



**ALAMEDA COUNTY COMMUNITY DEVELOPMENT AGENCY
PLANNING DEPARTMENT**

STAFF REPORT

TO: CASTRO VALLEY MUNICIPAL ADVISORY COUNCIL

HEARING DATE: NOVEMBER 25, 2019

GENERAL INFORMATION

APPLICATION TYPE & NUMBER: Site Development Review, PLN2019-00117

OWNER/APPLICANT: WRI Southern Industrial Pool LLC / Clear Channel Outdoor

PROPOSAL: Pursuant to a Sign Relocation Agreement (SRA), the applicant proposes to install and operate one electronic billboard sign face measuring 59 feet, 6 inches long, and 17 feet, 10 inches wide, and mounted atop one support pole of height 25 feet above grade level, for a total height 42 feet, 10 inches from grade level to the top of the sign. The SRA would require the removal of fifteen signs and eleven sign structures.

ADDRESS AND SIZE OF PARCEL: 3893 E. Castro Valley Boulevard, Castro Valley Area of unincorporated Alameda County, designated Assessor's Parcel Number: 085-6300-15-5; 5.2 acres.

ZONING: PD (Planned Development, 1816th Zoning Unit)

GENERAL PLAN DESIGNATION: This site is within the Castro Valley General Plan adopted by Alameda County Board of Supervisors in 2012, under which it is designated Community Commercial.

ENVIRONMENTAL REVIEW: A project Initial Study / Mitigated Negative Declaration has been available for review since October 4, 2019.

RECOMMENDATION

Staff recommends that the Castro Valley Municipal Advisory Council consider the staff report and the Initial Study / Mitigated Negative Declaration, review testimony, and recommend to the Board of Supervisors the adoption of the Mitigated Negative Declaration and approval of the project, subject to the proposed conditions and the SRA.

PARCEL ZONING HISTORY

August 11, 1956, 107th Zoning Unit, was adopted and designated the site as A-2 (Agriculture) District.

October 26, 1962, 489th Zoning Unit, rezoned the site to H-1 (highway frontage) District.

September 12, 1988, 1816th Zoning Unit, approved a PD (Planned Development) District for a neighborhood commercial development to serve the east side of Castro Valley. The Site Development Review process was included within the zoning unit to address: parking, landscaping, lightning, hours of operation, access and signalization, street utilities and drainage improvements, dedication of land and cumulative traffic mitigation fee.

November 21, 1988, 1816th MZU, Modification to Zoning Unit, approved a minor modification to zoning unit 1816th by the addition of a second (auxiliary) anchor store approximately 11,000 square feet in space.

December 28, 1988, Conditional Use Permit, C-5566, Zoning Administrator approved modification of the 1816th Zoning Unit by expanding retail uses, clarifying the anchor store occupants, and allowed other commercial uses not specified under the zoning unit as a conditional use permit. An anchor store could be occupied by a variety drug store with a pharmacy, or a hardware store not including building materials or a sporting goods store. Conditional uses include retail stores for apparel not to exceed 3,000 square feet, home entertainment, electronics, sporting goods, fabric, and linen and/or bath store.

May 24, 1989, Site Development Review, S-1221, approved the sign program for the neighborhood commercial development.

May 3, 1990, Conditional Use Permit, C-5733, Board of Supervisors denied the of appeal by the applicant of the Zoning Administrator's decision to deny a freeway-oriented identification sign (Pier I Imports) and uphold the approval to allow housewares sales (Pier 1 Imports) and an optometrists as permitted uses in the PD (Planned Development, 1816th Zoning Unit) District.

November 14, 1990, Modification to Site Development Review, MS-1221, approval to the sign program of letter heights for Pier I Imports from a maximum of 18 inches high to 28 inches high on the north and west elevations of building F.

January 23, 1991, Conditional Use Permit, C-5872, to amend the list of permitted use to include: carpet sales, business service, gift shop, toy store and kitchen cabinet showroom was denied by the Zoning Administrator subject to 3 conditions. These included that the Applicant apply for a rezoning within 30 days of this action, allowed the carpet floor covering, kitchen cabinet showroom for 60 days and maintain the conditions of the 1816th Zoning Unit and Site Development Review, S-1221.

March 25, 1991, Conditional Use Permit, C-5941 and Modification of Zoning Unit MZU, 1816th to amend the approved list of neighborhood commercial tenants to include hardware store as a third anchor (auxiliary) store as permitted use in a PD District was denied by the Planning Commission this would require a rezoning.

January 18, 1994, Conditional Use Permit, C-6378 approved by the Planning Commission to modify the 1816th Zoning Unit to allow a freeway-oriented identification sign, 24-Hour Fitness.

August 19, 1994, Modification of Site Development Review, MS-1221, amended the previous approval to allow under-canopy, tenant-identification signs and delete text referencing "Johnston Electric Sign" as the sign vendor.

December 21, 2009, the Planning Commission approved Conditional Use Permit, PLN2009-00041, which modified Zoning Unit 1816 an addition of to allow personal and financial services to the category of permitted uses for the District.

March 14, 2012, Conditional Use Permit, PLN2011-00136, to allow expansion of a tavern (Palomares Café) with the addition of live music and karaoke was withdrawn.

March 16, 2012, Zoning Verification Letter, PLN2012-00028, a request for a Zoning Verification Letter for the 580 Market Place shopping center, was completed.

September 17, 2012, Conditional Use Permit, PLN2012-00032 approved minor modifications to Zoning Unit 1866 to allow for professional health care offices.

May 10, 2019, Pre-application meeting, PLN2019-00077, was held to discuss issues surrounding the current project.

REFERRAL RESPONSES

Alameda County Public Works Agency, Building Inspection Division: Responded on July 16, 2019 without objection to the proposed project. Building permits will be required.

Alameda County Public Works Agency, Land Development Division: Responded on July 11, 2019 without comment.

Alameda County Public Works Agency, Grading Division: Responded on July 24, 2019 without comment.

Alameda County Fire Department: Responded on July 1, 2019 without comment.

Alameda County Sheriff: Responded on July 5, 2019 without comment.

Caltrans: The Department of Transportation office responded that the project location is located in an area outside of the landscaped freeway designation, therefore the project can proceed with permits as required.

Economic and Civic Development Agency: The Agency has worked with the applicant on developing the project consistent with an SRA with the applicant that would facilitate the removal of fifteen static billboard sign faces and eleven sign structures from eleven separate locations.

Eden/Castro Valley Chamber of Commerce: The chamber responded on July 17, 2019 in support of the project, with a requested removal of a single sided billboard sign and structure from the vicinity of the Grove Way/Center Street intersection. This sign and structure are proposed for removal. The Chamber also proposed the use of revenues from the new sign to implement the removal of a privately-owned billboard sign structure located on Castro Valley Boulevard. The Chamber also requested of the County that revenues from the sign be used to support the local business community.

SITE AND CONTEXT DESCRIPTION

Physical Features: The subject parcel combines with an adjacent parcel as the site for the 580 Marketplace shopping center. The entire center has three commercial buildings on approximately 10 acres. There is about 1,000 feet of frontage on East Castro Valley Boulevard. A grocery store serves as the anchor tenant, with 21 commercial suites located on the eastern and western building wings. Two driveways, one located near the middle of the frontage and the other near the southwest corner, provide access to the parking, which is provided in the center of the parcel.

Adjacent Area: Interstate 580 is immediately south of the subject property, with East Castro Valley Boulevard to the north. Cal-Trans owns approximately five acres of sloped freeway frontage between the subject property and I-580. To the northeast is a 25-lot single family residential subdivision along Chaparral Lane. To the northwest, across East Castro Valley Boulevard, are two hotels, Econo Lodge and the Castro Valley Inn, and the Transfiguration Church.

PROJECT DESCRIPTION

The applicant proposes to construct an electronic billboard sign structure on the subject property. As required by an SRA with the County, Clear Channel will remove 15 static billboard sign faces and 11 sign structures from locations in Castro Valley and the greater community.

STAFF ANALYSIS

Background

Adopted in 2008, the Alameda County Billboard Ordinance (Section 17.54.226 of the Alameda County General Ordinance) prohibits new billboards unless proposed as part of a Sign Relocation Agreement (SRA). Policies of the County's Billboard Consolidation and Relocation Program, which in its turn supported by the Billboard Ordinance, call for the removal of at least 50 percent of the billboards in the unincorporated areas of the County. These policies are also focused on the removal of billboards from residential areas in favor of their relocation to commercial corridors. In exchange for a 50 percent reduction of existing billboards located on secondary arterial roadways, the County has committed to work with media companies to approve permits for the development of a limited number of new digital billboards on interstate highway locations. The subject application seeks approval for electronic billboard signs that would be oriented toward eastbound traffic on interstate 580, in exchange for the removal of fifteen static billboard signs within three miles of the proposed billboard site.

Conformance with the General Plan

This site is within the Castro Valley General Plan adopted by Alameda County Board of Supervisors in March 2012. The Plan designates the site as Community Commercial. Plan initiatives include the continuation of the Billboard Reduction Program, and the completion of a Castro Valley Boulevard streetscape project which would effectively remove billboards from that thoroughfare.

The Scenic Route Element of the General Plan, which was originally adopted in May 1966, and subsequently amended May 5, 1994, designated freeways, expressways, major thoroughfares, and other routes, throughout Alameda County. The Scenic Route Element calls for development controls adjacent to all designated routes. Within unincorporated Alameda County, these controls are manifest within the Zoning Ordinance, with specific controls pertaining to advertising signs found in section 17.52.515. As discussed below, an amendment to the Zoning Ordinance has enhanced its consistency with General Plan goals and policies.

Conformance with the Zoning Ordinance

The site is classified into a "PD" (Planned Development, 1816th Zoning Unit) District. The standards for this District allow for commercial uses, therefore the placement of the billboard on property within this classification is appropriate.

District standards prohibit the direction of light so that it may infiltrate the rear yards of residences located on Chaparral Lane. The proposed single sided sign would be oriented toward the west, so that the light from the sign would be directed in the opposite direction, toward the west, and not toward the residences. The District also requires a setback of at least 60 feet between these properties and any development on the subject property. The proposed sign location is more than 60 feet from the Chaparral Lane parcels.

While District standards prohibit business signs, except for a single sign directing traffic to the center, from areas of the property visible from Interstate 580, the limitations described are expressly for business signs related to businesses on the property, and do not refer to advertising signs or billboards.

The property and vicinity is located within the SC (Scenic Corridor) overlay District, created by the Board of Supervisors in 2013 to restrict development from encroaching upon the 580 interstate in the Dublin Canyon area. District policy prohibits buildings within 40 feet of the roadway, and within 100 feet, requires approval from the Board for all grading or building permits. The proposed sign location would be about 130 feet from the roadway, well outside of the area restricted by District standards.

Until recently, section 17.52.515 of the Alameda County Zoning Ordinance prohibited the placement of advertising signs within 300 feet of all designated scenic routes throughout unincorporated Alameda County, which includes the section of freeway adjacent to the proposed sign location. Amendments to the Ordinance now provide for advertising signs when proposed as part of an SRA, should the proposal meet the standards found in sections 17.54.220 (general Site Development Review procedures) and 17.54.226, which is discussed below.

Zoning Ordinance Section 17.54.226 provides the framework process by which a billboard proposal may be reviewed. The ordinance tasks the Planning Commission in an advisory capacity, with the responsibility to make recommendations to the Board of Supervisors. Appeal of the Board of Supervisors' final decision to adopt the project mitigated negative declaration, to grant or deny a permit for a relocation agreement billboard, is conducted through judicial review.

The installation of billboards within an "R", "A", or "P-D" districts allowing residential or agricultural uses is prohibited. Billboard proposals are evaluated through applications for Site Development Review, for which the ordinance provides the following criteria, to ensure that the project:

1. Serves the public interest in aesthetics and safety and is not detrimental or injurious to property or improvements in the neighborhood;
2. Will not be detrimental to the health or safety of persons residing or working in the neighborhood;
3. Ensures adequate opportunity for persons to exercise their right of free speech by display of signs;
4. Protects and preserves the character of residential areas by prohibiting commercial signage in such areas, except as required by state law or judicial decisions;
5. Is compatible with uses and structures on the site and in the surrounding area. Compatibility

shall be determined by the relationships of the elements of form, proportion, scale, and overall sign size;

6. Does not constitute a hazard to the safe and efficient operation of vehicles on a street or a freeway or create a condition that endangers the safety of persons, pedestrians, or property;
7. Does not create a traffic safety problem with regard to on-site access, circulation or visibility, speed of travel on adjacent roadways, sight visibility, and/or visibility of access ramps;
8. Will not cause or contribute to a net increase in the cumulative number of existing billboards in a neighborhood or community.

Evaluation of the subject proposal using the criteria for section 17.52.515 is provided after the discussion for Environmental Review.

Project-Related Comments Received from Interested Parties

The Eden Castro Valley Chamber of Commerce requested that project revenues be directed for grants and initiatives within the local community, and to assist in the removal of privately-owned billboard sign structures on Castro Valley Boulevard. While the first request can be considered with the SRA, both comments are outside the discussion of the Planning approval.

Environmental Review

Circulation for the project Initial Study and Mitigated Negative Declaration initiated October 4, and addenda, errata, and responses to comments will be part of the project Initial Study under consideration. The Initial Study discloses potential impacts of the construction, installation and operation of the electronic billboard sign at the subject property, and the removal of 15 static billboard signs and 11 sign structures from 11 locations.

The initial study identified potential impacts affecting Aesthetics, Air Quality, Biological Resources, Cultural Resources, Transportation and Traffic, Tribal Cultural Resources, and Mandatory Findings of Significance. Mitigation measures informed by the Initial Study are provided within the project Mitigation Monitoring and Reporting Program (MMRP) which in turn is referenced within the proposed conditions of approval.

For impacts affecting Aesthetics, mitigating measures include AES-1 that outlines the demonstration of Compliance with Lighting Standards through Field Testing. The permittee shall demonstrate through field testing compliance with a 0.3-foot candle increase over ambient light at a distance of 250 feet during nighttime conditions upon initial start-up, at 6 months of operation, and at the request of the County for the life of the billboard. If increases above this threshold are found, the dimming shall be adjusted until this level can be demonstrated, within 24 hours of notification, or the operation of the billboard sign shall be suspended until compliance can be demonstrated.

Measure AIR-1 is intended to maintain at the less than significant level, impacts to Air Quality and requires compliance with Basic Construction Mitigation Measures adopted by the Bay Area Air Quality Management District (BAAQMD).

BIO-1 prescribes the avoidance of the February through August bird nesting season for sign removal and ground disturbance, or otherwise, in lieu of temporal avoidance, the completion of nesting bird surveys by a qualified ornithologist, no more than 14 days prior to the implementation of the project.

Impacts to Cultural Resources are mitigated by measures CUL-1, which provides the process by which

construction activities shall cease within a 100-foot radius of a location where a resource is accidentally encountered, CUL-2, which outlines the process for finds of fossils or fossil-bearing deposits and which pertains to the accidental discovery of human remains.

TRAN-1 outlines the procedure for the applicant to submit a written report regarding the operation of each electronic billboard sign, upon the County's request, in addition to the format and required content of the report. Operational safety of the signs is safeguarded through TRAN-2 which prohibits the installation or implementation any technology that may allow interaction with drivers, vehicles, or any device located in vehicles.

Procedures to follow in the event of unanticipated discovery of tribal cultural resources is outlined in measure TCR-1.

Comments and Responses to the Initial Study: Regarding the project Initial Study/Mitigated Negative Declaration, no comments were received from public agencies, nor from the public at large. For previous billboard applications considered with an SRA, Caltrans has commented that permits may be required by that agency. For the Initial Study, the Eden Castro Valley Chamber of Commerce reiterated its previous comments related to the project, which were previously discussed.

Corrections for the initial study will include changes to the schedule of work discussed under the Project Description, with the limitation of construction to weekend hours changed to regular hours allowed under the building permit.

Under Land Use and Planning, the Initial Study discusses the SC (Scenic Corridor) overlay District, created by an ordinance adopted by the Board of Supervisors in 2013, to constrain development that would encroach upon the Interstate 580 viewshed in the Dublin Canyon area. The proposed sign location is outside Corridor boundaries delineated as 100 feet from the interstate roadway, and therefore not subject to District policies. Discussion of the SC District will also be included within the discussion of the regulatory framework under the Project Description, and Aesthetics. The addition of the reference to these sections does not affect the resolution of the impacts within the initial study.

The following is an evaluation of the billboard proposal under the criteria provided by section 17.52.226 of the Zoning Ordinance:

- 1. Serves the public interest in aesthetics and safety and is not detrimental or injurious to property or improvements in the neighborhood;*

The project MMRP would provide specific mitigation measures that the project would be required to follow, including continuous monitoring of sign brightness levels over ambient light, and reductions in brightness in the event of equipment malfunction that could otherwise lead to impacts in aesthetics and traffic safety. Additionally, the applicant has committed to, and the project would be conditioned on, the use of the sign for public service messages intended to enhance community and public safety.

- 2. Will not be detrimental to the health or safety of persons residing or working in the neighborhood;*

Light from the billboard sign would be oriented toward Interstate 580 and not toward the neighborhood in the vicinity, and the project would incorporate field testing and procedural measures

to safeguard against light spillover into these areas.

3. Ensures adequate opportunity for persons to exercise their right of free speech by display of signs;

In addition to the availability of the signs for messages relating to community and public safety, use of the sign would be governed by standard business arrangements, without interfering in the rights of persons to free speech.

4. Protects and preserves the character of residential areas by prohibiting commercial signage in such areas, except as required by state law or judicial decisions;

The proposed sign would be located within a PD (Planned Development) District allowing commercial retail uses. The sign would be oriented toward the eastbound Interstate 580 right of way and away from residential uses off Chaparral Lane. Opposite the Interstate 580, the sign would be located at least 1400 feet from the nearest residential properties.

5. Is compatible with uses and structures on the site and in the surrounding area. Compatibility shall be determined by the relationships of the elements of form, proportion, scale, and overall sign size;

The proximity of the project site to Interstate 580 and a communications tower is appropriate, and the presence of a commercial building between Castro Valley Boulevard and the proposed sign location would assist in screening the sign from the Castro Valley Boulevard streetscape.

6. Does not constitute a hazard to the safe and efficient operation of vehicles on a street or a freeway or create a condition that endangers the safety of persons, pedestrians, or property;

Adherence to the project MMRP will safeguard the project from creating a nuisance distraction for traffic on Interstate 580 and the surrounding area.

7. Does not create a traffic safety problem with regard to on-site access, circulation or visibility, speed of travel on adjacent roadways, sight visibility, and/or visibility of access ramps;

Measures included within the MMRP will be designed to prevent the creation of hazards for motorists and pedestrians on surface streets as well as the freeway.

8. Will not cause or contribute to a net increase in the cumulative number of existing billboards in a neighborhood or community.

Approval of this proposal for one sign on one sign structure would be conditioned upon the removal of fifteen static signs on eleven sign structures from the project vicinity.

Clear Channel Signs not included in the proposal: In the vicinity of Castro Valley Boulevard, five Clear Channel sign faces on two support structures have not been included with the Clear Channel proposal. These signs and structures are located at 2730 Castro Valley Boulevard (three sign faces) and 2074 Lake Chabot Road (2 sign faces). Under the current project proposal, the signs and structures at these locations would remain indefinitely (Figures #2 and #3).

Public Comment: Courtesy Notices were sent to area residents in July of 2019 and notice of this hearing

was mailed on November 15. Staff has not received contact from the public prior to hearing.

Conclusion:

The proposed project is consistent with the General Plan, complies with the requirements for Site Development Review set forth under Alameda County Ordinance section 17.52.226 and satisfies the goals of the Alameda County Billboard Consolidation and Relocation Program as adopted into the Zoning Ordinance. Therefore, staff recommends the current project for approval, subject to proposed conditions: . .

1. This permit authorizes the installation of one 59-foot, 6-inch long, 17-foot, 10-inch wide, electronic billboard sign mounted atop a support pole 25 feet above ground level, for an overall height to the top of the sign of 42-feet, 10-inches from ground level, in the PD (Planned Development, 1816th Zoning Unit) District, located at 3893 E. Castro Valley Boulevard, south side, Castro Valley area of unincorporated Alameda County, consistent with plans labelled Exhibit "A" and dated June 21, 2019, and the concurrent SRA with Alameda County.
2. Prior to sign operation, permittee shall remove static billboard signs and sign structures from the following locations:
 - 15208 E. 14th St; (2 signs, 1 structure)
 - 254 Lewelling Boulevard; (2 signs, 1 structures)
 - 50 E. Lewelling Boulevard; (1 sign, 1 structure)
 - 154 A Street; (1 sign, 1 structure)
 - 21397 Mission Boulevard; (2 signs, 1 structure)
 - 2495 Castro Valley Boulevard; (1 sign, 1 structure)
 - 2520 Castro Valley Boulevard; (2 signs, 1 structure)
 - 2793 Castro Valley Boulevard; (1 sign, 1 structure)
 - 20845 Wilbeam Avenue; (1 sign, 1 structure)
 - 3130 Castro Valley Boulevard; (1 sign, 1 structure)
 - 2905 Grove Way; (1 sign, 1 structure)
3. Project development and operation shall comply at all times with the Mitigation Monitoring and Reporting Program for PLN2019-00117, dated November 2019.
4. Owner or successor shall defend, indemnify, and hold harmless Alameda County and connected agents, officers, and employees from any claim, action, or proceeding to attack, set aside, void, or annul PLN2019-00117, Site Development Review, for related building improvements, or any subsequent Site Development Review. Such indemnification shall include, but not be limited to, an award of costs and attorney's fees incurred by Alameda County for such defense. The County shall promptly notify owner or successor of any such challenge.

5. The project shall meet the requirements of the following agencies:
 - a. Alameda County Public Works Agency
 - b. Alameda County Fire Department
 - c. California Department of Transportation

Architectural Design

9. Elevations shall be in substantial conformance with those shown on Exhibit "A", PLN2019-00117, dated June 21, 2019.
10. Any and all lighting shall be designed, installed, and operated so as not to radiate or emit glare towards the neighboring residences. Lighting shall be oriented internally toward the site. The illumination intensity of lighting shall be sufficient only for the intended purpose and neither excessive nor unnecessary.
11. Permittee, and their successors, shall comply with all Federal, State, and Local Laws, Regulations and Alameda County Ordinances.

Figure 1 – Aerial View of Project Location



**APPROXIMATE
LOCATION OF
PROPOSED SIGN**

Figure 2 – Clear Channel Sign at 2730 Castro Valley Boulevard to Remain



Figure 3 – Clear Channel Sign at 2074 Lake Chabot Road to Remain



ATTACHMENTS

Graphics

Site Plan

Project Referral Responses

Initial Study and Mitigated Negative Declaration, 580 Marketplace Digital Billboard Project

Addendum and Errata to Initial Study

Responses to comment

MMRP

Prepared By: Damien Curry, Planner

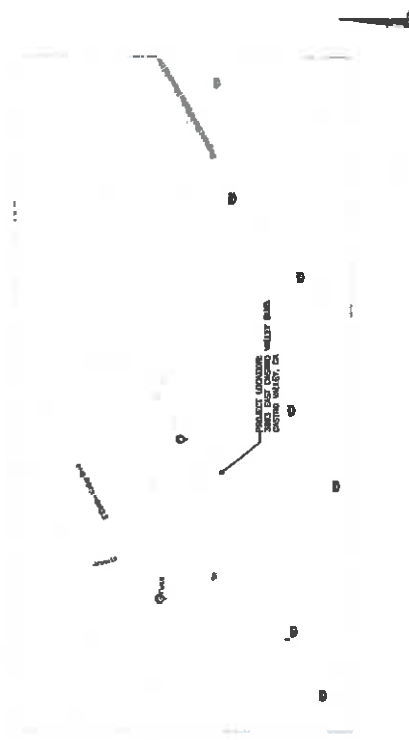
Reviewed By: Sonia Urzua, Senior Planner

NOVEMBER 25, 2019

CVMAC

PLN2019-00117

VICINITY MAP



PROJECT DATA

LOCATION: 3000 EAST CASTRO VALLEY BLVD., CASTRO VALLEY, CA
 CSD MAP# 001 700
 APN: 001-020-013-00
 ZONING: M-1
 CONSTRUCTION TYPE: TYPE M-1 (ADVERTISING SIGN)
 OCCUPANCY GROUP: GROUP 3
 AREA OF INTEREST: A/A
 JURISDICTION: CITY OF CASTRO VALLEY
 APPLICABLE CODES: 2008 CALIFORNIA BUILDING CODE (CBC) & JUNE 7-10

PROJECT TEAM

PROPERTY OWNERS
 AND INVESTOR: SHERIDAN REALTY
 10000 WILSON AVENUE, SUITE 100
 CASTRO VALLEY, CA 94546
 TEL: (925) 727-2611
 FAX: (925) 727-2611

ARCHITECT
 CLARKE KENNEDY ARCHITECTS INC.
 4000 WILSON AVENUE, SUITE 100
 CASTRO VALLEY, CA 94546
 TEL: (925) 825-5800

ENGINEER
 S.L. CHAN, P.E., REGISTERED
 AND INVESTOR: SHERIDAN REALTY
 10000 WILSON AVENUE, SUITE 100
 CASTRO VALLEY, CA 94546
 TEL: (925) 727-2611
 FAX: (925) 727-2611

SCOPE OF WORK

- NEW EXTERIOR ADVERTISING SIGN
- 20'x10' SINGLE FACE CENTER MOUNTED SIGN
- 4'-2" HIGH ORIGINAL HEIGHT
- CEILING MOUNT COLUMN MOUNTING
- SIGN COLUMN SHALL BE PROVIDED WITH COLUMN COVER TO BE PROVIDED BY ENGINEER

AERIAL VIEW



OWNER & APPLICANT SIGNATURES

AND INVESTOR: SHERIDAN REALTY
 10000 WILSON AVENUE, SUITE 100
 CASTRO VALLEY, CA 94546
 TEL: (925) 727-2611
 FAX: (925) 727-2611

DATE: 6/10/17
 PROJECT NO: 17-00117

SHEET INDEX

- PROJECT INFORMATION, PROPERTY MAP, AND PROJECT NOTES
- ORIGINAL SITE PLAN WITH IMPROVED SIGN STRUCTURE
- DETAILED SITE PLAN WITH IMPROVED SIGN STRUCTURE
- SIGN ELEVATIONS

EXHIBIT A
 RECEIVE
 JUN 21 2017
 SDC
 PLND019-00117

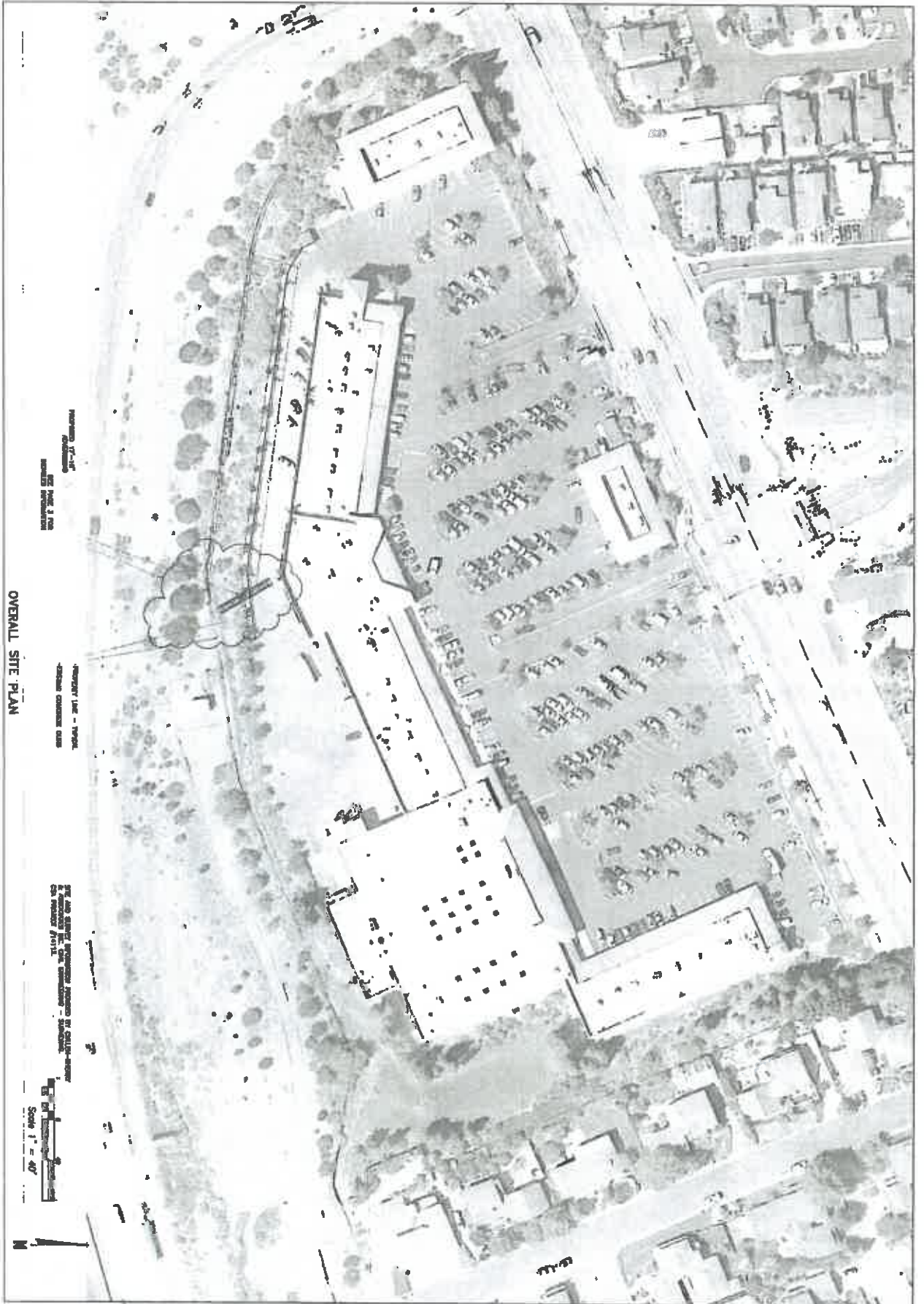
AMZ ENGINEERING
 2000 Airport Avenue • Suite 17 • Castro Valley, CA 94546
 Tel: (925) 938-8888 • Fax: (925) 938-8889
 Email: info@amzeng.com

PREPARED FOR:
 SAN FRANCISCO SAN AGUA
 CHANNEL OUTDOOR INC.
 1805 12TH STREET, SUITE 200
 CASTRO VALLEY, CA 94546

2016 DIGITAL ADVERTISING SIGN
 3000 EAST CASTRO VALLEY BLVD
 CASTRO VALLEY, CA 94546

DATE: 6-10-2017
 SCALE: AS SHOWN
 DRAWN: J.A.
 JOB: 17001-002

Sheet 1 of 4



OVERALL SITE PLAN

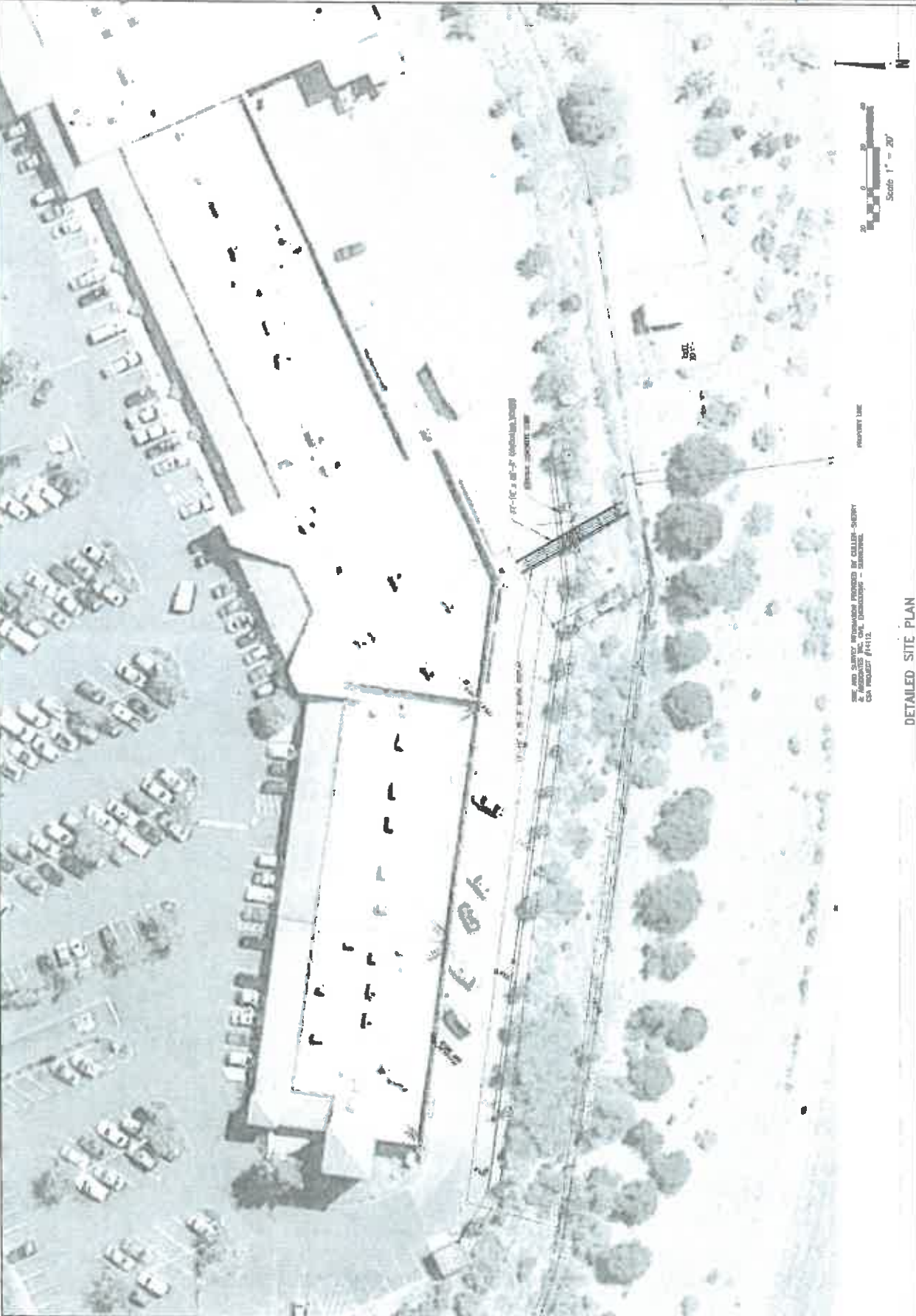
Scale 1" = 40'

2

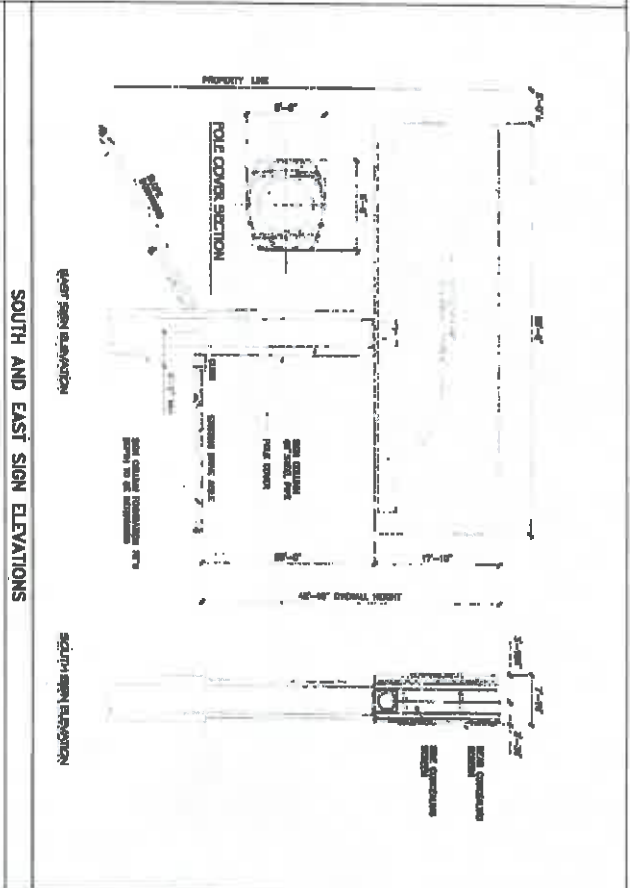
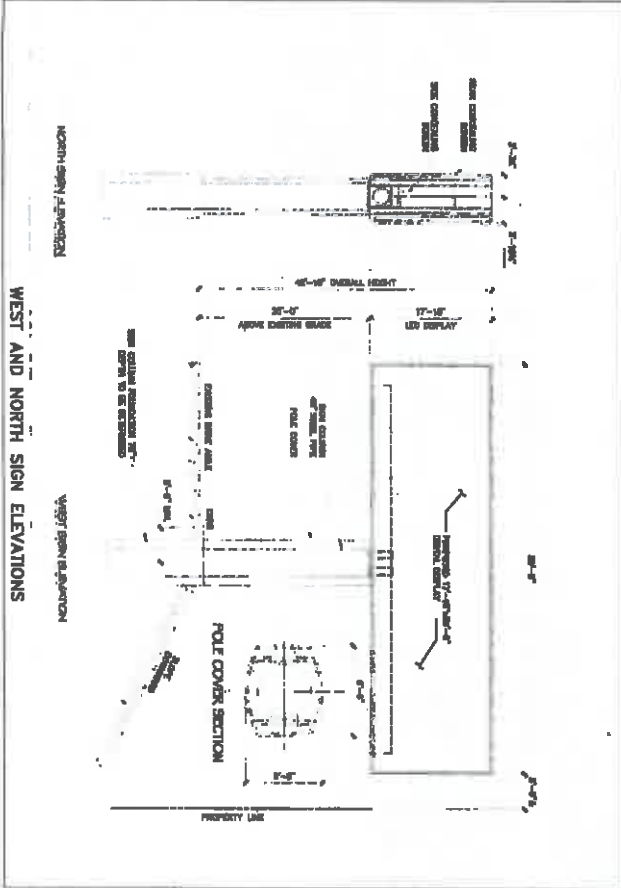
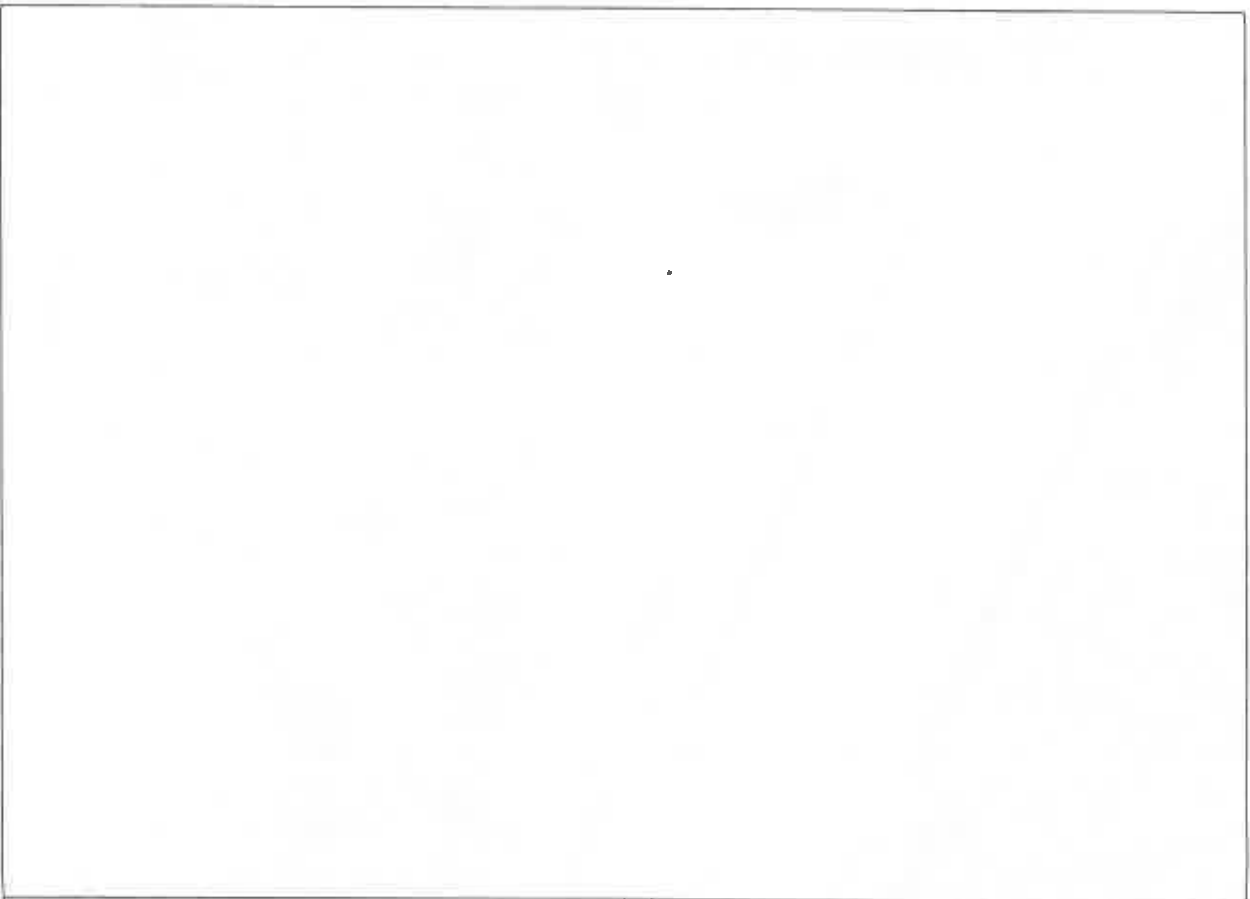
20150 DIGITAL ADVERTISING SIGN
 SINGLE FACE CENTER MOUNT
 OVERALL HEIGHT = 42'-0"
 2885 EAST CASTRO VALLEY BLVD
 CASTRO VALLEY, CA 94552

PREPARED FOR:
 CLEAR CHANNEL OUTDOOR INC
 SAN FRANCISCO BAY AREA
 285 12TH STREET, SUITE 850
 OAKLAND, CA 94607

ANZ ENGINEERING
 STRUCTURAL ENGINEERING CONSULTANTS
 2850 Airport Avenue • Suite 117 • South San Francisco, CA 94080
 Telephone: 650.882.0000 • email: anz@anz-engineering.com



DETAILED SITE PLAN



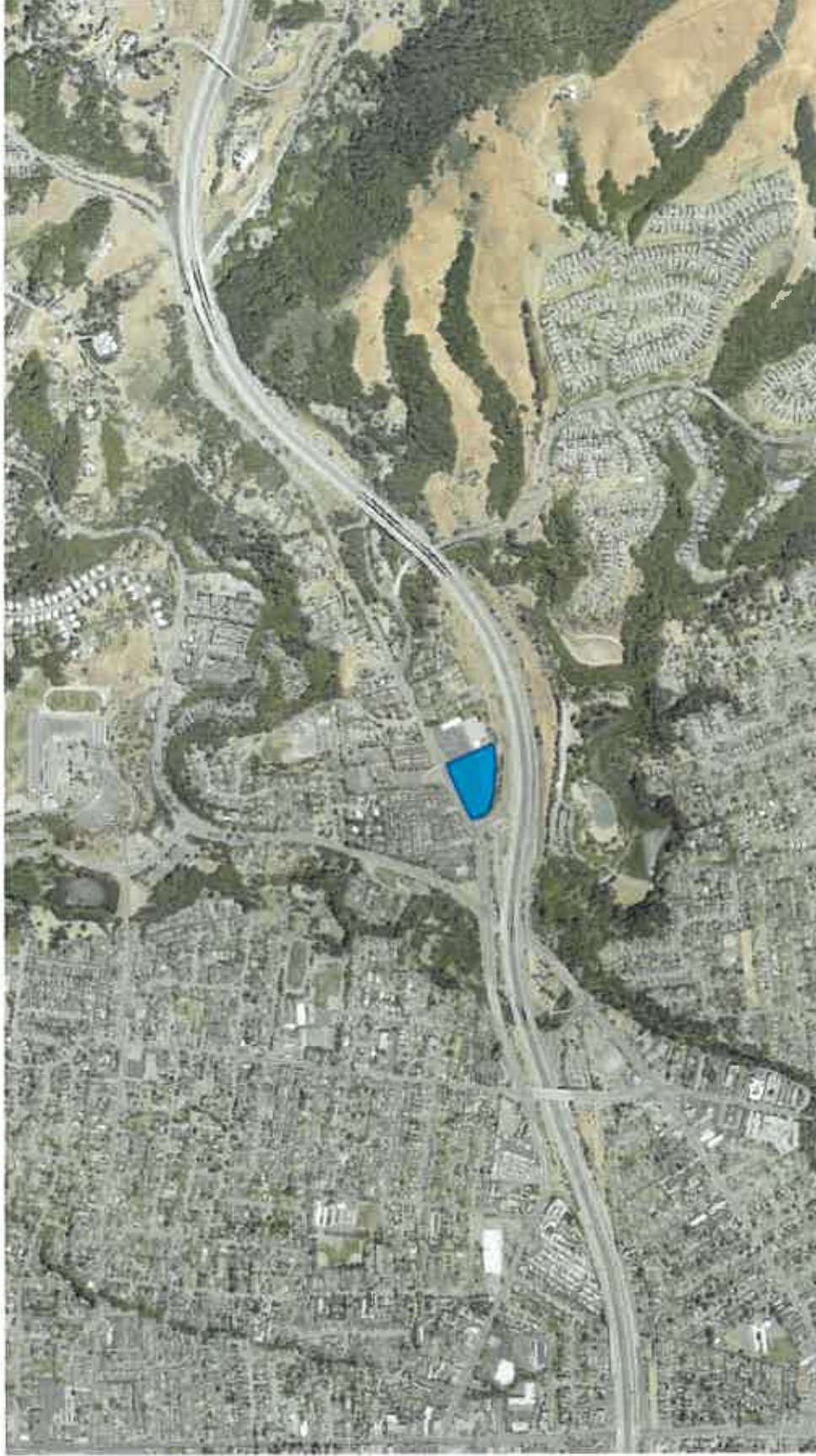
4

20180 DIGITAL ADVERTISING SIGN
 SINGLE FACE CENTER MOUNT
 OVERALL HEIGHT = 42'-10"
 3580 EAST CASTRO VALLEY BLVD.
 CASTRO VALLEY, CA 94552

PREPARED FOR
 CLEAR CHANNEL OUTDOOR INC.
 SAN FRANCISCO BAY AREA
 350 12TH STREET, SUITE 250
 OAKLAND, CA 94607

AMZ ENGINEERING
 CIVIL/STRUCTURAL/METEOROLOGICAL CONSULTANTS
 1850 Airport Avenue • Suite 17 • San Mateo, CA 94403
 Telephone: (650) 593-1888 • email: amz@amz-engineering.com

AMZ ENGINEERING
 CIVIL/STRUCTURAL/METEOROLOGICAL CONSULTANTS



PLN2019-00117
AERIAL PHOTO

ALAMEDA COUNTY CDA – PLANNING DEPARTMENT



PLN2019-00117
VICINITY MAP

ALAMEDA COUNTY CDA – PLANNING DEPARTMENT

DEPARTMENT OF TRANSPORTATION
OFFICE OF OUTDOOR ADVERTISING
P.O. BOX 942873, MS-36
SACRAMENTO, CA 94273-0001
PHONE (916) 654-6473
FAX (916) 651-9359
TTY 711
www.dot.ca.gov



*Serious Drought.
Serious drought.
Help save water!*

February 13, 2017

CERTIFIED MAIL: 7015 0640 0003 8657 8578

Stephen R. Shinn
Clear Channel Outdoor
555 12th Street, Ste. 950
Oakland, CA 94607

Dear Mr. Shinn:

Per your request, this letter will serve as confirmation that the Department of Transportation (Department), Office of Outdoor Advertising has approved your preliminary application request number A04-0617 for the location identified as ALA/580/R28.08L, situated on the north side of Interstate 580 in Alameda County, .62 miles east of the Center Street over cross at the Castro Valley Exit (Exit 37) to E. Castro Valley Blvd.

It is considered to be conforming and in compliance with the Business and Professions Code and California Code of Regulations at this time.

Within one year of the above date, if you submit an outdoor advertising application for a state permit, one hundred dollars (\$100) of the preliminary review fees paid from the Preliminary Review Request shall be credited towards your outdoor advertising application.

If you have any questions, please contact the Office of Outdoor Advertising at (916) 654-6473.

Sincerely,

A handwritten signature in blue ink that reads "Michele Day".

MICHELE DAY
Northern Area Manager

July 17, 2019

Alameda County Community Development Agency
224 West Winton Rm # 111
Hayward, CA. 94544

Dear Eileen,

The Castro Valley/ Eden Area Chamber of Commerce Executive Board and Economic Committee have reviewed the proposed billboard reduction project. Installing an electronic billboard in place of several existing billboards is a great idea. We have encouraged removal of the existing billboards for decades and we are happy to see it finally come to fruition. As a result, we support this proposal with two additional recommendations:

1. We would like to see the two additional billboards that are not included in the proposal be removed as well. The billboard on Grove Way near center street is owned by one of the media companies, which will benefit from the electronic billboard. It is single sided and the return from the electronic billboard will more than compensate for the removal of this billboard. Please revise the removal list to include this billboard.

The billboard above "The Floater" should also be removed. We understand that this billboard is unique and the billboard is actually owned by a private citizen. We believe that some of the revenue generated by the electronic billboards should be applied to pay compensation to the family for removal of this billboard. The billboards are an eyesore and removal of ALL billboards should be our goal. We are encouraged by the opportunity to finally remove them.

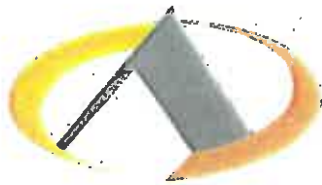
2. Allocation and distribution of the revenue generated from the electronic billboard needs to be determined by the community. During our last Chamber of Commerce Board meeting, it was wonderful to hear that the revenue generated from the electronic billboard will go towards projects and priorities in our community. We would like these

decisions to come from our community. This is an opportunity to bring back our Community Advisory Committee, to create a grant awarding committee, or to create some local business/community ad hoc committee that will prioritize and distribute these funds.

The Eden Area Chamber of Commerce appreciates the efforts that ECD has made towards the billboard removal and we look forward to collaborative solutions like these that will benefit our entire community.

Tim Castle,

President of Castro Valley/Eden Area Chamber of Commerce



ALAMEDA COUNTY COMMUNITY DEVELOPMENT AGENCY
PLANNING DEPARTMENT

Chris Bazar
Agency Director

PROJECT REFERRAL

RECEIVED

Albert Lopez
Planning Director

Date: June 27, 2019
RE: Case No. PLN2019-00117
Site Development Review

JUL 01 2019

Alameda County Planning Department
AGFD Log # _____

224
West Winton Av
Room 11

Due Date: July 18, 2019

Hayward
California
94544

phone
510.670.5400
fax
510.785.8790

www.acgov.org/cc

ACPWA JOHN ROGERS
ACPWA GRADING DIVISION
ALAMEDA CO. ECONOMIC & CIVIC
DEVELOPMENT
CALTRANS DISTRICT 4

ACPWA BUILDING DEPARTMENT
ACPWA LAND DEVELOPMENT
ALAMEDA CO. FIRE DEPT.

CASTRO VALLEY MUNICIPAL ADVISORY
COUNCIL
ACPWA TRAFFIC

CALTRANS OFFICE OF OUTDOOR
ADVERTISING
CASTRO VALLEY/ EDEN AREA CHAMBER
OF COMMERCE
SHERIFF PERMITS STEPHEN G. SWEENEY,
DEPUTY

The following application is referred to you for your information and recommendation:

To allow a billboard relocation project - construction of a new digital billboard adjacent to I-580, located at 3893 E Castro Valley Blvd (Castro Valley), southeast corner, intersection of E. Castro Valley Blvd. and the WB I-580 off ramp

APN: 085-6300-013-05

Pursuant to the CEQA requirements, a project Initial Study and Mitigated Negative Declaration will be required at minimum.

Receipt of your comments by the indicated due date will enable the inclusion of relevant information in the preparation of a written staff report; otherwise, please initial and date below that your organization, department or agency has no comment and return this notice by the indicated due date.

Please send a copy of your recommendation(s) to the applicant.

If you have any questions, please contact me at the above number.

Sincerely,

Damien Curry
Development Planning Division
damien.curry@acgov.org

cc: Applicant: BRUCE QUALLS 555 12th St., Oakland, Ca 94607

PROJECT REFERRAL

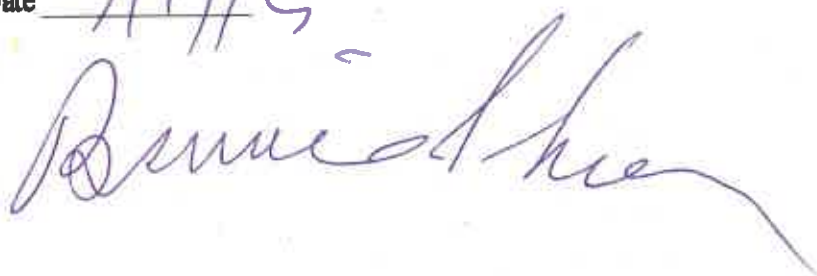
Date: June 27, 2019

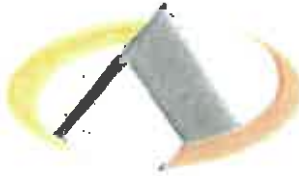
RE: Case No. PLN2019-00117

Owner: WRI SOUTHERN INDUSTRIAL POOL LLC P.o Box 924133, Houston, Tx 77292

No Comment - Date 7/1/19

Attachments





ALAMEDA COUNTY COMMUNITY DEVELOPMENT AGENCY
PLANNING DEPARTMENT

Chris Bazar
Agency Director

PROJECT REFERRAL

*SAM 2019-00027
→ Kevin
7.8.2019 AV.*

Albert Lopez
Planning Director
224
West Winton Av
Room 11

Date: June 27, 2019
RE: Case No. PLN2019-00117
Site Development Review

Hayward
California
94544

Due Date: July 18, 2019

phone
510.870.5400
fax
510.785.8783

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ACPWA GRADING DIVISION
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CASTRO VALLEY MUNICIPAL ADVISORY
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Please send a copy of your recommendation(s) to the applicant.

If you have any questions, please contact me at the above number.

Sincerely,

Damien Curry
Development Planning Division
damien.curry@acgov.org

cc: Applicant: BRUCE QUALLS 555 12th St., Oakland, Ca 94607

PROJECT REFERRAL

Date: June 27, 2019

RE: Case No. PLN2019-00117

Owner: WRI SOUTHERN INDUSTRIAL POOL LLC P.o Box 924133, Houston, Tx 77292

No Comment - Date 7/11/19 *Kym Yee Yin (Ext 55954)*

Attachments

Curry, Damien, CDA

From: Chan, Andrew@DOT <Andrew.Chan@dot.ca.gov>
Sent: Thursday, August 15, 2019 5:32 PM
To: Curry, Damien, CDA; Powers, Patrick
Cc: Qualls, Bruce; Urzua, Sonia, CDA
Subject: RE: Clear Channel Outdoor (I-580 Castro Valley Digital Billboard)

Hi Everyone,

I received confirmation from our Outdoor Advertising group that the correct postmile on record is indeed 28.08, so it is outside the landscaped freeway designation on I-580, which starts at 28.10.

Again, apologies for any confusion regarding the post mile.

Thanks,
Andrew Chan
Associate Transportation Planner
Local Development - Intergovernmental Review
Caltrans District 4
Office: 510-622-5433

From: Curry, Damien, CDA <damien.curry@acgov.org>
Sent: Wednesday, August 14, 2019 9:32 AM
To: Chan, Andrew@DOT <Andrew.Chan@dot.ca.gov>; Powers, Patrick <PatrickPowers@clearchannel.com>
Cc: Qualls, Bruce <BruceQualls@clearchannel.com>; Urzua, Sonia, CDA <sonia.urzua@acgov.org>
Subject: RE: Clear Channel Outdoor (I-580 Castro Valley Digital Billboard)

Thanks Andrew. Can you clarify with a definite response from Caltrans?

Damien Curry
Alameda County Planning
(510) 670-6684
damien.curry@acgov.org

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From: Chan, Andrew@DOT <Andrew.Chan@dot.ca.gov>
Sent: Wednesday, August 14, 2019 8:55 AM
To: Powers, Patrick <PatrickPowers@clearchannel.com>
Cc: Qualls, Bruce <BruceQualls@clearchannel.com>; Curry, Damien, CDA <damien.curry@acgov.org>
Subject: RE: Clear Channel Outdoor (I-580 Castro Valley Digital Billboard)

Hi Patrick,

I apologize for not getting back to you sooner and for the confusion. Caltrans Office of Landscape Architecture provided a recommendation for the lead agency and the Outdoor Advertising (ODA) to take into consideration, which in this case is concerns being adjacent to the landscape freeway limit, residential views at night, and Scenic Highway eligibility. However, this doesn't necessarily mean that the permit will be denied. If ODA confirms the post mile location is outside the landscaped freeway section, approves of the location, and all other criteria are met then they would issue permit. Ultimately, the applicant and lead agency will work with ODA for the permit.

Hope this clarifies things.

Let me know if you have any more questions.

Thank you,
Andrew Chan
Associate Transportation Planner
Local Development - Intergovernmental Review
Caltrans District 4
Office: 510-622-5433

From: Powers, Patrick <PatrickPowers@clearchannel.com>
Sent: Friday, August 9, 2019 1:44 PM
To: Chan, Andrew@DOT <Andrew.Chan@dot.ca.gov>
Cc: Qualls, Bruce <BruceQualls@clearchannel.com>
Subject: RE: Clear Channel Outdoor (I-580 Castro Valley Digital Billboard)

Andrew,

I wanted to catch-up with you concerning your follow-up with the Landscape Department. Look forward to hearing back from you soon.



Patrick Powers
Real Estate

555 12th Street, Ste 850
Oakland, CA 94607

D 510.446.7219
M 510.812.0495
clearchanneloutdoor.com

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From: Powers, Patrick
Sent: Monday, August 5, 2019 2:09 PM
To: Chan, Andrew@DOT <Andrew.Chan@dot.ca.gov>
Cc: Qualls, Bruce <BruceQualls@clearchannel.com>
Subject: RE: Clear Channel Outdoor (I-580 Castro Valley Digital Billboard)

Appreciate you getting back to me and we look forward to hearing from you soon.



Patrick Powers
Real Estate

555 12th Street, Ste 950
Oakland, CA 94607

D 510.446.7219

M 510.812.0495

clearchanneloutdoor.com

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From: Chan, Andrew@DOT [<mailto:Andrew.Chan@dot.ca.gov>]
Sent: Friday, August 2, 2019 12:51 PM
To: Powers, Patrick <PatrickPowers@clearchannel.com>
Cc: Qualls, Bruce <BruceQualls@clearchannel.com>
Subject: Re: Clear Channel Outdoor (I-580 Castro Valley Digital Billboard)

Hi Patrick,

Thanks for reaching out. I'll discuss this with our landscape department. I'm out of the office today, so I'll get back to you by next Monday or Tuesday.

Thank you,
Andrew Chan

Get [Outlook for iOS](#)

From: Powers, Patrick <PatrickPowers@clearchannel.com>
Sent: Thursday, August 1, 2019 12:59 PM
To: Chan, Andrew@DOT
Cc: Qualls, Bruce
Subject: Clear Channel Outdoor (I-580 Castro Valley Digital Billboard)

Andrew,

I work for Clear Channel Outdoor in the Northern California Real Estate Department. I'm reaching out to you in regard to the attached letter you provided to Damien Curry, Alameda County Planning Department, pursuant to our company's proposed Digital Sign Installation in Castro Valley (3893 East Castro Valley Blvd.).

The post mile referenced in your letter is ALA-580-PM 28.14, which is a post mile that is within a landscaped area of I-580 (per Classified "Landscaped Freeways" ODA). However, the post mile referenced in the Preliminary Approval Letter from ODA, which is the correct post mile of our company's proposed installation is actually 28.08. Per the Classified Landscaped Freeway document, this portion of I-580 is within a non-landscaped portion of the freeway. It is CCO's understanding that the site qualifies and so our company is not sure of your Department's position concerning our project.

Thank you for your time and if you would like to discuss further do not hesitate to contact us.



Patrick Powers
Real Estate

555 12th Street, Ste 950
Oakland, CA 94607

D 510.446.7219
M 510.812.0495

clearchanneloutdoor.com

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DEPARTMENT OF TRANSPORTATION
DISTRICT 4
OFFICE OF TRANSIT AND COMMUNITY PLANNING
P.O. BOX 23660, MS-10D
OAKLAND, CA 94623-0660
PHONE (510) 286-5528
www.dot.ca.gov



*Making Conservation
a California Way of Life.*

July 29, 2019

GTS # 04-ALA-2019-00442

GTS ID: 16274

ALA-580-PM 28.14

Damien Curry, Planner II
Alameda County
224 W. Winton Avenue, Room 111
Hayward, CA 94544

Castro Valley Digital Billboard – Site Plan Review

Dear Damien Curry:

Thank you for including the California Department of Transportation (Caltrans) in the environmental review process for the Castro Valley Digital Billboard project. In tandem with the Metropolitan Transportation Commission's (MTC) Sustainable Communities Strategy (SCS), Caltrans' mission signals our agency's approach to evaluate and mitigate impacts to the State Transportation Network (STN). Caltrans' *Strategic Management Plan 2015-2020* aims to reduce Vehicle Miles Traveled (VMT) consistent with the State's goals and targets. Our comments are based on the June 27, 2019 site plan.

Project Understanding

The applicant proposes to construct a new digital billboard adjacent to Interstate (I-580), located at 3893 E Castro Valley Blvd, Castro Valley on the southeast corner of the intersection of E. Castro Valley Blvd. and westbound I-580 off-ramp. Regional access is provided at the I-580 and Castro Valley Blvd. exit adjacent to the project site.

Landscape Architecture/Visual Impacts

Caltrans' Office of Landscape Architecture recommends denial of the request based on the State of California Business and Professions Code Section 5440, which states that no advertising display may be placed or maintained on property adjacent to a 1,000-foot or greater section of a freeway that has been landscaped with at least an average width of 20 feet of landscaping or that includes trees, on department-owned property at the same or elevated grade

of the main-traveled way if the advertising display is designed to be viewed primarily by persons traveling on the main-traveled way of the landscaped freeway. (This does not apply for displays advertising on-site properties/usage.) "Landscaped freeway" status within the project area extends from post mile (PM) 20.14 to 20.39 and 28.10 to 43.50.

Motorists could determine that the LED display is a distracting and negative visual impact, as the proposed sign would be highly visible (especially at night) and incongruent with the rural nature of the corridor. The LED display would be especially distracting during the hours of darkness, with high levels of perceived glare. Adjacent residential properties to the north and south of I-580 could also be impacted by light and glare issues from night time illumination.

Between PM 0.0 and 47.4, I-580 is classified as an eligible State Scenic Highway. The construction of the display and resultant visual impacts could result in portions of the corridor to no longer being eligible to become a scenic highway. The proposed project area is very rural in nature, with the commercial development screened from view by the mature landscaping.

Outdoor Advertising

Any advertising structure visible to the National Highway System (NHS), which in this case includes I-580, is subject to the provisions of the California Outdoor Advertising Act outlined in Business and Professions Code Section 5200 et seq. Any advertising structure that displays off-premise commercial copy visible from the NHS will require a permit from the Office of Outdoor Advertising (ODA). Any advertising structure that only advertises goods and services available on-premise will not require a permit from ODA, provided it adheres to the provisions of Business and Professions Code Section 5272 and 5274 and California Code of Regulations 2243 and 2246. Each of the proposed advertising structures should refrain from operating in any of the conditions outlined in Business and Professions Code Section 5403. For questions related to the ODA permit application process please contact Kenneth Parmelee at (916) 651-9327 or visit our website at: <https://dot.ca.gov/programs/traffic-operations/oda>.

Lead Agency

As the Lead Agency, the Alameda County Community Development Agency is responsible for all project mitigation, including any needed improvements to the STN. The project's fair share contribution, financing, scheduling, implementation responsibilities and lead agency monitoring should be fully discussed for all proposed mitigation measures.

Damien Curry, Planner

July 29, 2019

Page 3

Encroachment Permit

Please be advised that any work or traffic control that encroaches onto the State right-of-way (ROW) requires an encroachment permit that is issued by Caltrans. To obtain an encroachment permit, a completed encroachment permit application, environmental documentation, and six (6) sets of plans clearly indicating the State ROW, and six (6) copies of signed and stamped traffic control plans must be submitted to: Office of Encroachment Permits, California DOT, District 4, P.O. Box 23660, Oakland, CA 94623-0660. To download the permit application and obtain more information, visit <https://dot.ca.gov/programs/traffic-operations/ep/applications>.

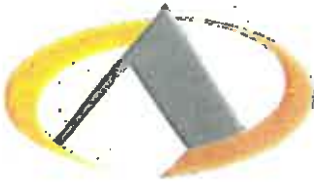
Thank you again for including Caltrans in the environmental review process. Should you have any questions regarding this letter, please contact Andrew Chan at 510-622-5433 or andrew.chan@dot.ca.gov.

Sincerely,



for

WAHIDA RASHID
Acting District Branch Chief
Local Development - Intergovernmental Review



ALAMEDA COUNTY COMMUNITY DEVELOPMENT AGENCY
PLANNING DEPARTMENT

Chris Bazar
Agency Director

PROJECT REFERRAL

Albert Lopez
Planning Director

Date: June 27, 2019
RE: Case No. PLN2019-00117
Site Development Review

224
West Winton Ave
Room 11

Due Date: July 18, 2019

Hayward
California
94544

ACPWA JOHN ROGERS
ACPWA GRADING DIVISION
ALAMEDA CO. ECONOMIC & CIVIC
DEVELOPMENT
CALTRANS DISTRICT 4

ACPWA BUILDING DEPARTMENT
ACPWA LAND DEVELOPMENT
ALAMEDA CO. FIRE DEPT.

CASTRO VALLEY MUNICIPAL ADVISORY
COUNCIL
ACPWA TRAFFIC

CALTRANS OFFICE OF OUTDOOR
ADVERTISING
CASTRO VALLEY/ EDEN AREA CHAMBER
OF COMMERCE
SHERIFF PERMITS STEPHEN G. SWEENEY,
DEPUTY

phone
510.870.5400
fax
510.765.8790
www.acgov.org/cc

The following application is referred to you for your information and recommendation:

To allow a billboard relocation project - construction of a new digital billboard adjacent to I-580, located at 3893 E Castro Valley Blvd (Castro Valley), southeast corner, intersection of E. Castro Valley Blvd. and the WB I-580 off ramp

APN: 085-6300-013-05

Pursuant to the CEQA requirements, a project Initial Study and Mitigated Negative Declaration will be required at minimum.

Receipt of your comments by the indicated due date will enable the inclusion of relevant information in the preparation of a written staff report; otherwise, please initial and date below that your organization, department or agency has no comment and return this notice by the indicated due date.

Please send a copy of your recommendation(s) to the applicant.

If you have any questions, please contact me at the above number.

Sincerely,

Return to →

Damien Curry
Development Planning Division
damien.curry@acgov.org

cc: Applicant: BRUCE QUALLS 555 12th St., Oakland, Ca 94607

PROJECT REFERRAL

Date: June 27, 2019

RE: Case No. PLN2019-00117

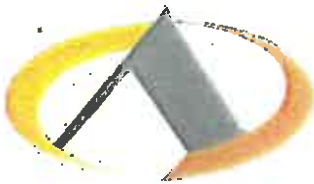
Owner: WRI SOUTHERN INDUSTRIAL POOL LLC P.o Box 924133, Houston, Tx 77292.

No Comment - Date

7/24/19

Attachments

A handwritten signature in black ink, appearing to be "A. A.", written over a horizontal line.



ALAMEDA COUNTY COMMUNITY DEVELOPMENT AGENCY
PLANNING DEPARTMENT

Chris Bazar
Agency Director

PROJECT REFERRAL

Albert Lopez
Planning Director

Date: June 27, 2019
RE: Case No. PLN2019-00117
Site Development Review

224
West Winton Av
Room 11

Due Date: July 18, 2019

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phone
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ALAMEDA CO. ECONOMIC & CIVIC
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ACPWA BUILDING DEPARTMENT

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ALAMEDA CO. FIRE DEPT.



CALTRANS OFFICE OF OUTDOOR
ADVERTISING
CASTRO VALLEY/ EDEN AREA CHAMBER
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CASTRO VALLEY MUNICIPAL ADVISORY
COUNCIL
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APN: 085-6300-013-05

The Building Department has no objection for the proposed planning process

Building permit(s) will be required for new work

7/16/19

Submit plans that are in compliance with the California Building Codes and Alameda County Ordinances to the Building Department for review and approval

Project Initial Study and Mitigated Negative

due date will enable the inclusion of relevant report; otherwise, please initial and date below has no comment and return this notice by the

to the applicant.

ne at the above number.

Sincerely,

Damien Curry
Development Planning Division
damien.curry@acgov.org

cc: Applicant: BRUCE QUALLS 555 12th St., Oakland, Ca 94607

PROJECT REFERRAL

Date: June 27, 2019

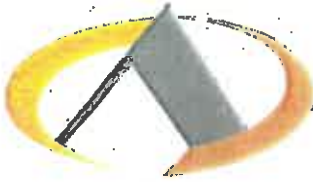
RE: Case No. PLN2019-00117

Owner: WRI SOUTHERN INDUSTRIAL POOL LLC P.o.Box 924133, Houston, Tx 77292

_____ **No Comment - Date** _____

Attachments





ALAMEDA COUNTY COMMUNITY DEVELOPMENT AGENCY
PLANNING DEPARTMENT

Chris Bazar
Agency Director

PROJECT REFERRAL

Albert Lopez
Planning Director

Date: June 27, 2019
RE: Case No. PLN2019-00117
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ALAMEDA CO. ECONOMIC & CIVIC
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CALTRANS DISTRICT 4

ACPWA BUILDING DEPARTMENT
ACPWA LAND DEVELOPMENT
ALAMEDA CO. FIRE DEPT.

CASTRO VALLEY MUNICIPAL ADVISORY
COUNCIL
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CALTRANS OFFICE OF OUTDOOR
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CASTRO VALLEY/ EDEN AREA CHAMBER
OF COMMERCE
SHERIFF PERMITS STEPHEN G. SWEENEY,
DEPUTY 41201

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Sincerely,

Damien Curry
Development Planning Division
damien.curry@acgov.org

cc: Applicant: BRUCE QUALLS 555 12th St., Oakland, Ca 94607

PROJECT REFERRAL

Date: June 27, 2019

RE: Case No. PLN2019-00117

Owner: WRI SOUTHERN INDUSTRIAL POOL LLC P.o Box 924133, Houston, Tx 77292.

No Comment - Date 7/05/19

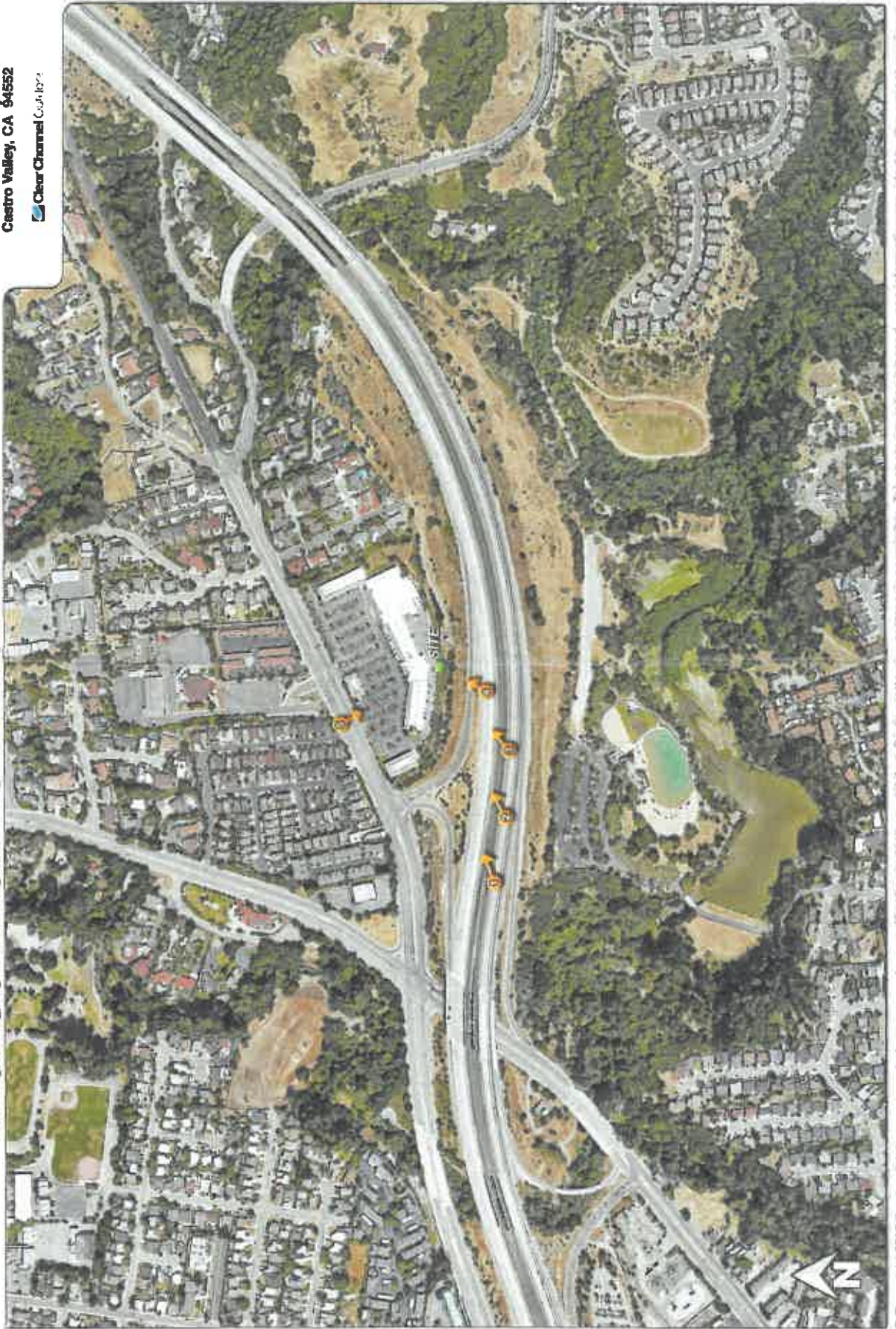
Attachments

S. Swamy #0173

Castro Valley
3883 E Castro Valley Blvd
Castro Valley, CA 94552



Aerial photograph showing the viewpoints for the photosimulations.





Existing

Castro Valley
3883 E Castro Valley Blvd
Castro Valley, CA 94552



Photosimulation of the view from eastbound Hwy 580 from approx. 1,000 feet away.



Proposed



Existing

Photosimulation of the view from eastbound Hwy 580 from approx. 750 feet away.

Castro Valley
3883 E Castro Valley Blvd
Castro Valley, CA 94552



Proposed



Castro Valley
3893 E Castro Valley Blvd
Castro Valley, CA 94552



Photosimulation of the view from eastbound Hwy 580 from approx. 500 feet away.





Castro Valley
3893 E Castro Valley Blvd
Castro Valley, CA 94552



Photosimulation of the view from westbound Hwy 580 (reverse view), from approx. 250 feet away.

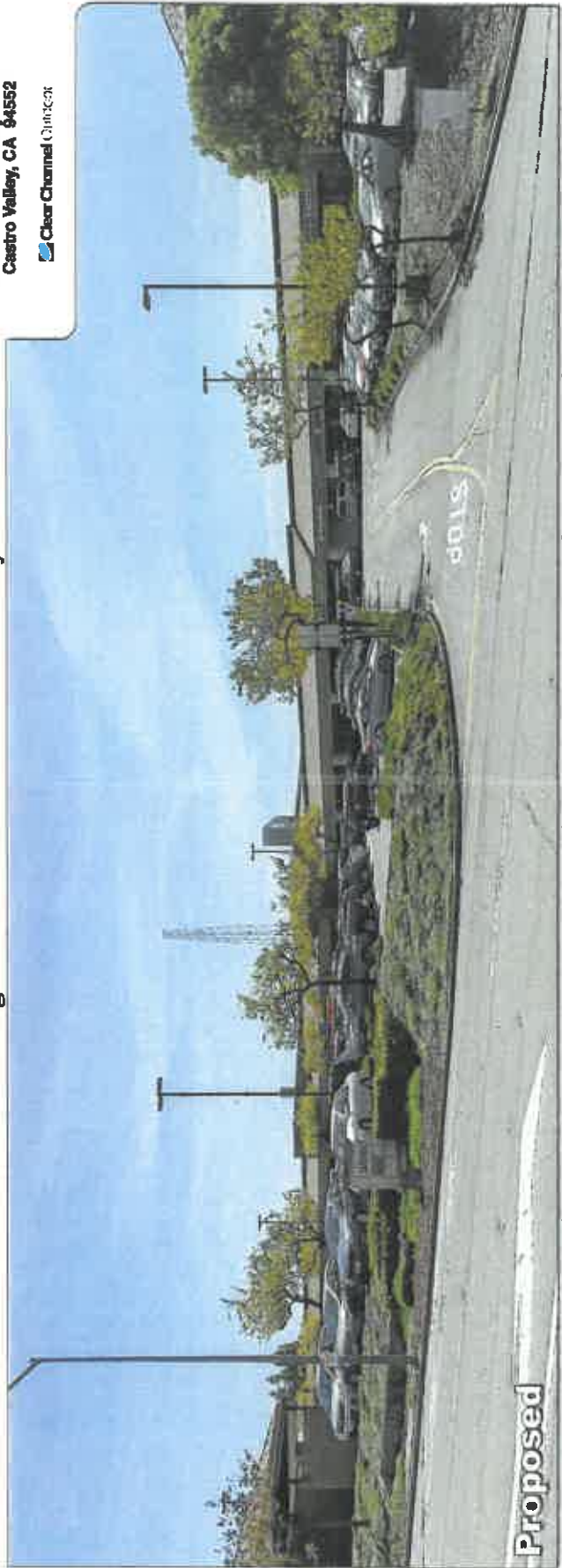




Existing

Photosimulation of the view looking southeast from across E Castro Valley Blvd.

Castro Valley
3883 E Castro Valley Blvd
Castro Valley, CA 94552
Clear Channel Outdoor



Proposed

INITIAL STUDY AND MITIGATED NEGATIVE DECLARATION

580 MARKETPLACE CASTRO VALLEY DIGITAL BILLBOARD PROJECT

PLN2019-00117

PREPARED FOR:

ALAMEDA COUNTY PLANNING DEPARTMENT
224 WEST WINTON AVENUE, ROOM 111
HAYWARD, CA 94544

PREPARED BY:

LAMPHIER – GREGORY
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OCTOBER 2019

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INTRODUCTION TO THIS DOCUMENT

This document serves as the Initial Study and Mitigated Negative Declaration for the proposed project, and has been prepared in accordance with the California Environmental Quality Act (CEQA; Public Resources Code Sections 1500 et seq.).

Per CEQA Guidelines (Section 15070), a Mitigated Negative Declaration can be prepared to meet the requirements of CEQA review when the Initial Study identifies potentially significant environmental effects, but revisions to the project and/or incorporation of mitigation measures would avoid the effects or mitigate the effects to a point where no significant effects would occur.

This document is organized in three sections as follows:

- *Introduction and Project Information.* This section introduces the document and discusses the project description including location, setting, and specifics of the lead agency and contacts.
- *Mitigated Negative Declaration.* This section summarizes the impacts and lists the mitigation measures identified in the Initial Study and proposes findings that would allow adoption of this document as the CEQA review document for the proposed project.
- *Initial Study Checklist.* This section discusses the CEQA environmental topics and checklist questions, and identifies the potential for impacts and proposed mitigation measures to avoid these impacts.

PUBLIC REVIEW

The Initial Study and Mitigated Negative Declaration will be circulated for a 30-day public review period. Written comments may be submitted to the following address:

Damien Curry
Alameda County Planning Department
224 West Winton Avenue, Room 111
Hayward, CA 94544
damien.curry@acgov.org

Adoption of the Mitigated Negative Declaration does not constitute approval of the project itself, which is a separate action to be taken by the approval body. Approval of the project can occur only after the Mitigated Negative Declaration has been adopted.

PROJECT INFORMATION

1. **Project Title:** 580 Marketplace Castro Valley Digital Billboard
PLN2019-00117
2. **Lead Agency Name and Address:** Alameda County Planning Department
224 West Winton Avenue, Room 111
Hayward, CA 94544
3. **Contact Person and Phone Number:** Damien Curry, Planner
damien.curry@acgov.org
510.670.6684
4. **Project Location:** 3893 East Castro Valley Boulevard (APN 085-6300-013-05) in Castro Valley, CA (Figure 1)
5. **Project Sponsor's Name and Address:** Bruce Qualls
Clear Channel Outdoor, Inc.
Northern California Division
555 12th Street, Suite 950
Oakland, CA 94607
510.446.7215
6. **General Plan Designation:** Community Commercial (Castro Valley General Plan)
7. **Zoning:** Planned Development
8. **Description of the Project:**

Digital Billboard

The proposed project would consist of construction and operation of a new single-sided outdoor advertising digital billboard in Castro Valley, California. Construction of the column for the billboard would involve drilling a hole approximately 78 inches in diameter through the existing concrete and soil below to a depth of approximately 40 feet below grade, with the actual depth to be determined. The billboard is proposed to reach a maximum height of approximately 42 feet and 10 inches. The proposed billboard site plan is shown in Figure 2.

A digital billboard consists of a display surface that supports an image generated by rows of light emitting diodes (LED). The image on the billboard is static for a brief period, not less than eight seconds, before cycling to the next image. Operational details provided by the applicant include the following:

- The LED display would be 59 feet and 6 inches wide by 17 feet and 10 inches tall and mounted on a column. The display face would be oriented in a southwesterly direction, facing eastbound highway traffic. The reverse of the billboard face would have a concealing screen consisting of steel mesh; the concealing screen would also



Figure 1. Project Location

October 2019



DETAILED SITE PLAN

Figure 2. Project Site Plan
Source: AMZ Engineering
October 2019

be 59 feet and 6 inches wide by 17 feet and 10 inches tall. The design of the billboard is shown in Figure 3.

- Lighting levels on the digital billboard face would not exceed 0.3 foot-candles over ambient levels, as measured using a foot-candle meter at a 350-foot distance according to the guidelines of the Outdoor Advertising Association of America (OAAA).
- Power for the billboard would consist of a central breaker panel with a primary feed of 200 amps at 120/240 single phase or 200 amps at 208Y/120 three phase primary feed; electrical connections would be UL and IEC-approved.
- The digital billboard would be operated with systems and monitoring in place that would either turn off the display or show a “full black” image on the display in the event of a malfunction that affects at least 50 percent of the sign area.
- Light sensors would be installed with the billboard face to measure ambient light levels and to adjust light intensity to respond to changing ambient light conditions.
- The billboard would be programmed for nighttime reduced power operation (to as low as 4 percent of peak power).
- LED lighting has a directional nature and the projected viewing angle values for the proposed billboard is $\pm 30^\circ$ vertically and $\pm 60^\circ$ horizontally. Shaders would be located above each row of LEDs to prevent light from projecting upward into the sky.

Construction of the Billboard

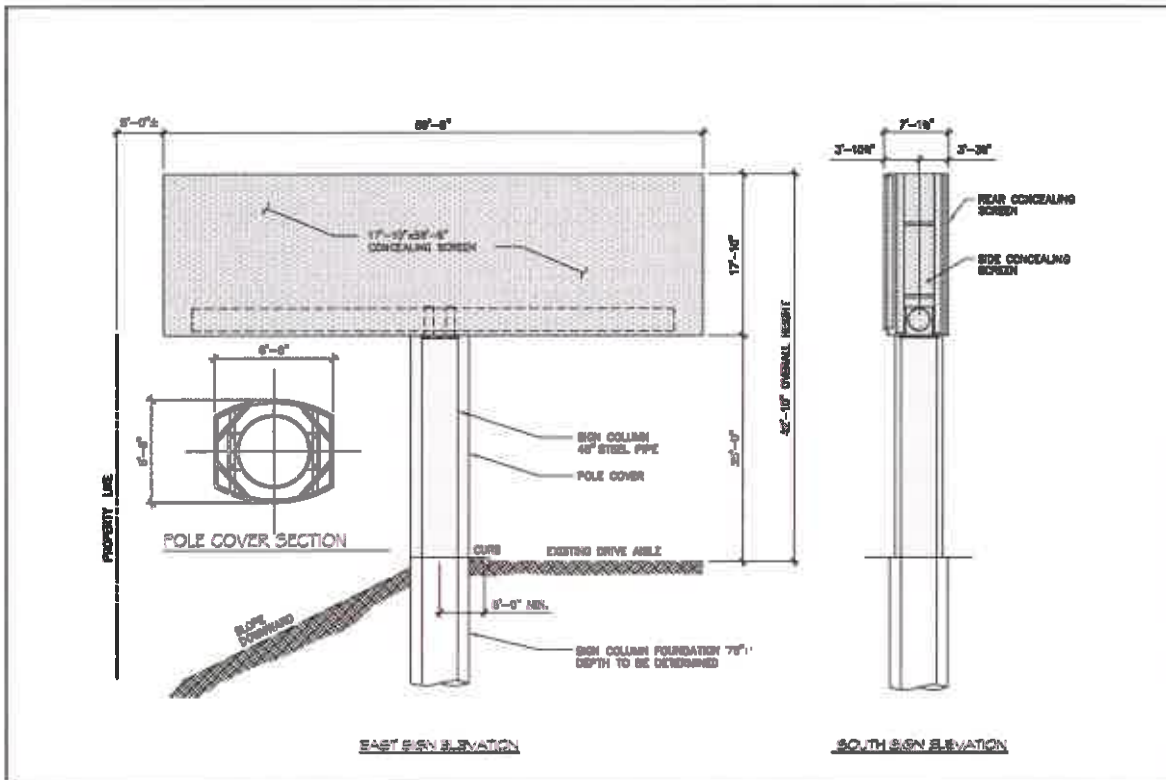
The following information regarding the process involved in installing a digital billboard is based on discussions with the applicant and has taken into account details of the soil characteristics at the site. Site preparation would include the removal of approximately four small trees (roughly 6 feet in height) to accommodate the billboard foundation. Some additional on-site trees would be trimmed to ensure visibility of the billboard.

Construction activities are subject to the Building Code, and a Building Permit is required. Construction of the project would occur over as many as four two-day weekends, depending on construction conditions, and proceed generally as described below.

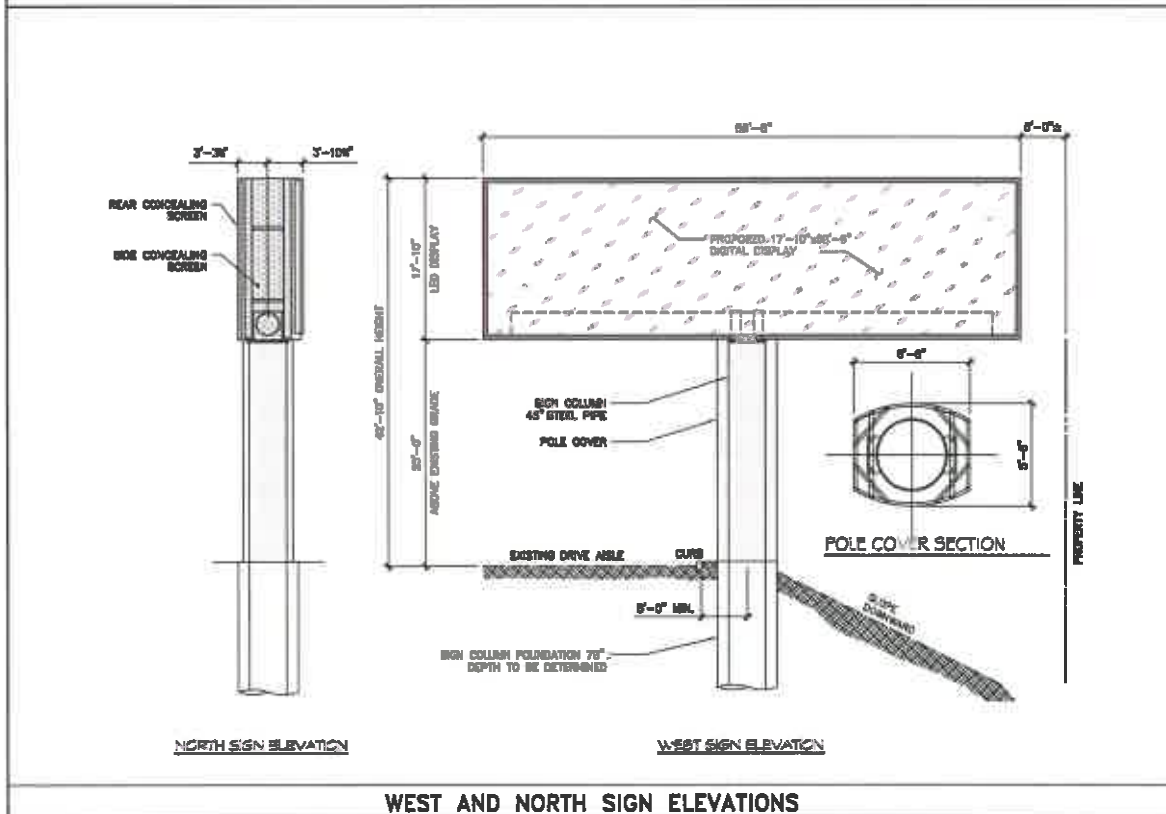
Weekend 1: On the first day at the site, a crew arrives with a drilling rig. The underground portion of the column (i.e., shaft) would be 78 inches in diameter with an estimated depth of 40 feet. A trench plate is placed over the hole before the crew leaves the site.

Weekend 2: The column for the billboard is delivered to the site. The column is lifted into the foundation hole by a crane, and is maintained in place by I-beams that are welded to the column. A building inspection is required at this point.

Weekend 3: After the building inspection is complete, concrete is poured and allowed to cure for a minimum of three days.



SOUTH AND EAST SIGN ELEVATIONS



WEST AND NORTH SIGN ELEVATIONS

Figure 3. Billboard Design
 Source: AMZ Engineering
 October 2019

Weekend 4: After the concrete has cured, the crew returns to the site. The I-beam welds are ground off and the I-beams removed. The upper structure components are delivered to the site and assembled on the ground by the crew (usually 4-5 persons). The crane returns to the site and lifts the upper structure into place atop the column.

Electrical service: The project would connect to existing electrical service on the site. Arrangements to extend electrical service to the billboard would be made in advance of the construction activities.

Relocation Agreement

Consistent with County of Alameda and California Department of Transportation (Caltrans) goals to reduce the overall number of billboards, approval of the proposed digital billboard would include an agreement to remove other static billboards within Alameda County. The Relocation Agreement facilitates the removal of existing billboards as a requirement to place a new billboard. The Relocation Agreement is likely to be formalized in coordination with the County subsequent to this document; the preliminary proposal is for the removal of 15 billboard faces. Five billboard faces are proposed for removal in the Ashland Area, four faces are proposed for removal in the Cherryland area, and six billboard faces are proposed for removal in the Castro Valley area along Castro Valley Boulevard. Some of these billboard faces are mounted singly, others in pairs. The total number and locations of billboard faces to be removed will be determined in coordination with the County.

Removal and demolition of existing billboards would involve use of a crane to remove the billboard face and if there is a pole, this would be cut and ground down to surface level; if paved, the surface would be patched. Billboard removal would not require additional environmental review as such removal is categorically exempt under CEQA Guidelines Section 15301(I)(4) (demolition and removal of existing small structures).

Project Approvals

The County of Alameda is the lead agency with the authority for approving or denying the project, which would require the following approvals and actions:

- Site Development Review
- Building permits

9. Surrounding Land Uses and Setting:

The project site is on the southern side of the 580 Marketplace property, adjacent to Interstate 580 (I-580). The site is immediately adjacent to a vegetated slope and is generally bounded by I-580 and the Castro Valley Boulevard exit ramp, the vegetated slope, and the 580 Marketplace businesses (see Figure 1). The existing use of the project area as a commercial and retail location would be unchanged by the proposed addition of an unrelated billboard at the site.

The project vicinity consists of a mix of commercial and residential uses. Residential uses in the immediate vicinity lie approximately 625 feet to the east and 550 feet to the north of the project site; residential uses also lie approximately 0.25 to 0.5 mile to the

south of Don Castro Reservoir, across I-580. Commercial uses are found adjacent to the site and hotel uses are found across Castro Valley Boulevard to the north.

General Plan and Zoning Designations

The Castro Valley General Plan designates the land use for the project site as Community Commercial. The site is zoned as Planned Development. The land use designation is intended to provide a wide range of commercial goods and services to meet community needs generally in an auto-oriented setting. Typical uses include community-serving retail and commercial services, comparison retail, and office uses.

10. Other Public Agencies whose Approval is Required:

Appropriate clearance through Caltrans is required for highway-oriented signs. If the freeway segment is determined to be classified as a "landscaped freeway" (as discussed under Regulatory Provisions), a relocation agreement may be required. No other public agency approvals are required for the proposed project.

11. Have California Native American tribes traditionally and culturally affiliated with the project area requested consultation pursuant to Public Resources Code section 21080.3.1? If so, is there a plan for consultation that includes, for example, the determination of significance of impacts to tribal cultural resources, procedures regarding confidentiality, etc.?

Pursuant to Public Resources Code §21080.3.1, the County has contacted the California Native American tribes traditionally and culturally affiliated with the project area to inform them of the project and so they may request consultation. To date, no tribes have requested consultation pursuant to Public Resources Code §21083.3.2.

12. Regulatory Provisions: The following regulations are applicable to installation of billboards, and compliance with these regulations has been assumed in analysis of this project.

Federal

The Federal Highway Beautification Act of 1965 (23 United States Code 131) provides for control of outdoor advertising, including removal of certain types of signs, along the interstate highway system. The Act is enforced by the Federal Highway Administration (FHWA).

As part of its enforcement effort, FHWA has entered into agreements regarding the Act with state departments of transportation. The agreements with California are described under the State provisions, below.

State

Caltrans is involved in the control of "off-premise" displays along state highways. Such displays advertise products or services of businesses located on property other than the display. Caltrans does not regulate on-premise displays (Caltrans Landscape Architecture Program, 2008).

California has entered into two agreements with FHWA as part of the implementation of the Highway Beautification Act: one dated May 29, 1965, and a subsequent

agreement dated February 15, 1968. The agreements generally provide that the State will control the construction of all outdoor advertising signs, displays, and devices within 660 feet of the interstate highway right-of-way. The agreements provide that such signs shall be erected only in commercial or industrial zones and are subject to the following restrictions:

- no signs shall imitate or resemble any official traffic sign, signal or device, nor shall signs obstruct or interfere with official signs;
- no signs shall be erected on rocks or other natural features;
- signs shall be no larger than 25 feet in height and 60 feet in width, excluding border, trim and supports;
- signs on the same side of the freeway must be separated by at least 500 feet; and
- signs shall not include flashing, intermittent or moving lights, and shall not emit light that could obstruct or impair the vision of any driver.

California regulates outdoor advertising in the Outdoor Advertising Act (Business and Professions Code, Sections 5200 et seq.) and the California Code of Regulations, Title 4, Division 6 (Sections 2240 et seq.), which incorporate the Federal Highway Beautification Act by reference. Caltrans enforces the law and regulations. Caltrans requires applicants for new outdoor lighting to demonstrate that the owner of the parcel consents to the placement of the sign, that the parcel on which the sign would be located is zoned commercial or industrial, and that local building permits are obtained and complied with. A digital billboard is identified as a “message center” in the statute, which is an advertising display where the message is changed more than once every two minutes, but no more than once every four seconds (Business and Professions Code, Section 5216.4).

In brief, off-premises changeable electronic variable message signs (CEVMS) adjacent to controlled routes shall incorporate standards pertaining to:

1. Duration of Message
2. Transition Time
3. Brightness
4. Spacing
5. Locations

Most importantly as a result of FHWA recommendations, to ensure driver safety, no off-premise advertising billboard operators presently use moving displays of less than a 4-second duration between messages.

Off-premise displays are not allowed along landscaped freeways except when approved as part of Relocation Agreements pursuant to §5412 of the Outdoor Advertising Act. A landscaped freeway is defined as one that is now, or may in the future be, improved by the planting of lawns, trees, shrubs, flowers or other ornamental vegetation requiring reasonable maintenance on one or both sides of the freeway (Government Code §5216). Caltrans has determined that the project site (at postmile 28.08) is outside the landscaped freeway designation on I-580 (beginning at postmile 28.10).

The Outdoor Advertising Act contains a number of provisions relating to the construction and operation of billboards:

- The sign must be constructed to withstand a wind pressure of 20 pounds per square feet of exposed surface (§5401).
- No sign shall display any statements or words of an obscene, indecent, or immoral character (§5402)
- No sign shall display flashing, intermittent or moving light or lights (§5403(h)).
- Signs are restricted from areas within 300 feet of an intersection of highways or of highway and railroad rights-of-way, but a sign may be located at the point of interception, as long as a clear view is allowed for 300 feet, and no sign shall be installed that would prevent a traveler from obtaining a clear view of approaching vehicles for a distance of 500 feet along the highway (§5404).
- Message center signs may not include any illumination or message change that is in motion or appears to be in motion or that change or expose a message for less than four seconds. No message center sign may be located within 500 feet of an existing billboard, or 1,000 feet of another message center display, on the same side of the highway (§5405).

Additional restrictions on outdoor signage are found in the California Vehicle Code. Section 21466.5 prohibits the placing of any light source “of any color of such brilliance as to impair the vision of drivers upon the highway.” Specific standards for measuring light sources are provided. The restrictions may be enforced by Caltrans, the California Highway Patrol, or local authorities. Modern signs, including the proposed project, have been designed to comply with applicable restrictions.

MITIGATED NEGATIVE DECLARATION

PROJECT DESCRIPTION, LOCATION, AND SETTING

This Mitigated Negative Declaration has been prepared for the proposed 580 Marketplace Castro Valley Digital Billboard Project in Castro Valley, CA. See the Project Information section of this document for details of the project.

POTENTIALLY SIGNIFICANT IMPACTS REQUIRING MITIGATION

The following is a list of potential project impacts and the mitigation measures recommended to reduce these impacts to a level of less than significant. Refer to the Initial Study Checklist section of this document for a more detailed discussion.

The digital billboard technology has the potential to operate at levels brighter than those specified as the operational limits. Impacts would remain less than significant under specified operating conditions, which are required to be tested under Mitigation Measure AES-1.

Mitigation Measure AES-1:

Billboard Brightness Field Testing. The Applicant shall demonstrate through field testing compliance with a 0.3-foot-candle increase over ambient light at 350 feet during nighttime conditions upon initial start-up, at 6 months of operation, and at the request of the County for the life of the billboard. The Applicant shall fund field testing by an independent contractor or County staff trained in the use of a handheld photometer to demonstrate continued compliance. The County shall consider citizen complaints consisting of direct personal impacts as cause for requesting field testing.

If increases in ambient light are found to be above the 0.3-foot-candle level, the dimming level shall be adjusted until this level can be demonstrated. This must be completed and demonstrated through follow-up field testing within 24 hours or the billboard shall not be operated until the lighting levels can be brought into compliance.

If no above-threshold levels have been measured in the prior three tests, field testing shall be requested no more often than twice yearly. Otherwise, field tests can be requested up to once monthly.

Project air quality emissions would be below applicable threshold levels; however, the Bay Area Air Quality Management District (BAAQMD) recommends implementation of construction mitigation measures to reduce construction-related emissions and fugitive dust for all projects. These basic measures are included in Mitigation Measure AIR-1 and would further reduce already less than significant construction-period criteria pollutant impacts.

Mitigation Measure AIR-1:

Basic Construction Management Practices. The project applicant shall demonstrate proposed compliance with all applicable regulations and operating

procedures prior to issuance of demolition, building, or grading permits, including implementation of the following BAAQMD's Basic Construction Mitigation Measures:

- i) All exposed surfaces (e.g., parking areas, staging areas, soil piles, graded areas, and unpaved access roads) shall be watered two times per day.
- ii) All haul trucks transporting soil, sand, or other loose material off-site shall be covered.
- iii) All visible mud or dirt track-out onto adjacent public roads shall be removed using wet power vacuum street sweepers at least once per day. The use of dry power sweeping is prohibited.
- iv) All vehicle speeds on unpaved roads shall be limited to 15 mph.
- v) All roadways, driveways, and sidewalks to be paved shall be completed as soon as possible. Building pads shall be laid as soon as possible after grading unless seeding or soil binders are used.
- vi) Idling times shall be minimized either by shutting equipment off when not in use or reducing the maximum idling time to 5 minutes (as required by the California airborne toxics control measure Title 13, Section 2485 of California Code of Regulations). Clear signage shall be provided for construction workers at all access points.
- vii) All construction equipment shall be maintained and properly tuned in accordance with manufacturer's specifications. All equipment shall be checked by a certified mechanic and determined to be running in proper condition prior to operation.
- viii) Post a publicly visible sign with the telephone number and person to contact at the Lead Agency regarding dust complaints. This person shall respond and take corrective action within 48 hours. The Air District's phone number shall also be visible to ensure compliance with applicable regulations.

Should construction of the billboard occur during the avian breeding season, birds nesting in the nearby area may be disturbed by construction activities, including tree removal. Native birds are protected from "take" by the federal Migratory Bird Treaty Act and the California Fish and Game Code, and the abandonment of even one active nest as a result of project construction activities could be considered take under the Fish and Game Code. Mitigation Measure BIO-1 would ensure nesting birds will not be disturbed and that the impact would be less than significant.

Mitigation Measure BIO-1:

Nesting Birds. The site and a surrounding radius of not less than 0.5 miles shall be surveyed by a qualified biologist to verify the presence or absence of nesting birds protected under the federal Migratory Bird Treaty Act and the California Fish and Wildlife Code. Pre-construction surveys shall be conducted within 15 days prior to start of work and shall be submitted to the Building Division. If the survey indicates the potential presences of nesting birds, the applicant shall comply with recommendations of the biologist regarding an appropriately sized buffer around the nest in which no work will be allowed until the young have successfully fledged. The

size of the nest buffer will be based to a large extent on the nesting species and its sensitivity to disturbance.

Construction of the project involves minimal ground disturbance and the potential for unrecorded resources at the site is considered low. In the event archaeological or paleontological resources or human remains are discovered on site, these resources would be handled according to applicable regulations (Public Resources Code Sections 21083.2, 21084.1, 5097.98, 15064.5(d) and/or Section 7050.5 of the Health and Safety Code) and would ensure that potential impacts on unknown cultural resources would be less than significant.

Mitigation Measure CUL-1:

Halt Construction Activity, Evaluate Find, and Implement Mitigation. In the event that archaeological or paleontological resources are discovered during construction, operations shall stop within 50 feet of the find and a qualified archaeologist or paleontologist shall be consulted to determine whether the resource requires further study. The developer shall include a standard inadvertent discovery clause in every construction contract to inform contractors of this requirement. The archaeologist/paleontologist shall make recommendations concerning appropriate measures that will be implemented to protect the resources, including but not limited to excavation and evaluation of the finds in accordance with Section 15064.5 of the CEQA Guidelines. Cultural resources could consist of but are not limited to stone, bone, wood, or shell artifacts or features, including hearths. Any previously undiscovered resources found during construction within the project site shall be recorded on appropriate Department of Parks and Recreation (DPR) 523 forms and evaluated for significance in terms of CEQA criteria.

Mitigation Measure CUL-2:

Halt Construction Activity, Evaluate Remains, and Take Appropriate Action in Coordination with Native American Heritage Commission. In the event of the accidental discovery or recognition of any human remains, CEQA Guidelines Section 15064.5; Health and Safety Code Section 7050.5; Public Resources Code Section 5097.94 and Section 5097.98 must be followed. If during the course of project development there is accidental discovery or recognition of any human remains, the following steps shall be taken:

1. There shall be no further excavation or disturbance of the site or any nearby area reasonably suspected to overlie adjacent human remains until the County Coroner is contacted to determine if the remains are Native American and if an investigation of the cause of death is required. If the coroner determines the remains to be Native American, the coroner shall contact the Native American Heritage Commission (NAHC) within 24 hours, and the NAHC shall identify the person or persons it believes to be the "most likely descendant" (MLD) of the deceased Native American. The MLD may make recommendations to the landowner or the person responsible for the excavation work within 48 hours of being granted access to the site, for means of treating or disposing of, with appropriate dignity, the human remains and any associated grave goods as provided in PRC Section 5097.98.

2. Where the following conditions occur, the landowner or his authorized representative shall rebury the Native American human remains and associated grave goods with appropriate dignity either in accordance with the recommendations of the most likely descendant or on the project site in a location not subject to further subsurface disturbance:
 - The NAHC is unable to identify a most likely descendent or the most likely descendent failed to make a recommendation within 48 hours of being granted access to the site.
 - The descendant identified fails to make a recommendation.
 - The landowner or his authorized representative rejects the recommendation of the descendant, and mediation by the NAHC fails to provide measures acceptable to the landowner.

Significant effects could occur if the proposed digital billboard did not comply with restrictions regarding location, intensity of light, light trespass, or other restrictions, or includes driver interaction prior to appropriate study of the safety of that technology. With implementation of Mitigation Measures TRAN-1 and TRAN-2, the County will receive accurate information from the operator regarding compliance on an ongoing basis to ensure that impacts on transportation and traffic safety would be less than significant.

Mitigation Measure TRAN-1:

Annual Report. Upon request by the County, the operator of the digital billboard shall submit to the County, within thirty days following June 30 of each year, a written report regarding operation of each digital billboard during the preceding period of July 1 to June 30. The operator may submit a combined report for all such digital billboards operated by such operator within the County limits. The report shall, when appropriate, identify incidents or facts that relate to specific digital billboards. The report shall be submitted to the Alameda County Community Development Agency and shall include information relating to the following:

- a. Status of the operator's license as required by California Business and Professions Code §§5300 et seq.;
- b. Status of the required permit for individual digital billboards, as required by California Business and Professions Code §§5350 et seq.;
- c. Compliance with the California Outdoor Advertising Act, California Business and Professions Code §§5200 and all regulations adopted pursuant to such Act;
- d. Compliance with California Vehicle Code §§21466.5 and 21467;
- e. Compliance with provisions of written agreements between the U.S. Department of Transportation and Caltrans pursuant to the Federal Highway Beautification Act (23 United States Code §131);
- f. Compliance with mitigation measures identified in the Mitigated Negative Declaration adopted as part of Project approval;
- g. Each written or oral complaint received by the operator, or conveyed to the operator by any government agency or any other person, regarding operation of each digital billboard included in the report;
- h. Each malfunction or failure of each digital billboard included in the report, which shall include only those malfunctions or failures that are visible to the naked

eye, including reason for the malfunction, duration and confirmation of repair; and,

- i. Operating status of each digital billboard included in the report, including estimated date of repair and return to normal operation of any digital billboard identified in the report as not operating in normal mode.

Mitigation Measure TRAN-2:

Interactive Technology. The operator shall not install or implement any technology that would allow interaction with drivers, vehicles, or any device located in vehicles, including, but not limited to a radio frequency identification device, geographic positions system, or other device without prior approval of the County, taking into consideration technical studies and Caltrans or U.S. Department of Transportation policies and guidance available at the time of the request.

Construction of the project involves minimal ground disturbance; however, the possibility exists for tribal cultural resources discovery during construction activities. With implementation of Mitigation Measure TCR-1, the potential impact on tribal cultural resources would be less than significant.

Mitigation Measure TCR-1:

Unanticipated Discovery of Tribal Cultural Resources. In the event that cultural resources of Native American origin are identified during construction, Alameda County shall consult with a qualified archaeologist and begin or continue Native American consultation procedures. If Alameda County determines that the resource is a tribal cultural resource and thus significant under CEQA, a mitigation plan shall be prepared and implemented in accordance with state guidelines and in consultation with Native American groups. If the resource cannot be avoided, additional measures to avoid or reduce impacts to the resource and to address tribal concerns may be required.

PROPOSED FINDINGS

Alameda County has determined that, with the implementation of mitigation measures identified in this Mitigated Negative Declaration, the proposed project will not have a significant effect on the environment. If this Mitigated Negative Declaration is adopted by Alameda County, the requirements of CEQA will be met by the preparation of this Mitigated Negative Declaration, and the project will not require the preparation of an Environmental Impact Report. This decision is supported by the following findings:

- a. The project does not have the potential to degrade the quality of the environment, substantially reduce the habitat of fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels or threaten to eliminate a plant or animal community. It does not reduce the number or restrict the range of a rare or endangered plant or animal, since there is no identified area at the project site which is habitat for rare or endangered species. It does not eliminate important examples of the major periods of California history or pre-history, or which represents unique examples of California history or prehistory. The project does not have any significant, unavoidable adverse impacts. Implementation of specified

mitigation measures will avoid or reduce the effects of the project on the environment and thereby avoid any significant impacts.

- b. The project does not involve impacts which are individually limited but cumulatively considerable, because the described project will incorporate mitigation measures to avoid significant impacts of the project in the context of continued growth and development in Alameda County.
- c. The project does not have environmental effects that will cause substantial adverse effects on human beings, either directly or indirectly, because all adverse effects of the project will be mitigated to less than significant levels.

INITIAL STUDY CHECKLIST

ENVIRONMENTAL FACTORS POTENTIALLY AFFECTED

Environmental factors that may be affected by the project are listed alphabetically below. Marked factors (■) were determined to be potentially affected by the project, involving at least one impact that is potentially significant, as indicated in the Environmental Evaluation Form Checklist and related discussion that follows. Unmarked factors (□) were determined to not be significantly affected by the project, based on discussion provided in the Checklist.

- | | | |
|--|--|---|
| <input checked="" type="checkbox"/> Aesthetics | <input type="checkbox"/> Agricultural Resources | <input checked="" type="checkbox"/> Air Quality |
| <input checked="" type="checkbox"/> Biological Resources | <input checked="" type="checkbox"/> Cultural Resources | <input type="checkbox"/> Energy |
| <input type="checkbox"/> Geology/Soils | <input type="checkbox"/> Greenhouse Gas Emissions | <input type="checkbox"/> Hazards/Hazardous Materials |
| <input type="checkbox"/> Hydrology/Water Quality | <input type="checkbox"/> Land Use/Planning | <input type="checkbox"/> Mineral Resources |
| <input type="checkbox"/> Noise | <input type="checkbox"/> Population/Housing | <input type="checkbox"/> Public Services |
| <input type="checkbox"/> Recreation | <input checked="" type="checkbox"/> Transportation | <input checked="" type="checkbox"/> Tribal Cultural Resources |
| <input type="checkbox"/> Utilities/Service Systems | <input type="checkbox"/> Wildfire | <input type="checkbox"/> Mandatory Findings of Significance |

There are no impacts that would remain significant with implementation of the identified mitigation measures.

LEAD AGENCY DETERMINATION

On the basis of this initial evaluation:

- I find that the proposed project **COULD NOT** have a significant effect on the environment, and a **NEGATIVE DECLARATION** will be prepared.
- I find that although the proposed project could have a significant effect on the environment, there will not be a significant effect in this case because revisions in the project have been made by or agreed to by the project proponent. A **MITIGATED NEGATIVE DECLARATION** will be prepared.
- I find that the proposed project **MAY** have a significant effect on the environment, and an **ENVIRONMENTAL IMPACT REPORT** is required.
- I find that the proposed project **MAY** have a "potentially significant impact" or "potentially significant unless mitigated" impact on the environment, but at least one effect 1) has been adequately analyzed in an earlier document pursuant to applicable legal standards, and 2) has been addressed by mitigation measures based on the earlier analysis as described on attached sheets. An **ENVIRONMENTAL IMPACT REPORT** is required, but it must analyze only the effects that remain to be addressed.
- I find that although the proposed project could have a significant effect on the environment, because all potentially significant effects (a) have been analyzed adequately in an earlier **EIR** or **NEGATIVE DECLARATION** pursuant to applicable standards, and (b) have been avoided or mitigated pursuant to that earlier **EIR** or **NEGATIVE DECLARATION**, including revisions or mitigation measures that are imposed upon the proposed project, nothing further is required.

Signature

Date

EVALUATION OF ENVIRONMENTAL EFFECTS

The Checklist portion of the Initial Study begins below, with explanations of each CEQA issue topic. Four outcomes are possible.

1. A “no impact” response indicates that no action that would have an adverse effect on the environment would occur due to the project.
2. A “less than significant” response indicates that while there may be potential for an environmental impact, there are standard procedures or regulations in place, or other features of the project as proposed, which would limit the extent of this impact to a level of “less than significant.”
3. Responses that indicate that the impact of the project would be “less than significant with mitigation” indicate that mitigation measures, identified in the subsequent discussion, will be required as a condition of project approval in order to effectively reduce potential project-related environmental effects to a level of “less than significant.”
4. A “potentially significant impact” response indicates that further analysis is required to determine the extent of the potential impact and identify any appropriate mitigation. If any topics are indicated with a “potentially significant impact,” these topics would need to be analyzed in an Environmental Impact Report.

This document indicates that no environmental topics would be considered to be “potentially significant” after application of mitigation measures identified in this document and as agreed to by the project applicant.

1. AESTHETICS

Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation	Less Than Significant Impact	No Impact
a) Have a substantial adverse effect on a scenic vista?	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	
b) Substantially damage scenic resources, including, but not limited to, trees, rock outcroppings, and historic buildings within a state scenic highway?	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
c) Substantially degrade the existing visual character or quality of public views of the site and its surroundings? (Public views are those that are experienced from publicly accessible vantage points) If the project is in an urbanized area, would the project conflict with applicable zoning and other regulations governing scenic quality?	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
d) Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area?	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Scenic Vistas (Criterion a)

Figures 4 through 10 show the proposed billboard added to existing views from I-580 and Castro Valley Boulevard. The site and surrounding area are developed with a mix of commercial and residential uses. The project is located behind a commercial building in the 580 Marketplace shopping center development, at the top of a vegetated slope near the freeway, with no substantial views of the San Francisco Bay, scenic hillsides, or Castro Regional Park from or across the site. While the billboard would be visible from both near and far locations, the site is not a scenic resource or vista area and is not identified as a visual corridor in the Castro Valley General Plan.¹ The project would have a *less than significant* impact on scenic vistas.

Scenic Highways (Criterion b)

The segment of I-580 that passes through Castro Valley is eligible to be a California Scenic Highway, although it has not been officially designated as such²; however, it has been identified as a scenic route in the Alameda County General Plan, which appears to designate all major thoroughfares in Alameda County as Scenic Routes.³ The project is located on a developed commercial site surrounded by other development, however, and there are no scenic resources on the project site or in the immediate vicinity that would be substantially damaged by the project. The impact of the project on scenic resources viewable from a state scenic highway or another designated scenic highway would be *less than significant*.

¹ Alameda County Community Development Agency. Castro Valley General Plan, March 2012.

² Alameda County Community Development Agency. Castro Valley General Plan Draft Environmental Impact Report, April 2007.

³ Alameda County. Scenic Route Element of the General Plan, 1966, amended May 1994.

Castro Valley
3893 E Castro Valley Blvd
Castro Valley, CA 94552



Aerial photograph showing the viewpoints for the photosimulations.



Figure 4. Visual Simulation Locations – Surrounds

Source: Previsualists, Inc.
October 2019

1



Existing

Photosimulation of the view from eastbound Hwy 580 from approx. 1,000 feet away.

Castro Valley
3998 E Castro Valley Blvd
Castro Valley, CA 94552



Proposed

Figure 5. Visual Simulation, Location 1

Source: Previsualists, Inc.
October 2019



Photosimulation of the view from eastbound Hwy 580 from approx. 750 feet away.

Castro Valley
 3993 E Castro Valley Blvd
 Castro Valley, CA 94552
 Clear Channel Outdoor



Figure 6. Visual Simulation, Location 2
 Source: Previsualists, Inc.
 October 2019

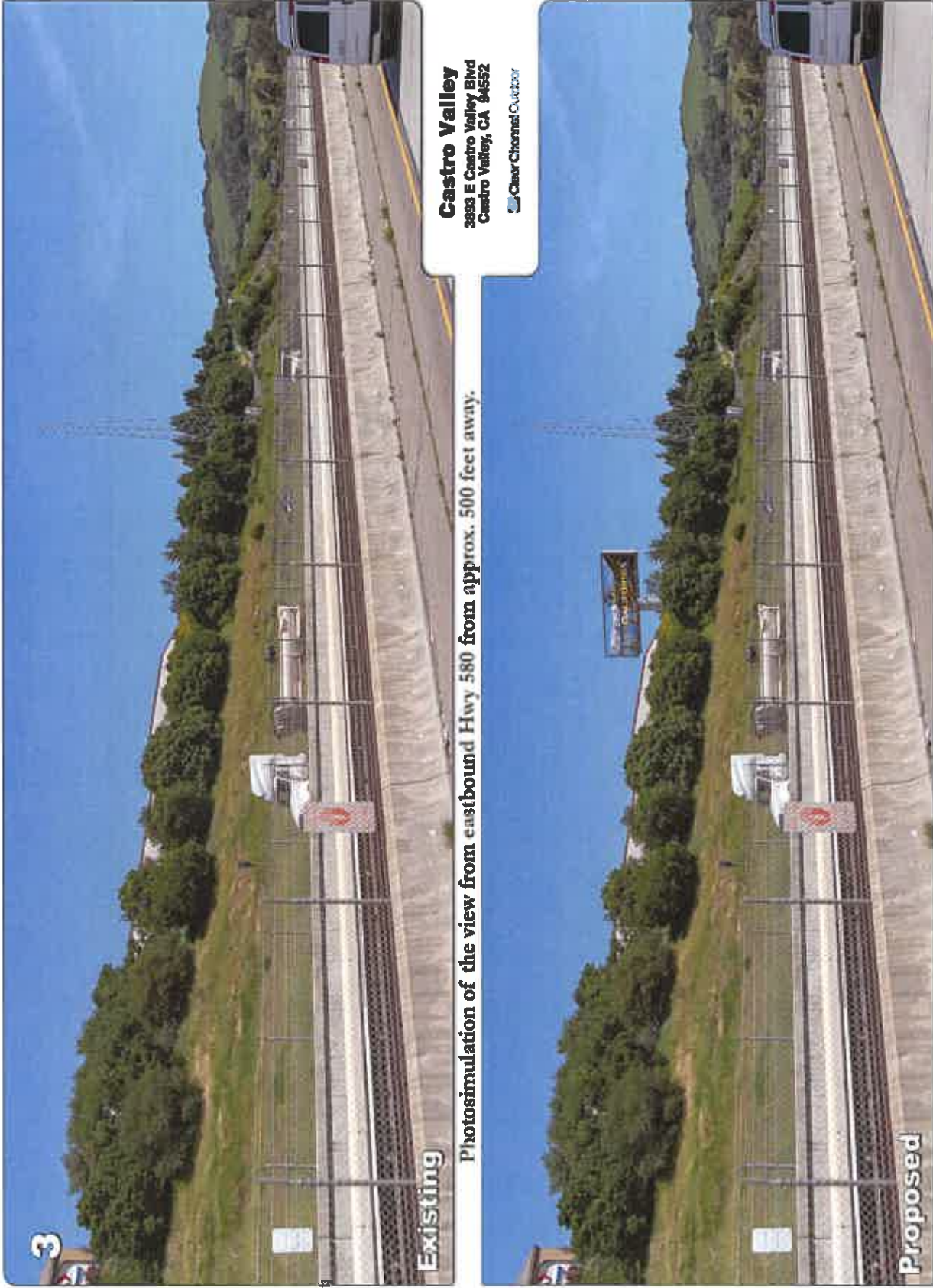


Figure 7. Visual Simulation, Location 3
 Source: Previsualists, Inc.
 October 2019



4

Existing

Photomontage of the view from westbound Hwy 580 (reverse view), from approx. 250 feet away.

Castro Valley
 3993 E Castro Valley Blvd
 Castro Valley, CA 94552
 Clear Channel Outdoor



Proposed

Figure 8. Visual Simulation, Location 4

Source: Previsualists, Inc.
 October 2019



Photosimulation of the view looking southeast from across E Castro Valley Blvd.

Castro Valley
 3993 E Castro Valley Blvd
 Castro Valley, CA 94552



Figure 9. Visual Simulation, Location 5
 Source: Previsualists, Inc.
 October 2019



6

Existing

Photosimulation of the view looking northwest from westbound Hwy 580.

Castro Valley
 3993 E Castro Valley Blvd
 Castro Valley, CA 94552
 Clear Channel Outdoor



Proposed

Figure 10. Visual Simulation, Location 6
 Source: Previsualists, Inc.
 October 2019

Visual Character (Criterion c)

The project site is in an urbanized area, within approximately 200 feet of I-580. The proposed billboard is intended to be visible primarily to drivers along eastbound I-580 but would also be visible in some near- and long-range views from commercial and residential areas (see Figures 4 through 10). The proposed billboard is consistent with the character of the area in which it is proposed. Additionally, the County will review the proposed design as part of the entitlement approval process.

The Castro Valley General Plan designation for the project site is Community Commercial, which is intended to provide a wide range of commercial goods and services to meet community needs generally in an auto-oriented setting. The Castro Valley General Plan identifies the removal of billboards along Castro Valley Boulevard as a major initiative to beautify the roadway. Construction and operation of the billboard would not conflict with this initiative or other applicable zoning and other regulations governing scenic quality in the Castro Valley area.

Overall, the project's impact on visual character would be *less than significant*.

In addition, the Relocation Agreement associated with the project would contribute to the removal of other billboard structures, for an overall reduction in the number of billboard faces in the area. By facilitating billboard removal in this area, the Relocation Agreement supports the Castro Valley General Plan Policy 5.3-2 to reduce billboards along Castro Valley Boulevard. See "Project Information" for a discussion of the billboards to be removed.

Light and Glare (Criterion d)

Digital billboards rely on LED technology to display messages on a lit screen. The lighting is designed to make the message displays visible to passing motorists.

The brightness of the LED display on the billboard face is subject to adjustment based on ambient conditions monitored by multiple light sensors. The display, for example, is brighter in the daytime than in darkness and responds to changes in the ambient light conditions. Restrictions on digital billboards, imposed and enforced by Caltrans, preclude lighting that is so directed or intense that it could blind or confuse drivers, or create conditions that make recognition of the roadway or official signage difficult.

Caltrans has imposed these restrictions for traffic safety reasons, and they are discussed in more detail in the Transportation section of this Initial Study. The resulting controls effectively regulate light and glare to ensure that the operation of any digital billboard does not create a substantial new source of light or glare.

The billboard would also comply with OAAA guidelines which specify that lighting levels from a digital billboard will not exceed 0.3-foot-candles over ambient levels, as measured using a foot-candle meter at a pre-set distance based on the size of the billboard face. For a 20-foot by 60-foot billboard (the closest standard size, which is just larger than that proposed), this would be 350 feet.⁴ Illuminance would be negligible beyond 607 feet.⁵

⁴ According to OAAA Methodology to Determine Billboard Luminance Levels, provided by Clear Channel.

The Illuminating Engineering Society of North America (IESNA) Lighting Handbook 10th Edition recommendations are in units of “nits,” which are appropriate when light is being bounced off a surface, as is the case with a conventional billboard, but is not the case with a digital billboard, which projects light directly. With assumptions about content, nits and foot-candles can be converted for comparison of digital illuminance to conventional billboard luminance. Conversion of nits using conservative assumptions (80% reflectance) and IESNA Handbook recommendations for bright surrounds results in recommendations of 0.256-foot-candles. This is similar to digital billboard-specific recommendations of 0.3-foot-candles.⁶

The value of 0.3-foot-candles is used here because, while relatively low, it is practical to measure with a handheld photometer and therefore to verify following installation and during operation. This 0.3-foot-candle level would be perceptible at the low end to the human eye over ambient light on a surface. It would be equivalent to average residential street illumination provided by low wattage street lights (i.e., similar to ambient conditions in the vicinity).

Residences to the north are within 550 feet of the billboard and residences to east are within 625 feet; however, the one-sided display would be oriented in a southwesterly direction, decreasing potential light effects on these residences to the east and north. The nearest residences to the south and southwest of the project site lie across I-580, approximately 1,450 feet to 2,070 feet from the proposed billboard location. Increases at the closest residential and commercial uses would remain barely perceptible and be consistent with the existing urban conditions.

Mitigation Measure AES-1:

Billboard Brightness Field Testing. The Applicant shall demonstrate through field testing compliance with a 0.3-foot-candle increase over ambient light at 350 feet during nighttime conditions upon initial start-up, at 6 months of operation, and at the request of the County for the life of the billboard. The Applicant shall fund field testing by an independent contractor or County staff trained in the use of a handheld photometer to demonstrate continued compliance. The County shall consider citizen complaints consisting of direct personal impacts as cause for requesting field testing.

If increases in ambient light are found to be above the 0.3-foot-candle level, the dimming level shall be adjusted until this level can be demonstrated. This must be completed and demonstrated through follow-up field testing within 24 hours or the billboard shall not be operated until the lighting levels can be brought into compliance.

⁵ Lighting Sciences Inc., November 2008, *Digital Billboard Recommendations and Comparisons to Conventional Billboards*.

⁶ Ibid.

If no above-threshold levels have been measured in the prior three tests, field testing shall be requested no more often than twice yearly. Otherwise, field tests can be requested up to once monthly.

With implementation of Mitigation Measure AES-1, light levels from the proposed billboard will be required to remain consistent with guidelines and within expected ambient light conditions at residential receivers in the area and potential impacts related to light and glare would be *less than significant*.

2. AGRICULTURE AND FORESTRY RESOURCES

In determining whether impacts to agricultural resources are significant environmental effects, lead agencies may refer to the California Agricultural Land Evaluation and Site Assessment Model (1997) prepared by the California Dept. of Conservation as an optional model to use in assessing impacts on agriculture and farmland. In determining whether impacts to forest resources, including timberland, are significant environmental effects, lead agencies may refer to information compiled by the California Department of Forestry and Fire Protection regarding the state's inventory of forest land, including the Forest and Range Assessment Project and the Forest Legacy Assessment project; and forest carbon measurement methodology provided in Forest Protocols adopted by the California Air Resources Board. Would the project:

	Potentially Significant Impact	Less Than Significant with Mitigation	Less Than Significant Impact	No Impact
a) Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
b) Conflict with existing zoning for agricultural use, or a Williamson Act contract?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
c) Conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code section 12220(g)), timberland (as defined by Public Resources Code section 4526), or timberland zoned Timberland Production (as defined by Government Code section 51104(g))?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
d) Result in the loss of forest land or conversion of forest land to non-forest use?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
e) Involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland, to non-agricultural use or conversion of forest land to non-forest use?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>

Agriculture and Forestry Resources (Criteria a-e)

The project site is in a developed urban area adjacent to a highway. No part of the site is zoned for or currently being used for agricultural or forestry purposes or is subject to the Williamson Act. The project would have ***no impact*** on agriculture and forestry resources.

3. AIR QUALITY

Where available, the significance criteria established by the applicable air quality management or air pollution control district may be relied upon to make the following determinations. Would the project:	Potentially Significant Impact	Less Than Significant with Mitigation	Less Than Significant Impact	No Impact
a) Conflict with or obstruct implementation of the applicable air quality plan?	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
b) Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard?	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
c) Expose sensitive receptors to substantial pollutant concentrations?	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
d) Result in other emissions (such as those leading to odors) adversely affecting a substantial number of people?	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>

Air Quality Plan (Criterion a)

The project site is subject to the Bay Area Clean Air Plan, first adopted by BAAQMD (in association with the Metropolitan Transportation Commission and the Association of Bay Area Governments) in 1991 to meet state requirements and those of the federal Clean Air Act. As required by state law, updates are developed approximately every three years. The plan is meant to demonstrate progress toward meeting the ozone standards, and includes other elements related to particulate matter, toxic air contaminants, and greenhouse gases (GHGs). The latest update to the plan, adopted in April 2017, is the Bay Area 2017 Clean Air Plan.

BAAQMD recommends analyzing a project's consistency with current air quality plan primary goals and control measures. The impact would be significant if the project would conflict with or obstruct attainment of the primary goals or implementation of the control measures.

The primary goals of the Bay Area 2017 Clean Air Plan are:

- Attain all state and national air quality standards
- Eliminate disparities among Bay Area communities in cancer health risk from toxic air contaminants
- Reduce Bay Area GHG emissions 40 percent below 1990 levels by 2030, and 80 percent below 1990 levels by 2050 (This standard is addressed in Section 8: Greenhouse Gas Emissions.)

The project would be required to comply with all applicable rules and regulations related to emissions and energy use. As a billboard project with no proposed stationary emissions sources, it would not result in a new substantial source of emissions or toxic air contaminants or otherwise conflict with the primary goals of the 2017 Clean Air Plan. Other than energy efficiency and recycling requirements (Energy Control Measure EN2 and Waste Management Control Measure WA4), with which the project would be consistent, the Clean Air Plan does not recommend measures directly applicable to this type of use.

The project, therefore, would be generally consistent with the Clean Air Plan and have a *less than significant* impact.

Air Quality Standards/Criteria Pollutants (Criterion b)

Ambient air quality standards have been established by state and federal environmental agencies for specific air pollutants most pervasive in urban environments. These pollutants are referred to as criteria air pollutants because the standards established for them were developed to meet specific health and welfare criteria set forth in the enabling legislation. They include ozone precursors (nitrogen oxides and reactive organic gases), carbon monoxide, and suspended particulate matter (PM₁₀ and PM_{2.5}). The Bay Area is considered “attainment” for all standards, with the exception of ozone and particulate matter.

By its very nature, air pollution is largely a cumulative impact. Past, present, and future development projects contribute to the region’s adverse air quality impacts on a cumulative basis. No single project is sufficient in size to, by itself, result in nonattainment of ambient air quality standards. Instead, a project’s individual emissions contribute to existing cumulatively significant adverse air quality impacts. If a project’s contribution to the cumulative impact is considerable, then the project’s impact on air quality would be considered significant.⁷

BAAQMD’s latest May 2017 CEQA Guidelines include the following thresholds of significance. These thresholds are average daily emissions of 54 pounds per day or 10 tons per year of nitrogen oxides, reactive organic gases, or PM_{2.5} and 82 pounds per day or 15 tons per year of PM₁₀. Both the daily and annual thresholds apply to operation and only the daily thresholds apply to construction.

Air quality impacts fall into two categories: short-term impacts that would occur during construction of the project and long-term impacts from project operation.

Construction Emissions

BAAQMD presents screening criteria in their CEQA Guidelines that identify project sizes by type that could have the potential to result in emissions over threshold levels. For example, the screening table includes a construction-period criteria pollutant screening level of 114 single family dwelling units or 277,000 square feet of retail uses.⁸ These examples would generally have construction periods spanning one or more years. While construction of billboards is not specifically listed on this screening table, it can be reasonably concluded from a comparison to the entries on this table that the minimal construction activities required for this project, including only a few days of activity, would be well below threshold levels.

BAAQMD recommends implementation of construction mitigation measures to reduce construction-related emissions and fugitive dust for all projects, regardless of the significance level of construction-period impacts. These basic measures are included in

⁷ BAAQMD. California Environmental Quality Act Air Quality Guidelines, May 2017.

⁸ Ibid.

Mitigation Measure AIR-1 and would further reduce construction-period criteria pollutant impacts.

Mitigation Measure AIR-1:

Basic Construction Management Practices. The project applicant shall demonstrate proposed compliance with all applicable regulations and operating procedures prior to issuance of demolition, building, or grading permits, including implementation of the following BAAQMD Basic Construction Mitigation Measures:

- i) All exposed surfaces (e.g., parking areas, staging areas, soil piles, graded areas, and unpaved access roads) shall be watered two times per day.
- ii) All haul trucks transporting soil, sand, or other loose material off-site shall be covered.
- iii) All visible mud or dirt track-out onto adjacent public roads shall be removed using wet power vacuum street sweepers at least once per day. The use of dry power sweeping is prohibited.
- iv) All vehicle speeds on unpaved roads shall be limited to 15 mph.
- v) All roadways, driveways, and sidewalks to be paved shall be completed as soon as possible. Building pads shall be laid as soon as possible after grading unless seeding or soil binders are used.
- vi) Idling times shall be minimized either by shutting equipment off when not in use or reducing the maximum idling time to 5 minutes (as required by the California airborne toxics control measure Title 13, Section 2485 of California Code of Regulations). Clear signage shall be provided for construction workers at all access points.
- vii) All construction equipment shall be maintained and properly tuned in accordance with manufacturer's specifications. All equipment shall be checked by a certified mechanic and determined to be running in proper condition prior to operation.
- viii) Post a publicly visible sign with the telephone number and person to contact at the Lead Agency regarding dust complaints. This person shall respond and take corrective action within 48 hours. The Air District's phone number shall also be visible to ensure compliance with applicable regulations.

Operational Emissions

Similar to the analysis for construction-period impacts above, the project was compared to BAAQMD screening criteria for operational pollutants. As it relates to operational pollutants, the screening table includes screening levels of 325 single family dwelling units or 99,000 square feet of regional shopping center uses.⁹ These example uses would use over one million kilowatt-hours (kWh) of electrical energy per year in addition to natural gas and fuel for motor vehicles.¹⁰

⁹ Ibid.

¹⁰ Calculated using California Emissions Estimator Model (CalEEMod version 2016.3.2).

The applicants provided average electricity usage for their digital billboards across the country. Based on that information, the average daily usage for this digital billboard (given its size and single digital face) would be about 195 kWh per day for an average annual usage of about 71,004 kWh. This estimate is expected to be conservatively high as most of the billboards in the average run 24 hours a day and this billboard would be turned off for a portion of the night. The conservatively projected energy usage of the proposed digital billboard is less than one-tenth the emissions of a project that would be expected to have emissions above air quality screening threshold levels.

While operation of digital billboards is not specifically listed on this screening table, it can be reasonably concluded from the above comparison to example uses in the BAAQMD screening table that operational emissions resulting from this project would be well below threshold levels.

Additionally, BAAQMD presents traffic-based screening criteria for carbon monoxide impacts. As operation of the proposed project would not impact traffic levels, the project would be below carbon monoxide threshold levels.

Therefore, the project impact related to operational pollutant emissions would be *less than significant*.

Sensitive Receptors (Criterion c)

For the purpose of assessing a project's impact on exposure of sensitive receptors to risks and hazards, the threshold of significance is exceeded when the project-specific cancer risk exceeds 10 in 1 million, the non-cancer risk exceeds a Hazard Index of 1.0, or PM_{2.5} concentrations exceed 0.3 micrograms per cubic meter. Examples of sensitive receptors are places where people live, play, or convalesce and include schools, hospitals, residential areas, and recreation facilities.

The closest sensitive receptors are residences located within 550 feet of the proposed billboard to the northwest and within 600 feet to the east. The project itself is not considered a sensitive receptor and operation of the project would not be considered a source of hazardous air emissions. Construction activity that includes the use of traditional diesel-powered equipment results in the emission of diesel particulate matter, which is considered a toxic air contaminant and potential health risk. The generation of these emissions would be temporary, confined to the construction-period of a few active days at the site.

BAAQMD does not provide a screening level to determine projects that are small enough that they can be assumed to be below significance thresholds for emissions-related health risks. Additionally, the modeling to quantify health risks was not originally intended for active emissions periods spanning less than 7 years and is not recommended by any agency for use for less than a 2-year period of focused construction, which does not describe the proposed project. It is reasonable to conclude that emissions and the resultant health risks from an exposure period of only a few active days of construction would be substantially less than emissions over a 2-year period and below applicable thresholds of significance.

Given the distance to sensitive uses and that the exposure duration would be substantially shorter than that able to be accurately modeled or otherwise expected to result in a significant impact, it can reasonably be concluded that the potential health risk from construction-period emissions would be *less than significant*.

Objectionable Odors (Criterion d)

Operation of the billboard would not result in objectionable odors. During construction, diesel-powered vehicles and equipment would create odors that some may find objectionable. However, these odors would be temporary and not likely to be noticeable much beyond the project site's boundaries. Therefore, the potential for objectionable odor impacts would be *less than significant*.

4. BIOLOGICAL RESOURCES

Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation	Less Than Significant Impact	No Impact
a) Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Game or U.S. Fish and Wildlife Service?	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
b) Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, or regulations, or by the California Department of Fish and Game or US Fish and Wildlife Service?	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
c) Have a substantial adverse effect on state or federally protected wetlands (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
d) Interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites?	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
e) Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
f) Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plan?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>

Special Status Species and Habitat and Wetlands (Criteria a-c)

A Biological Impact Assessment was conducted by H.T. Harvey and Associates, included in full as Attachment A. H.T. Harvey and Associates conducted a site visit on July 18, 2019.

The project site lies at the top of a heavily-vegetated, ruderal grassland hillside immediately south of the 580 Marketplace shopping complex and north of I-580. It is bordered to the south by an existing concrete wall and the East Castro Valley Boulevard Exit from I-580 West runs just south of the project site.

Dominant vegetation within this ruderal habitat includes nonnative wild oat (*Avena fatua*), orchard grass (*Dactylis glomerata*), and bristly ox-tongue (*Helminthotheca echioides*), as well as other nonnative invasive species such as pampas grass (*Cortaderia selloana*), ice plant (*Carpobrotus edulis*), fennel (*Foeniculum vulgare*), and white horehound (*Marrubium vulgare*). Dominant tree and shrub species include native coast live oak (*Quercus agrifolia*) and nonnative species such as oleander (*Nerium oleander*), French broom (*Genista monspessulana*), silver wattle (*Acacia dealbata*), and rosemary (*Rosmarinus officinalis*).

Crow Creek lies approximately 0.32 mile to the west of the project site, and a reach of San Lorenzo Creek is approximately 0.25 mile to the southwest. No channel reach of either Crow Creek or San Lorenzo Creek crosses the project site, and there are no tributaries of either creek that flow within the project site. Just south of the project site boundary, there is a small concrete-lined drainage channel that runs west to east and empties into a runoff catch basin approximately 115 feet southeast of the project site. This drainage channel joins with an underground drainage pipe that runs under the project site, originating from drainages located north in the 580 Marketplace shopping complex. No part of any of the drainage channels or catch basin support any aquatic vegetation, nor are they connected to Crow or San Lorenzo creeks.

The vast majority of plant and animal species occurring on or immediately adjacent to the project site are very common species associated with urban, developed, and ruderal conditions throughout the Bay Area. Due to the developed nature of the project site and surrounding area, no special-status plant or animal species are expected to occur within the project boundary.

Critical habitat for the state and federally threatened Alameda whipsnake (*Masticophis lateralis euryxanthus*) is found approximately 1.65 mile east of the project site in the Palomares area and 1.87 mile north of the project site in the Cull Canyon Regional Recreation Area. Alameda whipsnakes have been recorded 0.78 mile southeast and 1.20 mile north of the project site. Open canopy chaparral and sage scrub habitats, consisting of scattered grassy patches with extensive rocky outcrops and small mammal burrows that are used for refugia from predators and aestivation, are favored by Alameda whipsnakes. Much, if not all, of this chaparral-sage scrub habitat has been lost due to development within the project vicinity, and no suitable habitat for the Alameda whipsnake was found in the project area during the site visit. Given the lack of suitable habitat on and near the site, and the extensive urban development and roadways surrounding the project area, the Alameda whipsnake are not expected to inhabit the project area or project site.

Direct Effects of Billboard Installation

Due to the highly disturbed nature of the project site and the immediate vicinity, it is unlikely that any special-status species would occur on the project site. There was no evidence that sensitive species were present on the project site and no habitat capable of supporting sensitive species is present within or immediately adjacent to the site.

No wetlands, riparian habitats, or other sensitive habitats are present within the project site or a 100-ft buffer surrounding the project site. Thus, no sensitive habitats would be impacted by the construction of the billboard. Further, no special-status plant or wildlife species are expected to occur within the project area. The only wildlife species that may be using habitats in the immediate vicinity of the project site during construction are common birds that are locally and regionally abundant. Project effects on these species will not be significant under CEQA.

Although no special-status bird species are expected to nest close enough to the project site to be disturbed by project construction, all native bird species that occur in the project area are protected from take by the federal Migratory Bird Treaty Act and the California Fish

and Game Code. Abandonment of an active nest because of project construction activities could be considered take under the Fish and Game Code.

Mitigation Measure BIO-1:

Nesting Birds. The site and a surrounding radius of not less than 0.5 mile shall be surveyed by a qualified biologist to verify the presence or absence of nesting birds protected under the Federal Migratory Bird Treaty Act and the California Fish and Wildlife Code. Pre-construction surveys shall be conducted within 15 days prior to start of work and shall be submitted to the Building Division. If the survey indicates the potential presences of nesting birds, the applicant shall comply with recommendations of the biologist regarding an appropriately sized buffer around the nest in which no work will be allowed until the young have successfully fledged. The size of the nest buffer will be based to a large extent on the nesting species and its sensitivity to disturbance.

With implementation of Mitigation Measure BIO-1, the impact related to direct effects on special-status species and habitats would be *less than significant*.

Indirect Effects of Illuminance on Off-Site Areas

The potential for impacts related to illuminance of the billboard on wildlife in off-site areas was assessed. Some animals are extremely sensitive to light cues, which influence their physiology and shape their behaviors, particularly during breeding season. Artificial lighting may indirectly impact mammals and birds by increasing the nocturnal activity of predators and/or causing avoidance of well-lit areas resulting in a net loss of habitat availability and quality.

Areas surrounding the project site are primarily developed urban and ruderal habitats that do not support special-status species. The nearest sensitive habitat (and the species inhabiting them) would be over 1,000 feet south of the project site in the wetland areas of Don Castro Reservoir, 1,600 feet west of the project site at Crow Creek, and over 1,300 feet southwest of the project site at San Lorenzo Creek.

The LED billboard would be angled in such a way as to maximize the amount of visibility from specific portions of I-580 East, so the area of brightest night illuminance projected by the proposed billboard would form a narrow cone directed at oncoming traffic. The illuminance would dissipate over distance such that illuminance beyond 100 feet would be minimal and beyond 607 feet negligible. In addition, given that the proposed billboard would face southwest, no amount of illuminance from the billboard is expected to be projected directly north, south, or east. Although the LED billboard is expected to substantially increase the amount of illuminance currently experienced within the project area, specifically facing southwest, the nearest sensitive habitat (and the species inhabiting them) in that general direction would be at least 1,000 feet away. In those more sensitive locations, increased illuminance from the proposed LED billboard would be practically nonexistent, given the distance from the billboard and the dense vegetation surrounding both creeks and the wetland area.

Therefore, the LED billboard would not substantially increase the amount of illuminance currently experienced at sensitive habitats (and the special-status species inhabiting them).

The indirect impact of illuminance from the billboard on special-status habitats and species would be *less than significant*.

Wildlife Corridors (Criterion d)

The physical structure of the billboard itself would not impact the movement of any wildlife species; however, it is possible for artificial illuminance to affect avian flight behavior. Artificial illuminance can disorient nocturnally migrating birds moving through the project area, causing them to potentially strike objects such as buildings, adjacent power lines, or even billboards.

The visibility of the proposed digital billboard to birds in flight, and thus the risk they pose to flying birds, depends primarily on the beam angle of the billboard relative to the flightlines of birds and on the luminance (brightness) of the billboard as perceived by the birds.

The directional nature of LED lighting and the projected viewing angle values of $\pm 30^\circ$ vertically and $\pm 60^\circ$ horizontally suggest that the viewing angle of the billboard will be narrow enough to preclude attracting migrating birds on clear nights, when they fly high enough to be outside the viewing angle of the billboard. Shaders located above each row of lights will prevent light from projecting upward into the sky. As a result, birds flying more than 30° above the billboard's beam angle will not be able to see light from the sign at all. While migrating birds would normally fly higher than 30° , they are forced to fly low during foggy and rainy conditions, which may bring them into the viewing angle of the billboard.

The LED display on the billboard face would be changed every 8 seconds from a static image to a static image, changing the colors, patterns of color, and illuminance of the billboard. Therefore, birds flying near the billboard would not perceive it as a fixed, unchanging light, the type of light most attractive to birds. Migratory birds are attracted to fixed, unchanging light.

If light-sensitive birds were foraging in the areas near the billboard, they could be affected by light at lower altitudes. Of the local special-status species, seabirds and shorebirds are vulnerable to artificial lights. However, the nearest suitable foraging habitat for seabirds and shorebirds includes Don Castro Reservoir, approximately 0.18 mile south of the project site, and Lake Chabot, approximately 3.35 mile northwest of the project site. Suitable foraging habitat for some shorebird species is also found farther away, within wetland areas found along the eastern channel reach of San Lorenzo Creek, which flows into Don Castro Reservoir. Substantial numbers of seabirds and shorebirds are not expected to move back and forth between San Francisco Bay and the project site (or over or past the project site) because the area surrounding the project site is heavily urbanized and the project site is located approximately 6.4 mile east of the Bay.

It is also unlikely that the billboard would impact substantial numbers of roosting birds because the developed and ruderal habitats adjacent to the project site do not provide high quality roosting habitat.

Given the configuration of bird habitats in the vicinity of the site (which does not lend itself to directed bird flights toward the billboard), the changing images that will be displayed on

the LED billboard, the narrow viewing angle, and the use of shaders to prevent light from projecting upward into the sky, the project's impacts on avian flight behavior would be *less than significant*.

Local Policies and Ordinances (Criterion e)

There are no local policies or ordinances related to biological resources applicable to the project. Tree removal planned for the project would occur outside the County right-of-way and the Alameda County Tree Ordinance would not apply. The project would have *no impact* with respect to conflicts with local policies and ordinances.

Habitat Conservation Plan (Criterion f)

There is no Habitat Conservation Plan applicable to the project site, and the project would have *no impact*.

5. CULTURAL RESOURCES

Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation	Less Than Significant Impact	No Impact
a) Cause a substantial adverse change in the significance of a historical resource pursuant to Public Resources Section 15064.5?	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
b) Cause a substantial adverse change in the significance of an archaeological resource pursuant to Public Resources Section 15064.5?	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
c) Disturb any human remains, including those interred outside of formal cemeteries?	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Historic and Archaeological Resources, Human Remains (Criteria a-c)

The project site is previously disturbed and is adjacent to existing buildings which are not considered historic resources. There are no historic resources in the immediate vicinity of the project site.¹¹ Therefore, the project would not have any direct or indirect impacts on historical resources.

The project site is previously disturbed and there are no known resources at the site. A records search performed by the Northwest Information Center (included as Attachment B) confirmed there are no known cultural resources on the site and the potential for unrecorded resources is considered low.

Construction of the project involves minimal ground disturbance. In the event archaeological resources or human remains are discovered on site, these resources would be handled according to applicable regulations (Public Resources Code Sections 21083.2, 21084.1, 5097.98, 15064.5(d) and/or Section 7050.5 of the Health and Safety Code).

Mitigation Measure CUL-1:

Halt Construction Activity, Evaluate Find, and Implement Mitigation. In the event that archaeological or paleontological resources are discovered during construction, operations shall stop within 50 feet of the find and a qualified archaeologist or paleontologist shall be consulted to determine whether the resource requires further study. The developer shall include a standard inadvertent discovery clause in every construction contract to inform contractors of this requirement. The archaeologist/paleontologist shall make recommendations concerning appropriate measures that will be implemented to protect the resources, including but not limited to excavation and evaluation of the finds in accordance with Section 15064.5 of the CEQA Guidelines. Cultural resources could consist of but are not limited to stone, bone, wood, or shell artifacts or features, including hearths. Any previously undiscovered resources found during construction within the project site shall be

¹¹ Alameda County Community Development Agency. Castro Valley General Plan Draft Environmental Impact Report, April 2007.

recorded on appropriate Department of Parks and Recreation (DPR) 523 forms and evaluated for significance in terms of CEQA criteria.

Mitigation Measure CUL-2:

Halt Construction Activity, Evaluate Remains, and Take Appropriate Action in Coordination with Native American Heritage Commission. In the event of the accidental discovery or recognition of any human remains, CEQA Guidelines Section 15064.5; Health and Safety Code Section 7050.5; Public Resources Code Section 5097.94 and Section 5097.98 must be followed. If during the course of project development there is accidental discovery or recognition of any human remains, the following steps shall be taken:

1. There shall be no further excavation or disturbance of the site or any nearby area reasonably suspected to overlie adjacent human remains until the County Coroner is contacted to determine if the remains are Native American and if an investigation of the cause of death is required. If the coroner determines the remains to be Native American, the coroner shall contact the Native American Heritage Commission (NAHC) within 24 hours, and the NAHC shall identify the person or persons it believes to be the "most likely descendant" (MLD) of the deceased Native American. The MLD may make recommendations to the landowner or the person responsible for the excavation work within 48 hours of being granted access to the site, for means of treating or disposing of, with appropriate dignity, the human remains and any associated grave goods as provided in PRC Section 5097.98.
2. Where the following conditions occur, the landowner or his authorized representative shall rebury the Native American human remains and associated grave goods with appropriate dignity either in accordance with the recommendations of the most likely descendant or on the project site in a location not subject to further subsurface disturbance:
 - The NAHC is unable to identify a most likely descendent or the most likely descendent failed to make a recommendation within 48 hours of being granted access to the site.
 - The descendant identified fails to make a recommendation.
 - The landowner or his authorized representative rejects the recommendation of the descendant, and mediation by the NAHC fails to provide measures acceptable to the landowner.

With implementation of Mitigation Measures CUL-1 and CUL-2, which are standard procedures for any project in California, the impact would be *less than significant*.

6. ENERGY

Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation	Less Than Significant Impact	No Impact
a) Result in potentially significant environmental impact due to wasteful, inefficient, or unnecessary consumption of energy resources, during project construction or operation?	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
b) Conflict with or obstruct a state or local plan for renewable energy or energy efficiency?	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>

Energy (Criteria a-b)

Construction of the project would result in the consumption of fuel for construction vehicles and equipment, but the construction activities and related energy usage would be minimal. Operation of the project would result in the consumption of electrical energy. The expected annual average usage would be approximately 71,004 kWh.¹² The digital billboard installed and operated as part of the project would use electrical energy, and would be constructed pursuant to current electrical codes. The project would be required by the County to comply with all standards of Title 24 of the California Code of Regulations, as applicable, aimed at the incorporation of energy-conserving design and construction. These standards would ensure that electrical energy would be used efficiently. The GHG emissions associated with this energy demand are addressed under the Greenhouse Gas Emissions section of this Initial Study.

Although construction and operation of the project would incrementally increase energy consumption, it would comply with all applicable regulations and energy standards, and its use of energy would not be wasteful, inefficient, or unnecessary. The impact related to energy resources would be *less than significant*.

¹² Anticipated energy usage is based on average energy usage for all of the applicant's existing billboards in the United States, adjusted to reflect the size of the current billboard and that it is single-sided rather than double-sided.

7. GEOLOGY AND SOILS

Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation	Less Than Significant Impact	No Impact
a) Directly or indirectly cause potential substantial adverse effects, including the risk of loss, injury, or death involving:				
i) Rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other substantial evidence of a known fault? (Refer to Division of Mines and Geology Special Publication 42)	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
ii) Strong seismic ground shaking?	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
iii) Seismic-related ground failure, including liquefaction?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
iv) Landslides?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
b) Result in substantial soil erosion or the loss of topsoil, creating substantial risks to life, property, or creek/waterways?	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
c) Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in on- or off-site landslide, lateral spreading, subsidence, liquefaction or collapse?	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
d) Be located on expansive soil, as defined in Table 18-1-B of the Uniform Building Code (1994), creating substantial direct or indirect risks to life or property?	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
e) Have soils incapable of adequately supporting the use of septic tanks or alternative waste water disposal systems where sewers are not available for the disposal of waste water?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
f) Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature?	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>

Seismic Hazards, Unstable or Expansive Soils (Criteria a, c-d)

The San Francisco Bay Area is a seismically active region, and the billboard structure is likely to encounter strong seismic ground shaking during its lifetime. There are no active earthquake faults known to pass through the project area; the closest fault is the Hayward Fault just over two miles to the east.¹⁸ The project site would be subject to very strong ground shaking during a seismic event and impacts would be less than significant. There would be ***no impact*** related to rupture of a known earthquake fault.

¹⁸ California Department of Conservation. California Geological Survey Regulatory Maps. Website accessed July 11, 2019, at <http://maps.conservacion.ca.gov/cgs/informationwarehouse/index.html?map=regulatorymaps>.

The project site is located at the top of a vegetated slope in an area that is not considered susceptible to landslides or liquefaction.¹⁴ The project would have *no impact* related to landslide or liquefaction risk.

The site includes area built on Los Osos and Millsholm soils; these soils are well-drained with low permeability.¹⁵ The project requires building permits and will be required to be constructed to the current building code standards including consideration of soil, geologic, and seismic conditions based upon a geotechnical report prepared by a certified professional. Therefore, impacts related to seismic hazards and unstable or expansive soils would be *less than significant*.

Soil Erosion (Criterion b)

The project would not involve grading and only minimal ground disturbance (less than one acre). The project would not involve changes in topography or soil erosion. The impact related to soil erosion would be *less than significant*.

Septic Tanks (Criterion e)

The project would not include the use of septic tanks and associated disposal facilities and would therefore have *no impact*.

Paleontological Resources (Criterion f)

Castro Valley is largely underlain by relatively young Quaternary-age alluvial soils, and there are no known significant paleontological resources in the project area or unique geologic features on the project site.¹⁶ Construction activities would not be expected to result in the discovery of paleontological resources. The potential impact of the project on paleontological resources would be *less than significant*.

¹⁴ Alameda County Community Development Agency. Castro Valley General Plan Draft Environmental Impact Report, April 2007.

¹⁵ U.S. Department of Agriculture. National Cooperative Survey. Website accessed July 11, 2019 at: https://soilseries.sc.egov.usda.gov/OSD_Docs/L/LOS_OSOS.html

¹⁶ Alameda County Community Development Agency. Castro Valley General Plan Draft Environmental Impact Report, April 2007.

8. GREENHOUSE GAS EMISSIONS

Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation	Less Than Significant Impact	No Impact
a) Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
b) Conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>

Greenhouse Gas Emissions (Criterion a)

BAAQMD has determined that GHG emissions and global climate change represent cumulative impacts. BAAQMD does not have an adopted threshold of significance for construction-related GHG emissions. The operational threshold of 1,100 metric tons carbon dioxide equivalent (MTCO_{2e}) per year was used for both the construction-period and operational period for a conservative analysis.

CalEEMod's GHG Emissions Model includes a GHG emission factor of 641 pounds of CO₂ per megawatt-hour of electricity use.^{17,18} As discussed in the Energy section of this Initial Study, the annual average energy usage is 71,004 kWh. This results in emissions of 20.64 metric tons CO₂ per year, which is well below the threshold level of 1,100 metric tons.

BAAQMD does not suggest a threshold for assessing construction-period GHG emissions impacts or provide a screening level for comparing projects. The construction-period GHG emissions for the project would be minimal and would add a negligible amount to the lifetime operational GHG emissions discussed above. Therefore, the project impact related to GHG emissions would be *less than significant*.

Greenhouse Gas Reduction Plans (Criterion b)

The Alameda County Unincorporated Community Climate Action Plan, approved by the Board of Supervisors on February 4, 2014, addresses reduction of GHG emissions through a series of 37 local programs and policy measures related to transportation, land use, building, energy, water, waste, and green infrastructure. The Plan is intended enable the County to reduce its community-wide emissions by more than 15% by the year 2020.

GHG emissions associated with the development of the proposed project are estimated to be 20.64 metric tons CO₂ per year, which is less than 0.1% of the projected GHG emissions for the commercial/industrial sector.¹⁹ Development of the project is required to comply with California Title 24 standards for energy efficiency. Development of the project would not

¹⁷ User's Guide for CalEEMod version 2016.3.2, November 2017. Appendix D, Table 1.2.

¹⁸ Other GHGs would have a negligible contribution to overall GHG levels from energy usage, so were not calculated here.

¹⁹ Alameda County. Alameda County (Unincorporated Areas) Community Climate Action Plan. Table 1.1, February 2014.

conflict with the Plan's goals for GHG emissions reduction in the commercial/industrial sector, which are specific to commercial and industrial buildings and include emphasizing energy efficiency retrofits for existing buildings, energy performance requirements for new construction, increasing use of renewable energy, and improving community energy management and therefore are not directly applicable to the project. Therefore, the project would have *no impact* in relation to consistency with GHG reduction plans.

9. HAZARDS AND HAZARDOUS MATERIALS

Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation	Less Than Significant Impact	No Impact
a) Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
b) Create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment?	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
c) Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
d) Be located on a site which is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, as a result, would it create a significant hazard to the public or the environment?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
e) For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project result in a safety hazard or excessive noise for people residing or working in the project area?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
f) Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
g) Expose people or structures, either directly or indirectly, to a significant risk of loss, injury or death involving wildland fires?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>

Hazardous Materials (Criteria a-b)

As required by state law, digital billboards are designed to withstand wind forces, and are subject to building permit requirements that ensure compliance with applicable building and electrical codes. Soil conditions are identified and considered in the design of such structures. No hazardous materials are emitted during operation of the billboard.

Project operations are not expected to create a significant hazard through the routine transport, use, or disposal of hazardous materials. This analysis assumes that any hazardous materials used during construction activities or for maintenance of the billboard would be used in compliance with applicable regulations. State and federal laws require proper handling, use, and disposal of hazardous materials. These same laws and regulations require the prevention and reduction of injury to people and the environment in the event of an accidental release. Consequently, there are no reasonably foreseeable operational upset or accidental conditions that would involve a significant release of hazardous materials into the environment.

Electronic components of the billboard may contain materials that, when disposed, are considered “e-waste” due to potentially hazardous metals, flame retardants, and other chemicals. The operator is required to follow applicable regulations regarding proper disposal and/or recycling, as appropriate, as components are replaced or removed over time.

With compliance with applicable regulations, the project’s impact relating to use or upset of hazardous materials would be *less than significant*.

Hazardous Materials near Schools (Criterion c)

No schools are located within 0.25 mile of the project site. No hazardous materials with the potential for release during operation would be handled on or emitted from the site. As noted above, any hazardous materials used during construction activities or for maintenance of the billboard would be used in compliance with applicable regulations. The project would have *no impact* related to potential exposure of students at nearby schools to hazardous materials at the project site.

Hazardous Material Site (Criterion d)

The project site is not included on a list of hazardous materials sites and it would have *no impact*.^{20, 21}

Airport Hazards (Criterion e)

The project site is approximately 4.25 miles northeast of the Hayward Executive Airport and approximately 8.5 miles to the northwest of the Oakland International Airport. The billboard would not be considered a hazard to air navigation as it would not generate smoke or rising columns of air, would not attract large concentrations of birds, would not generate electrical interference that would interfere with aircraft communications or aircraft instrumentation, would not reflect sunlight, and would not direct steady or flashing lights toward aircraft.

There are no other airports, either public or private, within the vicinity of the project. There would be *no impact* from the project related to airport hazards.

Emergency Response Plan (Criterion f)

The project would not alter traffic patterns and would not impair implementation of any adopted emergency response plan or emergency evacuation plan. The project would have *no impact* related to an emergency response plan.

²⁰ GeoTracker database accessed July 11, 2019, at: <http://geotracker.waterboards.ca.gov/map/?CMD=runreport&myaddress=3893+East+Castro+Valley+Boulevard>.

²¹ EnviroStor database accessed July 11, 2019, at: <https://www.envirostor.dtac.ca.gov/public/map/?myaddress=3893+East+Castro+Valley+Boulevard>.

Wildland Fire (Criterion g)

The project site is located in an urbanized area removed from areas typically subject to wildland fire, and it has not been identified as a very high fire hazard severity zone.²² Therefore, the project would have ***no impact*** related to wildland fire.

²² Alameda County Community Development Agency. Castro Valley General Plan Draft Environmental Impact Report, April 2007.

10. HYDROLOGY AND WATER QUALITY

Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation	Less Than Significant Impact	No Impact
a) Violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or ground water quality?	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
b) Substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin?	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
c) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, or through the addition of impervious surfaces, in a manner which would:				
i) result in substantial erosion or siltation on- or off-site;	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
ii) substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or off-site;	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
iii) 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	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
d) In flood hazard, tsunami or seiche zones, risk release of pollutants due to project inundation?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
e) Conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan?	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>

Water Quality (Criteria a, e)

Operation of the project would not involve the use of water or generation of waste water. Construction activities, such as drilling a hole for the foundation, trenching for electricity connection, and pouring concrete, have the potential to affect water quality through increased sediment loads in runoff. Fuel, oil, grease, solvents, and other chemicals used in construction activities have the potential to create toxicity problems if allowed to enter a waterway. Construction activities are also a source of various other materials including trash, soap, and sanitary wastes.

Construction activities at the project site would be limited to a few active days for installation. Potential impacts would be minimal, and compliance with County and state regulations would reduce any potential impacts on water quality to ***less than significant***.

Groundwater (Criterion b)

The proposed project is not expected to involve substantial excavation that would affect groundwater. Dewatering activities are not anticipated to be necessary; should dewatering activities be required, these activities must comply with the General Construction Permit

and requirements established by the San Francisco Bay Regional Water Quality Control Board to ensure that such activities would not result in substantial changes in groundwater flow or quality.

Following construction, the project would not substantially change impervious surface area and would not have a substantial impact on groundwater recharge.

Therefore, the proposed project's impact on groundwater would be *less than significant*.

Runoff and Drainage (Criterion c)

The project would not require service for water. Existing drainage at each site would be maintained, and no increases in stormwater would result. The project would have *no impact* related to runoff, drainage, or flooding.

Flood Risk (Criterion d)

Project site elevations are approximately 328 feet above mean sea level. Climate change induced sea level rise is estimated at up to 17 inches by 2050 and 69 inches by 2100.²³ The project site is not considered at risk for tsunami inundation.²⁴ Therefore, the site is not in danger of inundation from a tsunami or climate change induced sea level rise. Further, the project is not within a 100-year flood zone²⁵ and does not consist of housing or present a risk for flooding or redirection of flood flows. The project would have *no impact* related to the release of pollutants due to project inundation.

²³ Bay Conservation and Development Commission, adopted Oct 6, 2011, *San Francisco Bay Plan*.

²⁴ California Department of Conservation. California Geological Survey Tsunami Inundation Maps. Accessed July 11, 2019 at: <http://maps.conservation.ca.gov/cgs/informationwarehouse/index.html?map=tsunami>.

²⁵ Federal Emergency Management Agency. Flood Insurance Rate Map Panel 06013C0560F, June 16, 2009.

11. LAND USE AND PLANNING

Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation	Less Than Significant Impact	No Impact
a) Physically divide an established community?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
b) Cause a significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect?	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>

Physical Division of a Community (Criterion a)

The project site is within a developed commercial area adjacent to a freeway. The billboard would not involve any physical changes that would have the potential to divide the established community, and the project would have *no impact*.

Conflict with Land Use Plan (Criterion b)

The project site is within the Castro Valley General Plan planning area. The land use designation for the project site is Community Commercial, which is intended to provide a wide range of commercial goods and services to meet community needs generally in an auto-oriented setting.

The Castro Valley General Plan identifies the removal of billboards as a top priority and establishes a policy specific to Castro Valley Boulevard in support of the goal to revitalize the Central Business District and other commercial areas:

Policy 5.3-2 Castro Valley Boulevard Appearance. Create programs to improve the visual appearance of the private properties on Castro Valley Boulevard through façade improvements, new signs, and reducing the number of billboards.²⁶

The proposed billboard is not located on Castro Valley Boulevard. As discussed in the Project Information section of this document, the applicant has identified five locations along Castro Valley Boulevard for billboard removal as part of the relocation agreement with the County. By facilitating billboard removal in this area, the relocation agreement supports the Castro Valley General Plan policy.

Proposals for new billboards within unincorporated Alameda County require Site Development Review approval subject to the Alameda County Zoning Ordinance. The project will comply with Outdoor Advertising Association of America guidelines to minimize light and glare, as well as applicable highway safety regulations to minimize the potential for hazards. Section 17.52.515 of the Alameda County Zoning Ordinance provides the County discretion to approve new billboards under the Site Development Review process. Pursuant to this section, any such billboards are to be located:

²⁶ Alameda County Community Development Agency. Castro Valley General Plan, March 2012.

- on a parcel that does not contain residential or agricultural uses,
- on or adjacent to a parcel with interstate or primary highway frontage,
- within six hundred sixty (660) feet of the edge of the right-of-way of an interstate or primary highway, and
- in a manner consistent with adopted Scenic Corridor (SC) overlay zones, as required by section 17.30.190.

The project site is on a parcel within approximately 150 feet of the I-580 Castro Valley Boulevard off-ramp, does not contain residential or agricultural uses, and lies just beyond the adopted Dublin Canyon Scenic Corridor overlay zone (Figure 11).²⁷ Compliance with the Alameda County Zoning Ordinance sections pertaining to billboards and scenic corridors would ensure the project would have a *less than significant* impact in relation to conflict with a land use plan, policy, or regulation. In addition, the project proposes a relocation agreement that would remove Castro Valley Boulevard billboards to further County policies.

²⁷ The Dublin Canyon Scenic Corridor extends 100 feet from the edge of the paved roadway along I-580 (and the on and off ramps to and from I-580).

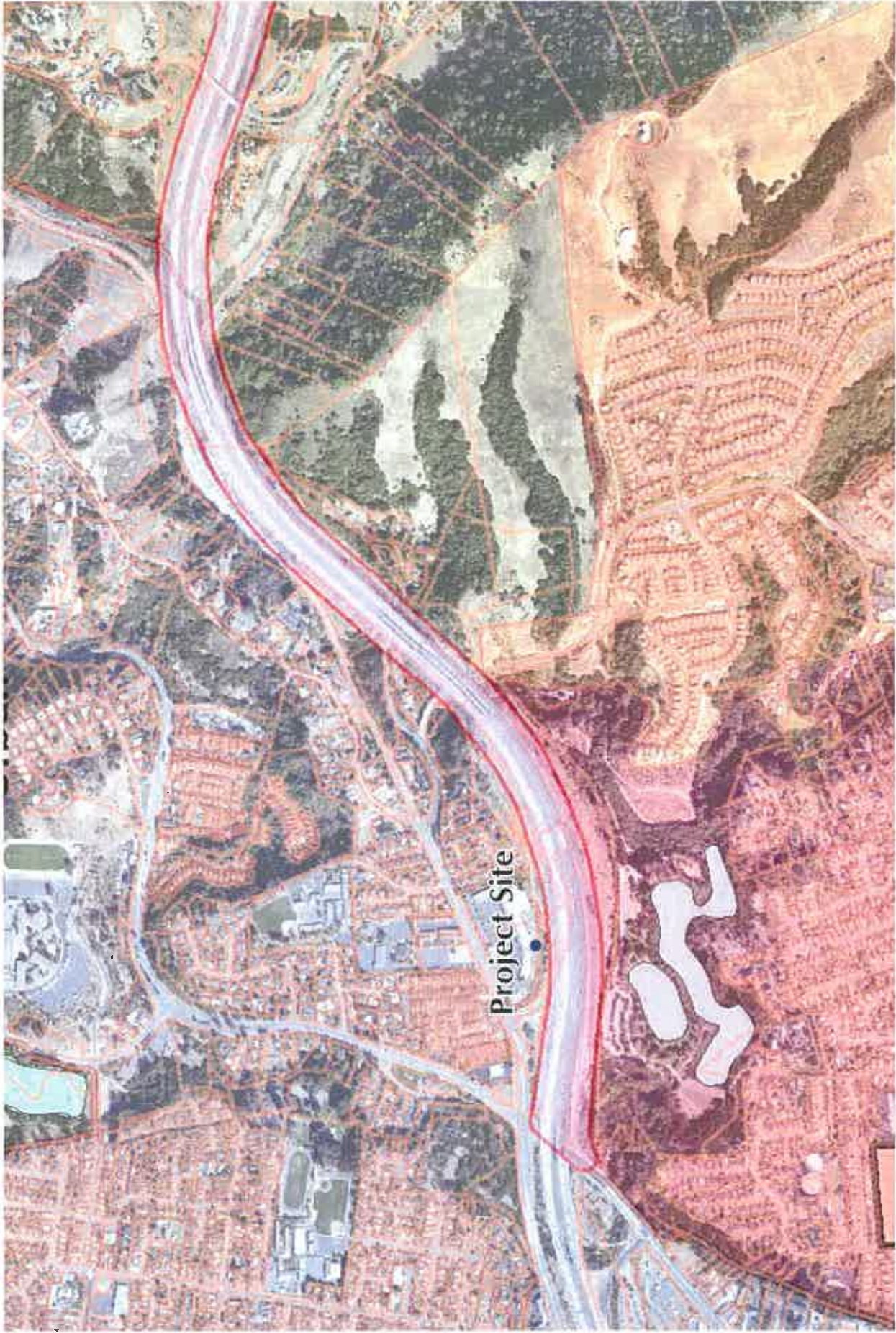


Figure 11. Dublin Canyon Scenic Corridor
Source: Alameda County Community Development Agency
October 2019

12. MINERAL RESOURCES

Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation	Less Than Significant Impact	No Impact
a) Result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the state?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
b) Result in the loss of availability of a locally-important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>

Mineral Resources (Criteria a–b)

The site contains no known mineral resources and has not been delineated as a locally important mineral recovery site on any local land use plan.²⁸ The project would have ***no impact*** on mineral resources.

²⁸ Alameda County Community Development Agency. Castro Valley General Plan Draft Environmental Impact Report, April 2007.

13. NOISE

Would the project result in:	Potentially Significant Impact	Less Than Significant With Mitigation	Less Than Significant Impact	No Impact
a) Generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
b) Generation of excessive groundborne vibration or groundborne noise levels?	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
c) For a project located within the vicinity of a private airstrip or an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project expose people residing or working in the project area to excessive noise levels?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>

Excessive Noise or Vibration (Criteria a–b)

Noise impacts resulting from construction depend on the noise generated by various pieces of construction equipment, the timing, and duration of noise generating activities, and the distance between construction noise sources and noise sensitive receptors. Construction noise impacts primarily occur when construction activities occur during noise-sensitive times of the day (early morning, evening, or nighttime hours), the construction occurs in areas immediately adjoining noise sensitive land uses, or when construction durations last over extended periods (typically greater than one year).

Significant noise impacts do not normally occur when standard construction noise control measures are enforced, and when the duration of the noise generating construction period at a particular receiver or group of receivers is limited to one construction season or less. In this case, the active construction period would only be a few days. Additionally, noise-sensitive residential uses are located at least 550 feet away from the project site.

Regardless of the potential for significant impact, the Alameda County noise ordinance (Alameda County General Code Section 6.60.070), limits construction noise to 7:00 a.m. to 7:00 p.m. Monday through Friday, and to 8:00 a.m. to 5:00 p.m. Saturday and Sunday. The project will be required to comply with the noise ordinance.

The operation of a digital billboard does not produce substantial levels of vibration or noise.

Impacts from noise and vibration generated by the construction and operation of the billboard would be *less than significant* due to the limited duration of construction activities and distance from sensitive receptors and the lack of substantial levels of vibration or noise during operation.

Airport Noise (Criterion c)

A billboard is not a noise sensitive use, and the project site is not within two miles of an airport. Therefore, the project would have *no impact* related to airport noise.

14. POPULATION AND HOUSING

Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation	Less Than Significant Impact	No Impact
a) Induce substantial unplanned population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
b) Displace substantial numbers of existing people or housing, necessitating the construction of replacement housing elsewhere?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>

Substantial Population Growth (Criteria a–b)

As a billboard project, the proposed project would not involve housing or population and would not otherwise induce unplanned population growth or displace existing housing or people. The project would therefore have ***no impact*** on population and housing.

15. PUBLIC SERVICES

Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for any of the following public services:	Potentially Significant Impact	Less Than Significant With Mitigation	Less Than Significant Impact	No Impact
a) Fire protection?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
b) Police protection?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
c) Schools?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
d) Parks?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
e) Other public facilities?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>

Public Services (Criteria a-e)

As a billboard project, the proposed project would not involve population increases or otherwise affect demand for public services or related facilities. The project would therefore have ***no impact*** on public services.

16. RECREATION

Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation	Less Than Significant Impact	No Impact
a) Increase the use of existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
b) Include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>

Recreation (Criteria a-b)

As a billboard project, the proposed project would not involve population increases or otherwise affect demand for recreation or the use, construction, or maintenance of related facilities. The project would therefore have *no impact* on recreation.

17. TRANSPORTATION

Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation	Less Than Significant Impact	No Impact
a) Conflict with a program, plan, ordinance, or policy addressing the circulation system, including transit, roadway, bicycle, and pedestrian facilities?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
b) Conflict or be inconsistent with CEQA Guidelines §15064.3 subdivision (b)?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
c) Substantially increase hazards due to a geometric design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
e) Result in inadequate emergency access?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>

Vehicle and Alternative Transportation (Criteria a–b)

The operation of digital billboards would not result in an increase in vehicle trips or changes in air traffic patterns or alternative transportation. Traffic generated for construction would be minimal in both volume and duration. The project would have ***no impact***.

Hazards (Criterion d)

The proposed project would be to construct and operate a single-sided digital billboard directed for visibility from eastbound lanes of I-580.

Digital billboards employ LED technology and allow for periodic changes in display. The capability of digital billboards to present changing images has raised questions regarding the effect of such signage on traffic safety. The primary concern has been effects on driver attention and whether these effects are connected to an increased incidence of accidents. Concerns have also been raised regarding the potential for such signage to produce light of such intensity or direction that it could interfere with driver vision.

FHWA has addressed signage issues in general, and digital signs in particular. As part of its agreement with various states pursuant to the Highway Beautification Act, for example, FHWA has confirmed that no sign is allowed that imitates or resembles any official traffic sign, and that signs may not be installed in such a manner as to obstruct, or otherwise physically interfere with an official traffic sign, signal, or device, or to obstruct or physically interfere with the vision of drivers in approaching, merging or intersecting traffic. These provisions may be enforced by the FHWA, but the agreement with the State of California also requires Caltrans to enforce these provisions.

The FHWA has responded to the development of signs that present changing messages, either mechanically or digitally, with an interpretation of its agreements with the states pursuant to the Highway Beautification Act. The FHWA discusses changeable message signs in a Memorandum dated July 17, 1996, concluding that a state could reasonably

interpret the provisions of its agreement with the FHWA to allow such signs and that the state should determine the frequency of message change and limitation in spacing.

On September 25, 2007, the FHWA again issued a Memorandum on the subject of off-premises changeable electronic variable message signs, or CEVMS. The Memorandum states that proposed laws, regulations, and procedures that allowed CEVMS subject to acceptable criteria would not violate the prohibition on intermittent or flashing or moving signs as used in the state agreements. The Memorandum identifies ranges of acceptability relating to such signage, as follows:

- Duration of message: Duration of display is generally between 4 and 10 seconds; 8 seconds is recommended
- Transition time: Transition between messages is generally between 1 and 4 seconds; 1 to 2 seconds is recommended
- Brightness: The sign brightness should be adjusted to respond to changes in light levels
- Spacing: Spacing between the signs should be not less than the minimum specified for other billboards, or greater if deemed required for safety
- Locations: Location criteria are the same as for other signage, unless it is determined that specific locations are inappropriate

The Memorandum also refers to other standards that have been found helpful to ensure driver safety. These include a default designed to freeze the display in one still position if a malfunction occurs; a process for modifying displays and lighting levels where directed by Caltrans to assure safety of the motoring public; and requirements that a display contain static messages without movement such as animation, flashing, scrolling, intermittent or full-motion video. Manufacturers and operators of digital billboards currently use a full-black screen in the event of a malfunction.

In addition to the provisions of the Highway Beautification Act (23 United States Code §131) and the FHWA memoranda discussed above, the State of California has adopted the Outdoor Advertising Act (Business and Professions Code §§5200 et seq.) and regulations implementing its provisions (California Code of Regulations, Title 4, Division 6, §§2240 et seq.). These include provisions that specifically address message centers, which are defined as "an advertising display where the message is changed more than once every two minutes, but no more than once every four seconds" (§5216.4).

Consistent with the memoranda executed pursuant to the Highway Beautification Act, the Outdoor Advertising Act provides that message center displays that comply with its requirements are not considered flashing, intermittent, or moving light. (§5405(d)(1)) The requirements provide that such signs must not display messages that change more than once every 4 seconds, and that no message center may be placed within 1,000 feet of another message center display on the same side of the highway.

The California Vehicle Code regulates the brightness of billboard lighting. Vehicle Code §21466.5, which identifies the applicable standard, may be enforced by Caltrans, the California Highway Patrol, or local authorities. Vehicle Code §21467 provides that each

prohibited sign, signal, device, or light is a public nuisance and may be removed without notice by Caltrans, the California Highway Patrol or local authorities.

Caltrans requires that any person engaged in the outdoor advertising business must obtain a license from Caltrans and pay the required fee (\$5300). No person may place any advertising display in areas subject to Caltrans authority without having a written permit from Caltrans (§5350).

These provisions of law and regulation effectively regulate sign location and brightness to ensure that digital billboards will not be located in such a manner as to create hazards due to lighting conditions themselves. Digital billboards are equipped with sensors that modify the brightness of the sign in response to ambient lighting conditions, thus ensuring that the brightness of the display in evening, nighttime, or dawn conditions does not present a traffic hazard.

As digital billboard technology has developed, the issue has been raised as to whether digital billboards themselves, regardless of compliance with such operating restrictions, present a distraction to drivers and thereby create conditions that could lead to accidents. FHWA has monitored the issue closely, and released its report updating the agency's view of the issues and research most recently in 2012.^{29, 30}

The FHWA reports address the basic research question of whether operation of a CEVMS along the roadway is associated with a reduction of driving safety for the public. The reports identify three fundamental methods for answering this question: (1) whether there is an increase in crash rates in the vicinity of CEVMS, (2) whether there is an increase in near-crashes, sudden braking, sharp swerving and other such behaviors in the vicinity of CEVMS, and (3) whether there are excessive eye glances away from the roadway in the vicinity of CEVMS.

The reports discuss existing literature and reports of studies, key factors and measures relating to CEVMS, and effects on traffic. An extensive bibliography is included in the reports. The reports do not purport to provide guidance to states on the control of CEVMS. The report confirms that there have been no definitive conclusions about the presence or strength of adverse safety impacts from CEVMS. Similarly, a study performed under the National Cooperative Highway Research Program (NCHRP), Project 20-7 (256) titled "Safety Impacts of the Emerging Digital Display Technology for Outdoor Advertising Signs" (NCHRP Report) reviewed existing literature. These reports agree that digital billboards should be regulated as a means of protecting the public interest. A subsequent FHWA report confirmed through a study using an eye-tracking system that the percentage of time

²⁹ U.S. Department of Transportation Federal Highway Administration, *The Possible Effects of Commercial Electronic Variable Message Signs (CEVMS) on Driver Attention and Distraction: An Update*, February 2009, Publication no. FHWA-HRT-09-018. Available at https://www.fhwa.dot.gov/real_estate/oac/possible_effects/.

³⁰ U.S. Department of Transportation Federal Highway Administration, *Driver Visual Behavior in the Presence of Commercial Electronic Variable Message Signs (CEVMS)*, September 2012, Publication no. FHWA-HEP-16-036. Available at https://www.fhwa.dot.gov/real_estate/oac/visual_behavior_report/final/.

that drivers dedicated to the road ahead was not significantly affected by the presence of CEVMS.⁸¹

Various restrictions have been identified in reports that relate to the location and operation of digital billboards that seek to reduce safety concerns. These relate to brightness, message duration and message change interval, billboard location with regard to official traffic control devices, roadway geometry, vehicle maneuver requirements at interchanges (i.e., lane drops, merges and diverges), and specific constraints on the placement and operation of such signs. Regulation of operations could include, for example, the time any single message may be displayed, the time of message transition, brightness of the sign and controls that adjust brightness based on the ambient light environment, and design and placement that ensures that the sign does not confuse drivers, or create dangerous glare.

Restrictions on digital billboards contained within the Outdoor Advertising Act and enforced by Caltrans regulate many of the conditions that have been identified as relevant to traffic safety. Caltrans regulates the location and size of each proposed digital billboard through its application process as well as the distance between such signs. California statutory provisions regulate brightness of displays. Through state law and the Vehicle Code, such signage would be prohibited from displaying flashing lights or images.

There are various studies supporting conflicting conclusions regarding the safety of digital billboards and incidence of driver distraction. The analysis in this document has been performed using state and federal published studies and adopted regulations as the best information available at this time.

Significant effects could occur if the proposed digital billboard did not comply with restrictions regarding location, intensity of light, light trespass, or other restrictions, especially those enforced by Caltrans pursuant to its authority under the agreements between the U.S. Department of Transportation under the Highway Beautification Act, and the Outdoor Advertising Act. Mitigation Measure TRAN-1 requires that the County receive accurate information from the operator regarding compliance on an ongoing basis.

Mitigation Measure TRAN-1:

Annual Report. Upon request by the County, the operator of the digital billboard shall submit to the County, within thirty days following June 30 of each year, a written report regarding operation of each digital billboard during the preceding period of July 1 to June 30. The operator may submit a combined report for all such digital billboards operated by such operator within the County limits. The report shall, when appropriate, identify incidents or facts that relate to specific digital billboards. The report shall be submitted to the Community Development Director and shall include information relating to the following:

- a. Status of the operator's license as required by California Business and Professions Code §§5300 et seq.;

⁸¹ Ibid.

- b. Status of the required permit for individual digital billboards, as required by California Business and Professions Code §§5350 et seq.;
- c. Compliance with the California Outdoor Advertising Act, California Business and Professions Code §§5200 and all regulations adopted pursuant to such Act;
- d. Compliance with California Vehicle Code §§21466.5 and 21467;
- e. Compliance with provisions of written agreements between the U.S. Department of Transportation and the Caltrans pursuant to the Federal Highway Beautification Act (23 United States Code §131);
- f. Compliance with mitigation measures identified in the Mitigated Negative Declaration adopted as part of Project approval;
- g. Each written or oral complaint received by the operator, or conveyed to the operator by any government agency or any other person, regarding operation of each digital billboard included in the report;
- h. Each malfunction or failure of each digital billboard included in the report, which shall include only those malfunctions or failures that are visible to the naked eye, including reason for the malfunction, duration and confirmation of repair; and,
- i. Operating status of each digital billboard included in the report, including estimated date of repair and return to normal operation of any digital billboard identified in the report as not operating in normal mode.

Another area of concern is the potential development of interactive billboards that would be capable of communicating with vehicles or passenger devices. The use and development of this technology could have consequences and should be identified by the operator prior to any implementation. Mitigation Measure TRAN-2 requires notice to the County in the event such features are proposed. The mitigation measure also confirms prohibitions on visual effects.

Mitigation Measure TRAN-2:

Interactive Technology. The operator shall not install or implement any technology that would allow interaction with drivers, vehicles, or any device located in vehicles, including, but not limited to a radio frequency identification device, geographic positions system, or other device without prior approval of the County, taking into consideration technical studies and Caltrans or U.S. Department of Transportation policies and guidance available at the time of the request.

Implementation of Mitigation Measures TRAN-1 and TRAN-2 would ensure ongoing compliance with traffic safety regulations and control the use of visual effects and driver interaction that could distract drivers. With implementation of these mitigation measures, impacts on transportation and traffic safety would be *less than significant*.

Inadequate Emergency Access (Criterion e)

The proposed billboard would be located outside travelled portions of the roadway and would present no obstacles to emergency access. The project would have *no impact* on emergency access.

The billboard would have the capacity to display official messages regarding emergencies, and could perform as part of the emergency response system, thus resulting in beneficial effects.

18. TRIBAL CULTURAL RESOURCES

Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation	Less Than Significant Impact	No Impact
a) Cause a substantial adverse change in the significance of a tribal cultural resource, defined in Public Resources Code section 21074 as either a site, feature, place, cultural landscape that is geographically defined in terms of the size and scope of the landscape, sacred place, or object with cultural value to a California Native American tribe, and that is:				
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), or	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
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 subdivision (c) of Public Resource Code Section 5024.1, the lead agency shall consider the significance of the resource to a California Native American tribe.	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Tribal Cultural Resources (Criterion a)

The project site is previously disturbed, and a search of the Sacred Lands File did not identify any Sacred Lands that could be impacted by the project. In July 2019, the County sent letters describing the proposed project to the local Native American tribes provided by the California Native American Heritage Commission as having an interest in the project area. To date, no requests for consultation were received from the tribes and no tribal concerns or tribal cultural resources have been identified.

Construction of the project involves minimal ground disturbance. Based on a County-wide study, the project area is of high to extreme archaeological sensitivity as shown in Figure 12.⁸² Based on the specific characteristics of the site, however, the Northwest Information Center characterizes the probability of encountering Native American resources at the site as low (see Attachment B). In the event tribal cultural resources are discovered on site, Mitigation Measure TCR-1 would be required to protect these resources.

Mitigation Measure TCR-1:

Unanticipated Discovery of Tribal Cultural Resources. In the event that cultural resources of Native American origin are identified during construction, Alameda County shall consult with a qualified archaeologist and begin or continue Native American consultation procedures. If Alameda County determines that the

⁸² Quaternary Research Group, Archaeology in Alameda County, October, 1976

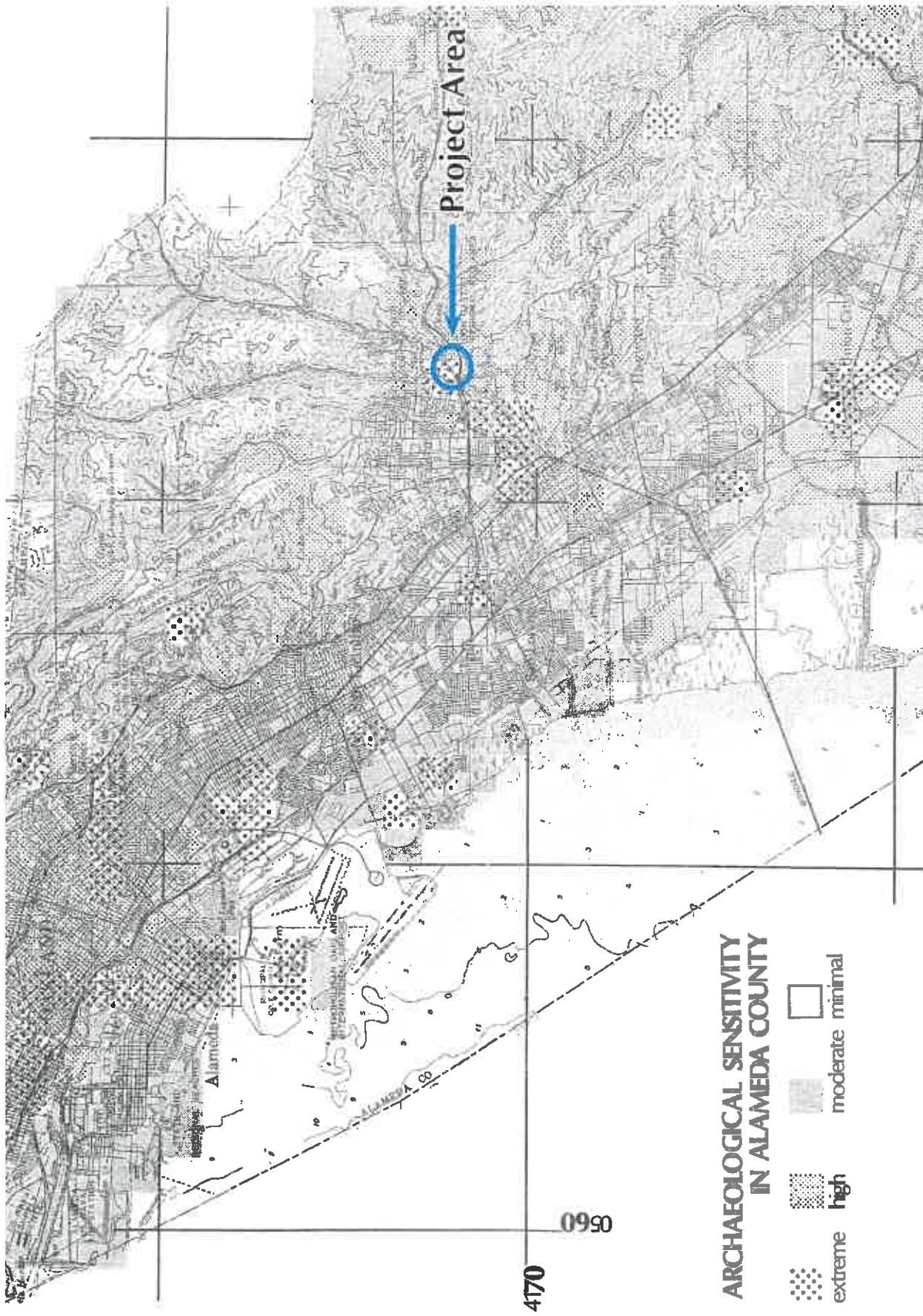


Figure 12. Archaeological Sensitivity of Project Area

Source: Quaternary Research Group, 1976
October 2019

resource is a tribal cultural resource and thus significant under CEQA, a mitigation plan shall be prepared and implemented in accordance with state guidelines and in consultation with Native American groups. If the resource cannot be avoided, additional measures to avoid or reduce impacts to the resource and to address tribal concerns may be required.

With implementation of Mitigation Measure TCR-1, the impact on tribal cultural resources would be *less than significant*.

19. UTILITIES AND SERVICE SYSTEMS

Would the project	Potentially Significant Impact	Less Than Significant With Mitigation	Less Than Significant Impact	No Impact
a) Require or result in the relocation or construction of new or expanded water, or wastewater treatment or storm water drainage, electric power, natural gas, or telecommunications facilities, the construction or relocation of which could cause significant environmental effects?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
b) Have sufficient water supplies available to serve the project and reasonably foreseeable future development during normal, dry and multiple dry years?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
c) Result in a determination by the wastewater treatment provider which serves or may serve the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
d) Generate solid waste in excess of State or local standards, or in excess of the capacity of local infrastructure, or otherwise impair the attainment of solid waste reduction goals?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
e) Comply with federal, state, and local management and reduction statutes and regulations related to solid waste?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>

Utilities (Criteria a-e)

The proposed billboard would require electrical service. Providing such service through extension of existing electrical service already at the site would not result in any significant effects.

The project would not generate any wastewater or require a supply of potable water. Construction and operation of the digital billboard would not require other utility services, would not affect drainage, and would not generate an excess of solid waste.

Installation of the proposed billboard would require coordination with various other utility companies via the Underground Service Alert to prevent conflicts with subterranean utilities. The project would have *no impact* on utility services.

20. WILDFIRE

If located in or near state responsibility areas or lands classified as very high fire hazard severity zones, would the project:	Potentially Significant Impact	Less Than Significant With Mitigation	Less Than Significant Impact	No Impact
a) Substantially impair an adopted emergency response plan or emergency evacuation plan?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
b) Due to slope, prevailing winds, and other factors, exacerbate wildfire risks, and thereby expose project occupants to, pollutant concentrations from a wildfire or the uncontrolled spread of a wildfire?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
c) Require the installation or maintenance of associated infrastructure (such as roads, fuel breaks, emergency water sources, power lines or other utilities) that may exacerbate fire risk or that may result in temporary or ongoing impacts to the environment?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
d) Expose people or structures to significant risks, including downslope or downstream flooding or landslides, as a result of runoff, post-fire slope instability, or drainage changes?	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>

Wildfire Risk and Emergency Response (Criteria a-d)

The project site is within the Castro Valley Urban Area, which has not been identified as a very high fire hazard severity zone.⁸⁸ Most of the Castro Valley Urban Area, including the project site, falls within a Local Responsibility Area and is under the jurisdiction of the Alameda County Fire Department. The proposed project would have ***no impact*** related to wildfire risk and emergency response.

⁸⁸ Alameda County Community Development Agency. Castro Valley General Plan Draft Environmental Impact Report, April 2007.

21. MANDATORY FINDINGS OF SIGNIFICANCE

	Potentially Significant Impact	Less Than Significant With Mitigation	Less Than Significant Impact	No Impact
a) Does the project have the potential to substantially degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, reduce the number or restrict the range of a rare or endangered plant or animal or eliminate important examples of the major periods of California history or prehistory?	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
b) Does the project have impacts that are individually limited, but cumulatively considerable? ("Cumulatively considerable" means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, the effects of other current projects, and the effects of probable future projects.)	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
c) Does the project have environmental effects which will cause substantial adverse effects on human beings, either directly or indirectly?	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Environmental Quality (Criterion a)

As discussed under previous topic areas, the only biological resources with the potential to be significantly impacted are nesting birds, and there are no known cultural or tribal cultural resources at the site. With the implementation of mitigation measures identified in this document, the project would not degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, or threaten to eliminate a plant or animal community. The project would not have an impact on rare or endangered wildlife species, or eliminate important examples of the major periods of California history or prehistory.

Cumulative Impacts and Adverse Effects on Human Beings (Criteria b-c)

Caltrans limits billboards to one every 500 linear feet along the length of the highway and digital billboards to every 1,000 linear feet, which leaves the possibility that additional billboards could be added along I-580 in the vicinity. This has the potential to result in additional cumulative aesthetics impacts. Any additional billboards, whether digital or conventional, would be required to comply with spacing requirements and undergo Design Review and County approval processes, which generally require relocation/removal of one or more other billboards for a net reduction in the total number of billboards. While the specific location of future billboard proposals cannot be known at this point, it can be concluded that specifics of impacts to views would be considered for each proposed location. Therefore, the project's contribution to cumulative impacts in relation to aesthetics would be considered less than significant.

The project otherwise does not have individually limited but cumulatively considerable adverse impacts and would not involve substantial adverse effects on human beings, either directly or indirectly, including effects for which project-level mitigation were identified to reduce impacts to less than significant levels. These include impacts related to disturbance of nesting birds during construction and the discovery of unknown cultural resources during construction. These potential effects would be less than significant with implementation of mitigation measures identified in this document and would not contribute in considerable levels to cumulative impacts.



July 25, 2019

Rebecca Auld
Lamphier-Gregory
1944 Embarcadero
Oakland, CA 94606

Subject: 3893 East Castro Valley Boulevard Clear Channel Billboard Project – Biological Impacts Assessment
(HTH #4354-01)

Dear Ms. Auld:

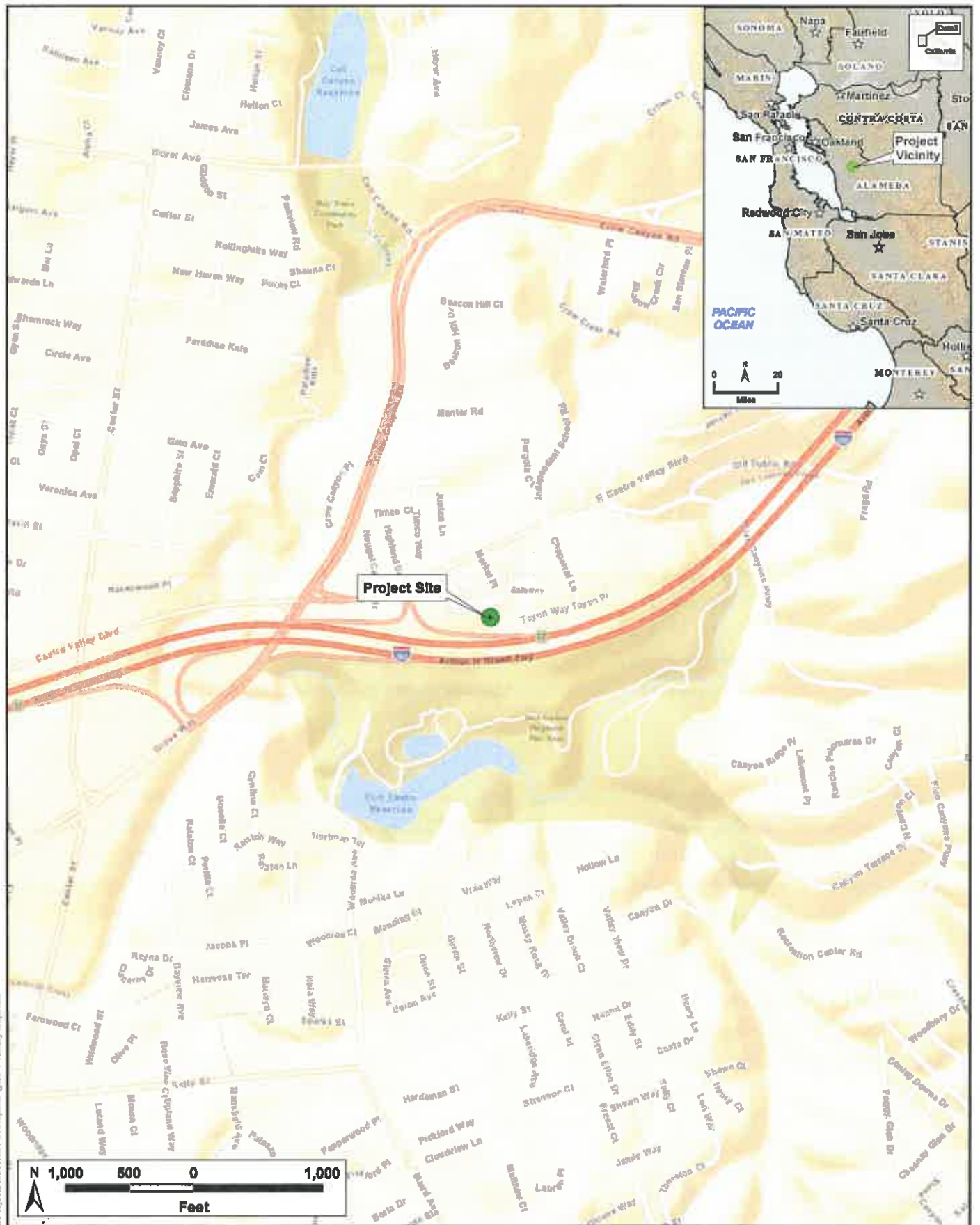
Per your request, H. T. Harvey & Associates has performed a biological impacts assessment for the construction of a new Clear Channel LED billboard located at 3893 East Castro Valley Boulevard in Castro Valley, California (Figure 1). The new billboard would have an overall height of 42 feet (ft), 10 inches above existing grade with a single 17 ft, 10 inch by 59 ft, 6 inch LED display screen. The billboard would be single-sided, facing southwest towards Interstate 580 (I-580). Rear and side concealing screens would be installed on the east, north, and south sides of the billboard, respectively. The proposed billboard model is a Daktronics DB-6400 LED display, which we understand is the same billboard technology as that utilized for the Clear Channel LED billboard along Hesperian Boulevard, which we analyzed in February 2019. Therefore, we have made the same assumptions regarding illuminance that we made in our analysis of the Hesperian Boulevard billboard.

Methods

Prior to conducting a field visit, I reviewed the California Natural Diversity Database (CNDDDB 2019) to determine whether there were known occurrences of special-status species in the vicinity of the proposed billboard, so that the potential effects of billboard construction and operation could be assessed in the context of these species' distributions. I then conducted a site visit on July 18, 2019 to provide a basis for determining the potential direct and indirect effects of the billboard's lighting on wildlife. The site visit was conducted in the predawn hours to observe qualitatively the existing ambient lighting in the project vicinity. I remained on site until after sunrise, at which time I inspected habitat conditions in areas immediately surrounding the proposed billboard location and in adjacent areas. Following the completion of the survey, I determined the potential for the installation and operation of the new billboard to impact biological resources, such as special-status species and sensitive/regulated habitats, based on the conditions at the proposed project location.

Existing Site Conditions

The proposed project site is located on the north side of I-580, at the top of a heavily-vegetated, ruderal grassland hillside immediately south of the 580 Marketplace shopping complex, and is bordered to the south



by an existing concrete wall (Photo 1). The East Castro Valley Boulevard Exit (Exit 37) that comes off of I-580 West, runs adjacent to the south-facing hillside, just south of the project site.

Dominant vegetation on the project site and adjacent southern hillside consists of ruderal grassland species such as nonnative wild oat (*Avena fatua*), orchard grass (*Dactylis glomerata*), and bristly ox-tongue (*Helminthotheca echioides*) – as well as other nonnative invasive species such as pampas grass (*Cortaderia seloana*), ice plant (*Carpobrotus edulis*), fennel (*Foeniculum vulgare*), and white horehound (*Marrubium vulgare*). Dominant tree and shrub species include native coast live oak (*Quercus agrifolia*) and nonnative species such as oleander (*Nerium oleander*), French broom (*Genista monspessulana*), silver wattle (*Acacia dealbata*), and rosemary (*Rosmarinus officinalis*) (Photo 2). A cellular service tower is located approximately 60 ft southeast of the project site (Photo 3).

Crow Creek is located approximately 0.32 mile (mi) west, and the nearest reach of San Lorenzo Creek is located approximately 0.25 mi southwest of the project site. Crow Creek runs south under Castro Valley Boulevard and I-580, and joins the southwestern reach (in relation to the project site location) of San Lorenzo Creek, which enters Don Castro Reservoir, located in the Don Castro Regional Park, approximately 0.18 mi south of the



Photo 1. Looking north toward the project site, which is located at the top of the concrete wall.



Photo 2. Looking west from the center of the proposed project site.

project site. The reach of San Lorenzo Creek located approximately 0.36 mi east of the project site, also runs south under I-580 and enters Don Castro Reservoir. No channel reach of either Crow Creek or San Lorenzo Creek crosses the project site, and there are no tributaries of either creek that flow within the project site. There is a small concrete-lined drainage channel that runs west to east, just south of the project site boundary and empties into a runoff catch basin located approximately 115 ft southeast of the project site, just west of the cell tower structure.



Photo 3. Looking southeast from the proposed project site towards a cellular tower structure.

This drainage channel joins with an underground drainage pipe that runs under the project site, originating from drainages located north in the 580 Marketplace shopping complex. However, no part of any of the drainage channels or catch basin support any aquatic vegetation, nor are they connected to any natural waterway (i.e., Crow or San Lorenzo Creek). At the time of the site visit, the drainage channel was dry, covered by residual grasses and forbs. However, the drainage catch basin contained approximately 1 inch of standing water. Land uses north of the project site consist of residential and commercial properties, extensive roadways, and urban parkland. South of I-580 is Don Castro Regional Park and Reservoir, surrounded by residential neighborhoods and commercial properties.

The vast majority of plant and animal species occurring on or immediately adjacent to the project site are very common species associated with urban, developed, and ruderal conditions throughout the Bay Area. Common bird species expected to occur here include the Anna's hummingbird (*Calypte anna*), mourning dove (*Zenaida macroura*), black phoebe (*Sayornis nigricans*), American crow (*Corvus brachyrhynchos*), California scrub-jay (*Apelocoma californica*), Bewick's wren (*Thryomanes bewickii*), and lesser goldfinch (*Spinus psaltria*). Due to the ruderal habitat conditions of the project area, and extensive roadways (i.e., I-580, East Castro Boulevard) and development surrounding the project site, we do not expect any special-status plant or animal species to occur within the project boundary.

Critical habitat designated by the U.S. Fish and Wildlife Service for the state and federally threatened Alameda whipsnake (*Masticophis lateralis eurycanthus*) is found approximately 1.65 mi east of the project site in the Palomares area and 1.87 mi north of the project site in the Cull Canyon Regional Recreation Area. Alameda whipsnakes have been recorded 0.78 mi southeast and 1.20 mi north of the project site (CNDDDB 2019). Open canopy chaparral and sage scrub habitats, consisting of scattered grassy patches with extensive rocky outcrops

and small mammal burrows that are used for refugia from predators and aestivation, are favored by Alameda whipsnakes (Stebbins and McGinnis 2012). Such habitats are found within the greater Castro Valley region, most notably north and east of the project site in the surrounding hills. However, much, if not all of this chaparral-sage scrub habitat has been lost due to development within the project vicinity. During the site visit, no suitable habitat for the Alameda whipsnake, including small mammal burrows or rocky outcrops, was found within the project area. Thus, given the lack of suitable habitat on and near the site, and the extensive urban development and roadways surrounding the project area, we would not expect the Alameda whipsnake to occur within the project area or on the project site. Further, all access and work activities to be conducted in the construction of the new billboard will primarily be done from pavement areas in a small footprint of disturbed ruderal grassland.

Biological Impacts Assessment

Potential project impacts on biological resources were evaluated from three different perspectives:

- the direct effects of the installation of a digital billboard on biological resources (e.g., habitat impacts or disturbance during construction);
- the indirect effects of illuminance from a digital billboard (i.e., the amount of light from the billboard that lands on a certain area) on sensitive species in adjacent areas; and
- the potential effects of a digital billboard's luminance (i.e., the amount of light leaving the billboard's surface in a particular direction, or brightness of the digital billboard's surface as seen by the eye) on the behavior of birds flying in the site vicinity.

In each case, the standards against which we measured the significance of potential impacts were the California Environmental Quality Act (CEQA) significance criteria. These potential impacts are assessed in detail below.

Direct Effects of Sign Construction

All activity associated with the construction of a new LED billboard at the project site is presumed to take place within 5 ft south of the existing concrete curb separating the paved driveway of the shopping complex from the ruderal grassland of the project site on top of the hillside, with most activity concentrated in the immediate vicinity of the billboard support column. Four small trees, approximately 6 ft in height, will need to be removed for the foundation of the sign. Some additional on-site trees would need to be trimmed as well for visibility purposes for the proposed LED billboard face. No wetlands, riparian habitats, or other sensitive habitats are present within the project site or a 100-ft buffer surrounding the project site. Thus, no sensitive habitats would be impacted by the construction of the billboard.

As described above, no special-status plant or animal species are expected to occur within or immediately adjacent to the project site, and wildlife species that may occur here are common species that are locally and regionally abundant. Therefore, due to the very limited size of the project footprint, the project would result in modification of habitat used by a very low number of individuals. As a result, only a very small proportion of

regional populations of these species would be affected, and project effects on these species would not be significant under CEQA. Further, no special-status bird species are expected to nest close enough to the project site to be disturbed by project construction. However, all native bird species that occur in the project area are protected from take by the federal Migratory Bird Treaty Act (MBTA) and the California Fish and Game Code. Direct destruction of an active nest would violate the MBTA and Fish and Game Code, and abandonment of an active nest because of project construction activities could be considered take under the Fish and Game Code. As a result, we recommend that construction of the billboard take place during the non-breeding season (roughly September 1 – January 31). Alternatively, if construction during the non-breeding season is not feasible, preconstruction surveys should be conducted to determine whether any nests of protected birds are present in areas where they may be disturbed (in which case a biologist should determine the size of a buffer around each nest necessary to avoid nest abandonment during construction).

Indirect Effects of Illuminance of Adjacent Areas

The intensity, spectral quality (i.e., the distribution of blue, green, red, and other portions of the light spectrum emitted by a light source), duration, and periodicity of exposure to light affect the biochemistry, physiology, and behavior of organisms (The Royal Commission on Environmental Pollution 2009). Many animals are extremely sensitive to light cues, having evolved behavioral and/or physiological responses to natural variations in light levels resulting from the day–night cycle, the cycle of the moon, and the seasonal light cycle. Responses can affect processes as diverse as growth, metabolism, patterns of movement (e.g. migration), feeding, breeding behavior, molting, and hibernation (Ringer 1972, de Molenaar et al. 2006). This holds true for birds (Longcore and Rich 2004, Miller 2006, de Molenaar et al. 2006, Da Silva et al. 2015), mammals (Beier 2006, De Molenaar et al. 2003 as cited in Longcore et al. 2016, Voigt et al. 2017), and other taxa as well, suggesting that increases in ambient light may interfere with these processes across a wide range of species, resulting in impacts on wildlife populations.

Artificial lighting may also indirectly affect birds and mammals. For example, artificial lighting has been shown to increase the nocturnal activity of predators like owls, hawks, and mammalian predators (Negro et al 2000, Longcore and Rich 2004, DeCandido and Allen 2006, Beier 2006). In addition, it has been found to affect the composition of the invertebrate community present in the area (Davies et al. 2012), and some bat species have been found to congregate around artificial light sources because of the high numbers of flying insects they attract (Frank 1988, Eisenbeis 2006). The presence of artificial light may also influence habitat use by rodents such as the salt marsh harvest mouse (Beier 2006), and by breeding birds (Rogers et al. 2006, de Molenaar et al. 2006), by causing avoidance of well-lit areas, resulting in a net loss of habitat availability and quality.

Areas surrounding the proposed project site are primarily developed urban and ruderal habitats that do not support sensitive species that might be significantly impacted by illuminance from the proposed LED billboard. Nevertheless, common, urban-adapted species using the project area may be subject to increased predation, decreased habitat availability (for species that show aversion to increased lighting), and alterations of physiological processes if the proposed LED billboard produces substantially greater illuminance than existing lighting in the project area.

Our assessment of the impact of illuminance of adjacent areas by the LED billboard took into account the existing conditions as well as any expected changes in illuminance that would result from construction of an LED billboard. Currently, the area surrounding the proposed project site is subject to very little artificial illumination. There are two streetlights located on the south side of I-580 East that are within 400 ft south and 600 ft southeast of the project site. There are three streetlights illuminating Exit 37, two of which are located 240 ft and 386 ft southeast of the project site, and another located 627 ft west of the project site. In addition, parking lot and building security lighting is present within the adjacent 580 Marketplace shopping complex. However, very little light from all sources illuminates the south facing hillside, the project site, or the southwest facing area towards I-580, as that is the direction that the new proposed LED billboard will face.

According to material provided by Clear Channel Outdoor, the proposed LED billboard is expected to provide a maximum of 2.23-foot candles (fc) of illuminance (above and beyond ambient light conditions) at 100 ft (L. Musica, pers. comm.) within its viewing angle. Illuminance would decrease with lateral distance from the center of the viewing angle, so that areas 100 ft from the billboard on either side of the center of the viewing angle would experience even less illuminance. The viewing angle of the proposed LED billboard would be $\pm 30^\circ$ vertically and $\pm 60^\circ$ horizontally on one side (R. Hatton, pers. comm.).

The LED billboard would be angled in such a way as to maximize the amount of visibility from specific portions of I-580 East, so the area of brightest night illuminance projected by the proposed billboard would form a narrow cone directed at oncoming traffic (Figure 2). Further, the illuminance would dissipate so that illuminance beyond 100 ft would be minimal and that beyond 500 ft negligible (Figure 3) (LSI 2006). Although the LED billboard is expected to substantially increase the amount of illuminance currently experienced within the project area, specifically facing southwest, the nearest sensitive habitat (and the species inhabiting them) would be over 1,000 ft south of the project site in the wetland areas of Don Castro Reservoir; 1,600 ft west of the project site at Crow Creek; and over 1,300 ft southwest of the project site at San Lorenzo Creek. In those more sensitive locations, increased illuminance from the proposed LED billboard would be practically nonexistent, given the distance from the billboard and the dense vegetation surrounding both creeks and the wetland area. In addition, given that the proposed billboard would face southwest, no amount of illuminance from the billboard is expected to be projected directly north, south, or east, due to concealment screens installed on all non-illuminating sides of the billboard. For all these reasons, it is our opinion that increased illuminance of existing habitats will have a less-than-significant effect on these habitats and the species that inhabit them.

Potential Effects of LED Billboard's Luminance on Avian Flight Behavior

Migrating Birds. The primary way in which the luminance of an LED billboard might affect the movements of birds in the project area is through the disorientation of nocturnally migrating birds. Hundreds of bird species migrate nocturnally in order to avoid diurnal predators and to minimize energy expenditures. Evidence that migrating birds are attracted to artificial light sources is abundant in the literature as early as the late 1800s (Gauthreaux and Belser 2006). Although the mechanism causing the attraction is unknown, the attraction is well documented (Longcore and Rich 2004, Gauthreaux and Belser 2006). Migrating birds may alter their

orientation upon sighting an artificial light source, such as a billboard, and become drawn toward it. Once a bird is within a lighted zone at night, it may become “trapped” and not leave the lighted area (Herbert 1970, Longcore and Rich 2004). The disorienting effects of artificial lights directly affect migratory birds by causing collisions with light structures, buildings, communication and power structures, or even the ground (Gauthreaux and Belser 2006). Indirect effects might include orientation mistakes and increased length of migration due to light-driven detours. Migrating birds are much more likely to be impacted by a billboard’s luminance during foggy or rainy weather, when visibility is poor (Longcore and Rich 2004, Gauthreaux and Belser 2006). Research also suggests that the color of the light may play a significant role in determining whether birds become disoriented. Birds are able to orient to the Earth’s magnetic field under monochromatic blue or green light, but apparently cannot do so under red or white light (van de Laar 2007, Poot et al. 2008, and Longcore 2016).

Local Birds. Seabirds may be especially vulnerable to artificial lights because many species are nocturnal foragers that have evolved to search out bioluminescent prey (Imber 1975, Reed et al. 1985, Montevecchi 2006), and thus are strongly attracted to bright light sources. Seabirds that use the San Francisco Bay and various inland bodies of water in the greater East Bay Area include primarily gulls, terns, and cormorants, none of which is generally a nocturnal forager; however, they may still forage to some extent during the night. As described above for migrating birds, when seabirds approach an artificial light, they seem unwilling to leave it and may become “trapped” within the sphere of the light source for hours or even days, often flying themselves to exhaustion or death (Montevecchi 2006).

In addition to seabirds, the San Francisco Bay complex hosts tens of thousands of breeding, migrant, and wintering shorebirds. Shorebirds forage in San Francisco Bay nocturnally as well as diurnally, and move frequently between foraging locations in response to tide levels and prey availability. Biologists and hunters have long used sudden bright light as a means of blinding and trapping shorebirds (Gerstenberg and Harris 1976, Potts and Sordahl 1979), so evidence that shorebirds are affected by bright light is well established, though impacts of a consistent bright light are undocumented. Nevertheless, based on the above studies, it is reasonable to conclude that shorebirds, like other bird species, may be disoriented by a very bright light in their flight path.

Large numbers of seabirds and shorebirds are not expected to move back and forth between San Francisco Bay and the project site (or over/past the project site) because the area surrounding the project site is heavily urbanized and the project site is located approximately 6.4 mi east of the Bay. Suitable foraging habitat for some seabird and shorebird species within the project area includes Don Castro Reservoir, located 0.18 mi south of the project site, and Lake Chabot, located 3.35 mi northwest of the project site. We would expect small numbers of seabirds such as terns to utilize both areas, given that each body of water is regularly stocked with sports fish species such as rainbow trout (*Oncorhynchus mykiss*) and channel catfish (*Ictalurus punctatus*), and suitable foraging habitat for some shorebird species is found within wetland areas found along the eastern channel reach of San Lorenzo Creek, which flows into Don Castro Reservoir. Thus, we would expect small numbers of seabirds and some shorebird species to move through the project area, potentially within areas illuminated by the billboard light. However, the number of seabirds and shorebirds using these areas would be very small.



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H. T. HARVEY & ASSOCIATES
Ecological Consultants

Figure 2. Brightest area provided by the proposed Clear Channel LED billboard at night
3893 East Castro Valley Boulevard Clear Channel Billboard Project
Biological Impacts Assessment (4354-01)
July 2019



N:\Projects\4354-01\Report\Figure 3 Light Dissipation.mxd



H. T. HARVEY & ASSOCIATES
Ecological Consultants

Figure 3. Area over which light from the proposed Clear Channel LED billboard will dissipate
3893 East Castro Valley Boulevard Clear Channel Billboard Project
Biological Impacts Assessment (4354-01)
July 2019

Although the project site does not provide high-quality habitat for a large number or diversity of passerine birds, a few common, urban-adapted species are expected to occur in the project vicinity, as described above. Passerine birds have been documented responding to increased illumination in their habitats with nocturnal foraging and territorial defense behaviors (Longcore and Rich 2004, Miller 2006, de Molenaar et al 2006), but absent significant illumination, they typically do not forage at night, leaving them less susceptible to the attraction and disorientation caused by luminance when they are not migrating.

Effects of the 3893 East Castro Valley Boulevard LED Billboard on Flight Behavior. The visibility of the proposed LED billboard to birds in flight, and thus the risk it poses to flying birds, depends primarily on the beam angles of the sign relative to the flight lines of birds and on the luminance (brightness) of the sign as perceived by the birds. The directional nature of LED lighting and the projected viewing angle values of $\pm 30^\circ$ vertically and $\pm 60^\circ$ horizontally suggest that the viewing angle of the sign will be narrow enough to preclude attracting migrating birds on clear nights, when they fly high enough to be outside the viewing angle of the sign. Louvers that shade the LED lights from above, creating a sharper image, assist in reducing reflection and help diffuse light – concurrently preventing light from projecting upward into the sky. As a result, birds flying more than 30° above the center of the sign's beam angle (i.e., southwest) will not be able to see light from the sign at all. However, migrating birds are forced to fly low during foggy and rainy conditions, which may bring them into the viewing angle of the billboard.

The proposed billboard could produce a peak value of approximately 641 candelas¹ (cd)/ft² of luminance (LSI 2006). However, in practice, the LED billboard will be operated so that its peak luminance would be approximately 46 cd/ft² in the center of the beam angle (R. Hatton, pers. comm.). For comparison, a full moon at its brightest point produces approximately 232 cd/ft² (LRC 2006). The proposed billboard would be equipped with a light sensor that adjusts the brilliance of the billboard in response to available ambient light, dimming the luminance as ambient light lessens. Further, the peak luminosity for an LED billboard cited above assumes that the display on the billboard is solid white. In practice, the display on the planned LED billboard would contain a variety of colors, which would substantially reduce the amount of luminance produced and reduce the potential for the light to disorient migrating birds.

Additionally, the LED display on the billboard can be changed every 8 seconds from a static image to a static image, resulting in a changing light source. Colors and patterns of color on the billboard would thus be changing, and birds flying near the sign would not perceive it as a fixed, unchanging light, the type of light that appears to be most attractive to birds (Jones and Francis 2003, Gauthreaux and Belser 2006, Gehring et al. 2009).

¹ The 'candela' is a unit of luminous intensity in the International System of Units, defined as the luminous intensity in a given direction of a source that emits monochromatic radiation of frequency 540×10^{12} hertz and has a radiant intensity in that same direction of 1/683 watt per steradian (unit solid angle). The candela has replaced the standard candle as a unit of luminous intensity in calculations involving artificial light.

As described above, the light beams from the proposed billboard would be angled in such a way as to maximize the amount of visibility from specific portions of I-580 to the southwest (Figure 2). Because the area immediately surrounding the project site is heavily urbanized, we do not expect large numbers of birds (including species of conservation concern) to be using a northeast to southwest flight corridor (i.e., the alignment of the beam of the proposed LED billboard) through the project area. As described above, the nearest suitable foraging habitat for seabirds and shorebirds is located at Don Castro Reservoir, located 0.18 mi to the south, Lake Chabot located 3.35 mi to the northwest, and San Francisco Bay located approximately 6.4 mi to the west. Therefore, it is unlikely that seabirds or shorebirds would be traveling from San Francisco Bay any further east than Don Castro Reservoir, and if flying to Lake Chabot from the Bay, are far more likely to follow the coastline of the Bay north, and then travel eastward or vice-versa – essentially not even entering the project area. Therefore, we do not expect large numbers of seabirds and shorebirds to travel between Don Castro Reservoir and Lake Chabot or to fly past the site. Further, we do not expect any birds moving through or around the project area to be attracted to the sign for such a long duration that bird-strike mortality occurs or substantial interference with bird movements occurs. It is also unlikely that the billboard would impact substantial numbers of roosting birds because the developed and ruderal habitats adjacent to the project site do not provide high quality roosting habitat.

It is possible that some birds that find themselves near the center of a sign's beam angle may be attracted to the sign. However, we do not expect this effect to result in long-term consequences, such as increased bird-strike mortalities or substantial interference with bird movements, because a relatively limited area at low altitude above I-580 would be within the center of the sign's beam angle.

Given the configuration of bird habitats in the vicinity of the site (which does not lend itself to directed bird flights toward the sign), the changing images that will be displayed on the LED billboard, the narrow viewing angle, and the use of overhead louvers and concealment screens to prevent light from projecting upward into the sky and out to the north, south and east, we expect the sign's impacts on avian flight behavior and avian roosting behavior to be less than significant.

Summary

Based on the information provided by Clear Channel Outdoor concerning the LED billboard, our review of literature concerning lighting effects on wildlife, our reconnaissance-level surveys of the project site, and our knowledge of likely avian flight lines in the vicinity of the site, we do not expect the construction of a new LED billboard to result in significant impacts on wildlife. If the assumptions made in our analysis concerning the LED billboard's characteristics (e.g., illuminance, luminance, or beam angle) differ from actual characteristics of the billboard, additional analysis may be necessary to determine whether impacts are significant.

Please feel free to contact me at speterson@harveyecology.com or (408) 458-3230 if you have any questions regarding our report. Thank you very much for contacting H. T. Harvey & Associates regarding this project.

Sincerely,

A handwritten signature in black ink, appearing to read "Stephen L. Peterson". The signature is fluid and cursive, with the first name being the most prominent.

Stephen L. Peterson, M.S.
Project Manager, Senior Wildlife Ecologist

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July 30, 2019

NWIC File No.: 19-0133

Sharon Wright
Lamphier-Gregory, Inc.
1944 Embarcadero
Oakland, CA 94606

Re: Record search results for the proposed 580 East Castro Valley Digital Billboard
Project, Castro Valley, California

Dear Ms. Wright,

Per your request received by our office on July 19, 2019, a priority response records search was conducted for the above referenced project by reviewing pertinent Northwest Information Center (NWIC) base maps that reference cultural resources records and reports, historic-period maps, and literature for Alameda County. Please note that use of the term cultural resources includes both archaeological resources and historical buildings and/or structures.

Review of this information indicates that there has been no cultural resource studies of the proposed project location. The proposed project area contains no recorded archaeological resources. The State Office of Historic Preservation Historic Property Directory (OHP HPD) (which includes listings of the California Register of Historical Resources, California State Historical Landmarks, California State Points of Historical Interest, and the National Register of Historic Places) lists no recorded buildings or structures within or adjacent to the proposed project area. In addition to these inventories, the NWIC base maps show no recorded buildings or structures within the proposed project area.

At the time of Euroamerican contact, the Native Americans that lived in the area were speakers of the Chochenyo Costanoan/Ohlone language, part of the Utian language family (Levy 1978:485-486). There are no Native American resources in or adjacent to the proposed project area referenced in the ethnographic literature.

Based on an evaluation of the environmental setting and features associated with known sites, Native American resources in this part of Alameda County have been found on the banks and mid-slope terraces above seasonal and perennial waterways, and at

foothill to valley interfaces. The proposed project area lies on bedrock formations away from and at higher elevations from San Lorenzo Creek. Given the dissimilarity of one or more of these environmental factors, there is a low potential for unrecorded Native American resources to be within the proposed project area.

Review of historical literature and maps indicated early to mid-20th century historic-period activity within the proposed area; however, the more recent construction of the existing retail shopping center has likely removed any evidence of this past activity. With this in mind, there is a low potential for unrecorded historic-period archaeological resources to be within the proposed project area.

RECOMMENDATIONS:

1) There is a low possibility of identifying Native American and historic-period archaeological resources and further study is not recommended at this time.

2) We recommend the lead agency contact the local Native American tribe(s) regarding traditional, cultural, and religious heritage values. For a complete listing of tribes in the vicinity of the project, please contact the Native American Heritage Commission at 916/373-3710.

3) If the proposed project area contains buildings or structures that meet the minimum age requirement of 45 years, prior to commencement of project activities, it is recommended that said buildings or structures be assessed by a professional familiar with the architecture and history of Alameda County. Please refer to the list of consultants who meet the Secretary of Interior's Standards at <http://www.chrisinfo.org>.

4) Review for possible historic-period buildings or structures has included only those sources listed in the attached bibliography and should not be considered comprehensive.

5) If archaeological resources are encountered during construction, work should be temporarily halted in the vicinity of the discovered materials and workers should avoid altering the materials and their context until a qualified professional archaeologist has evaluated the situation and provided appropriate recommendations. Project personnel should not collect cultural resources. Native American resources include chert or obsidian flakes, projectile points, mortars, and pestles; and dark friable soil containing shell and bone dietary debris, heat-affected rock, or human burials. Historic-period resources include stone or adobe foundations or walls; structures and remains with square nails; and refuse deposits or bottle dumps, often located in old wells or privies.

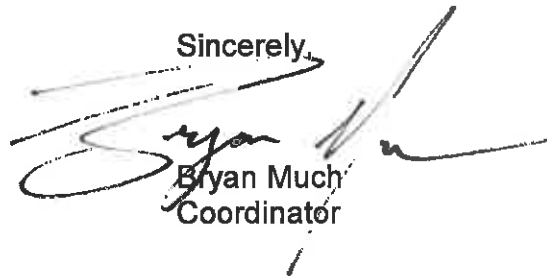
6) It is recommended that any identified cultural resources be recorded on DPR 523 historic resource recordation forms, available online from the Office of Historic Preservation's website: http://ohp.parks.ca.gov/default.asp?page_id=1069.

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

The California Office of Historic Preservation (OHP) contracts with the California Historical Resources Information System's (CHRIS) regional Information Centers (ICs) to maintain information in the CHRIS inventory and make it available to local, state, and federal agencies, cultural resource professionals, Native American tribes, researchers, and the public. Recommendations made by IC coordinators or their staff regarding the interpretation and application of this information are advisory only. Such recommendations do not necessarily represent the evaluation or opinion of the State Historic Preservation Officer in carrying out the OHP's regulatory authority under federal and state law.

Thank you for using our services. Please contact this office if you have any questions, (707) 588-8455.

Sincerely,



Bryan Much
Coordinator

LITERATURE REVIEWED

In addition to archaeological maps and site records on file at the Historical Resources Information System, Northwest Information Center, the following literature was reviewed:

Bowman, J.N.

1951 *Adobe Houses in the San Francisco Bay Region*. In Geologic Guidebook of the San Francisco Bay Counties, Bulletin 154. California Division of Mines, Ferry Building, San Francisco, CA.

Cook, S.F.

1957 *The Aboriginal Population of Alameda and Contra Costa Counties*. University of California Anthropological Records 16(4):131-156. Berkeley and Los Angeles.

Fickewirth, Alvin A.

1992 *California Railroads*. Golden West Books, San Marino, CA.

Gudde, Erwin G.

1969 *California Place Names: The Origin and Etymology of Current Geographical Names*. Third Edition. University of California Press, Berkeley and Los Angeles.

Hart, James D.

1987 *A Companion to California*. University of California Press, Berkeley and Los Angeles.

Heizer, Robert F., editor

1974 *Local History Studies*, Vol. 18., "The Costanoan Indians." California History Center, DeAnza College, Cupertino, CA.

Helley, E.J., K.R. Lajoie, W.E. Spangle, and M.L. Blair

1979 *Flatland Deposits of the San Francisco Bay Region - Their Geology and Engineering Properties, and Their Importance to Comprehensive Planning*. Geological Survey Professional Paper 943. United States Geological Survey and Department of Housing and Urban Development.

Hoover, Mildred Brooke, Hero Eugene Rensch, and Ethel Rensch, revised by William N. Abeloe

1966 *Historic Spots in California*. Third Edition. Stanford University Press, Stanford, CA.

Hoover, Mildred Brooke, Hero Eugene Rensch, and Ethel Rensch, William N. Abeloe, revised by Douglas E. Kyle

1990 *Historic Spots in California*. Fourth Edition. Stanford University Press, Stanford, CA.

Hope, Andrew

2005 *Caltrans Statewide Historic Bridge Inventory Update*. Caltrans, Division of Environmental Analysis, Sacramento, CA.

Kroeber, A.L.

1925 *Handbook of the Indians of California*. Bureau of American Ethnology, Bulletin 78, Smithsonian Institution, Washington, D.C. (Reprint by Dover Publications, Inc., New York, 1976).

Levy, Richard

1978 Costanoan. In *California*, edited by Robert F. Heizer, pp. 485-495. Handbook of North American Indians, vol. 8, William C. Sturtevant, general editor. Smithsonian Institution, Washington, D.C.

Majmundar, Hasmukhrai H.

1985 Mineral Commodity Report, Salt. Special Publication 82, California Department of Conservation, Division of Mines and Geology.

Milliken, Randall

1995 *A Time of Little Choice: The Disintegration of Tribal Culture in the San Francisco Bay Area 1769-1810*. Ballena Press Anthropological Papers No. 43, Menlo Park, CA.

Myers, William A. (editor)

1977 *Historic Civil Engineering Landmarks of San Francisco and Northern California*. Prepared by The History and Heritage Committee, San Francisco Section, American Society of Civil Engineers. Pacific Gas and Electric Company, San Francisco, CA.

Nelson, N.C.

1909 *Shellmounds of the San Francisco Bay Region*. University of California Publications in American Archaeology and Ethnology 7(4):309-356. (Reprint by Kraus Reprint Corporation, New York, 1964)

Nichols, Donald R., and Nancy A. Wright

1971 Preliminary Map of Historic Margins of Marshland, San Francisco Bay, California. U.S. Geological Survey Open File Map. U.S. Department of the Interior, Geological Survey in cooperation with the U.S. Department of Housing and Urban Development, Washington, D.C.

Roberts, George, and Jan Roberts

1988 *Discover Historic California*. Gem Guides Book Co., Pico Rivera, CA.

State of California Department of Parks and Recreation

1976 *California Inventory of Historic Resources*. State of California Department of Parks and Recreation, Sacramento.

State of California Department of Parks and Recreation and Office of Historic Preservation

1988 *Five Views: An Ethnic Sites Survey for California*. State of California Department of Parks and Recreation and Office of Historic Preservation, Sacramento.

State of California Office of Historic Preservation **

2012 *Historic Properties Directory*. Listing by City (through April 2012). State of California Office of Historic Preservation, Sacramento.

Thompson & West

1878 Official and Historical Atlas Map of Alameda County, California. Thompson & West, Oakland. (Reprint by Valley Publishers, Fresno, 1976)

Williams, James C.

1997 *Energy and the Making of Modern California*. The University of Akron Press, Akron, OH.

Woodbridge, Sally B.

1988 *California Architecture: Historic American Buildings Survey*. Chronicle Books, San Francisco, CA.

Works Progress Administration

1984 *The WPA Guide to California*. Reprint by Pantheon Books, New York. (Originally published as *California: A Guide to the Golden State* in 1939 by Books, Inc., distributed by Hastings House Publishers, New York.)

****Note that the Office of Historic Preservation's *Historic Properties Directory* includes National Register, State Registered Landmarks, California Points of Historical Interest, and the California Register of Historical Resources as well as Certified Local Government surveys that have undergone Section 106 review.**

NATIVE AMERICAN HERITAGE COMMISSION
Cultural and Environmental Department
1550 Harbor Blvd., Suite 100
West Sacramento, CA 95691
Phone: (916) 373-3710
Email: nahc@nahc.ca.gov
Website: <http://www.nahc.ca.gov>



July 24, 2019

Sharon Wright
Lamphier-Gregory

VIA Email to: swright@lamphier-gregory.com

RE: **580 Marketplace Castro Valley Billboard Project**, City of Castro Valley; Hayward
USGS Quadrangle, Alameda County, California.

Dear Ms. Wright:

A record search of the Native American Heritage Commission (NAHC) Sacred Lands File (SLF) was completed for the information you have submitted for the above referenced project. The results were negative. The absence of specific site information in the SLF does not indicate the absence of cultural resources in any project area. Other sources of cultural resources should also be contacted for information regarding known and recorded sites.

Attached is a list of Native American tribes who may also have knowledge of cultural resources in the project area. This list should provide a starting place in locating areas of potential adverse impact within the proposed project area. I suggest you contact all of those indicated; if they cannot supply information, they might recommend others with specific knowledge. By contacting all those listed, your organization will be better able to respond to claims of failure to consult with the appropriate tribe. If a response has not been received within two weeks of notification, the Commission requests that you follow-up with a telephone call or email to ensure that the project information has been received.

If you receive notification of change of addresses and phone numbers from tribes, please notify the NAHC. With your assistance, we can assure that our lists contain current information. If you have any questions or need additional information, please contact me at my email address: gayle.totton@nahc.ca.gov.

Sincerely,

Gayle Totton
Gayle Totton, B.S., M.A., Ph.D.
Associate Governmental Program Analyst

Attachment

Native American Heritage Commission
Native American Contact List
Alameda County
7/24/2019

Amah Mutsun Tribal Band

Valentin Lopez, Chairperson
P.O. Box 5272
Galt, CA, 95632
Phone: (916) 743 - 5833
vlopez@amahmutsun.org

Costanoan
Northern Valley
Yokut

**Amah Mutsun Tribal Band of
Mission San Juan Bautista**

Irenne Zwielerlein, Chairperson
789 Canada Road
Woodside, CA, 94062
Phone: (650) 851 - 7489
Fax: (650) 332-1526
amahmutsuntribal@gmail.com

Costanoan

**Indian Canyon Mutsun Band of
Costanoan**

Ann Marie Sayers, Chairperson
P.O. Box 28
Hollister, CA, 95024
Phone: (831) 637 - 4238
ams@indiancanyon.org

Costanoan

**Muwekma Ohlone Indian Tribe
of the SF Bay Area**

Monica Arellano,
20885 Redwood Road, Suite 232
Castro Valley, CA, 94546
Phone: (408) 205 - 9714
marellano@muwekma.org

Costanoan

North Valley Yokuts Tribe

Katherine Erolinda Perez,
Chairperson
P.O. Box 717
Linden, CA, 95236
Phone: (209) 887 - 3415
canutes@verizon.net

Costanoan
Northern Valley
Yokut

The Ohlone Indian Tribe

Andrew Galvan,
P.O. Box 3388
Fremont, CA, 94539
Phone: (510) 882 - 0527
Fax: (510) 687-9393
chochenyo@AOL.com

Bay Miwok
Ohlone
Patwin
Plains Miwok

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

This list is only applicable for contacting local Native Americans with regard to cultural resources assessment for the proposed 580 Marketplace Castro Valley Billboard Project, Alameda County.



Gavin Newsom
Governor

STATE OF CALIFORNIA
Governor's Office of Planning and Research
State Clearinghouse and Planning Unit



Kate Gordon
Director

November 5, 2019

Damien Curry
Alameda County
224 W. Winton Ave., Room 111
Hayward, CA 94544

Subject: 580 Marketplace Castro Valley Digital Billboard Project
SCH#: 2019109017

Dear Damien Curry:

The State Clearinghouse submitted the above named MND to selected state agencies for review. The review period closed on 11/4/2019, and no state agencies submitted comments by that date. This letter acknowledges that you have complied with the State Clearinghouse review requirements for draft environmental documents, pursuant to the California Environmental Quality Act, please visit: <https://ceqanet.opr.ca.gov/2019109017/2> for full details about your project.

Please call the State Clearinghouse at (916) 445-0613 if you have any questions regarding the environmental review process. If you have a question about the above-named project, please refer to the ten-digit State Clearinghouse number when contacting this office.

Sincerely,

Scott Morgan
Director, State Clearinghouse

**MITIGATION MONITORING AND REPORTING PROGRAM
580 MARKETPLACE CASTRO VALLEY DIGITAL BILLBOARD PROJECT
PLN2019-00117
ALAMEDA COUNTY PLANNING DEPARTMENT**

NOVEMBER 2019

This Mitigation Monitoring and Reporting Program (MMRP) has been prepared based on the findings of the Initial Study / Mitigated Negative Declaration for the 580 Marketplace Castro Valley Digital Billboard Project, which was circulated from October 4, 2019 through November 4, 2019. This MMRP complies with CEQA Guidelines §15097 which requires that the Lead Agency "adopt a program for monitoring or reporting on the revisions which it has required in the project and the measures it has imposed to mitigate or avoid significant environmental effects." The MMRP lists mitigation measures recommended in the Initial Study / Mitigated Negative Declaration and identifies mitigation monitoring requirements, including implementation timing and responsibility as well as monitoring responsibility and actions.

580 MARKETPLACE CASTRO VALLEY DIGITAL BILLBOARD PROJECT: MITIGATION MONITORING AND REPORTING PROGRAM

Mitigation Measure	Timing/ Schedule	Implementation Responsibility	Verification		
			Monitoring Action	Monitoring Responsibility	Date Completed
<p>AES-1: Billboard Brightness Field Testing. The Applicant shall demonstrate through field testing compliance with a 0.3-foot-candle increase over ambient light at 350 feet during nighttime conditions upon initial start-up, at 6 months of operation, and at the request of the County for the life of the billboard. The Applicant shall fund field testing by an independent contractor or County staff trained in the use of a handheld photometer to demonstrate continued compliance. The County shall consider citizen complaints consisting of direct personal impacts as cause for requesting field testing.</p> <p>If increases in ambient light are found to be above the 0.3-foot-candle level, the dimming level shall be adjusted until this level can be demonstrated. This must be completed and demonstrated through follow-up field testing within 24 hours or the billboard shall not be operated until the lighting levels can be brought into compliance.</p> <p>If no above-threshold levels have been measured in the prior three tests, field testing shall be requested no more often than twice yearly. Otherwise, field tests can be requested up to once monthly.</p>	<p>Prior to operations, then per the conditions indicated.</p>	<p>Applicant, as coordinated by County</p>	<p>Review of field testing results by County</p>	<p>Alameda County Planning Department</p>	

580 MARKETPLACE CASTRO VALLEY DIGITAL BILLBOARD PROJECT: MITIGATION MONITORING AND REPORTING PROGRAM

Mitigation Measure	Timing/ Schedule	Implementation Responsibility	Verification		
			Monitoring Action	Monitoring Responsibility	Date Completed
<p>AIR-1: Basic Construction Management Practices. The project applicant shall demonstrate proposed compliance with all applicable regulations and operating procedures prior to issuance of demolition, building, or grading permits, including implementation of the following BAAQMD's Basic Construction Mitigation Measures:</p> <ul style="list-style-type: none"> i. All exposed surfaces (e.g., parking areas, staging areas, soil piles, graded areas, and unpaved access roads) shall be watered two times per day. ii. All haul trucks transporting soil, sand, or other loose material off-site shall be covered. iii. All visible mud or dirt track-out onto adjacent public roads shall be removed using wet power vacuum street sweepers at least once per day. The use of dry power sweeping is prohibited. iv. All vehicle speeds on unpaved roads shall be limited to 15 mph. v. All roadways, driveways, and sidewalks to be paved shall be completed as soon as possible. Building pads shall be laid as soon as possible after grading unless seeding 	<p>Prior to issuance of building permits and during construction</p>	<p>Applicant, specifically the construction contractor</p>	<p>Verify requirements are included in construction contracts and met during construction</p>	<p>Alameda County Planning Department</p>	

580 MARKETPLACE CASTRO VALLEY DIGITAL BILLBOARD PROJECT: MITIGATION MONITORING AND REPORTING PROGRAM

Mitigation Measure	Timing/ Schedule	Implementation Responsibility	Verification		
			Monitoring Action	Monitoring Responsibility	Date Completed
<p>or soil binders are used.</p> <p>vi. Idling times shall be minimized either by shutting equipment off when not in use or reducing the maximum idling time to 5 minutes (as required by the California airborne toxics control measure Title 18, Section 2485 of California Code of Regulations). Clear signage shall be provided for construction workers at all access points.</p> <p>vii. All construction equipment shall be maintained and properly tuned in accordance with manufacturer's specifications. All equipment shall be checked by a certified mechanic and determined to be running in proper condition prior to operation.</p> <p>viii. Post a publicly visible sign with the telephone number and person to contact at the Lead Agency regarding dust complaints. This person shall respond and take corrective action within 48 hours. The Air District's phone number shall also be visible to ensure compliance with applicable regulations.</p>					

580 MARKETPLACE CASTRO VALLEY DIGITAL BILLBOARD PROJECT: MITIGATION MONITORING AND REPORTING PROGRAM

Mitigation Measure	Timing/ Schedule	Implementation Responsibility	Verification		
			Monitoring Action	Monitoring Responsibility	Date Completed
<p>BIO-1: Nesting Birds. The site and a surrounding radius of not less than 0.5 miles shall be surveyed by a qualified biologist to verify the presence or absence of nesting birds protected under the federal Migratory Bird Treaty Act and the California Fish and Wildlife Code. Pre-construction surveys shall be conducted within 15 days prior to start of work and shall be submitted to the Building Division. If the survey indicates the potential presences of nesting birds, the applicant shall comply with recommendations of the biologist regarding an appropriately sized buffer around the nest in which no work will be allowed until the young have successfully fledged. The size of the nest buffer will be based to a large extent on the nesting species and its sensitivity to disturbance.</p>					
<p>CUL-1: Halt Construction Activity, Evaluate Find and Implement Mitigation. In the event that archaeological or paleontological resources are discovered during construction, operations shall stop within 50 feet of the find and a qualified archaeologist or paleontologist shall be consulted to determine whether the resource requires further study. The developer shall include a standard inadvertent discovery</p>	<p>During construction</p>	<p>Applicant</p>	<p>Halt construction if resources are found and coordinate with the appropriate authority or professional</p>	<p>Alameda County Planning Department</p>	

580 MARKETPLACE CASTRO VALLEY DIGITAL BILLBOARD PROJECT; MITIGATION MONITORING AND REPORTING PROGRAM

Mitigation Measure	Timing/ Schedule	Implementation Responsibility	Verification		
			Monitoring Action	Monitoring Responsibility	Date Completed
<p>clause in every construction contract to inform contractors of this requirement. The archaeologist/paleontologist shall make recommendations concerning appropriate measures that will be implemented to protect the resources, including but not limited to excavation and evaluation of the finds in accordance with Section 15064.5 of the CEQA Guidelines. Cultural resources could consist of but are not limited to stone, bone, wood, or shell artifacts or features, including hearths. Any previously undiscovered resources found during construction within the project site shall be recorded on appropriate Department of Parks and Recreation (DPR) 523 forms and evaluated for significance in terms of CEQA criteria.</p>					
<p>CUL-2: Halt Construction Activity, Evaluate Remains and Take Appropriate Action in Coordination with Native American Heritage Commission. In the event of the accidental discovery or recognition of any human remains, CEQA Guidelines Section 15064.5; Health and Safety Code Section 7050.5; Public Resources Code Section 5097.94 and Section 5097.98 must be followed. If during the course of project development there is accidental discovery or recognition of</p>	<p>During construction</p>	<p>Applicant</p>	<p>Halt construction if resources are found and coordinate with the appropriate authority or professional</p>	<p>Alameda County Planning Department</p>	

580 MARKETPLACE CASTRO VALLEY DIGITAL BILLBOARD PROJECT: MITIGATION MONITORING AND REPORTING PROGRAM

Mitigation Measure	Timing/ Schedule	Implementation Responsibility	Verification		
			Monitoring Action	Monitoring Responsibility	Date Completed
<p>any human remains, the following steps shall be taken:</p> <ol style="list-style-type: none"> 1. There shall be no further excavation or disturbance of the site or any nearby area reasonably suspected to overlie adjacent human remains until the County Coroner is contacted to determine if the remains are Native American and if an investigation of the cause of death is required. If the coroner determines the remains to be Native American, the coroner shall contact the Native American Heritage Commission (NAHC) within 24 hours, and the NAHC shall identify the person or persons it believes to be the "most likely descendant" (MLD) of the deceased Native American. The MLD may make recommendations to the landowner or the person responsible for the excavation work within 48 hours of being granted access to the site, for means of treating or disposing of, with appropriate dignity, the human remains and any associated grave goods as provided in PRC Section 5097.98. 2. Where the following conditions occur, the landowner or his authorized representative shall rebury the Native 					

580 MARKETPLACE CASTRO VALLEY DIGITAL BILLBOARD PROJECT: MITIGATION MONITORING AND REPORTING PROGRAM

Mitigation Measure	Timing/ Schedule	Implementation Responsibility	Verification		
			Monitoring Action	Monitoring Responsibility	Date Completed
<p>American human remains and associated grave goods with appropriate dignity either in accordance with the recommendations of the most likely descendant or on the project site in a location not subject to further subsurface disturbance:</p> <ul style="list-style-type: none"> • The NAHC is unable to identify a most likely descendant or the most likely descendant failed to make a recommendation within 48 hours of being granted access to the site. • The descendant identified fails to make a recommendation. • The landowner or his authorized representative rejects the recommendation of the descendant, and mediation by the NAHC fails to provide measures acceptable to the landowner. 					
<p>TRAN-1: Annual Report. Upon request by the County, the operator of the digital billboard shall submit to the County, within thirty days following June 30 of each year, a written report regarding operation of each digital billboard during the preceding period of July 1 to June 30. The operator may submit a combined report for all such digital billboards</p>	<p>Annually during operations</p>	<p>Applicant / Operator</p>	<p>Review of Annual Report</p>	<p>Alameda County Planning Department</p>	

580 MARKETPLACE CASTRO VALLEY DIGITAL BILLBOARD PROJECT: MITIGATION MONITORING AND REPORTING PROGRAM

Mitigation Measure	Timing/ Schedule	Implementation Responsibility	Verification		
			Monitoring Action	Monitoring Responsibility	Date Completed
<p>operated by such operator within the County limits. The report shall, when appropriate, identify incidents or facts that relate to specific digital billboards. The report shall be submitted to the Alameda County Community Development Agency and shall include information relating to the following:</p> <ul style="list-style-type: none"> a. Status of the operator's license as required by California Business and Professions Code §§5300 et seq.; b. Status of the required permit for individual digital billboards, as required by California Business and Professions Code §§5350 et seq.; c. Compliance with the California Outdoor Advertising Act, California Business and Professions Code §§5200 and all regulations adopted pursuant to such Act; d. Compliance with California Vehicle Code §§21466.5 and 21467; e. Compliance with provisions of written agreements between the U.S. Department of Transportation and Caltrans pursuant to the Federal Highway Beautification Act (23 United States Code §131); f. Compliance with mitigation measures identified in the Mitigated Negative 					

580 MARKETPLACE CASTRO VALLEY DIGITAL BILLBOARD PROJECT: MITIGATION MONITORING AND REPORTING PROGRAM

Mitigation Measure	Timing/ Schedule	Implementation Responsibility	Verification		
			Monitoring Action	Monitoring Responsibility	Date Completed
<p>Declaration adopted as part of Project approval;</p> <p>g. Each written or oral complaint received by the operator, or conveyed to the operator by any government agency or any other person, regarding operation of each digital billboard included in the report;</p> <p>h. Each malfunction or failure of each digital billboard included in the report, which shall include only those malfunctions or failures that are visible to the naked eye, including reason for the malfunction, duration and confirmation of repair; and,</p> <p>i. Operating status of each digital billboard included in the report, including estimated date of repair and return to normal operation of any digital billboard identified in the report as not operating in normal mode.</p>					
<p>TRAN-2: Interactive Technology. The operator shall not install or implement any technology that would allow interaction with drivers, vehicles; or any device located in vehicles, including, but not limited to a radio frequency identification device, geographic</p>	<p>Ongoing during operations</p>	<p>Applicant / Operator</p>	<p>Included in Review of Annual Report</p>	<p>Alameda County Planning Department</p>	

580 MARKETPLACE CASTRO VALLEY DIGITAL BILLBOARD PROJECT: MITIGATION MONITORING AND REPORTING PROGRAM

Mitigation Measure	Timing/ Schedule	Implementation Responsibility	Verification		
			Monitoring Action	Monitoring Responsibility	Date Completed
positions system, or other device without prior approval of the County, taking into consideration technical studies and Caltrans or U.S. Department of Transportation policies and guidance available at the time of the request.					
TCR-1: Unanticipated Discovery of Tribal Cultural Resources. In the event that cultural resources of Native American origin are identified during construction, Alameda County shall consult with a qualified archaeologist and begin or continue Native American consultation procedures. If Alameda County determines that the resource is a tribal cultural resource and thus significant under CEQA, a mitigation plan shall be prepared and implemented in accordance with state guidelines and in consultation with Native American groups. If the resource cannot be avoided, additional measures to avoid or reduce impacts to the resource and to address tribal concerns may be required.	During construction	Applicant	Halt construction if resources are found and coordinate with the appropriate authority or professional	Alameda County Planning Department	

INITIAL STUDY AND MITIGATED NEGATIVE DECLARATION

STATE CLEARINGHOUSE NUMBER: 2019029117

580 MARKETPLACE CASTRO VALLEY DIGITAL BILLBOARD PROJECT

ERRATA

PURPOSE OF THE ERRATA SHEET

This errata document is intended to be amended to the Initial Study and Mitigated Negative Declaration (IS/MND) for the proposed 580 Marketplace Castro Valley Digital Billboard Project (project).

The revisions in this document are considered minor and not “substantial revision” that would trigger recirculation of the IS/MND under CEQA Guidelines §15073.5. These revisions do not identify a new significant effect, or revise findings of the residual levels of effects.

REVISIONS TO THE IS/MND

The following are minor text changes made to the IS/MND.

Existing and revised IS/MND text is indented. Deleted text is shown as ~~strike through~~ and new text is shown as underlined.

Page 5: The following changes have been made in the Description of the Project section of the IS/MND document:

Construction of the Billboard

The following information regarding the process involved in installing a digital billboard is based on discussions with the applicant and has taken into account details of the soil characteristics at the site. Site preparation would include the removal of approximately four small trees (roughly 6 feet in height) to accommodate the billboard foundation. Some additional on-site trees would be trimmed to ensure visibility of the billboard.

Construction activities are subject to the Building Code, and a Building Permit is required. Construction of the project would ~~occur over as many as four two-day weekends, depending on construction conditions, and~~ proceed generally as described below.

Weekend Active Day 1: On the first day at the site, a crew arrives with a drilling rig. The underground portion of the column (i.e., shaft) would be 78 inches in diameter with

an estimated depth of 40 feet. A trench plate is placed over the hole before the crew leaves the site.

Weekend Active Day 2: The column for the billboard is delivered to the site. The column is lifted into the foundation hole by a crane, and is maintained in place by I-beams that are welded to the column. A building inspection is required at this point.

Weekend Active Day 3: After the building inspection is complete, concrete is poured and allowed to cure for a minimum of three days.

Page 7: The following change has been made in the Description of the Project section of the IS/MND document:

Weekend Active Day 4: After the concrete has cured, the crew returns to the site. The I-beam welds are ground off and the I-beams removed. The upper structure components are delivered to the site and assembled on the ground by the crew (usually 4-5 persons). The crane returns to the site and lifts the upper structure into place atop the column.

Page 10: The following text has been added to the Description of the Project, Regulatory Provisions section of the IS/MND document:

Local

Section 17.30.190 of the Alameda County Zoning Ordinance establishes the combining SC (scenic corridor) district and provides the County discretion to approve new development within these districts under the Site Development Review process. Pursuant to the development guidelines of this section (17.30.240), billboards shall not be permitted within adopted Scenic Corridor (SC) overlay districts. The proposed location of the digital billboard is outside the adopted Dublin Canyon Scenic Corridor overlay zone, which is delineated as 100 feet from the interstate roadway.

Page 20: The following text has been added to the Aesthetics section of the IS/MND document:

Scenic Vistas (Criterion a)

Figures 4 through 10 show the proposed billboard added to existing views from I-580 and Castro Valley Boulevard. The site and surrounding area are developed with a mix of commercial and residential uses. The project is located behind a commercial building in the 580 Marketplace shopping center development, at the top of a vegetated slope near the freeway, with no substantial views of the San Francisco Bay, scenic hillsides, or Castro Regional Park from or across the site. The project site lies just beyond the adopted Dublin Canyon Scenic Corridor overlay zone. While the billboard would be visible from both near and far locations, the site is not a scenic resource or vista area and is not identified as a visual corridor in the Castro Valley General Plan.¹ The project would have a *less than significant* impact on scenic vistas.

¹ Alameda County Community Development Agency. Castro Valley General Plan, March 2012.