

Final Initial Study/Negative Declaration

PASHA STEVEDORING AND TERMINALS LEASE RENEWAL PROJECT

APP# 140721-077

SCH# 2015111029



Prepared For:  
Los Angeles City Harbor Department  
Environmental Management Division  
425 S. Palos Verdes St.  
San Pedro, CA 90731

March 2016





**PASHA STEVEDORING AND TERMINALS  
LEASE RENEWAL PROJECT  
FINAL INITIAL STUDY/NEGATIVE DECLARATION**

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**Prepared For:**

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**March 2016**



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## **FINAL INITIAL STUDY/NEGATIVE DECLARATION**

Pursuant to the California Environmental Quality Act (Division 13, Public Resources Code)

### **PROPOSED PROJECT**

The Los Angeles Harbor Department (LAHD) has prepared this Initial Study/Negative Declaration (IS/ND) to address the environmental effects of the Pasha Stevedoring and Terminal (PST) Lease Renewal Project (hereafter “proposed Project”) located at 802 South Fries Avenue, Wilmington in the Port of Los Angeles (Port). LAHD is the Lead Agency under the California Environmental Quality Act (CEQA). The proposed Project involves renewing PST’s existing lease, which currently includes the operation of Berths 174-181 (Permit No. 603) for 20-years with two 5-year options to renew for a total of 30 years. The lease renewal will include the continued operation of secondary locations, Berths 206-209 and Berths 153-155, which are currently operated under separate agreements and would be incorporated into the long-term lease. No new improvements or physical modifications to the three existing terminal sites would occur as part of the proposed Project.

### **DETERMINATION**

Based on the analysis provided in this Final IS/ND, LAHD finds that the proposed Project would not have a significant effect on the environment.

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## FINAL IS/ND ORGANIZATION

This Final IS/ND has been prepared in accordance with the requirements of the CEQA (California Public Resources Code [PRC] 21000 et seq.) and the CEQA Guidelines (California Code of Regulations [CCR] 15000 et seq.). This Final IS/ND includes the following new information in the additional subsections below compared to the Draft IS/ND circulated for public review:

*Response to Comments:* This section describes the distribution of the Draft IS/ND for public review, any comments received on the Draft IS/ND by LAHD and LAHD's responses to these comments. Table RTC-1 provides a list of the agencies, organizations, and individuals who provided comments on the Draft IS/ND. As shown in the table, six comment letters were received during the public review period and one comment letter was received after the public review period was over. Following the table are the comment letters and LAHD's responses.

*Clarifications and Modifications:* The Final IS/ND is provided in a ~~strikeout~~/underline format to provide an easy way to compare the changes that have resulted from public comments to the original Draft IS/ND that was circulated for public review. No significant revisions to the scope of the proposed Project have occurred since the Draft IS/ND was circulated for public review. The Draft IS/ND has been revised due to minor editorial revisions made to the Draft IS/MND, which do not change any of the impact findings in the Draft IS/ND; thus no new adverse significant effects have been introduced by these minor editorial revisions. Therefore, pursuant to CEQA Guidelines Section 15073.5, recirculation of the Draft IS/ND is not required.

The following sections were included in the Draft IS/ND and are included in their entirety in this Final IS/ND:

**Section 1.0 Introduction.** This section provides an overview of the proposed Project and the CEQA environmental documentation process.

**Section 2.0 Project Description.** This section provides a detailed description of the proposed Project objectives and components.

**Section 3.0 Initial Study Checklist.** This section presents the CEQA checklist for all impact areas and mandatory findings of significance.

**Section 4.0 Impacts and Mitigation Measures.** This section presents the environmental analysis for each issue area identified on the environmental checklist form. If the proposed Project does not have the potential to significantly impact a given issue area, the relevant section provides a brief discussion of the reasons why no impacts are expected.

**Section 5.0 Proposed Finding.** This section presents the proposed finding regarding environmental impacts.

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**Section 6.0 Preparers and Contributors.** This section provides a list of key personnel involved in the preparation of the IS/ND.

**Section 7.0 Acronyms and Abbreviations.** This section provides a list of acronyms and abbreviations used throughout the IS/ND.

**Section 8.0 References.** This section provides a list of reference materials used during the preparation of the IS/ND.

**Appendix A1 Backup Air Quality Emission Screening Analysis.** This appendix is also provided as it was in the Draft IS/ND.

**Appendix A2 Backup Data for the Localized Air Quality Impact Screening Analysis.** This appendix is also provided as it was in the Draft IS/ND.

**Appendix B Backup Greenhouse Gas Emission Screening Analysis.** This appendix is also provided as it was in the Draft IS/ND.

**Appendix C Rail Crossing Analysis.** This appendix is also provided as it was in the Draft IS/ND.

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## **RESPONSE TO COMMENTS**

### **DISTRIBUTION OF THE DRAFT IS/ND**

In accordance with CEQA and the CEQA Guidelines, the Draft IS/ND was circulated for a period of 30 days for public review and comment. The public review period for the Draft IS/ND began on November 9, 2015 and concluded on December 8, 2015.

The Draft IS/ND was specifically distributed to interested and/or involved public agencies, organizations, neighbors and private individuals for review. Approximately 100 copies of Notice of Intent (NOI) to adopt the IS/ND were sent to community residents, stakeholders and local agencies. The NOI was also published in the following newspapers:

- Metropolitan News – published on November 9, 2015
- Los Angeles Times – published on November 9, 2015
- HOY – published on November 9, 2015
- Daily Breeze – published on November 9, 2015
- Random Lengths News – published on November 12, 2015
- Long Beach Press-Telegram – published on November 9, 2015

The Draft IS/ND was made available for public review at the following locations:

- LAHD Environmental Management Division at 222 West 6<sup>th</sup> Street, San Pedro, CA 90731
- Los Angeles City Library Central at 630 W. 5<sup>th</sup> Street, Los Angeles, CA 90071
- Los Angeles City Library San Pedro Branch at 931 S. Gaffey Street, San Pedro, CA 90731
- Los Angeles City Library Wilmington Branch at 1300 North Avalon, Wilmington, CA 90744

In addition, the Draft IS/ND was filed with the Los Angeles County Clerk, City of Los Angeles Clerk, and made available online at <http://www.portoflosangeles.org>.

### **COMMENTS ON THE DRAFT IS/ND**

During the 30-day public review period, the public had an opportunity to provide written comments on the information contained within the Draft IS/ND. The public comments on the Draft IS/ND and responses to public comments are included in the record and shall be considered by LAHD during deliberation as to whether or not necessary approvals should be granted for the proposed Project. According to CEQA (Public Resources Code Sections 21064.5 and 21082.1[c][3]), a project would only be approved when LAHD finds that there is no substantial evidence that the project will have a significant effect on the environment and that the IS/ND reflects the Lead Agency's independent judgment and analysis.

As presented in Table RTC-1 below, LAHD received five written comment letters during the review period and two comment letters after the review period was concluded.

**Table RTC-1 Comment Letters Received on the Draft IS/ND**

<b>Letter Code</b>	<b>Individual/Organization</b>	<b>Date</b>
<b>State Government</b>		
SCH	Governor's Office of Planning and Research, State Clearinghouse and Planning Unit	12/9/15
<b>Regional Government</b>		
SCAQMD	South Coast Air Quality Management District	12/8/15
<b>Local Government</b>		
LBUSD	Long Beach Unified School District	12/7/15
LABOS	Los Angeles Bureau of Sanitation	12/23/15
<b>Non-Profit/Community Group</b>		
CFASE	Coalition For A Safe Environment <i>et al.</i> : <ul style="list-style-type: none"> <li>- Community Dreams</li> <li>- California Kids IAQ</li> <li>- Pastor Alfred Carrillo</li> <li>- California Safe Schools</li> <li>- Action Now</li> <li>- Del Amo Action Committee</li> <li>- Society For Positive Action</li> <li>- San Pedro &amp; Peninsula Homeowners Coalition</li> </ul>	12/8/15
EJ	Earthjustice	12/8/15
NRDC	Natural Resources Defense Council <i>et al.</i> : <ul style="list-style-type: none"> <li>- South Bay 350 Climate Action Group</li> <li>- San Pedro Peninsula Homeowners Coalition</li> <li>- Regional Asthma Management and Prevention</li> <li>- East Yard Communities for Environmental Justice</li> <li>- EndOil/Communities for Clean Ports</li> <li>- San Pedro Peninsula Homeowners United, Inc.</li> <li>- Coalition For A Safe Environment</li> </ul>	12/8/15

**RESPONSE TO COMMENTS**

LAHD has evaluated the comments received from the abovementioned interested parties during the 30-day public review period. LAHD has prepared written responses to each comment pertinent to the adequacy of the environmental analyses contained in the Draft IS/ND. A copy of the comment letters received and LAHD responses to each letter immediately follow.

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## **MASTER RESPONSES**

Because several of the comment letters addressed similar topics, Master Responses were developed to address common topics in a comprehensive manner. Specifically, the Master Responses provide feedback on the following topics:

1. Distinguishing Mitigation Measures from Lease Measures
2. Zero Emission Technology
3. Lease Measure (LM)-1: Fleet Modernization for Off-Road Cargo Handling Equipment
4. LM-2: Periodic Review of New Technology
5. LM-3: At-Berth Vessel Emissions Control Pilot Study

Individual responses to all comment letters received on the Draft IS/ND are presented following the Master Responses and may refer to the Master Responses in total or in part.

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## MASTER RESPONSES TO COMMENTS

### Master Response 1 – Distinguishing Mitigation Measures from Lease Measures

Several comments refer to Project lease measures as mitigation measures. This master response distinguishes lease measures from mitigation measures and clarifies the legal requirements surrounding each.

According to CEQA Guidelines Section 15126.4(a)(3), mitigation measures “are not required for effects which are not found to be significant.” A significant effect, as defined under CEQA (Public Resources Code Section 21068) means “a substantial, or potentially substantial, adverse change in the environment.” On the basis of the analysis, a Negative Declaration (ND) was determined to be the appropriate CEQA document for the proposed Project. Pursuant to CEQA, a ND does not contain mitigation measures when no significant impacts have been identified.

As the CEQA Lead Agency, the LAHD has discretion in requiring certain conditions of approval if necessary in order to fulfill the policies and goals of the 2010 San Pedro Bay Ports Clean Air Action Plan (CAAP) Update. Furthermore, as a proprietary landlord, LAHD can require control measures in a terminal’s lease when an opportunity exists for renegotiated, amended, and new leases as established in the CAAP Update. Placing such a requirement in a lease provides a legally binding mechanism for ensuring that the desired action is achieved. Accordingly, for this proposed terminal lease renewal, LAHD is implementing the 2010 CAAP Update control measures via the lease measures (e.g., LM-1 through LM-3) identified in the Draft IS/ND. These lease measures are not mitigation measures required to reduce an identified impact under CEQA, but rather are conditions of the lease agreement as established by the LAHD.

### Master Response 2 – Zero Emission Technology

A commenter requested the Final IS/ND to include a discussion and specific steps for how the proposed Project will achieve the goals and objectives of the Draft Zero Emissions White Paper. Other commenters mentioned that the Draft IS/ND did not include discussion of zero emissions technologies. Another commenter requested that zero- and near-zero emission truck assessments be completed. This master response addresses those comments by explaining how the LAHD has invested or secured funding to advance zero- and near-zero technologies in the goods movement industry, including recent funding from the California Air Resources Board (CARB) in the amount of \$14.5 million to complete technology demonstrations at the PST terminal.

#### Background

While the CAAP has been very successful at encouraging substantial emission reductions, further reductions are needed Port-wide as growth continues to increase in the coming years. Furthermore, since important greenhouse gas (GHG) reduction deadlines are approaching in the next few years, the LAHD



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has identified zero emission equipment as a critical element to be integrated into marine related goods movement in the future.

The Technology Status Report – Zero Emission Drayage Trucks (TIAX 2011), prepared for the Ports of Los Angeles and Long Beach (POLA and POLB), examined the state of current zero-emission technologies and outlined a reasonable, programmatic approach to commercialization, based on thorough demonstration and evaluation. The report concludes that a two-phase demonstration approach to commercialization is needed. The first phase would be a small-scale (one to three units) demonstration to test basic technical performance. This would be followed by the second phase consisting of a broader, large-scale (ten to twenty units) demonstration to assess how the technologies fit into existing operations on a multi-unit basis.

In July 2011, at a joint meeting with the Harbor Commissions of the POLA and POLB, staff presented the Roadmap for Zero Emissions (POLA & POLB 2011). This document, prepared by the two Ports, expresses the Ports' commitment to zero emission technologies by establishing a reasonable framework for future identification, development, and testing of non-polluting technologies for moving cargo.

The POLA and POLB's joint San Pedro Bay Ports Technology Advancement Program (TAP) funds efforts to evaluate and demonstrate new technologies such as zero emission trucks that could further reduce emissions from goods movement. The POLA and POLB regularly meet with technology developers to stay informed about new and emerging technologies that may provide options for reducing emissions from Port operations. Furthermore, annual status reports on the TAP's completed and ongoing projects are provided on the TAP website at <http://www.cleanairactionplan.org/programs/tap/default.asp>. Recommendations from the TAP are taken to the Boards of Harbor Commissioners when selecting and funding projects.

In July 2015, the LAHD released a draft Zero Emission White Paper to assist the Port in moving toward the adoption of zero emission technologies utilized for the purpose of moving cargo on and off Port terminals to a final destination (POLA 2015). The LAHD has provided over \$7 million in funding for projects aimed at developing zero emission technology for short-haul drayage trucks and on-terminal yard tractors. Initial zero emission vehicle testing has shown mixed results, but more recent progress has been made that reinforces the LAHD's belief that zero emission container movement technologies show great promise for helping to reduce criteria pollutant and greenhouse gas emissions in the future.

While zero emission technologies are promising, zero emission trucks and most zero emission container movement systems (ZECMS) have not yet proven, through demonstration and evaluation, to be feasible in Port operations. Longer-term evaluations of these technologies are still needed to establish the technical viability, operational reliability and the ability to attract participation from established original equipment manufacturers that will lower acquisition and maintenance costs and allow this equipment to become commercially viable. ZECMS also present many operational concerns, such as charging/fueling and maintenance that need to be examined prior to full deployment into the fleet. Additionally, durability, loss of power potential, and safety need to be monitored through testing before stakeholders

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commit to large capital investments. The amount of existing data in these areas is extremely limited. Furthermore, without the completion of the real-world fleet testing with full loads and full duty cycles, including longer-term mechanical service and reliability over a sufficient demonstration period, a system that later proved to be unreliable would result in disruption and delay of cargo flow and trade at the Port Complex. In recognition of the potential future promise of such technologies, LAHD has included a lease measure in this document that requires periodic technology reviews (LM-2). This lease measure will ensure that the Tenant reconsiders the feasibility of zero and near-zero emission technologies in the future as the technologies continue to develop.

See below for discussions of specific zero and near-zero emission demonstrations underway for trucks and container handling equipment. Additionally, see below for information regarding funding in the amount of \$14.5 million for demonstrations at the PST terminal.

### Drayage Trucks

In 2006, LAHD co-funded with SCAQMD the world's first plug-in, battery-powered, heavy-duty truck prototype. Subsequently, through the TAP, the POLA and POLB have funded a hydrogen fuel cell/battery hybrid. The TAP is currently considering several other zero emission heavy-duty truck technologies.

The POLA and POLB are currently conducting demonstration projects for two battery plug-in trucks and one hydrogen fuel cell hybrid truck. In June 2012, the battery plug-in truck was tested on a dynamometer using a Port-specific duty cycle at University of California Riverside's Center for Environmental Research & Technology. The test provided a baseline for future improvements. Since the dynamometer testing, the battery-powered truck has been tested using empty and fully loaded containers that were loaned to the Port for these tests. In this testing, the unit has accumulated approximately 250 hours of use, but it has not yet been put into commercial drayage service. In February 2014, a heavy-duty battery electric truck that uses the ElecTruck drive system developed by TransPower successfully hauled a 75,000-pound load up and down the Gerald Desmond Bridge multiple times. These ElecTruck drive systems are being developed for demonstration in real-world drayage service as part of a zero emission cargo transport demonstration program funded by a U.S. Department of Energy grant and in collaboration with SCAQMD and the POLA and POLB. After seven trucks that use the ElecTruck drive system are assembled and deployed, a 12-month demonstration period is planned by Port drayage truck operators.

The hydrogen fuel cell-powered truck has been used in isolated tests. One test at a facility in Commerce, California, included picking up fully loaded containers and traveling over a 6 percent incline grade. Another test was done by a national retailer picking up containers, crossing the Vincent Thomas Bridge, and delivering them to distribution centers. The truck achieved 200 miles on a single tank of hydrogen, and a demonstration of an extended range of 400 miles is planned. Both technologies have been promising in initial use and additional hours of usage are currently being accrued. In addition to the demonstration projects mentioned above, information on planned zero emission truck development can be found at the Port's website: <http://www.portoflosangeles.org/environment/zero.asp>.

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It is imperative to LAHD, its customers, and public safety that technologies are fully demonstrated and evaluated in order to be considered feasible for implementation at the scale requested by commenters, which is to convert the drayage truck fleet and cargo movement operations to 100 percent zero emissions. Continued collection of real-world, in-use data is essential, particularly when deploying new technologies on public roads.

The technology of heavy-duty electric drive engines with the potential for zero emissions has advanced greatly in recent years. LAHD has been a leader in developing and testing zero emission, heavy-duty trucks and has sent a clear message to technology providers that zero emission technologies are needed as soon as practicable.

Although zero emission trucks are currently in limited use, development and deployment of this technology involves the following four steps: (1) research and development; (2) technology development and demonstration; (3) pre-production deployment and assessments; and, (4) early production deployments. As a funding partner in those efforts, LAHD supports accelerating zero emission technologies through LM-2 required for this proposed Project, among other commitments as described above.

#### Cargo Handling Equipment (CHE)

LAHD is also focused on the development of zero emission technologies for CHE and is in the process of developing and testing some off-road CHE. Several different zero emission technologies for CHE are being developed and demonstration projects that have been completed or are currently underway are discussed below. Most important, CARB Cap and Trade Multi-Source Facility funding for the PST terminal will support the testing of the following electric CHE: yard tractors, high tonnage forklifts, and toplifts.

#### *Zero Emission Yard Tractors*

LAHD has funded numerous zero emission yard tractor projects through the TAP, including plug-in battery electric yard tractors and a hydrogen fuel cell yard tractor. However, the feasibility of zero emission technology for yard tractors or the likelihood of availability of zero emission yard tractors on the market in the near-term has not yet been shown. Testing of zero emission yard tractors has been ongoing since 2008, including demonstration projects funded by POLA, but testing and demonstration have not yet produced a viable candidate for large-scale testing or use in a marine terminal operation and duty cycle. In 2013, CARB selected the POLA and POLB to provide grant funding for a two-year project to develop and demonstrate two electric yard tractors developed by TransPower. The yard tractors are currently being demonstrated at the Port's APM terminal and PST's terminal. Previously these yard tractors have been successfully demonstrated at the Port SA Recycling terminal and the Dole terminal at the Port of San Diego.

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The Port has been proactive in working with manufacturers (such as Balqon and TransPower) to design and produce prototype plug-in electric yard tractors, which operate on lithium-ion batteries. Initial testing of the Balqon yard tractors at the California Cartage Intermodal Facility indicated that the yard tractors were capable of operating for over 12 hours on a single charge. The Port has plans to test six units of the Balqon yard tractor at the APM and Everport Terminals.

The Port has constructed electric charging stations at the APM and Everport terminals. APM and Everport have plans to test three Balqon yard tractors for one year. Information collected during these demonstration projects and others will dictate whether further larger scale demonstrations using 10- to 20-yard tractors are ready to take place. Once the larger scale demonstrations are deemed successful, the electric yard tractors could be ready for commercialization.

The 2010 Hybrid Yard Hostler Demonstration and Commercialization Project was a TAP project that involved three hybrid (diesel-battery-electric) yard hostlers (also known as yard tractors). These three hybrid yard tractors were put into service at the POLB for a period of 6 months performing ship, rail, and dock work, with a goal of measuring the emissions of a conventional and hybrid yard tractor following cycles developed from monitoring in-use activities. Results indicated that at low loads, the hybrid consumed about 7 percent more fuel and at high loads the hybrid saved about 3 percent fuel, while nitrogen oxide (NO<sub>x</sub>) emissions were reduced at both load levels. Considering that the results did not indicate fuel savings for the hybrid yard hostler, further refinement of the hybrid drive system design was recommended to improve the yard tractors' fuel economy.

The Liquefied Natural Gas (LNG) Yard Hostler Demonstration and Commercialization Project assessed the performance and emissions of three LNG yard tractors over 8 months from June 2006 to January 2007 at POLB. Results indicated that LNG yard tractors used about 30 percent more diesel gallon equivalents than diesel yard hostlers, had higher NO<sub>x</sub> emissions, and had an incremental cost over a diesel yard truck of approximately \$40,000. In addition, the permitting process for LNG fueling infrastructure varies, and demand for LNG yard hostlers is expected to be unlikely without financial or regulatory incentives. These examples illustrate the difficulties and challenges that continue to face developers of zero and near-zero emission yard tractors to bring the technology to the market.

#### *Electric Rubber Tire Gantry Cranes (ERTG)*

A standard rubber tire gantry crane (RTG) runs on diesel fuel and is used for stacking intermodal containers within the stacking areas of a container terminal. An electric RTG (ERTG) runs primarily on electric power provided by a bus bar, overhead conductor, or cable reel but retains diesel engine capabilities for moving between rows of containers. The extensive infrastructure makes ERTG systems extremely expensive to build and makes the layout and operations highly inflexible, which would be difficult to implement on an existing operational container terminal. As such, ERTG systems are best suited for master-planned terminals where the physical layout and operations are specifically designed to accommodate the ERTG system. Because RTGs/ERTG systems are primarily applicable to container terminal operations, they are not well suited for use at PST which handles predominately breakbulk cargo.

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Additionally, the proposed Project involves the renewal of a lease at an existing terminal and the extensive reconfiguration which would be required to utilize such equipment at the terminal is beyond the scope of this proposed Project.

#### *Electric Rail-Mounted Gantry Cranes (ERMGs)*

An electric rail-mounted gantry crane (RMG) system is used for stacking intermodal containers. By mounting a gantry crane on rails, ERMGs sacrifice the mobility of their diesel counterparts; however, ERMGs have lower long-term operating costs and provide substantial environmental benefits since ERMGs run entirely on electricity. ERMG systems involve similar financial and operational restrictions to those discussed above for ERTGs, though to a greater degree. ERMGs operate on rail tracks, making them even more operationally restrictive than ERTGs. Additionally, the capital investment and intensity of construction required to develop an ERMG system are greater than for an ERTG system. As with ERTG systems, ERMG systems are best suited for master-planned terminals where the physical layout and operations are specifically designed to accommodate the RMG system and the operational period is long enough (30 years or more) to justify the major capital investment and highly specific operational parameters. There are currently 10 ERMGs operating at the APL terminal. Because ERMGs systems are primarily applicable to container terminal operations, they are not well suited for use at PST which handles predominately breakbulk cargo. Additionally, the proposed Project involves the renewal of a lease at an existing terminal and the extensive reconfiguration which would be required to utilize such equipment at the terminal is beyond the scope of this proposed Project.

#### *Hybrid RTGs (EcoCrane™)*

In a demonstration project sponsored by the POLA and POLB under the TAP, a hybrid RTG, EcoCrane™ equipped with an advanced energy capture and battery storage system was placed into testing in 2009 and eventually commissioned after initial engineering issues in 2010. While the EcoCrane™ showed reductions in criteria air pollutant emissions, fuel consumption, and GHGs, as compared to a conventional diesel-electric RTG crane, it experienced engineering issues related to inverter failure, battery/inverter compatibility, and generator failure. Based on lessons learned from this demonstration, a second-generation EcoCrane™ hybrid RTG system has been developed and will be tested at the West Basin Container Terminal at POLA. As such, this technology is still in the testing phase and has not been demonstrated to be commercially viable.

Additional concerns associated with the use of hybrid RTGs include: safety hazards posed by potential leaks from battery packs; the need for additional labor staffing on the ground due to the reduced visibility from the size and location of the battery box; the logistical difficulties associated with the use of the batteries, which must be drained and “equalized” every 21 days, a process that requires eight hours to complete, thereby negatively impacting the use and efficacy of the RTGs; the increased stress fractures noted in equipment welds due to the additional battery weight on one side of the equipment; and the need to dispose of the batteries (which have a useful life of only three years) as hazardous waste.

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### *Ship-to-Shore Cranes*

Ship-to-shore cranes are large stationary dockside gantry cranes used for loading and unloading intermodal containers from container ships of various sizes at container terminals. All of the ship-to-shore cranes currently servicing container vessels at the Port are powered by electricity provided from the City of Los Angeles Department of Water and Power.

### \$14.5 Million Funding for Pasha Zero and Near-Zero Emission Demonstrations

Recently, CARB approved the Cap and Trade Multi-Source Facility funding for the POLA Green Omni Terminal Multi-Source Facility Concept Proposal to be demonstrated at the PST terminal. The LAHD has partnered with PST to develop a Green Omni Terminal at the Project site. The vision for the terminal is to be a solar-powered facility that uses zero and near-zero emissions cargo handling and transportation equipment to move goods from ships through the terminal. The Green Omni Terminal Project will serve as the first step in transitioning the Pasha terminal to a terminal that uses all zero or near zero-emission equipment, while serving as a scalable model that can be replicated at other ports and industrial facilities throughout California and beyond. More specifically, the project is expected to: (1) significantly reduce emissions of GHGs, diesel particulate matter (DPM), NO<sub>x</sub>, and reactive organic gases (ROG) from the PST terminal; (2) create a test facility for the commercialization of zero and near-zero emission technologies that can move break bulk and containerized cargo; (3) demonstrate terminal resiliency, where critical operational elements can operate independent of the grid in the event of a loss of grid power due to natural or man-made events; and, (4) serve as a catalyst for change in the San Pedro Bay Port Complex, and provide cost-effective and scalable solutions for thousands of marine terminals and distribution facilities throughout the state and beyond. The Green Omni Terminal Project is expected to be completed by Spring 2019.

For approximately \$14.5 million in Cap and Trade grant funding and at least 25 percent in applicant in-kind funds, the proposed Green Omni Terminal Project will test zero and near-zero emissions technologies that will encourage the sustainable movement of goods at the PST terminal and throughout the Southern California region. Proposed technologies that are being considered for evaluation include:

- Four electric yard tractors (2 TransPower, 2 BYD)
- Two electric drayage trucks (TransPower ElecTruck)
- Two high tonnage electric forklifts (21 ton each) (ElecTruck battery drive conversion)
- Two electric top handlers (ElecTruck battery drive conversion)
- Standardized bi-directional charging systems
- Two wharf crane drive upgrades
- Integrated 1 megawatt (MW) solar photovoltaic, 2.6 MW battery storage and energy control system (allows terminal to function as a green microgrid)
- “ShoreCat” at-berth ship emission control systems to reduce harmful emissions (described in greater detail in Master Response 5 – LM-3: At-Berth Vessel Emissions Control Pilot Study)

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## Conclusion

The LAHD, working collaboratively with POLB and other stakeholders, is committed to expanded development and testing of zero emission technologies, identification of new strategic funding opportunities to support these expanded activities, and planning for long-term infrastructure development to sustain ongoing programs, all while ensuring competitiveness among the maritime goods movement businesses. The LAHD has received \$14.5 million in funding from CARB to demonstrate zero emission technology specifically for the PST terminal. However, development and testing of many of these technologies are still in the early stages, and a timeline for commercial viability is speculative at this time, making them technologically infeasible. However, LAHD has included a lease measure in this document that requires periodic technology reviews (LM-2). This lease measure will ensure that the Tenant reconsiders the feasibility of zero emission technologies in the future as the technologies continue to develop.

### **Master Response 3 – LM-1: Fleet Modernization for Off-Road Cargo Handling Equipment**

There were several comments that LM-1: Fleet Modernization for Off-Road Cargo Handling Equipment is not consistent with the CAAP.

The CAAP contains a performance standard that all terminal CHE meet U.S. Environmental Protection Agency (USEPA) 2007 on-road or Tier 4 off-road engine standards by the end of 2014. All of PST's on-road yard tractors are consistent with the CAAP measure CHE-1 since they meet USEPA's 2007 on-road engine standards. The majority of PST's off-road CHE is consistent with the CAAP requirement, with the exception of the following: (1) several pieces of equipment purchased in 2008 that are scheduled to be replaced or repowered; (2) several pieces of equipment purchased in 2012 that were equipped with engines that met the most stringent emission standards available at the time of purchase (Tier 3 engines with verified diesel emission control strategies) and which still have significant remaining useful life; and, (3) three pieces of equipment that are utilized for maintenance purposes with *de minimis* operating hours.

The LAHD is committed to meeting the performance standards outlined in the CAAP. However, replacement of existing non-Tier 4 CHE with equipment meeting Tier 4 standards all at once upon lease renewal would be prohibitively costly for PST (i.e., approximately \$300,000 to \$800,000 to replace or repower each unit for a total of more than \$10 million). As such, the replacement or repowering of the equipment not meeting the USEPA Tier 4 off-road engine standards will be phased-in upon lease renewal in 2016 to allow for a financially feasible path to CAAP compliance as required by LM-1 below. The existing equipment purchased in 2008 will be replaced from 2016 to 2021, and the existing equipment purchased in 2012 will be replaced from 2022 to 2027. The three pieces of off-road CHE used for maintenance purpose with *de minimis* operating hours will continue to operate as they have in the past and would be repowered or replaced, at a minimum, with equipment meeting the Tier 4 off-road engine standards at PST's discretion.

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**LM-1: Fleet Modernization for Off-Road Cargo Handling Equipment.** Off-road cargo handling equipment (CHE) will be replaced or repowered to meet, at a minimum, Tier 4 off-road engine standards according to the following schedule: 1) the replacement or repowering of CHE purchased ~~through~~ in 2008 shall be phased-in from ~~2015~~ 2016 and 2021; and 2) the replacement or repowering of CHE purchased in 2012 shall be phased-in from 2022 to 2027.

LM-1 has been modified since 2015 has passed. This modification is noted in Section 2.3.2, Operation, and Section 4.3, Air Quality, of the Final IS/ND. However, this modification does not affect significance findings in the Draft IS/ND or reduce the effectiveness of the lease measure.

One of the commenters stated that the “useful life” timeframe is not identified or explained in any way. However, footnote 1 on page 16 of the Draft IS/ND states that the estimated useful life for forklifts and CHE is 16 years. Based on the schedule required in LM-1, several pieces of CHE purchased in 2008 would be replaced or repowered between 2016 and 2021, which is after 8 to 13 years of use. Several pieces of CHE purchased in 2012 would be replaced or repowered between 2022 to 2027, or after 10 to 15 years of use. As such, the schedule in LM-1 requires CHE to be replaced or repowered before the end of useful life is reached.

Master Response 2 – Zero Emission Technology discusses CARB’s approval of Cap and Trade Multi-Source Facility funding for the POLA Green Omni Terminal Multi-Source Facility Concept at PST’s terminal. The funding could result in the development of commercially viable electric forklifts, which in turn could be used to replace existing equipment mentioned in LM-1, and further reduce long-term emissions from PST.

#### **Master Response 4 – LM-2: Periodic Review of New Technology**

A commenter stated that LM-2: Periodic Review of New Technology is not sufficient because the technology review should not be completed by the Tenant; the phrases “effective in reducing emissions” and “feasible” are vague; and the term “mutual agreement” would allow PST to refuse the measure. Another commenter suggested that LM-2 is ineffective because zero emission technologies currently exist that could be used at the Port.

LM-2 is intended to require that new technology that has the potential to further reduce air emissions is considered on a recurring basis and implemented where feasible. The proposed Project involves renewing the existing lease for 20 years with two 5-year options to renew for a total of 30 years. Over the course of the lease, it is possible that new emission reduction technologies will emerge and it would be important to incorporate these new technologies into Tenant operations to meet the San Pedro Bay-wide standards.

Feasibility is typically based upon financial, technical and operational considerations. Determining the feasibility of a new technology is not a simple matter of only determining how much the technology costs, but is also dependent on technical and operational factors. For example, to be deemed feasible,



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each technology must at a minimum:

- be commercially available such that it can be used at the Project site;
- be verified by an appropriate regulatory agency;
- be demonstrated to be safe and durable for the proposed application;
- be implementable at the Project site based on factors such as the facility layout and available space;
- be compatible with third parties (e.g., shipping lines and trucking firms) and their equipment (e.g., ocean going vessels and on-road trucks); and,
- have a specific cost effectiveness in consideration of costs to replace existing equipment, fuel and energy costs, and infrastructure costs.

Effectiveness in reducing emissions must be determined for each specific technology in the context of emission reduction benefits and operational considerations at the time of review. Therefore, effectiveness cannot be universally defined and should be determined on a case-by-case basis.

LM-2 would require the Tenant to implement a review of new emissions reduction technological advancements because PST has the knowledge required to evaluate the operational and economic feasibility of new technologies. The technology review would be subject to approval by LAHD and would involve consulting with appropriate resources (e.g., consultants, engineers, regulators) to validate the findings. The lease measure has been modified in response to the comments. Language has been added to the lease measure so that PST's review is subject to LAHD approval. In response to concerns regarding the term "mutual agreement," language has been added to the lease measure so that PST must operate in a manner that is reasonably considered to advance the goal of the measure in implementing feasible new emissions-reducing technology.

**LM-2: Periodic Review of New Technology.** The Tenant will conduct a periodic review of any Port-identified or other new emissions-reducing technology and report to the LAHD on the feasibility of any new technology advancements that may reduce emissions not less frequently than once every five years following the effective date of the lease renewal. The technology review would be subject to approval by LAHD and would involve consulting with appropriate resources (e.g., consultants, engineers, regulators) to validate the findings. If the review demonstrates the new technology would be effective in reducing emissions and is determined ~~by the LAHD~~ to be feasible, including but not limited to, financial, technical and operational considerations, the Tenant will implement the new air quality technological advancements, subject to mutual agreement, which shall not be unreasonably withheld.

This modification to LM-2 is noted in Section 2.3.2, Operation, and Section 4.3, Air Quality, of the Final IS/ND. However, this modification does not affect significance findings in the Draft IS/ND or reduce the effectiveness of the lease measure.

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In regards to the comment that the lease measure is ineffective since zero emission technology already existing that could be deployed at the PST terminal, as explained in Master Response 2 – Zero Emission Technology, at present such technologies do not exist.

### **Master Response 5 – LM-3: At-Berth Vessel Emissions Control Pilot Study**

There were comments suggesting required implementation of one of the CARB certified emission-capture and control technologies instead of conducting a pilot study of an emissions capture and control system for vessels at berth.

In December 2007, CARB approved the "Airborne Toxic Control Measure for Auxiliary Diesel Engines Operated on Ocean-Going Vessels (OGV) At-Berth in a California Port" Regulation, commonly referred to as the At-Berth Regulation. The goal of the At-Berth Regulation is to reduce DPM and NO<sub>x</sub> from container ships, passenger ships, and refrigerated-cargo ships at California ports (Los Angeles, Long Beach, Oakland, San Diego, San Francisco, and Hueneme) (CARB 2015)<sup>1</sup>. The three main factors used to evaluate a vessel category were the frequency which a vessel visited a port, the time a vessel stays in port, and the power usage while docked. Based on these criteria, the At-Berth Regulation affects the following three vessel categories: container ships, passenger ships, and refrigerated-cargo ships. Certain vessel categories, including breakbulk, are exempt from the At-Berth Regulation. Therefore, the At-Berth Regulation does not apply to the PST terminal.

Before the At-Berth Regulation was developed, the POLA and POLB adopted the CAAP on November 20, 2006. One measure in the plan addresses at-berth OGV emissions; this measure is the Control Measure Number OGV2: Reduction of At-Berth OGV Emissions. The measure focuses on two primary approaches for reducing at-berth emissions: (1) shore power (transferring the electrical generation needs for OGVs while at berth from onboard diesel-electric generators to the cleaner shore-side power grid, which generates power through regulated/controlled stationary sources); and, (2) hoteling emissions reduction requirements through alternative technologies, for ships that do not fit the shore power model. Shore power requires costly and extensive infrastructure improvements on-board vessels that would use the system, as well as on the terminal side for supplying the appropriate level of conditioned electrical power. The on-board infrastructure costs are dependent upon the candidate vessel's current configuration, conduit space, and electrical panel space. Therefore, the shore power approach is generally best suited for vessels that make multiple calls per year, require a significant power demand while at berth (a function of hotel load and time at berth), and vessels that will continue to call at the same terminal for multiple years. The most common ship types that are good candidates for shore power are large string-service containerships, cruise ships, reefer ships, and specially designed crude tankers that have diesel-electric engines. Certain vessel categories, such as breakbulk vessels calling at the PST terminal, are not considered good candidates for shore power since they do not make frequent repeat visits and have modest power needs while at berth.

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<sup>1</sup> California Air Resources Board. Shore Power for Ocean-going Vessels. Overview. Reviewed October 19, 2015. Available at: <http://www.arb.ca.gov/ports/shorepower/shorepower.htm>. Last accessed January 4, 2016.

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Based upon the above considerations, shore power is not suitable for breakbulk terminals, including the PST terminal. As such, the proposed Project would be subject to alternative emission reduction requirements for hotelling emissions. Alternative hotelling emissions reduction technologies are in various stages of development and verification. Currently, the exhaust gas scrubbing technologies that capture vessel stack emissions while at berth and “scrubs” exhaust streams is viewed as the most promising technology. This type of emission control system (consisting of a scrubber and selective catalytic reduction reactor) reduces sulfur oxides (SO<sub>x</sub>), DPM, and NO<sub>x</sub> emissions. The testing of the system has confirmed that emission reductions equivalent to those of shore power could potentially be achieved through the use of this alternative technology. At this time, this technology has been verified by CARB for container vessels only and is presently being used at the TraPac terminal.

As such, the LAHD will require PST to complete a pilot study to evaluate the financial, technical and operational feasibility of implementing an at-berth vessel emissions capture and control system at the PST terminal. LAHD has received funding from CARB through the Cap and Trade Multi-Source Facility program that will partially fund this effort (see Master Response 2 – Zero Emission Technology).

Also, there were comments about how to ensure that the new technology would be implemented if it is found to be successful. Accordingly, the LM-3 has been modified as shown below.

**LM-3: At-Berth Vessel Emissions Control Pilot Study.** The Tenant will complete a pilot study to evaluate the ~~financial, technical and operational~~ feasibility of implementing an at-berth vessel emissions capture and control system within three years of the effective date of the lease renewal, ~~subject to the advancement of such technology and mutual agreement with the firm responsible for developing such technology.~~ If proven to be feasible, including but not limited to financial, technical, and operational considerations, the Tenant will be required to implement the technology within the same timeframe. This measure will rely on the Tenant’s pilot study evaluation and determination, and is subject to mutual agreement between the Tenant and LAHD, which shall not be unreasonably withheld or unreasonably required.

This modification to LM-3 is noted in Section 2.3.2, Operation, and Section 4.3, Air Quality, of the Final IS/ND. However, this modification does not affect significance findings in the Draft IS/ND or reduce the effectiveness of the lease measure.

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EDMUND G. BROWN JR.  
GOVERNOR

STATE OF CALIFORNIA  
GOVERNOR'S OFFICE of PLANNING AND RESEARCH  
STATE CLEARINGHOUSE AND PLANNING UNIT



KEN ALEX  
DIRECTOR

December 9, 2015



James Bahng  
Port of Los Angeles  
425 South Palos Verdes Street  
San Pedro, CA 90731

Subject: Pasha Stevedoring and Terminals Lease Renewal Project  
SCH#: 2015111029

Dear James Bahng:

The State Clearinghouse submitted the above named Negative Declaration to selected state agencies for review. The review period closed on December 8, 2015, 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.

SCH-1

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

1400 10th Street P.O. Box 3044 Sacramento, California 95812-3044  
(916) 445-0613 FAX (916) 323-3018 www.opr.ca.gov

**Document Details Report  
State Clearinghouse Data Base**

**SCH#** 2015111029  
**Project Title** Pasha Stevedoring and Terminals Lease Renewal Project  
**Lead Agency** Los Angeles, Port of

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**Type** **Neg** Negative Declaration  
**Description** The proposed project is a lease renewal for up to 30 years to allow continued long-term operations including the handling of primarily steel slab and breakbulk. Proposed operations would be similar to current operations and inclusive of omni-terminal operations at Berths 174-181 and breakbulk operations at Berths 206-209 and Berths 153-155. There would not be any improvements of physical modifications to the existing three terminals as part of the proposed project.

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**Lead Agency Contact**

**Name** James Bahng  
**Agency** Port of Los Angeles  
**Phone** 310-732-0363 **Fax**  
**email**  
**Address** 425 South Palos Verdes Street  
**City** San Pedro **State** CA **Zip** 90731

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**Project Location**

**County** Los Angeles  
**City**  
**Region**  
**Lat / Long**  
**Cross Streets**  
**Parcel No.** 7440-014-904; -012-902; -019-907  
**Township** **Range** **Section** **Base**

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**Proximity to:**

**Highways** 103/47, I-110  
**Airports**  
**Railways**  
**Waterways**  
**Schools** Geroge De La Torre Jr.  
**Land Use** Port of Los Angeles/Heavy Industrial uses

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**Project Issues** Aesthetic/Visual; Agricultural Land; Air Quality; Archaeologic-Historic; Biological Resources; Coastal Zone; Drainage/Absorption; Flood Plain/Flooding; Forest Land/Fire Hazard; Geologic/Seismic; Minerals; Noise; Population/Housing Balance; Public Services; Recreation/Parks; Schools/Universities; Sewer Capacity; Soil Erosion/Compaction/Grading; Solid Waste; Toxic/Hazardous; Traffic/Circulation; Vegetation; Water Quality; Water Supply; Wetland/Riparian; Landuse; Cumulative Effects

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**Reviewing Agencies** Resources Agency; Department of Boating and Waterways; California Coastal Commission; Department of Fish and Wildlife, Region 5; Department of Parks and Recreation; Department of Water Resources; Resources, Recycling and Recovery; California Highway Patrol; Caltrans, District 7; Air Resources Board, Major Industrial Projects; Regional Water Quality Control Board, Region 4; Department of Toxic Substances Control; Native American Heritage Commission; State Lands Commission; Department of Fish and Wildlife, Marine Region

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**Date Received** 11/09/2015 **Start of Review** 11/09/2015 **End of Review** 12/08/2015

Note: Blanks in data fields result from insufficient information provided by lead agency.

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**RESPONSE TO COMMENT LETTER CODE: SCH**

Governor's Office of Planning and Research  
State Clearinghouse and Planning Unit  
Scott Morgan, Director, State Clearinghouse  
December 9, 2015

**Response to Comment SCH-1**

Thank you for facilitating distribution of the Draft IS/ND to selected state agencies for review and comment.

Thank you for acknowledging POLA's compliance with the State Clearinghouse review requirement.

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## South Coast Air Quality Management District

21865 Copley Drive, Diamond Bar, CA 91765-4178

(909) 396-2000 • www.aqmd.gov

SENT VIA E-MAIL AND USPS:  
[ceqacomment@portla.org](mailto:ceqacomment@portla.org)

December 8, 2015

Mr. Christopher Cannon, Director  
City of Los Angeles Harbor Department  
Environmental Management Division  
425 S. Palos Verdes Street  
San Pedro, CA 90731

### Draft Negative Declaration (ND) for the Proposed Pasha Stevedoring and Terminals Lease Renewal Project

The South Coast Air Quality Management District (SCAQMD) staff appreciates the opportunity to comment on the above-mentioned document. The following comments are meant as guidance for the Lead Agency and should be incorporated into the Final CEQA document.

SCAQMD-1

In the project description, the Lead Agency proposes to renew its current lease with Pasha for 20 years, with two 5-year options to renew for a total of 30 years. The lease renewal would allow operations to continue that include the handling of primarily steel slab and breakbulk cargo at their existing terminals in the Port of Los Angeles. Omni-terminal operations<sup>1</sup> would occur at Berths 174-181 and breakbulk operations would occur at Berths 206-209 and Berths 153-155. No new improvements or physical modifications to the existing three terminals are proposed as part of the proposed Project. The proposed Project would also not involve permanent or temporary construction of any infrastructure, earth-disturbing activities, grading, trenching, or demolition.

SCAQMD-2

SCAQMD staff has reviewed the Draft ND and is concerned that the proposed lease measures in the Draft ND back away from previous goals in the Clean Air Action Plan and provide no furtherance of goals within the Port's Draft Zero Emissions White Paper.

SCAQMD-3

#### Forklifts

As noted in the Draft ND, the 2010 Clean Air Action Plan (CAAP) included a requirement that all terminal cargo handling equipment (CHE) meet US EPA 2007 on-road or Tier 4 off-road engine standards by the end of 2014 for terminals who were signing a lease by 2014. This measure, named CHE1, is less prescriptive for requirements for terminals signing leases after

SCAQMD-4

<sup>1</sup> Meaning that the terminal can accommodate a multitude of commodities in addition to standard ocean-going cargo containers.

2014. Given the timing of this lease renewal (occurring one year after the 2014 deadline), the SCAQMD staff is concerned that mitigation measure LM-1: Fleet Modernization for Off-Road Cargo Handling Equipment allows the project to extend the CAAP deadline of 2014 by another 13 years with the proposed phase-in schedule. Given that the 65 forklifts at the Pasha terminals make up more than half of the entire fleet of diesel powered forklifts operating within the Port of Los Angeles<sup>2</sup>, this significantly delayed implementation schedule should be revisited and accelerated to be more consistent with the clear intent of the CAAP to require all Tier 4 cargo handling equipment by last year. In addition, if there are opportunities to utilize engines with even lower NOx levels than Tier 4, those should be explored at this time.

SCAQMD-4  
Cont'd

In addition, the Final ND should describe when the existing leases were signed for the three properties included in this project and how the CAAP applied to those leases. For example, Table 4.6 in the Clean Air Action Plan shows that Berths 206-209 did not have a tenant as of October 2010. Because the Draft ND states that Pasha is currently operating at this location, a lease must have been signed since that time. It is unclear how the CAAP *requirement* for new leases signed before 2014 to incorporate Tier 4 provisions applied to this existing lease.

SCAQMD-5

#### **Zero Emissions Cargo Handling Equipment**

The Port of LA published its Draft Zero Emissions White Paper<sup>3</sup> (white paper) in September 2015. The white paper identified CHE as one of the areas targeted for zero emission technology testing and demonstration. One of the next steps of the white paper is to use the Harbor Department's leadership to advance the industry's transition of CHE to zero emissions. The Draft ND currently does not contain goals or requirements to comply with those laid out in the white paper. The Final ND should therefore include a discussion and specific steps for how the project will achieve the goals and objectives of the white paper.

SCAQMD-6

#### **At-Berth Vessel Emissions**

Lease Measure LM-3 in the Draft ND requires a pilot study of an emissions control system for vessels at berth, yet it does not require any further implementation of this type of system if it is found successful. Further, the Draft ND does not provide any background on previous testing that has been conducted with these systems at the port, and if that previous testing has been sufficient to determine if this measure is feasible for these terminals. If full ship electrification at berth is infeasible for this project site, then a commitment to implement (instead of just a pilot study) an emission control system should be required as part of this lease.

SCAQMD-7

#### **Conclusion**

SCAQMD staff is concerned that this project proposes to lock in a set of requirements for up to 30 years that will not provide a fair share in reductions in air pollution. Although mitigation may not be required under CEQA for this project, the Port has previously committed to using leases to implement new air pollution reduction measures. The proposed project as currently described does not explain how it is consistent with previous Port policies and goals.

SCAQMD-8

<sup>2</sup> Based on the Port's 2014 Emissions Inventory, there are 121 total diesel powered forklifts operating within the Port of Los Angeles.

<sup>3</sup> [https://www.portoflosangeles.org/pdf/Zero\\_Emissions\\_White\\_Paper\\_DRAFT.pdf](https://www.portoflosangeles.org/pdf/Zero_Emissions_White_Paper_DRAFT.pdf)

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Mr. Christopher Cannon,  
Director of Environmental Management

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December 8, 2015

Please provide the SCAQMD with written responses to all comments contained herein prior to the adoption of the Final ND. The SCAQMD staff is available to work with the Lead Agency to address these issues and any other questions that may arise. Please contact me at (909) 396-3244, if you have any questions regarding these comments.

SCAQMD-9

Sincerely,



Ian MacMillan  
Planning & Rules Manager

IM:JW:SW:GM

LAC151110-02  
Control Number

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## **RESPONSE TO COMMENT LETTER CODE: SCAQMD**

South Coast Air Quality Management District  
Ian MacMillan, Planning & Rules Manager  
December 8, 2015

### **Response to Comment SCAQMD-1**

Thank you for participating in the Draft IS/ND public review process. We appreciate your time and effort. The Port is committed to working with the SCAQMD to address your comments. Responses to specific comments are provided below.

### **Response to Comment SCAQMD-2**

This comment summarized information in the Draft IS/ND. No further response is necessary. No revisions to the Draft IS/ND are required.

### **Response to Comment SCAQMD-3**

See Master Response 2 – Zero Emission Technology; Master Response 3 – LM-1: Fleet Modernization for Off-Road Cargo Handling Equipment; Master Response 4 – LM-2: Periodic Review of New Technology; and Master Response 5 – LM-3: At-Berth Vessel Emissions Control Pilot Study regarding the proposed Project’s consistency with Port policies and goals, and furtherance of goals within the Draft Zero Emissions White Paper.

### **Response to Comment SCAQMD-4**

See Master Response 2 – Zero Emission Technology, and Master Response 3 – LM-1: Fleet Modernization for Off-Road Cargo Handling Equipment.

It should be noted that although 65 forklifts at the Pasha terminals make up more than half of the entire fleet of diesel powered forklifts operating within the Port, this number makes up only approximately 3 percent of the entire fleet of CHE at the Port.<sup>2</sup>

### **Response to Comment SCAQMD-5**

The comment requests clarification as to when the leases at each of the three properties (Berths 153-155, 174-181, and 206-209) were signed and how the CAAP applied to each of those leases. As discussed in Section 2.2.2, Existing Conditions, of the Draft IS/ND, PST has been operating on Berths 174-181 under the current Permit No. 603 since 1986, and operated under separate agreements at Berths 153-155 since

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<sup>2</sup> Based on Port’s 2014 Emissions Inventory, there are 2,156 total CHE equipment operating within the Port of Los Angeles (see [https://www.portoflosangeles.org/pdf/2014\\_Air\\_Emissions\\_Inventory\\_Full\\_Report.pdf](https://www.portoflosangeles.org/pdf/2014_Air_Emissions_Inventory_Full_Report.pdf)).

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September 2001 and Berths 206-209 since December 2004. The agreements permitting PST to operate at Berths 174-181, Berths 153-155 and Berths 206-209 precede the CAAP and therefore CAAP measures would not have been a consideration at the time they were established. This Draft IS/ND has been the LAHD's first opportunity to implement the CAAP measure involving Tier 4 CHE.

In an attempt to understand when the lease at Berths 206-209 was established, the commenter refers to Table 4.6, POLA AMP Infrastructure by Berth Over Next Five Calendar Years, of the 2010 CAAP Update. The commenter notes that Berths 206-209 was described as being vacant in Table 4.6 and therefore assumes that, since PST is currently operating on the site, a lease must have been signed subsequent to the 2010 CAAP Update (i.e., between 2010 and 2015). Table 4.6 of the CAAP Update described Berths 206-209 as being vacant because PST did not have an agreement to operate that terminal exclusively, and furthermore LAHD was working towards developing that terminal into a container handling facility that would have been operated exclusively.

#### **Response to Comment SCAQMD-6**

See Master Response 2 – Zero Emission Technology.

#### **Response to Comment SCAQMD-7**

See Master Response 2 – LM-2: Periodic Review of New Technology, and Master Response 5 – LM-3: At-Berth Vessel Emissions Control Pilot Study.

#### **Response to Comment SCAQMD-8**

Comment noted. Please see Master Response 2 – Zero Emission Technology; Master Response 3 – LM-1: Fleet Modernization for Off-Road Cargo Handling Equipment; Master Response 4 – LM-2: Periodic Review of New Technology; and, Master Response 5 – LM-3: At-Berth Vessel Emissions Control Pilot Study regarding the proposed Project's consistency with Port policies and goals.

#### **Response to Comment SCAQMD-9**

Comment noted. The LAHD will provide detailed responses to the SCAQMD's comments in this document. These responses will be transmitted to SCAQMD accordingly.

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# Los Angeles Unified School District

## Office of Environmental Health and Safety

RAMON C. CORTINES  
*Superintendent of Schools*

THELMA MELÉNDEZ, PH.D.  
*Chief Executive Officer, Office of Educational Services*

ROBERT LAUGHTON  
*Director, Environmental Health and Safety*

CARLOS A. TORRES  
*Deputy Director, Environmental Health and Safety*

December 7, 2015

Christopher Cannon, Director  
City of Los Angeles Harbor Department (LAHD)  
Environmental Management Division  
425 S. Palos Verdes Street  
San Pedro, CA 90731

*Submitted via electronic mail*

**SUBJECT: Pasha Stevedoring and Terminals Lease Renewal Project**

Dear Mr. Christopher Cannon:

This letter is provided on behalf of the Los Angeles Unified School District (LAUSD) regarding the Pasha Stevedoring and Terminals Lease Renewal Project (proposed Project). The proposed Project includes a lease renewal for up to 30 years to allow the continued long-term operations (including the handling of primarily steel slab and breakbulk) at Berths 174-181, Berths 206-209, and Berths 153-155 in the Port of Los Angeles. There would not be any improvements or physical modifications to the existing three terminals as part of the proposed Project.

LAUSD appreciates the opportunity to be a contributor to the environmental planning process. As noted in the Initial Study/Negative Declaration (IS/ND), LAUSD's George de la Torre Jr Elementary School (located at 500 Island Avenue in Wilmington), approximately one-mile north of the proposed Project site, is the closest school campus to the proposed Project site.

Given the distance of the proposed Project from LAUSD's campus and the fact that there would not be any improvements or physical modifications as part of the proposed Project, LAUSD concurs with the findings provided in the IS/ND regarding schools and does not have any comments regarding the proposed Project at this time. However, if issues are identified by LAUSD, we will bring them to the attention of the LAHD.

Please feel free to contact me at (213) 241-3417 should you require any information.

Sincerely,



Eimon Smith  
CEQA Project Manager/Contract Professional

c: Katherine Durke, Principal, George de la Torre Jr Elementary School

333 South Beaudry Avenue, 21<sup>st</sup> Floor, Los Angeles, CA 90017 • Telephone (213) 241-3199 • Fax (213) 241-6816

*The Office of Environmental Health and Safety is dedicated to providing a safe and healthy environment for the students and employees of the Los Angeles Unified School District.*

LAUSD-1

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**RESPONSE TO COMMENT LETTER CODE: LAUSD**

Los Angeles Unified School District  
Office of Environmental Health and Safety  
Eimon Smith, CEQA Project Manager/Contract Professional  
December 7, 2015

**Response to Comment LAUSD-1**

Thank you for participating in the Draft IS/ND public review process. We appreciate your time and effort. The comment concurs with the findings and analyses of the Draft IS/ND. Therefore, no revisions to the Draft IS/ND are required.



**CITY OF LOS ANGELES**  
INTER-DEPARTMENTAL CORRESPONDENCE



**DATE:** December 23, 2015  
**TO:** Christopher Cannon, Director of Environmental Management  
Los Angeles Harbor Department  
**FROM:** Ali Poosti, Division Manager  
Wastewater Engineering Services Division  
LA Sanitation

**SUBJECT: THE PASHA STEVEDORING AND TERMINALS LEASE RENEWAL PROJECT-NOTICE OF INTENT TO ADOPT AN INITIAL STUDY/NEGATIVE DECLARATION**

This is in response to your November 6, 2015 letter requesting a review of your proposed leasing renewal project located within the Omni Terminal at the port of Los Angeles, Berths 174-181, Berth 206-209, and Berth 153-155. LA Sanitation, Wastewater Engineering Services Division (WESD) has reviewed the request and found the project to be related to lease renew only.

LABOS-1

Based on the project description, we have determined that the project is unrelated to sewer capacity availability and therefore do not have sufficient detail to offer an analysis at this time. Should the project description change, please continue to send us information so that we may determine if a sewer assessment is required in the future.

LABOS-2

If you have any questions, please call Kwasi Berko of my staff at (323) 342-1562.

**STORMWATER REQUIREMENTS**

LA Sanitation, Watershed Protection Division (WPD) is charged with the task of ensuring the implementation of the Municipal Stormwater Permit requirements within the City of Los Angeles. We anticipate the following requirements would apply for this project.

**POST-CONSTRUCTION MITIGATION REQUIREMENTS**

The project requires implementation of stormwater mitigation measures. These requirements are based on Stormwater Low Impact Development (LID) requirements. The projects that are subject to LID are required to incorporate measures to mitigate the impact of stormwater runoff. The requirements are outlined in the guidance manual titled "*Development Best Management Practices Handbook – Part B: Planning Activities*". Current regulations prioritize infiltration, capture/use, and then biofiltration as the preferred stormwater control measures. The relevant documents can be found at: [www.lastormwater.org](http://www.lastormwater.org). It is advised that input regarding LID requirements be received in the early phases of the project from WPD's plan-checking staff.

LABOS-3

**GREEN STREETS**

The City is developing a Green Street Initiative that will require projects to implement Green Street elements in the parkway areas between the roadway and sidewalk of the public right-of-

File Location: \Div Files\SCAR\CEQA Review\FINAL CEQA Response LTRs\The Pasha Stevedoring and Terminals Lease Renewal Project- Notice of Intent to Adopt an Initial Study/Negative Declaration.doc

APP No.: 140721-077 JB

away to capture and retain stormwater and urban runoff to mitigate the impact of stormwater runoff and other environmental concerns. The goals of the Green Street elements are to improve the water quality of stormwater runoff, recharge local ground water basins, improve air quality, reduce the heat island effect of street pavement, enhance pedestrian use of sidewalks, and encourage alternate means of transportation. The Green Street elements may include infiltration systems, biofiltration swales, and permeable pavements where stormwater can be easily directed from the streets into the parkways and can be implemented in conjunction with the LID requirements.

LABOS-3  
Cont'd

#### CONSTRUCTION REQUIREMENTS

The project is required to implement stormwater control measures during its construction phase. All projects are subject to a set of minimum control measures to lessen the impact of stormwater pollution. In addition for projects that involve construction during the rainy season that is between October 1 and April 15, a Wet Weather Erosion Control Plan is required to be prepared. Also projects that disturb more than one-acre of land are subject to the California General Construction Stormwater Permit. As part of this requirement a Notice of Intent (NOI) needs to be filed with the State of California and a Storm Water Pollution Prevention Plan (SWPPP) needs to be prepared. The SWPPP must be maintained on-site during the duration of construction.

LABOS-4

If there are questions regarding the stormwater requirements, please call Kosta Kaporis at (213) 485-0586, or WPD's plan-checking counter at (213) 482-7066. WPD's plan-checking counter can also be visited at 201 N. Figueroa, 3<sup>rd</sup> Fl, Station 18.

#### SOLID RESOURCE REQUIREMENTS

The City has a standard requirement that applies to all proposed residential developments of four or more units or where the addition of floor areas is 25 percent or more, and all other development projects where the addition of floor area is 30 percent or more. Such developments must set aside a recycling area or room for onsite recycling activities. For more details of this requirement, please contact Daniel Hackney of the Special Project Division at (213)485-3684.

LABOS-5

KB/AP:as

c: Kosta Kaporis, LASAN  
Daniel Hackney, LASAN  
Eduardo Perez, LASAN

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## **RESPONSE TO COMMENT LETTER CODE: LABOS**

Los Angeles Bureau of Sanitation  
Wastewater Engineering Services Division  
Ali Poosti, Division Manager  
December 23, 2015

### **Response to Comment LABOS-1**

Thank you for participating in the Draft IS/ND public review process. We appreciate your time and effort. The comment indicates that the proposed Project is related to a lease renewal only and therefore the LA Sanitation, Wastewater Engineering Services Division has no specific comments or analysis at this time. The comment is noted and will be before the decision-makers for their consideration prior to taking any action on the proposed Project. Since it does not raise an issue regarding the environmental analysis contained in the Draft IS/ND, no further action is required.

### **Response to Comment LABOS-2**

Comment noted. The comment states that the proposed Project is unrelated to sewer capacity availability since the proposed Project does not include any improvements or physical modifications to the Project site. Therefore, no further response is required.

### **Response to Comment LABOS-3**

Comment noted. The comment provides a description of pre- and post-construction stormwater regulations as well as a background on the City's Green Street Initiative. It should be noted that the proposed Project does not include any improvements or physical modifications to the Project site. Therefore, stormwater requirements listed in the comment letter would not be applicable to the proposed Project. In addition, the Green Street Initiative would not apply to the proposed Project. Since it does not raise an issue regarding the environmental analysis contained in the Draft IS/ND, no further action is required.

### **Response to Comment LABOS-4**

Comment noted. The comment provides standard requirements related to the implementation of stormwater control measures during a construction phase. The proposed Project would not involve permanent or temporary construction of any infrastructure, earth-disturbing activities, grading, trenching, or demolition. Therefore, stormwater requirements listed in the comment letter would not be applicable to the proposed Project. Since it does not raise an issue regarding the environmental analysis contained in the Draft IS/ND, no further action is required.

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**Response to Comment LABOS-5**

Comment noted. The proposed Project does not involve residential development or the addition of floor area of 30 percent or more. It consists of a lease renewal to allow continued long-term operations of PST. Therefore, solid resource requirements listed in the comment letter would not be applicable to the proposed Project. Since it does not raise an issue regarding the environmental analysis contained in the Draft IS/ND, no further action is required.

**Coalition For A Safe Environment  
Community Dreams  
California Kids IAQ  
Pastor Alfred Carrillo  
California Safe Schools  
Action Now  
Del Amo Action Committee  
Society For Positive Action  
San Pedro & Peninsula Homeowners Coalition**

December 8, 2015

Los Angeles City Mayor  
Los Angeles City Council  
Board of Harbor Commissioners (BOHC)  
Port of Los Angeles (POLA)  
Los Angeles Harbor Department  
Christopher Cannon  
Director of Environmental Management  
Environmental Management Division  
425 S. Palos Verde St., San Pedro, CA 90733-0151  
ccannon@portla.org  
310-732-3675 Office  
310-547-4643 Fax  
Lisa Ochsner  
Environmental Manager  
ceqacomment@portla.org

Re: Notice of Intent to Adopt an Initial Study/Negative Declaration for the Pasha Stevedoring and Terminals Lease Renewal Project

Su: Submission of Public Comments in Opposition To A Negative Declaration For Pasha

The Coalition For A Safe Environment et al co-signature organizations and individual respectfully file these Public Comments on behalf of our members, organization affiliations and the public regarding the Notice of Intent and Negative Declaration for the Pasha Stevedoring and Terminals (PST) Lease Renewal Project.

CFASE-1

CFASE et al claim that its members, organization affiliations and the public’s life, health, welfare, safety, public mobility, public transportation infrastructure, economic resources, community sustainability, quality of life, environment, wildlife and wildlife habitats are currently and in the future will be negatively impacted by the Pasha Stevedoring and Terminals Project operations.

CFASE-2

**1. The IS/ND Was Not Distributed To Interested & Involved Parties As Claimed**

CFASE-3

On page 2 paragraph 1 the POLA claims, "The IS/ND has specifically been distributed to interested or involved public agencies, organizations, and private individuals for review," which is not true, CFASE did not receive a copy of the IS or ND. CFASE has repeatedly been advising POLA that it was not receiving Project Notices, Draft EIR, Final EIR CD's in the past 2 years. CFASE is a regular reviewer and public commenter on POLA Projects, IS, DEIR, FEIR, MND, ND for the past 15 years. This was specially brought to the attention at a Board of Harbor Commission meeting earlier this year and to Chris Cannon. We request that the public comment be extended an additional 30 days.

CFASE-3  
Cont'd

**2. CEQA Does Not Allow Combining Of Separate Approved CEQA Projects Without A New EIR or Subsequent EIR**

CEQA requires a New EIR or Subsequent EIR because the combining of three terminals:

- a. Will have one or more significant effects not discussed in the previous EIR's.
- b. Significant environmental effects previously examined will be substantially more severe than shown in the previous EIR's.
- c. Cumulative Impacts may be significant and were not assessed and mitigated.
- d. Air Quality Impacts may be significant and were not assessed and mitigated.
- e. Greenhouse Gas Impacts may be significant and were not assessed and mitigated.
- f. Truck Traffic Congestion Impacts may be significant and were not assessed and mitigated.
- g. Truck Noise along truck transportation corridors may be significant and were not assessed and mitigated.
- h. Train Noise along train transportation corridors may be significant and were not assessed and mitigated.
- i. Mitigation Measures or Alternatives found not to be feasible in past EIR's are now feasible.
- j. New Mitigation Measures or Alternatives would substantially reduce one or more significant effects of the project.

CFASE-4

**3. The IS/ND Does Not Include The Proposed Draft Lease Agreement For The Public To Determine Adequacy**

The public and decision making officials cannot determine adequacy of the Lease Agreement and compliance to CEQA without the opportunity to view a proposed Draft Lease Agreement.

CFASE-5

**4. The IS/ND Fails To Include Adequate Information For The Public And Decision Making Officials To Make An Informed Decision**

The IS/ND fails to provide adequate information for the public and officials to determine if:

- a. Pasha exceeded its terminals EIR stated container approved capacity.
- b. Pasha exceeded its terminals EIR stated bulk cargo approved capacity.
- c. The number of container ship visits exceeded the EIR approved quantity.
- d. The number of bulk ships visits exceeded the EIR approved quantity.
- e. Pasha is using the same size ships analyzed in the original EIR of each Pasha Terminal.
- f. The air pollution emissions decreased or increased over the past/current lease agreement contract.

CFASE-6

- g. The greenhouse gas emissions will decrease or increase over the new proposed lease agreement contract.
- h. There is a decrease or increase in Cumulative Impacts on EJ Communities & Title VI Protected Classes.
- i. There are currently new and proposed near future significant large projects which would invalidate past EIR Cumulative Impact Assessments, Transportation Traffic Congestion Assessments, Air Quality Assessments and Public Health Impact Assessments.
- j. There is a decrease or potential increase in Freight Transportation public safety and risk, which would be disclosed in an assessment.

CFASE-6  
Cont'd

**5. The IS/ND Fails To Disclose If Each Of The Three Pasha Terminals Complied With Their Current Approved CEQA EIR Mitigation Measures And Lease Agreement**

There is no information provided in the IS/ND that validates that the Port of Los Angeles and Pasha have complied with all prior approved CEQA EIR Mitigation Measures And Lease Agreement Terms and Conditions.

CFASE-7

**6. Incorporation of the Proposed Lease Measure LM-1 Fleet Modernization for Off-Road Cargo Handling Equipment (CHE) Is Unacceptable Because Zero Emission CHE Is Currently Available**

Zero Emission CHE is currently off-the-shelf and available for Pasha's operations and applications. Tier 4 technology still allows release of toxic emissions and greenhouse gases. A full EIR would have disclosed this. POLA management, staff and legal department were negligent in their failure to disclose this.

CFASE-8

**7. Incorporation of the Proposed Lease Measure LM-2 Periodic Review of New Technology Is Unacceptable Because Zero Emission And Near Zero Technologies Are Currently Available**

Zero Emission and Near Zero Emission technologies are currently off-the-shelf and available for Pasha's operations and applications. Tier 4 technology still allows release of toxic emissions and greenhouse gases. A full EIR would have disclosed this. POLA management, staff and legal department were negligent in their failure to disclose this.

CFASE-9

**8. Incorporation of the Proposed Lease Measure LM-3 At-Berth Vessel Emissions Control Pilot Study Is Unacceptable Because Ship-At-Bert Emission Capture Technologies Are Currently Available**

The California Air Resources Board has approved and certified two companies this year 2015 with ship emission capture technologies. The Advanced Environmental Group (AEG)/Advanced Cleanup Technologies, Inc. (ACTI) - Advanced Marine Emission Capture Systems (AMECS) is the only approved and proven technologies for both container ships and break bulk ships. A full EIR would have disclosed this. POLA management, staff and legal department were negligent in their failure to disclose this.

CFASE-10

**9. The Proposed Lease Renewal Opportunity To Implement 2010 CAAP Control Measures Is Unacceptable Because The 2010 CAAP Control Measures Are Outdated**

CFASE-11

There have been numerous advances in Zero Emission, Near Zero Emission and Emission Capture, Control & Treatment Technologies in the last five years. The adopted 2010 CAAP Control Measures failed to include public recommended measures and eliminated or did not complete previously adopted measures. The current China Shipping Terminal scandal is evidence you cannot trust or believe the POLA and its Lease Agreements.

CFASE-11  
Cont'd

- a. There are a minimum of 4 - Zero Emission Class 8 On-Road Drayage Trucks available now or within 1-2 years.
- b. There are a minimum of 5 - Near Zero Emission Class 8 On-Road Drayage Trucks available
- c. There are a minimum of 3 - Zero Emission Off-Road Yard Terminal Trucks available.

**10. The ND Does Not Provide Adequate Information On Ship Emissions For The Public To Understand, Research, Compare & Validate POLA Emission Data Conclusions**

- a. CFASE cannot adequately assess the impact of Pasha because information was not disclosed on the ships that service the three Pasha Terminals.
- b. CFASE understands that the Lloyd's Register is the principal world authoritative source of vessel characteristics.
- c. CFASE wishes to know the exact number, vessel type and exact size of each container ship using Lloyd's Register for all three Pasha Terminals.
- d. CFASE wishes to know the exact number, vessel type and exact size of each bulk ship using Lloyd's Register for all three Pasha Terminals.
- e. CFASE wishes to know the exact fuel consumption for each type of ship vessel while unloading?
- f. CFASE wishes to know the exact fuel consumption for each type of ship vessel while maneuvering?
- g. CFASE wishes to know the Maneuvering Time?
- h. CFASE wishes to know the Un-loading Time?
- i. CFASE wishes to know the Hoteling Time Inner-Harbor?
- j. CFASE wishes to know the Hoteling Time in the Outer-Harbor?
- k. CFASE wishes to know the Total Time?
- l. CFASE wishes to know the type of actual bulk fuel type on board (MGO, MDO, RO etc.)? No assumptions.
- m. CFASE wishes to know the % load of MCR for ME Operation? In port and maneuvering.
- n. CFASE wishes to know the % of time all MEs Operating? In port and maneuvering.
- o. CFASE wishes to know % of electric power from shaft generators? In port and maneuvering.
- p. CFASE wishes to know % load of MCR for AE operation? In port and maneuvering.
- q. CFASE wishes to know the age of ships that were assessed in the original EIR.
- r. CFASE wishes to know the age of ships currently being used?
- s. CFASE wished to know the ownership of ships used by Pasha currently?
- t. CFASE wishes to know if cargo/product weight is the same as in the original EIR or has it increased.
- u. CFASE wishes to compare POLA data with the following Lloyd's Register Data:

CFASE-12



A. Emission factors for “in port” operation regarding ship type. See Table 2.12

**Table 2.12. Emission factors for “in port” operation regarding ship type.**

IN PORT	NO <sub>x</sub>	SO <sub>2</sub>	CO <sub>2</sub>	HC	PM	sfc	NO <sub>x</sub>	SO <sub>2</sub>	CO <sub>2</sub>	HC	PM
	<u>in g/kWh</u>						<u>in kg/tonne fuel</u>				
A11 Liquefied Gas	7.5	13.4	884	0.9	2.1	278	33	49	3179	3.7	7.8
A12 Chemical	13.3	12.1	710	1.5	2.2	223	60	54	3179	6.7	9.7
A13 Oil	12.1	12.0	754	1.4	2.2	237	55	54	3179	6.3	9.6
A14 Other liquid	13.3	12.0	707	1.5	2.2	222	60	54	3179	7.0	10.0
A21 Bulk dry	13.8	12.0	706	1.0	1.5	222	62	54	3179	4.5	6.8
A22 Bulk dry/oil	13.4	11.9	715	0.9	1.4	225	60	53	3179	4.3	6.5
A23 Self-discharging bulk dry	13.1	12.3	727	0.5	1.0	229	58	54	3179	2.4	4.4
A24 Other bulk dry	13.6	12.0	709	1.0	1.5	223	61	54	3179	4.6	6.9
A31 General cargo	13.3	12.1	716	0.9	1.5	225	59	54	3179	4.1	6.5
A32 Passenger/general cargo	13.2	12.2	721	0.6	1.1	227	59	54	3179	2.9	5.0
A33 Container	13.7	12.1	710	1.0	1.5	223	62	54	3179	4.4	6.7

CFASE-12  
Cont'd

B. Emission factors for “maneuvering” operation regarding ship type. See Table 2.13

**Table 2.13. Emission factors for “manoeuvring” operation regarding ship type.**

MANOEUVRING	NO <sub>x</sub>	SO <sub>2</sub>	CO <sub>2</sub>	HC	PM	sfc	NO <sub>x</sub>	SO <sub>2</sub>	CO <sub>2</sub>	HC	PM
	<u>in g/kWh</u>						<u>in kg/tonne fuel</u>				
A11 Liquefied Gas	7.4	13.5	887	0.9	2.1	279	32	49	3179	3.7	7.8
A12 Chemical	13.3	12.1	710	1.5	2.2	223	60	54	3179	6.9	9.9
A13 Oil	12.0	12.8	754	1.4	2.3	237	55	54	3179	6.4	9.7
A14 Other liquid	13.3	12.0	706	1.6	2.3	222	60	54	3179	7.1	10.2
A21 Bulk dry	14.3	11.7	688	1.7	2.3	217	66	54	3179	7.8	10.6
A22 Bulk dry/oil	13.5	11.4	708	1.6	2.2	223	62	52	3179	7.3	10.1
A23 Self-discharging bulk dry	12.0	12.5	751	1.1	1.9	236	54	53	3179	5.2	8.2
A24 Other bulk dry	13.9	11.6	695	1.6	2.3	219	64	53	3179	7.6	10.4
A31 General cargo	13.1	12.0	709	1.6	2.3	223	59	54	3179	7.0	10.2
A32 Passenger/general cargo	12.8	12.2	718	1.4	2.1	226	57	54	3179	6.2	9.2
A33 Container	14.0	11.8	696	1.6	2.3	219	65	54	3179	7.6	10.4

- v. It is our opinion that Air Emissions and Greenhouse Gases were underestimated in the original EIR's and without the requested information no final conclusion for compliance to CEQA is possible.
- w. It is our opinion that Air Emissions and Greenhouse Gases were underestimated in the original EIR and without the requested information appropriate Mitigation Measures cannot be adequately determined and therefore no final compliance to CEQA is possible.

CFASE-12  
Cont'd

**11. The ND Does Not Provide Adequate Information On The Routes And Destinations Of All Truck Trips**

CFASE cannot determine if all destination distances, idling time, unloading time and final destination emissions were adequately assessed and quantified in the first three PST EIR's and if they are different from the current operations, travel logistics and destinations. No distance data or charts are provided in the ND. Did the assessments include emissions from the travel time, stopping at fueling station, truck idling time, picking up flatbed trailers at storage yards, picking up chassis at off-port container storage yards? Did the assessment include inspections or trips to off-site container fumigation facilities?

CFASE-13

**12. The ND Does Not Provide Information On All Truck Unloading And Transloading Destinations**

CFASE cannot determine if all distances, idling time, unloading time, loading time and final destination loading time emissions were adequately assessed and quantified in the first EIR and if they are different from the current operations, travel logistics and destinations. Do the destinations have the same low emission Trucks, CHE and Trains as PST?

CFASE-14

**13. The ND Does Not Provide Information On All Train Unloading And Final Destinations**

CFASE cannot determine if all distances, idling time, unloading time and final destination emissions were adequately assessed and quantified in the first three PST EIR's and if they are different from the current operations, travel logistics and destinations. Do the destination locations have the same low emission Trucks, CHE and Trains as PST?

CFASE-15

**14. The ND Does Not Provide Information If The Amount Of Waste Oil and Waste Water Is Increasing Or Will Be Increasing**

Waste disposal in landfills has become a major environmental issue and just because its disposal is being carried out by a third party does not release PST from mitigation. The public bears the cost of new land fill disposal sites, hazardous materials transportation, accidents and storage risks. Recycling is now a public and environmental priority.

CFASE-16

**15. The ND Does Not Provide Information On The Quoted Hours Of Operation And Whether Weekend Work Has Decreased Or Is Increasing**

Increased weekend work negatively impacts neighboring port residential communities and transportation corridor communities Quality of Life, Quiet Time, Peace of Mind and Security with increased truck traffic, traffic congestion, accident risk and truck noise which is unmitigated.

CFASE-17

**16. The ND Does Not Provide Information On What New Lease Agreement Terms & Conditions and Mitigation Measures Will Be Imposed If The Three PST's Do Not Peak In 2018 And Continue To Grow**

The public requests explicit details on what New Lease Agreement Terms & Conditions and Mitigation Measures Will Be Imposed If The Three PST's Do Not Peak In 2018 And Continue To Grow, which will cause increased negative impacts to the Harbor, Transportation Corridor and Warehouse & Distribution Center Communities and public.

CFASE-18

**17. The ND Claims There Will Be A Decrease At The local Level And Over-All But Provides No Explanation Why**

The ND provides no destination or truck mileage travel distance chart or information to validate or support its claims.

CFASE-19

**18. The ND Failed To Address Any Potential Public & Student Safety Impacts And Increased Risk From PST Freight Transportation By Trucks or Trains**

Truck and train accidents have been increasing with the growth of Goods Movement. The ND failed to provide any public safety risk assessment. CFASE knows of at least one accident (published in local newspaper) where a POLA tenant truck did not follow the designated truck routes and drove through a Wilmington residential street Marine Ave. and killed a resident sitting in his pick-up truck near the corner of Anaheim Street. The flat bed truck carrying roll steel was attempting to make a right turn going north on Marine onto Anaheim Street going east. We request that the Port and PST conduct a Public Safety & Student Risk Assessment in an EIR.

CFASE-20

**19. The ND States That The Operational Activities Of The PST Would Not Obstruct With Applicable Air Quality Plans Which Is Not True**

The Port of Los Angeles has blatantly misrepresented the facts. The PST current operations and proposed new mitigation measures which are inadequate to mitigate all PST's air emissions and greenhouse gases will continue to contribute to the South Coast AQMD extreme non-attainment of federal NAAQS requirements area for the 8-hour NAAQS for O<sub>3</sub>, and a nonattainment area for PM<sub>2.5</sub>. The Basin is also classified as a nonattainment area for the CAAQS for O<sub>3</sub>, PM<sub>2.5</sub>, and PM<sub>10</sub>. The PST's will continue to pollute and does not include a No Net Increase Neutral Plan. The reference to SCAQMD tries to give the impression that everything is fine with SCAQMD oversight but fails to mention that US EPA rejected South Coast AQMD's component of the California State Implementation Plan (SIP) for failing to reduce air emissions in order to become compliant.

CFASE-21

**20. The ND failures To Include An Environmental Justice Community Assessment And Title VI Compliance Assessment**

The POLA and Pasha failed to include an Environmental Justice Community Assessment and Title VI Compliance Assessment to assure no negative impacts or increased environmental impacts.

CFASE-22

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**21. The ND Does Not Include A 3<sup>rd</sup> Party Independent Mitigation Monitor**

In light of the recent revelation that the Port of Los Angeles failed to comply with all Mitigation Measure Requirements, Amended Stipulated Judgment and Port Lease Agreement Terms and Conditions for the China Shipping Container Terminal Project. CFASE requests that a 3<sup>rd</sup> Party Independent Mitigation Monitor be a requirement of the new PST Lease Agreement.

CFASE-23

**22. Project Comprehensive Truck Traffic Route Destination Assessment**

On behalf of the Public's Best Interests we request that a Project Comprehensive Truck Traffic Route Destination Assessment be included in the ND. The Port of Los Angeles in the certified past PST EIR's, which failed to contain a Project Comprehensive Truck Traffic Route Destination Assessment to determine all of the truck destinations of the PT's.

The Port of Los Angeles failed to include all project truck travel destinations in the Transportation Study:

- On/Off Tidelands Property Container/Flat Bed Inspection Facilities
- On/Off Tidelands Property Container Storage Yards, Maintenance & Repair Facilities
- On/Off Tidelands Property Container/Flat Bed Chassis Storage Yards, Maintenance & Repair Facilities
- On/Off Tidelands Property Chassis 40' to 53' Modification & Painting Facilities
- On/Off Tidelands Property TRU Storage Yards, Maintenance & Repair Facilities
- On/Off Tidelands Property Truck Storage Yards, Maintenance & Repair Facilities
- On/Off Tidelands Property Yard Hostler Storage Yards, Maintenance & Repair Facilities
- On/Off Tidelands Property Container Fumigation Facilities
- On/Off Tidelands Property Container Transloading Facilities
- On/Off Tidelands Property Truck Class VIII Fueling Facilities
- On/Off Tidelands Property Truck Yard Hostler Fueling Facilities

CFASE-24

This has caused an increase in toxic truck emissions that were not identified, inventoried and mitigated. This has also caused an increase in freight traffic congestion and freight transportation impacts throughout the Harbor Environmental Justice Communities of Wilmington, San Pedro and neighboring cities that were not identified, inventoried and mitigated.

The Port of Los Angeles failed to disclose the truth of the inadequacies of the approved project and certified EIR in identifying all project needs and environmental, transportation, public health and public safety impacts.

**23. Project Truck Emissions Inventory Failed to Include All Traffic Route Destinations**

The Port of Los Angeles failed to include all project truck emissions from all truck travel destinations in the past PST Final EIR/EIS:

CFASE-25

- On/Off Tidelands Property Container/Flat Bed Inspection Facilities.
- On/Off Tidelands Property Container Storage Yards, Maintenance & Repair Facilities.
- On/Off Tidelands Property Container/ Flat Bed Chassis Storage Yards, Maintenance & Repair Facilities.
- On/Off Tidelands Property Chassis 40' to 53' Modification & Painting Facilities.
- On/Off Tidelands Property TRU Storage Yards, Maintenance & Repair Facilities.
- On/Off Tidelands Property Truck Storage Yards, Maintenance & Repair Facilities.
- On/Off Tidelands Property Truck Detours (Extra driving distance) and Idling (Waiting for accidents to clear-up) at location or through the community due to accidents on bridges and freeways. Which do occur frequently.
- On/Off Tidelands Property Yard Hostler/Top Picks/Side Picks/Transtainers Storage Yards, Maintenance & Repair Facilities.
- On/Off Tidelands Property Container Fumigation Facilities.
- On/Off Tidelands Property Container Transloading Facilities.
- On/Off Tidelands Property Truck Class VIII Fueling Facilities.
- On/Off Tidelands Property Truck Yard Hostler Fueling Facilities.
- On/Off Tidelands Property Truck Emissions from idling waiting for lift bridges to go up and come down. Shuyler Heim Bridge & Badger Bridge.

CFASE-25  
Cont'd

#### 24. Project Emissions Inventory Failed To Include All Non-Tailpipe & Greenhouse Gas Emissions

The Port of Los Angeles failed to include all project Non-Tailpipe & Greenhouse Gas Emissions in the China Shipping Terminal Final EIR/EIS:

- Ships idling out of Inner Harbor due to lack of trucks, chassis, labor contract negotiations and other reasons.
- Harbor Line Train operation, maintenance & repair.
- On/Off Tidelands Property Truck Air Conditioner Units HFC's which escape during truck usage, maintenance & repair. Leakage increases with age.
- On/Off Tidelands Property Truck Air Conditioner Units HFC's which escape when trucks are put out of service. The HFC's are not evacuated before going to junk yards.
- On/Off Tidelands Property Refrigerated Container "Reefer" TRU's HFC's which escape during container usage, maintenance & repair. Leakage increases with age.
- On/Off Tidelands Property Refrigerated Container "Reefer" TRU's HFC's which escape when units are put out of service. The HFC's are not evacuated before going to junk yards.
- Lift Bridges emissions when bridge diesel power generator turns-on and operates when a ship travels under bridges. Shuyler Heim Bridge & Badger Bridge.
- On/Off Tidelands Property Truck, Yard Hostler/Top Picks/Side Picks/Transtainers brake dust, tire rubber and tire metal particles.
- On/Off Tidelands Property release of Methyl Bromide during set-up and fumigation of containers and release of residual fumigants in containers when opened at warehouses and distribution centers.
- On/Off Tidelands Property release of VOC's, PAHs & PM from paints, coatings, sealers and insulation materials used on buildings, railings, structural materials and equipment.

CFASE-26

- On/Off Tidelands Property release of PM, Dust and Chips from deteriorating lead paint, coatings and sealers from Containers, Chassis and TRUs at storage yards and scrap metal recycling yards.

CFASE-26  
Cont'd

**25. Project Noise/Ground Vibration Was Underestimated Due To The Failure To Identify All Noise Sources**

The Port of Los Angeles failed to include all project noise from all port operations and truck travel destinations, freeways, highways, bridges and special equipment in the previous PST Final Final EIR/EIS:

- On/Off Tidelands Property Container Inspection Facilities.
- On/Off Tidelands Property Container Storage Yards, Maintenance & Repair Facilities.
- On/Off Tidelands Property Container/Flat Bed Chassis Storage Yards, Maintenance & Repair Facilities.
- On/Off Tidelands Property Chassis 40' to 53' Modification & Painting Facilities.
- On/Off Tidelands Property TRU Storage Yards, Maintenance & Repair Facilities.
- On/Off Tidelands Property Truck Storage Yards, Maintenance & Repair Facilities.
- On/Off Tidelands Property Truck Detours (Extra driving distance) and Idling (Waiting for accidents to clear-up) at location or through the community due to accidents on bridges and freeways. Which do occur frequently.
- On/Off Tidelands Property Yard Hostler/Top Picks/Side Picks/Transtainers Storage Yards, Maintenance & Repair Facilities.
- On/Off Tidelands Property Container Fumigation Facilities.
- On/Off Tidelands Property Container Transloading Facilities.
- On/Off Tidelands Property Truck Class VIII Fueling Facilities.
- On/Off Tidelands Property Truck Yard Hostler Fueling Facilities.
- On/Off Tidelands Lift Bridges when bridges go up and down and related sirens. Shuyler Heim Bridge & Badger Bridge.
- On/Off Tidelands Lift Bridges when bridge diesel power generator turns-on and operates when a ship travels under bridges. Shuyler Heim Bridge & Badger Bridge.
- On/Off Tidelands Property Freeways, Highways and Bridges. As a minimum Los Angeles Harbor Freeway I-110, Long Beach Freeway I-710, Terminal Island Freeway 104, Shuyler Heim Bridge & Badger Bridge.
- Port Police, City Police & Coast Guard cars, boats, ships and helicopters

CFASE-27

**26. Include A Truck Short Hall Destinations Assessment**

On behalf of the Public's Best Interests we request that a Truck Short Hall Destinations Assessment be conducted to identify how many Zero Emission Trucks can be phased-in over a short period of time 1-5 years to replace diesel fuel trucks for hauling containers and bulk cargo to destinations of less than 5 miles. Reference e. above, the Union Pacific ICTF Terminal and Proposed BNSF SCIG Terminal.

CFASE-28

**27. Include A Zero Emission Truck Assessment**

On behalf of the Public's Best Interests we request that a Zero Emission Truck Assessment be conducted to identify all Zero Emission Truck Manufacturers and truck model availability. We

CFASE-29

request that Zero Emission Trucks be the # 1 priority for replacing diesel trucks and other petroleum based fuel trucks traveling to and through the Environmental Justice Communities of Wilmington, San Pedro, Harbor City, Carson, West Long Beach, other Port Freight Transportation Corridor Communities, the Union Pacific ICTF Railyard and future BNSF SCIG Railyard.

The Coalition For a Safe Environment has identified as a minimum the following Zero Emission Class VIII Drayage Trucks and Zero Emission Port terminal Truck (Yard Hostler):

- Transportation Power, Inc. (TransPower), ([www.transpowerusa.com](http://www.transpowerusa.com)) offers a Zero Emissions Class 8 Truck Model TransPower ElecTruck Internatrional ProStar.
- US Hybrid ([www.ushybrid.com](http://www.ushybrid.com)) offers two Zero Emissions Class 8 Truck Models, eTruck and H2Truck. <http://www.ushybrid.com/documents/PDF/2/eTruck.pdf>
- BYD Motors, Inc. ([www.byd.com](http://www.byd.com)) offers a Zero Emissions Class 8 Truck Model J9D.
- BMW Group/SCHERM Group ([www.bmwgroup.com](http://www.bmwgroup.com)) ([www.scherm.com](http://www.scherm.com)) offers a Zero Emissions Class 8 Truck Model Terberg YT202-EV.
- Transportation Power, Inc. (TransPower), ([www.transpowerusa.com](http://www.transpowerusa.com)) offers a Zero Emissions Yrad Hostler
- BYD Motors, Inc. ([www.byd.com](http://www.byd.com)) offers a Zero Emissions Yard Hostler.
- OrangeEV ([www.orangeev.com](http://www.orangeev.com)) offers a Zero Emissions Yard Hostler.

CFASE-29  
Cont'd

## 28. Include A Near Zero Emission Truck Assessment

On behalf of the Public's Best Interests we request that a Near Zero Emission Truck Assessment be conducted to identify all Near Zero Emission Truck Manufacturers and truck model availability that can haul containers long distance of over 25 miles and up to 500-600 miles.

The Coalition For a Safe Environment has identified as a minimum the following Near Zero Emission Class VIII Drayage Trucks:

- Freightliner Trucks ([www.freightlinertrucks.com](http://www.freightlinertrucks.com)) offers a Near Zero Emissions Class 8 Truck Model Cascadia 113 Natural Gas Tractor which uses a Cummins Westport ISX12 G Heavy-Duty Natural Gas Engine
- International Trucks ([www.internationaltrucks.com](http://www.internationaltrucks.com)) offers a Near Zero Emissions Class 8 Truck Model TRANStar Compressed Natural Gas which uses a CWI ISL-G Natural Gas Engine
- Volvo Trucks ([www.volvotrucks.com](http://www.volvotrucks.com)) offers 2 Near Zero Emissions Class 8 Truck Models Volvo VNM and Volvo VNL which uses a Cummins Westport ISL G or ISX12 G Heavy-Duty Natural Gas Engine.
- Mack Trucks ([www.macktrucks.com](http://www.macktrucks.com)) offers a Near Zero Emissions Class 8 Truck Model Mack TerraPro which uses a Cummins Westport ISX12 G Heavy-Duty Natural Gas Engine.

CFASE-30

## 29. Include An Environmental Justice Analysis

On behalf of the Public's Best Interests we request that an Environmental Justice Analysis be conducted and included in the Draft SEIR/EIR as a result of the illegal activities and failure to initiate all legally required mitigation measures to protect Environmental Justice Communities and the public.

CFASE-31

**30. Request The Reestablishment of The Port Community Advisory Committee (PCAC)**

On behalf of the Public’s Best Interests we request the Reestablishment of The Port Community Advisory Committee (PCAC), supporting Staff and Budget, however, with membership restricted to members of the public and organizations who have no conflict of interests representing: homeowner associations, environmental justice organizations, environmental organizations, community organizations, athletic organizations, faith based organizations, public health organizations, academic institutions but not limited too.

CFASE-32

The failure to provide the public, appointed and elected officials the truth and to be transparent in all business activities and legal requirements justifies the Reestablishment of The Port Community Advisory Committee (PCAC), supporting Staff and Budget.

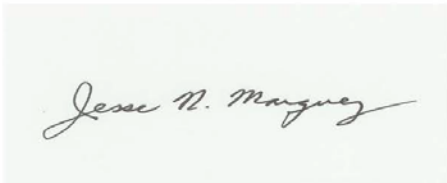
The Coalition For A Safe Environment et al co-signature organizations and individual respectfully file these Public Comments on behalf of our members, organization affiliations and the public and request that all actions requested herein be accepted and included in the Draft Supplemental EIR/EIS.

CFASE-33

Jesse N. Marquez is the designated contact person for all co-signatories organizations and individual for all future correspondence, information, questions, hearings and meetings. All co-signatories and individual reserve their rights to participate in all future meetings, discussion, actions, mediation and negotiations.

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Respectfully Submitted



Jesse N. Marquez

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## **RESPONSE TO COMMENT LETTER CODE: CFASE**

Coalition For A Safe Environment, *et al.*  
Jesse N. Marquez, Executive Director  
December 8, 2015

### **Response to Comment CFASE-1**

Thank you for participating in the Draft IS/ND public review process. We appreciate your time and effort.

### **Response to Comment CFASE-2**

Comment noted. Responses to specific comments are provided below.

### **Response to Comment CFASE-3**

The comment states that the Draft IS/ND was not distributed to interested and involved parties as claimed, and as a result, the commenter requests that the public review period be extended for another thirty (30) days. Pursuant to CEQA Guidelines Section 15072, the Port provided a NOI to adopt a negative declaration to the public, applicable agencies, Los Angeles City Clerk, and Los Angeles County Clerk. The NOI was published in six newspapers: Metropolitan News, Los Angeles Times, HOY, Daily Breeze, Random Lengths News, and Long Beach Press-Telegram at the beginning of the public review period. In addition, the NOI with a copy of the Draft IS/ND was available for public review on the Port's website (<http://www.portoflosangeles.org>); at the LAHD Environmental Management Division; and at three Los Angeles City Public Libraries (Central, San Pedro Branch, and Wilmington Branch).

LAHD routinely sends environmental documents to interested parties, including CFASE, in accordance with the CEQA Guidelines. If CSFAE did not receive a copy of the Draft IS/ND after requesting to receive CEQA documents, it would have been an inadvertent oversight. LAHD will verify that CSFAE is on the list for future CEQA distribution related to Port activities.

### **Response to Comment CFASE-4**

The comment states that a new Environmental Impact Report (EIR) or Subsequent EIR is required. The purpose of this Draft IS/ND is to analyze the potential impacts related to renewal of the existing lease at Berths 174-181, Berths 206-209, and Berths 153-155. Based on the environmental analysis, LAHD did not identify any significant adverse environmental impacts associated with the proposed Project, and therefore, a Draft IS/ND was prepared for the proposed Project.

### **Response to Comment CFASE-5**

Comment noted. Any proposed lease agreement and lease approval will be part of a public hearing before

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the Board of Harbor Commissioners in full compliance with CEQA requirements. CEQA requirements (which in this case includes the adoption of a proposed ND by the Lead Agency), must be met prior to the approval of a discretionary action (i.e., approval of the lease agreement). Lease measures included in the adopted ND would be required in the lease agreement. No changes to the determination made in the Draft IS/ND will occur as a result of this comment and no further action is necessary.

**Response to Comment CFASE-6**

See Response to Comment CFASE-4.

**Response to Comment CFASE-7**

Comment noted. The purpose of the Draft IS/ND is to determine whether renewing the current leases will result in any significant impacts. As previously stated, based on the environmental analysis for the proposed Project, LAHD did not identify any significant adverse environmental impacts associated with the proposed Project, and therefore, mitigation measures are not required for the proposed Project and none are provided accordingly. As stated in Master Response 1 – Distinguishing Mitigation Measures from Lease Measures, LAHD took the opportunity to implement the 2010 CAAP Update control measures via making them into lease measures (e.g., LM-1 through LM-3) for the proposed Project.

**Response to Comment CFASE-8**

See Master Response 2 – Zero Emission Technology, and Master Response 4 – LM-2: Periodic Review of New Technology.

**Response to Comment CFASE-9**

See Master Response 2 – Zero Emission Technology, and Master Response 4 – LM-2: Periodic Review of New Technology.

**Response to Comment CFASE-10**

See Master Response 5 – LM-3: At-Berth Vessel Emissions Control Pilot Study.

**Response to Comment CFASE-11**

Comment noted. The 2010 CAAP Update was approved by the Board of Harbor Commissioners, and was prepared in close coordination with the staff of the USEPA Region 9, CARB, and the SCAQMD. We acknowledge that based upon recent and upcoming technological advancements, it is appropriate to update the CAAP. POLA and POLB are working together to prepare a CAAP update. A public workshop was held on October 14, 2015 and concepts are anticipated this year. In the meantime, LAHD is diligently pursuing zero emission technologies, including technology demonstrations at the PST

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terminal, as previously stated in Master Response 2 – Zero Emissions Technology.

### **Response to Comment CFASE-12**

The comment states that the Draft IS/ND does not provide adequate information on ship emissions for the public to understand, research, compare, and validate POLA emission data conclusions.

As stated on page 1 of the Draft IS/ND, the Draft IS/ND addresses impacts from the renewal of the existing lease at Berths 174-181 for 20-years with two 5-year options for a total of 30 years. This lease renewal would also include continued operations at secondary locations: Berths 206-209 and Berths 153-155, which are currently operated under separate agreements and would be incorporated into the long-term lease. As stated on page 14 of the Draft IS/ND, “Proposed operations would be similar to current operations and inclusive of omni-terminal operations at Berths 174-181 and breakbulk operations on Berths 206-209 and 153-155.” As discussed further in Section 2.3.2 of this Draft IS/ND, PST operations at the three terminals are expected to peak in 2018 and involve a reduction in breakbulk handling and an increase in steel slab handling. The shift from breakbulk to slab steel handling at Berths 174-181 would result in an increase of 4 vessel calls per year. The purpose of the air quality analysis is to evaluate potential increases in air emissions and impacts associated with the proposed Project.

The analysis did evaluate emissions associated with the increase of 4 vessel calls per year. Detailed information was disclosed in the emission calculations regarding the type of ships that would account for the increase in vessel calls; these ships would be bulk cargo vessels, as stated on page 41 of the Draft IS/ND. Detailed spreadsheets disclosing the emission calculations for vessel emissions are provided in Appendix A1 in Tables A.1 through A.31. The tables provide information on the amount of time in each transit area, including the following:

- Zone 6: Boundary of the state over-water route to South Coast Air Basin waters, 170 nautical mile (nm) to 50 nm to the Port
- Zone 5: 50 nm to 40 nm to the Port
- Zone 4: 40 nm to 22 nm to the Port, VSRP zone
- Zone 3: 22 nm to Precautionary Zone
- Zone 2: Precautionary Zone to Breakwater
- Zone 1: Route within the Harbor
- Docking
- Hoteling

The tables provide details on the horsepower, load factor, vessel speed, time, and horsepower-hours per segment for each of the zones identified above. Thus, all of the information required to conduct air emission calculations was included and documented in the Draft IS/ND in Appendix A1.

The emission calculations were not generated using Lloyd’s Register data because Lloyd’s Register is not specific to POLA operations. Rather, the emission calculations were based on information in the Port’s

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2013 Air Emission Inventory,<sup>3</sup> which provides Port-specific data on the types of ships that operate within the POLA, including time in each mode of operation, power setting for main and auxiliary engines for each mode of operation, and type of fuel used. The emission calculations in the Draft IS/ND are therefore project-specific and represent ships operating within the Port. Furthermore, the emission calculations are conservative in that they do not take credit for emission reduction measures for ocean-going vessels that will be implemented in the future.

It should be noted that the proposed Project does not include container ships. Also, a detailed description of the types of cargo that will be handled at the PST terminals is provided in the Draft IS/ND.

### **Response to Comment CFASE-13**

The comment refers to EIRs completed in the past and uncertainty regarding truck trip data. The purpose of this environmental assessment is to evaluate the proposed Project described herein (i.e., the renewal of PST's lease and anticipated operations). Therefore, data contained in previous environmental assessments are not relevant.

The comment goes on to state that the Draft IS/ND does not provide adequate information on the routes and destinations of all proposed truck trips.

As stated on page 14 of the Draft IS/ND, "Proposed operations would be similar to current operations and inclusive of omni-terminal operations at Berths 174-181 and breakbulk operations on Berths 206-209 and 153-155." The air quality analysis prepared in support of the Draft IS/ND has considered the appropriate data to assess potential increases in air emissions and impacts associated with the proposed Project.

Section 2.3.2 of the Draft IS/ND states that overall, truck trips from PST future conditions would be reduced by 145 daily trips. Truck trips and routes for individual trucks would not differ from existing conditions, because PST would serve the same customers as they currently serve. The emissions from trucks were considered in the regional emissions evaluation for the proposed Project. For the purpose of this analysis, a travel distance of 50 miles, which represents truck travel to Fontana, was used in the emission calculations. Travel to Fontana is based on the presence of PST customers in that area of the South Coast Air Basin. For the purpose of the regional emissions analysis, it is not a requirement under CEQA to speculate on the exact route and destination of every truck that services the PST. It would be speculative to attempt to calculate emissions for each and every truck trip because trips are dependent on the needs of PST customers and may vary. Using Fontana as a figurative destination provides a conservative estimate of truck emissions within the South Coast Air Basin for the purpose of the regional emissions analysis.

Detailed information was disclosed in the emission calculations for truck trips in Appendix A1, in Tables A.36 through A.39. This information includes emission calculations for on-road truck trips traveling to

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<sup>3</sup> Port of Los Angeles. 2014. *Port of Los Angeles Inventory of Air Emissions – 2013*. July.

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Fontana, as well as idling emissions at the PST gates and on-site idling emissions. Also, as stated above, because truck trips for future conditions would decrease by 145 daily trips, the reduction in truck trips results in a reduction in emissions.

It should be noted that trucks servicing the PST do not travel to inspection facilities or to off-site container fumigation facilities.

#### **Response to Comment CFASE-14**

The comment refers to an EIR completed in the past and uncertainty regarding truck trip data. The purpose of this environmental assessment is to evaluate the proposed Project described herein (i.e., the renewal of PST's lease and anticipated operations). Therefore, data contained in previous environmental assessments are not relevant.

The comment goes on to state that the Draft IS/ND does not provide information on all truck unloading and transloading destinations.

As discussed in the Response to Comment CFASE-13, the Draft IS/ND does include emission calculations for trucks. Individual truck destinations would not differ from existing conditions because the PST terminals would serve the same customers as they currently serve. The emission calculations are based on travel to Fontana, as discussed above, to provide a conservative estimate of emissions within the South Coast Air Basin. Also, as discussed in the Response to Comment CFASE-13, the overall truck trips and associated emissions would decrease with the proposed Project.

The Port does not have control over trucks, CHE, or trains that are not part of Port operations, and cannot speculate as to the operations of distribution centers or other customers' post-delivery of products from the PST. It would therefore be speculative to calculate emissions from operations that are not within the Port's jurisdiction.

#### **Response to Comment CFASE-15**

The comment refers to EIRs completed in the past and uncertainty regarding train trip data. The purpose of this environmental assessment is to evaluate the current proposed Project described herein (i.e., the renewal of PST's lease and anticipated operations). Therefore, data contained in previous environmental assessments are not relevant.

The comment goes on to state that the Draft IS/ND does not provide information on all train unloading and final destinations compared to the previous environmental assessments.

The purpose of this environmental assessment and the air quality analysis herein is to evaluate potential increases in air emissions and impacts associated with the proposed Project. The analysis did evaluate emissions associated with the increase of 130 train trips per year. Detailed information was disclosed in

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the emission calculations regarding the train operations, including distances, switching operations, and destinations. Detailed spreadsheets disclosing the emission calculations for rail emissions are provided in Appendix A1, in Tables A.32 through A.35. Emission calculations were based on travel to Fontana and include emissions from both line haul activities and switching operations.

The Port does not have control over trucks, CHE, or trains that are not part of Port operations, and cannot speculate as to the operations of distribution centers or other customers' post-delivery of products from the PST. It would therefore be speculative to calculate emissions from operations that are not within the Port's jurisdiction.

### **Response to Comment CFASE-16**

Currently, for Berths 174-181 only, approximately 200 gallons of waste oil related to the maintenance and operation of CHE is recovered and disposed of by Asbury Environmental Services on a monthly basis. Additionally, approximately 13,000 gallons of wastewater recovered in the clarifier on site is tested, and then disposed of by Applied Waste Management on a quarterly basis. Collection, testing and monitoring of runoff is completed in compliance with the existing Stormwater Pollution Prevention Plan and Industrial Stormwater General Permit. These permits would remain in place and renewed/expanded as necessary (page 14 of the Draft IS/ND). In addition, the number and types of CHE are not expected to change and the overall truck trips from PST future conditions would be reduced by 145 daily trips. Based upon the expectation that the number of staff and CHE inventory will not change, solid waste and hazardous wastes are not expected to change substantially. Please refer to minor edits in Section 2.3.2 of the Final IS/ND. However, this modification does not affect the impact findings in the Draft IS/ND.

### **Response to Comment CFASE-17**

As stated in page 14 of the Draft IS/ND, the existing terminals typically operate Mondays through Fridays from 8:00 a.m. to 4:30 p.m. Weekend and evening shifts occur on an as-needed basis. The proposed Project operations at Berths 174-181, Berths 206-209, and Berths 153-155 would be similar to current operations with the exception of train operations. Daily train trips would remain at once per day; however, train trips would increase from five days a week to seven days a week to accommodate 130 additional annual train trips (generally one train trip per weekend day, throughout the year) for transporting slab steel peaking in 2018.

Although there would be 130 additional annual train trips and train operations would occur seven days per week instead of five days per week, there would not be an increase in daily rail activity, and there would be no project-related change to the existing Community Noise Equivalent Level (CNEL) in the Project area, as explained in Section 4.12, Noise, response to question (a). The most conservative threshold for operational noise in the City of Los Angeles CEQA Thresholds Guide relates to a 3 A-weighted decibels (dBA) CNEL increase in existing noise levels. According to the California Department of Transportation (Caltrans) *Technical Noise Supplement*, a doubling of traffic volumes is typically required to increase traffic noise by an audible level. Therefore, the proposed Project would result in a less than significant



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long-term operational impact related to exposing people of generating noise levels in excess of the operational noise standards established by the City of Los Angeles and no mitigation would be required. In addition, the increase in the rail traffic associated with PST's future operations would extend existing grade crossing events by approximately 0.7 seconds or less during the PM peak period at all grade crossings, which over the course of an hour would be minimal.

#### **Response to Comment CFASE-18**

CEQA Guidelines Section 15144 acknowledges that "preparing a Negative Declaration necessarily involves some degree of forecasting" and it also requires an agency to "use its best efforts to find out and disclose all that it reasonably can." As such, the Draft IS/ND reflects the Lead Agency's independent judgment and analysis of information provided by PST regarding forecasted operations. To analyze the impacts of hypothetical operations that run contrary to this analysis would involve speculation, which should be avoided according to CEQA Guidelines Section 15145.

#### **Response to Comment CFASE-19**

See Response to Comment CFASE-13 regarding destinations, mileage and projected daily number of truck trips.

#### **Response to Comment CFASE-20**

For clarification purposes, a Draft IS/ND was prepared and LAHD did not identify any significant adverse environmental impacts associated with the proposed Project. The proposed Project does not include any alterations to or interfere with existing access points or routes to the site. As explained in Section 4.16, Transportation and Traffic, of the Draft IS/ND, question (f), the proposed Project would not conflict with adopted policies, plans, or programs regarding pedestrian facilities, or otherwise decrease the performance or safety of such facilities. The proposed Project would result in similar operation activities as the current operations and would continue to follow the designated truck routes. Compared to the current condition, proposed Project would increase the annual throughput of PST's slab steel operation, while decreasing the annual throughput of their breakbulk operations under future conditions. This shifting of operations is expected to result in an overall decrease in truck trips, and a slight increase in rail traffic. Train trips would continue along an established route (i.e., the Alameda Corridor) into and out of the Port. Further, the increase in the rail traffic associated with PST's future operations would extend existing grade crossing events by approximately 0.7 seconds or less during the PM peak period at all grade crossings, which over the course of an hour would be minimal. Therefore, no further actions are required, including the preparation of additional studies or impact assessments related to public safety.

#### **Response to Comment CFASE-21**

The comment questions the accuracy of the Draft IS/ND's conclusion that the operation activities of the PST would not obstruct applicable air quality plans.

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PST is in compliance with all applicable rules and regulations adopted by the SCAQMD that are adopted as part of the Air Quality Management Plan (AQMP). In addition, the Port provides input to the SCAQMD on its operations to ensure that the Port's operations are part of the AQMP. The PST is not operating outside of the levels anticipated within the Port's plan, and is therefore not in conflict with the AQMP.

The commenter is incorrect in stating that the proposed Project is proposing "new mitigation measures." There is no mitigation measure required for the proposed Project because it would not result in significant impacts to air quality. Please refer to Master Response 1 – Distinguishing Mitigation Measures from Lease Measures.

The proposed Project will be subject to lease measures to further reduce air emissions and bring PST into compliance with the CAAP control measures. Given the timing of the proposed lease renewal, considering the estimated remaining useful life of the existing off-road CHE, and to ensure that the terminal is not subject to financially infeasible control measures, LAHD created LM-1: Fleet Modernization for Off-Road Cargo Handling Equipment requiring PST to replace or repower its non-Tier 4 off-road CHE.

It is important to note that the USEPA's withdrawal of final approvals of the State Implementation Plan (SIP) revision was not related to Port activities. The USEPA specifically disapproved the portion of the SIP revision that dealt with the vehicle miles traveled (VMT) emission offset requirement under the Clean Air Act (CAA) Section 182(d)(1)(A) in September 2012. The SCAQMD revised the VMT emission offset demonstration, which was included as Appendix VIII of the 2012 AQMP. Subsequently, on September 3, 2014, the USEPA approved the VMT emission offset demonstration.<sup>4</sup>

### **Response to Comment CFASE-22**

The commenter requests inclusion of an Environmental Justice Community Assessment and Title VI Compliance Assessment to assure no negative impacts or increased environmental impacts.

Environmental justice is generally defined as the fair treatment and meaningful involvement of all people regardless of race, color, national origin, or income with respect to the development, implementation, and enforcement of environmental laws, regulations, and policies. In the context of project development, it refers to disproportionate adverse human health and environmental effects on low income and minority populations and is a required assessment of federal projects by federal agencies under the National Environmental Policy Act. However, the analysis of environmental justice impacts is not required under CEQA. Therefore, no Environmental Justice Community Assessment and Title VI Compliance

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<sup>4</sup> Federal Register. Approval of Air Quality Implementation Plan Revisions; State of California; South Coast VMT Emissions Offset Demonstrations. Available at: <https://www.federalregister.gov/articles/2014/09/03/2014-20791/approval-of-air-quality-implementation-plan-revisions-state-of-california-south-coast-vmt-emissions>.

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Assessment were included pursuant to CEQA for the proposed Project.

**Response to Comment CFASE-23**

Comment noted. As indicated in Master Response 1 – Distinguishing Mitigation Measures from Lease Measures, the Draft IS/ND prepared for the proposed Project found all impacts to be less than significant or to have no impact and thus no mitigation was required. As a proprietary landlord, LAHD can require control measures in a terminal's lease when an opportunity exists for renegotiated, amended, and new leases as established in the CAAP. For the proposed Project, LAHD is implementing the 2010 CAAP Update control measures via the lease measures (e.g., LM-1 through LM-3) identified in the Draft IS/ND. These lease measures will be incorporated into the PST's lease providing a legally binding mechanism for ensuring that the desired action is achieved. LAHD will monitor compliance with the lease measures throughout the life of the lease.

**Response to Comment CFASE-24**

Please see Response to Comment CFASE-13 regarding routes and destinations of truck trips.

**Response to Comment CFASE-25**

The comment states that the project truck emissions inventory failed to include all traffic route destinations. Please see Response to Comment CFASE-13 regarding truck emissions.

Also, it should be noted that PST is not involved in the handling of refrigerated goods or goods that require fumigation, and therefore does not utilize TRU or fumigation facilities.

**Response to Comment CFASE-26**

The comment states that the proposed Project emission inventory failed to include all non-tailpipe and GHG emissions, including those related to the China Shipping Terminal Final EIR/EIS. PST operations would not affect operations at the China Shipping Terminal. The PST operations do not involve truck air conditioners utilizing hydrofluorocarbons, nor do they involve refrigerated trucks or methyl bromide for fumigation. Please also refer to Response to Comments CFASE-12 through CFASE-15, which provide detailed information on how emissions from the proposed Project have been calculated and accounted for within the analysis.

**Response to Comment CFASE-27**

Comment noted. For clarification purposes, a Draft IS/ND was prepared and LAHD did not identify any significant adverse environmental impacts associated with the proposed Project. The purpose of the noise analysis is to evaluate potential noise impacts associated with the increase of 4 vessel calls per year and additional 130 annual train trips. Although there would be 130 additional annual train trips and 4

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additional vessel calls per year, there would not be an increase in daily rail or vessel activity, and there would be no project-related change to the existing CNEL in the Project area. In addition, on a localized level, truck trips to and from Berths 174-181 would be reduced by 189 daily one-way trips. Truck trips at Berths 153-155 would increase by 15 daily one-way trips, and truck trips at Berths 206-209 would increase by 29 daily one-way trips. Overall, truck trips from PST future conditions would be reduced by 145 daily trips. According to the Caltrans *Technical Noise Supplement*, a doubling of traffic volumes is typically required to increase traffic noise by an audible level (Caltrans 2009, 2013b). The localized increase in truck traffic near Berths 153-155 and Berths 206-209 would increase the traffic volumes by one to five trucks per peak hour. This small increase in hourly truck volumes would not double traffic volumes on any roadway, including those near the liveboards at Berths 206-209. Therefore, the proposed Project would result in a less than significant long-term operational impact related to exposing people of generating noise levels in excess of the operational noise standards established by the City of Los Angeles.

#### **Response to Comment CFASE-28**

A short haul truck destinations assessment for zero emission on-road trucks is not appropriate at this time given the absence of commercially available equipment. LM-2: Periodic Technology Review would require the review of such technology, once zero emission on-road trucks become commercially available. The technology review would evaluate the financial, technical, and operational feasibility of implementing zero emission on-road trucks; and would obviously consider PST's short haul destinations. Additionally, refer to Master Response 2 – Zero Emission Technology for details regarding LAHD activities involving the development of zero emission technologies.

#### **Response to Comment CFASE-29**

See Master Response 2 – Zero Emission Technology.

#### **Response to Comment CFASE-30**

See Master Response 2 – Zero Emission Technology.

#### **Response to Comment CFASE-31**

The commenter requests an environmental justice analysis to be conducted and included in a Draft SEIR/EIR. For clarification purposes, the CEQA document prepared for the proposed Project was a Draft IS/ND. Please see Response to Comment CFASE-22 regarding environmental justice analysis.

#### **Response to Comment CFASE-32**

Thank you for your comment. The comment is noted and will be before the decision-makers for their consideration prior to taking any action on the proposed Project. Since it does not raise an issue regarding

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the environmental analysis contained in the Draft IS/ND, no further action is required.

**Response to Comment CFASE-33**

Comment noted. Since it does not raise an issue regarding the environmental analysis contained in the Draft IS/ND, no response is required. For clarification purposes, the CEQA document prepared for the proposed Project was a Draft IS/ND and not Draft Supplemental EIR/EIS. Responses to specific comments are provided above.

**Response to Comment CFASE-34**

Comment noted. Since it does not raise an issue regarding the environmental analysis contained in the Draft IS/ND, no response is required.

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December 8, 2015

Christopher Cannon  
Environmental Management Division  
Port of Los Angeles  
425 S. Palos Verdes Street  
San Pedro, CA 90731  
[Cegacomments@portla.org](mailto:Cegacomments@portla.org)

**RE: Draft Initial Study/Negative Declaration – Pasha Stevedoring and Terminals Lease Renewal Project**

Dear Mr. Cannon:

At the outset, I appreciate the opportunity to comment on the proposed Pasha Stevedoring and Terminals Lease Renewal Project. Even projects that do not entail significant construction and expansion should incorporate the necessary technological evolution to zero emission equipment and clean energy. The health consequences of failing to do this are just too great. Advancing zero emission technologies and clean energy is especially important for leases that lock the Port of Los Angeles (Port) into decades of commitments. Unfortunately, this project falls short.

EJ-1

The following modest comments highlight some of the flaws with the Project.

**Lease Measure (LM)-1**

The Negative Declaration does not provide a sufficient basis for LM-1. The Port has made a commitment in the Clean Air Action Plan (“CAAP”) to achieve cleaner Cargo Handling Equipment by certain deadlines. The Negative Declaration admits that this lease term varies from the CAAP requirements. The Negative Declaration does not provide sufficient information why this terminal operator is provided special treatment to delay use of cleaner off road equipment. Allowing an extended compliance period out to 2027 for some pieces of equipment is poor policy. At a minimum, the Port should demand that Pasha comply with the CAAP.

EJ-2

Importantly, meeting CAAP requirements should be the floor of compliance because the Port is actively fighting the South Coast Air Quality Management District’s (SCAQMD) inclusion of a Port Backstop Rule in the State Implementation Plan. The major justification for this hostility towards this SCAQMD measure is that the voluntary CAAP should be sufficient to take the place of enforceable commitments to reduce pollution. Although Earthjustice disagrees with the position of the Port on the Port Backstop rule, arguments against the Port Backstop Rule by the Port completely lack credibility when the Port seeks to provide terminal operators variances from compliance with the CAAP.

EJ-3

**LM-2**

I continue to lack faith in the ability of measures like LM-2 to actual push technology. The Port has not demonstrated a place where these new technology lease reopeners have worked to advance new technologies. Until the Port demonstrates this type of measure is effective, it cannot be used as a rationale for continued kicking the can down the road on the conversion to zero emission technologies.

EJ-4

**LM-3**

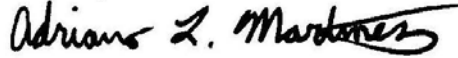
As discussed during the debates over the YTI terminal expansion, controlling ship emissions is vital. Since LM-3 is not a mitigation measure, there is a lack of accountability to this commitment. Even mitigation measures in Port CEQA documents have not always been diligently followed, so I lack confidence that a lease measure of this sort will actually be implemented. In particular, there are deadlines, benchmarks and metrics that must be included to ensure greater accountability. In addition, the Port should include regular report backs to the Board of Harbor Commissioners on compliance with this measure into the Project.

EJ-5

Overall, the Port of Los Angeles must take every lease renewal seriously if it wants to advance zero emissions technologies and advance clean energy. I look forward to working with the Port to ensure this project reflects that joint vision.

EJ-6

Sincerely,



Adriano L. Martinez  
Staff Attorney  
Earthjustice



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**RESPONSE TO COMMENT LETTER CODE: EJ**

Earthjustice  
Adriano L. Martinez, Staff Attorney  
December 8, 2015

**Response to Comment EJ-1**

Thank you for participating in the Draft IS/ND public review process. We appreciate your time and effort. Responses to specific comments are provided below.

**Response to Comment EJ-2**

See Master Response 3 – LM-1: Fleet Modernization for Off-Road Cargo Handling Equipment.

**Response to Comment EJ-3**

Thank you for your comment. The comment is noted and will be before the decision-makers for their consideration prior to taking any action on the proposed Project. This comment addresses overall LAHD policy and SCAQMD rulemaking; and does not raise an issue regarding the environmental analysis contained in the Draft IS/ND, therefore no response is warranted.

**Response to Comment EJ-4**

See Master Response 2 – Zero Emission Technology, and Master Response 4 – LM-2: Periodic Review of New Technology.

**Response to Comment EJ-5**

Comment noted. As stated in Master Response 1 – Distinguishing Mitigation Measures from Lease Measures, a benefit of lease measures is that placing a requirement in a lease provides a legally binding mechanism for ensuring that the desired action is achieved.

LAHD is committed to reducing its emissions and impacts upon air quality. As mentioned in Master Response 2 – Zero Emission Technology, LAHD recently obtained funding in the amount of \$14.5 million through the CARB Cap and Trade Multi-Source Facility program for the POLA Green Omni Terminal Multi-Source Facility Concept Proposal, which includes evaluating at-berth ship emission control systems to reduce harmful emissions. In addition, LM-3 has been modified to ensure that the new technology would be implemented if it is found to be feasible (see Master Response 5 – LM-3: At-Berth Vessel Emissions Control Pilot Study).

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**Response to Comment EJ-6**

Comment noted. Responses to specific comments are provided above.

Natural Resources Defense Council \* South Bay 350 Climate Action Group  
San Pedro Peninsula Homeowners Coalition \* Regional Asthma Management and Prevention  
East Yard Communities for Environmental Justice \* EndOil / Communities for Clean Ports  
San Pedro Peninsula Homeowners United, Inc. \* Coalition For A Safe Environment

December 8, 2015

Christopher Cannon  
Environmental Management Division  
Port of Los Angeles  
425 S. Palos Verdes Street  
San Pedro, CA 90731  
Ceqacomment@portla.org

Re: Pasha Stevedoring and Terminals Lease Renewal Project  
Draft Initial Study/Negative Declaration

Dear Mr. Cannon,

Please accept these comments on the Draft Initial Study/Negative Declaration for the Pasha Stevedoring and Terminals Lease Renewal Project. This project locks the Port in for 20 to 30 years, but unfortunately does not include any meaningful incorporation of zero or near-zero emission technologies. The Port has promised time and time again to incorporate these life-saving technologies, yet zero emission technologies are completely absent from this Project. The Port can and must do more to reduce its harmful impact on the local community.

NRDC-1

The Initial Study correctly points out that “[t]he proposed lease renewal provides an opportunity to implement 2010 San Pedro Bay Clean Air Action Plan (2010 CAAP) control measures” and that “[a]s a proprietary landlord, LAHD has the opportunity to negotiate and require control measures in a terminal’s lease that would reduce air emissions.” (Initial Study at page 15). We whole-heartedly agree. Yet the Port did not utilize this important opportunity.

NRDC-2

**LM-1 regarding Cargo Handling Equipment**

The Initial Study states that the terminal used a fleet of 65 forklifts and 8 yard tractors in 2014. (Initial Study at page 13). Use of this equipment is expected to continue or increase, peaking in 2018. (Initial Study at page 15). LM-1 requires the replacement of some off-road cargo handling equipment, the timing of which is apparently based on when the “useful life” of the existing equipment will end. However, there is no discussion of what the “useful life” of this equipment is assumed to be—the “useful life” time frame is not identified or explained in any way. As this seems to be the main factor behind the equipment phase-in requirements, the assumptions the Port is making about the “useful life” is of critical importance. The importance is underscored by the fact that this “useful life” assumption is used to delay the phase in of Tier 4 technology until as late as 2027. We strongly urge the Port to provide an explanation of the “useful life” for each of the categories of equipment, and why the Port is utilizing this approach.

NRDC-3

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**LM-2 regarding New Technology**

Measure LM-2 regarding the periodic review of new technology is insufficient for several reasons. First, it puts the onus on the Tenant to do the technology review. There is no evidence that the Tenant is capable of doing such a technology review, and further, it is the Port's responsibility to make sure that new life-saving technology is utilized; the Port cannot pass this responsibility on to the Tenant. Second, this measure is extremely vague. The phrases "effective in reducing emissions" and "feasible" provide no guidance or standards as to how these terms will be defined. Third, the technology will be implemented only if there is "mutual agreement," meaning that the Tenant can simply refuse to use it. Given these problems, it is hard to see how this mitigation measure will accomplish anything at all.

NRDC-4

**LM-3 regarding Ship Emissions Capture Technology**

Measure LM-3 also falls short. At-berth vessel emissions capture systems have already been certified by the California Resources Board, and tested extensively by the San Pedro Bay ports. There is no reason for further study. Instead of requiring a vaguely-worded "pilot study," the Port should be requiring implementation of one of the CARB certified emissions-capture technologies from Day 1 of the Project.

NRDC-5

Further, there is no mention anywhere in the Initial Study about whether the ships currently or will plug-in to shoreside power. Such a discussion is necessary to understand this Project, and show the context of the importance of the use of Ship Emissions Capture Technology. If the ships are not and will not be plugging in, then the Emissions Capture Technology is of even greater import.

NRDC-6

Similarly, the Initial Study states that some of the cargo will be unloaded via cranes on the vessels. (Initial Study at page 13). If the vessels will be powering their own cranes, without shoreside power, this undoubtedly means substantial emissions from the vessels. This is the perfect use for an emissions-capture technology; there is no reason for the local community to be exposed to these harmful emissions when we have available and certified technology to prevent it.

NRDC-7

**Zero Emissions Technology**

There is no mention of zero emissions technologies anywhere in the Initial Study. This is inexcusable. According to the Port's own recent Draft Zero Emissions White Paper, "on-terminal container handling equipment" is one of two areas "where zero and near-zero emission solutions are most likely to develop in the near-term." (White Paper at page 23). That report clearly states that "staff recommends that increased emphasis be placed on the development and demonstration of zero and near-zero on-terminal yard tractors and container handling equipment." (White Paper at page 23). The report then explains several reasons for this emphasis. (White Paper at pages 24–25). Yet none of this is mentioned in the Initial Study. Instead, even as far into the future as 2027, the Port only requires Tier 4 standards for cargo handling equipment. There is no explanation for this glaring omission and unfortunate departure from the Port's own report.

NRDC-8

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We strongly urge the Port to require the demonstration and phase-in of zero and near-zero emissions cargo handling equipment as part of this Project.

NRDC-8  
Cont'd

**Conclusion**

Because of the problems outlined above, we strongly request that the Port issue a revised Initial Study. The Initial Study, as it currently stands, does nothing to move us closer to where we all know we need to be to make the harbor area a safe and healthy place to live. We have repeatedly been promised that the Port would work with us to find solutions to the Port's pollution problems, yet the Port did not reach out to us about this Project. Particularly in light of the recent failings of the Port to implement past mitigation measures, this Project represents an opportunity to put a good foot forward and rebuild community trust. The Initial Study falls far short, and we know the Port can do better.

NRDC-9

Sincerely,

Morgan Wyenn  
Staff Attorney  
Natural Resources Defense Council

Joe Galliani  
Organizer  
South Bay 350 Climate Action Group

Kathleen Woodfield  
Vice President  
San Pedro Peninsula Homeowners Coalition

Joel Ervice  
Associate Director  
Regional Asthma Management and Prevention (RAMP)

mark! Lopez  
Executive Director  
East Yard Communities for Environmental Justice

Gisele Fong, PhD  
Executive Director  
EndOil / Communities for Clean Ports

Chuck Hart  
President  
San Pedro Peninsula Homeowners United, Inc.

Jesse N. Marquez  
Executive Director  
Coalition For A Safe Environment

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## **RESPONSE TO COMMENT LETTER CODE: NRDC**

Natural Resources Defense Council  
Morgan Wyenn, Staff Attorney  
December 8, 2015

### **Response to Comment NRDC-1**

Thank you for participating in the Draft IS/ND public review process. We appreciate your time and effort. Responses to specific comments are provided below.

### **Response to Comment NRDC-2**

Comment is acknowledged. Responses to specific comments are provided below.

### **Response to Comment NRDC-3**

See Master Response 3 – LM-1: Fleet Modernization for Off-Road Cargo Handling Equipment.

### **Response to Comment NRDC-4**

See Master Response 4 – LM-2: Periodic Review of New Technology.

### **Response to Comment NRDC-5**

See Master Response 5 – LM-3: At-Berth Vessel Emissions Control Pilot Study.

### **Response to Comment NRDC-6**

See Master Response 5 – LM-3: At-Berth Vessel Emissions Control Pilot Study.

### **Response to Comment NRDC-7**

See Master Response 5 – LM-3: At-Berth Vessel Emissions Control Pilot Study.

### **Response to Comment NRDC-8**

See Master Response 2 – Zero Emission Technology. As mentioned in Master Response 2 – Zero Emission Technology, the LAHD continues pursuing recommendations of the Draft Zero Emission White Paper (POLA 2015) by continued funding for zero emission demonstration projects. The LAHD recently obtained funding in the amount of \$14.5 million through the CARB Cap and Trade Multi-Source Facility program for the POLA Green Omni Terminal Multi-Source Facility Concept Proposal, which would demonstrate zero and near-zero emission technologies at the PST terminal.

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## **Response to Comment NRDC-9**

Responses to specific comments are provided above.

Readers should be reminded that the proposed Project is not expected to result in significant impacts and therefore does not require any mitigation measures, as explained in Master Response 1 – Distinguishing Mitigation Measures from Lease Measures. Regardless, LAHD is committed to reducing its emissions and impacts upon air quality. As such, LAHD has taken major steps to reduce Port-related emissions.

As mentioned in Master Response 2 – Zero Emission Technology, the Port has taken steps to advance zero and near-zero emission technologies, including preparing the Zero Emission Roadmap (POLA & POLB 2011), preparing the draft Zero Emission White Paper (POLA 2015), and continued funding of zero emission demonstration projects. To date, LAHD has provided over \$7 million in funding for projects aimed at developing zero emission technology for short-haul drayage trucks and on-terminal yard tractors. More recently, LAHD obtained funding in the amount of \$14.5 million through the CARB Cap and Trade Multi-Source Facility program for the POLA Green Omni Terminal Multi-Source Facility Concept Proposal, which would demonstrate zero and near-zero emission technologies at the PST terminal. LAHD will provide in-kind funding at a rate of 25 percent.

As explained in Master Response 3 – LM-1: Fleet Modernization for Off-Road Cargo Handling Equipment, Master Response 4 – LM-2: Periodic Review of New Technology, and Master Response 5 – LM-3: At-Berth Vessel Emissions Control Pilot Study, the identified lease measures will implement CAAP control measures.

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## 1.0 INTRODUCTION

The Los Angeles Harbor Department (LAHD) has prepared this Initial Study/Negative Declaration (IS/ND) to address the environmental effects of the proposed Pasha Stevedoring and Terminal (PST) Lease Renewal Project (hereafter “proposed Project”) located at 802 South Fries Avenue, Wilmington in the Port of Los Angeles. LAHD is the lead agency under the California Environmental Quality Act (CEQA). The primary objective of the proposed Project is to renew the existing lease at Berths 174-181 for 20-years with two 5-year options for a total of 30 years. This lease renewal would also include continued operations at secondary locations: Berths 206-209 and Berths 153-155, which are currently operated under separate agreements and would be incorporated into the long-term lease. PST currently uses the Project sites to handle steel slab, breakbulk, and containers. With the lease renewal, PST would continue to operate at the three terminals.

### 1.1 CEQA PROCESS

This document has been prepared in accordance with CEQA, Public Resources Code Section 21000 *et seq.* and the State CEQA Guidelines, California Code of Regulations (CCR) Section 15000 *et seq.* One of the main objectives of CEQA is to disclose to the public and decision-makers the potential environmental effects of proposed activities. CEQA requires that the potential environmental effects of a project be evaluated prior to implementation. This IS/ND includes a discussion on the proposed Project’s effects on the existing environment, including the identification of avoidance and minimization measures. This document is an IS/ND because there are no impacts associated with the proposed Project that must be mitigated to be below significance thresholds.

Under CEQA, the Lead Agency is the public agency with primary responsibility over approval of a proposed Project. Pursuant to Section 15367, the CEQA Lead Agency for the proposed Project is the LAHD. LAHD has directed the preparation of an environmental document that complies with CEQA. LAHD will consider the information in this document when determining whether or not to approve the proposed use of LAHD property, including whether to issue a permit and enter into a lease.

The preparation of initial studies is guided by Section 15063 of the State CEQA Guidelines; whereas Sections 15070–15075 guide the process for the preparation of a Negative or Mitigated Negative Declaration. Where appropriate and supportive to an understanding of the issues, reference will be made to the statute, the State CEQA Guidelines, or appropriate case law.

This IS/ND meets CEQA content requirements by including a project description; a description of the environmental setting, potential environmental impacts; discussion of consistency with plans and policies; and names of the document preparers.

In accordance with the CEQA statutes and Guidelines, the IS/ND is being circulated for a period of 30 days for public review and comment. The public review period for this IS/ND is scheduled to begin on

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November 9, 2015, and will conclude on December 8, 2015. The IS/ND has specifically been distributed to interested or involved public agencies, organizations, and private individuals for review. The IS/ND has been made available for general public review at Los Angeles Harbor Department Environmental Management Division at 222 West 6<sup>th</sup> Street, 9<sup>th</sup> Floor, San Pedro; the Los Angeles City Library San Pedro Branch at 931 Gaffey Street, Los Angeles; the Los Angeles City Library Central at 630 W. 5<sup>th</sup> Street, Los Angeles; and at the Los Angeles City Library Wilmington Branch at 1300 North Avalon, Wilmington. In addition, the IS/ND is available online at [http://www.portoflosangeles.org/environment/public\\_notices.asp](http://www.portoflosangeles.org/environment/public_notices.asp).

During the 30-day public review period, the public has an opportunity to provide written comments on the information contained within this IS/ND. The public comments on the IS/ND and responses to public comments will be included in the record and considered by LAHD during deliberation as to whether or not necessary approvals should be granted for the proposed Project. A project will only be approved when LAHD “finds that there is no substantial evidence that the project will have a significant effect on the environment and that the IS/ND reflects the Lead Agency's independent judgment and analysis.”

In reviewing the IS/ND, affected public agencies and interested members of the public should focus on the sufficiency of the document in identifying and analyzing potential project impacts on the environment. Comments on the IS/ND should be submitted in writing prior to the end of the 30-day public review period and must be postmarked by December 8, 2015. Please submit written comments to:

Christopher Cannon, Director  
Environmental Management Division  
Port of Los Angeles  
425 S. Palos Verdes Street  
San Pedro, CA 90731

Written comments may also be sent via email to [ceqacomments@portla.org](mailto:ceqacomments@portla.org). Comments sent via email should include the project title in the subject line and a valid mailing address in the email.

For additional information, please contact the Port of Los Angeles Environmental Management Division at (310) 732-3675.

## **1.2 DOCUMENT FORMAT**

This IS/ND contains eight sections.

**Section 1.0 Introduction.** This section provides an overview of the proposed Project and the CEQA environmental documentation process.

**Section 2.0 Project Description.** This section provides a detailed description of the proposed Project objectives and components.

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**Section 3.0 Initial Study Checklist.** This section presents the CEQA checklist for all impact areas and mandatory findings of significance.

**Section 4.0 Impacts and Mitigation Measures.** This section presents the environmental analysis for each issue area identified on the environmental checklist form. If the proposed Project does not have the potential to significantly impact a given issue area, the relevant section provides a brief discussion of the reasons why no impacts are expected.

**Section 5.0 Proposed Finding.** This section presents the proposed finding regarding environmental impacts.

**Section 6.0 Preparers and Contributors.** This section provides a list of key personnel involved in the preparation of the IS/ND.

**Section 7.0 Acronyms and Abbreviations.** This section provides a list of acronyms and abbreviations used throughout the IS/ND.

**Section 8.0 References.** This section provides a list of reference materials used during the preparation of the IS/ND.

The environmental analyses included in Section 4.0 are consistent with the CEQA Initial Study format presented in Section 3.0. Impacts are separated into the following categories:

**Potentially Significant Impact.** This category is only applicable if there is substantial evidence that an effect may be significant, and no feasible mitigation measures can be identified to reduce impacts to a less than significant level. Given that this is an IS/ND, no impacts were identified that fall into this category.

**Less than Significant After Mitigation Incorporated.** This category applies where the incorporation of mitigation measures would reduce an effect from a “Potentially Significant Impact” to a “Less Than Significant Impact.” The Lead Agency must describe the mitigation measure(s), and briefly explain how they would reduce the effect to a less than significant level (mitigation measures from earlier analyses may be cross-referenced). Given that this is an IS/ND, no impacts were identified that fall into this category.

**Less than Significant Impact.** This category is identified when the proposed Project would result in impacts below the threshold of significance, and no mitigation measures are required.

**No Impact.** This category applies when the proposed Project would not create an impact in the specific environmental issue area. “No Impact” answers do not require a detailed explanation if they are adequately supported by the information sources cited by the Lead Agency, which show that the impact does not apply to the specific project (e.g., the project falls outside a fault rupture zone). A “No Impact”

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answer should be explained where it is based on project-specific factors as well as general standards (e.g., the proposed Project will not expose sensitive receptors to pollutants, based on a project-specific screening analysis).

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## 2.0 PROJECT DESCRIPTION

This IS/ND is being prepared by the LAHD, as the lead agency under CEQA, to evaluate the potential environmental impacts that may result from the proposed Project. The proposed Project involves renewing PST's existing lease, which currently includes the operation of Berths 174-181 (Permit No. 603), for 20-years, with two 5-year options to renew for a total of 30 years. The lease renewal will include the continued operation of secondary locations, Berths 206-209 and Berths 153-155, which are currently operated under separate agreements and would be incorporated into the long-term lease. No new improvements or physical modifications to the three existing terminal sites would occur as part of the proposed Project. This section discusses the location, description, background, and objectives of the proposed Project. This document has been prepared in accordance with CEQA, Public Resources Code Section 21000 *et. seq.* and the State CEQA Guidelines, CCR Section 15000 *et. seq.*

### 2.1 PROJECT LOCATION

#### 2.1.1 Regional Setting

The Port of Los Angeles (hereafter "POLA" or "Port"), which is located in San Pedro Bay, encompasses 7,500 acres of land and water along 43 miles of waterfront with approximately 270 commercial berths and 24 passenger and cargo terminals. The Port is an area of mixed uses, supporting various maritime-themed activities. Port operations are predominantly centered on shipping activities, including containerized, breakbulk, dry bulk, liquid bulk, auto, and intermodal rail shipping. In addition to the large shipping industry, the Port also supports a cruise ship industry and a commercial fishing fleet. The Port also accommodates boat repair yards and provides slips for approximately 3,800 recreational vessels, 150 commercial fishing boats, 35 miscellaneous small service crafts, and 15 charter vessels that handle sport fishing and harbor cruises. The Port has retail shops and restaurants, primarily located along the west side of the Main Channel. It also accommodates recreation, community, and educational facilities, such as a public swimming beach, Cabrillo Beach Youth Waterfront Sports Center, the Cabrillo Marine Aquarium, the Los Angeles Maritime Museum, 22nd Street Park, and the Wilmington Waterfront Park.

The LAHD is a proprietary (self-funded) department of the City of Los Angeles charged with the operation, maintenance, and protection of the Port. The LAHD is a landlord port that leases properties to more than 300 tenants including, private sector terminal, tug, and marine cargo and cruise industry entities. The LAHD administers the Port under the California Tidelands Trust Act of 1911 and the Los Angeles City Charter. The LAHD is chartered to develop and operate the Port to benefit maritime uses.

#### 2.1.2 Project Setting

The proposed Project sites are within the Port of Los Angeles Community Plan area in the City of Los Angeles, which is approximately 23 miles south of downtown Los Angeles. The Port is surrounded by the community of San Pedro to the west, the community of Wilmington to the north, the Port of Long Beach to the east, and the Pacific Ocean to the south. Access to and from the proposed Project sites is provided

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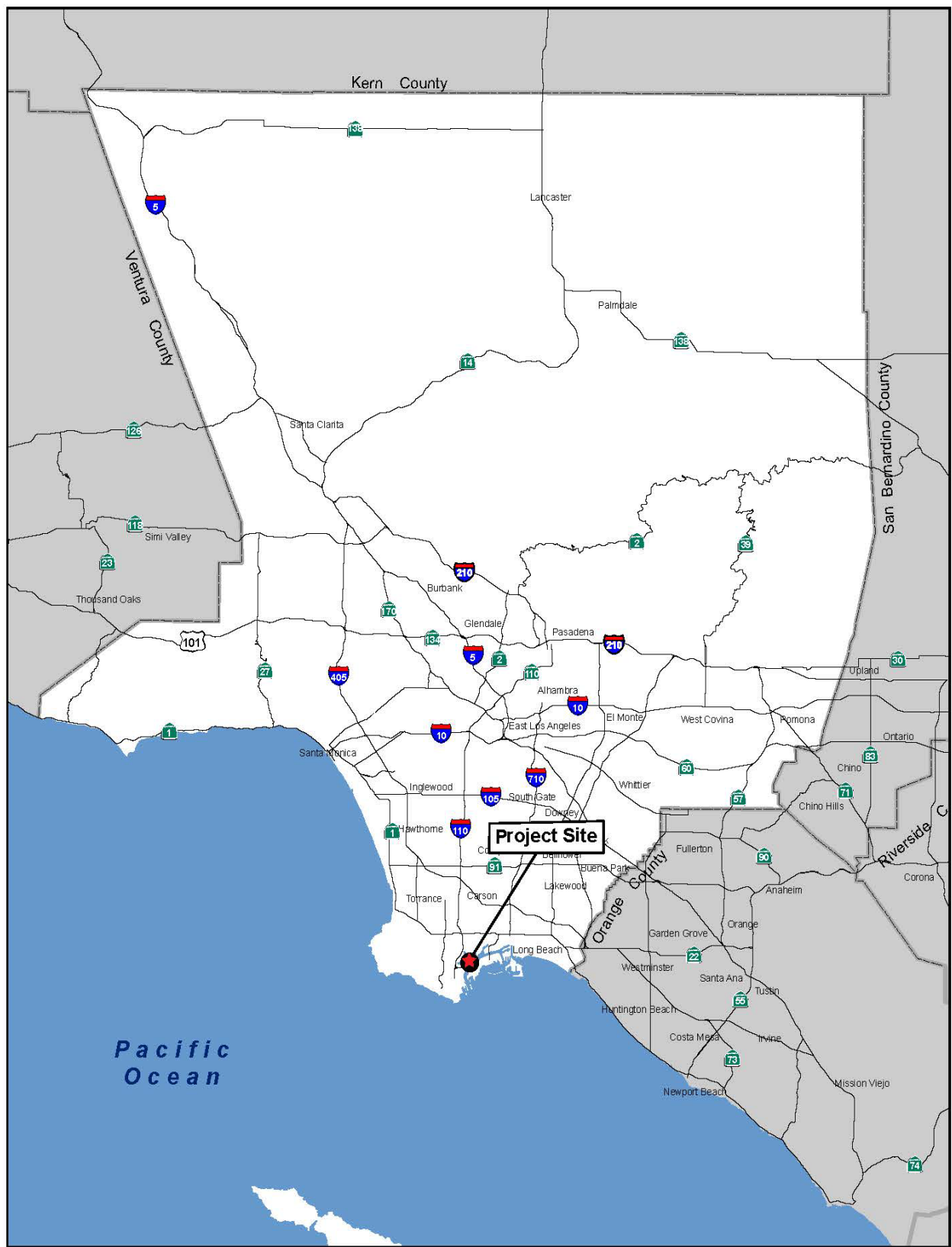
by a network of freeways and arterial routes. The roadway system consists of a number of Port-owned roadways that connect to local streets and highways, particularly to Interstate (I)-110 and I-710, which provide north-south access to the greater Los Angeles area and to other north-, south-, and east-bound highways, including the San Diego Freeway (I-405), the Terminal Island Freeway (State Route [SR]-103), and Seaside Avenue/Ocean Boulevard (California Highway [CA]-47). Refer to Figure 2-1, Regional Location.

The proposed Project is comprised of Berths 174-181, Berths 206-209, and Berths 153-155. Berths 174-181 are located at 802 South Fries Avenue and are bounded by San Clemente Avenue to the west, Slip 5 to the north and east, and the East Basin Channel to the south and southwest. Berth 163 (NuStar Energy – liquid bulk), Berth 164 (Valero – liquid bulk), Berths 165-166 (Rio Tinto Minerals – dry bulk), and Berths 167-169 (Shell – liquid bulk) are located to the west of the Berths 174-181 Project site. Berths 206-209 are located at 1001 New Dock Street and are bordered by Henry Ford Avenue to the east, SA Recycling to the west at Berths 210-211, the Cerritos Channel to the north, and the vacant CFS Warehouse to the south. Berths 153-155 are located at 804 and 810 Pier A Street and are bordered by Pier A Street to the north and west, Berths 135-147 (TraPac Container Terminal) and Berths 148-151 (ConocoPhillips – liquid bulk) to the west, the Turning Basin to the south, and Slip 1 to the east. Refer to Figure 2-2, Project Vicinity.

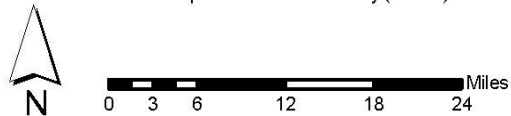
### **2.1.3 Land Use and Zoning**

The updated Port Master plan is divided into five planning areas. The proposed Project sites are located in Planning Areas 2 and 3 of the Port Master Plan. Berths 174-181 and Berths 153-155 are located in Planning Area 2, which encompasses the West Basin/Wilmington Areas and Berths 206-209 are located in Planning Area 3 on Terminal Island (POLA 2014). The sites within Planning Area 2 are designated for breakbulk operations and the site within Planning Area 3 is designated for mixed land uses including container, dry bulk, and breakbulk operations (POLA 2014). Refer to Figures 2-3a and 2-3b, Port Master Plan Designations for Planning Area 2 and Planning Area 3, respectively.

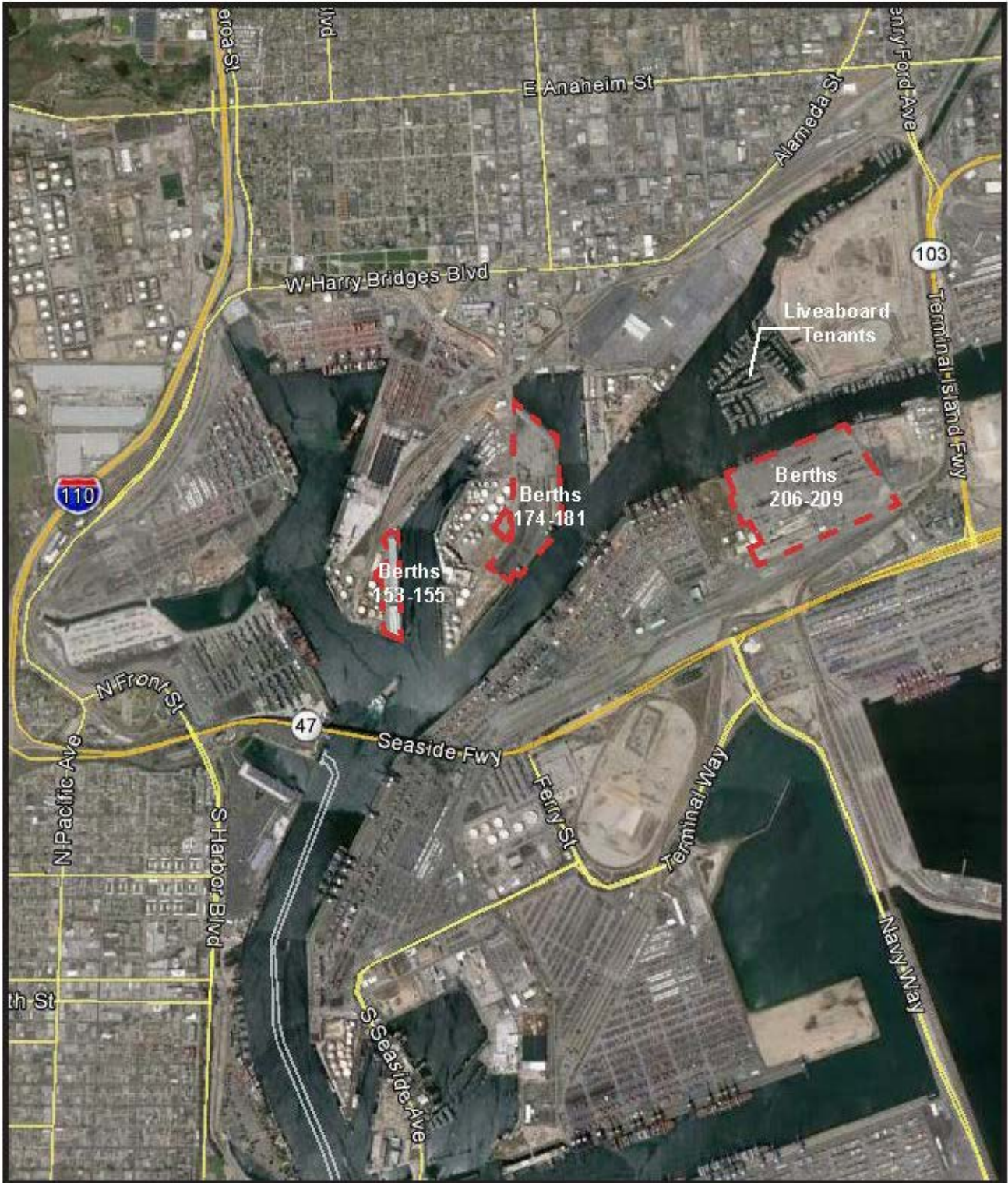
The proposed Project sites include Los Angeles County Assessor's Parcel Numbers (APN) 7440014904 (Berths 174-181), 7440012902 (Berths 206-209) and 7440019907 (Berths 153-155). These parcels are zoned for manufacturing and heavy industrial uses ([Q] M3-1) by the City of Los Angeles Zoning Ordinance. [Q] M3-1 is designated as "quasi-heavy industrial" uses (City of Los Angeles 2015a). This designation permits all M-2 ("light industrial") uses, when located in whole or in part within the boundaries of the Port of Los Angeles Community Plan area (Los Angeles Planning Department 2015). They are also designated a "ZI No. 2130 Harbor Gateway State Enterprise Zone." Refer to Figure 2-4, Zoning.



Source: California Geospatial Information Library (2003-5)



**Figure 2-1**  
**Regional Location**



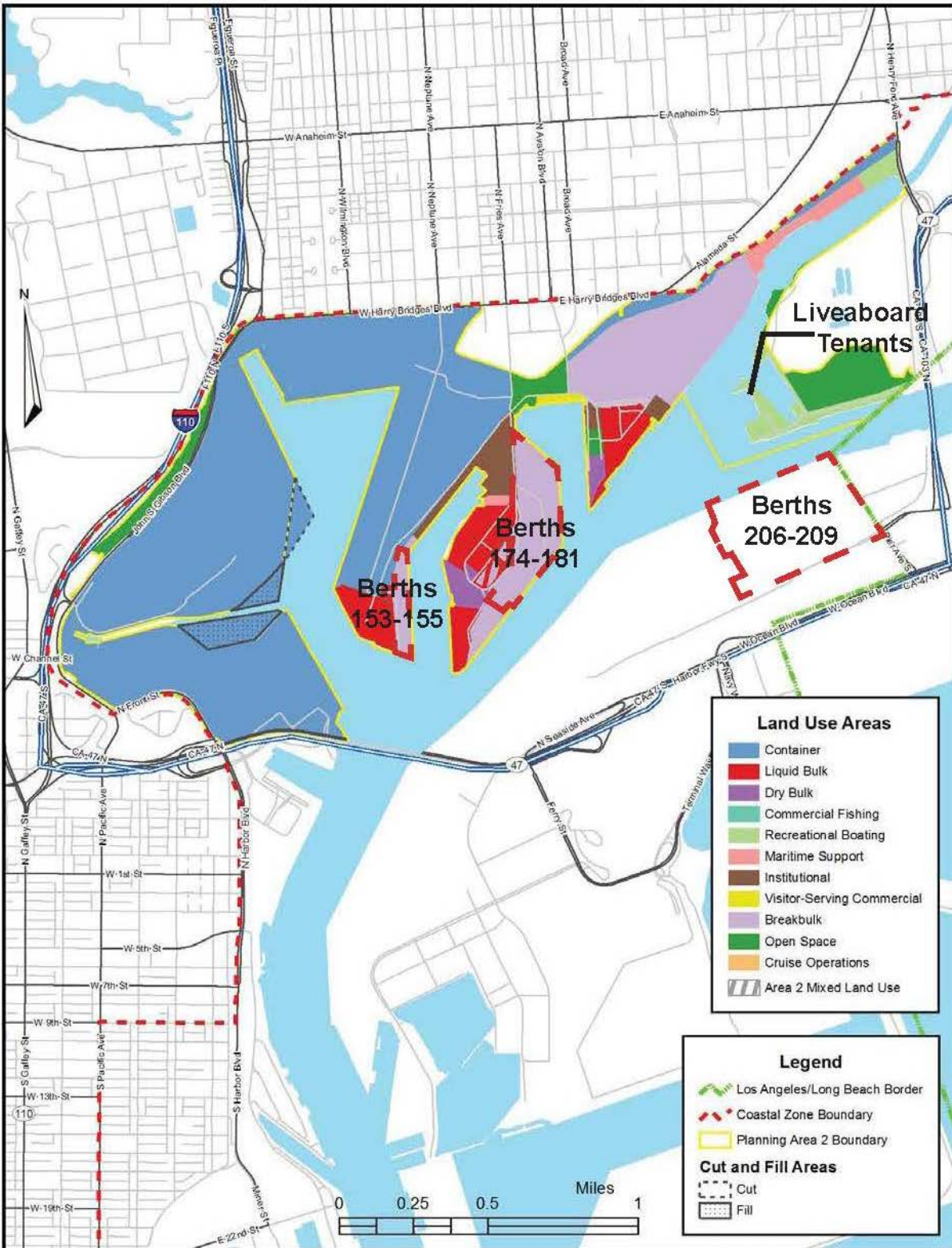
Source: Google Earth, 2014

--- Proposed Project Boundary



**Figure 2-2  
Project Vicinity**



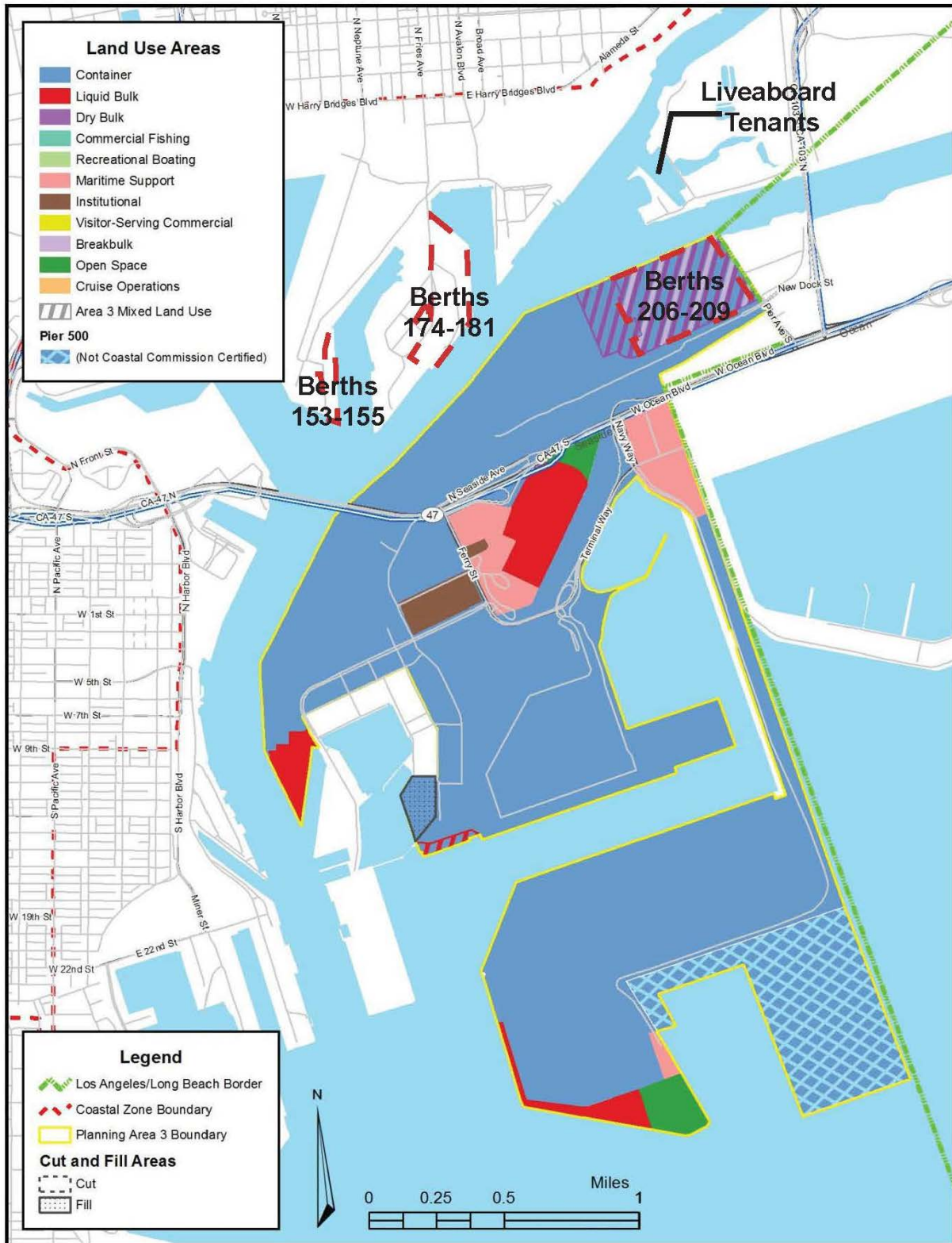


Source: POLA, 2014

--- Proposed Project Boundary

**Figure 2-3a**  
**Port Master Plan Designations for Planning Area 2**



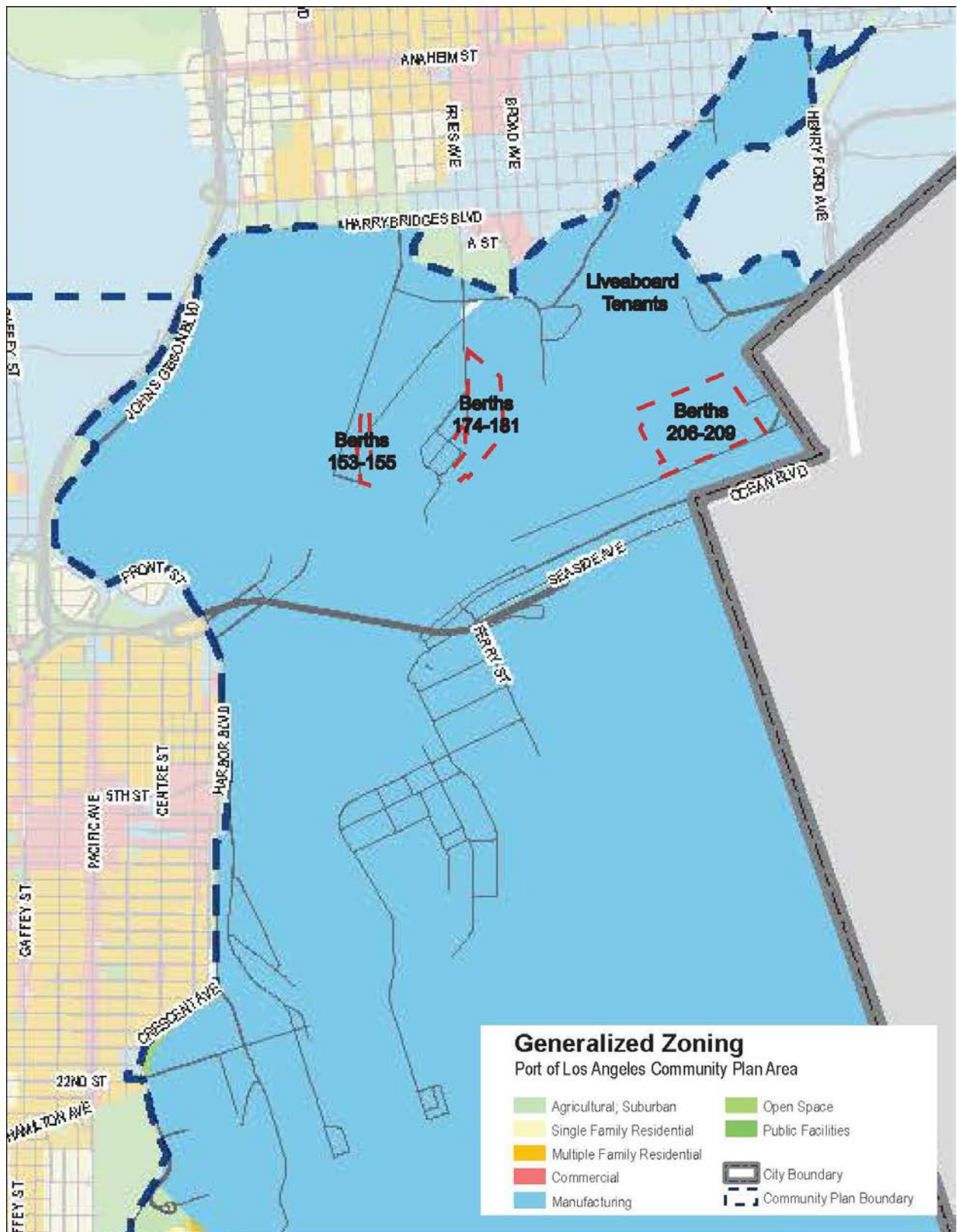


Source: POLA, 2014

--- Proposed Project Boundary



**Figure 2-3b**  
**Port Master Plan Designations for Planning Area 3**



Source: City of Los Angeles, 2014

- - - **Proposed Project Boundary**



**Figure 2-4**  
**Zoning**

Liveaboard tenants (persons who make a boat their primary residence) were identified approximately 515 feet north of the Berth 206-209 Project site, across the Cerritos Channel. The liveaboards are located at Lighthouse Yacht Landing (Berth 205), Cerritos Yacht Anchorage (Berth 205), Newmarks Marina (Berth 204), Pacific Yacht Landing (Berths 203-204), Yacht Haven Marina (Berth 202), the California Yacht Marina (Berth 202), and Holiday Harbor (Berth 201).

## 2.2 PROJECT BACKGROUND AND OBJECTIVES

### 2.2.1 Project Background

PST is a professional breakbulk (cargo as separate pieces instead of in containers) cargo-handling company that provides stevedoring (to load or unload the cargo of (a ship) or to engage in the process of loading or unloading such a vessel) services for the global maritime transportation industry at POLA. PST specializes in omni-terminal operation which allows a terminal to accommodate various commodities in addition to standard containers (PST 2015a).

### 2.2.2 Existing Conditions

Currently, PST uses Berths 174-181 as their primary site for operation of an omni-terminal to handle steel slab, breakbulk, and containers. Container handling is ancillary to the handling of steel slab and breakbulk and the amount of containers handled is negligible (approximately 3,000 in 2014). PST has been operating on Berths 174-181 under the current Permit No. 603 since 1986. Berths 206-209 and Berths 153-155 are secondary sites operated under separate agreements that PST currently uses to handle breakbulk cargo. PST has operated at Berths 206-209 since December 2004 and at Berths 153-155 since September 2001. Table 2-1 shows the 2014 annual throughput by cargo type for each terminal and Table 2-2 shows the vehicle trips for each terminal during 2014.

**Table 2-1 Terminal Annual Throughput (2014)**

<b>Berth</b>	<b>Cargo Type</b>	<b>Throughput (metric tons[m/t])</b>
Berths 174-181	Slab	1,596,099 m/t
Berths 174-181	Breakbulk	673,191 m/t
Berths 206-209	Breakbulk	726,655 m/t
Berths 153-155	Breakbulk	82,548 m/t

Source: PST 2015b

Note: Containers are ancillary and not a major component of Berths 174-181 operations.

**Table 2-2 Vehicle Trips by Terminal (2014)**

Berth	Truck Trips <sup>1</sup>		Annual Train Trips (for steel slab)	Annual Vessel Calls
	Daily (average)	Annual		
Berths 174-181	258	67,318	242	101
Berths 206-209	278	72,664	--	57
Berths 153-155	32	8,254	--	5

Source: PST 2015b

Note: <sup>1</sup> The PST terminal operations do not have peak days, rather the overall cargo operations and associated vehicle trips are fairly consistent from day to day. One-way truck trips are reported.

PST's existing operations involve the receipt of cargo (slab steel, breakbulk, and containers) via vessels, which is unloaded by the vessel or dock cranes. The operations also include the movement of the slab steel from the terminals via rail and breakbulk commodities via trucks, which travel to warehouses throughout the western United States. As of 2014, PST utilizes their fleet of cargo handling equipment (CHE), which includes a fleet of 65 forklifts and 8 yard tractors for onsite cargo handling. Train trips only occur at Berths 174-181 to transport steel slabs. Only one train trip is made per day for a total of 5 days per week (Monday through Friday). The trains typically arrive at the terminal by 4:30 a.m. and depart by 7:30 p.m. The train transports the slab steel directly to manufacturers located in Fontana. Inbound trains are powered by two locomotives and four locomotives power the outbound train. The outbound train pulls approximately 74 cars carrying 7,800 tons.

Berths 174-181 are currently equipped with three electric A-frame over-water gantry (wharf) cranes. The three wharf cranes are 50-foot gauge cranes, 13 containers-wide, with lift heights up to 85 feet. Berths 206-209 and Berths 153-155 are not equipped with cranes because the breakbulk vessels berthing at these terminals are equipped with self-loading/unloading cranes. Table 2-3 lists the structures utilized on each of the terminal sites.

**Table 2-3 Existing Project Sites Structures**

Berth	Structure	Square Footage (SF)
<b>Berths 174-181<sup>1</sup></b> <i>(approximately 42.34 acres)</i>	Berths 177-178 Transit Shed <sup>1</sup>	131,750 SF
	Berths 179-181 Transit Shed	120,500 SF
	Office Building	14,600 SF
<b>Berths 206-209<sup>2</sup></b> <i>(approximately 86.27 acres)</i>	Not Applicable	
<b>Berths 153-155</b> <i>(approximately 11.68 acres)</i>	Berth 153 Warehouse	83,452 SF
	Berths 154-155 Warehouse	133,922 SF

Source: LAHD 2015a

Note: <sup>1</sup> Due to a fire in September 2014, the ~~warehouse~~ Transit Shed at Berths 177-178 ~~may is expected to be demolished or be rebuilt in kind, regardless of this lease renewal. Consequently, the lease renewal and continued operations described in Section 2.3, Project Description, represent the whole of the action; and the demolition of the Transit Shed is being analyzed through a separate environmental document.~~

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<sup>2</sup> Structures exist within the premises, however, utilization of these structures are excluded from PST's agreement with LAHD.

For Berths 174-181 only, approximately 200 gallons of waste oil related to the maintenance and operation of CHE is recovered and disposed of by Asbury Environmental Services on a monthly basis. Additionally, approximately 13,000 gallons of wastewater recovered in the clarifier on site is tested, and then disposed by Applied Waste Management every quarter. Collection, testing, and monitoring of runoff is completed in compliance with the existing Stormwater Pollution Prevention Plan (SWPPP) and Industrial Stormwater General Permit (ISWGP). These permits would remain in place and renewed/expanded as necessary.

The terminals typically operate Mondays through Fridays from 8:00 a.m. to 4:30 p.m. Weekend and evening shifts occur on an as-needed basis. Twenty-eight management and clerical staff, 58 full-time, steady International Longshore and Warehouse Union (ILWU) labor workers, and 178 casual (as-needed) ILWU labor workers are employed at the three terminals.

### **2.2.3 Project Objective**

The primary objective of the proposed Project is a lease renewal to allow continued long-term operations of PST including the handling of steel slab, breakbulk, and containers. With the lease renewal and incorporation of Berths 206-209 and Berths 153-155 into the long-term lease, PST can continue to operate at the three terminals, consistent with land uses identified in the Port Master Plan.

## **2.3 PROJECT DESCRIPTION**

The proposed Project would allow PST to continue to use and occupy Berths 174-181 "as is" under Permit No. 603 for a total of 30 years (20 years and two 5-year extensions). The lease would also allow PST to occupy Berths 206-209 and Berths 153-155 under Permit 603 for the same duration. Proposed operations would be similar to current operations and inclusive of omni-terminal operations at Berths 174-181 and breakbulk operations on Berths 206-209 and 153-155. The proposed Project is further detailed below.

### **2.3.1 Construction**

No new improvements or physical modifications to the existing three terminals would occur as part of the proposed Project. The proposed Project would not involve permanent or temporary construction of any infrastructure, earth-disturbing activities, grading, trenching, or demolition.

### **2.3.2 Operation**

The proposed Project operations at Berths 174-181, Berths 206-209, and Berths 153-155 would be similar to current operations. PST would continue to use and occupy Berths 174-181, which includes approximately 42.34 acres, for the operation of an omni-terminal, including the berthing of vessels; and

truck and rail operations. The proposed Project would allow PST to continue operation at Berths 206-209 (approximately 86.27 acres) and Berths 153-155 (approximately 11.68 acres), including the operation of breakbulk materials, including the berthing of vessels, and truck operations.

PST operations at the three terminals are expected to peak in 2018 and involve a reduction in breakbulk handling and an increase in steel slab handling. The terminals would be backland-constrained, which means the terminal capacity is limited (constrained) due to the availability of backland area to store and move containers and breakbulk through the terminal. Table 2-4 shows the anticipated 2018 annual throughput by cargo type for each terminal. Container operations at Berths 174-181 are expected to remain ancillary to steel slab and breakbulk handling, and are not expected to change substantially.

**Table 2-4 Terminal Peak Throughputs (2018)**

<b>Berth</b>	<b>Cargo Type</b>	<b>Throughput (metric tons[m/t])</b>
Berths 174-181	Slab	2,500,000 m/t
Berths 174-181	Breakbulk	200,000 m/t
Berths 206-209	Breakbulk	800,000 m/t
Berths 153-155	Breakbulk	120,000 m/t

Source: PST 2015b

On a localized level, truck trips to and from Berths 174-181 would be reduced by 189 daily one-way trips. Truck trips at Berths 153-155 would increase by 15 daily one-way trips, and truck trips at Berths 206-209 would increase by 29 daily one-way trips. Overall, truck trips from PST future conditions would be reduced by 145 daily trips. As mentioned previously in Table 2-2, the project-related truck trips have a steady volume throughout the week versus having peak travel days. Daily train trips would remain at once per day; however, train trips would increase from 5 days a week to 7 days a week to accommodate 130 additional annual train trips for transporting slab steel peaking in 2018, which would be at full capacity. Train switching functions would not change with Pacific Harbor Line, the third-party independent rail company that manages all rail dispatching and switching functions at the on-dock rail yards within the Port. The shift from breakbulk to slab steel handling at Berths 174-181 would result in an increase of 4 vessel calls per year. The number and types of CHE are not expected to change.

The proposed lease renewal provides an opportunity to implement 2010 San Pedro Bay Clean Air Action Plan Update (2010 CAAP Update) control measures (POLA 2010). As a proprietary landlord, LAHD has the opportunity to negotiate and require control measures in a terminal's lease that would reduce air emissions. Certain measures have been identified for this Project and are described below.

PST has replaced a majority of their CHE fleet in recent years. All of PST's on-road yard tractors are consistent with the 2010 CAAP measure CHE-1 to utilize equipment that meets USEPA's 2007 on-road engine standards. The majority of their off-road CHE is consistent with the 2010 CAAP ~~requirement to utilize equipment that meets USEPA's Tier 4 off road engine standards~~, with the exception of the following: 1) several pieces of equipment purchased through in 2008 that are scheduled to be replaced or

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repowered, 2) several pieces of equipment purchased in 2012 and equipped with engines meeting the most stringent emission standards available at the time of purchase (Tier 3 engines with verified diesel emission control strategies); and which still have significant remaining useful life, and 3) three pieces of equipment that are utilized for maintenance purposes with de minimis operating hours. The ~~2010~~ CAAP Update has a goal performance standard of all terminal CHE meeting USEPA 2007 on-road or Tier 4 off-road engine standards by the end of 2014. Given the timing of the proposed lease renewal, considering the estimated remaining useful life of the existing off-road CHE, and to ensure that the terminal is not subject to financially infeasible control measures, PST would replace or repower off-road CHE according to the following lease measure (CARB 2005)<sup>5</sup>:

**LM-1: Fleet Modernization for Off-Road Cargo Handling Equipment.** Off-road cargo handling equipment (CHE) will be replaced or repowered to meet, at a minimum, Tier 4 off-road engine standards according to the following schedule: 1) the replacement or repowering of CHE purchased ~~through~~ in 2008 shall be phased-in from ~~2015-2016~~ and 2021; and 2) the replacement or repowering of CHE purchased in 2012 shall be phased-in from 2022 to 2027.

The three pieces of off-road CHE used for maintenance purpose with de minimis operating hours, will continue to operate as they have in the past and would be repowered or replaced, at a minimum, with equipment meeting the Tier 4 off-road engine standards ~~in accordance with the California Air Resources Board Mobile Cargo Handling Equipment Regulation (September 2011)~~ at PST's discretion.

The following lease measures shall also apply to PST's operations:

**LM-2: Periodic Review of New Technology.** The Tenant will conduct a periodic review of any Port-identified or other new emissions-reducing technology and report to the LAHD on the feasibility of any new technology advancements that may reduce emissions not less frequently than once every five years following the effective date of the lease renewal. The technology review would be subject to approval by LAHD and would involve consulting with appropriate resources (e.g., consultants, engineers, regulators) to validate the findings. If the review demonstrates the new technology would be effective in reducing emissions and is determined ~~by the LAHD~~ to be feasible, including but not limited to, financial, technical and operational considerations, the Tenant will implement the new air quality technological advancements, subject to mutual agreement, which shall not be unreasonably withheld.

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<sup>5</sup> Based upon the California Air Resources Board, Initial Statement of Reasons, Regulation for Mobile Cargo Handling Equipment at Ports and Intermodal Rail Yards (2005), Appendix B, Emissions Inventory Methodology, forklifts and CHE average operating hours range from 802 to 2,388 hours per year; whereas PST equipment used for maintenance purposes operate for less than 50 hours per year. Additionally, the estimated useful life for forklifts and CHE is 16 years, whereas according to LM-1, equipment purchased from 2008 through 2012 would be replaced before the end of their useful life. At present the estimated cost to replace or repower in-use off-road CHE with equipment meeting USEPA Tier 4 standards is approximately \$300,000 to \$800,000 per unit. Therefore the cost to replace existing CHE with equipment meeting Tier 4 standards would cost more than \$10 million. It would be infeasible for PST to cover such an expenditure, entirely and immediately, upon lease renewal. Therefore replacement of CHE with equipment meeting Tier 4 standards must be phased-in.



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**LM-3: At-Berth Vessel Emissions Control Pilot Study.** The Tenant will complete a pilot study to evaluate the ~~financial, technical and operational~~ feasibility of implementing an at-berth vessel emissions capture and control system within three years of the effective date of the lease renewal, ~~subject to the advancement of such technology and mutual agreement with the firm responsible for developing such technology.~~ If proven to be feasible, including but not limited to financial, technical, and operational considerations, the Tenant will be required to implement the technology within the same timeframe. This measure will rely on the Tenant's pilot study evaluation and determination, and is subject to mutual agreement between the Tenant and LAHD, which shall not be unreasonably withheld or unreasonably required.

The proposed Project does not anticipate any substantial change in employees or staffing at the terminals. The proposed Project would not require additional public services or utilities. Structures would remain the same and usage rates by staff and vessels would result in a negligible increase in use. Additionally, all existing permits, including but not limited to an Industrial Solid Waste General (ISWG) permit and SWPPP for Berth 176, would remain in place and be expanded/updated as necessary to cover PSTs continued operations at all their terminals. Based upon the expectation that the number of staff and CHE inventory will not change, solid waste and hazardous wastes are not expected to change substantially.

## **2.4 ANTICIPATED PROJECT PERMITS AND APPROVALS**

Under CEQA, the Lead Agency is the public agency with primary responsibility over approval of a proposed Project. Pursuant to Section 15367, the CEQA Lead Agency for the proposed Project is LAHD. According to Section 15381, "Responsible Agency" means a public agency which proposes to carry out or approve a project. For the purpose of CEQA, "Responsible Agency" includes all public agencies other than the Lead Agency which have discretionary approval power over the project (i.e., State Water Resources Control Board for the ISWGP). Section 15386 of CEQA describes "Trustee Agency" as a state agency having jurisdiction by law over natural resources affected by a project which are held in trust for the people of the State of California (i.e., the State Lands Commission with regard to state owned "sovereign" lands such as the beds of navigable waters and state school lands). However, as the proposed Project would not change the current operations at the Project sites, a permit from the State Lands Commission would not be required.

PST will maintain all their existing permits for their current operations. Because this request is for a continuation of their existing operations, the anticipated permits and approvals that are required to implement the proposed Project are listed below:

- LAHD Lease Renewal
- State Water Resources Control Board, Industrial Storm Water General Permit

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### 3.0 INITIAL STUDY CHECKLIST

1. **Project Title:** Pasha Stevedoring and Terminal Lease Renewal Project
2. **Lead Agency:** City of Los Angeles Harbor Department  
Environmental Management Division  
425 S. Palos Verdes Street  
San Pedro, CA 90731
3. **Contact Person:** James Bahng, Project Manager, Environmental Management Division
4. **Project Location:** Berths 174-181: 802 South Fries Avenue, Wilmington, CA 90744  
Berths 206-209: 1001 New Dock Street, Wilmington, CA 90744  
Berths 153-155: 804 & 810 Pier A Street, Wilmington, CA 90744
5. **General Plan Designation:** Port of Los Angeles
6. **Zoning:** Manufacturing and [Q] M3-1 (heavy industrial zone)
7. **Description of Project:** The City of Los Angeles Harbor Department (LAHD) is the lead agency under the California Environmental Quality Act (CEQA). The primary objective of the proposed Project is to renew the existing lease at Berths 174-181 and incorporate Berths 206-209 and Berths 153-155 into the long-term lease.
8. **Surrounding Land Uses/Setting:** The sites are within the Port of Los Angeles Community Plan area in the City of Los Angeles, which is adjacent to the communities of San Pedro and Wilmington, and approximately 23 miles south of downtown Los Angeles. Access to and from the proposed Project sites is provided by a network of freeways and arterial routes. The roadway system consists of a number of Port-owned roadways that connect to local streets and highways, particularly to I-110 and I-710. Refer to Figure 2-1, Regional Location.  
  
Berths 174-181 are bounded by San Clemente Avenue to the west, Slip 5 to the north and east, and the East Basin Channel to the south and southwest. Berths 206-209 are bordered by Henry Ford Avenue to the east, Berths 210-211 SA Recycling to the west, Cerritos Channel to the north, and the vacant CFS Warehouse to the south. Berths 153-155 are bordered by Pier A Street to the north and west, Berths 135-147 (TraPac Container Terminal) and Berths 148-151 (ConocoPhillips) to the west, the Turning Basin to the south, and Slip 1 to the east. Refer to Figure 2-2, Project Vicinity.

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**9. Other Public Agencies Whose Approval is Required:**

- State Water Resources Control Board, Industrial Storm Water General Permit

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### 3.1 ENVIRONMENTAL FACTORS POTENTIALLY AFFECTED

The environmental factors checked below would be potentially affected by the proposed Project, involving at least one impact that is a “Potentially Significant Impact” as indicated by the checklist on the following pages.

- |   |   |   |
|---|---|---|
| <input type="checkbox"/> Aesthetics                 | <input type="checkbox"/> Agriculture and Forestry Resources | <input type="checkbox"/> Air Quality                        |
| <input type="checkbox"/> Biological Resources       | <input type="checkbox"/> Cultural Resources                 | <input type="checkbox"/> Geology/Soils                      |
| <input type="checkbox"/> Greenhouse Gas Emissions   | <input type="checkbox"/> Hazards & Hazardous Materials      | <input type="checkbox"/> Hydrology and Water Quality        |
| <input type="checkbox"/> Land Use and 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 type="checkbox"/> Transportation and Traffic | <input type="checkbox"/> Utilities and Service Systems      | <input type="checkbox"/> Mandatory Findings of Significance |

**3.2 DETERMINATION**

Based on this initial evaluation:

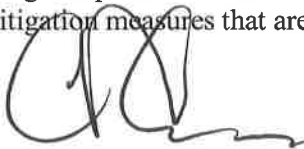
I find that the proposed project **COULD NOT** have a significant effect on the environment, and a **NEGATIVE DECLARATION** will be prepared.

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.



03-17-16

Date

Christopher Cannon, Director  
Environmental Management Division  
City of Los Angeles Harbor Department

	<i>Potentially Significant Impact</i>	<i>Less Than Significant Impact After Mitigation Incorporated</i>	<i>Less Than Significant Impact</i>	<i>No Impact</i>
<b>1. AESTHETICS.</b> Would the project:				
a. Have a substantial adverse effect on a scenic vista?				X
b. Substantially damage scenic resources, including, but not limited to, trees, rock outcroppings, and historic buildings within a state scenic highway?				X
c. Substantially degrade the existing visual character or quality of the site and its surroundings?				X
d. Create a new source of substantial light or glare that would adversely affect day or nighttime views in the area?				X
e. Create a new source of substantial shade or shadow that would adversely affect daytime views in the area?				X
<b>2. AGRICULTURE AND FORESTRY RESOURCES.</b> 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 Department of Conservation as an optional model to use in assessing impacts on agriculture and farmland. Would the project:				
a. Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use?				X
b. Conflict with existing zoning for agricultural use, or a Williamson act contract?				X
c. Conflict with existing zoning for, or cause rezoning of, forest land, timberland, or timberland zoned timberland production?				X
d. Result in the loss of forest land or conversion of forest land to non-forest use?				X
e. Involve other changes in the existing environment that, due to their location or nature, could result in conversion of Farmland, to non-agricultural use?				X

	<i>Potentially Significant Impact</i>	<i>Less Than Significant Impact After Mitigation Incorporated</i>	<i>Less Than Significant Impact</i>	<i>No Impact</i>
<b>3. AIR QUALITY.</b> 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:				
a. Conflict with or obstruct implementation of the applicable air quality plan?			X	
b. Violate any air quality standard or contribute substantially to an existing or projected air quality violation?			X	
c. 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 (including releasing emissions, which exceed quantitative thresholds for ozone precursors)?			X	
d. Expose sensitive receptors to substantial pollutant concentrations?			X	
e. Create objectionable odors affecting a substantial number of people?			X	
<b>4. BIOLOGICAL RESOURCES.</b> Would the project:				
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?				X
b. Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, and regulations or by the California Department of Fish and Game or U.S. Fish and Wildlife Service?				X
c. Have a substantial adverse effect on federally protected wetlands as defined by Section 404 of the Clean Water Act (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?				X



	<i>Potentially Significant Impact</i>	<i>Less Than Significant Impact After Mitigation Incorporated</i>	<i>Less Than Significant Impact</i>	<i>No Impact</i>
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?				X
e. Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?				X
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?				X
<b>5. CULTURAL RESOURCES.</b> Would the project:				
a. Cause a substantial adverse change in the significance of a historical resource as defined in CEQA Guidelines Section 15064.5?				X
b. Cause a substantial adverse change in the significance of an archaeological resource pursuant to CEQA Guidelines Section 15064.5?				X
c. Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature?				X
d. Disturb any human remains, including those interred outside of formal cemeteries?				X
<b>6. GEOLOGY AND SOILS.</b> Would the project:				
a. Expose people or structures to 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.			X	
ii) Strong seismic ground shaking?			X	

	<i>Potentially Significant Impact</i>	<i>Less Than Significant Impact After Mitigation Incorporated</i>	<i>Less Than Significant Impact</i>	<i>No Impact</i>
iii) Seismic-related ground failure, including liquefaction?			X	
iv) Landslides?				X
b. Result in substantial soil erosion, loss of topsoil, or changes in topography or unstable soil conditions from excavation, grading, or fill?				X
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?			X	
d. Be located on expansive soil, as defined in Table 18-1-B of the Uniform Building Code (1994), creating substantial risks to life or property?			X	
e. Have soils incapable of adequately supporting the use of septic tanks or alternative wastewater disposal systems where sewers are not available for the disposal of wastewater?				X
<b>7. GREENHOUSE GAS EMISSIONS:</b> Would the project:				
a. Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?			X	
b. Conflict with an applicable plan, policy, or regulation adopted for the purpose of reducing the emissions of greenhouse gases?			X	
<b>8. HAZARDS AND HAZARDOUS MATERIALS:</b> Would the project:				
a. Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?			X	
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?			X	
c. Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter				X

	<i>Potentially Significant Impact</i>	<i>Less Than Significant Impact After Mitigation Incorporated</i>	<i>Less Than Significant Impact</i>	<i>No Impact</i>
mile of an existing or proposed school?				
d. Be located on a site that 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?				X
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 for people residing or working in the project area?				X
f. For a project within the vicinity of a private airstrip, would the project result in a safety hazard for people residing or working in the project area?				X
g. Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?				X
h. Expose people or structures to a significant risk of loss, injury, or death involving wildland fires, including where wildlands are adjacent to urbanized areas or where residences are intermixed with wildlands?				X
<b>9. HYDROLOGY AND WATER QUALITY.</b> Would the project:				
a. Violate any water quality standards or waste discharge requirements?			X	
b. Substantially deplete groundwater supplies or interfere substantially with groundwater recharge such that there would be a net deficit in aquifer volume or a lowering of the local groundwater table level (e.g., the production rate of pre-existing nearby wells would drop to a level which would not support existing land uses or planned uses for which permits have been granted)?				X
c. Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of stream or river, in a manner that would result in substantial erosion or siltation on- or off-site?				X

	<i>Potentially Significant Impact</i>	<i>Less Than Significant Impact After Mitigation Incorporated</i>	<i>Less Than Significant Impact</i>	<i>No Impact</i>
d. Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, or substantially increase the rate or amount of surface runoff in a manner that would result in flooding on- or off-site?				X
e. 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?			X	
f. Otherwise substantially degrade water quality?			X	
g. Place housing within a 100-year flood hazard area as mapped on a federal Flood Hazard Boundary or Flood Insurance Rate Map or other flood hazard delineation map?				X
h. Place within a 100-year flood hazard area structures that would impede or redirect flood flows?				X
i. Expose people or structures to a significant risk of loss, injury or death involving flooding, including flooding as a result of the failure of a levee or dam?				X
j. Inundation by seiche, tsunami, or mudflow?			X	
k. Expose people or structures to a significant risk of loss, injury or death involving flooding, including flooding as a result of the sea level rise?			X	
<b>10. LAND USE AND PLANNING.</b> Would the project:				
a. Physically divide an established community?				X
b. Conflict with any applicable land use plan, policy, or regulation of an agency with jurisdiction over the project (including, but not limited to the general plan, specific plan, local coastal program, or zoning ordinance) adopted for the purpose of avoiding or mitigating an environmental effect?				X
c. Conflict with any applicable habitat conservation plan or natural community conservation plan?				X

	<i>Potentially Significant Impact</i>	<i>Less Than Significant Impact After Mitigation Incorporated</i>	<i>Less Than Significant Impact</i>	<i>No Impact</i>
<b>11. MINERAL RESOURCES.</b> Would the project:				
a. Result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the state?				X
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?				X
<b>12. NOISE.</b> Would the project result in:				
a. Exposure of persons to or generation of noise levels in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?			X	
b. Exposure of persons to or generation of excessive groundborne vibration or groundborne noise levels?				X
c. A substantial permanent increase in ambient noise levels in the project vicinity above levels existing without the project?			X	
d. A substantial temporary or periodic increase in ambient noise levels in the project vicinity above levels existing without the project?				X
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 expose people residing or working in the project area to excessive noise levels?				X
f. For a project within the vicinity of a private airstrip, would the project expose people residing or working in the project area to excessive noise levels?				X
<b>13. POPULATION AND HOUSING.</b> Would the project:				
a. Induce substantial 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)?				X

	<i>Potentially Significant Impact</i>	<i>Less Than Significant Impact After Mitigation Incorporated</i>	<i>Less Than Significant Impact</i>	<i>No Impact</i>
b. Displace substantial numbers of existing housing, necessitating the construction of replacement housing elsewhere?				X
c. Displace substantial numbers of people, necessitating the construction of replacement housing elsewhere?				X
<b>14. PUBLIC SERVICES.</b>				
a. Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for any of the public services:				
i) Fire protection?			X	
ii) Police protection?			X	
iii) Schools?				X
iv) Parks?				X
v) Other public facilities?				X
<b>15. RECREATION.</b>				
a. Would the project 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?				X
b. Does the project include recreational facilities or require the construction or expansion of recreational facilities that might have an adverse physical effect on the environment?				X

	<i>Potentially Significant Impact</i>	<i>Less Than Significant Impact After Mitigation Incorporated</i>	<i>Less Than Significant Impact</i>	<i>No Impact</i>
<b>16. TRANSPORTATION AND TRAFFIC.</b> Would the project:				
a. Conflict with an applicable plan, ordinance or policy establishing measures of effectiveness for the performance of the circulation system, taking into account all modes of transportation including mass transit and non-motorized travel and relevant components of the circulation system, including but not limited to intersections, streets, highways and freeways, pedestrian and bicycle paths, and mass transit?			X	
b. Conflict with an applicable congestion management program, including, but not limited to level of service standards and travel demand measures, or other standards established by the county congestion management agency for designated roads or highways?			X	
c. Result in a change in air traffic patterns, including either an increase in traffic levels or a change in location that results in substantial safety risks?			X	
d. Substantially increase hazards due to a design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?				X
e. Result in inadequate emergency access?				X
f. Conflict with adopted policies, plans, or programs regarding public transit, bicycle, or pedestrian facilities, or otherwise decrease the performance or safety of such facilities?				X
<b>17. UTILITIES AND SERVICE SYSTEMS.</b> Would the project:				
a. Exceed wastewater treatment requirements of the applicable Regional Water Quality Control Board?			X	
b. Require or result in the construction of new water or wastewater treatment facilities or expansion of existing facilities, the construction of which could cause significant environmental effects?				X

	<i>Potentially Significant Impact</i>	<i>Less Than Significant Impact After Mitigation Incorporated</i>	<i>Less Than Significant Impact</i>	<i>No Impact</i>
c. Require or result in the construction of new stormwater drainage facilities or expansion of existing facilities, the construction of which could cause significant environmental effects?				X
d. Have sufficient water supplies available to serve the project from existing entitlements and resources, or are new or expanded entitlements needed?			X	
e. Result in a determination by the wastewater treatment provider that 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?			X	
f. Be served by a landfill with sufficient permitted capacity to accommodate the project's solid waste disposal needs?			X	
g. Comply with federal, state, and local statutes and regulations related to solid waste?			X	
<b>18. MANDATORY FINDINGS OF SIGNIFICANCE.</b>				
a. Does the project have the potential to 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?				X
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.			X	
c. Does the project have environmental effects that will cause substantial adverse effects on human beings, either directly or indirectly?			X	



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## 4.0 IMPACTS AND MITIGATION MEASURES

### 4.1 AESTHETICS

The purpose of this section is to identify and evaluate key visual and aesthetic resources in the Project area and to determine the degree of visual and aesthetic impacts that would be attributable to the proposed Project.

#### Would the Project:

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

**No Impact.** The proposed Project does not include any protected or designated scenic vistas. The proposed Project sites are situated in Planning Area (PA) 2 – West Basin/Wilmington and PA 3 – Terminal Island of the Port of Los Angeles. PA 2, which includes Berths 174-181 and Berths 153-155, encompasses the West Basin and Wilmington areas, and includes Berths 96-204. The West Basin consists of container terminals, while the remaining Wilmington areas consist of a variety of uses ranging from liquid bulk at Berths 148-150, and liquid and dry bulk uses on Mormon Island, to recreational boating and open space along Anchorage Road. PA 3, which includes Berths 206-209, is located on Terminal Island and focuses on container operations. Six out of nine container terminals are located in PA 3. The proposed Project sites consist of cargo (slab steel, breakbulk, and containers), exposed infrastructure, open storage, industrial buildings, mobile equipment (i.e., dock cranes, containers, forklifts, and railcars) and paved parking lot areas.

The proposed Project does not include construction activities and therefore, there would be no temporary visible changes to the sites. It would continue the use of the existing breakbulk cargo handling facilities and be consistent with the industrial/manufacturing landscape of the area. Therefore, no impacts related to scenic vistas would occur. No mitigation is required.

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

**No Impact.** Per the California Department of Transportation (Caltrans), the nearest officially designated state scenic highway is located approximately 31 miles north of the proposed Project (State Highway 2, from approximately 3 miles north of I-210 in La Cañada to the San Bernardino County Line) (Caltrans 2013a). The nearest eligible state scenic highway is approximately 10 miles southeast of the proposed Project sites (State Highway 1, from State Highway 19 near Long Beach to I-5 south of San Juan Capistrano) (Caltrans 2013a).

In addition to Caltrans' officially designated and eligible state scenic highways, the City of Los Angeles has city-designated scenic highways that are considered for local planning and

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development decisions (City of Los Angeles 1998). These include several streets in San Pedro that are in the vicinity of the proposed Project sites. John S. Gibson Boulevard, Pacific Avenue, Front Street, and Harbor Boulevard are city-designated scenic highways because they afford views of the Port and the Vincent Thomas Bridge. The proposed Project sites are approximately 1 to 2 miles northeast of the Vincent Thomas Bridge and are not visible from any city-designated scenic highways. There are no other scenic resources, such as trees, rock outcroppings, or historic buildings within a scenic highway that could be affected by the proposed Project. Therefore, no impacts related to scenic resources within a state scenic highway would occur. No mitigation is required.

c) **Substantially degrade the existing visual character or quality of the site and its surroundings?**

**No Impact.** The proposed Project sites are within the industrial waterfront that is actively used for breakbulk handling and storage purpose. The area is zoned for manufacturing and heavy industrial uses ([Q]M3-1) and is completely within LAHD property. The proposed Project involves a lease renewal at the Project sites. No construction activities would occur and existing operations would continue. The proposed Project would be consistent with the existing visual character and would not constitute removal or obstruction of any significant visual features or elements. The proposed Project is industrial in nature and, therefore, consistent with the existing industrial uses and facilities throughout the Port. The proposed Project would not alter the nature of existing operations and would be consistent with the industrial/commercial visual landscape and character of the area. The visual environment would remain very similar to the existing aesthetic. Therefore, no impacts related to existing visual character and quality of the sites would occur. No mitigation is required.

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

**No Impact.** The proposed Project sites currently include security lighting and general nighttime lighting on the properties and the parking lots. The proposed Project does not involve construction of new or additional sources of lighting that would noticeably alter the lighting levels at the facilities or form any nighttime vantage of the properties.

Sources of glare in the proposed Project areas include building windows, light-colored building surfaces, cement parking lots, metal surfaces, and car windshields. Sensitive receptors relative to daytime glare from reflected sunlight include motorists traveling on the adjacent roadways and adjacent office uses. Nighttime glare sources are from on-site buildings, signage, or thematic elements, which incorporate reflective building materials, and would occur in proximity to both glare sensitive uses and motor vehicle traffic. The proposed Project does not include construction activities and would allow the existing breakbulk handling operations to continue at the Project sites. The proposed Project would not include signage or thematic elements that would

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incorporate substantial amounts of reflective building materials that would be highly visible to off-site glare-sensitive uses. The nearest sensitive viewers are the liveboards tenants located approximately 515 feet north of the Berths 206-209 Project site across the Cerritos Channel and would not be affected by light and glare from the proposed Project. Therefore, no impacts related to light and glare would result. No mitigation is required.

e) **Create a new source of substantial shade or shadow that would adversely affect daytime views in the area?**

**No Impact.** The proposed Project would involve a lease renewal to continue the existing operations at the proposed Project sites and would not include construction activities. No new structures of substantial height or mass that could create large areas of shade or shadow would be constructed as part of the proposed Project.

The proposed Project would involve the continued operation of equipment (e.g., tractors, top loaders, forklifts, etc.), breakbulk storage, containers, trucks, auto carriers, and other equipment associated with warehousing and transloading activities. Therefore, the proposed Project would not create a new source of substantial shade or shadow that would adversely affect daytime views in the area and no impacts would result. No mitigation is required.

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## 4.2 AGRICULTURE AND FORESTRY RESOURCES

The purpose of this section is to identify and evaluate agricultural and forestry resources in the proposed Project area and to determine the degree of impacts that would be attributable to the proposed Project.

### Would the Project:

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

**No Impact.** The California Department of Conservation's Farmland Mapping and Monitoring Program develops maps and statistical data to be used for analyzing impacts on California's agricultural resources (California Department of Conservation 2013). The Farmland Mapping and Monitoring Program categorizes agricultural land according to soil quality and irrigation status; the best quality land is identified as Prime Farmland.

According to the Farmland Mapping and Monitoring Program, the proposed Project sites are designated as Urban and Built-Up Land, which is described as land occupied by structures that has a variety of uses including industrial, commercial, institutional facilities, railroad, or other transportation yards. There is no Prime Farmland, Unique Farmland, Farmland of Statewide Importance, or Farmland of Local Importance in the proposed Project vicinity (California Department of Conservation 2013). Further, the City of Los Angeles General Plan does not designate the proposed Project site as Farmland. In addition, no Farmland currently exists on the proposed Project sites and, therefore, none would be converted to accommodate the proposed Project. No impacts would occur. No mitigation is required.

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

**No Impact.** The California Land Conservation Act of 1965, commonly referred to as the Williamson Act, enables local governments to enter into contracts with private landowners for the purpose of restricting specific parcels of land to agricultural or related open space use. In return, landowners receive property tax assessments, which are much lower than normal because they are based upon farming and open space uses as opposed to full market value.

The proposed Project sites are identified as Los Angeles County APN 7440014904 (Berths 174-181), 7440012902 (Berths 206-209) and 7440019907 (Berths 153-155); and are zoned for manufacturing and heavy industrial uses ([Q] M3-1) by the City of Los Angeles Zoning Ordinance. The Williamson Act applies to parcels consisting of at least 20 acres of Prime Farmland or at least 40 acres of land not designated as Prime Farmland. The proposed Project sites are not located within a Prime Farmland designation, nor do they consist of more than 40 acres of farmland. The proposed Project sites are not within a Williamson Act contract. Thus,

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the proposed Project would not conflict with existing zoning for agricultural use, or a Williamson Act Contract. No impacts would occur. No mitigation is required.

c) **Conflict with existing zoning for, or cause rezoning of, forest land, timberland, or timberland zoned timberland production?**

**No Impact.** The proposed Project is located on fully developed land within LAHD property. The sites do not contain any property designated as forest or timberland. The proposed Project sites are fully developed with urban and industrial uses and not in the vicinity of any forest or timberland and the proposed Project would not result in a change in the use of the existing sites or surrounding area. Therefore, the proposed Project would not conflict with existing zoning or cause rezoning of forest or timberland. No impacts would occur, and no mitigation is required.

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

**No Impact.** As discussed in the response to Question 4.2(c), the proposed Project sites do not contain any forest land or property designated as forest land. Therefore, the proposed Project would not result in the loss of forest land, nor would it convert forest land to a non-forest use. No impacts would occur and no mitigation is required.

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?**

**No Impact.** As discussed in Question 4.2(a), the proposed Project sites are not designated as Farmland and are designated as Urban and Built-Up Land. Additionally, no Farmland is located within the immediate vicinity of the proposed Project sites. Implementation of the proposed Project would not alter the current use of the site or surrounding area. Therefore, the proposed Project would not result in changes to the existing environment that could result in the conversion of Farmland to non-agricultural use. No impacts would occur and no mitigation is required.

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### 4.3 AIR QUALITY

This section includes a description of existing air quality conditions in the proposed Project area and analyses of potential short-term air quality impacts of the proposed Project. The methods of analysis for construction, operational, local mobile source, odor, and toxic air contaminant (TAC) emissions are consistent with the guidelines of the South Coast Air Quality Management District (SCAQMD) and LAHD's standard air quality protocols.

The proposed lease renewal provides an opportunity to implement 2010 CAAP Update control measures. As a proprietary landlord, LAHD has the opportunity to negotiate and require control measures in a terminal's lease that would reduce air emissions. Certain measures have been identified for this Project and are described below.

PST has replaced a majority of their CHE fleet in recent years. All of PST's on-road yard tractors are consistent with the 2010 CAAP measure CHE-1 to utilize equipment that meets USEPA's 2007 on-road engine standards. The majority of their off-road CHE is consistent with the 2010 CAAP requirement ~~to utilize equipment that meets USEPA's Tier 4 off road engine standards~~, with the exception of the following: 1) several pieces of equipment purchased through in 2008 that are scheduled to be replaced or repowered, 2) several pieces of equipment purchased in 2012 and equipped with engines meeting the most stringent emission standards available at the time of purchase (Tier 3 engines with verified diesel emission control strategies) and which still have significant remaining useful life; and, 3) three pieces of equipment that are utilized for maintenance purposes with de minimis operating hours. The 2010 CAAP Update has a ~~goal~~ performance standard of all terminal CHE meeting USEPA 2007 on-road or Tier 4 off-road engine standards by the end of 2014. Given the timing of the proposed lease renewal, considering the estimated remaining useful life of the existing off-road CHE, and to ensure that the terminal is not subject to financially infeasible control measures, PST would replace or repower off-road CHE according to the following lease measure:

**LM-1: Fleet Modernization for Off-Road Cargo Handling Equipment.** Off-road cargo handling equipment (CHE) will be replaced or repowered to meet, at a minimum, Tier 4 off-road engine standards according to the following schedule: 1) the replacement or repowering of CHE purchased ~~through in 2008~~ shall be phased-in from ~~2015~~ 2016 and 2021; and 2) the replacement or repowering of CHE purchased in 2012 shall be phased-in from 2022 to 2027.

The following lease measures shall also apply to PST's operations:

**LM-2: Periodic Review of New Technology.** The Tenant will conduct a periodic review of any Port-identified or other new emissions-reducing technology and report to the LAHD on the feasibility of any new technology advancements that may reduce emissions not less frequently than once every five years following the effective date of the lease renewal. The technology review would be subject to approval by LAHD and would involve consulting with appropriate resources (e.g., consultants, engineers, regulators) to validate the findings. If the review demonstrates the new technology would be effective in reducing emissions and is determined by

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~~the LAHD~~ to be feasible, including but not limited to, financial, technical and operational considerations, the Tenant will implement the new air quality technological advancements, subject to mutual agreement, which shall not be unreasonably withheld.

**LM-3: At-Berth Vessel Emissions Control Pilot Study.** The Tenant will complete a pilot study to evaluate the ~~financial, technical and operational~~ feasibility of implementing an at-berth vessel emissions capture and control system within three years of the effective date of the lease renewal, ~~subject to the advancement of such technology and mutual agreement with the firm responsible for developing such technology.~~ If proven to be feasible, including but not limited to financial, technical, and operational considerations, the Tenant will be required to implement the technology within the same timeframe. This measure will rely on the Tenant's pilot study evaluation, and is subject to mutual agreement between the Tenant and LAHD, which shall not be unreasonably withheld or unreasonably required.

**Would the Project:**

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

**Less than Significant Impact.** The proposed Project is located within the South Coast Air Basin (Basin), which includes Orange County and the non-desert portions of Los Angeles, Riverside, and San Bernardino Counties. Due to the combined air pollution sources within the Basin and meteorological and geographical effects that limit dispersion of air pollution, the Basin can experience high air pollutant concentrations. The Basin is currently classified as an extreme nonattainment area for the 8-hour national ambient air quality standard (NAAQS) for ozone (O<sub>3</sub>), and a nonattainment area for the NAAQS for particulate matter less than 2.5 microns (PM<sub>2.5</sub>). On June 12, 2013, the U.S. Environmental Protection Agency (USEPA) redesignated the Basin as a maintenance area for the NAAQS for particulate matter less than 10 microns (PM<sub>10</sub>). The Basin is classified as a maintenance area for the NAAQS for carbon monoxide (CO). The Basin is also classified as a nonattainment area for the California ambient air quality standards (CAAQS) for O<sub>3</sub>, PM<sub>2.5</sub>, and PM<sub>10</sub>.

The SCAQMD is responsible for the development and implementation of air quality plans and programs. Air quality plans describe air pollution control strategies to be implemented within the Basin designed to attain and maintain the NAAQS and CAAQS in accordance with the requirements of the federal and California Clean Air Acts (CAAs). The most recent Air Quality Management Plan (AQMP) was adopted on December 7, 2012 (SCAQMD 2012). The 2012 AQMP proposes emission reduction strategies and provides a demonstration that the Basin would attain the 2006 federal 24-hour PM<sub>2.5</sub> standard in 2014 with implementation of all feasible control strategies. The SCAQMD subsequently prepared a supplement to the 24-hour PM<sub>2.5</sub> State Implementation Plan (SIP) that demonstrates attainment of the NAAQS by 2015 to be consistent with the attainment year under CAA, Title 1, Part D, Subpart 4. The AQMP also includes specific additional control measures to implement the ozone strategy within the 2007 AQMP that are designed to achieve attainment of the 8-hour NAAQS by 2023. The additional measures are also



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designed to demonstrate attainment of the revoked 1-hour O<sub>3</sub> NAAQS, which is required by the USEPA. While the 1-hour O<sub>3</sub> NAAQS has been revoked, the SCAB is subject to anti-backsliding requirements, which require that the nonattainment area remain subject to 1-hour standard obligations defined as “applicable requirements” until the area attains the 8-hour NAAQS.

LAHD provides input to SCAQMD regarding its projected mobile source emissions, including mobile sources such as OGVs and trains that would be associated with the proposed Project. The proposed Project involves a renewal of the existing lease, which includes the operation of Berths 174-181 (Permit No. 603) for a 20-year lease, with two 5-year options to renew for a total of 30 years, with PST for continued terminal operations at three locations in the Port. The lease renewal will include the continued operation of secondary locations, Berths 206-209 and Berths 153-155, which are currently operated under separate agreements. The proposed Project would increase bulk cargo vessel calls by 4 calls per year, and would increase trains by 130 additional train trips annually for transporting slab steel. These vessel and train trips are accounted for in the overall Port cargo projections provided to SCAQMD for the SIP. The project-related truck trips would decrease overall by 145 daily trips. The proposed Project would be consistent with the assumptions regarding land use and emissions within the 2012 AQMP.

In conjunction with the Port of Long Beach, the LAHD implements the 2010 CAAP Update. This planning policy sets goals and implementation strategies to reduce air emissions and health risks from the Port operations. The CAAP implements emission control measures for ocean-going vessels (OGVs), harbor craft, trains, trucks, and terminal equipment. The 2010 CAAP Update has a goal of all terminal CHE meeting USEPA 2007 on-road or Tier 4 off-road engine standards by the end of 2014. Considering the timing of the proposed lease renewal, the estimated remaining useful life of the existing off-road CHE, and to ensure that the terminal is not subject to financially infeasible control measures, a control measure has been established so that PST operations would be consistent with the CAAP to the extent feasible. PST would replace or repower off-road CHE not consistent with the 2010 CAAP Update according to the schedule described in LM-1. PST would also be required to conduct a review of emissions-reduction technology every five years during operation (LM-2) as well as participate in a pilot study for new technology to control at-berth vessel emissions (LM-3).

Based on the incorporation of lease measures that are consistent with 2010 CAAP Update control measures and growth forecasts in the 2012 AQMP, operational activities associated with the proposed Project would not conflict with or obstruct implementation of the applicable air quality plan. Therefore, the impacts would be less than significant. No mitigation is required.

**b) Violate any air quality standard or contribute substantially to an existing or projected air quality violation?**

The SCAQMD provides guidance on analysis of the air quality impacts of proposed projects in its CEQA Handbook (SCAQMD 1993). The SCAQMD updated its thresholds of significance for potential air quality impact in 2011 (SCAQMD 2011). Table 4.3-1 shows the SCAQMD thresholds of significance.

**Table 4.3-1 SCAQMD Air Quality Significance Thresholds**

<b>Mass Daily Thresholds<sup>a</sup></b>		
<b>Pollutant</b>	<b>Construction<sup>b</sup></b>	<b>Operation<sup>c</sup></b>
NO <sub>x</sub>	100 lbs/day	55 lbs/day
VOC	75 lbs/day	55 lbs/day
PM <sub>2.5</sub>	55 lbs/day	55 lbs/day
PM <sub>10</sub>	150 lbs/day	150 lbs/day
SO <sub>x</sub>	150 lbs/day	150 lbs/day
CO	550 lbs/day	550 lbs/day
Lead	3 lbs/day	3 lbs/day
<b>Toxic Air Contaminants (TACs) and Odor Thresholds</b>		
TACs (including carcinogens and non-carcinogens)	Maximum Incremental Cancer Risk $\geq$ 10 in 1 million Cancer Burden > 0.5 excess cancer cases (in areas $\geq$ 1 in 1 million) Chronic & Acute Hazard Index $\geq$ 1.0 (project increment)	
Odor	Proposed project creates an odor nuisance pursuant to SCAQMD Rule 402	
<b>Ambient Air Quality Standards for Criteria Pollutants<sup>d</sup></b>		
<b>NO<sub>2</sub></b> 1-hour average Annual arithmetic mean	SCAQMD is in attainment; project is significant if it causes or contributes to an exceedance of the following attainment standards: 0.18 ppm (state) 0.03 ppm (state) and 0.0534 ppm (federal)	
<b>PM<sub>10</sub></b> 24-hour average Annual average	10.4 $\mu\text{g}/\text{m}^3$ (construction) <sup>e</sup> & 2.5 $\mu\text{g}/\text{m}^3$ (operation) 1.0 $\mu\text{g}/\text{m}^3$	
<b>PM<sub>2.5</sub></b> 24-hour average	10.4 $\mu\text{g}/\text{m}^3$ (construction) <sup>e</sup> & 2.5 $\mu\text{g}/\text{m}^3$ (operation)	
<b>SO<sub>2</sub></b> 1-hour average 24-hour average	0.25 ppm (state) & 0.075 ppm (federal – 99 <sup>th</sup> percentile) 0.04 ppm (state)	
<b>Sulfate</b> 24-hour average	25 $\mu\text{g}/\text{m}^3$ (state)	
<b>CO</b> 1-hour average 8-hour average	SCAQMD is in attainment; project is significant if it causes or contributes to an exceedance of the following attainment standards: 20 ppm (state) and 35 ppm (federal) 9.0 ppm (state/federal)	
<b>Lead</b> 30-day average Rolling 3-month average Quarterly average	1.5 $\mu\text{g}/\text{m}^3$ (state) 0.15 $\mu\text{g}/\text{m}^3$ (federal) 1.5 $\mu\text{g}/\text{m}^3$ (Federal)	

<sup>a</sup>Source: SCAQMD, 2011

<sup>b</sup>Construction thresholds apply to both the South Coast Air Basin and Coachella Valley (Salton Sea and Mojave Desert Air Basins).

<sup>c</sup>For Coachella Valley, the mass daily thresholds for operation are the same as the construction thresholds.

<sup>d</sup>Ambient air quality thresholds for criteria pollutants based on SCAQMD Rule 1303, Table A-2 unless otherwise stated.

<sup>e</sup>Ambient air quality threshold based on SCAQMD Rule 403.

KEY: lbs/day = pounds per day ppm = parts per million  $\mu\text{g}/\text{m}^3$  = microgram per cubic meter  $\geq$  = greater than or equal to

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The SCAQMD has also developed Localized Significance Thresholds (LSTs) to assist CEQA lead agencies in analyzing localized air quality impacts from proposed projects (SCAQMD 2008). LSTs were developed based on a calculation of the maximum emissions from a project that would not cause or contribute to a violation of the most stringent applicable federal or state ambient air quality standard. Accordingly, the LSTs were derived based on the ambient concentration of pollutant versus distance to receptor for each source-receptor area within the Basin. LSTs have been developed for NO<sub>x</sub>, CO, and particulate matter (PM<sub>10</sub> and PM<sub>2.5</sub>). The SCAQMD has developed LST look-up tables that apply to projects with an area of five acres or less. Berths 174-181 occupy approximately 42.34 acres; Berths 206-209 occupy approximately 86.27 acres; and Berths 153-155 occupy approximately 11.68 acres. Therefore, the LST look-up tables are not appropriate to evaluate the potential for localized air quality impacts from the project locations; and dispersion modeling was completed to analyze localized air quality impacts.

**Less than Significant Impact.** Currently, PST uses Berths 174-181 as their primary site for operation of an omni-terminal to handle steel slab, breakbulk, and containers. Berths 206-209 and Berths 153-155 are secondary sites operated under separate agreements that PST uses to currently handle breakbulk cargo. PST operations at the three terminals are expected to involve a reduction in breakbulk handling and an increase in slab steel handling that would peak in 2018. Emission sources associated with operations at the terminals include marine vessels (both ocean-going vessels and support tugs), cargo-handling equipment (forklifts), trains, and trucks.

Day-to-day terminal operations are not expected to change as compared to existing conditions. To accommodate the anticipated increase in slab steel handling, there would be a slight increase in annual vessel calls and an increase in the number of days trains are operated. The size of the CHE fleet is not expected to change. There would be a reduction in total annual truck trips as a result of an anticipated reduction in breakbulk cargo.

The future shift from breakbulk to slab steel handling at Berths 174-181 would result in a reduction in overall vessel berthing hours compared to existing conditions since steel slab is offloaded more quickly, but an increase of 4 vessel calls per year. However, on a daily basis, there would be no increase in marine vessels trips over existing conditions. The same operational equipment such as forklifts used in the unloading of marine vessels will be used at Berths 153-155, 174-181, and 206-209, and daily use would not increase. Daily train trips would remain at once per day; however, train trips would increase from 5 days a week to 7 days a week to accommodate 130 additional annual train trips for transporting slab steel peaking in 2018 at full capacity. Train switching functions would not change with Pacific Harbor Line, the third-party independent rail company that manages all rail dispatching and switching functions at the on-dock rail yards within the Port.

On a localized level, truck trips to and from Berths 174-181 would be reduced by 189 daily one-way trips. Truck trips at Berths 153-155 would increase by 15 daily one-way trips, and truck trips at Berths 206-209 would increase by 29 daily one-way trips. Overall, truck trips from PST future conditions would be reduced by 145 daily trips.

Table 4.3-2 presents the results of a screening level analysis of air emissions for the marine vessels and rail operations for PST future 2018 conditions. Table 4.3-2 also presents a summary of the emissions decreases attributable to the decrease in truck trips under future 2018 conditions. As shown in Table 4.3-2, the overall annual emissions would decrease for NO<sub>x</sub>, PM<sub>10</sub>, and PM<sub>2.5</sub>, and would increase for reactive organic gases (ROG), CO, and SO<sub>x</sub>. The minor increase in ROG, CO and SO<sub>x</sub> emissions is less than significant because the emissions would not increase on a daily basis and therefore would not exceed the SCAQMD's daily regional significance thresholds shown in Table 4.3.1 and there would be a reduction in annual operational emissions of NO<sub>x</sub>, PM<sub>10</sub>, and PM<sub>2.5</sub>. The backup air quality emission screening analysis is included as Appendix A1.

**Table 4.3-2 Annual Future 2018 Operational Emission Increases (Decreases) PST Lease Renewal**

Emission Source	Emissions, Tons/year					
	ROG	CO	NO <sub>x</sub>	SO <sub>x</sub>	PM <sub>10</sub>	PM <sub>2.5</sub>
Ship Emissions	0.55	1.31	15.61	3.80	0.51	0.45
Rail Emissions	0.73	4.47	17.92	0.02	0.44	0.41
Truck Emissions (decrease)	(0.32)	(1.11)	(25.12)	(0.04)	(3.21)	(0.94)
<b>Total</b>	<b>0.96</b>	<b>4.67</b>	<b>8.41</b>	<b>3.78</b>	<b>(2.26)</b>	<b>(0.08)</b>

Source: SRA 2015

The potential for localized impacts to air quality was evaluated for Berths 153-155 and 206-209, since daily operations (truck trips) would only increase at these two Project sites.

The localized air quality impact analysis was conducted using the AERMOD model, Version 14134 (USEPA 2014), which is the latest version of the USEPA-approved regulatory model for air permitting applications. Berths 206-209 and Berths 153-155 were divided into volume sources of 25 meters x 25 meters for the purpose of modeling impacts. For the purpose of modeling, impacts attributable to truck idling at the Berth entrances, truck idling emissions were allocated to the sources nearest the entrance to the berths.

Table 4.3-3 presents the results of the localized air quality impact analysis, which provides a comparison of the maximum predicted short-term concentrations of NO<sub>x</sub>, CO, PM<sub>10</sub>, and PM<sub>2.5</sub> with the ambient air quality standards (for NO<sub>x</sub> and CO) and the SCAQMD's incremental impact significance thresholds (for PM<sub>10</sub> and PM<sub>2.5</sub>). The table presents the maximum concentration predicted at any receptor, regardless of location or type of receptor. As shown in Table 4.3-3, impacts would be less than significant. The backup data for the localized air quality impact screening analysis is included as Appendix A2.

**Table 4.3-3 Localized Air Quality Impact Analysis PST Lease Renewal**

Pollutant	Averaging Time	Maximum Downwind Concentration, $\mu\text{g}/\text{m}^3$	Background Concentration, $\mu\text{g}/\text{m}^3$	Impact plus Background, $\mu\text{g}/\text{m}^3$	NAAQS or CAAQS, $\mu\text{g}/\text{m}^3$ (NO <sub>2</sub> and CO); Allowable Increase (PM <sub>10</sub> and PM <sub>2.5</sub> )	Significant?
<b>Berths 153-155</b>						
NO <sub>x</sub>	1-hour	2.38 <sup>1</sup>	145.32	147.70	188	No
CO	1-hour	0.370	5,405 <sup>2</sup>	5,405	23,000	No
CO	8-hour	0.353	3,771	3,771	10,000	No
PM <sub>10</sub>	24-hour	0.00676	N/A	N/A	2.5	No
PM <sub>2.5</sub>	24-hour	0.00448	N/A	N/A	2.5	No
<b>Berths 206-209</b>						
NO <sub>x</sub>	1-hour	1.53	145.32	146.85	188	No
CO	1-hour	0.218	5,405 <sup>2</sup>	5,405	23,000	No
CO	8-hour	0.216	3,771	3,771	10,000	No
PM <sub>10</sub>	24-hour	0.00375	N/A	N/A	2.5	No
PM <sub>2.5</sub>	24-hour	0.00246	N/A	N/A	2.5	No

Source: SRA 2015

<sup>1</sup>To be conservative, the ozone limiting method was not performed. Actual NO<sub>2</sub> concentrations would be limited by ambient ozone concentrations and would be lower.

<sup>2</sup>Data are not reported on ARB or SCAQMD website. 8-hour background adjusted to 1-hour concentration by dividing by the USEPA scaling factor of 0.7.

- c) **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 (including releasing emissions, which exceed quantitative thresholds for ozone precursors)?**

**Less than Significant Impact.** As discussed under Question 4.3(a), the Basin is currently classified as an extreme nonattainment area for the 8-hour NAAQS for O<sub>3</sub>, and a nonattainment area for PM<sub>2.5</sub>. The Basin is also classified as a nonattainment area for the CAAQS for O<sub>3</sub>, PM<sub>2.5</sub>, and PM<sub>10</sub>. The proposed Project would be consistent with the current AQMP through demonstrated compliance with the CAAP and consistency with the growth projections set forth in the AQMP. CEQA Guidelines Section 15064(h)(3) states that “a lead agency may determine that a project’s incremental contribution to a cumulative effect is not cumulatively considerable if the project will comply with the requirements in a previously approved plan or mitigation program which provides specific requirements that will avoid or substantially lessen the cumulative problem (e.g. water quality control plan, air quality plan, integrated waste management plan) within the geographic area in which the project is located.” There would be a minor increase in ROG emissions; however, this increase is less than significant and is not cumulatively considerable because the emissions would not increase on a daily basis. As further discussed under Question 4.3(b), operational emissions would not exceed the SCAQMD’s daily regional significance thresholds and there would be a reduction in annual operational emissions of nonattainment pollutants NO<sub>x</sub>, PM<sub>10</sub>, and PM<sub>2.5</sub>. SCAQMD’s regional emission thresholds are

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inherently cumulative in nature since they factor in effects across the Basin based on growth projections and are designed to assist the region in attaining the applicable state and national ambient air quality standards. Thus, projects that do not exceed the regional thresholds do not contribute to a significant cumulative impact. Accordingly, operational activities associated with the proposed Project would not contribute to a cumulatively considerable air quality impact because regional operational emissions are below the level of significance. No mitigation is required.

**d) Expose sensitive receptors to substantial pollutant concentrations?**

**Less than Significant Impact.** For the purposes of a CEQA analysis, the SCAQMD considers a sensitive receptor to be a receptor such as a residence, hospital, school, or convalescent facility where sensitive receptors could be exposed to substantial pollutant concentrations. Commercial and industrial facilities are not included in the definition of sensitive receptors because employees do not remain on-site for a full 24 hours, and are not considered sensitive.

The nearest sensitive receptors to Berths 153-155 and 174-181 are residential receptors located north of West C Street in Wilmington, approximately 1.2-mile to the north of the site and north of Harry Bridges Boulevard. These include properties zoned One-Family (R-1) and Restricted Density Multiple Dwelling (RD). The nearest sensitive receptors to Berths 206-209 are the Cerritos Channel liveaboard marine vessels to the north of the Project site. The liveaboard marine vessels are located from approximately 500 to 1,000 feet from the Project location.

Impacts to sensitive receptors are evaluated in terms of the greatest potential for exposure to toxic air contaminants (TACs). Diesel particulate matter (DPM) is the most prevalent TAC that would be emitted from diesel-powered vehicles used during terminal operations. DPM is considered to be a carcinogenic TAC, and is also considered to have the potential for adverse non-cancer health effects with chronic (i.e., long-term) exposure. According to the latest California Office of Environmental Health Hazard Assessment (OEHHA) guidance (OEHHA 2015), long-term exposure must be evaluated on the basis of a 30-year exposure period.

A health risk assessment (HRA) of toxic air contaminant emissions associated with construction and operation of the proposed Project and alternatives was conducted in accordance with a Protocol prepared previously by LAHD and reviewed and approved by both CARB and SCAQMD (LAHD 2005). The LAHD protocol is based on the methodology in OEHHA's Air Toxics Hot Spots Program Risk Assessment Guidelines (OEHHA 2003); however, this analysis includes calculations based on OEHHA's 2015 Guidelines, which include sensitivity factors for childhood exposure. The 2015 Guidelines also recommend evaluating risk for an exposure period of 30 years. Maximum predicted health risk values in the communities adjacent to the proposed project site were compared to SCAQMD's significance criterion of 10 in a million cancer risk. This HRA focused on cancer risk and chronic noncancer hazard index, as there is no acute risk threshold for diesel particulate emissions.

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Ship calls and train trips would increase at Berths 174-181. However, overall emissions of particulate matter would decrease at Berths 174-181 due to reductions in truck emissions, as shown in Table A-41 in Appendix A. Due to this decrease in particulate matter, operations at Berths 174-181 would not expose sensitive receptors to substantial pollutant concentrations, and potential risks from operations at Berths 174-181. Furthermore, the overall emissions of DPM from operations on Mormon Island (including Berths 174-181 and 153-155) would decrease.

Specifically, the proposed Project would reduce emissions from Mormon Island that could affect the residential receptors in the Wilmington area. Accordingly, the proposed Project would not expose these sensitive receptors to substantial emissions of TACs and no further analysis of impacts from Mormon Island was warranted.

With regard to the liveaboard marine vessels in the harbor north of Berths 206-209, the results of the localized air quality impact analysis were used to provide an estimate of the potential for an adverse health effect due to exposure to DPM from the increase in truck trips at Berths 206-209 that would be attributable to the project. Only trucks were included in this evaluation because the project is proposing to shift truck trips from Berths 174-181 to Berths 206-209, resulting in a localized increase in DPM emissions at that location. Activity from other operational sources at Berths 206-209 would not increase. For the purpose of providing a screening evaluation of potential impacts to residents at the live-aboard marine vessels,  $PM_{10}$  was used as a surrogate for DPM. The LST analysis indicated that the downwind concentration of  $PM_{10}$  from the 24-hour localized air quality impact analysis at the nearest live-aboard (just north of Berths 206-209) would be  $0.00131 \mu\text{g}/\text{m}^3$ . Using the USEPA's scaling factors from the AERSCREEN model (USEPA 2011) to convert the 24-hour concentration to an annual average concentration, the maximally exposed individual residential receptor would be exposed to an annual average concentration of  $0.000218 \mu\text{g}/\text{m}^3$  of DPM.

Based on these exposure assumptions, the maximum excess cancer risks at the maximally exposed individual residential receptor, which would be within the liveaboard boats in the East Basin marina, would be 0.149 in a million, which is two orders of magnitude below the SCAQMD's significance threshold of 10 in a million. The maximum non-cancer hazard index would be 0.0000436, well below the SCAQMD's significance threshold of 1.

Based on the screening health risk evaluation, the proposed Project would not expose sensitive receptors to substantial emissions of TACs. Impacts would be less than significant and no mitigation is required.

e) **Create objectionable odors affecting a substantial number of people?**

**Less than Significant Impact.** The SCAQMD identifies land uses associated with odor complaints, including agricultural operations, wastewater treatment plants, food processing plants, chemical plants, composting operations, refineries, landfills, dairies and fiberglass molding plants. The proposed Project involves bulk terminal operations and would not have the potential to generate objectionable odors due to operations. There will be no storage of hazardous

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compounds that would have the potential to create objectionable odors and no other sources of odors. Odors from operation of the proposed Project would be similar to the odors produced from existing terminal operations and related activity, and would be primarily associated with diesel equipment.

Diesel exhaust would be the most mobile source of odor and generate the most obvious odors. Some individuals might find diesel combustion emissions to be objectionable in nature. However, quantifying the odorous impacts of these emissions to the public would be difficult based on the complex mixture of chemicals in the diesel exhaust; the differing odor thresholds of these constituent species; and the difficulty quantifying the potential for changes in perceived odors even when air contaminant concentrations are known. The mobile nature for most of the Project emission sources would help to disperse proposed Project emissions. Additionally, the distance between proposed Project emission sources and the nearest sensitive receptor is expected to be far enough to allow for adequate dispersion of these emissions to below objectionable odor levels. Furthermore, the existing industrial setting of the proposed Project represents an already complex odor environment. For example, existing on-site and nearby container terminals include freight and goods movement activities that use diesel trucks and diesel cargo-handling equipment that generate similar diesel exhaust odors as would the proposed Project. Within this context, the proposed Project would not likely result in changes to the overall odor environment in the vicinity. Impacts would be less than significant and no mitigation is required.



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#### 4.4 BIOLOGICAL RESOURCES

POLA conducted biological baseline surveys of the Port area in 1988, 2000 and 2008 (MEC 1988, MEC 2002, Science Applications International Corporation 2010). Several candidate, sensitive, or special-status species have been identified in the Port area. The following description of biological resources incorporates information from the previous environmental documents including information from the most recent surveys. The most recent comprehensive survey was completed in 2008. The 2008 survey studied adult and juvenile fish; ichthyoplankton; benthic invertebrates; riprap associated organisms; kelp and macroalgae surface canopy; eelgrass; birds; and various exotic species. The goal of the biological baseline surveys conducted in 1988, 2000 and 2008 (MEC 1988, MEC 2002, Science Applications International Corporation 2010) is to provide quantitative information on the physical/chemical and biological conditions within the different marine habitats of both the POLA and the Port of Long Beach. The following evaluation incorporates information from these previous biological baseline surveys conducted in 2008. Biological resource sampling throughout the Port is not undertaken on an annual basis, and the most recent comprehensive surveys were completed in 2008 and are considered to be representative of current biological conditions as the sites have not been substantially modified since that time. Because they are paved and used for breakbulk cargo handling, the Project sites contain no terrestrial biological resources.

##### **Would the Project:**

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

**No Impact.** According to the biological baseline surveys, several candidate, sensitive, or special-status species have been identified in the Port area, which include adult and juvenile fish, ichthyoplankton, benthic invertebrates, riprap-associated organisms, kelp and macroalgae surface canopy, eelgrass, birds, and various exotic species. However, the proposed Project sites are fully developed and have been historically operating as breakbulk handling facilities. The sites are not suitable for use by biological species. No in- or above-water improvements are proposed. The 4 additional vessel calls per year at Berths 174-181 would have a negligible effect related to invasive species and negligible impact in risk of whale strikes. For these reasons, no impacts to candidate, sensitive, or special-status species would result from the proposed Project. No mitigation is required.

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

**No Impact.** As discussed in Question 4.4(a), the proposed Project sites are fully developed and have been historically operating as breakbulk handling facilities. The proposed Project sites do

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not contain any federally protected wetlands as defined by Section 404 of the Clean Water Act (CWA). The closest wetlands are the Salinas de San Pedro (also referred to as Cabrillo marsh), a 3.3-acre salt marsh constructed by the Port, located near Cabrillo Beach in the Outer Harbor and a small freshwater marsh that has been restored near 22<sup>nd</sup> Street (POLA 2014). The Cabrillo marsh is approximately 3 miles southwest of the proposed Project sites and the freshwater marsh is approximately 2.5 miles southwest of the proposed Project sites. The proposed Project sites contain no riparian habitat. The closest riparian habitats are the Dominguez Channel approximately 2 miles to the northeast and the Los Angeles River approximately 4 miles northeast from the proposed Project sites (USFWS 2012). As such, no impacts to riparian habitat or sensitive natural community would occur as a result of the proposed Project. No mitigation is required.

- c) **Have a substantial adverse effect on federally protected wetlands as defined by Section 404 of the Clean Water Act (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?**

**No Impact.** The proposed Project sites do not contain any federally protected wetlands as defined by Section 404 of CWA. The closest wetlands are the Salinas de San Pedro (also referred to as Cabrillo marsh), a 3.3-acre salt marsh constructed by the Port, located near Cabrillo Beach in the Outer Harbor (POLA 2014). The Cabrillo marsh is approximately 3 miles southwest of the proposed Project sites.

The proposed Project does not include construction activities and the proposed Project operations would be conducted in the three existing terminals, consistent with existing operations. No activities would occur within or near wetlands. Thus, the proposed Project would not affect this or any other federally protected wetlands as defined by Section 404 of the CWA. No impacts would occur and no mitigation is required.

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

**No Impact.** Los Angeles and Long Beach Harbors provide valuable habitat for foraging, resting, and breeding by numerous species and individuals of birds. Per the baseline surveys, over 100 avian species use the various habitats within the Ports seasonally, year-round, or during migration. A total of 96 species representing 30 families were observed within the Ports during the 2008 study. Of these species, 68 are dependent on marine habitats. Species numbers varied seasonally, with a greater variety of birds present in fall and winter and fewer species during summer, consistent with large-scale migratory patterns. Bird abundance was more variable and was attributed to differences in bird migratory patterns and nesting activities. Bird abundance along the southern California coast typically follows a seasonal pattern, with the greatest numbers of individuals and species occurring during fall and winter. The highest numbers of birds were

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noted in the Long Beach West Basin and main shipping channel of Los Angeles Harbor, with counts being approximately an order of magnitude lower at small basin and channel zones at inner harbor locations.

The proposed Project sites are paved and fully developed with breakbulk handling equipment. They do not contain habitat suitable for wildlife species and are not used by native resident or migratory species for movement or nursery purposes. The proposed Project does not involve any construction activities and the operations would be very similar to the current operations. It would not interfere 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. As such, no impacts related to the movement of wildlife species or the use of wildlife nursery sites would occur from implementation of the proposed Project. No mitigation is required.

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

**No Impact.** The only biological resources protected by City of Los Angeles ordinance (Ordinance No. 177404) pertain to certain tree species. A permit is required for removal or relocations (City of Los Angeles Municipal Code 2011). The protected trees are: Oak tree including Valley Oak (*Quercus lobata*) and California Live Oak (*Quercus agrifolia*), or any other tree of the oak genus indigenous to California but excluding the Scrub Oak (*Quercus dumosa*), Southern California Black Walnut (*Juglans californica* var. *californica*), Western Sycamore (*Platanus racemosa*) and California Bay (*Umbellularia californica*). The proposed Project sites are located in a heavily urbanized region of the City of Los Angeles. The only vegetation at the proposed Project sites occurs around the administration building and parking lot in Berths 174-181 and Berths 206-209. This vegetation consists of grasses and herbaceous plants with none of the species listed in the tree preservation policy ordinance being present. In addition, the proposed Project would not involve removal or relocating of the vegetation. As such, the proposed Project would not conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance. No impacts would occur and no mitigation is required.

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

**No Impact.** Habitat Conservations Plans (HCPs) are administered by the U.S. Fish and Wildlife Service (USFWS) and are intended to identify how impacts would be mitigated when a project would impact endangered species. There are no habitat conservations plans currently in place at the Port (USFWS 2010). The County of Los Angeles has established Significant Ecological Areas (SEAs) to preserve a variety of biological communities for public education, research, and other non-disruptive outdoor uses. The only designated SEA in Los Angeles Harbor is Pier 400,

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Terminal Island for the California least tern nesting site (County of Los Angeles 2014). Pier 400 is approximately 2.5 miles south from the proposed Project sites and the proposed Project does not involve any construction or operational components within the vicinity of Pier 400. The nearest Natural Community Conservation Plan (NCCP) to the proposed Project sites, the Rancho Palos Verdes, is located 6 miles southwest (CDFW 2010, 2014). This plan intends to protect coastal sage scrub and does not include Port lands. Thus, the proposed Project would not conflict with the provisions of an adopted HCP or other approved local, regional, or state HCP. Neither the proposed Project sites nor any adjacent areas are included as part of an NCCP. No impacts would occur and no mitigation is required.

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## 4.5 CULTURAL RESOURCES

This section describes the historical, archaeological, and paleontological resources associated with the proposed Project area.

### Would the Project:

- a) **Cause a substantial adverse change in the significance of a historical resource as defined in §15064.5?**

**No Impact.** The proposed Project occupies parcels located at 802 South Fries Avenue (Berths 174-181); 1001 New Dock Street (Berths 206-209); and 804 and 810 Pier A street (Berths 153-155). These parcels consist of Industrial Utilitarian style buildings and structures varying in size. The Project operations would be very similar to the existing operations and there would be no ground disturbance or structural modifications. Therefore, the proposed Project would have no impacts related to historical resources. No mitigation is required.

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

**No Impact.** The proposed Project is located on parcels, which are made mostly of man-made fill material and are paved. A visual inspection conducted in February 2015 identified that the entire Project sites are fully developed. Because the Project sites are comprised of fill and are extensively disturbed, there is extremely low potential for discovering archaeological or ethnographic cultural resources. Since the proposed Project does not involve any construction activities, there would be no ground disturbances, and the Project operations would be very similar to the existing operations. Therefore, the proposed Project would have no impacts related to archaeological resources. No mitigation is required.

- c) **Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature?**

**No Impact.** As mentioned, the proposed Project is located on parcels which are made mostly of man-made fill material and are paved. The proposed Project sites are fully developed. The proposed Project does not involve any construction activities and there would be an extremely low potential for buried resources to be found during Project operations, which would be very similar to the current operations. As such, the proposed Project would not encounter paleontological resources, which are typically found in underlying bedrock and geologic formations. The proposed Project would have no impacts related to paleontological resources. No mitigation is required.

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**d) Disturb any human remains, including those interred outside of formal cemeteries?**

**No Impact.** The proposed Project would occur at an existing industrial facility with no construction activities that would have the potential to disturb any human remains. As such, the proposed Project would have no impacts related to the disturbance of human remains. No mitigation is required.

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## 4.6 GEOLOGY AND SOILS

This section describes the regional and local geologic and soil characteristics of the proposed Project area.

### Would the Project:

- a) **Expose people or structures to 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.**

**Less than Significant Impact.** The proposed Project sites are located within the Los Angeles Coastal Plain of the Peninsular Ranges geomorphic province of southern California approximately 23 miles southwest of downtown Los Angeles at the north end of the Los Angeles Harbor. The sites are at an elevation of approximately 12 feet above mean sea level (MSL). The proposed Project sites are located within the seismically active southern California region and have the potential to be subjected to ground shaking hazards associated with earthquake events on active faults. The Newport-Inglewood-Rose Canyon Fault Zone is located approximately 14 miles southwest of the proposed Project sites (USGS 2015). The proposed Project sites are within a mile of the Palos Verdes Hills Fault Zone. The probability of a moderate or major earthquake along the Palos Verdes fault zone is low (USGS 2015). The Safety Element of the City of Los Angeles General Plan does not identify the proposed Project sites as located within an Alquist-Priolo Earthquake Fault Zone but portion of the Project sites is in a Fault Rupture Study Area (City of Los Angeles 1996). However, the proposed Project would make use of existing structures and would continue to comply with all City building and safety guidelines, restrictions, and permit regulations as well as other applicable building safety requirements. Compliance with these existing requirements would result in less than significant impacts related to the risk of surface rupture due to faulting. No mitigation is required.

- ii) **Strong seismic ground shaking?**

**Less than Significant Impact.** The proposed Project sites are located within the seismically active southern California region and could experience effects of ground shaking. The proposed Project sites are not located within an Alquist-Priolo Earthquake Fault Zone but a portion of the Project sites is located within a Fault Rupture Study Area. However, the proposed Project would make use of existing structures, and no new structures would be constructed. The proposed Project would continue to comply with all Port and City of Los Angeles building and safety guidelines, restrictions, and permit regulations, which are designed to address the risks associated

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with seismic ground shaking. Compliance with existing regulations would ensure a less than significant impact. No mitigation is required.

**iii) Seismic-related ground failure, including liquefaction?**

**Less than Significant Impact.** Liquefaction is the process in which saturated silty to cohesionless soils below the groundwater table temporarily lose strength during strong ground shaking as a consequence of increased pore pressure during conditions such as those caused by an earthquake. Earthquake waves cause water pressure to increase in the sediment and the sand grains to lose contact with each other, leading the sediment to lose strength and behave like a liquid.

Per the City of Los Angeles General Plan Safety Element, the proposed Project sites are located in an area identified as being susceptible to liquefaction (City of Los Angeles 1996). The area is designated as a “Liquefiable Area (recent alluvial deposits; ground water less than 30 feet deep).” The proposed Project does not include construction activities and the operations would be very similar to the current operations. Further, the proposed Project would comply with all City building and safety guidelines, restrictions, and permit regulations. These regulations and guidelines include requirements for structure design that address safety and stability on sites potentially at risk of liquefaction. Adherence to these requirements would result in less than significant impacts related to liquefaction. No mitigation is required.

**iv) Landslides?**

**No Impact.** Landslides occur when masses of rock, earth, or debris move down a slope. Landslides are caused by disturbances in the natural stability of a slope. They can accompany heavy rains or follow droughts, earthquakes, or volcanic eruptions. Construction activities, such as grading, can accelerate landslide activity.

The proposed Project sites are relatively flat with no significant natural or graded slopes. According to the City of Los Angeles Safety Element, the proposed Project sites are not located within an area susceptible to landslides (City of Los Angeles 1996). The potential for seismically induced landslides in the proposed Project sites are considered remote. As such, no impacts would occur and no mitigation is required.

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

**No Impact.** The proposed Project involves renewal of an existing lease for Berths 174-181 along with Berths 153-155 and 206-209. No new improvements or physical modifications to the Project sites would occur as part of the proposed Project. The proposed Project would not involve permanent or temporary construction of any infrastructure, earth-disturbing activities, grading, trenching, or demolition.



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Long-term operation of the proposed Project would not result in substantial soil erosion or loss of topsoil because the proposed Project sites are already developed with structures and pavement. The proposed Project would continue the historic use of the property for breakbulk handling activities. The proposed Project would not alter the existing drainage infrastructure and would not change the direction or volume of flow. Implementation of the proposed Project would result in no impact. No mitigation is required.

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

**Less than Significant Impact.** As discussed in the response to Question 4.6(a)(iv) above, the proposed Project sites are not located within an area susceptible to landslides (City of Los Angeles 1996). As discussed in Question 4.6(a)(iii), the proposed Project sites are located in an area identified as being susceptible to liquefaction area (City of Los Angeles 1996). However, the proposed Project would make use of existing structures and no new structures would be constructed. The existing structures would continue to be subject to City building and safety guidelines, restrictions, and permit regulations. Adherence to these requirements would result in less than significant impacts related to unstable geologic units or soils. No mitigation is required.

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

**Less than Significant Impact.** Expansive soils are clay-based soils that tend to expand (increase in volume) as they absorb water and shrink (lessen in volume) as water is drawn away. Expansive soils can occur in any climate; however, arid and semi-arid regions are subject to more extreme cycles of expansion and contraction than more consistently moist areas. The hazard associated with expansive soils lie in the structural damage that may occur when buildings are placed on these soils. Expansive soils are often present in liquefaction zones due to the high level of groundwater typically associated with liquefiable soils.

As previously discussed in Question 4.6(a)(iii), the proposed Project sites are located in an area identified as susceptible to liquefaction area (City of Los Angeles 1996). However, operation of the proposed Project would not be substantially different from historic and current operations as a breakbulk handling facilities. The proposed Project would continue to be subject to Port and City of Los Angeles building and safety guidelines, restrictions, and permit regulations. Compliance with the existing regulations would minimize any risks relating to expansive soils. Therefore, impacts would be less than significant. No mitigation is required.

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

**No Impact.** Sewer infrastructure currently exists on the proposed Project sites and would continue to be available to the proposed Project sites for the disposal of wastewater. Therefore, the use of septic tanks or other alternative wastewater disposal systems would not be necessary. As such, no impacts associated with use of wastewater disposal systems would occur. No mitigation is required.

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## 4.7 GREENHOUSE GAS IMPACTS

This section includes a description of the potential effects of greenhouse gases (GHGs) and analyses of potential GHG emissions and impacts of the proposed Project. The methods of analysis for construction and operational emissions are consistent with the guidelines of the SCAQMD and LAHD's standard protocols.

Certain gases in the earth's atmosphere, classified as GHGs, play a critical role in determining the earth's surface temperature. A portion of the solar radiation that enters the atmosphere is absorbed by the surface of the earth and a portion of this energy is reflected back toward space as infrared radiation. This infrared radiation released from the earth that otherwise would escape back into space is instead absorbed or "trapped" by GHGs, resulting in a warming of the atmosphere.

GHGs occur in the atmosphere naturally, are emitted by human sources or are formed by secondary reactions in the atmosphere. The most common GHGs emitted from natural processes and human activities include carbon dioxide (CO<sub>2</sub>), methane (CH<sub>4</sub>), and nitrous oxide (N<sub>2</sub>O). Examples of GHGs created and emitted primarily through human activities include fluorinated gases (hydro fluorocarbons and per fluorocarbons) and sulfur hexafluoride. Each GHG is assigned a global warming potential (GWP), which is the ability of a gas or aerosol to trap heat in the atmosphere. The GWP rating system is standardized to CO<sub>2</sub>, which has a value of one. For example, CH<sub>4</sub> has a GWP of 28, which means that it has a global warming effect 28 times greater than CO<sub>2</sub> on an equal-mass basis. Total GHG emissions from a source are often reported as a CO<sub>2</sub> equivalent (CO<sub>2</sub>e). The CO<sub>2</sub>e is calculated by multiplying the emissions of each GHG by its GWP and adding the results together to produce a single, combined emission rate representing all GHGs.

The SCAQMD has adopted an interim CEQA significance threshold of 10,000 metric tons per year of CO<sub>2</sub>e for industrial projects where SCAQMD is the lead agency (SCAQMD 2008). For the purpose of this IS/ND, this analysis used the SCAQMD GHG threshold identified above to evaluate proposed Project GHG emissions under CEQA (SCAQMD 2011). If estimated GHG emissions remain below this threshold, they would be expected to produce less than significant impacts to GHG levels.

### Would the Project:

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

**Less than Significant Impact.** Currently, PST uses Berths 174-181 as their primary site for operation of an omni-terminal to handle steel slab, breakbulk, and containers. Berths 206-209 and Berths 153-155 are secondary sites operated under separate agreements that PST uses to handle breakbulk cargo. PST operations at the three terminals are expected to involve a reduction in breakbulk handling and an increase in slab steel handling that would peak and reach capacity in 2018. Emission sources associated with operations at the terminals include marine vessels (both

OGVs and support tugs), cargo-handling equipment (forklifts), trains, and trucks.

Day-to-day terminal operations are not expected to change as compared to existing conditions. To accommodate the anticipated increase in slab steel handling, there would be a slight increase in annual vessel calls and an increase in the number of days trains are operated. The size of the CHE fleet is not expected to change. There would be a reduction in total annual truck trips as a result of the anticipated reduction in breakbulk cargo.

Marine vessel trips would be expected to increase by 4 trips per year; however, on a daily basis, there would be no increase in marine vessels trips over existing conditions. The future shift from breakbulk to slab steel handling at Berths 174-181 would result in an increase of 4 vessel calls per year. The same operational equipment such as forklifts used in the unloading of marine vessels will be used at Berths 153-155, 174-181, and 206-209; and daily use would not increase. Daily train trips would remain at once per day; however, train trips would increase from 5 days a week to 7 days a week to accommodate 130 additional annual train trips for transporting slab steel peaking in 2018, which would be at full capacity. Train switching functions would not change with Pacific Harbor Line, the third-party; independent rail company that manages all rail dispatching and switching functions at the on-dock rail yards within the Port.

On a localized level, truck trips to and from Berths 174-181 would be reduced by 189 daily one-way trips. Truck trips at Berths 153-155 would increase by 15 daily one-way trips, and truck trips at Berths 206-209 would increase by 29 daily one-way trips. Overall, truck trips from PST future conditions would be reduced by 145 daily trips.

Table 4.7-1 presents a summary of the annual GHG emissions increases associated with the marine vessels and rail operations for PST future 2018 conditions. Table 4.7-1 also presents a summary of the GHG emissions decreases attributable to the decrease in truck trips under future 2018 conditions. As shown in Table 4.7-1, the overall annual GHG emissions would decrease due to the decreases in truck traffic. The backup GHG emission screening analysis is included as Appendix B. Because emissions would decrease, impacts would be less than significant and no mitigation is required.

**Table 4.7-1 Annual Future 2018 GHG Emission Increases (Decreases) PST Lease Renewal**

Emission Source	Emissions, Metric tons/year			
	CO <sub>2</sub>	CH <sub>4</sub>	N <sub>2</sub> O	CO <sub>2</sub> e
Ship Emissions	643.23	0.01	0.03	652.44
Rail Emissions	1,592.32	0.13	0.04	1,607.01
Truck Emissions (decrease)	(4,118.62)	(0.01)	(0.04)	(4,129.70)
<b>Total</b>	<b>(3,315.00)</b>	<b>0.13</b>	<b>0.04</b>	<b>(1,870.24)</b>

Source: SRA 2015

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

**Less than Significant Impact.** Statewide GHG emissions must adhere to the requirements of Assembly Bill (AB) 32, first signed by Governor Arnold Schwarzenegger in 2006. AB 32 establishes regulatory, reporting, and market mechanisms to achieve quantifiable reductions in GHG emissions and establishes a cap on statewide GHG emissions. In accordance with AB 32, the California Air Resources Board (CARB) developed the Climate Change Scoping Plan (Scoping Plan), which outlines how the state will achieve the necessary GHG emission reductions to achieve this goal (CARB 2008). The Scoping Plan includes 39 recommended actions that would reduce GHG emissions with the use of direct regulations, alternative compliance mechanisms, monetary and non-monetary incentives, voluntary actions, and market-based mechanisms such as a cap-and-trade system. The following two of these actions would apply to Port operations: ship electrification at ports and goods movement efficiency measures. CARB is currently in the process of updating the Scoping Plan. The First Update to the California Change Scoping Plan approved on May 22, 2014 supports reducing emissions associated with freight movement, including emissions associated with transport of intermodal containers from marine ports to near-dock rail yards (CARB 2014).

In May 2007, the City of Los Angeles Mayor's Office released the Green LA Plan, which is an action plan to lead the nation in fighting global warming. The Green LA Plan presents a citywide framework for confronting global climate change to create a cleaner, greener, sustainable Los Angeles (City of Los Angeles 2007). The Green LA Plan directs the Port to develop an individual Climate Action Plan, consistent with the goals of Green LA, to examine opportunities to reduce GHG emissions from Port operations. In accordance with this directive, LAHD prepared a Harbor Department Climate Action Plan that details GHG emissions related to municipally controlled Port activities (such as Port buildings and Port workforce operations) and outlines current and proposed actions to reduce GHGs from these operations (LAHD 2007). The Port is a founding member of The Climate Registry (TCR) (formerly the California Climate Action Registry). LAHD completed annual GHG emissions inventories for LAHD-controlled operations beginning in 2006, and they submitted annual GHG inventories for trucks, ships, and rail to TCR beginning in 2008 for year 2006. LAHD is developing a Sustainability Plan in accordance with the Mayor's Office Directive that would incorporate Port environmental programs and reports, including the Port's Climate Action Plan. The Green LA plan includes various actions that have a GHG co-benefit and which have been incorporated into CAAP.

As shown in Table 4.7-1, due to the decrease in future truck trips, GHG emissions would decrease from the proposed Project operations. The proposed Project would use stationary and mobile equipment that would be compliant with state and federal emissions requirements and adhere to control measures adopted by the State of California during operation. Thus, the proposed Project would not conflict with AB 32, Executive Directive No. 10, the City of Los Angeles Green LA Plan, or the Port's Climate Action Plan.

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Regarding adaptation to climate change effects, Rand Corporation recently completed a study (Lempert et al. 2012) focusing on the cost versus benefit of hardening or improving Port terminals in advance of future sea level rise. The study focused on four areas within the Port at different elevations and their potential exposure to sea level rise, given various time and sea level rise assumptions. The four areas studied are the low side of the container ship terminals (where electrical conduits are located), the upper side (or top side) of the terminals, Berths 206–209 (proposed Project site), and the Alameda and Harry Bridges crossing. The study goes beyond the theoretical sea level rise inundation scenarios that have been generated (and are available online) from the upper ranges of sea level rise in studies conducted by the Pacific Institute and the California Sea Level Rise Task Force of the Coastal and Ocean Working Group of the California Climate Action Team (Co-CAT) in the State of California Sea Level Rise Interim Guidance Document (Co-CAT 2010, 2013).

The study found that of the four areas evaluated, only sea armoring at the next decision point for upgrade (i.e., when a new project is being constructed) for the lower lying Alameda and Harry Bridges crossing area, which is 6.13 feet above MSL, would likely result in cost-benefits. The higher elevation areas reviewed in the study include Berths 206–209 (7.62 feet above MSL), lower terminal (9.20 feet above MSL), and upper terminal (12.14 feet above MSL). The study determined that early hardening is not likely to be beneficial (from a cost standpoint) at these higher areas for either terminal upgrades with less than 50-year lifespan, or for armoring improvements that could cost substantially more than the assumed upgrade costs in the study.

The Rand study, when applied to the proposed Project, indicates that additional protective measures from sea level rise are not warranted at this time given the current state of scientific understanding of sea level rise and related climate variables. Further, the proposed Project would operate for less than 50 years, which indicates that protective measures at this time would not prove to be cost effective.

Operational activities associated with the proposed Project, which is very similar to the existing operational activities, would comply and/or be consistent with all of the above plans, policies, and regulations adopted to reduce emissions of GHGs or adapt to climate change. As a result, the proposed Project is not expected to conflict with any applicable plan, policy, or regulation of an agency adopted for the purpose of reducing the emissions of greenhouse gases and adapting to climate change. Accordingly impacts would be less than significant. No mitigation is required.

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## 4.8 HAZARDS AND HAZARDOUS MATERIALS

This section discusses the potential for the proposed Project to expose people to hazards and hazardous materials. Hazardous substances are defined by state and federal regulations as substances that must be regulated to protect the public health and the environment. Hazardous materials have certain chemical, physical, or infectious properties that cause them to be hazardous. The California Code of Regulations (CCR) Title 22, Chapter 11, Article 2, Section 66261 provides the following definition:

A hazardous material is a substance or combination of substances which, because of its quantity, concentration, or physical, chemical, or infectious characteristics, may either (1) cause, or significantly contribute to, an increase in mortality or an increase in serious irreversible, or incapacitating reversible illness; or (2) pose a substantial present or potential hazard to human health or environment when improperly treated, stored, transported, or disposed of or otherwise managed.

According to Title 22 (CCR Chapter 11, Article 3), substances having a characteristic of toxicity, ignitability, corrosivity, or reactivity are considered hazardous. Hazardous wastes are hazardous substances that no longer have a practical use, such as material that has been abandoned, discarded, spilled, contaminated, or stored prior to disposal.

Toxic substances may cause short-term or long-term health effects, ranging from temporary effects to permanent disability or death. Examples of toxic substances include most heavy metals, pesticides, benzene, petroleum, hexane, natural gas, sulfuric acid, lye, explosives, pressurized canisters, and radioactive and bio-hazardous materials. Soils may also be toxic because of accidental spilling of toxic substances.

### Would the Project:

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

**Less than Significant Impact.** The proposed Project involves renewal of an existing lease, and therefore, the proposed operations would be very similar to the existing operations. Operation of the facilities would involve the limited transport, storage, use, and disposal of hazardous materials. Such hazardous materials could include janitorial supplies, and lubricating fluids, and solvents to service the breakbulk storage, containers, trucks, and other equipment associated with breakbulk handling activities. These types of standard materials are not acutely hazardous, and all storage, handling, and disposal of these materials are regulated by the California Department of Toxic Substances Control (DTSC), U.S. Environmental Protection Agency (USEPA), the Occupational Safety & Health Administration (OSHA), and the Los Angeles City and County Fire Departments. In addition, currently, for Berths 174-181 only, approximately 220 gallons of waste oil related to the maintenance and operation of CHE is recovered and disposed of by

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Asbury Environmental Services on a monthly basis. Additionally, approximately 13,000 gallons of wastewater recovered in the clarifier on site is tested, and then disposed by Applied Waste Management every quarter. Collection, testing, and monitoring of runoff is completed in compliance with the existing Stormwater Pollution Prevention Plan (SWPPP) and Industrial Stormwater General Permit (ISWGP). These permits would remain in place and renewed/expanded as necessary. Therefore, the transport, use, and disposal of operation-related hazardous materials would occur in conformance with all applicable local, federal, state, and local regulations governing such activities. Impacts would be less than significant with adherence to required regulations and standards. No mitigation is required.

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

**Less than Significant Impact.** As discussed in Question 4.8(a), proposed operations would be very similar to the existing operations. Thus, the long-term operation of the proposed Project would not involve the transport, storage, use, or disposal of hazardous materials in a manner different than currently exists. Similar to the current operations, the proposed operations would involve the limited transport, storage, use, and disposal of hazardous materials. Therefore, the transport, use, and disposal of operation-related hazardous materials would continue to occur in conformance with all applicable local, federal, state, and local regulations governing such activities. Impacts would be less than significant with adherence to required regulations and standards. No mitigation is required.

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

**No Impact.** The George De La Torre Junior Elementary School at 500 Island Avenue in Wilmington is the closest school (approximately 1 mile north) to the proposed Project site (Berths 174-181). Due to distance from local schools and adherence to all regulatory requirements related to handling and use of hazardous materials, no impacts would occur. No mitigation is required.

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

**No Impact.** Government Code Section 65962.5 requires DTSC to compile and update as appropriate, but at least annually, a list of all of the following:

- (1) All hazardous waste facilities subject to corrective action pursuant to Section 25187.5 of the Health and Safety Code.



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- (2) All land designated as hazardous waste property or border zone property pursuant to Article 11 (commencing with Section 25220) of Chapter 6.5 of Division 20 of the Health and Safety Code.
  - (3) All information received by the Department of Toxic Substances Control pursuant to Section 25242 of the Health and Safety Code on hazardous waste disposals on public land.
  - (4) All sites listed pursuant to Section 25356 of the Health and Safety Code.
  - (5) All sites included in the Abandoned Site Assessment Program.

The California Environmental Protection Agency (CalEPA) maintains these lists on their website at <http://www.calepa.ca.gov/sitecleanup/corteselist/>, which was accessed on February 16, 2015 (CalEPA 2015). The proposed Project sites are not listed pursuant to Government Code Section 65962.5. The Project sites are not identified on the Cortese list (Government Code Section 65962.5). Therefore, no impacts would occur and no mitigation is required.

- 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 for people residing or working in the project area?**

**No Impact.** The nearest airport facility are helicopter-landing pads located at Berth 95 (approximately 0.5 miles southwest of the proposed Project site [Berths 153-155] and across the East Basin Channel) and at 1175 Queens Highway in Long Beach (over 4 miles to the east of the proposed Project site [Berths 174-181]). Small helicopters operate from these locations and transit primarily via the Main Channel of the Port. Given the distance of the heliport and the fact that no tall structures would be constructed, persons at or near the proposed Project sites would not be exposed to safety hazards associated with aircraft. Therefore, no impacts related to safety hazards within two miles of a public airport or private airstrip would occur. No mitigation is required.

- f) **For a project within the vicinity of a private airstrip, would the project result in a safety hazard for people residing or working in the project area?**

**No Impact.** Same as response provided in Question 4.8(e).

- g) **Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?**

**No Impact.** The proposed Project does not include construction activities and the proposed operations would be very similar to the existing operation. As such, no impacts related to any adopted emergency response plan or emergency evacuation plan would occur. No mitigation is required.

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

**No Impact.** Per the Safety Element of the City of Los Angeles General Plan, the proposed Project sites are not located in an area designated as Very High Fire Hazard Severity Zone (City of Los Angeles 1996). The sites are currently paved and the proposed Project would not involve permanent or temporary construction activity. The proposed Project operations at all three locations would be similar to current operations; thus, limiting the potential for wildland fires due to lack of flammable vegetation. Therefore, no impacts related to wildland fires would occur. No mitigation is required.

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## 4.9 HYDROLOGY AND WATER QUALITY

This section describes the existing conditions relating to hydrology and water quality and the potential impacts associated with the proposed Project. In addition, this analysis includes a discussion on the potential sea-level rise impacts that may result with implementation of the proposed Project.

### **Would the Project:**

a) **Violate any water quality standards or waste discharge requirements?**

**Less than Significant Impact.** Long-term operation of the proposed Project would not violate any water quality standards or waste discharge requirements because the proposed Project sites are already entirely developed with structures and pavement. The proposed Project would continue the historic use of the property for breakbulk handling and storing activities. The proposed Project would comply with the City of Los Angeles Municipal Code and all other applicable federal, state, and local regulations and would result in less than significant impacts. No mitigation is required.

b) **Substantially deplete groundwater supplies or interfere substantially with groundwater recharge such that there would be a net deficit in aquifer volume or a lowering of local groundwater table level (e.g., the production rate of pre-existing nearby wells would drop to a level which would not support existing land uses or planned uses for which permits have been granted)?**

**No Impact.** Groundwater in the Project area is impacted by saltwater intrusion (salinity), and is, therefore, unsuitable for use as drinking water. In addition, the proposed Project sites are covered with impermeable surfaces and do not support surface recharge of groundwater. The proposed Project sites would remain paved during operation. The proposed Project would have no effect on existing groundwater supplies and it would not substantially deplete groundwater supplies or interfere substantially with groundwater recharge. No impacts would occur and no mitigation is required.

c) **Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, in a manner which would result in substantial erosion or siltation on- or off-site?**

**No Impact.** The proposed Project sites are paved properties that are not within the course of a stream or a river. The proposed Project does not include construction activities and the proposed Project would be very similar to the existing operations. As such, operation of the proposed Project would not alter the course of a stream or river. No impacts would occur and no mitigation is required.

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- d) **Substantially alter the existing drainage pattern of the site or area, including the alteration of the course of a stream or river, or substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or off-site?**

**No Impact.** Please see the response for Question 4.9(c).

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

**Less than Significant Impact.** The proposed Project sites are already developed with structures and pavement. And the proposed Project would continue the historic use of the property for breakbulk handling and storing activities. No new areas of impervious surface would be created and drainage to the existing storm drain system would continue in a similar manner to existing condition. Therefore, the proposed Project would not create or contribute new runoff water, which would exceed the capacity of existing or planned stormwater drainage system to provide substantial additional sources of polluted runoff. The proposed Project would comply with the City of Los Angeles Municipal Code and all other applicable, federal, state, and local regulations and would result in less than significant impacts. No mitigation is required.

- f) **Otherwise substantially degrade water quality?**

**Less than Significant Impact.** The operation of the proposed Project would not result in violation of any water quality standards or waste discharge requirements because the proposed Project sites are already developed with structures and pavement. The proposed Project would continue the historic use of the properties for breakbulk handling and storing activities. The 4 additional vessel calls per year at Berths 174-181 would have a negligible effect related to hull coating, etc. The proposed Project would comply with the City of Los Angeles Municipal Code and all other applicable federal, state, and local regulations and would result in less than significant impacts. No mitigation is required.

- g) **Place housing within a 100-year flood hazard area as mapped on a federal flood hazard boundary or Flood Insurance Rate Map or other flood hazard delineation map?**

**No Impact.** A 100-year flood is one that has a one percent chance of occurring in any given year. Majority of the proposed Project sites are mapped by the Federal Emergency Management Agency (FEMA) as Flood Zone X (defined as areas of 0.2 percent annual chance of flood; areas of 1 percent annual chance flood with average depths of less than 1 foot or with drainage areas less than 1 square mile; and areas protected by levees from 1 percent annual chance flood). Eastern part of the Berths 206-209 is mapped as Flood Zone AE, which is subject to inundation by the 1-percent-annual-chance flood event (Panel 06037C1945F) (FEMA 2008). As such, flooding in the proposed Project sites may occur due to its proximity to the Cerritos Channel. However, the proposed Project does not involve any construction, including housing, as part of

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the Project. Because the proposed Project does not involve placing housing within a 100-year flood hazard area, no impacts would occur. No mitigation is required.

**h) Place within a 100-year flood hazard area structures, which would impede or redirect flood flows?**

**No Impact.** The proposed Project does not involve construction or placement of any structures. Therefore, no impacts related to structures in a 100-year flood hazard area would occur. No mitigation is required.

**i) Expose people or structures to a significant risk of loss, injury or death involving flooding, including flooding as a result of the failure of a levee or dam?**

**No Impact.** The proposed Project sites are not within a potential dam or levee inundation area as identified in the Los Angeles General Plan Safety Element (City of Los Angeles 1996). The proposed Project would not expose people or structures to significant risk of loss, injury or death from flooding, including flooding from failure of a levee or dam. No impacts would occur and no mitigation is required.

**j) Inundation by seiche, tsunami, or mudflow?**

**Less than Significant.** Seiches are oscillations generated in enclosed bodies of water usually as a result of earthquake related ground shaking. A seiche wave has the potential to overflow the sides of a containing basin to inundate adjacent or downstream areas. However, the Pacific Ocean and San Pedro Bay are not of the nature that would result in a seiche. The Port is open to the ocean and not entirely closed, allowing entry of seismically induced waves, therefore reducing the potential for inundation resulting from a seiche.

Tsunamis are large ocean waves caused by the sudden water displacement that results from an underwater earthquake, landslide, or volcanic eruption, and affect low-lying areas along the coastline. According to the Safety Element of the Los Angeles City General Plan, the proposed Project sites are located within an area susceptible to impacts from a tsunami and subject to possible inundation as a result. However, in the period since publication of the Safety Element, detailed studies of tsunami hazardous were conducted (Moffatt & Nichol 2007). Conclusions of the studies indicate that under various tsunami scenarios, the proposed Project sites would not experience significant impacts from inundations or flooding. Furthermore, the City of Los Angeles Tsunami Response Plan does not identify the proposed Project area as part of the Tsunami Inundation Zone for San Pedro and the Harbor Area (City of Los Angeles 2008).

The topography of the proposed Project sites, which is essentially flat, lacks sufficient relief to support a mudflow; the occurrence of mudflows at the proposed Project sites is unlikely due to

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the lack of slope on or surrounding the proposed Project sites. As such, impacts related to seiche, tsunami, or mudflow would be less than significant. No mitigation is required.

**k) Expose people or structures to a significant risk of loss, injury or death involving flooding, including flooding as a result of the sea level rise (SLR)?**

**Less than Significant Impact.** Due to its geographic location, the infrastructure and operations of the Port would be vulnerable to SLR by nature. Wharves and piers may be damaged in strong storms, waves, or surges resulting from SLR.

As part of the climate change research, there have been many recent developments in the science underlying the projection of SLR. Higher temperatures are expected to further raise sea level by expanding ocean water, melting mountain glaciers and small ice caps, and causing portions of Greenland and the Antarctic ice sheets to melt. The International Panel on Climate Change (IPCC) estimates that the global average sea level would rise between 0.6 and 2 feet (0.18 to 0.59 meters) in the next century (IPCC 2007). Due to increases in ocean warming and loss of mass from glaciers and ice sheets, it is very likely that the rate of global mean sea level rise during the 21<sup>st</sup> century would exceed the rate observed during 1971-2010 (IPCC 2013).

Coastal zones are particularly vulnerable to climate variability and change. Rising sea levels inundate wetlands and other low-lying lands, erode beaches, intensify flooding, and increase the salinity of rivers, bays, and groundwater tables. Some of these effects may be further compounded by other effects of a changing climate. Additionally, measures that people take to protect private property from rising sea level may have adverse effects on the environment and on public uses of beaches and waterways. Some property owners and state and local governments are already starting to take measures to prepare for the consequences of rising sea level.

On November 14, 2008, the Governor's Executive Order S-13-08 was issued to provide guidance for incorporating SLR projections into planning and decision making for projects in California (Office of Governor 2008). The executive order requested the National Research Council to issue a report on SLR to advise California on planning efforts. In October 2010, the Sea Level Rise Task Force of the Co-CAT prepared the *State of California Sea Level Rise Interim Guidance Document*. An updated *State of California Sea-Level Rise Guidance Document* was prepared in March 2013. The intent of these guidance documents is to inform and assist state agencies as they develop approaches for incorporating SLR into planning decisions (Co-CAT 2010, 2013).

The proposed Project would not construct any new structures, including habitable structures. Furthermore, LAHD and the Rand Corporation analyzed various strategies for managing risk associated with sea level rise at the Port and identified SLR considerations for incorporation into design guidelines. The analysis examined four Port facilities of varying height above sea level. A cost-benefit analysis was completed with respect to whether or not to harden Port facilities to withstand rising sea level at the next scheduled facilities upgrade. Overall, the analysis concluded

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that a decision to harden at the next upgrade would merit serious consideration only for one of the four Port facilities considered: Alameda and Harry Bridges Crossing (POLA 2013).

Because of the existing elevation of the proposed Project sites and that the proposed Project would be utilizing existing structures; impacts associated with risks from SLR would be less than significant. No mitigation is required.

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#### 4.10 LAND USE AND PLANNING

This section contains a description and analysis of the land use and planning considerations that would result from the proposed Project implementation.

##### **Would the Project:**

a) **Physically divide an established community?**

**No Impact.** The proposed Project is located in a heavy industrial area that does not contain any established communities. The proposed Project would not involve permanent or temporary construction and the operations at Berths 174-181, Berths 206-209, and Berths 153-155 would be similar to current operations. No streets or sidewalks would be permanently closed as a result of the proposed Project and no separation of uses or disruption of access between uses would occur. Additionally, no separation of land uses or disruption of access between land use types would occur as a result of the proposed Project. Therefore, implementation of the proposed Project would not divide the established community. No impacts would occur and no mitigation is required.

b) **Conflict with any applicable land use plan, policy, or regulation of an agency with jurisdiction over the project (including, but not limited to the general plan, specific plan, local coastal program, or zoning ordinance) adopted for the purpose of avoiding or mitigating an environmental effect?**

**No Impact.** The proposed Project sites are zoned for manufacturing uses and the proposed Project would be consistent with that land use designation. The California Coastal Commission in accordance with the California Coast Act of 1976 certified the Port of Los Angeles Master Plan in 1980 (POLA 1980). On August 2013, the Board of Harbor Commissions approved the comprehensive update to the Port Master Plan (POLA 2013). The new Port Master Plan sets forth development policies for the Port to promote commerce, navigation, fisheries, recreation, and environmental protection and provides for the Port to adapt to changing technology, cargo trends, regulations and competition from other U.S. and foreign seaports. The proposed Project does not involve construction activities and the proposed operations would be very similar to the current operations at the three terminals. The proposed Project would not alter the land use of the proposed Project sites or surrounding area, and would not conflict with any applicable land use plans. The proposed Project would not conflict with a specific plan, general plan or zoning ordinance. Therefore, no impacts would occur. No mitigation is required.

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c) **Conflict with any applicable habitat conservation plan or natural community conservation plan?**

**No Impact.** As discussed in response to Question 4.4(f), the proposed Project sites are not part of any HCP or NCCP (USFWS 2010, CDFW 2010). Therefore, no impacts would occur and no mitigation is required.

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## 4.11 MINERAL RESOURCES

The purpose of this section is to identify and evaluate key mineral resources in the proposed Project area and to determine the degree of impacts that would be attributable to the proposed Project.

### Would the Project:

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

**No Impact.** Per the City of Los Angeles Municipal Code, the proposed Project sites are in an area that is located in or in proximity to a formerly active oil drilling area and is subject to developmental regulations relating to guidelines to mitigate oil drilling area hazards (City of Los Angeles Municipal Code 2011). The Wilmington Oil Field is the third largest oil field in the United States, based on cumulative production. The Wilmington Oil Field extends from Torrance to Harbor District of the City of Long Beach, a distance of approximately 13 miles (Otott and Clarke 1996). According to the City of Los Angeles General Plan, Safety Element and the California Department of Conservation, Division of Oil, Gas, and Geothermic Resources, the proposed Project sites are located to the southwest of the Wilmington Oil Field (City of Los Angeles Municipal Code 2011). The proposed Project does not involve construction activities and would continue current operations and therefore, would not create any obstacles to oil extraction operations associated with the Wilmington Oil Field.

The proposed Project is located at the Port, which is made mostly of manmade fill material. No known valuable mineral resources would be impacted by the proposed Project. According to the California Department of Conservation Division of Mines and Geology mineral resource maps, the nearest non-petroleum mineral resources area is located in Lynwood (California Department of Conservation 2014). Thus, the proposed Project sites are not located within any area containing known mineral resources. No impact would occur and no mitigation is required.

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

**No Impact.** As discussed in Question 4.11(a), the proposed Project sites are not located within a mineral resource recovery site delineated in the Port of Los Angeles Master Plan or City of Los Angeles General Plan. As such, no loss of availability to mineral resources would occur. No impacts would occur and no mitigation is required.

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## **4.12 NOISE**

The purpose of this section is to identify sensitive noise receptors in the proposed Project area and to determine the degree of noise impacts that would be attributable to the proposed Project.

### **Existing Noise Environment**

The proposed Project sites are within the Port of Los Angeles Community Plan area in the City of Los Angeles, which is approximately 23 miles south of downtown Los Angeles. The Port is surrounded by the community of San Pedro to the west, the community of Wilmington to the north, the Port of Long Beach to the east, and the Pacific Ocean to the south. Existing noise levels within the Port complex are from a wide array of sources that include ship engines, operations of bulk loading facilities, and other container terminal uses; truck traffic; train operations; and vehicle traffic on the local street network and freeways. The proposed Project sites are zoned for manufacturing and heavy industrial uses ([Q] M3-1) by the City of Los Angeles Zoning Ordinance. The City of Los Angeles' Municipal Code permissible ambient noise levels within areas zoned [Q] M3-1 are 65 A-weighted decibels (dBA) during daytime and nighttime due to light and heavy industrial uses (City of Los Angeles 2011).

The main source of existing noise in the proposed Project area is existing operations related to PST at the proposed Project sites. Other sources of noise surrounding the proposed Project area include terminal operations and vehicular traffic. Train movements of the Port Harbor Line also present substantial noise levels within the proposed Project sites. During train passes, the railroad becomes the dominant source of noise. Other noise sources contributing to the ambient noise environment include occasional distant aircraft overflights, movement of ships in the Cerritos Channel, and general industrial noise from other terminal operations in the vicinity.

### **Noise-Sensitive Uses**

Noise- and vibration-sensitive land uses are locations where people reside or where the presence of unwanted sound could adversely affect the use of the land. Noise- and vibration-sensitive land uses are categorized as residences, schools, libraries, churches, hospitals, nursing homes, and certain types of passive recreational uses.

The nearest sensitive receptors include liveaboard tenants located approximately 515 feet north of the Berths 206-209 Project site, across the Cerritos Channel. The liveaboards are located at Lighthouse Yacht Landing (Berth 205), Cerritos Yacht Anchorage (Berth 205), Newmarks Marina (Berth 204), Pacific Yacht Landing (Berths 203-204), Yacht Haven Marina (Berth 202), the California Yacht Marina (Berth 202), and Holiday Harbor (Berth 201).

### **Human Response to Noise**

Studies have shown that the smallest perceptible change in sound level for a person with normal hearing sensitivity is approximately 3 dBA. A change of at least 5 dBA would be noticeable and would likely

evoke a community reaction. A 10-dBA increase is subjectively heard as a doubling in loudness and would cause a community response.

**Would the Project Result In:**

- a) **Exposure of persons to or generation of noise levels in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?**

**Less Than Significant Impact.** Regarding operational noise, the proposed Project would not increase existing CHE or increase employees or staffing at the terminals. Under the proposed Project, PST would continue to provide stevedoring, vessel loading and unloading services similar to current operations. PST operations involve the movement of slab steel via rail and breakbulk commodities via trucks. Compared to their current conditions, proposed Project would increase the annual throughput of slab steel, while decreasing the annual throughput of their breakbulk operation under future conditions. This shifting of operations would result in an overall decrease in truck trips as shown in Table 4.12-1 below and Section 4.16 of this document.

**Table 4.12-1 Net Change in Truck Trips**

<b>Berth</b>	<b>Annual</b>	<b>Daily</b>	<b>AM Peak</b>	<b>PM Peak</b>
174-181	-47,318	-189	-10	-30
153-155	3,745	15	1	2
206-209	7,336	29	2	5
<b>Total</b>	<b>-36,237</b>	<b>-145</b>	<b>-7</b>	<b>-23</b>

Source: LAHD 2015b

There would be a localized increase in truck traffic near Berths 153-155 and Berths 206-209. The most conservative threshold for operational noise in the City of Los Angeles *CEQA Thresholds Guide* relates to a 3-dBA community noise equivalent level (CNEL) increase in existing noise levels. According to Caltrans *Technical Noise Supplement*, a doubling of traffic volumes is typically required to increase traffic noise by an audible level (Caltrans 2009, 2013b). This Caltrans guidance was used as a screening procedure since the proposed Project truck volumes are minimal. Traffic volumes would increase by one to five trucks per peak hour. This small increase in hourly truck volumes would not double traffic volumes on any roadway, including those near the liveboards at Berths 206-209. As such, the slight increase in truck volumes would not expose people to generated noise levels in excess of the standards established by the City of Los Angeles.

Regarding rail and vessel noise, the proposed Project would increase the slab steel throughput at the Berths 174-181 facility to 2.5 million tons annually, under future conditions, which would increase the train traffic to one 4,235-foot unit train on Saturday and Sunday. Daily train trips would remain at once per day; however, train trips would increase from 5 days a week to 7 days a week to accommodate 130 additional annual train trips for transporting slab steel peaking in 2018, which would be at full capacity. The shift from breakbulk to slab steel handling at Berths 174-181 would result in a reduction in overall vessel berthing hours since steel slab is offloaded

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more quickly, although there would be an increase of 4 vessel calls per year. The 3-dBA noise threshold in the *CEQA Thresholds Guide* is a daily noise metric (City of Los Angeles 2006). Although there would be 130 additional annual train trips and 4 additional vessel calls per year, there would not be an increase in daily rail or vessel activity, and there would be no project-related change to the existing CNEL in the Project area. Therefore, the proposed Project would result in a less than significant long-term operational impact related to exposing people of generating noise levels in excess of the operational noise standards established by the City of Los Angeles. No mitigation is required.

**b) Exposure of persons to or generation of excessive groundborne vibration or groundborne noise levels?**

**No Impact.** Operational vibration would be generated by truck travel on the local roadways. According to the Federal Transit Administration, *Transit Noise and Vibration Impact Assessment*, significant vibration impact from rubber tire vehicles is extremely rare. Vehicle suspension design and rubber tires act as a highly effective barrier to vibration transmission from the vibration-generating carriage and the ground (FTA 2006). Vessels have no potential to generate vibration and train-related vibration events would be identical to existing conditions. Therefore, the proposed Project would not result in an operational vibration impact. No impacts would occur and no mitigation is required.

**c) A substantial permanent increase in ambient noise levels in the project vicinity above levels existing without the project?**

**Less Than Significant Impact.** The operational analysis presented in Question 4.12(a) above discussed truck, rail, and vessel traffic. The proposed Project would not double truck traffic on local roads, and would not audibly increase truck noise. The City standards for operational noise are assessed as the CNEL. Although the proposed Project would result in one additional train traffic on Saturday and Sunday, it would not increase rail or vessel traffic on a daily basis. There would be no project-related change to the existing CNEL in the Project area. Therefore, the proposed Project would result in less than significant impacts related to substantial permanent increase in ambient noise levels. No mitigation is required.

**d) A substantial temporary or periodic increase in ambient noise levels in the project vicinity above levels existing without the project?**

**No Impact.** The construction analysis presented in Question 4.12(a) above discussed temporary noise. The proposed Project would not include new improvements or physical modifications to the three existing terminal sites. There is no potential for the proposed Project to generate temporary or periodic construction noise. Therefore, the proposed Project would not result in significant impact related to a temporary increase in noise levels. No impacts would occur and no mitigation is required.

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- 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 expose people residing or working in the project area to excessive noise levels?**

**No Impact.** As discussed in section Question 4.8(e) above, the proposed Project site (Berths 153-155) is located at least 0.5 miles from the helipads at Berth 95. The helipads are an existing facility and exposure to workers at the Project site would be identical to exposure under the current lease conditions. The nearest public airport to the Project sites is the Long Beach Airport, located approximately 6.5 miles to the northeast. The proposed Project would not expose workers to excessive noise levels associated with public airport activities. Therefore, the proposed Project would not result in an impact related to exposure to noise generated at public airports. No impacts would occur and no mitigation is required.

- f) **For a project within the vicinity of a private airstrip, would the project expose people residing or working in the project area to excessive noise levels?**

**No Impact.** Same as response provided in Question 4.12(e).



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#### 4.13 POPULATION AND HOUSING

This section describes potential impacts to population and housing associated with the proposed Project.

**Would the Project:**

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

**No Impact.** The proposed Project consists of a lease renewal so PST can continue to operate at the three terminals. The proposed Project does not include any residential land uses, and therefore, would not result in a direct population increase from construction of new homes or businesses. The proposed Project does not include construction activity, and therefore, would not result in a temporary population increase from construction workers. The proposed operations would be very similar to the current operations at all three terminals. The proposed Project would not increase the population of the region necessitating the construction of additional housing, businesses, or infrastructure. Thus, the proposed Project would not result in either direct or indirect population growth. No impacts on population growth would occur and no mitigation is required.

- b) **Displace substantial numbers of existing housing, necessitating the construction of replacement housing elsewhere?**

**No Impact.** The proposed Project sites are zoned for manufacturing uses and are located completely within LAHD property. The proposed Project is for the continued use of three terminals with no construction or expansion and would not displace existing housing or interfere with potential or planned future development of housing. Additionally, it would not require the removal of housing. As such, no housing would be displaced by the proposed Project. No impacts would occur and no mitigation is required.

- c) **Displace substantial numbers of people, necessitating the construction of replacement housing elsewhere?**

**No Impact.** As discussed in the response to Question 4.13(b) above, the proposed Project would not displace housing, necessitating the construction of replacement housing elsewhere. As such, no persons would be displaced as a result of implementation of the proposed Project. No impacts would occur and no mitigation is required.

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#### 4.14 PUBLIC SERVICES

This section evaluates public services impacts associated with the implementation of the proposed Project in terms of fire protection, police protection, schools, parks, and other public services.

##### Would the Project:

a) **Result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times, or other performance objectives for any of the following public services:**

i) **Fire Protection?**

**Less than Significant Impact.** The City of Los Angeles Fire Department (LAFD) provides fire protection and emergency services for the proposed Project sites. Fire protection capabilities are based on the distance from the emergency to the nearest fire station and the number of simultaneous emergency or fire-related calls.

LAFD facilities in the vicinity of the proposed Project sites include land-based fire stations and fireboat companies. In the Harbor area, Battalion 6 is responsible for all of San Pedro and its waterfronts, Terminal Island and all of the surrounding water, Wilmington, Harbor City, and Harbor Gateway. There are nine fire stations within these geographical areas, which consists of fire boats, hazardous material squads, paramedic and rescue vehicles, three truck companies, an urban search and rescue unit, and a foam tender apparatus. The nine fire stations within the Port area include:

- Station 49 – Located at 400 Yacht Street, Berth 194 in Wilmington, Station 49 has a single engine company, two boats, a rescue ambulance, and is Battalion 6 Headquarters. There are 13 staff members at this station. This station is located approximately 0.5 mile to the northeast of the proposed Project site (Berths 174-181) and would be the primary fire station responding to the proposed Project.
- Station 38 - Located at 124 East I Street, Wilmington, Station 38 is a taskforce station with a staff of nine that maintains a truck and engine company and paramedic ambulance. This station is located approximately 1.0 mile to the north of the proposed Project site (Berths 174-181) and would be the secondary fire station responding to the proposed Project site.
- Station 110 – Located at 2945 Miner Street in San Pedro, Station 110 has one fireboat and a staff of three.

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- Station 111 - Located at 1444 S. Seaside Avenue on Terminal Island, Station 111 has one fireboat and three staff members.
  - Station 40 – Located at 330 Ferry Street on Terminal Island, Station 40 is equipped with a fire engine and two ambulances and has four firefighters and two paramedics on staff.
  - Station 112 – Located at 444 S. Harbor Boulevard on Berth 86 in San Pedro, Station 112 has a staff of 15, including an emergency medical services supervisor. It is a single engine company with a paramedic rescue ambulance and one fireboat.
  - Station 36 – Located at 1005 N. Gaffey Street in San Pedro.
  - Station 48 – Located at 1601 S. Grand Avenue in San Pedro, Station 48 is a task force house with a staff of 16. This station maintains a truck and engine company and a hazardous materials unit.
  - Station 101 – Located at 1414 25th Street in San Pedro, Station 101 is staffed by six firefighters and two paramedics. This station has an engine company and paramedic ambulance.

The proposed Project does not include construction activities and the operations at Berths 174-181, 206-209, and 153-155 would be similar to current operations and continue to conform to the provisions of the Los Angeles Fire Code and of other relevant laws. Therefore, it would not increase the demand for fire services and would neither require the expansion of existing facilities nor the construction of new fire facilities. Therefore, impacts to fire protection would be less than significant. No mitigation is required.

**ii) Police protection?**

**Less than Significant Impact.** The Los Angeles Police Department (LAPD) provides police protection to the entire City of Los Angeles. The proposed Project site is located within the LAPD Harbor Division Area, which includes a 27.5 square-mile area including Harbor City, Harbor Gateway, San Pedro, Wilmington, and Terminal Island. The LAPD Harbor Community Police Station is located at 22175 John S. Gibson Boulevard, approximately 1.5 miles west of the proposed Project site (Berths 174-181).

The Los Angeles Port Police (Port Police) is the primary law enforcement agency within the Port. The Port Police are authorized a total of 128 sworn officers. The Port Police are responsible for patrol and surveillance of Port property. The Port Police headquarters are located at 330 S. Centre Street (between 3rd and 5th Streets, which is approximately 1.5 miles southwest of the proposed Project site [Berths 174-181]). The Port Police maintains six patrol areas and the number of officers assigned to these patrols varies depending on events and national security intelligence.

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The proposed Project does not include construction activities that may result in temporary interruption and/or delays for law enforcement. Additionally, the proposed Project operations at Berths 174-181, 206-209, and 153-155 would be similar to current operations and would not result in substantial changes to the current LAPD and Port Police service levels. Therefore, impacts to police protection would be less than significant. No mitigation is required.

**iii) Schools?**

**No Impact.** The proposed Project consists of a lease renewal so PST can continue to operate at the three terminals. No new students would be generated and no increase in demand on local schools would result from implementation of the proposed Project. No impacts to schools would occur. No mitigation is required.

**iv) Parks?**

**No Impact.** The proposed Project does not include development of any residential uses and would not generate any new permanent residents that would increase the demand on local parks. Therefore, no impacts related to parks would occur. No mitigation is required.

**v) Other public facilities?**

**No Impact.** The proposed Project does not include development of residential uses and would not generate any new permanent residents that would increase the demand on other public facilities. Therefore, no impacts would occur and no mitigation is required.

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#### 4.15 RECREATION

This section evaluates recreation impacts associated with the implementation of the proposed Project. The analysis addresses construction-related and operational impacts and the associated potential impact to the surrounding local parks or other recreation facilities that would occur as a result of the proposed Project.

##### **Would the Project:**

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

**No Impact.** The proposed Project does not include development of any residential uses and would not generate new permanent residents. Thus, the proposed Project would not result in an increased demand on existing parks and recreational facilities such that substantial physical deterioration would occur or be accelerated. Therefore, no impact would occur. No mitigation is required.

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

**No Impact.** The proposed Project does not include any recreational facilities. The proposed Project does not include development of any residential uses and, thus, would not generate new permanent residents that would increase the demand on local recreational facilities. Further, the proposed Project would not promote or indirectly induce new development that would require the construction or expansion of recreational facilities. Therefore, no impact would occur. No mitigation is required.

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## 4.16 TRANSPORTATION AND TRAFFIC

The purpose of this section is to identify and evaluate transportation and traffic in the proposed Project area and to determine the degree of impacts that would be attributable to the proposed Project.

### Would the Project:

- a) **Conflict with an applicable plan, ordinance or policy establishing measures of effectiveness for the performance of the circulation system, taking into account all modes of transportation including mass transit and non-motorized travel and relevant components of the circulation system, including but not limited to intersections, streets, highways and freeways, pedestrian and bicycle paths, and mass transit?**

#### Ground Transportation

**Less than Significant Impact.** Under the proposed Project, PST would continue to provide stevedoring, vessel loading and unloading services similar to current operations. PST's operations involve the movement of slab steel via rail and breakbulk commodities via trucks. Compared to their current conditions, proposed Project would increase the annual throughput of PST's slab steel operation, while decreasing the annual throughput of their breakbulk operation under future conditions. This shifting of operations is expected to result in an overall decrease in truck trips, and a slight increase in rail traffic.

The following table summarizes the changes in truck operations. The changes in rail traffic is discussed under Operation – Rail Transportation, below.

**Table 4.16-1 Existing (Year 2014) Breakbulk Operations**

<b>Berth</b>	<b>Annual Tonnage</b>	<b>Annual Truck Trips</b>
174-181	673,191 m/t	67,318
153-155	82,548 m/t	8,254
206-209	726,655 m/t	72,664

Source: PST 2015b

**Table 4.16-2 Future (Year 2040) Operations**

<b>Berth</b>	<b>Annual Tonnage</b>	<b>Annual Truck Trips</b>
174-181	200,000 m/t	20,000
153-155	120,000 m/t	12,000
206-209	800,000 m/t	80,000

Source: LAHD 2015b

**Table 4.16-3 Net Change in Truck Trips**

Berth	Truck Trips				PCE* trips		
	Annual	Daily	AM Peak	PM Peak	Daily	AM Peak	PM Peak
174-181	-47,318	-189	-10	-30	-378	-20	-60
153-155	3,745	15	1	2	30	2	4
206-209	7,336	29	2	5	58	4	10
Total	-36,237	-145	-7	-23	-290	-14	-46

\*PCE = Passenger Car Equivalent; for PST's operations, 1 truck trip = 2.0 PCE trips  
 Source: LAHD 2015b

As seen in Table 4.16-3 above, the overall number of truck trips is expected to decrease under future conditions by 290 daily one-way passenger-car equivalent (PCE) trips, 14 AM peak hour PCE trips, and 46 PM peak hour PCE trips. Trucks arriving to/departing from the Berths 206-209 facility on Terminal Island will result in an additional 58 daily one-way PCE trips, 4 one-way PCE trips in the AM peak hour and 10 one-way PCE trips in the PM peak hour, and truck trips arriving to/departing from the two facilities at Mormon Island (Berths 153-155 and 174-181) together will be reduced by 348 daily one-way PCE trips, 18 AM peak hour PCE trips and 56 PM peak hour PCE trips.

According to the City of Los Angeles Department of Transportation (LADOT) Traffic Study Guidelines (LADOT 2013), a Technical Memorandum is required when the project is likely to add 25 to 42 AM or PM peak hour trips, and the adjacent intersection(s) are presently estimated to be operating at Level of Service (LOS) E or F. A traffic study is required when the project is likely to add 500 or more daily trips, or likely to add 43 or more AM or PM hour trips. Per the screening criteria contained in the LADOT Traffic Study Guidelines, both the overall Project and the detailed berth specific traffic are well below the threshold for requiring a more detailed traffic analysis. With the overall reduction in truck trips, the proposed Project would not result in traffic impacts and would not conflict with an applicable plan, ordinance, or policy establishing measures of effectiveness for the performance of the circulation system. The impact would be less than significant and no mitigation is required.

Rail Transportation

**Less than Significant Impact.** Currently, PST transports 1.6 million tons of slab steel annually, which requires one 4,235-foot unit train 5 days a week (Monday-Friday). The proposed Project would increase the slab steel throughput at the Berth 174-181 facility to 2.5 million tons annually, under future conditions, which would increase the train traffic to one 4,235-foot unit train 7 days a week. There will be no increase in the number of rail trips per day (Monday- Friday), and the length of each train will also remain the same. PST's train normally arrives at Berth 174-181 around 4:30 a.m. and departs at 7:30 p.m. However, to be conservative, the rail crossing analysis was performed as if one additional daily train were to be added during a weekday PM peak period, which typically experiences greater traffic volumes (and hence delay) than weekends and off-peak periods.

The Burlington North Santa Fe delivers the unit trains between the PST facility at Berth 174-181 and the steel processing facility in Fontana. The increase in rail traffic would have a potential to affect 75 at-grade crossings along the delivery route. The threshold of significance for at-grade crossings is shown in Table 4.16-4 below.

**Table 4.16-4 Threshold of Significance for At-Grade Crossings for Project Impacts**

<b>Level of Service (LOS) of Grade Crossing</b>	<b>Chang in Average Delay per Vehicle</b>
A-D	N/A
E (55-80 seconds of average delay per vehicle)	2 seconds
F (over 80 seconds of average delay per vehicle)	1 second

Source: Cambridge 2015

The increase in the rail traffic associated with PST’s future operations would extend existing grade crossing events by approximately 0.7 seconds or less during the PM peak period at all grade crossings, which over the course of an hour would be minimal. The rail crossing analysis is included as Appendix C. Therefore, traffic impacts would be less than significant. No mitigation is required.

**b) Conflict with an applicable congestion management program, including, but not limited to level of service standards and travel demand measures, or other standards established by the county congestion management agency for designated roads or highways?**

Pursuant to the Los Angeles County Congestion Management Program (CMP), administered by the Los Angeles County Metropolitan Transportation Authority (Metro), a traffic impact analysis is required at the following:

- CMP arterial monitoring intersections, including freeway on- or off-ramps, where the proposed project would add 50 or more trips during either the a.m. (8:00 – 9:00) or p.m. (4:00 - 5:00) weekday peak hours.
- CMP freeway monitoring locations where the proposed project would add 150 or more trips during either the a.m. (8:00 – 9:00) or p.m. (4:00 - 5:00) weekday peak hours.

Three CMP arterial monitoring stations are located either within or close to the proposed Project study area. However, none are projected to experience 50 or more project-related trips during the AM or PM peak period under future conditions. The three CMP arterial monitoring stations are provided below:

- Pacific Coast Highway (PCH)/Santa Fe Avenue (not a study intersection – less than 50 peak hour trips added by the proposed Project)
- Alameda Street/ PCH (not a study intersection – less than 50 peak hour trips added by the proposed Project)
- PCH/Figueroa Street (not a study intersection - less than 50 peak hour trips added by the proposed Project)

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Four CMP freeway monitoring stations are located within or close to the proposed Project study area. The Project would not add any trips at any of these freeway-monitoring locations. The four CMP freeway monitoring stations are provided below:

- I-405 between I-110 and I-710 (CMP freeway monitoring station – at Santa Fe Avenue)
- I-710 north of I-405 (CMP freeway monitoring station – north of Jct. 405, south of Del Amo Boulevard)
- I-710 north of PCH (CMP freeway monitoring station – north of Jct Rte 1 (PCH), Willow Street)
- I-110 south of C Street (CMP freeway monitoring station – south of C Street).

**Less than Significant Impact.** As stated above in response to Question 4.16(a) and as seen in Table 4.16-3 above, the overall number of truck trips is expected to decrease under the proposed Project conditions by 290 daily one-way PCE trips, 14 AM peak hour PCE trips, and 46 PM peak hour PCE trips. This proposed Project would result in a decrease in traffic in the study area and would not require an impact analysis under the CMP. Therefore, CMP arterial intersection impacts are considered to be less than significant and no mitigation is required.

**c) Result in a change in air traffic patterns, including either an increase in traffic levels or a change in location that results in substantial safety risks?**

**Less than Significant Impact.** The nearest airport facilities are helicopter-landing pads at Berth 95 (0.5-mile southwest of Berths 153-155) and at 1175 Queens Highway in Long Beach (over 3 miles to the east of the Berths 206-209). Small helicopters operate from these locations and transit primarily via the Main Channel of the Port. The nearest public airport to the Project sites is the Long Beach Airport, located approximately 6.5 miles to the northeast. The proposed Project does not include construction, and the operation of the facilities within the Project sites would be similar to the existing operations. The proposed Project would not result in a change in air traffic patterns, increased air traffic levels, or a change in location that results in substantial safety risks. The proposed Project would not result in a structure that would be of the height that could interfere with air traffic. No change to air traffic patterns would occur. As such, the impacts would be less than significant and no mitigation is required.

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

**No Impact.** The proposed Project does not include any alterations to or interfere with existing access points or routes to the site. Therefore, the proposed Project would not substantially increase hazards due to a design feature. As such, no impacts would occur. No mitigation is required.

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e) **Result in inadequate emergency access?**

**No Impact.** The County of Los Angeles has designated disaster routes throughout the County. Disaster routes are freeway, highway, or arterial routes pre-identified for use during times of crisis. These routes are used to bring in emergency personnel, equipment, and supplies to impacted areas in order to save lives, protect property, and minimize impact to the environment (L.A. County 2015). During a disaster, these routes have priority for clearing, repairing, and restoration over all other roads. The nearest disaster routes to the proposed Project include Harbor Freeway (I-110), Terminal Island Freeway (SR-103), Seaside Avenue/Ocean Boulevard (CA-47), Harry Bridges Boulevard, Henry Ford Avenue, and Ocean Boulevard.

The proposed Project would result in similar operation activities as the current operations and would not increase the demand/capacity ratio for roads and would not increase traffic congestion at intersections. The proposed Project would not alter any access points or routes and would not result in any closures of roadways during operation. The proposed Project would not result in significant impacts to the County-designated disaster route during operation. Therefore, the proposed Project would not result in inadequate emergency access. No impacts would occur and no mitigation is required.

f) **Conflict with adopted policies, plans, or programs regarding public transit, bicycle, or pedestrian facilities, or otherwise decrease the performance or safety of such facilities?**

**No Impact.** The proposed Project involves a lease renewal to continue the similar operations at the Project sites. Implementation of the proposed Project would allow for the continued use of the existing properties as a breakbulk cargo-handling facilities. Therefore, the proposed Project does not include construction activities and would not cause temporary increase in work-related trips using public transit by the construction workers. Additionally, the proposed Project would not increase the number of on-site employees and would not result in increase in work-related trips using public transit.

There would be no temporary loss of pedestrian or bicycle access, rerouting of transit service, or loss of on-street parking because the proposed Project does not involve construction activities that would interfere with these uses. Further, the proposed Project would not alter the land use of the proposed Project sites or surrounding area, and would not conflict with any applicable land use plans. As such, the proposed Project would not conflict with policies, plans, or programs supporting alternative transportation (e.g., bicycles, buses, carpools, vanpools, ridesharing, walking, etc.). No impacts would occur and no mitigation is required.

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#### 4.17 UTILITIES AND SERVICE SYSTEMS

This section evaluates impacts related to utilities and service systems associated with the implementation of the proposed Project in terms of water service, wastewater, solid waste, and stormwater.

##### Would the Project:

a) **Exceed wastewater treatment requirements of the applicable Regional Water Quality Control Board?**

**Less than Significant Impact.** The proposed Project sites are serviced by the City of Los Angeles Bureau of Sanitation's Terminal Island Water Reclamation Plant (TIWRP). The proposed Project does not include any construction activities and the operation would be very similar to the current condition. Currently, for Berths 174-181 only, approximately 200 gallons of waste oil related to the maintenance and operation of CHE is recovered and disposed of by Asbury Environmental Services on a monthly basis. Additionally, approximately 13,000 gallons of wastewater recovered in the clarifier on site is tested, and then disposed by Applied Waste Management every quarter. Collection, testing, and monitoring of runoff is completed in compliance with the existing SWPPP and ISWGP. These permits would remain in place and renewed/expanded as necessary. Therefore, the proposed Project would not substantially increase the current volume discharged to the sewer and subsequently would not alter the current discharge from TIWRP and would not exceed wastewater treatment requirement. No population increase would result from the operation of the proposed Project. It would not provide new housing or a large number of employment opportunities. The proposed Project would not exceed wastewater treatment requirements of the Los Angeles Regional Water Quality Control Board. Therefore, the impacts would be less than significant. No mitigation is required.

b) **Require or result in the construction of new water or wastewater treatment facilities or expansion of existing facilities, the construction of which could cause significant environmental effects?**

**No Impact.** As discussed in Question 4.17(a), the proposed Project sites are serviced by the City of Los Angeles Bureau of Sanitation's TIWRP. TIWRP has an average dry weather flow capacity of 30 million gallons per day (mgd) and treats about 16 mgd (LADWP 2011).

In the 2010 Urban Water Management Plan (UWMP), Los Angeles Department of Water and Power (LADWP) forecasted that the City of Los Angeles would grow 0.4 percent annually over the next 25 years, or by approximately 367,300 persons over the next 25 years. Total citywide demand for water is predicted to be 701,164 acre-feet in 2030 and 710,760 acre-feet in 2035. According to the 2010 UWMP, under wet, average, and dry years throughout the 25-year projection period, LADWP's supply portfolio is expected to be reliable, with adequate supplies available to meet projected demands through 2035 (LADWP 2011).

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The proposed Project does not include any construction activities and the operation would be very similar to the current condition. No population increase on or in the vicinity of the proposed Project sites would result from the operation of the proposed Project. In addition, it would not provide new housing or a large number of employment opportunities. Therefore the Project would not require the construction of new wastewater facilities or expansion of existing facilities. Thus, there would be no impact to wastewater facilities. No mitigation is required.

c) **Require or result in the construction of new stormwater drainage facilities or expansion of existing facilities, the construction of which could cause significant environmental effects?**

**No Impact.** The proposed Project sites are entirely developed and paved. Surface runoff water and drainage are directed generally toward existing municipal storm drains. The proposed Project consists of a lease renewal to continue the existing operations at the Project sites. The proposed Project would not increase the amount of impervious areas or generate increased volumes of runoff or stormwater; and therefore would not require the construction of new stormwater drainage facilities or expansion of existing facilities. Thus, there would be no impact to stormwater drainage facilities. No mitigation is required.

d) **Have sufficient water supplies available to serve the project from existing entitlements and resources, or are new or expanded entitlements needed?**

**Less than Significant Impact.** The proposed Project consists of a lease renewal to continue the current operations at the sites. The proposed Project does not include any construction activities and the operation would be very similar to the current operation. Additionally, in the 2010 UWMP, LADWP forecasted that the City of Los Angeles would grow 0.4 percent annually over the next 25 years, or by approximately 367,300 persons over the next 25 years. Total citywide demand for water is predicted to be 701,164 acre-feet in 2030 and 710,760 acre-feet in 2035. According to the 2010 UWMP, under wet, average, and dry years throughout the 25-year projection period, LADWP's supply portfolio is expected to be reliable, with adequate supplies available to meet projected demands through 2035. As such, the proposed Project would have adequate water supply and facilities to service the site. Therefore, impacts would be less than significant and no mitigation is required.

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

**Less than Significant Impact.** As discussed in Question 4.17(a), the proposed Project sites are serviced by the City of Los Angeles Bureau of Sanitation's TIWRP. No population increase on or in the vicinity of the proposed Project sites would result from the operation of the proposed Project. In addition, it would not provide new housing or a large number of employment



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opportunities. The proposed Project does not include any construction activities, and therefore, would not require new water or wastewater facilities or the expansion of existing facilities. Operation of the proposed Project would be very similar to the current condition. Because the proposed Project is making use of existing structures, the infrastructure has been sized to accommodate this type of facility and land uses. As such, impacts would be less than significant. No mitigation is required.

**f) Be served by a landfill with sufficient permitted capacity to accommodate the project's solid waste disposal needs?**

**Less than Significant Impact.** The Solid Waste Integrated Resource Plan is a long-range master plan for solid waste management in the City of Los Angeles (City of Los Angeles 2015b). It proposes an approach for the City to achieve a goal of diverting 70 percent of solid from landfills by 2013 and 90 percent by 2025. The Solid Waste Integrated Resource Plan recommends a series of policies, programs, and facilities to be implemented over the next 20 years. The proposed Project does not include construction that would generate debris. Operation of the proposed Project will not generate substantial amounts of solid waste as the current operation would continue after the lease renewal. In addition, the proposed Project would be in compliance with the Solid Waste Integrated Resource Plan to ensure sufficient permitted capacity to service proposed Project. As such, the impact would be less than significant. No mitigation is required.

**g) Comply with federal, state, and local statutes and regulations related to solid waste?**

**Less than Significant Impact.** As discussed in Question 4.17(f), the proposed Project would continue to conform to the policies and programs of the Solid Waste Integrated Resource Plan. Compliance with the Solid Waste Integrated Resource Plan would ensure sufficient permitted capacity to service proposed Project. As such, the impacts would be less than significant. No mitigation is required.

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#### 4.18 MANDATORY FINDINGS OF SIGNIFICANCE

- a) **Does the project have the potential to 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?**

**No Impact.** As described above, the proposed Project would not impact biological resources. The proposed Project sites are fully developed and have been historically operating as breakbulk handling facilities. The sites are not suitable for use by biological species. The only vegetation at the proposed Project sites occurs around the administration building and parking lots at Berths 174-181 and Berths 206-209. This vegetation consists of grasses and herbaceous plants with none of the species listed in the tree preservation policy ordinance being present. The proposed Project sites do not contain habitat suitable for wildlife species and are not used by native resident or migratory species for movement or nursery purposes. The proposed Project sites do not contain any federally protected wetlands as defined by Section 404 of the CWA. Proposed Project operations would be conducted within the existing operation areas.

The proposed Project would not have a significant impact on historic resources. The proposed Project does not involve construction activities and operations would be very similar to the current operation activities. As such, the proposed Project would have no significant impact on historical resources in the vicinity of the proposed Project sites.

The proposed Project would not have a significant impact on cultural, ethnographic or paleontological resources. The proposed Project sites are located on highly disturbed parcels which are made mostly of man-made fill material and are paved, making the presence of giving archaeological resources highly unlikely. Additionally, the proposed Project does not involve any construction or ground-disturbing activities.

The proposed Project would not degrade the quality of the environment. There would be no significant impact to biological and cultural resources. As such, the proposed Project would not have the potential to substantially degrade the quality of the environment.

- 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.)**

**Less than Significant Impact.** The proposed Project would not result in cumulatively considerable impacts. Several other development projects are currently under construction, are planned, or have recently been completed within the Port. Future projects would be evaluated in a separate environmental document.

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As discussed throughout Section 4.0, the proposed Project would result in no impacts to aesthetics, agricultural and forestry resources, biological resources, cultural resources, land use and planning, mineral resources, population and housing, and recreation. Thus, the proposed Project has no potential to contribute to a cumulative impact to these resource areas.

The proposed Project would result in less than significant impacts to air quality, geology and soils, greenhouse gas emissions, hazards and hazardous materials, hydrology and water quality, noise, public services, transportation and traffic, and utilities and service systems. The proposed Project would not result in significant impacts or require mitigation measures.

Because the proposed Project sites are currently developed and used for industrial purposes, the similar operations that would occur result in minimal environmental effects as shown in the IS/ND analysis. Because the proposed Project would continue to operate in a very similar manner to the existing operations, the potential incremental contribution from the proposed Project would not be cumulatively considerable. The approved projects and other present and/or probable future projects are required to comply with CEQA requirements, including implementation of mitigation measures to reduce or avoid environmental impacts, as well as with applicable laws and regulations at the federal, state and local level, including but not limited to the Los Angeles City Municipal Code and local ordinances governing land use and development. The analysis contained herein has determined that the proposed Project would not have any individually limited but cumulatively considerable impacts. No mitigation is required.

c) **Does the project have environmental effects, which will cause substantial adverse effects on human beings, either directly or indirectly?**

**Less than Significant Impact.** The proposed Project would not result in substantial adverse effects on human beings, either directly or indirectly. As previously mentioned, the proposed Project involves renewal of an existing lease for Berths 174-181 including secondary locations at Berths 153-155 and 206-209. No new improvements or physical modifications to the Project sites would occur as part of the proposed Project. The proposed Project would not involve permanent or temporary construction activities. The sites would continue to operate as an industrial facility. As described in the analysis presented throughout this IS/ND, minimal environmental effects would result from the proposed Project for all issue areas and are not of the magnitude or significance to create a substantial adverse effect on humans, either directly or indirectly. Adverse effects on human beings resulting from implementation of the proposed Project would be less than significant. No mitigation is required.

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## 5.0 PROPOSED FINDING

LAHD has prepared this IS/ND to address the environmental effects of the proposed Project. Based on the analysis provided in this IS/ND, LAHD finds that the proposed Project would not have a significant effect on the environment.

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## 7.0 ACRONYMS AND ABBREVIATIONS

[Q]M3-1 µg/m <sup>3</sup>	Heavy Industrial Uses microgram per cubic meter
AB	Assembly Bill
<u>APL</u>	<u>American President's Line</u>
APN	Assessor's Parcel Number
AQMP	Air Quality Management Plan
Basin	South Coast Air Basin
CA	California Highway
CAA	Clean Air Act
CAAP	San Pedro Bay Clean Air Action Plan
CAAQS	California ambient air quality standards
CalEPA	California Environmental Protection Agency
Caltrans	California Department of Transportation
CARB	California Air Resources Board
CCR	California Code of Regulations
CEQA	California Environmental Quality Act
<u>CFASE</u>	<u>Coalition For A Safe Environment</u>
CH <sub>4</sub>	methane
CHE	cargo handling equipment
CMP	Congestions Management Program
CNEL	Community Noise Equivalent Level
CO	carbon monoxide
CO <sub>2</sub>	carbon dioxide
CO <sub>2</sub> e	CO <sub>2</sub> equivalent
CWA	Clean Water Act
dB	decibel
dba	A-weighted decibel
DPM	diesel particulate matter
DTSC	California Department of Toxic Substances Control
<u>EIR</u>	<u>Environmental Impact Report</u>
<u>EJ</u>	<u>Earthjustice</u>
<u>ERTG</u>	<u>electric rubber tire gantry</u>
FEMA	Federal Emergency Management Agency

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GHG	greenhouse gas
GWP	global warming potential
HCP	Habitat Conservation Plan
HRA	Health Risk Assessment
I	Interstate
ILWU	International Longshore and Warehouse Union
IPCC	International Panel on Climate Change
IS	Initial Study
ISWG	Industrial Solid Waste General
ISWGP	Industrial Stormwater General Permit
<u>LABOS</u>	<u>Los Angeles Bureau of Sanitation</u>
LADOT	City of Los Angeles Department of Transportation
LADWP	Los Angeles Department of Water and Power
LAFD	City of Los Angeles Fire Department
LAHD	Los Angeles Harbor Department
LAPD	Los Angeles Police Department
lbs/day	pounds per day
<u>LBUSD</u>	<u>Long Beach Unified School District</u>
<u>LM</u>	<u>Lease Measure</u>
<u>LNG</u>	<u>liquefied natural gas</u>
LOS	Level of Service
LST	Localized Significance Threshold
Metro	Metropolitan Transportation Authority
mgd	million gallons per day
MSL	mean sea level
m/t	metric tons
N <sub>2</sub> O	nitrous oxide
NAAQS	national ambient air quality standard
NCCP	Natural Community Conservation Plan
ND	Negative Declaration
<u>nm</u>	<u>Nautical mile</u>
NO <sub>2</sub>	nitrogen dioxide
NO <sub>x</sub>	nitrogen oxides
<u>NOI</u>	<u>Notice of Intent</u>
NPDES	National Pollutant Discharge Elimination System
<u>NRDC</u>	<u>Natural Resources Defense Council</u>

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O <sub>3</sub>	ozone
OEHHA	California Office of Environmental Health Hazard Assessment
OGV	ocean-going vessel
OSHA	Occupational Safety & Health Administration
PA	Planning Area
PCE	passenger car equivalent
PCH	Pacific Coast Highway
<u>PHETT</u>	<u>Pluggable Hybrid Electric Terminal Truck</u>
PM <sub>2.5</sub>	particulate matter less than 2.5 microns
PM <sub>10</sub>	particulate matter less than 10 microns
POLA or Port	Port of Los Angeles
<u>POLB</u>	<u>Port of Long Beach</u>
Port Police	Los Angeles Port Police
ppm	parts per million
<u>PRC</u>	<u>Public Resources Code</u>
PST	Pasha Stevedoring and Terminal
R-1	One-Family
RD	Restricted Density Multiple Dwelling
<u>RMG</u>	<u>Rail-Mounted Gantry Crane</u>
ROG	reactive organic gases
<u>RTG</u>	<u>rubber tire gantry crane</u>
SCAQMD	South Coast Air Quality Management District
<u>SCH</u>	<u>State Clearinghouse</u>
SEA	Significant Ecological Area
SF	square footage
SIP	State Implementation Plan
SLR	sea level rise
SO <sub>2</sub>	sulfur dioxide
SO <sub>x</sub>	sulfur oxides
SR	State Route
SWPPP	Stormwater Pollution Prevention Plan
TAC	toxic air contaminant
<u>TAP</u>	<u>Technology Advancement Program</u>
TCR	The Climate Registry
TIWRP	Terminal Island Water Reclamation Plan
US	United States

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USEPA	U.S. Environmental Protection Agency
USFWS	U.S. Fish and Wildlife Service
UWMP	Urban Water Management Plan
VOCs	volatile organic compounds
<u>VMT</u>	<u>vehicle miles traveled</u>
<u>ZECMS</u>	<u>zero emission container movement system</u>

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# Final Initial Study/Negative Declaration

## PASHA STEVEDORING AND TERMINALS LEASE RENEWAL PROJECT TECHNICAL APPENDICES

APP# 140721-077

SCH# 2015111029



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March 2016



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## **APPENDICES**

- A1 Backup Air Quality Emission Screening Analysis
- A2 Backup Data for the Localized Air Quality Impact Screening Analysis
- B Backup Greenhouse Gas Emission Screening Analysis
- C Rail Crossing Analysis

**APPENDIX A1**

**BACKUP AIR QUALITY EMISSION SCREENING ANALYSIS**



**Table A.1. Estimated Ship Calls - PASHA Terminal**

<i>Project Scenario/Ship Type</i>	<i>Annual Ship Visits</i>	<i>Hotelling Time/Visit (Hours) (2)</i>
<b>New Ship Calls</b>		
Bulk Carrier	4	53.00
<b>Subtotal</b>	<b>4</b>	

Notes: (1) Source: Discussion on PASHA Lease Renewal Project, based on 4 additional bulk carriers per year. Assume the 4 additional carriers are for slab steel only.

(2) Based on Starcrest data, average hotelling time for bulk cargo vessels at Berth 176.

Table A.2. Bulk Cargo Vessel Propulsion Engine Usage per One-Way Ship Trip in Zone 6, 50 nm to 170 nm

Vessel Type	Propulsion Max Hp (2)	Zone 6 (1)							
		Load Factor (3)	Modal Hp	Distance (NM)	Max Speed (kts)	Speed (Kts) (4)	Hours Per Trip	Hp-Hrs/ Trip	kW-Hrs/ Trip (5)
<i>Non-Compliance with VSRP (6)</i>									
Bulk Carrier	13,798	0.83	11,460	120.0	14.5	13.6	8.80	100,898	75,270

Notes: (1) Vessel route between the boundary of the SCAB waters and State Over-water Boundary, 20 nm to 170 nm, assuming northern route.

(2) POLA 2013 AEI Table 3.22, Page 100. Using Bulk - Heavy Load for main engine kW.

(3) Calculated using Port 2013 AEI, Equation 3.3,  $LF = (\text{Speed}_{\text{actual}} / \text{Speed}_{\text{maximum}})^3$

(4) Represents service speed, which is 94% of maximum speed (2009 PEI Table 2.25).

(5) 1 kW-Hr = 0.746 Hp-Hrs.

(6) Assuming VSRP does not apply in Zone 6.



Table A.3. Bulk Cargo Vessel Propulsion Engine Usage per One-Way Ship Trip in Zone 5, 40 nm to 50 nm

Vessel Type	Propulsion Max Hp (2)	Zone 5 (1)							
		Load Factor (3)	Modal Hp	Distance (NM)	Max Speed (kts)	Speed (Kts) (4)	Hours Per Trip	Hp-Hrs/ Trip	kW-Hrs/ Trip (5)
<i>Non-Compliance with VSRP (6)</i>									
Bulk Carrier	13,798	0.83	11,460	10.0	14.5	13.6	0.73	8,408	6,273

Notes: (1) Vessel route between the boundary of the SCAB waters and State Over-water Boundary, 20 nm to 170 nm, assuming northern route.

(2) POLA 2013 AEI Table 3.22, Page 100. Using Bulk - Heavy Load for main engine kW.

(3) Calculated using Port 2013 AEI, Equation 3.3,  $LF = (\text{Speed}_{\text{actual}} / \text{Speed}_{\text{maximum}})^3$

(4) Represents service speed, which is 94% of maximum speed (2009 PEI Table 2.25).

(5) 1 kW-Hr = 0.746 Hp-Hrs.

(6) Length of fairway within the Vessel Speed Reduction Program (VSRP) Zone (VSRPZ) = 22 nautical miles (NM).

Table A.4. Bulk Cargo Vessel Propulsion Engine Usage per One-Way Ship Trip in Zone 4, 22 nm to 40 nm (using VSRP zone)

Vessel Type	Propulsion Max Hp (2)	Zone 4 (1)							
		Load Factor (3)	Modal Hp	Distance (NM)	Max Speed (kts)	Speed (Kts) (4)	Hours Per Trip	Hp-Hrs/ Trip	kW-Hrs/ Trip (5)
<i>Non-Compliance with VSRP (6)</i>									
Bulk Carrier	13,798	0.83	11,460	18.0	14.5	13.6	1.32	15,135	11,291

Notes: (1) Vessel route between the boundary of the SCAB waters and State Over-water Boundary, 20 nm to 170 nm, assuming northern route.

(2) POLA 2013 AEI Table 3.22, Page 100. Using Bulk - Heavy Load for main engine kW.

(3) Calculated using Port 2013 AEI, Equation 3.3,  $LF = (\text{Speed}_{\text{actual}} / \text{Speed}_{\text{maximum}})^3$

(4) Represents service speed, which is 94% of maximum speed (2009 PEI Table 2.25).

(5) 1 kW-Hr = 0.746 Hp-Hrs.

(6) Length of fairway within the Vessel Speed Reduction Program (VSRP) Zone (VSRPZ) = 22 nautical miles (NM).

Table A.5. Bulk Cargo Vessel Propulsion Engine Usage per One-Way Ship Trip in Zone 3, 22 nm to PZ

Vessel Type	Propulsion Max Hp (2)	VSRP Zone to Precautionary Zone (1)							
		Load Factor (3)	Modal Hp	Distance (NM)	Max Speed (kts)	Speed (Kts) (4)	Hours Per Trip	Hp-Hrs/ Trip	kW-Hrs/ Trip (5)
<i>Compliance with VSRP (6)</i>									
Bulk Carrier	13,798	0.24	3,299	23.9	14.5	9.0	2.66	8,765	6,539

Notes: (1) Vessel route between the boundary of the VSRP zone and Precautionary Zone.

(2) POLA 2013 AEI Table 3.22, Page 100. Using Bulk - Heavy Load for main engine kW.

(3) Calculated using Port 2013 AEI, Equation 3.3,  $LF = (\text{Speed}_{\text{actual}} / \text{Speed}_{\text{maximum}})^3$

(4) Based on speed within the PZ, Port 2013 AEI Table 3.4

(5) 1 kW-Hr = 0.746 Hp-Hrs.

(6) Length of fairway within the Vessel Speed Reduction Program (VSRP) Zone (VSRPZ) = 22 nautical miles (NM). Assuming speed is reduced to average bulk vessel speed of 9 kts

Table A.6. Bulk Cargo Vessel Propulsion Engine Usage per One-Way Ship Trip in Zone 2, Breakwater to PZ

Vessel Type	Propulsion Max Hp (2)	Precautionary Zone (1)							
		Load Factor (3)	Modal Hp	Distance (NM)	Max Speed (kts)	Speed (Kts) (4)	Hours Per Trip	Hp-Hrs/ Trip	kW-Hrs/ Trip (5)
<i>Compliance with VSRP (6)</i>									
Bulk Carrier	13,798	0.24	3,299	8.1	14.5	9.0	0.90	2,969	2,215

- Notes: (1) Vessel route between the boundary of the Precautionary Zone and the Breakwater  
 (2) POLA 2013 AEI Table 3.22, Page 100. Using Bulk - Heavy Load for main engine kW.  
 (3) Calculated using Port 2013 AEI, Equation 3.3,  $LF = (\text{Speed}_{\text{actual}}/\text{Speed}_{\text{maximum}})^3$   
 (4) Based on speed within the PZ, Port 2013 AEI Table 3.4  
 (5) 1 kW-Hr = 0.746 Hp-Hrs.  
 (6) Length of fairway within the Vessel Speed Reduction Program (VSRP) Zone (VSRPZ) = 22 nautical miles (NM). Assuming speed is reduced to average bulk vessel speed of 9 kts

Table A.7. Bulk Cargo Vessel Propulsion Engine Usage per One-Way Ship Trip in Zone 1, Harbor

Vessel Type	Propulsion Max Hp (2)	Harbor (1)							
		Load Factor (3)	Modal Hp	Distance (NM)	Max Speed (kts)	Speed (Kts) (4)	Hours Per Trip	Hp-Hrs/ Trip	kW-Hrs/ Trip (5)
<i>Compliance with VSRP (6)</i>									
Bulk Carrier	13,798	0.09	1,243	4.2	14.5	6.5	0.65	803	599

Notes: (1) Vessel route within the Harbor. Assuming 4.2 nm to terminal.

(2) POLA 2013 AEI Table 3.22, Page 100. Using Bulk - Heavy Load for main engine kW.

(3) Calculated using Port 2013 AEI, Equation 3.3,  $LF = (\text{Speed}_{\text{actual}} / \text{Speed}_{\text{maximum}})^3$

(4) Based on speed within the Harbor, Port 2013 AEI Page 81, inbound slow ships, average between 5 kts and 8 kts

(5) 1 kW-Hr = 0.746 Hp-Hrs.

(6) Assuming that speeds are reduced to 5 kts upon arrival, 8 kts upon departure within breakwater per POLA AEI, Page 81.

Table A.8. Bulk Cargo Vessel Propulsion Engine Usage, Docking

<i>Operational Mode/Vessel Type</i>	<i>Propulsion Max Hp</i>	<i>Load Factor (2)</i>	<i>Modal Hp</i>	<i>Hours/ Mode (3)</i>	<i>Hp-Hrs/ Trip</i>	<i>kW-Hrs/ Trip</i>
<i>Docking (1)</i>						
Bulk Carrier	13,798	0.02	276	0.25	69	51

Notes: (1) Assuming 0.25 hours for docking at berth

(2) Transit load factors based upon the average of inbound and outbound load factors in 2005 PEI Table 2.9. Docking load factors obtained from 2005 PEI page 68.

(3) One-way transit durations = 4.2 nm @ 5 kts. Docking durations obtained from 2005 PEI page 68.

Table A.9. Bulk Cargo Vessel Auxiliary Generator Usage per One-Way Fairway Transit - 22 nm to 170 nm

<i>Vessel Type</i>	<i>Auxiliary kW per Vessel (1)</i>	<i>Load Factor (2)</i>	<i>Hours/ Transit</i>	<i>kW-Hrs/ Transit</i>
<i>Non-Compliance with VSRP (3)</i>				
Bulk Carrier	255	1.00	10.86	2,769

Notes: (1) Average rating for bulk cargo vessels, Port 2013 AEI Table 3.12, at sea

(2) Load factor assumed to be 1.0.

(3) See Table A.2 through A.8 for estimated vessel transit durations within the fairway for each mode of operation.

Table A.10. Bulk Cargo Vessel Auxiliary Generator Usage per One-Way VSRP Zone Transit - 22 nm to PZ

<i>Vessel Type</i>	<i>Auxiliary kW per Vessel (1)</i>	<i>Load Factor (2)</i>	<i>Hours/ Transit</i>	<i>kW-Hrs/ Transit</i>
<i>Non-Compliance with VSRP (3)</i>				
Bulk Carrier	255	1.00	2.66	677

Notes: (1) Average rating for bulk cargo vessels, Port 2013 AEI Table 3.12, at sea

(2) Load factor assumed to be 1.0.

(3) See Table A.2 through A.8 for estimated vessel transit durations within the fairway for each mode of operation.



Table A.11. Bulk Cargo Vessel Auxiliary Generator Usage per One-Way Precautionary Zone Transit -PZ to Breakwater

<i>Vessel Type</i>	<i>Auxiliary kW per Vessel (1)</i>	<i>Load Factor (2)</i>	<i>Hours/ Transit</i>	<i>kW-Hrs/ Transit</i>
<i>Non-Compliance with VSRP (3)</i>				
Bulk Carrier	675	1.00	0.90	608

Notes: (1) Average rating for bulk cargo vessels, Port 2013 AEI Table 3.12, maneuvering

(2) Load factor assumed to be 1.0.

(3) See Table A.2 through A.8 for estimated vessel transit durations within the fairway for each mode of operation.

Table A.12. Bulk Cargo Vessel Auxiliary Generator Usage per One-Way Harbor Transit and Docking

<i>Vessel Type</i>	<i>Auxiliary kW per Vessel (1)</i>	<i>Load Factor (2)</i>	<i>Hours/ Transit</i>	<i>kW-Hrs/ Transit</i>
<i>Non-Compliance with VSRP (3)</i>				
Bulk Carrier	675	1.00	0.90	605

Notes: (1) Average rating for bulk cargo vessels, Port 2013 AEI Table 3.12, maneuvering

(2) Load factor assumed to be 1.0.

(3) See Table A.2 through A.8 for estimated vessel transit durations within the fairway for each mode of operation.

Table A.13. Bulk Cargo Vessel Hoteling Auxiliary Generator Usage per Ship Visit -

<i>Vessel Type</i>	<i>Auxiliary kW per Vessel (1)</i>	<i>Load Factor (1)</i>	<i>Hours/ Visit (2)</i>	<i>kW-Hrs/ Visit</i>
Bulk Carrier	150	1.00	53.00	7,950

Notes: (1) Average rating for bulk cargo vessels, Port 2013 AEI Table 3.12, berth hotelling  
 (2) Load factor assumed to be 1.0.

Table A.14. Bulk Cargo Vessel Auxiliary Boiler Usage per Ship Visit -

<i>Vessel Type</i>	<i>Auxiliary Boiler</i>	<i>Hourly Fuel</i>	<i>Hours/</i>	<i>kW-Hrs/</i> <i>Visit</i>
	<i>Load (1)</i>	<i>Usage (1)</i>	<i>Visit (2)</i>	
Bulk Carrier	132	0.190	57.45	7,584

Notes: (1) From Port 2013 PEI Table 3.16

(2) Total of hours of operation for all operational modes except fairway transit, including at berth hotelling.

**Table A.15. Bulk Cargo Vessel Tugboat Assist Usage**

<i>Vessel Type</i>	<i>Tugboat Max Hp (1)</i>	<i>Load Factor (2)</i>	<i>Hours/ Assist (3)</i>	<i>Hp-Hr/ Assist</i>	<i>Annual # of Assists (4)</i>	<i>Annual Hp-Hrs</i>	<i>Annual kW-Hrs</i>
Bulk Carrier	1,908	0.31	1.17	689	8	5,513	4,112
<b>Totals</b>						<b>5,513</b>	<b>4,112</b>

Notes: (1) Port 2013 AEI, Table 4.1.

(2) Port 2013 AEI, Table 4.7

(3) Duration 1-way vessel trip due to harbor transit and docking durations times 1.3 to account for tug assist time, travel to/from berth, and idle mode.

(4) Assuming 3 tug assists per ship visit.

**Table A.16. Tugboat Auxiliary Generator Usage during Bulk Cargo Vessel Assists**

<i>Vessel Type</i>	<i>Aux. Engine Hp (1)</i>	<i>Load Factor (2)</i>	<i>Hours/ Assist (3)</i>	<i>Hp-Hr/ Assist</i>	<i>Annual # of Assists (4)</i>	<i>Annual Hp-Hrs</i>	<i>Annual kW-Hrs</i>
Bulk Carrier	179	0.43	1.51	117	8	933	696
<b>Totals</b>						<b>933</b>	<b>696</b>

Notes: (1) Port 2013 AEI, Table 4.2

(2) Port 2013 AEI, Table 4.7

(3) Duration = 1.3 times tug assist time in Table13 to account for usage when main engines are shut down in stand-by mode.

(4) Assuming 3 tug assists per ship visit.

Table A.17. Emission Factors for Vessels

Operational Mode/Ship-Engine Type	Emission Factors (Gm/kW-Hr)						Source
	ROG	CO	NOx	SOx	PM10	PM2.5	
<i>Cruise/Main Engine</i>							
OGVs - Slow Speed Diesel Main Engines - 0.5% S MDO	0.60	1.40	17.00	1.90	0.38	0.35	(1)
<i>&lt;20% Main Engine Load Emission Factors</i>							
OGVs - Slow Speed Diesel 2% Load Adjustment Factor	21.18	9.70	4.63	1.00	7.29	7.29	(2)
OGVs - Slow Speed Diesel 3% Load Adjustment Factor	11.68	6.49	2.92	1.00	4.33	4.33	(2)
OGVs - Slow Speed Diesel 4% Load Adjustment Factor	7.71	4.86	2.21	1.00	3.09	3.09	(2)
OGVs - Slow Speed Diesel 5% Load Adjustment Factor	5.61	3.90	1.83	1.00	2.44	2.44	(2)
OGVs - Slow Speed Diesel 6% Load Adjustment Factor	4.35	3.26	1.60	1.00	2.04	2.04	(2)
OGVs - Slow Speed Diesel 7% Load Adjustment Factor	3.52	2.80	1.45	1.00	1.79	1.79	(2)
OGVs - Slow Speed Diesel 8% Load Adjustment Factor	2.95	2.45	1.35	1.00	1.61	1.61	(2)
OGVs - Slow Speed Diesel 9% Load Adjustment Factor	2.52	2.18	1.27	1.00	1.48	1.48	(2)
OGVs - Slow Speed Diesel 10% Load Adjustment Factor	2.20	1.96	1.22	1.00	1.38	1.38	(2)
OGVs - Slow Speed Diesel 11% Load Adjustment Factor	1.96	1.79	1.17	1.00	1.30	1.30	(2)
OGVs - Slow Speed Diesel 12% Load Adjustment Factor	1.76	1.60	1.14	1.00	1.24	1.24	(2)
OGVs - Slow Speed Diesel 13% Load Adjustment Factor	1.60	1.47	1.11	1.00	1.19	1.19	(2)
OGVs - Slow Speed Diesel 15% Load Adjustment Factor	1.36	1.36	1.06	1.00	1.11	1.11	(2)
OGVs - Slow Speed Diesel 16% Load Adjustment Factor	1.26	1.26	1.05	1.00	1.08	1.08	(2)
OGVs - Slow Speed Diesel 17% Load Adjustment Factor	1.18	1.18	1.03	1.00	1.06	1.06	(2)
OGVs - Slow Speed Diesel 18% Load Adjustment Factor	1.11	1.11	1.02	1.00	1.04	1.04	(2)
OGVs - Slow Speed Diesel 19% Load Adjustment Factor	1.05	1.05	1.01	1.00	1.02	1.02	(2)
OGVs - Slow Speed Diesel 2% Load Emission Factor	12.71	13.58	78.71	1.90	2.77	2.55	(3)
OGVs - Slow Speed Diesel 3% Load Emission Factor	7.01	9.09	49.64	1.90	1.65	1.52	(3)
OGVs - Slow Speed Diesel 4% Load Emission Factor	4.63	6.80	37.57	1.90	1.17	1.08	(3)
OGVs - Slow Speed Diesel 5% Load Emission Factor	3.37	5.46	31.11	1.90	0.93	0.85	(3)
OGVs - Slow Speed Diesel 6% Load Emission Factor	2.61	4.56	27.20	1.90	0.78	0.71	(3)
OGVs - Slow Speed Diesel 7% Load Emission Factor	2.11	3.92	24.65	1.90	0.68	0.63	(3)
OGVs - Slow Speed Diesel 8% Load Emission Factor	1.77	3.43	22.95	1.90	0.61	0.56	(3)
OGVs - Slow Speed Diesel 9% Load Emission Factor	1.51	3.05	21.59	1.90	0.56	0.52	(3)
OGVs - Slow Speed Diesel 10% Load Emission Factor	1.32	2.74	20.74	1.90	0.52	0.48	(3)
OGVs - Slow Speed Diesel 11% Load Emission Factor	1.18	2.51	19.89	1.90	0.49	0.46	(3)
OGVs - Slow Speed Diesel 12% Load Emission Factor	1.06	2.24	19.38	1.90	0.47	0.43	(3)
OGVs - Slow Speed Diesel 13% Load Emission Factor	0.96	2.06	18.87	1.90	0.45	0.42	(3)
OGVs - Slow Speed Diesel 15% Load Emission Factor	0.82	1.90	18.02	1.90	0.42	0.39	(3)
OGVs - Slow Speed Diesel 16% Load Emission Factor	0.76	1.76	17.85	1.90	0.41	0.38	(3)
OGVs - Slow Speed Diesel 17% Load Emission Factor	0.71	1.65	17.51	1.90	0.40	0.37	(3)
OGVs - Slow Speed Diesel 18% Load Emission Factor	0.67	1.55	17.34	1.90	0.40	0.36	(3)
OGVs - Slow Speed Diesel 19% Load Emission Factor	0.63	1.47	17.17	1.90	0.39	0.36	(3)
Tugboats - Diesel Main Engines Year 2013	0.76	5.02	8.87	0.01	0.32	0.29	(4)
<i>Auxiliary Generators</i>							
OGVs - Slow Speed Diesel - Residual Oil @ 2.7% S	0.40	1.10	14.70	12.30	1.50	1.20	(5)
OGVs - Slow Speed Diesel - Marine Gas Oil @ 0.5% S	0.40	1.10	13.82	2.28	0.38	0.30	(5)
OGVs - Slow Speed Diesel - Marine Gas Oil @ 0.1% S	0.40	1.10	13.82	0.46	0.26	0.20	(5)
Tugboats - Medium Speed Diesel, Marine Gas Oil @ 0.1%	0.85	5.18	6.60	0.01	0.22	0.21	(4)
<i>Auxiliary Boilers</i>							
Commercial Vessels - Residual Oil @ 2.7% S	0.10	0.20	2.10	16.50	0.80	0.64	(6)
Commercial Vessels - Marine Gas Oil @ 0.5% S	0.10	0.20	1.97	3.05	0.20	0.16	(6)
Commercial Vessels - Marine Gas Oil @ 0.1% S	0.10	0.20	1.97	0.61	0.14	0.11	(6)

Notes: (1) From Port 2013 AEI, Table 3.5, based on 0.5% MDO. Fuel correction factors to be applied for 0.1% MDO.

(2) From Port 2013 AEI, Table 3.9

(3) Calculated OGV main power plant low load emission factors.

(4) Provided by Starcrest Consulting, 2015

(5) From Port 2013 AEI, Table 3.11, with fuel correction factors from Table A.18

(6) From Port 2013 AEI, Table 3.15

Table A.18. Fuel Correction Factors for ULSD

<i>Operational Mode/Ship-Engine Type</i>	<i>Fuel Correction Factor</i>						<i>Source</i>
	<i>ROG</i>	<i>CO</i>	<i>NOx</i>	<i>SOx</i>	<i>PM10</i>	<i>PM2.5</i>	
Fuel Correction Factors, 0.5% MDO	1.00	1.00	0.94	0.19	0.25	0.25	
Fuel Correction Factors, 0.1% MGO	1.00	1.00	0.94	0.04	0.17	0.17	(1)

Notes: (1) From Port 2012 AEI, Table 3.17



Table A.19. Annual Bulk Cargo Vessel Emissions within Zone 6, Zone 5, and Zone 4

<i>Project Scenario/Vessel Type</i>	<i>Tons Per Year</i>					
	<i>ROG</i>	<i>CO</i>	<i>NO<sub>x</sub></i>	<i>SO<sub>x</sub></i>	<i>PM10</i>	<i>PM2.5</i>
Bulk Carrier	0.45	1.04	12.63	1.41	0.28	0.26
<b>Subtotal</b>	<b>0.45</b>	<b>1.04</b>	<b>12.63</b>	<b>1.41</b>	<b>0.28</b>	<b>0.26</b>

Table A.20. Annual Bulk Cargo Vessel Emissions within Zone 3

<i>Project Scenario/Vessel Type</i>	<i>Tons Per Year</i>					
	<i>ROG</i>	<i>CO</i>	<i>NO<sub>x</sub></i>	<i>SO<sub>x</sub></i>	<i>PM10</i>	<i>PM2.5</i>
Bulk Carrier	0.03	0.07	0.89	0.10	0.02	0.02
<b>Subtotal</b>	<b>0.03</b>	<b>0.07</b>	<b>0.89</b>	<b>0.10</b>	<b>0.02</b>	<b>0.02</b>

Table A.21. Annual Bulk Cargo Vessel Emissions within the PZ

<i>Project Scenario/Vessel Type</i>	<i>Tons Per Year</i>					
	<i>ROG</i>	<i>CO</i>	<i>NOx</i>	<i>SOx</i>	<i>PM10</i>	<i>PM2.5</i>
Bulk Carrier	0.01	0.02	0.30	0.03	0.01	0.01
<b>Subtotal</b>	<b>0.01</b>	<b>0.02</b>	<b>0.30</b>	<b>0.03</b>	<b>0.01</b>	<b>0.01</b>

Table A.21. Annual Bulk Cargo Vessel Emissions within the Harbor

<i>Project Scenario/Vessel Type</i>	<i>Tons Per Year</i>					
	<i>ROG</i>	<i>CO</i>	<i>NOx</i>	<i>SOx</i>	<i>PM10</i>	<i>PM2.5</i>
Bulk Carrier	0.01	0.01	0.10	0.01	0.00	0.00
<b>Subtotal</b>	<b>0.01</b>	<b>0.01</b>	<b>0.10</b>	<b>0.01</b>	<b>0.00</b>	<b>0.00</b>

Table A.22. Annual Bulk Cargo Vessel Emissions - Docking

<i>Project Scenario/Vessel Type</i>	<i>Tons Per Year</i>					
	<i>ROG</i>	<i>CO</i>	<i>NOx</i>	<i>SOx</i>	<i>PM10</i>	<i>PM2.5</i>
Bulk Carrier	0.01	0.01	0.03	0.00	0.00	0.00
<b>Subtotal</b>	<b>0.01</b>	<b>0.01</b>	<b>0.03</b>	<b>0.00</b>	<b>0.00</b>	<b>0.00</b>

**Table A.23. Annual Auxiliary Generator Emissions for Bulk Cargo Vessels Transiting the Fairway Zone**

<i>Project Scenario/Vessel Type</i>	<i>Tons Per Year</i>					
	<i>ROG</i>	<i>CO</i>	<i>NOx</i>	<i>SOx</i>	<i>PM10</i>	<i>PM2.5</i>
Bulk Carrier	0.01	0.02	0.33	0.27	0.03	0.03
<b>Subtotal</b>	<b>0.01</b>	<b>0.02</b>	<b>0.33</b>	<b>0.27</b>	<b>0.03</b>	<b>0.03</b>

Note: (1) Assumes 100% usage of RFO @ 2.7% sulfur.

(2) VSRP compliance = 100% for future years.

**Table A.24. Annual Auxiliary Generator Emissions for Bulk Cargo Vessels Transiting the VSRP Zone**

<i>Project Scenario/Vessel Type</i>	<i>Tons Per Year</i>					
	<i>ROG</i>	<i>CO</i>	<i>NOx</i>	<i>SOx</i>	<i>PM10</i>	<i>PM2.5</i>
Bulk Carrier	0.00	0.01	0.08	0.07	0.01	0.01
<b>Subtotal</b>	<b>0.00</b>	<b>0.01</b>	<b>0.08</b>	<b>0.07</b>	<b>0.01</b>	<b>0.01</b>

Note: (1) Assumes 100% usage of RFO @ 2.7% sulfur.

(2) VSRP compliance = 100% for future years.

**Table A.25. Annual Auxiliary Generator Emissions for Bulk Cargo Vessels Transiting the Precautionary Area**

<i>Project Scenario/Vessel Type</i>	<i>Tons Per Year</i>					
	<i>ROG</i>	<i>CO</i>	<i>NOx</i>	<i>SOx</i>	<i>PM10</i>	<i>PM2.5</i>
Bulk Carrier	0.00	0.01	0.07	0.06	0.01	0.01
<b>Subtotal</b>	<b>0.00</b>	<b>0.01</b>	<b>0.07</b>	<b>0.06</b>	<b>0.01</b>	<b>0.01</b>

Note: (1) Assumes 100% usage of RFO @ 2.7% sulfur.



**Table A.26. Annual Auxiliary Generator Emissions for Bulk Cargo Vessels Transiting within the Harbor and Docking**

<i>Project Scenario/Vessel Type</i>	<i>Tons Per Year (1)</i>					
	<i>ROG</i>	<i>CO</i>	<i>NOx</i>	<i>SOx</i>	<i>PM10</i>	<i>PM2.5</i>
Bulk Carrier	0.00	0.01	0.07	0.06	0.01	0.01
<b>Subtotal</b>	<b>0.00</b>	<b>0.01</b>	<b>0.07</b>	<b>0.06</b>	<b>0.01</b>	<b>0.01</b>

Note: (1) Assumes 100% usage of RFO @ 2.7% sulfur.

**Table A.27. Annual Auxiliary Generator Emissions during Cargo Vessel Hoteling**

<i>Project Scenario/Vessel Type</i>	<i>Tons Per Year</i>					
	<i>ROG</i>	<i>CO</i>	<i>NOx</i>	<i>SOx</i>	<i>PM10</i>	<i>PM2.5</i>
Bulk Carrier	0.03	0.07	0.94	0.78	0.10	0.08
<b>Subtotal</b>	<b>0.03</b>	<b>0.07</b>	<b>0.94</b>	<b>0.78</b>	<b>0.10</b>	<b>0.08</b>

Note: (1) Assumes 100% usage of RFO @ 2.7% sulfur.

Table A.28. Annual Auxiliary Boiler Emissions for Bulk Cargo Vessels

<i>Project Scenario/Vessel Type</i>	<i>Tons Per Year</i>					
	<i>ROG</i>	<i>CO</i>	<i>NOx</i>	<i>SOx</i>	<i>PM10</i>	<i>PM2.5</i>
Bulk Carrier	0.01	0.01	0.13	1.00	0.05	0.04
<b>Subtotal</b>	<b>0.01</b>	<b>0.01</b>	<b>0.13</b>	<b>1.00</b>	<b>0.05</b>	<b>0.04</b>

Note: (1) VSRP compliance = 100% for future years.

**Table A.29. Annual Tugboat Emissions for Bulk Cargo Vessel Assists**

<i>Project Scenario/All Vessels</i>	<i>Tons Per Year</i>					
	<i>ROG</i>	<i>CO</i>	<i>NOx</i>	<i>SOx</i>	<i>PM10</i>	<i>PM2.5</i>
Bulk Carrier	0.00	0.02	0.04	0.00	0.00	0.00
<b>Subtotal</b>	<b>0.00</b>	<b>0.02</b>	<b>0.04</b>	<b>0.00</b>	<b>0.00</b>	<b>0.00</b>

Note: (1) Assumes 3 tug assists per ship visit for all years.

**Table A.30. Annual Tugboat Auxiliary Generator Emissions for Bulk Cargo Vessel Assists**

<i>Project Scenario/All Vessels</i>	<i>Tons Per Year</i>					
	<i>ROG</i>	<i>CO</i>	<i>NOx</i>	<i>SOx</i>	<i>PM10</i>	<i>PM2.5</i>
Bulk Carrier	0.00	0.00	0.00	0.00	0.00	0.00
<b>Subtotal</b>	<b>0.00</b>	<b>0.00</b>	<b>0.00</b>	<b>0.00</b>	<b>0.00</b>	<b>0.00</b>

Note: (1) Assumes 3 tug assists per ship visit for all years.

**Table A.31. Annual Vessel Emissions - PASHA Bulk Terminal Lease Renewal**

<i>Project Scenario/Emission Source</i>	<i>Tons Per Year</i>					
	<i>ROG</i>	<i>CO</i>	<i>NOx</i>	<i>SOx</i>	<i>PM10</i>	<i>PM2.5</i>
Ships - Fairway Transit (1)	0.49	1.14	13.92	1.85	0.34	0.31
Ships - Precautionary Area Transit (1)	0.01	0.03	0.37	0.09	0.01	0.01
Ships - Harbor Transit and Docking (1)	0.01	0.03	0.21	0.07	0.01	0.01
Ships - Hoteling Aux. Sources	0.03	0.07	0.94	0.78	0.10	0.08
Ships - Boiler Emissions	0.01	0.01	0.13	1.00	0.05	0.04
Tugboats - Cargo Vessel Assist (1)	0.00	0.02	0.04	0.00	0.00	0.00
<b>Subtotal</b>	<b>0.55</b>	<b>1.31</b>	<b>15.61</b>	<b>3.80</b>	<b>0.51</b>	<b>0.45</b>

Note: (1) Includes auxiliary engine emissions.

Table A-32. Equipment Usage Associated with One Inbound/Outbound Train Trip at the PASHA Bulk Terminal

<i>Equipment Type</i>	<i>Hp (1)</i>	<i>Load Factor (2)</i>	<i>Number Active</i>	<i>Hourly Hp-Hr</i>	<i>Hours/Trip</i>	<i>Total Hp-Hrs</i>
<b><i>Inbound</i></b>						
Haul Line Locomotive - 40 mph - Port to Alameda Corridor	4,000	0.48	2	3,848	0.525	2,020
Haul Line Locomotive - 50 mph - Alameda Corridor to Fontan	4,000	0.64	2	5,144	1.300	6,687
<b><i>Outbound</i></b>						
Haul Line Locomotive - 40 mph - Port to Alameda Corridor	4,000	0.48	4	7,696	0.525	4,040
Haul Line Locomotive - 50 mph - Alameda Corridor to Fontan	4,000	0.64	4	10,288	1.300	13,374
Haul Line Locomotive - Switching	4,000	0.05	1	200	2.5	500

Notes: (1) Average hp assumed the same as YTI Terminal EIR. 3 locomotives on average: 4 locomotives for outbound trips and 2 for inbound trips.

(2) Line haul loco Notch settings vs. speeds estimated by Starcrest (2007). Notch settings assumed to be 5 for 40 mph, and 6 for 50 mph.

Table A-33. Emission Factors for Rail Equipment

Project Scenario/Equipment	Emission Factors (g/hp-hr)						References
	ROG	CO	NOx	SOx	PM10	PM2.5	
Line Haul Locomotive	0.21	1.28	5.19	0.01	0.13	0.12	(1)
Switch Yard Locomotive	0.26	1.83	4.50	0.01	0.04	0.03	(2)

Notes: (1) Emission factors for VOC, Nox, and PM10 were calculated from g/gal factors published in EPA Technical Highlights: Emission Factors for Locomotives, EPA-420-F-09-025. CO emission factor from EPA locomotive emission standards, regulatory support document, April 1998. VOC factors equal 1.053 x HC emission factors, per EPA Regulatory Impact Analysis: Control of Emissions of Air Pollution from Locomotive Engines and Marine Compression Ignition Engines Less than 30 Liters Per Cylinder, EPA-420-R-08-001a, May 2008, P. 3-77. PM2.5 emission factors are assumed to be 92% of PM10 emissions (POLA 2013 Air Emission Inventory, Pg. 152).

(2) Port 2013 AEI, Table 6.1, assuming Tier 3 locomotives



Table A-34. Train Trip Generation Rates

<i>Project Scenario/Rail Yard</i>	<i>Annual Round Trips</i>
To/from PASHA Terminal	130
Distances (1)	
To/from PASHA Terminal to Alameda Corrido	21
Alameda Corridor to Fontana	65

Notes: (1) from Port 2013 AEI, Page 159.

Table A-35. Annual Train Emissions

Train Direction/Source Activity	Tons Per Year					
	ROG	CO	NOx	SOx	PM10	PM2.5
<b><i>Inbound</i></b>						
Haul Line Locomotive - 40 mph - Port to Alameda Corridor	0.06	0.34	1.36	0.00	0.03	0.03
Haul Line Locomotive - 50 mph - Alameda Corridor to Fontana	0.18	1.11	4.51	0.00	0.11	0.10
<b>Inbound Tons per Year</b>	<b>0.24</b>	<b>1.45</b>	<b>5.88</b>	<b>0.01</b>	<b>0.15</b>	<b>0.14</b>
<b><i>Outbound</i></b>						
Haul Line Locomotive - 40 mph - Port to Alameda Corridor	0.11	0.67	2.73	0.00	0.07	0.06
Haul Line Locomotive - 50 mph - Alameda Corridor to Fontana	0.37	2.23	9.03	0.01	0.23	0.21
<b>Outbound Tons per Year</b>	<b>0.48</b>	<b>2.90</b>	<b>11.75</b>	<b>0.01</b>	<b>0.29</b>	<b>0.27</b>
Haul Line Locomotive - Switching	0.02	0.12	0.29	0.00	0.00	0.00
<b>Total Tons per Year</b>	<b>0.73</b>	<b>4.47</b>	<b>17.92</b>	<b>0.02</b>	<b>0.44</b>	<b>0.41</b>

Table A-36. Operational On-Road Vehicles, Berths 206-209, 2018

Vehicle	Vehicle Class	Peak No. of Vehicles per day	Speed or idle time (mph or minutes)	VMT (mi/vehicle day)	CO		NO <sub>x</sub>		ROG		SO <sub>x</sub>		PM10				PM2.5				CO2		CF
					Running Exhaust (g/mi)	Idling Exhaust, g/hour	Running Exhaust (g/mi)	Idling Exhaust, g/hour	Running Exhaust (g/mi)	Idling Exhaust, g/hour	Running Exhaust (g/mi)	Idling Exhaust, g/hour	Running Exhaust (g/mi)	Idling Exhaust, g/hour	Tire Wear (g/mi)	Brake Wear (g/mi)	Running Exhaust (g/mi)	Idling Exhaust, g/hour	Tire Wear (g/mi)	Brake Wear (g/mi)	Running Exhaust (g/mi)	Idling Exhaust, g/hour	
Truck Trips	T6 Small	29	Aggregated	50																			
Average Idling Time at In-Gate	1.8 minutes	29	1.8			7.52		69.52		1.83		0.07		0.05				0.05					7567.0507
Average Idling Time at Out-Gate	0.6 minutes	29	0.6			7.52		69.52		1.83		0.07		0.05				0.05					7567.0507
Average On-Terminal Idling Time	6 minutes	29	6			7.52		69.52		1.83		0.07		0.05				0.05					7567.0507
Average Truck On-Terminal Travel Distance	0.5 miles	29	8	0.5	4.54		21.73		1.65		0.03		0.09	0.04	0.06	0.08		0.01	0.03	3211.2101			0.08
On-site Emissions																							
Average Truck Off-Terminal Travel Distance (assume travel to Fontana)	68 miles	29	60	50	0.31		8.20		0.09		0.01		0.05	0.04	0.06	0.05		0.01	0.03	1503.0423			0.00
Off-site Emissions																							
<b>Total</b>																							

Average idle time, travel distance, and speed on terminal from 2013 Port AEI, Table 7.3

Composite Emission Factors provided by Starcrest (Starcrest 2015)

ROG fraction of TOG is 0.878407 from EMFAC2014 model run

Tire wear and Brake wear from EMFAC2014

N2O emission factors based on 2013 Port AEI, Table 7.11.

Paved Road Fugitive Dust

EPA's AP-42, Section 13.2.1, January 2011

$$E = k(sL/2)^{0.91} \times (W)^{1.02}$$

W for trucks, tons 18.9

Assume silt loading for onsite travel, g/m3 0.6

Assume silt loading for 10,000 ADT roadways, g/m3 0.03

k for PM10 1

k for PM2.5 0.25

Emission Factor, grams/VMT

PM10, onsite 12.592405

PM2.5, onsite 3.1481012

PM10, offsite 0.8244634

PM2.5, offsite 0.2061159

14			N2O		Emissions, lbs/day										Total Emissions, tons											
Idling Exhaust, g/hour	Running Exhaust (g/mi)	Idling Exhaust, g/hour	CO	NOx	VOCs	SOx	PM10	PM2.5	Paved Road Fugitive Dust PM10	Road Fugitive Dust PM2.5	CO2	CH4	N2O	Days per Year	CO	NOx	VOCs	SOx	PM10	PM2.5	Paved Road Fugitive Dust PM10	Road Fugitive Dust PM2.5	CO2	CH4	N2O	
0.08		0.04	0.01	0.13	0.00	0.00	0.00	0.00			14.51	0.00	0.00	365	0.00	0.02	0.00	0.00	0.00	0.00	0.00	0.00	0.00	2.40	0.00	0.00
0.08		0.04	0.00	0.04	0.00	0.00	0.00	0.00			4.84	0.00	0.00	365	0.00	0.01	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.80	0.00	0.00
0.08		0.04	0.05	0.44	0.01	0.00	0.00	0.00			48.38	0.00	0.00	365	0.01	0.08	0.00	0.00	0.00	0.00	0.00	0.00	0.00	8.01	0.00	0.00
	0.02		0.15	0.69	0.05	0.00	0.01	0.00	0.40	0.10	102.66	0.00	0.00	365	0.03	0.13	0.01	0.00	0.00	0.00	0.07	0.02	17.00	0.00	0.00	
			0.21	1.32	0.07	0.00	0.01	0.00	0.40	0.10	170.39	0.00	0.00		0.04	0.24	0.01	0.00	0.00	0.00	0.07	0.02	28.21	0.00	0.00	
	0.02		1.00	26.21	0.28	0.05	0.48	0.27	2.64	0.66	4804.91	0.01	0.05	365	0.18	4.78	0.05	0.01	0.09	0.05	0.48	0.12	795.51	0.00	0.01	
			1.00	26.21	0.28	0.05	0.48	0.27	2.64	0.66	4804.91	0.01	0.05		0.18	4.78	0.05	0.01	0.09	0.05	0.48	0.12	795.51	0.00	0.01	
			1.21	27.52	0.35	0.05	0.48	0.28	3.04	0.76	4975.30	0.02	0.05		0.22	5.02	0.06	0.01	0.09	0.05	0.55	0.14	823.72	0.00	0.01	

Table A-37. Operational On-Road Vehicles, Berths 153-155, 2018

Vehicle	Vehicle Class	Peak No. of Vehicles per day	Speed or idle time (mph or minutes)	VMT (mi/vehicle-day)	CO		NO <sub>x</sub>		ROG		SO <sub>x</sub>		PM10				PM2.5				CO2		Ct
					Running Exhaust (g/mi)	Idling Exhaust, g/hour	Running Exhaust (g/mi)	Idling Exhaust, g/hour	Running Exhaust (g/mi)	Idling Exhaust, g/hour	Running Exhaust (g/mi)	Idling Exhaust, g/hour	Running Exhaust (g/mi)	Idling Exhaust, g/hour	Tire Wear (g/mi)	Brake Wear (g/mi)	Running Exhaust (g/mi)	Idling Exhaust, g/hour	Tire Wear (g/mi)	Brake Wear (g/mi)	Running Exhaust (g/mi)	Idling Exhaust, g/hour	
Truck Trips	T6 Small	15	Aggregated	50																			
Average Idling Time at In-Gate	1.8 minutes	15	1.8			7.52		69.52		1.83		0.07						0.05					7567.0507
Average Idling Time at Out-Gate	0.6 minutes	15	0.6			7.52		69.52		1.83		0.07						0.05					7567.0507
Average On-Terminal Idling Time	6 minutes	15	6			7.52		69.52		1.83		0.07						0.05					7567.0507
Average Truck On-Terminal Travel Distance	0.5 miles	15	8	0.5	4.54		21.73		1.65		0.03		0.09		0.04	0.06	0.08		0.01	0.03	3211.2101		0.08
On-site Emissions																							
Average Truck Off-Terminal Travel Distance (assume travel to Fontana)	68 miles	15	60	50	0.31		8.20		0.09		0.01		0.05		0.04	0.06	0.05		0.01	0.03	1503.0423		0.00
Off-site Emissions																							
<b>Total</b>																							

Average idle time, travel distance, and speed on terminal from 2013 Port AEI, Table 7.3

Composite Emission Factors provided by Starcrest (Starcrest 2015)

ROG fraction of TOG is 0.878407 from EMFAC2014 model run

Tire wear and Brake wear from EMFAC2014

N2O emission factors based on 2013 Port AEI, Table 7.11.

Paved Road Fugitive Dust

EPA's AP-42, Section 13.2.1, January 2011

$$E = k(sL/2)^{0.91} \times (W)^{1.02}$$

W for trucks, tons 18.9

Assume silt loading for onsite travel, g/m3 0.6

Assume silt loading for 10,000 ADT roadways, g/m3 0.03

k for PM10 1

k for PM2.5 0.25

Emission Factor, grams/VMT

PM10, onsite 12.592405

PM2.5, onsite 3.1481012

PM10, offsite 0.8244634

PM2.5, offsite 0.2061159

14			N2O		Emissions, lbs/day										Total Emissions, tons											
Idling Exhaust, g/hour	Running Exhaust (g/mi)	Idling Exhaust, g/hour	CO	NOx	VOCs	SOx	PM10	PM2.5	Paved Road Fugitive Dust PM10	Road Fugitive Dust PM2.5	CO2	CH4	N2O	Days per Week	CO	NOx	VOCs	SOx	PM10	PM2.5	Paved Road Fugitive Dust PM10	Road Fugitive Dust PM2.5	CO2	CH4	N2O	
0.08		0.04	0.01	0.07	0.00	0.00	0.00	0.00			7.51	0.00	0.00	365	0.00	0.01	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.24	0.00	0.00
0.08		0.04	0.00	0.02	0.00	0.00	0.00	0.00			2.50	0.00	0.00	365	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.41	0.00	0.00
0.08		0.04	0.02	0.23	0.01	0.00	0.00	0.00			25.02	0.00	0.00	365	0.00	0.04	0.00	0.00	0.00	0.00	0.00	0.00	0.00	4.14	0.00	0.00
	0.02		0.08	0.36	0.03	0.00	0.00	0.00	0.21	0.05	53.10	0.00	0.00	365	0.01	0.07	0.00	0.00	0.00	0.00	0.04	0.01	8.79	0.00	0.00	
			0.11	0.68	0.04	0.00	0.00	0.00	0.21	0.05	88.13	0.00	0.00		0.02	0.12	0.01	0.00	0.00	0.00	0.04	0.01	14.59	0.00	0.00	
	0.02		0.52	13.56	0.15	0.02	0.25	0.14	1.36	0.34	2485.30	0.01	0.02	365	0.09	2.47	0.03	0.00	0.05	0.03	0.25	0.06	411.47	0.00	0.00	
			0.52	13.56	0.15	0.02	0.25	0.14	1.36	0.34	2485.30	0.01	0.02		0.09	2.47	0.03	0.00	0.05	0.03	0.25	0.06	411.47	0.00	0.00	
			0.63	14.24	0.18	0.02	0.25	0.14	1.57	0.39	2573.43	0.01	0.03		0.11	2.60	0.03	0.00	0.05	0.03	0.29	0.07	426.06	0.00	0.00	

Table A-38. Operational On-Road Vehicles, Berths 174-181, 2018

Vehicle	Vehicle Class	Reduction in Peak No. of Vehicles per day	Speed or idle time (mph or minutes)	VMT (mi/vehicle-day)	CO		NO <sub>x</sub>		ROG		SO <sub>x</sub>		PM10				PM2.5				CO2		Ct
					Running Exhaust (g/mi)	Idling Exhaust, g/hour	Running Exhaust (g/mi)	Idling Exhaust, g/hour	Running Exhaust (g/mi)	Idling Exhaust, g/hour	Running Exhaust (g/mi)	Idling Exhaust, g/hour	Running Exhaust (g/mi)	Idling Exhaust, g/hour	Tire Wear (g/mi)	Brake Wear (g/mi)	Running Exhaust (g/mi)	Idling Exhaust, g/hour	Tire Wear (g/mi)	Brake Wear (g/mi)	Running Exhaust (g/mi)	Idling Exhaust, g/hour	
Truck Trips	T6 Small	174	Aggregated	50																			
Average Idling Time at In-Gate	1.8 minutes	174	1.8			7.52		69.52		1.83		0.07						0.05					7567.0507
Average Idling Time at Out-Gate	0.6 minutes	174	0.6			7.52		69.52		1.83		0.07						0.05					7567.0507
Average On-Terminal Idling Time	6 minutes	174	6			7.52		69.52		1.83		0.07						0.05					7567.0507
Average Truck On-Terminal Travel Distance	0.5 miles	174	8	0.5	4.54		21.73		1.65		0.03		0.09		0.04	0.06	0.08		0.01	0.03	3211.2101		0.08
On-site Emissions																							
Average Truck Off-Terminal Travel Distance (assume travel to Fontana)	50 miles	174	60	50	0.31		8.20		0.09		0.01		0.05		0.04	0.06	0.05		0.01	0.03	1503.0423		0.00
Off-site Emissions																							
<b>Total</b>																							

Average idle time, travel distance, and speed on terminal from 2013 Port AEI, Table 7.3

Composite Emission Factors provided by Starcrest (Starcrest 2015)

ROG fraction of TOG is 0.878407 from EMFAC2014 model run

Tire wear and Brake wear from EMFAC2014

N2O emission factors based on 2013 Port AEI, Table 7.11.

Paved Road Fugitive Dust

EPA's AP-42, Section 13.2.1, January 2011

$$E = k(sL/2)^{0.91} \times (W)^{1.02}$$

W for trucks, tons 18.9

Assume silt loading for onsite travel, g/m3 0.6

Assume silt loading for 10,000 ADT roadways, g/m3 0.03

k for PM10 1

k for PM2.5 0.25

Emission Factor, grams/VMT

PM10, onsite 12.592405

PM2.5, onsite 3.1481012

PM10, offsite 0.8244634

PM2.5, offsite 0.2061159

14			N2O		Emissions, lbs/day										Total Emissions, tons											
Idling Exhaust, g/hour	Running Exhaust (g/mi)	Idling Exhaust, g/hour	CO	NOx	VOCs	SOx	PM10	PM2.5	Paved Road Fugitive Dust PM10	Road Fugitive Dust PM2.5	CO2	CH4	N2O	Days per Week	CO	NOx	VOCs	SOx	PM10	PM2.5	Paved Road Fugitive Dust PM10	Road Fugitive Dust PM2.5	CO2	CH4	N2O	
0.08		0.04	0.09	0.80	0.02	0.00	0.00	0.00			87.08	0.00	0.00	365	0.02	0.15	0.00	0.00	0.00	0.00	0.00	0.00	0.00	14.42	0.00	0.00
0.08		0.04	0.03	0.27	0.01	0.00	0.00	0.00			29.03	0.00	0.00	365	0.01	0.05	0.00	0.00	0.00	0.00	0.00	0.00	0.00	4.81	0.00	0.00
0.08		0.04	0.29	2.67	0.07	0.00	0.00	0.00			290.28	0.00	0.00	365	0.05	0.49	0.01	0.00	0.00	0.00	0.00	0.00	0.00	48.06	0.00	0.00
	0.02		0.87	4.17	0.32	0.01	0.04	0.02	2.42	0.60	615.93	0.01	0.00	365	0.16	0.76	0.06	0.00	0.01	0.00	0.44	0.11	101.98	0.00	0.00	
			1.28	7.90	0.41	0.01	0.04	0.03	2.42	0.60	1022.32	0.02	0.00		0.23	1.44	0.08	0.00	0.01	0.00	0.44	0.11	169.26	0.00	0.00	
	0.02		6.01	157.25	1.70	0.28	2.86	1.63	15.81	3.95	28829.46	0.08	0.29	365	1.10	28.70	0.31	0.05	0.52	0.30	2.89	0.72	4773.09	0.01	0.05	
			6.01	157.25	1.70	0.28	2.86	1.63	15.81	3.95	28829.46	0.08	0.29		1.10	28.70	0.31	0.05	0.52	0.30	2.89	0.72	4773.09	0.01	0.05	
			7.28	165.15	2.11	0.28	2.90	1.65	18.23	4.56	29851.78	0.10	0.29		1.33	30.14	0.39	0.05	0.53	0.30	3.33	0.83	4942.35	0.02	0.05	



Table A-39. Operational On-Road Vehicles, All Berths

Vehicle	Vehicle Class	Reduction in Peak No. of Vehicles per day	Speed or idle time (mph or minutes)	VMT (mi/vehicle-day)	CO		NO <sub>x</sub>		ROG		SO <sub>x</sub>		PM10				PM2.5				CO2		Ct
					Running Exhaust (g/mi)	Idling Exhaust, g/hour	Running Exhaust (g/mi)	Idling Exhaust, g/hour	Running Exhaust (g/mi)	Idling Exhaust, g/hour	Running Exhaust (g/mi)	Idling Exhaust, g/hour	Running Exhaust (g/mi)	Idling Exhaust, g/hour	Tire Wear (g/mi)	Brake Wear (g/mi)	Running Exhaust (g/mi)	Idling Exhaust, g/hour	Tire Wear (g/mi)	Brake Wear (g/mi)	Running Exhaust (g/mi)	Idling Exhaust, g/hour	
Truck Trips	T6 Small	145	Aggregated	50																			
Average Idling Time at In-Gate	1.8 minutes	145	1.8			7.52		69.52		1.83		0.07		0.05				0.05					7567.0507
Average Idling Time at Out-Gate	0.6 minutes	145	0.6			7.52		69.52		1.83		0.07		0.05				0.05					7567.0507
Average On-Terminal Idling Time	6 minutes	145	6			7.52		69.52		1.83		0.07		0.05				0.05					7567.0507
Average Truck On-Terminal Travel Distance	0.5 miles	145	8	0.5	4.54		21.73		1.65		0.03		0.09		0.04	0.06	0.08		0.01	0.03	3211.2101		0.08
On-site Emissions																							
Average Truck Off-Terminal Travel Distance (assume travel to Fontana)	50 miles	145	60	50	0.31		8.20		0.09		0.01		0.05		0.04	0.06	0.05		0.01	0.03	1503.0423		0.00
Off-site Emissions																							
<b>Total</b>																							

Average idle time, travel distance, and speed on terminal from 2013 Port AEI, Table 7.3

Composite Emission Factors provided by Starcrest (Starcrest 2015)

ROG fraction of TOG is 0.878407 from EMFAC2014 model run

Tire wear and Brake wear from EMFAC2014

N2O emission factors based on 2013 Port AEI, Table 7.11.

Paved Road Fugitive Dust

EPA's AP-42, Section 13.2.1, January 2011

$$E = k(sL/2)^{0.91} \times (W)^{1.02}$$

W for trucks, tons 18.9

Assume silt loading for onsite travel, g/m3 0.6

Assume silt loading for 10,000 ADT roadways, g/m3 0.03

k for PM10 1

k for PM2.5 0.25

Emission Factor, grams/VMT

PM10, onsite 12.592405

PM2.5, onsite 3.1481012

PM10, offsite 0.8244634

PM2.5, offsite 0.2061159

14			N2O		Emissions, lbs/day										Total Emissions, tons											
Idling Exhaust, g/hour	Running Exhaust (g/mi)	Idling Exhaust, g/hour	CO	NOx	VOCs	SOx	PM10	PM2.5	Paved Road Fugitive Dust PM10	Road Fugitive Dust PM2.5	CO2	CH4	N2O	Days per Week	CO	NOx	VOCs	SOx	PM10	PM2.5	Paved Road Fugitive Dust PM10	Road Fugitive Dust PM2.5	CO2	CH4	N2O	
0.08		0.04	0.07	0.67	0.02	0.00	0.00	0.00			72.57	0.00	0.00	365	0.01	0.12	0.00	0.00	0.00	0.00	0.00	0.00	0.00	12.01	0.00	0.00
0.08		0.04	0.02	0.22	0.01	0.00	0.00	0.00			24.19	0.00	0.00	365	0.00	0.04	0.00	0.00	0.00	0.00	0.00	0.00	0.00	4.00	0.00	0.00
0.08		0.04	0.24	2.22	0.06	0.00	0.00	0.00			241.90	0.00	0.00	365	0.04	0.41	0.01	0.00	0.00	0.00	0.00	0.00	0.00	40.05	0.00	0.00
	0.02		0.73	3.47	0.26	0.00	0.03	0.02	2.01	0.50	513.28	0.01	0.00	365	0.13	0.63	0.05	0.00	0.01	0.00	0.37	0.09	84.98	0.00	0.00	
			1.06	6.58	0.34	0.01	0.03	0.02	2.01	0.50	851.93	0.02	0.00		0.19	1.20	0.06	0.00	0.01	0.00	0.37	0.09	141.05	0.00	0.00	
	0.02		5.00	131.04	1.41	0.23	2.39	1.35	13.18	3.29	24024.55	0.07	0.24	365	0.91	23.91	0.26	0.04	0.44	0.25	2.40	0.60	3977.57	0.01	0.04	
			5.00	131.04	1.41	0.23	2.39	1.35	13.18	3.29	24024.55	0.07	0.24		0.91	23.91	0.26	0.04	0.44	0.25	2.40	0.60	3977.57	0.01	0.04	
			6.07	137.62	1.76	0.24	2.42	1.38	15.19	3.80	24876.49	0.08	0.24		1.11	25.12	0.32	0.04	0.44	0.25	2.77	0.69	4118.62	0.01	0.04	

Table A-40. Summary, Air Emissions

<i>Emission Source</i>	<i>Tons Per Year</i>					
	<i>ROG</i>	<i>CO</i>	<i>NOx</i>	<i>SOx</i>	<i>PM10</i>	<i>PM2.5</i>
Ship Emissions	0.55	1.31	15.61	3.80	0.51	0.45
Rail Emissions	0.73	4.47	17.92	0.02	0.44	0.41
Truck Emissions (decrease)	(0.32)	(1.11)	(25.12)	(0.04)	(3.21)	(0.94)
<b>Total</b>	<b>0.96</b>	<b>4.67</b>	<b>8.41</b>	<b>3.77</b>	<b>(2.26)</b>	<b>(0.08)</b>

Emissions reports as increase (decrease)

Table A-41. Summary, Air Emissions by Berths

Berths 174-181 <i>Emission Source</i>	<i>Tons Per Year</i>					
	<i>ROG</i>	<i>CO</i>	<i>NOx</i>	<i>SOx</i>	<i>PM10</i>	<i>PM2.5</i>
Ship Emissions	0.55	1.31	15.61	3.80	0.51	0.45
Rail Emissions	0.73	4.47	17.92	0.02	0.44	0.41
Truck Emissions (decrease)	(0.39)	(1.33)	(30.14)	(0.05)	(3.86)	(1.13)
<b>Total</b>	<b>0.90</b>	<b>4.44</b>	<b>3.39</b>	<b>3.76</b>	<b>(2.90)</b>	<b>(0.27)</b>

Berths 153-155 <i>Emission Source</i>	<i>Tons Per Year</i>					
	<i>ROG</i>	<i>CO</i>	<i>NOx</i>	<i>SOx</i>	<i>PM10</i>	<i>PM2.5</i>
Truck Emissions	0.03	0.11	2.60	0.00	0.33	0.10
<b>Total</b>	<b>0.03</b>	<b>0.11</b>	<b>2.60</b>	<b>0.00</b>	<b>0.33</b>	<b>0.10</b>

Berths 206-209 <i>Emission Source</i>	<i>Tons Per Year</i>					
	<i>ROG</i>	<i>CO</i>	<i>NOx</i>	<i>SOx</i>	<i>PM10</i>	<i>PM2.5</i>
Truck Emissions	0.06	0.22	5.02	0.01	0.64	0.19
<b>Total</b>	<b>0.06</b>	<b>0.22</b>	<b>5.02</b>	<b>0.01</b>	<b>0.64</b>	<b>0.19</b>

**APPENDIX A2**

**BACKUP DATA FOR THE LOCALIZED AIR QUALITY IMPACT  
SCREENING ANALYSIS**



## AERMOD Output files

\*\*\* AERMOD - VERSION 14134 \*\*\* \*\*\* Berth 206  
\*\*\* 03/20/15  
\*\*\* AERMET - VERSION 14134 \*\*\* \*\*\* LST Analysis  
\*\*\* 14:44:52

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\*\*MODELOPTs: RegDFAULT CONC ELEV WARNCHKD NODRYDPLT  
NOWETDPLT

\*\*\* MODEL SETUP OPTIONS

SUMMARY \*\*\*

-----  
-----

\*\*Model Is Setup For Calculation of Average CONCentration Values.

-- DEPOSITION LOGIC --

\*\*NO GAS DEPOSITION Data Provided.

\*\*NO PARTICLE DEPOSITION Data Provided.

\*\*Model Uses NO DRY DEPLETION. DRYDPLT = F

\*\*Model Uses NO WET DEPLETION. WETDPLT = F

\*\*Model Uses URBAN Dispersion Algorithm for the SBL for 421 Source(s),  
for Total of 1 Urban Area(s):

Urban Population = 535500.0 ; Urban Roughness Length = 1.000 m

\*\*Model Uses Regulatory DEFAULT Options:

1. Stack-tip Downwash.
2. Model Accounts for ELEVated Terrain Effects.
3. Use Calms Processing Routine.
4. Use Missing Data Processing Routine.
5. No Exponential Decay for URBAN/Non-SO2.
6. Urban Roughness Length of 1.0 Meter Assumed.

\*\*Other Options Specified:

WARNCHKD - Issues warning messages for records out of sequence  
in meteorology files

CCVR\_Sub - Meteorological data includes CCVR substitutions

TEMP\_Sub - Meteorological data includes TEMP substitutions

\*\*Model Assumes No FLAGPOLE Receptor Heights.

\*\*The User Specified a Pollutant Type of: CO

\*\*Model Calculates 2 Short Term Average(s) of: 1-HR 8-HR

\*\*This Run Includes: 421 Source(s); 1 Source Group(s); and  
1248 Receptor(s)

\*\*Model Set To Continue RUNning After the Setup Testing.

\*\*The AERMET Input Meteorological Data Version Date: 14134

\*\*Output Options Selected:  
Model Outputs Tables of Highest Short Term Values by Receptor  
(RECTABLE Keyword)  
Model Outputs External File(s) of High Values for Plotting  
(PLOTFILE Keyword)  
Model Outputs Separate Summary File of High Ranked Values  
(SUMMFILE Keyword)

\*\*NOTE: The Following Flags May Appear Following CONC Values: c for  
Calm Hours  
m for  
Missing Hours  
b for  
Both Calm and Missing Hours

\*\*Misc. Inputs: Base Elev. for Pot. Temp. Profile (m MSL) = 7.62 ;  
Decay Coef. = 0.000 ; Rot. Angle = 0.0  
Emission Units = GRAMS/SEC  
; Emission Rate Unit Factor = 0.10000E+07  
Output Units = MICROGRAMS/M\*\*3

\*\*Approximate Storage Requirements of Model = 3.9 MB of RAM.

\*\*Input Runstream File: Berth 206 LST\_2yrs\_CO.DTA  
\*\*Output Print File: Berth 206 LST\_2yrs\_CO.LST

\*\*File for Summary of Results: D:\BEEEST\POLA\Berth 206 LST\_2yrs\_CO.SUM



```

*** AERMOD - VERSION 14134 ***   *** Berth 206
***          03/20/15
*** AERMET - VERSION 14134 ***   *** LST Analysis
***          14:44:52

```

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```

**MODELOPTs:  RegDEFAULT CONC    ELEV    WARNCHKD  NODRYDPLT
NOWETDPLT

```

\*\*\* METEOROLOGICAL DAYS

SELECTED FOR PROCESSING \*\*\*

(1=YES;

0=NO)

```

          1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
1  1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
          1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
1  1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
          1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
1  1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
          1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
1  1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
          1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
1  1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
          1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
1  1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
          1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

```

NOTE: METEOROLOGICAL DATA ACTUALLY PROCESSED WILL ALSO DEPEND ON WHAT IS INCLUDED IN THE DATA FILE.

\*\*\* UPPER BOUND OF FIRST THROUGH FIFTH

WIND SPEED CATEGORIES \*\*\*

(METERS/SEC)

```

8.23,  10.80,          1.54,   3.09,   5.14,

```

\*\*\* AERMOD - VERSION 14134 \*\*\* \*\*\* Berth 206  
\*\*\* 03/20/15  
\*\*\* AERMET - VERSION 14134 \*\*\* \*\*\* LST Analysis  
\*\*\* 14:44:52

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\*\*MODELOPTs: RegDEFAULT CONC ELEV WARNCHKD NODRYDPLT  
NOWETDPLT

\*\*\* UP TO THE FIRST 24 HOURS OF  
METEOROLOGICAL DATA \*\*\*

Surface file: SPPS\_SEP06-AUG07.SFC  
Met Version: 14134  
Profile file: SPPS\_SEP06-AUG07.PFL  
Surface format: FREE  
Profile format: FREE  
Surface station no.: 99999

Upper air station no.:

3190

Name: UNKNOWN

Name:

UNKNOWN

Year: 2006

Year:

2006

First 24 hours of scalar data

YR	MO	DY	JDY	HR	H0	U*	W*	DT/DZ	ZICNV	ZIMCH	M-O	LEN	Z0
BOWEN	ALBEDO	REF	WS	WD	HT	REF	TA	HT					
06	09	01	244	01	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	02	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	03	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	04	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	05	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	06	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.75	999.00	999.	0.0	999.0	0.0							
06	09	01	244	07	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.33	999.00	999.	0.0	999.0	0.0							
06	09	01	244	08	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.21	999.00	999.	0.0	999.0	0.0							
06	09	01	244	09	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.18	999.00	999.	0.0	999.0	0.0							
06	09	01	244	10	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.17	999.00	999.	0.0	999.0	0.0							
06	09	01	244	11	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.17	999.00	999.	0.0	999.0	0.0							
06	09	01	244	12	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.17	999.00	999.	0.0	999.0	0.0							

06	09	01	244	13	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.17	999.00	999.	0.0	999.0	0.0						
06	09	01	244	14	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.17	999.00	999.	0.0	999.0	0.0						
06	09	01	244	15	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.17	999.00	999.	0.0	999.0	0.0						
06	09	01	244	16	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.18	999.00	999.	0.0	999.0	0.0						
06	09	01	244	17	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.23	999.00	999.	0.0	999.0	0.0						
06	09	01	244	18	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.39	999.00	999.	0.0	999.0	0.0						
06	09	01	244	19	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	20	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	21	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	22	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	23	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	24	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						

First hour of profile data

YR	MO	DY	HR	HEIGHT	F	WDIR	WSPD	AMB_TMP	sigmaA	sigmaW	sigmaV
06	09	01	01	10.0	1	-999.	-99.00	-999.0	99.0	-99.00	-99.00

F indicates top of profile (=1) or below (=0)

\*\*\* AERMOD - VERSION 14134 \*\*\* \*\*\* Berth 206  
 \*\*\* 03/20/15  
 \*\*\* AERMET - VERSION 14134 \*\*\* \*\*\* LST Analysis  
 \*\*\* 14:44:52

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\*\*MODELOPTs: RegDEFAULT CONC ELEV WARNCHKD NODRYDPLT  
 NOWETDPLT

\*\*\* THE SUMMARY OF HIGHEST

1-HR RESULTS \*\*\*

\*\* CONC OF CO IN MICROGRAMS/M\*\*3

\*\*

DATE

NETWORK	GROUP ID	AVERAGE CONC	(YMMDDHH)
RECEPTOR	(XR, YR, ZELEV, ZHILL, ZFLAG)	OF TYPE	GRID-ID
---	---	---	---
---	---	---	---

ALL HIGH 1ST HIGH VALUE IS 0.21778 ON 07073006: AT (
   
 384975.00, 3736475.00, 0.00, 0.00, 0.00) DC
   
 HIGH 2ND HIGH VALUE IS 0.21738 ON 06102022: AT (
   
 384975.00, 3736475.00, 0.00, 0.00, 0.00) DC

\*\*\* RECEPTOR TYPES: GC = GRIDCART  
 GP = GRIDPOLR  
 DC = DISCCART  
 DP = DISCPOLR

\*\*\* AERMOD - VERSION 14134 \*\*\*      \*\*\* Berth 206  
 \*\*\*            03/20/15  
 \*\*\* AERMET - VERSION 14134 \*\*\*      \*\*\* LST Analysis  
 \*\*\*            14:44:52

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\*\*MODELOPTs:    RegDFault CONC            ELEV            WARNCHKD    NODRYDPLT  
 NOWETDPLT

\*\*\* THE SUMMARY OF HIGHEST

8-HR RESULTS \*\*\*

\*\* CONC OF CO            IN MICROGRAMS/M\*\*3

\*\*

DATE

NETWORK	GROUP ID	AVERAGE CONC	(YMMDDHH)
RECEPTOR	(XR, YR, ZELEV, ZHILL, ZFLAG)	OF TYPE	GRID-ID
- - - - -	- - - - -	- - - - -	- - - - -
- - - - -	- - - - -	- - - - -	- - - - -

ALL            HIGH    1ST HIGH VALUE IS            0.20695c ON 07013108: AT (
   
 384975.00,    3736475.00,            0.00,            0.00,            0.00) DC
   
                   HIGH    2ND HIGH VALUE IS            0.20246c ON 06110808: AT (
   
 384975.00,    3736475.00,            0.00,            0.00,            0.00) DC

\*\*\* RECEPTOR TYPES:    GC = GRIDCART  
                                   GP = GRIDPOLR  
                                   DC = DISCCART  
                                   DP = DISCPOLR

\*\*\* AERMOD - VERSION 14134 \*\*\* \*\*\* Berth 206  
\*\*\* 03/20/15  
\*\*\* AERMET - VERSION 14134 \*\*\* \*\*\* LST Analysis  
\*\*\* 14:44:52

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\*\*MODELOPTs: RegDEFAULT CONC ELEV WARNCHKD NODRYDPLT  
NOWETDPLT

\*\*\* Message Summary : AERMOD Model Execution \*\*\*

----- Summary of Total Messages -----

A Total of 0 Fatal Error Message(s)  
A Total of 1 Warning Message(s)  
A Total of 229 Informational Message(s)  
  
A Total of 8760 Hours Were Processed  
  
A Total of 140 Calm Hours Identified  
  
A Total of 89 Missing Hours Identified ( 1.02 Percent)

\*\*\*\*\* FATAL ERROR MESSAGES \*\*\*\*\*

\*\*\* NONE \*\*\*

\*\*\*\*\* WARNING MESSAGES \*\*\*\*\*

MX W394 1 METEXT: Met data may be from outdated version of  
AERMET: No NAD/ADJ



\*\*\* AERMOD - VERSION 14134 \*\*\* \*\*\* Berth 206  
\*\*\* 03/20/15  
\*\*\* AERMET - VERSION 14134 \*\*\* \*\*\* LST Analysis  
\*\*\* 17:11:50

PAGE 1

\*\*MODELOPTs: RegDFAULT CONC ELEV WARNCHKD NODRYDPLT  
NOWETDPLT

\*\*\* MODEL SETUP OPTIONS

SUMMARY \*\*\*

-----  
-----

\*\*Model Is Setup For Calculation of Average CONCentration Values.

-- DEPOSITION LOGIC --

\*\*NO GAS DEPOSITION Data Provided.

\*\*NO PARTICLE DEPOSITION Data Provided.

\*\*Model Uses NO DRY DEPLETION. DRYDPLT = F

\*\*Model Uses NO WET DEPLETION. WETDPLT = F

\*\*Model Uses URBAN Dispersion Algorithm for the SBL for 421 Source(s),  
for Total of 1 Urban Area(s):

Urban Population = 535500.0 ; Urban Roughness Length = 1.000 m

\*\*Model Uses Regulatory DEFAULT Options:

1. Stack-tip Downwash.

2. Model Accounts for ELEVated Terrain Effects.

3. Use Calms Processing Routine.

4. Use Missing Data Processing Routine.

5. No Exponential Decay for URBAN/Non-SO2.

6. Urban Roughness Length of 1.0 Meter Assumed.

\*\*Other Options Specified:

WARNCHKD - Issues warning messages for records out of sequence  
in meteorology files

CCVR\_Sub - Meteorological data includes CCVR substitutions

TEMP\_Sub - Meteorological data includes TEMP substitutions

\*\*Model Assumes No FLAGPOLE Receptor Heights.

\*\*The User Specified a Pollutant Type of: NOX

\*\*Model Calculates 1 Short Term Average(s) of: 1-HR

\*\*This Run Includes: 421 Source(s); 1 Source Group(s); and  
1248 Receptor(s)

\*\*Model Set To Continue RUNning After the Setup Testing.

\*\*The AERMET Input Meteorological Data Version Date: 14134

\*\*Output Options Selected:



Model Outputs Tables of Highest Short Term Values by Receptor  
(RECTABLE Keyword)  
Model Outputs External File(s) of High Values for Plotting  
(PLOTFILE Keyword)  
Model Outputs Separate Summary File of High Ranked Values  
(SUMMFILE Keyword)

\*\*NOTE: The Following Flags May Appear Following CONC Values: c for  
Calm Hours  
m for  
Missing Hours  
b for  
Both Calm and Missing Hours

\*\*Misc. Inputs: Base Elev. for Pot. Temp. Profile (m MSL) = 7.62 ;  
Decay Coef. = 0.000 ; Rot. Angle = 0.0  
Emission Units = GRAMS/SEC  
; Emission Rate Unit Factor = 0.10000E+07  
Output Units = MICROGRAMS/M\*\*3

\*\*Approximate Storage Requirements of Model = 3.8 MB of RAM.

\*\*Input Runstream File: Berth 206 LST\_2yrs\_NOX.DTA  
\*\*Output Print File: Berth 206 LST\_2yrs\_NOX.LST

\*\*File for Summary of Results: D:\BEEEST\POLA\Berth 206 LST\_2yrs\_NOX.SUM



\*\*\* AERMOD - VERSION 14134 \*\*\* \*\*\* Berth 206  
\*\*\* 03/20/15  
\*\*\* AERMET - VERSION 14134 \*\*\* \*\*\* LST Analysis  
\*\*\* 17:11:50

PAGE 3

\*\*MODELOPTs: RegDFAULT CONC ELEV WARNCHKD NODRYDPLT  
NOWETDPLT

\*\*\* UP TO THE FIRST 24 HOURS OF

METEOROLOGICAL DATA \*\*\*

Surface file: SPPS\_SEP06-AUG07.SFC  
Met Version: 14134  
Profile file: SPPS\_SEP06-AUG07.PFL  
Surface format: FREE  
Profile format: FREE  
Surface station no.: 99999 Upper air station no.:  
3190  
Name: UNKNOWN Name:  
UNKNOWN Year: 2006 Year:  
2006

First 24 hours of scalar data

YR	MO	DY	JDY	HR	H0	U*	W*	DT/DZ	ZICNV	ZIMCH	M-O	LEN	Z0
BOWEN	ALBEDO	REF	WS	WD	HT	REF	TA	HT					
06	09	01	244	01	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	02	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	03	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	04	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	05	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	06	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.75	999.00	999.	0.0	999.0	0.0							
06	09	01	244	07	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.33	999.00	999.	0.0	999.0	0.0							
06	09	01	244	08	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.21	999.00	999.	0.0	999.0	0.0							
06	09	01	244	09	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.18	999.00	999.	0.0	999.0	0.0							
06	09	01	244	10	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.17	999.00	999.	0.0	999.0	0.0							
06	09	01	244	11	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.17	999.00	999.	0.0	999.0	0.0							
06	09	01	244	12	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.17	999.00	999.	0.0	999.0	0.0							

06	09	01	244	13	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.17	999.00	999.	0.0	999.0	0.0						
06	09	01	244	14	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.17	999.00	999.	0.0	999.0	0.0						
06	09	01	244	15	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.17	999.00	999.	0.0	999.0	0.0						
06	09	01	244	16	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.18	999.00	999.	0.0	999.0	0.0						
06	09	01	244	17	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.23	999.00	999.	0.0	999.0	0.0						
06	09	01	244	18	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.39	999.00	999.	0.0	999.0	0.0						
06	09	01	244	19	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	20	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	21	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	22	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	23	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	24	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						

First hour of profile data

YR	MO	DY	HR	HEIGHT	F	WDIR	WSPD	AMB_TMP	sigmaA	sigmaW	sigmaV
06	09	01	01	10.0	1	-999.	-99.00	-999.0	99.0	-99.00	-99.00

F indicates top of profile (=1) or below (=0)

\*\*\* AERMOD - VERSION 14134 \*\*\*      \*\*\* Berth 206  
 \*\*\*            03/20/15  
 \*\*\* AERMET - VERSION 14134 \*\*\*      \*\*\* LST Analysis  
 \*\*\*            17:11:50

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\*\*MODELOPTs:    RegDFault CONC            ELEV            WARNCHKD    NODRYDPLT  
 NOWETDPLT

\*\*\* THE SUMMARY OF HIGHEST

1-HR RESULTS \*\*\*

\*\* CONC OF NOX            IN MICROGRAMS/M\*\*3

\*\*

DATE

NETWORK	GROUP ID	(XR, YR, ZELEV, ZHILL, ZFLAG)	AVERAGE CONC	(YMMDDHH)
RECEPTOR			OF TYPE	GRID-ID
- - - - -	- - - - -	- - - - -	- - - - -	- - - - -
- - - - -	- - - - -	- - - - -	- - - - -	- - - - -

ALL            HIGH    1ST HIGH VALUE IS            1.53148    ON 07073006: AT (
   
 384975.00,    3736475.00,            0.00,            0.00,            0.00) DC
   
                   HIGH    2ND HIGH VALUE IS            1.52865    ON 06102022: AT (
   
 384975.00,    3736475.00,            0.00,            0.00,            0.00) DC

\*\*\* RECEPTOR TYPES:    GC = GRIDCART
   
                                   GP = GRIDPOLR
   
                                   DC = DISCCART
   
                                   DP = DISCPOLR

\*\*\* AERMOD - VERSION 14134 \*\*\* \*\*\* Berth 206  
\*\*\* 03/20/15  
\*\*\* AERMET - VERSION 14134 \*\*\* \*\*\* LST Analysis  
\*\*\* 17:11:50

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\*\*MODELOPTs: RegDEFAULT CONC ELEV WARNCHKD NODRYDPLT  
NOWETDPLT

\*\*\* Message Summary : AERMOD Model Execution \*\*\*

----- Summary of Total Messages -----

A Total of 0 Fatal Error Message(s)  
A Total of 1 Warning Message(s)  
A Total of 229 Informational Message(s)  
  
A Total of 8760 Hours Were Processed  
  
A Total of 140 Calm Hours Identified  
  
A Total of 89 Missing Hours Identified ( 1.02 Percent)

\*\*\*\*\* FATAL ERROR MESSAGES \*\*\*\*\*  
\*\*\* NONE \*\*\*

\*\*\*\*\* WARNING MESSAGES \*\*\*\*\*  
MX W394 1 METEXT: Met data may be from outdated version of  
AERMET: No NAD/ADJ



\*\*\* AERMOD - VERSION 14134 \*\*\* \*\*\* Berth 206  
\*\*\* 03/20/15  
\*\*\* AERMET - VERSION 14134 \*\*\* \*\*\* LST Analysis  
\*\*\* 19:36:14

PAGE 1

\*\*MODELOPTs: RegDFAULT CONC ELEV WARNCHKD NODRYDPLT  
NOWETDPLT

\*\*\* MODEL SETUP OPTIONS

SUMMARY \*\*\*

-----  
-----

\*\*Model Is Setup For Calculation of Average CONCentration Values.

-- DEPOSITION LOGIC --

\*\*NO GAS DEPOSITION Data Provided.

\*\*NO PARTICLE DEPOSITION Data Provided.

\*\*Model Uses NO DRY DEPLETION. DRYDPLT = F

\*\*Model Uses NO WET DEPLETION. WETDPLT = F

\*\*Model Uses URBAN Dispersion Algorithm for the SBL for 421 Source(s),  
for Total of 1 Urban Area(s):

Urban Population = 535500.0 ; Urban Roughness Length = 1.000 m

\*\*Model Uses Regulatory DEFAULT Options:

1. Stack-tip Downwash.
2. Model Accounts for ELEVated Terrain Effects.
3. Use Calms Processing Routine.
4. Use Missing Data Processing Routine.
5. No Exponential Decay for URBAN/Non-SO2.
6. Urban Roughness Length of 1.0 Meter Assumed.

\*\*Other Options Specified:

WARNCHKD - Issues warning messages for records out of sequence  
in meteorology files

CCVR\_Sub - Meteorological data includes CCVR substitutions

TEMP\_Sub - Meteorological data includes TEMP substitutions

\*\*Model Assumes No FLAGPOLE Receptor Heights.

\*\*The User Specified a Pollutant Type of: PM

\*\*Model Calculates 1 Short Term Average(s) of: 24-HR

\*\*This Run Includes: 421 Source(s); 1 Source Group(s); and  
1248 Receptor(s)

\*\*Model Set To Continue RUNning After the Setup Testing.

\*\*The AERMET Input Meteorological Data Version Date: 14134

\*\*Output Options Selected:



Model Outputs Tables of Highest Short Term Values by Receptor  
(RECTABLE Keyword)  
Model Outputs External File(s) of High Values for Plotting  
(PLOTFILE Keyword)  
Model Outputs Separate Summary File of High Ranked Values  
(SUMMFILE Keyword)

\*\*NOTE: The Following Flags May Appear Following CONC Values: c for  
Calm Hours  
m for  
Missing Hours  
b for  
Both Calm and Missing Hours

\*\*Misc. Inputs: Base Elev. for Pot. Temp. Profile (m MSL) = 7.62 ;  
Decay Coef. = 0.000 ; Rot. Angle = 0.0  
Emission Units = GRAMS/SEC  
; Emission Rate Unit Factor = 0.10000E+07  
Output Units = MICROGRAMS/M\*\*3

\*\*Approximate Storage Requirements of Model = 3.8 MB of RAM.

\*\*Input Runstream File: Berth 206 LST\_2yrs\_PM.DTA  
\*\*Output Print File: Berth 206 LST\_2yrs\_PM.LST

\*\*File for Summary of Results: D:\BEEEST\POLA\Berth 206 LST\_2yrs\_PM.SUM



\*\*\* AERMOD - VERSION 14134 \*\*\* \*\*\* Berth 206  
 \*\*\* 03/20/15  
 \*\*\* AERMET - VERSION 14134 \*\*\* \*\*\* LST Analysis  
 \*\*\* 19:36:14

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\*\*MODELOPTs: RegDFAULT CONC ELEV WARNCHKD NODRYDPLT  
 NOWETDPLT

\*\*\* UP TO THE FIRST 24 HOURS OF

METEOROLOGICAL DATA \*\*\*

Surface file: SPPS\_SEP06-AUG07.SFC  
 Met Version: 14134  
 Profile file: SPPS\_SEP06-AUG07.PFL  
 Surface format: FREE  
 Profile format: FREE  
 Surface station no.: 99999 Upper air station no.:  
 3190  
 Name: UNKNOWN Name:  
 UNKNOWN Year: 2006 Year:  
 2006

First 24 hours of scalar data

YR	MO	DY	JDY	HR	H0	U*	W*	DT/DZ	ZICNV	ZIMCH	M-O	LEN	Z0
BOWEN	ALBEDO	REF	WS	WD	HT	REF	TA	HT					
06	09	01	244	01	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	02	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	03	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	04	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	05	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	06	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.75	999.00	999.	0.0	999.0	0.0							
06	09	01	244	07	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.33	999.00	999.	0.0	999.0	0.0							
06	09	01	244	08	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.21	999.00	999.	0.0	999.0	0.0							
06	09	01	244	09	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.18	999.00	999.	0.0	999.0	0.0							
06	09	01	244	10	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.17	999.00	999.	0.0	999.0	0.0							
06	09	01	244	11	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.17	999.00	999.	0.0	999.0	0.0							
06	09	01	244	12	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.17	999.00	999.	0.0	999.0	0.0							

06	09	01	244	13	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.17	999.00	999.	0.0	999.0	0.0						
06	09	01	244	14	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.17	999.00	999.	0.0	999.0	0.0						
06	09	01	244	15	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.17	999.00	999.	0.0	999.0	0.0						
06	09	01	244	16	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.18	999.00	999.	0.0	999.0	0.0						
06	09	01	244	17	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.23	999.00	999.	0.0	999.0	0.0						
06	09	01	244	18	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.39	999.00	999.	0.0	999.0	0.0						
06	09	01	244	19	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	20	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	21	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	22	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	23	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	24	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						

First hour of profile data

YR	MO	DY	HR	HEIGHT	F	WDIR	WSPD	AMB_TMP	sigmaA	sigmaW	sigmaV
06	09	01	01	10.0	1	-999.	-99.00	-999.0	99.0	-99.00	-99.00

F indicates top of profile (=1) or below (=0)

\*\*\* AERMOD - VERSION 14134 \*\*\*      \*\*\* Berth 206  
 \*\*\*            03/20/15  
 \*\*\* AERMET - VERSION 14134 \*\*\*      \*\*\* LST Analysis  
 \*\*\*            19:36:14

PAGE 4

\*\*MODELOPTs:    RegDFault CONC            ELEV            WARNCHKD    NODRYDPLT  
 NOWETDPLT

\*\*\* THE SUMMARY OF HIGHEST

24-HR RESULTS \*\*\*

\*\* CONC OF PM            IN MICROGRAMS/M\*\*3

\*\*

DATE

NETWORK	GROUP ID	(XR, YR, ZELEV, ZHILL, ZFLAG)	AVERAGE CONC	(YMMDDHH)
RECEPTOR			OF TYPE	GRID-ID
- - - - -	- - - - -	- - - - -	- - - - -	- - - - -
- - - - -	- - - - -	- - - - -	- - - - -	- - - - -

ALL            HIGH    1ST HIGH VALUE IS            0.00375c ON 07010124: AT (
   
 384525.00, 3736625.00,    0.00,    0.00,    0.00) DC
   
                   HIGH    2ND HIGH VALUE IS            0.00373 ON 07011524: AT (
   
 384525.00, 3736625.00,    0.00,    0.00,    0.00) DC

\*\*\* RECEPTOR TYPES:    GC = GRIDCART  
                                   GP = GRIDPOLR  
                                   DC = DISCCART  
                                   DP = DISCPOLR

\*\*\* AERMOD - VERSION 14134 \*\*\* \*\*\* Berth 206  
\*\*\* 03/20/15  
\*\*\* AERMET - VERSION 14134 \*\*\* \*\*\* LST Analysis  
\*\*\* 19:36:14

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\*\*MODELOPTs: RegDEFAULT CONC ELEV WARNCHKD NODRYDPLT  
NOWETDPLT

\*\*\* Message Summary : AERMOD Model Execution \*\*\*

----- Summary of Total Messages -----

A Total of 0 Fatal Error Message(s)  
A Total of 1 Warning Message(s)  
A Total of 229 Informational Message(s)  
  
A Total of 8760 Hours Were Processed  
  
A Total of 140 Calm Hours Identified  
  
A Total of 89 Missing Hours Identified ( 1.02 Percent)

\*\*\*\*\* FATAL ERROR MESSAGES \*\*\*\*\*  
\*\*\* NONE \*\*\*

\*\*\*\*\* WARNING MESSAGES \*\*\*\*\*  
MX W394 1 METEXT: Met data may be from outdated version of  
AERMET: No NAD/ADJ

\*\*\* AERMOD - VERSION 14134 \*\*\* \*\*\* Berth 206  
\*\*\* 03/20/15  
\*\*\* AERMET - VERSION 14134 \*\*\* \*\*\* LST Analysis  
\*\*\* 21:59:10

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\*\*MODELOPTs: RegDFAULT CONC ELEV WARNCHKD NODRYDPLT  
NOWETDPLT

\*\*\* MODEL SETUP OPTIONS

SUMMARY \*\*\*

-----  
-----

\*\*Model Is Setup For Calculation of Average CONCentration Values.

-- DEPOSITION LOGIC --

\*\*NO GAS DEPOSITION Data Provided.

\*\*NO PARTICLE DEPOSITION Data Provided.

\*\*Model Uses NO DRY DEPLETION. DRYDPLT = F

\*\*Model Uses NO WET DEPLETION. WETDPLT = F

\*\*Model Uses URBAN Dispersion Algorithm for the SBL for 421 Source(s),  
for Total of 1 Urban Area(s):

Urban Population = 535500.0 ; Urban Roughness Length = 1.000 m

\*\*Model Uses Regulatory DEFAULT Options:

1. Stack-tip Downwash.

2. Model Accounts for ELEVated Terrain Effects.

3. Use Calms Processing Routine.

4. Use Missing Data Processing Routine.

5. No Exponential Decay for URBAN/Non-SO2.

6. Urban Roughness Length of 1.0 Meter Assumed.

\*\*Other Options Specified:

WARNCHKD - Issues warning messages for records out of sequence  
in meteorology files

CCVR\_Sub - Meteorological data includes CCVR substitutions

TEMP\_Sub - Meteorological data includes TEMP substitutions

\*\*Model Assumes No FLAGPOLE Receptor Heights.

\*\*The User Specified a Pollutant Type of: PM25

\*\*Model Calculates 1 Short Term Average(s) of: 24-HR

\*\*This Run Includes: 421 Source(s); 1 Source Group(s); and  
1248 Receptor(s)

\*\*Model Set To Continue RUNning After the Setup Testing.

\*\*The AERMET Input Meteorological Data Version Date: 14134

\*\*Output Options Selected:

Model Outputs Tables of Highest Short Term Values by Receptor  
(RECTABLE Keyword)  
Model Outputs External File(s) of High Values for Plotting  
(PLOTFILE Keyword)  
Model Outputs Separate Summary File of High Ranked Values  
(SUMMFILE Keyword)

\*\*NOTE: The Following Flags May Appear Following CONC Values: c for  
Calm Hours  
m for  
Missing Hours  
b for  
Both Calm and Missing Hours

\*\*Misc. Inputs: Base Elev. for Pot. Temp. Profile (m MSL) = 7.62 ;  
Decay Coef. = 0.000 ; Rot. Angle = 0.0  
Emission Units = GRAMS/SEC  
; Emission Rate Unit Factor = 0.10000E+07  
Output Units = MICROGRAMS/M\*\*3

\*\*Approximate Storage Requirements of Model = 3.8 MB of RAM.

\*\*Input Runstream File: Berth 206 LST\_2yrs\_PM25.DTA  
\*\*Output Print File: Berth 206 LST\_2yrs\_PM25.LST

\*\*File for Summary of Results: D:\BEEEST\POLA\Berth 206  
LST\_2yrs\_PM25.SUM





\*\*\* AERMOD - VERSION 14134 \*\*\* \*\*\* Berth 206  
 \*\*\* 03/20/15  
 \*\*\* AERMET - VERSION 14134 \*\*\* \*\*\* LST Analysis  
 \*\*\* 21:59:10

PAGE 3  
 \*\*MODELOPTs: RegDFAULT CONC ELEV WARNCHKD NODRYDPLT  
 NOWETDPLT

\*\*\* UP TO THE FIRST 24 HOURS OF  
 METEOROLOGICAL DATA \*\*\*

Surface file: SPPS\_SEP06-AUG07.SFC  
 Met Version: 14134  
 Profile file: SPPS\_SEP06-AUG07.PFL  
 Surface format: FREE  
 Profile format: FREE  
 Surface station no.: 99999 Upper air station no.:  
 3190  
 Name: UNKNOWN Name:  
 UNKNOWN Year: 2006 Year:  
 2006

First 24 hours of scalar data

YR	MO	DY	JDY	HR	H0	U*	W*	DT/DZ	ZICNV	ZIMCH	M-O	LEN	ZO
BOWEN	ALBEDO	REF	WS	WD	HT	REF	TA	HT					
06	09	01	244	01	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	02	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	03	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	04	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	05	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	06	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.75	999.00	999.	0.0	999.0	0.0							
06	09	01	244	07	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.33	999.00	999.	0.0	999.0	0.0							
06	09	01	244	08	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.21	999.00	999.	0.0	999.0	0.0							
06	09	01	244	09	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.18	999.00	999.	0.0	999.0	0.0							
06	09	01	244	10	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.17	999.00	999.	0.0	999.0	0.0							
06	09	01	244	11	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.17	999.00	999.	0.0	999.0	0.0							
06	09	01	244	12	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.17	999.00	999.	0.0	999.0	0.0							

06	09	01	244	13	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.17	999.00	999.	0.0	999.0	0.0						
06	09	01	244	14	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.17	999.00	999.	0.0	999.0	0.0						
06	09	01	244	15	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.17	999.00	999.	0.0	999.0	0.0						
06	09	01	244	16	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.18	999.00	999.	0.0	999.0	0.0						
06	09	01	244	17	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.23	999.00	999.	0.0	999.0	0.0						
06	09	01	244	18	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.39	999.00	999.	0.0	999.0	0.0						
06	09	01	244	19	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	20	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	21	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	22	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	23	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	24	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						

First hour of profile data

YR	MO	DY	HR	HEIGHT	F	WDIR	WSPD	AMB_TMP	sigmaA	sigmaW	sigmaV
06	09	01	01	10.0	1	-999.	-99.00	-999.0	99.0	-99.00	-99.00

F indicates top of profile (=1) or below (=0)

\*\*\* AERMOD - VERSION 14134 \*\*\*      \*\*\* Berth 206  
 \*\*\*            03/20/15  
 \*\*\* AERMET - VERSION 14134 \*\*\*      \*\*\* LST Analysis  
 \*\*\*            21:59:10

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\*\*MODELOPTs:    RegDFault CONC            ELEV            WARNCHKD    NODRYDPLT  
 NOWETDPLT

\*\*\* THE SUMMARY OF HIGHEST

24-HR RESULTS \*\*\*

\*\* CONC OF PM25            IN MICROGRAMS/M\*\*3

\*\*

DATE

NETWORK	GROUP ID	(XR, YR, ZELEV, ZHILL, ZFLAG)	AVERAGE CONC	(YMMDDHH)
RECEPTOR			OF TYPE	GRID-ID
- - - - -	- - - - -	- - - - -	- - - - -	- - - - -
- - - - -	- - - - -	- - - - -	- - - - -	- - - - -

ALL            HIGH    1ST HIGH VALUE IS            0.00246c ON 07010124: AT (
   
 384525.00, 3736625.00,    0.00,    0.00,    0.00) DC
   
                  HIGH    2ND HIGH VALUE IS            0.00245 ON 07011524: AT (
   
 384525.00, 3736625.00,    0.00,    0.00,    0.00) DC

\*\*\* RECEPTOR TYPES:    GC = GRIDCART  
                                  GP = GRIDPOLR  
                                  DC = DISCCART  
                                  DP = DISCPOLR

\*\*\* AERMOD - VERSION 14134 \*\*\* \*\*\* Berth 206  
\*\*\* 03/20/15  
\*\*\* AERMET - VERSION 14134 \*\*\* \*\*\* LST Analysis  
\*\*\* 21:59:10

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\*\*MODELOPTs: RegDEFAULT CONC ELEV WARNCHKD NODRYDPLT  
NOWETDPLT

\*\*\* Message Summary : AERMOD Model Execution \*\*\*

----- Summary of Total Messages -----

A Total of 0 Fatal Error Message(s)  
A Total of 2 Warning Message(s)  
A Total of 229 Informational Message(s)  
  
A Total of 8760 Hours Were Processed  
  
A Total of 140 Calm Hours Identified  
  
A Total of 89 Missing Hours Identified ( 1.02 Percent)

\*\*\*\*\* FATAL ERROR MESSAGES \*\*\*\*\*

\*\*\* NONE \*\*\*

\*\*\*\*\* WARNING MESSAGES \*\*\*\*\*

CO W363 14 COCARD: Multiyr 24h/Ann PM25 processing not  
applicable for WARNCHKD  
MX W394 1 METEXT: Met data may be from outdated version of  
AERMET: No NAD/ADJ

\*\*\* AERMOD - VERSION 14134 \*\*\* \*\*\* PASHA Lease Renewal  
\*\*\* 03/20/15  
\*\*\* AERMET - VERSION 14134 \*\*\* \*\*\* LST Analysis \*\*\*  
13:53:48

PAGE 1  
\*\*MODELOPTs: RegDFAULT CONC ELEV WARNCHKD NODRYDPLT  
NOWETDPLT

\*\*\* MODEL SETUP OPTIONS

SUMMARY \*\*\*

-----  
-----

\*\*Model Is Setup For Calculation of Average CONCentration Values.

-- DEPOSITION LOGIC --

\*\*NO GAS DEPOSITION Data Provided.

\*\*NO PARTICLE DEPOSITION Data Provided.

\*\*Model Uses NO DRY DEPLETION. DRYDPLT = F

\*\*Model Uses NO WET DEPLETION. WETDPLT = F

\*\*Model Uses URBAN Dispersion Algorithm for the SBL for 59 Source(s),  
for Total of 1 Urban Area(s):

Urban Population = 535500.0 ; Urban Roughness Length = 1.000 m

\*\*Model Uses Regulatory DEFAULT Options:

1. Stack-tip Downwash.
2. Model Accounts for ELEVated Terrain Effects.
3. Use Calms Processing Routine.
4. Use Missing Data Processing Routine.
5. No Exponential Decay for URBAN/Non-SO2.
6. Urban Roughness Length of 1.0 Meter Assumed.

\*\*Other Options Specified:

WARNCHKD - Issues warning messages for records out of sequence  
in meteorology files

CCVR\_Sub - Meteorological data includes CCVR substitutions

TEMP\_Sub - Meteorological data includes TEMP substitutions

\*\*Model Assumes No FLAGPOLE Receptor Heights.

\*\*The User Specified a Pollutant Type of: CO

\*\*Model Calculates 2 Short Term Average(s) of: 1-HR 8-HR

\*\*This Run Includes: 59 Source(s); 1 Source Group(s); and  
791 Receptor(s)

\*\*Model Set To Continue RUNning After the Setup Testing.

\*\*The AERMET Input Meteorological Data Version Date: 14134

\*\*Output Options Selected:

Model Outputs Tables of Highest Short Term Values by Receptor  
(RECTABLE Keyword)  
Model Outputs External File(s) of High Values for Plotting  
(PLOTFILE Keyword)  
Model Outputs Separate Summary File of High Ranked Values  
(SUMMFILE Keyword)

\*\*NOTE: The Following Flags May Appear Following CONC Values: c for  
Calm Hours  
m for  
Missing Hours  
b for  
Both Calm and Missing Hours

\*\*Misc. Inputs: Base Elev. for Pot. Temp. Profile (m MSL) = 7.62 ;  
Decay Coef. = 0.000 ; Rot. Angle = 0.0  
Emission Units = GRAMS/SEC  
; Emission Rate Unit Factor = 0.10000E+07  
Output Units = MICROGRAMS/M\*\*3

\*\*Approximate Storage Requirements of Model = 3.7 MB of RAM.

\*\*Input Runstream File: Berth 153 LST\_2yrs\_CO.DTA  
\*\*Output Print File: Berth 153 LST\_2yrs\_CO.LST

\*\*File for Summary of Results: D:\BEEEST\POLA\Berth 153 LST\_2yrs\_CO.SUM







06	09	01	244	13	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.17	999.00	999.	0.0	999.0	0.0						
06	09	01	244	14	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.17	999.00	999.	0.0	999.0	0.0						
06	09	01	244	15	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.17	999.00	999.	0.0	999.0	0.0						
06	09	01	244	16	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.18	999.00	999.	0.0	999.0	0.0						
06	09	01	244	17	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.23	999.00	999.	0.0	999.0	0.0						
06	09	01	244	18	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.39	999.00	999.	0.0	999.0	0.0						
06	09	01	244	19	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	20	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	21	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	22	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	23	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	24	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						

First hour of profile data

YR	MO	DY	HR	HEIGHT	F	WDIR	WSPD	AMB_TMP	sigmaA	sigmaW	sigmaV
06	09	01	01	10.0	1	-999.	-99.00	-999.0	99.0	-99.00	-99.00

F indicates top of profile (=1) or below (=0)

\*\*\* AERMOD - VERSION 14134 \*\*\*      \*\*\* PASHA Lease Renewal  
 \*\*\*                    03/20/15  
 \*\*\* AERMET - VERSION 14134 \*\*\*      \*\*\* LST Analysis                    \*\*\*  
 13:53:48

PAGE 4  
 \*\*MODELOPTs:    RegDFault CONC            ELEV            WARNCHKD    NODRYDPLT  
 NOWETDPLT

\*\*\* THE SUMMARY OF HIGHEST

1-HR RESULTS \*\*\*

\*\* CONC OF CO                    IN MICROGRAMS/M\*\*3

\*\*

DATE

NETWORK	GROUP ID	AVERAGE CONC	(YMMDDHH)
RECEPTOR	(XR, YR, ZELEV, ZHILL, ZFLAG)	OF TYPE	GRID-ID
- - - - -	- - - - -	- - - - -	- - - - -
- - - - -	- - - - -	- - - - -	- - - - -

ALL            HIGH    1ST HIGH VALUE IS            0.37040    ON 07073006: AT (
   
 382525.00,    3735825.00,            0.00,            0.00,            0.00) DC
   
                   HIGH    2ND HIGH VALUE IS            0.36975    ON 06102022: AT (
   
 382525.00,    3735825.00,            0.00,            0.00,            0.00) DC

\*\*\* RECEPTOR TYPES:    GC = GRIDCART  
                                   GP = GRIDPOLR  
                                   DC = DISCCART  
                                   DP = DISCPOLR

\*\*\* AERMOD - VERSION 14134 \*\*\* \*\*\* PASHA Lease Renewal  
\*\*\* 03/20/15  
\*\*\* AERMET - VERSION 14134 \*\*\* \*\*\* LST Analysis \*\*\*  
13:53:48

PAGE 5  
\*\*MODELOPTs: RegDFault CONC ELEV WARNCHKD NODRYDPLT  
NOWETDPLT

\*\*\* THE SUMMARY OF HIGHEST

8-HR RESULTS \*\*\*

\*\* CONC OF CO IN MICROGRAMS/M\*\*3

\*\*

DATE

NETWORK  
GROUP ID AVERAGE CONC (YYMMDDHH)  
RECEPTOR (XR, YR, ZELEV, ZHILL, ZFLAG) OF TYPE GRID-ID  
- - - - -  
- - - - -

ALL HIGH 1ST HIGH VALUE IS 0.35278c ON 07013108: AT (  
382525.00, 3735825.00, 0.00, 0.00, 0.00) DC  
HIGH 2ND HIGH VALUE IS 0.34542c ON 06110808: AT (  
382525.00, 3735825.00, 0.00, 0.00, 0.00) DC

\*\*\* RECEPTOR TYPES: GC = GRIDCART  
GP = GRIDPOLR  
DC = DISCCART  
DP = DISCPOLR

\*\*\* AERMOD - VERSION 14134 \*\*\* \*\*\* PASHA Lease Renewal  
\*\*\* 03/20/15  
\*\*\* AERMET - VERSION 14134 \*\*\* \*\*\* LST Analysis \*\*\*  
13:53:48

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\*\*MODELOPTs: RegDEFAULT CONC ELEV WARNCHKD NODRYDPLT  
NOWETDPLT

\*\*\* Message Summary : AERMOD Model Execution \*\*\*

----- Summary of Total Messages -----

A Total of 0 Fatal Error Message(s)  
A Total of 1 Warning Message(s)  
A Total of 229 Informational Message(s)  
  
A Total of 8760 Hours Were Processed  
  
A Total of 140 Calm Hours Identified  
  
A Total of 89 Missing Hours Identified ( 1.02 Percent)

\*\*\*\*\* FATAL ERROR MESSAGES \*\*\*\*\*  
\*\*\* NONE \*\*\*

\*\*\*\*\* WARNING MESSAGES \*\*\*\*\*  
MX W394 1 METEXT: Met data may be from outdated version of  
AERMET: No NAD/ADJ

\*\*\* AERMOD - VERSION 14134 \*\*\* \*\*\* PASHA Lease Renewal  
\*\*\* 03/20/15  
\*\*\* AERMET - VERSION 14134 \*\*\* \*\*\* LST Analysis \*\*\*  
14:06:42

PAGE 1  
\*\*MODELOPTs: RegDFAULT CONC ELEV WARNCHKD NODRYDPLT  
NOWETDPLT

\*\*\* MODEL SETUP OPTIONS

SUMMARY \*\*\*

-----  
-----

\*\*Model Is Setup For Calculation of Average CONCentration Values.

-- DEPOSITION LOGIC --

\*\*NO GAS DEPOSITION Data Provided.

\*\*NO PARTICLE DEPOSITION Data Provided.

\*\*Model Uses NO DRY DEPLETION. DRYDPLT = F

\*\*Model Uses NO WET DEPLETION. WETDPLT = F

\*\*Model Uses URBAN Dispersion Algorithm for the SBL for 59 Source(s),  
for Total of 1 Urban Area(s):

Urban Population = 535500.0 ; Urban Roughness Length = 1.000 m

\*\*Model Uses Regulatory DEFAULT Options:

1. Stack-tip Downwash.
2. Model Accounts for ELEVated Terrain Effects.
3. Use Calms Processing Routine.
4. Use Missing Data Processing Routine.
5. No Exponential Decay for URBAN/Non-SO2.
6. Urban Roughness Length of 1.0 Meter Assumed.

\*\*Other Options Specified:

WARNCHKD - Issues warning messages for records out of sequence  
in meteorology files

CCVR\_Sub - Meteorological data includes CCVR substitutions

TEMP\_Sub - Meteorological data includes TEMP substitutions

\*\*Model Assumes No FLAGPOLE Receptor Heights.

\*\*The User Specified a Pollutant Type of: NOX

\*\*Model Calculates 1 Short Term Average(s) of: 1-HR

\*\*This Run Includes: 59 Source(s); 1 Source Group(s); and  
791 Receptor(s)

\*\*Model Set To Continue RUNning After the Setup Testing.

\*\*The AERMET Input Meteorological Data Version Date: 14134

\*\*Output Options Selected:

Model Outputs Tables of Highest Short Term Values by Receptor  
(RECTABLE Keyword)  
Model Outputs External File(s) of High Values for Plotting  
(PLOTFILE Keyword)  
Model Outputs Separate Summary File of High Ranked Values  
(SUMMFILE Keyword)

\*\*NOTE: The Following Flags May Appear Following CONC Values: c for  
Calm Hours  
m for  
Missing Hours  
b for  
Both Calm and Missing Hours

\*\*Misc. Inputs: Base Elev. for Pot. Temp. Profile (m MSL) = 7.62 ;  
Decay Coef. = 0.000 ; Rot. Angle = 0.0  
Emission Units = GRAMS/SEC  
; Emission Rate Unit Factor = 0.10000E+07  
Output Units = MICROGRAMS/M\*\*3

\*\*Approximate Storage Requirements of Model = 3.6 MB of RAM.

\*\*Input Runstream File: Berth 153 LST\_2yrs\_NOX.DTA  
\*\*Output Print File: Berth 153 LST\_2yrs\_NOX.LST

\*\*File for Summary of Results: D:\BEEEST\POLA\Berth 153 LST\_2yrs\_NOX.SUM





```

*** AERMOD - VERSION 14134 ***    *** PASHA Lease Renewal
***          03/20/15
*** AERMET - VERSION 14134 ***    *** LST Analysis          ***
14:06:42

```

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**MODELOPTs:  RegDFault CONC      ELEV      WARNCHKD  NODRYDPLT
NOWETDPLT

```

\*\*\* UP TO THE FIRST 24 HOURS OF

METEOROLOGICAL DATA \*\*\*

```

Surface file:  SPPS_SEP06-AUG07.SFC
Met Version:  14134
Profile file:  SPPS_SEP06-AUG07.PFL
Surface format: FREE
Profile format: FREE
Surface station no.: 99999           Upper air station no.:
3190
Name: UNKNOWN                       Name:
UNKNOWN
Year: 2006                          Year:
2006

```

First 24 hours of scalar data

YR	MO	DY	JDY	HR	H0	U*	W*	DT/DZ	ZICNV	ZIMCH	M-O	LEN	Z0
BOWEN	ALBEDO	REF	WS	WD	HT	REF	TA	HT					
06	09	01	244	01	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	02	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	03	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	04	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	05	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	06	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.75	999.00	999.	0.0	999.0	0.0							
06	09	01	244	07	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.33	999.00	999.	0.0	999.0	0.0							
06	09	01	244	08	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.21	999.00	999.	0.0	999.0	0.0							
06	09	01	244	09	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.18	999.00	999.	0.0	999.0	0.0							
06	09	01	244	10	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.17	999.00	999.	0.0	999.0	0.0							
06	09	01	244	11	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.17	999.00	999.	0.0	999.0	0.0							
06	09	01	244	12	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.17	999.00	999.	0.0	999.0	0.0							

06	09	01	244	13	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.17	999.00	999.	0.0	999.0	0.0						
06	09	01	244	14	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.17	999.00	999.	0.0	999.0	0.0						
06	09	01	244	15	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.17	999.00	999.	0.0	999.0	0.0						
06	09	01	244	16	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.18	999.00	999.	0.0	999.0	0.0						
06	09	01	244	17	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.23	999.00	999.	0.0	999.0	0.0						
06	09	01	244	18	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.39	999.00	999.	0.0	999.0	0.0						
06	09	01	244	19	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	20	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	21	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	22	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	23	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	24	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						

First hour of profile data

YR	MO	DY	HR	HEIGHT	F	WDIR	WSPD	AMB_TMP	sigmaA	sigmaW	sigmaV
06	09	01	01	10.0	1	-999.	-99.00	-999.0	99.0	-99.00	-99.00

F indicates top of profile (=1) or below (=0)

\*\*\* AERMOD - VERSION 14134 \*\*\*      \*\*\* PASHA Lease Renewal  
 \*\*\*                    03/20/15  
 \*\*\* AERMET - VERSION 14134 \*\*\*      \*\*\* LST Analysis                    \*\*\*  
 14:06:42

PAGE 4  
 \*\*MODELOPTs:    RegDFault CONC            ELEV            WARNCHKD    NODRYDPLT  
 NOWETDPLT

\*\*\* THE SUMMARY OF HIGHEST

1-HR RESULTS \*\*\*

\*\* CONC OF NOX            IN MICROGRAMS/M\*\*3

\*\*

DATE

NETWORK	GROUP ID	AVERAGE CONC		(YMMDDHH)
RECEPTOR	(XR, YR, ZELEV, ZHILL, ZFLAG)	OF TYPE	GRID-ID	
-----				
-----				

ALL            HIGH    1ST HIGH VALUE IS            2.37507    ON 07073006: AT (

382525.00,    3735825.00,            0.00,            0.00,            0.00) DC

                  HIGH    2ND HIGH VALUE IS            2.37090    ON 06102022: AT (

382525.00,    3735825.00,            0.00,            0.00,            0.00) DC

\*\*\* RECEPTOR TYPES:    GC = GRIDCART  
                                   GP = GRIDPOLR  
                                   DC = DISCCART  
                                   DP = DISCPOLR

\*\*\* AERMOD - VERSION 14134 \*\*\* \*\*\* PASHA Lease Renewal  
\*\*\* 03/20/15  
\*\*\* AERMET - VERSION 14134 \*\*\* \*\*\* LST Analysis \*\*\*  
14:06:42

PAGE 5  
\*\*MODELOPTs: RegDEFAULT CONC ELEV WARNCHKD NODRYDPLT  
NOWETDPLT

\*\*\* Message Summary : AERMOD Model Execution \*\*\*

----- Summary of Total Messages -----

A Total of 0 Fatal Error Message(s)  
A Total of 1 Warning Message(s)  
A Total of 229 Informational Message(s)  
  
A Total of 8760 Hours Were Processed  
  
A Total of 140 Calm Hours Identified  
  
A Total of 89 Missing Hours Identified ( 1.02 Percent)

\*\*\*\*\* FATAL ERROR MESSAGES \*\*\*\*\*  
\*\*\* NONE \*\*\*

\*\*\*\*\* WARNING MESSAGES \*\*\*\*\*  
MX W394 1 METEXT: Met data may be from outdated version of  
AERMET: No NAD/ADJ

\*\*\* AERMOD - VERSION 14134 \*\*\* \*\*\* PASHA Lease Renewal  
\*\*\* 03/20/15  
\*\*\* AERMET - VERSION 14134 \*\*\* \*\*\* LST Analysis \*\*\*  
14:19:17

PAGE 1  
\*\*MODELOPTs: RegDFAULT CONC ELEV WARNCHKD NODRYDPLT  
NOWETDPLT

\*\*\* MODEL SETUP OPTIONS

SUMMARY \*\*\*

-----  
-----

\*\*Model Is Setup For Calculation of Average CONCentration Values.

-- DEPOSITION LOGIC --

\*\*NO GAS DEPOSITION Data Provided.

\*\*NO PARTICLE DEPOSITION Data Provided.

\*\*Model Uses NO DRY DEPLETION. DRYDPLT = F

\*\*Model Uses NO WET DEPLETION. WETDPLT = F

\*\*Model Uses URBAN Dispersion Algorithm for the SBL for 59 Source(s),  
for Total of 1 Urban Area(s):

Urban Population = 535500.0 ; Urban Roughness Length = 1.000 m

\*\*Model Uses Regulatory DEFAULT Options:

1. Stack-tip Downwash.
2. Model Accounts for ELEVated Terrain Effects.
3. Use Calms Processing Routine.
4. Use Missing Data Processing Routine.
5. No Exponential Decay for URBAN/Non-SO2.
6. Urban Roughness Length of 1.0 Meter Assumed.

\*\*Other Options Specified:

WARNCHKD - Issues warning messages for records out of sequence  
in meteorology files

CCVR\_Sub - Meteorological data includes CCVR substitutions

TEMP\_Sub - Meteorological data includes TEMP substitutions

\*\*Model Assumes No FLAGPOLE Receptor Heights.

\*\*The User Specified a Pollutant Type of: PM

\*\*Model Calculates 1 Short Term Average(s) of: 24-HR

\*\*This Run Includes: 59 Source(s); 1 Source Group(s); and  
791 Receptor(s)

\*\*Model Set To Continue RUNning After the Setup Testing.

\*\*The AERMET Input Meteorological Data Version Date: 14134

\*\*Output Options Selected:

Model Outputs Tables of Highest Short Term Values by Receptor  
(RECTABLE Keyword)  
Model Outputs External File(s) of High Values for Plotting  
(PLOTFILE Keyword)  
Model Outputs Separate Summary File of High Ranked Values  
(SUMMFILE Keyword)

\*\*NOTE: The Following Flags May Appear Following CONC Values: c for  
Calm Hours  
m for  
Missing Hours  
b for  
Both Calm and Missing Hours

\*\*Misc. Inputs: Base Elev. for Pot. Temp. Profile (m MSL) = 7.62 ;  
Decay Coef. = 0.000 ; Rot. Angle = 0.0  
Emission Units = GRAMS/SEC  
; Emission Rate Unit Factor = 0.10000E+07  
Output Units = MICROGRAMS/M\*\*3

\*\*Approximate Storage Requirements of Model = 3.6 MB of RAM.

\*\*Input Runstream File: Berth 153 LST\_2yrs\_PM.DTA  
\*\*Output Print File: Berth 153 LST\_2yrs\_PM.LST

\*\*File for Summary of Results: D:\BEEEST\POLA\Berth 153 LST\_2yrs\_PM.SUM



```

*** AERMOD - VERSION 14134 ***      *** PASHA Lease Renewal
***      03/20/15
*** AERMET - VERSION 14134 ***      *** LST Analysis          ***
14:19:17

```

```

PAGE      3
**MODELOPTs:  RegDEFAULT CONC      ELEV      WARNCHKD  NODRYDPLT
NOWETDPLT

```

\*\*\* UP TO THE FIRST 24 HOURS OF

METEOROLOGICAL DATA \*\*\*

```

Surface file:  SPPS_SEP06-AUG07.SFC
Met Version:  14134
Profile file:  SPPS_SEP06-AUG07.PFL
Surface format: FREE
Profile format: FREE
Surface station no.:  99999              Upper air station no.:
3190
Name: UNKNOWN                            Name:
UNKNOWN
Year:  2006                              Year:
2006

```

First 24 hours of scalar data

YR	MO	DY	JDY	HR	H0	U*	W*	DT/DZ	ZICNV	ZIMCH	M-O	LEN	Z0
BOWEN	ALBEDO	REF	WS	WD	HT	REF	TA	HT					
06	09	01	244	01	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-999999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	02	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-999999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	03	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-999999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	04	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-999999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	05	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-999999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	06	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-999999.0	0.84	
1.87	0.75	999.00	999.	0.0	999.0	0.0							
06	09	01	244	07	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-999999.0	0.84	
1.87	0.33	999.00	999.	0.0	999.0	0.0							
06	09	01	244	08	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-999999.0	0.84	
1.87	0.21	999.00	999.	0.0	999.0	0.0							
06	09	01	244	09	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-999999.0	0.84	
1.87	0.18	999.00	999.	0.0	999.0	0.0							
06	09	01	244	10	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-999999.0	0.84	
1.87	0.17	999.00	999.	0.0	999.0	0.0							
06	09	01	244	11	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-999999.0	0.84	
1.87	0.17	999.00	999.	0.0	999.0	0.0							
06	09	01	244	12	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-999999.0	0.84	
1.87	0.17	999.00	999.	0.0	999.0	0.0							



06	09	01	244	13	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.17	999.00	999.	0.0	999.0	0.0						
06	09	01	244	14	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.17	999.00	999.	0.0	999.0	0.0						
06	09	01	244	15	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.17	999.00	999.	0.0	999.0	0.0						
06	09	01	244	16	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.18	999.00	999.	0.0	999.0	0.0						
06	09	01	244	17	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.23	999.00	999.	0.0	999.0	0.0						
06	09	01	244	18	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.39	999.00	999.	0.0	999.0	0.0						
06	09	01	244	19	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	20	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	21	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	22	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	23	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	24	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						

First hour of profile data

YR	MO	DY	HR	HEIGHT	F	WDIR	WSPD	AMB_TMP	sigmaA	sigmaW	sigmaV
06	09	01	01	10.0	1	-999.	-99.00	-999.0	99.0	-99.00	-99.00

F indicates top of profile (=1) or below (=0)

\*\*\* AERMOD - VERSION 14134 \*\*\*      \*\*\* PASHA Lease Renewal  
 \*\*\*                    03/20/15  
 \*\*\* AERMET - VERSION 14134 \*\*\*      \*\*\* LST Analysis                    \*\*\*  
 14:19:17

PAGE 4  
 \*\*MODELOPTs:    RegDFault CONC            ELEV            WARNCHKD    NODRYDPLT  
 NOWETDPLT

\*\*\* THE SUMMARY OF HIGHEST  
 24-HR RESULTS \*\*\*

\*\* CONC OF PM                    IN MICROGRAMS/M\*\*3  
 \*\*

NETWORK	DATE
GROUP ID	(YYMMDDHH)
RECEPTOR (XR, YR, ZELEV, ZHILL, ZFLAG)	OF TYPE GRID-ID
-----	-----
-----	-----

ALL            HIGH    1ST HIGH VALUE IS            0.00676c ON 07010124: AT (
   
 382525.00,    3735775.00,            0.00,            0.00,            0.00) DC
   
                   HIGH    2ND HIGH VALUE IS            0.00669c ON 06110424: AT (
   
 382525.00,    3735775.00,            0.00,            0.00,            0.00) DC

\*\*\* RECEPTOR TYPES:    GC = GRIDCART  
                                   GP = GRIDPOLR  
                                   DC = DISCCART  
                                   DP = DISCPOLR

\*\*\* AERMOD - VERSION 14134 \*\*\* \*\*\* PASHA Lease Renewal  
\*\*\* 03/20/15  
\*\*\* AERMET - VERSION 14134 \*\*\* \*\*\* LST Analysis \*\*\*  
14:19:17

PAGE 5  
\*\*MODELOPTs: RegDEFAULT CONC ELEV WARNCHKD NODRYDPLT  
NOWETDPLT

\*\*\* Message Summary : AERMOD Model Execution \*\*\*

----- Summary of Total Messages -----

A Total of 0 Fatal Error Message(s)  
A Total of 1 Warning Message(s)  
A Total of 229 Informational Message(s)  
  
A Total of 8760 Hours Were Processed  
  
A Total of 140 Calm Hours Identified  
  
A Total of 89 Missing Hours Identified ( 1.02 Percent)

\*\*\*\*\* FATAL ERROR MESSAGES \*\*\*\*\*  
\*\*\* NONE \*\*\*

\*\*\*\*\* WARNING MESSAGES \*\*\*\*\*  
MX W394 1 METEXT: Met data may be from outdated version of  
AERMET: No NAD/ADJ

\*\*\* AERMOD - VERSION 14134 \*\*\* \*\*\* PASHA Lease Renewal  
\*\*\* 03/20/15  
\*\*\* AERMET - VERSION 14134 \*\*\* \*\*\* LST Analysis \*\*\*  
14:31:57

PAGE 1  
\*\*MODELOPTs: RegDFAULT CONC ELEV WARNCHKD NODRYDPLT  
NOWETDPLT

\*\*\* MODEL SETUP OPTIONS

SUMMARY \*\*\*

-----  
-----

\*\*Model Is Setup For Calculation of Average CONCentration Values.

-- DEPOSITION LOGIC --

\*\*NO GAS DEPOSITION Data Provided.

\*\*NO PARTICLE DEPOSITION Data Provided.

\*\*Model Uses NO DRY DEPLETION. DRYDPLT = F

\*\*Model Uses NO WET DEPLETION. WETDPLT = F

\*\*Model Uses URBAN Dispersion Algorithm for the SBL for 59 Source(s),  
for Total of 1 Urban Area(s):

Urban Population = 535500.0 ; Urban Roughness Length = 1.000 m

\*\*Model Uses Regulatory DEFAULT Options:

1. Stack-tip Downwash.
2. Model Accounts for ELEVated Terrain Effects.
3. Use Calms Processing Routine.
4. Use Missing Data Processing Routine.
5. No Exponential Decay for URBAN/Non-SO2.
6. Urban Roughness Length of 1.0 Meter Assumed.

\*\*Other Options Specified:

WARNCHKD - Issues warning messages for records out of sequence  
in meteorology files

CCVR\_Sub - Meteorological data includes CCVR substitutions

TEMP\_Sub - Meteorological data includes TEMP substitutions

\*\*Model Assumes No FLAGPOLE Receptor Heights.

\*\*The User Specified a Pollutant Type of: PM25

\*\*Model Calculates 1 Short Term Average(s) of: 24-HR

\*\*This Run Includes: 59 Source(s); 1 Source Group(s); and  
791 Receptor(s)

\*\*Model Set To Continue RUNning After the Setup Testing.

\*\*The AERMET Input Meteorological Data Version Date: 14134

\*\*Output Options Selected:

Model Outputs Tables of Highest Short Term Values by Receptor  
(RECTABLE Keyword)  
Model Outputs External File(s) of High Values for Plotting  
(PLOTFILE Keyword)  
Model Outputs Separate Summary File of High Ranked Values  
(SUMMFILE Keyword)

\*\*NOTE: The Following Flags May Appear Following CONC Values: c for  
Calm Hours  
m for  
Missing Hours  
b for  
Both Calm and Missing Hours

\*\*Misc. Inputs: Base Elev. for Pot. Temp. Profile (m MSL) = 7.62 ;  
Decay Coef. = 0.000 ; Rot. Angle = 0.0  
Emission Units = GRAMS/SEC  
; Emission Rate Unit Factor = 0.10000E+07  
Output Units = MICROGRAMS/M\*\*3

\*\*Approximate Storage Requirements of Model = 3.6 MB of RAM.

\*\*Input Runstream File: Berth 153 LST\_2yrs\_PM25.DTA  
\*\*Output Print File: Berth 153 LST\_2yrs\_PM25.LST

\*\*File for Summary of Results: D:\BEEEST\POLA\Berth 153  
LST\_2yrs\_PM25.SUM

\*\*\* AERMOD - VERSION 14134 \*\*\*      \*\*\* PASHA Lease Renewal  
 \*\*\*                    03/20/15  
 \*\*\* AERMET - VERSION 14134 \*\*\*      \*\*\* LST Analysis                        \*\*\*  
 14:31:57

PAGE      2  
 \*\*MODELOPTs:    RegDFAULT CONC                    ELEV                    WARNCHKD    NODRYDPLT  
 NOWETDPLT

\*\*\* METEOROLOGICAL DAYS

SELECTED FOR PROCESSING \*\*\*

(1=YES;

0=NO)

```

      1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
1  1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
      1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
1  1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
      1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
1  1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
      1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
1  1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
      1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
1  1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
      1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
1  1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
      1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

```

NOTE: METEOROLOGICAL DATA ACTUALLY PROCESSED WILL ALSO  
 DEPEND ON WHAT IS INCLUDED IN THE DATA FILE.

\*\*\* UPPER BOUND OF FIRST THROUGH FIFTH

WIND SPEED CATEGORIES \*\*\*

(METERS/SEC)

8.23,    10.80,                    1.54,    3.09,    5.14,

\*\*\* AERMOD - VERSION 14134 \*\*\* \*\*\* PASHA Lease Renewal  
 \*\*\* 03/20/15  
 \*\*\* AERMET - VERSION 14134 \*\*\* \*\*\* LST Analysis \*\*\*  
 14:31:57

PAGE 3

\*\*MODELOPTs: RegDFault CONC ELEV WARNCHKD NODRYDPLT  
 NOWETDPLT

\*\*\* UP TO THE FIRST 24 HOURS OF

METEOROLOGICAL DATA \*\*\*

Surface file: SPPS\_SEP06-AUG07.SFC  
 Met Version: 14134  
 Profile file: SPPS\_SEP06-AUG07.PFL  
 Surface format: FREE  
 Profile format: FREE  
 Surface station no.: 99999 Upper air station no.:  
 3190  
 Name: UNKNOWN Name:  
 UNKNOWN Year: 2006 Year:  
 2006

First 24 hours of scalar data

YR	MO	DY	JDY	HR	H0	U*	W*	DT/DZ	ZICNV	ZIMCH	M-O	LEN	Z0
BOWEN	ALBEDO	REF	WS	WD	HT	REF	TA	HT					
06	09	01	244	01	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	02	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	03	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	04	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	05	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	1.00	999.00	999.	0.0	999.0	0.0							
06	09	01	244	06	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.75	999.00	999.	0.0	999.0	0.0							
06	09	01	244	07	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.33	999.00	999.	0.0	999.0	0.0							
06	09	01	244	08	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.21	999.00	999.	0.0	999.0	0.0							
06	09	01	244	09	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.18	999.00	999.	0.0	999.0	0.0							
06	09	01	244	10	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.17	999.00	999.	0.0	999.0	0.0							
06	09	01	244	11	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.17	999.00	999.	0.0	999.0	0.0							
06	09	01	244	12	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84	
1.87	0.17	999.00	999.	0.0	999.0	0.0							

06	09	01	244	13	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.17	999.00	999.	0.0	999.0	0.0						
06	09	01	244	14	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.17	999.00	999.	0.0	999.0	0.0						
06	09	01	244	15	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.17	999.00	999.	0.0	999.0	0.0						
06	09	01	244	16	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.18	999.00	999.	0.0	999.0	0.0						
06	09	01	244	17	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.23	999.00	999.	0.0	999.0	0.0						
06	09	01	244	18	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	0.39	999.00	999.	0.0	999.0	0.0						
06	09	01	244	19	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	20	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	21	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	22	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	23	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						
06	09	01	244	24	-999.0	-9.000	-9.000	-9.000	-999.	-999.	-99999.0	0.84
1.87	1.00	999.00	999.	0.0	999.0	0.0						

First hour of profile data

YR	MO	DY	HR	HEIGHT	F	WDIR	WSPD	AMB_TMP	sigmaA	sigmaW	sigmaV
06	09	01	01	10.0	1	-999.	-99.00	-999.0	99.0	-99.00	-99.00

F indicates top of profile (=1) or below (=0)



\*\*\* AERMOD - VERSION 14134 \*\*\*      \*\*\* PASHA Lease Renewal  
 \*\*\*                    03/20/15  
 \*\*\* AERMET - VERSION 14134 \*\*\*      \*\*\* LST Analysis                    \*\*\*  
 14:31:57

PAGE 4  
 \*\*MODELOPTs:    RegDEFAULT CONC            ELEV            WARNCHKD    NODRYDPLT  
 NOWETDPLT

\*\*\* THE SUMMARY OF HIGHEST  
 24-HR RESULTS \*\*\*

\*\* CONC OF PM25            IN MICROGRAMS/M\*\*3  
 \*\*

NETWORK	GROUP ID	RECEPTOR (XR, YR, ZELEV, ZHILL, ZFLAG)	AVERAGE CONC OF TYPE	DATE (YYMMDDHH)	GRID-ID
- - - - -	- - - - -	- - - - -	- - - - -	- - - - -	- - - - -
- - - - -	- - - - -	- - - - -	- - - - -	- - - - -	- - - - -

ALL            HIGH    1ST HIGH VALUE IS            0.00448c ON 07010124: AT (
   
 382525.00, 3735775.00,    0.00,    0.00,    0.00) DC
   
                   HIGH    2ND HIGH VALUE IS            0.00443c ON 06110424: AT (
   
 382525.00, 3735775.00,    0.00,    0.00,    0.00) DC

\*\*\* RECEPTOR TYPES:    GC = GRIDCART  
                                   GP = GRIDPOLR  
                                   DC = DISCCART  
                                   DP = DISCPOLR

\*\*\* AERMOD - VERSION 14134 \*\*\* \*\*\* PASHA Lease Renewal  
\*\*\* 03/20/15  
\*\*\* AERMET - VERSION 14134 \*\*\* \*\*\* LST Analysis \*\*\*  
14:31:57

PAGE 5

\*\*MODELOPTs: RegDEFAULT CONC ELEV WARNCHKD NODRYDPLT  
NOWETDPLT

\*\*\* Message Summary : AERMOD Model Execution \*\*\*

----- Summary of Total Messages -----

A Total of 0 Fatal Error Message(s)  
A Total of 2 Warning Message(s)  
A Total of 229 Informational Message(s)  
  
A Total of 8760 Hours Were Processed  
  
A Total of 140 Calm Hours Identified  
  
A Total of 89 Missing Hours Identified ( 1.02 Percent)

\*\*\*\*\* FATAL ERROR MESSAGES \*\*\*\*\*  
\*\*\* NONE \*\*\*

\*\*\*\*\* WARNING MESSAGES \*\*\*\*\*  
CO W363 14 COCARD: Multiyr 24h/Ann PM25 processing not  
applicable for WARNCHKD  
MX W394 1 METEXT: Met data may be from outdated version of  
AERMET: No NAD/ADJ

**APPENDIX B**

**BACKUP GREENHOUSE GAS EMISSION  
SCREENING ANALYSIS**



**Table B.1. Estimated Ship Calls - PASHA Terminal**

<i>Project Scenario/Ship Type</i>	<i>Annual Ship Visits</i>	<i>Hotelling Time/ Visit (Hours) (2)</i>
<b>New Ship Calls</b>		
Bulk Carrier	4	53.00
<b>Subtotal</b>	<b>4</b>	

Notes: (1) Source: Discussion on PASHA Lease Renewal Project, based on 4 additional bulk carriers per year. Assume the 4 additional carriers are for slab steel only.

(2) Based on Starcrest data, average hotelling time for bulk cargo vessels at Berth 176.

Table B.2. Bulk Cargo Vessel Propulsion Engine Usage per One-Way Ship Trip in Zone 6, 50 nm to 170 nm

Vessel Type	Propulsion Max Hp (2)	Zone 6 (1)							
		Load Factor (3)	Modal Hp	Distance (NM)	Max Speed (kts)	Speed (Kts) (4)	Hours Per Trip	Hp-Hrs/ Trip	kW-Hrs/ Trip (5)
<i>Non-Compliance with VSRP (6)</i>									
Bulk Carrier	13,798	0.83	11,460	120.0	14.5	13.6	8.80	100,898	75,270

Notes: (1) Vessel route between the boundary of the SCAB waters and State Over-water Boundary, 20 nm to 170 nm, assuming northern route.

(2) POLA 2013 AEI Table 3.22, Page 100. Using Bulk - Heavy Load for main engine kW.

(3) Calculated using Port 2013 AEI, Equation 3.3,  $LF = (\text{Speed}_{\text{actual}}/\text{Speed}_{\text{maximum}})^3$

(4) Represents service speed, which is 94% of maximum speed (2009 PEI Table 2.25).

(5) 1 kW-Hr = 0.746 Hp-Hrs.

(6) Assuming VSRP does not apply in Zone 6.

Table B.3. Bulk Cargo Vessel Propulsion Engine Usage per One-Way Ship Trip in Zone 5, 40 nm to 50 nm

Vessel Type	Propulsion Max Hp (2)	Zone 5 (1)							
		Load Factor (3)	Modal Hp	Distance (NM)	Max Speed (kts)	Speed (Kts) (4)	Hours Per Trip	Hp-Hrs/ Trip	kW-Hrs/ Trip (5)
<i>Non-Compliance with VSRP (6)</i>									
Bulk Carrier	13,798	0.83	11,460	10.0	14.5	13.6	0.73	8,408	6,273

Notes: (1) Vessel route between the boundary of the SCAB waters and State Over-water Boundary, 20 nm to 170 nm, assuming northern route.

(2) POLA 2013 AEI Table 3.22, Page 100. Using Bulk - Heavy Load for main engine kW.

(3) Calculated using Port 2013 AEI, Equation 3.3,  $LF = (\text{Speed}_{\text{actual}}/\text{Speed}_{\text{maximum}})^3$

(4) Represents service speed, which is 94% of maximum speed (2009 PEI Table 2.25).

(5) 1 kW-Hr = 0.746 Hp-Hrs.

(6) Length of fairway within the Vessel Speed Reduction Program (VSRP) Zone (VSRPZ) = 22 nautical miles (NM).

Table B.4. Bulk Cargo Vessel Propulsion Engine Usage per One-Way Ship Trip in Zone 4, 22 nm to 40 nm (using VSRP zone)

Vessel Type	Propulsion Max Hp (2)	Zone 4 (1)							
		Load Factor (3)	Modal Hp	Distance (NM)	Max Speed (kts)	Speed (Kts) (4)	Hours Per Trip	Hp-Hrs/ Trip	kW-Hrs/ Trip (5)
<i>Non-Compliance with VSRP (6)</i>									
Bulk Carrier	13,798	0.83	11,460	18.0	14.5	13.6	1.32	15,135	11,291

Notes: (1) Vessel route between the boundary of the SCAB waters and State Over-water Boundary, 20 nm to 170 nm, assuming northern route.

(2) POLA 2013 AEI Table 3.22, Page 100. Using Bulk - Heavy Load for main engine kW.

(3) Calculated using Port 2013 AEI, Equation 3.3,  $LF = (\text{Speed}_{\text{actual}}/\text{Speed}_{\text{maximum}})^3$

(4) Represents service speed, which is 94% of maximum speed (2009 PEI Table 2.25).

(5) 1 kW-Hr = 0.746 Hp-Hrs.

(6) Length of fairway within the Vessel Speed Reduction Program (VSRP) Zone (VSRPZ) = 22 nautical miles (NM).



Table B.5. Bulk Cargo Vessel Propulsion Engine Usage per One-Way Ship Trip in Zone 3, 22 nm to PZ

Vessel Type	Propulsion Max Hp (2)	VSRP Zone to Precautionary Zone (1)							
		Load Factor (3)	Modal Hp	Distance (NM)	Max Speed (kts)	Speed (Kts) (4)	Hours Per Trip	Hp-Hrs/ Trip	kW-Hrs/ Trip (5)
<i>Compliance with VSRP (6)</i>									
Bulk Carrier	13,798	0.24	3,299	23.9	14.5	9.0	2.66	8,765	6,539

Notes: (1) Vessel route between the boundary of the VSRP zone and Precautionary Zone.

(2) POLA 2013 AEI Table 3.22, Page 100. Using Bulk - Heavy Load for main engine kW.

(3) Calculated using Port 2013 AEI, Equation 3.3,  $LF = (\text{Speed}_{\text{actual}}/\text{Speed}_{\text{maximum}})^3$

(4) Based on speed within the PZ, Port 2013 AEI Table 3.4

(5) 1 kW-Hr = 0.746 Hp-Hrs.

(6) Length of fairway within the Vessel Speed Reduction Program (VSRP) Zone (VSRPZ) = 22 nautical miles (NM). Assuming speed is reduced to average bulk vessel speed of 9 kts

Table B.6. Bulk Cargo Vessel Propulsion Engine Usage per One-Way Ship Trip in Zone 2, Breakwater to PZ

Vessel Type	Propulsion Max Hp (2)	Precautionary Zone (1)							
		Load Factor (3)	Modal Hp	Distance (NM)	Max Speed (kts)	Speed (Kts) (4)	Hours Per Trip	Hp-Hrs/ Trip	kW-Hrs/ Trip (5)
<i>Compliance with VSRP (6)</i>									
Bulk Carrier	13,798	0.24	3,299	8.1	14.5	9.0	0.90	2,969	2,215

Notes: (1) Vessel route between the boundary of the Precautionary Zone and the Breakwater

(2) POLA 2013 AEI Table 3.22, Page 100. Using Bulk - Heavy Load for main engine kW.

(3) Calculated using Port 2013 AEI, Equation 3.3,  $LF = (\text{Speed}_{\text{actual}}/\text{Speed}_{\text{maximum}})^3$

(4) Based on speed within the PZ, Port 2013 AEI Table 3.4

(5) 1 kW-Hr = 0.746 Hp-Hrs.

(6) Length of fairway within the Vessel Speed Reduction Program (VSRP) Zone (VSRPZ) = 22 nautical miles (NM). Assuming speed is reduced to average bulk vessel speed of 9 kts

Table B.7. Bulk Cargo Vessel Propulsion Engine Usage per One-Way Ship Trip in Zone 1, Harbor

Vessel Type	Propulsion Max Hp (2)	Harbor (1)							
		Load Factor (3)	Modal Hp	Distance (NM)	Max Speed (kts)	Speed (Kts) (4)	Hours Per Trip	Hp-Hrs/ Trip	kW-Hrs/ Trip (5)
<i>Compliance with VSRP (6)</i>									
Bulk Carrier	13,798	0.09	1,243	4.2	14.5	6.5	0.65	803	599

Notes: (1) Vessel route within the Harbor. Assuming 4.2 nm to terminal.

(2) POLA 2013 AEI Table 3.22, Page 100. Using Bulk - Heavy Load for main engine kW.

(3) Calculated using Port 2013 AEI, Equation 3.3,  $LF = (\text{Speed}_{\text{actual}}/\text{Speed}_{\text{maximum}})^3$

(4) Based on speed within the Harbor, Port 2013 AEI Page 81, inbound slow ships, average between 5 kts and 8 kts

(5) 1 kW-Hr = 0.746 Hp-Hrs.

(6) Assuming that speeds are reduced to 5 kts upon arrival, 8 kts upon departure within breakwater per POLA AEI, Page 81.

**Table B.8. Bulk Cargo Vessel Propulsion Engine Usage, Docking**

<i>Operational Mode/Vessel Type</i>	<i>Propulsion Max Hp</i>	<i>Load Factor (2)</i>	<i>Modal Hp</i>	<i>Hours/ Mode (3)</i>	<i>Hp-Hrs/ Trip</i>	<i>kW-Hrs/ Trip</i>
<i>Docking (1)</i>						
Bulk Carrier	13,798	0.02	276	0.25	69	51

Notes: (1) Assuming 0.25 hours for docking at berth

(2) Transit load factors based upon the average of inbound and outbound load factors in 2005 PEI Table 2.9. Docking load factors obtained from 2005 PEI page 68.

(3) One-way transit durations = 4.2 nm @ 5 kts. Docking durations obtained from 2005 PEI page 68.

**Table B.9. Bulk Cargo Vessel Auxiliary Generator Usage per One-Way Fairway Transit - 22 nm to 170 nm**

<i>Vessel Type</i>	<i>Auxiliary kW per Vessel (1)</i>	<i>Load Factor (2)</i>	<i>Hours/ Transit</i>	<i>kW-Hrs/ Transit</i>
<i>Non-Compliance with VSRP (3)</i>				
Bulk Carrier	255	1.00	10.86	2,769

Notes: (1) Average rating for bulk cargo vessels, Port 2013 AEI Table 3.12, at sea

(2) Load factor assumed to be 1.0.

(3) See Table B.2 through A.8 for estimated vessel transit durations within the fairway for each mode of operation.

**Table B.10. Bulk Cargo Vessel Auxiliary Generator Usage per One-Way VSRP Zone Transit - 22 nm to PZ**

<i>Vessel Type</i>	<i>Auxiliary kW per Vessel (1)</i>	<i>Load Factor (2)</i>	<i>Hours/ Transit</i>	<i>kW-Hrs/ Transit</i>
<i>Non-Compliance with VSRP (3)</i>				
Bulk Carrier	255	1.00	2.66	677

Notes: (1) Average rating for bulk cargo vessels, Port 2013 AEI Table 3.12, at sea

(2) Load factor assumed to be 1.0.

(3) See Table B.2 through A.8 for estimated vessel transit durations within the fairway for each mode of operation.

**Table B.11. Bulk Cargo Vessel Auxiliary Generator Usage per One-Way Precautionary Zone Transit -PZ to Breakwater**

<i>Vessel Type</i>	<i>Auxiliary kW per Vessel (1)</i>	<i>Load Factor (2)</i>	<i>Hours/ Transit</i>	<i>kW-Hrs/ Transit</i>
<i>Non-Compliance with VSRP (3)</i>				
Bulk Carrier	675	1.00	0.90	608

Notes: (1) Average rating for bulk cargo vessels, Port 2013 AEI Table 3.12, maneuvering

(2) Load factor assumed to be 1.0.

(3) See Table B.2 through A.8 for estimated vessel transit durations within the fairway for each mode of operation.

**Table B.12. Bulk Cargo Vessel Auxiliary Generator Usage per One-Way Harbor Transit and Docking**

<i>Vessel Type</i>	<i>Auxiliary kW per Vessel (1)</i>	<i>Load Factor (2)</i>	<i>Hours/ Transit</i>	<i>kW-Hrs/ Transit</i>
<i>Non-Compliance with VSRP (3)</i>				
Bulk Carrier	675	1.00	0.90	605

Notes: (1) Average rating for bulk cargo vessels, Port 2013 AEI Table 3.12, maneuvering

(2) Load factor assumed to be 1.0.

(3) See Table B.2 through A.8 for estimated vessel transit durations within the fairway for each mode of operation.



**Table B.13. Bulk Cargo Vessel Hoteling Auxiliary Generator Usage per Ship Visit -**

<i>Vessel Type</i>	<i>Auxiliary kW per Vessel (1)</i>	<i>Load Factor (1)</i>	<i>Hours/ Visit (2)</i>	<i>kW-Hrs/ Visit</i>
Bulk Carrier	150	1.00	53.00	7,950

Notes: (1) Average rating for bulk cargo vessels, Port 2013 AEI Table 3.12, berth hotelling

(2) Load factor assumed to be 1.0.

**Table B.14. Bulk Cargo Vessel Auxiliary Boiler Usage per Ship Visit -**

<i>Vessel Type</i>	<i>Auxiliary Boiler</i>	<i>Hourly Fuel</i>	<i>Hours/</i>	<i>kW-Hrs/</i>
	<i>Load (1)</i>	<i>Usage (1)</i>	<i>Visit (2)</i>	
Bulk Carrier	132	0.190	57.45	7,584

Notes: (1) From Port 2013 PEI Table 3.16

(2) Total of hours of operation for all operational modes except fairway transit, including at berth hotelling.

**Table B.15. Bulk Cargo Vessel Tugboat Assist Usage**

<i>Vessel Type</i>	<i>Tugboat Max Hp (1)</i>	<i>Load Factor (2)</i>	<i>Hours/ Assist (3)</i>	<i>Hp-Hr/ Assist</i>	<i>Annual # of Assists (4)</i>	<i>Annual Hp-Hrs</i>	<i>Annual kW-Hrs</i>
Bulk Carrier	1,908	0.31	1.17	689	12	8,269	6,169
<b>Totals</b>						<b>8,269</b>	<b>6,169</b>

Notes: (1) Port 2013 AEI, Table 4.1.

(2) Port 2013 AEI, Table 4.7

(3) Duration 1-way vessel trip due to harbor transit and docking durations times 1.3 to account for tug assist time, travel to/from berth, and idle mode.

(4) Assuming 3 tug assists per ship visit.

**Table B.16. Tugboat Auxiliary Generator Usage during Bulk Cargo Vessel Assists**

<i>Vessel Type</i>	<i>Aux. Engine Hp (1)</i>	<i>Load Factor (2)</i>	<i>Hours/ Assist (3)</i>	<i>Hp-Hr/ Assist</i>	<i>Annual # of Assists (4)</i>	<i>Annual Hp-Hrs</i>	<i>Annual kW-Hrs</i>
Bulk Carrier	179	0.43	1.51	117	12	1,399	1,044
<b>Totals</b>						<b>1,399</b>	<b>1,044</b>

Notes: (1) Port 2013 AEI, Table 4.2

(2) Port 2013 AEI, Table 4.7

(3) Duration = 1.3 times tug assist time in Table13 to account for usage when main engines are shut down in stand-by mode.

(4) Assuming 3 tug assists per ship visit.

Table B.17. GHG Emission Factors for Vessels

Operational Mode/Ship-Engine Type	Emission Factors (Gm/kW-Hr)			Source
	CO <sub>2</sub>	CH <sub>4</sub>	N <sub>2</sub> O	
<i>Cruise/Main Engine</i>				
OGVs - Slow Speed Diesel Main Engines - 0.27% S HFO	620.00	0.01	0.03	(1)
<i>&lt;20% Main Engine Load Emission Factors</i>				
OGVs - Slow Speed Diesel 2% Load Adjustment Factor	1.00	21.18	4.63	(2)
OGVs - Slow Speed Diesel 3% Load Adjustment Factor	1.00	11.68	2.92	(2)
OGVs - Slow Speed Diesel 4% Load Adjustment Factor	1.00	7.71	2.21	(2)
OGVs - Slow Speed Diesel 5% Load Adjustment Factor	1.00	5.61	1.83	(2)
OGVs - Slow Speed Diesel 6% Load Adjustment Factor	1.00	4.35	1.60	(2)
OGVs - Slow Speed Diesel 7% Load Adjustment Factor	1.00	3.52	1.45	(2)
OGVs - Slow Speed Diesel 8% Load Adjustment Factor	1.00	2.95	1.35	(2)
OGVs - Slow Speed Diesel 9% Load Adjustment Factor	1.00	2.52	1.27	(2)
OGVs - Slow Speed Diesel 10% Load Adjustment Factor	1.00	2.20	1.22	(2)
OGVs - Slow Speed Diesel 11% Load Adjustment Factor	1.00	1.96	1.17	(2)
OGVs - Slow Speed Diesel 12% Load Adjustment Factor	1.00	1.76	1.14	(2)
OGVs - Slow Speed Diesel 13% Load Adjustment Factor	1.00	1.60	1.11	(2)
OGVs - Slow Speed Diesel 15% Load Adjustment Factor	1.00	1.36	1.06	(2)
OGVs - Slow Speed Diesel 16% Load Adjustment Factor	1.00	1.26	1.05	(2)
OGVs - Slow Speed Diesel 17% Load Adjustment Factor	1.00	1.18	1.03	(2)
OGVs - Slow Speed Diesel 18% Load Adjustment Factor	1.00	1.11	1.02	(2)
OGVs - Slow Speed Diesel 19% Load Adjustment Factor	1.00	1.05	1.01	(2)
OGVs - Slow Speed Diesel 2% Load Emission Factor	620.00	0.25	0.14	(3)
OGVs - Slow Speed Diesel 3% Load Emission Factor	620.00	0.14	0.09	(3)
OGVs - Slow Speed Diesel 4% Load Emission Factor	620.00	0.09	0.07	(3)
OGVs - Slow Speed Diesel 5% Load Emission Factor	620.00	0.07	0.06	(3)
OGVs - Slow Speed Diesel 6% Load Emission Factor	620.00	0.05	0.05	(3)
OGVs - Slow Speed Diesel 7% Load Emission Factor	620.00	0.04	0.04	(3)
OGVs - Slow Speed Diesel 8% Load Emission Factor	620.00	0.04	0.04	(3)
OGVs - Slow Speed Diesel 9% Load Emission Factor	620.00	0.03	0.04	(3)
OGVs - Slow Speed Diesel 10% Load Emission Factor	620.00	0.03	0.04	(3)
OGVs - Slow Speed Diesel 11% Load Emission Factor	620.00	0.02	0.04	(3)
OGVs - Slow Speed Diesel 12% Load Emission Factor	620.00	0.02	0.04	(3)
OGVs - Slow Speed Diesel 13% Load Emission Factor	620.00	0.02	0.03	(3)
OGVs - Slow Speed Diesel 15% Load Emission Factor	620.00	0.02	0.03	(3)
OGVs - Slow Speed Diesel 16% Load Emission Factor	620.00	0.02	0.03	(3)
OGVs - Slow Speed Diesel 17% Load Emission Factor	620.00	0.01	0.03	(3)

OGVs - Slow Speed Diesel 18% Load Emission Factor	620.00	0.01	0.03	(3)
OGVs - Slow Speed Diesel 19% Load Emission Factor	620.00	0.01	0.03	(3)
Tugboats - Medium Speed Diesel, Marine Gas Oil @ 0.1%	592.73	0.01	0.03	(4)
<i>Auxiliary Generators</i>				
OGVs - Slow Speed Diesel - Residual Oil @ 2.7% S	722.00	0.01	0.03	(5)
OGVs - Slow Speed Diesel - Marine Gas Oil @ 0.5% S	686.00	0.01	0.03	(5)
OGVs - Slow Speed Diesel - Marine Gas Oil @ 0.1% S	589.00	0.01	0.03	(5)
Tugboats - Medium Speed Diesel, Marine Gas Oil @ 0.1%	592.73	0.02	0.03	(4)
<i>Auxiliary Boilers</i>				
Commercial Vessels	970.00	0.00	0.08	(6)

Notes: (1) From Port 2013 AEI, Table 3.6

(2) From Port 2013 AEI, Table 3.9

(3) Calculated OGV main power plant low load emission factors.

(4) From Port 2010 GHG Inventory, Table 2.5

(5) From Port 2013 AEI, Table 3.11

(6) From Port 2013 AEI, Table 3.15

**Table B.18. Fuel Correction Factors for ULSD**

<i>Operational Mode/Ship-Engine Type</i>	<i>Fuel Correction Factor</i>			<i>Source</i>
	<i>CO<sub>2</sub></i>	<i>CH<sub>4</sub></i>	<i>N<sub>2</sub>O</i>	
Fuel Correction Factors	1.00	0.72	0.95	(1)

Notes: (1) From Port 2013 AEI, Table 4.6

Table B.19. Annual Bulk Cargo Vessel GHG Emissions within Zone 6, Zone 5, and Zone 4

<i>Project Scenario/Vessel Type</i>	<i>Metric Tons Per Year</i>		
	<i>CO<sub>2</sub></i>	<i>CH<sub>4</sub></i>	<i>N<sub>2</sub>O</i>
Bulk Carrier	460.58	0.01	0.02
<b>Subtotal</b>	<b>460.58</b>	<b>0.01</b>	<b>0.02</b>



**Table B.20. Annual Bulk Cargo Vessel GHG Emissions within Zone 3**

<i>Project Scenario/Vessel Type</i>	<i>Metric Tons Per Year</i>		
	<i>CO2</i>	<i>CH4</i>	<i>N2O</i>
Bulk Carrier	32.44	0.00	0.00
<b>Subtotal</b>	<b>32.44</b>	<b>0.00</b>	<b>0.00</b>

**Table B.21. Annual Bulk Cargo Vessel GHG Emissions within the PZ**

<i>Project Scenario/Vessel Type</i>	<i>Metric Tons Per Year</i>		
	<i>CO2</i>	<i>CH4</i>	<i>N2O</i>
Bulk Carrier	10.99	0.00	0.00
<b>Subtotal</b>	<b>10.99</b>	<b>0.00</b>	<b>0.00</b>

Table B.21. Annual Bulk Cargo Vessel GHG Emissions within the Harbor

<i>Project Scenario/Vessel Type</i>	<i>Metric Tons Per Year</i>		
	<i>CO<sub>2</sub></i>	<i>CH<sub>4</sub></i>	<i>N<sub>2</sub>O</i>
Bulk Carrier	2.97	0.00	0.00
<b>Subtotal</b>	<b>2.97</b>	<b>0.00</b>	<b>0.00</b>

**Table B.22. Annual Bulk Cargo Vessel GHG Emissions - Docking**

<i>Project Scenario/Vessel Type</i>	<i>Metric Tons Per Year</i>		
	<i>CO2</i>	<i>CH4</i>	<i>N2O</i>
Bulk Carrier	0.26	0.00	0.00
<b>Subtotal</b>	<b>0.26</b>	<b>0.00</b>	<b>0.00</b>

**Table B.23. Annual Auxiliary Generator GHG Emissions for Bulk Cargo Vessels Transiting the Fairway Zone**

<i>Project Scenario/Vessel Type</i>	<i>Metric Tons Per Year</i>		
	<i>CO2</i>	<i>CH4</i>	<i>N2O</i>
Bulk Carrier	16.00	0.00	0.00
<b>Subtotal</b>	<b>16.00</b>	<b>0.00</b>	<b>0.00</b>

Note: (1) Assumes 100% usage of RFO @ 2.7% sulfur.

(2) VSRP compliance = 100% for future years.

**Table B.24. Annual Auxiliary Generator GHG Emissions for Bulk Cargo Vessels Transiting the VSRP Zone**

<i>Project Scenario/Vessel Type</i>	<i>Metric Tons Per Year</i>		
	<i>CO2</i>	<i>CH4</i>	<i>N2O</i>
Bulk Carrier	3.91	0.00	0.00
<b>Subtotal</b>	<b>3.91</b>	<b>0.00</b>	<b>0.00</b>

Note: (1) Assumes 100% usage of RFO @ 2.7% sulfur.

(2) VSRP compliance = 100% for future years.

**Table B.25. Annual Auxiliary Generator GHG Emissions for Bulk Cargo Vessels Transiting the Precautionary Area**

<i>Project Scenario/Vessel Type</i>	<i>Metric Tons Per Year</i>		
	<i>CO2</i>	<i>CH4</i>	<i>N2O</i>
Bulk Carrier	3.51	0.00	0.00
<b>Subtotal</b>	<b>3.51</b>	<b>0.00</b>	<b>0.00</b>

Note: (1) Assumes 100% usage of RFO @ 2.7% sulfur.

**Table B.26. Annual Auxiliary Generator GHG Emissions for Bulk Cargo Vessels Transiting within the Harbor and Docking**

<i>Project Scenario/Vessel Type</i>	<i>Metric Metric Tons Per Year (1)</i>		
	<i>ROG</i>	<i>CO</i>	<i>NOx</i>
Bulk Carrier	3.49	0.00	0.00
<b>Subtotal</b>	<b>3.49</b>	<b>0.00</b>	<b>0.00</b>

Note: (1) Assumes 100% usage of RFO @ 2.7% sulfur.



**Table B.27. Annual Auxiliary Generator GHG Emissions during Cargo Vessel Hoteling**

<i>Project Scenario/Vessel Type</i>	<i>Metric Tons Per Year</i>		
	<i>CO<sub>2</sub></i>	<i>CH<sub>4</sub></i>	<i>N<sub>2</sub>O</i>
Bulk Carrier	45.93	0.00	0.00
<b>Subtotal</b>	<b>45.93</b>	<b>0.00</b>	<b>0.00</b>

Note: (1) Assumes 100% usage of RFO @ 2.7% sulfur.

**Table B.28. Annual Auxiliary Boiler Emissions for Bulk Cargo Vessels**

<i>Project Scenario/Vessel Type</i>	<i>Metric Tons Per Year</i>		
	<i>CO2</i>	<i>CH4</i>	<i>N2O</i>
Bulk Carrier	58.87	0.00	0.00
<b>Subtotal</b>	<b>58.87</b>	<b>0.00</b>	<b>0.00</b>

Note: (1) VSRP compliance = 100% for future years.

**Table B.29. Annual Tugboat GHG Emissions for Bulk Cargo Vessel Assists**

<i>Project Scenario/All Vessels</i>	<i>Metric Tons Per Year</i>		
	<i>CO<sub>2</sub></i>	<i>CH<sub>4</sub></i>	<i>N<sub>2</sub>O</i>
Bulk Carrier	3.66	0.00	0.00
<b>Subtotal</b>	<b>3.66</b>	<b>0.00</b>	<b>0.00</b>

Note: (1) Assumes 3 tug assists per ship visit for all years.

**Table B.30. Annual Tugboat Auxiliary Generator GHG Emissions for Bulk Cargo Vessel Assists**

<i>Project Scenario/All Vessels</i>	<i>Metric Tons Per Year</i>		
	<i>CO<sub>2</sub></i>	<i>CH<sub>4</sub></i>	<i>N<sub>2</sub>O</i>
Bulk Carrier	0.62	0.00	0.00
<b>Subtotal</b>	<b>0.62</b>	<b>0.00</b>	<b>0.00</b>

Note: (1) Assumes 3 tug assists per ship visit for all years.

**Table B.31. Annual Vessel GHG Emissions - PASHA Bulk Terminal Lease Renewal**

<i>Project Scenario/Emission Source</i>	<i>Metric Tons Per Year</i>		
	<i>CO2</i>	<i>CH4</i>	<i>N2O</i>
Ships - Fairway Transit (1)	512.93	0.01	0.03
Ships - Precautionary Area Transit (1)	14.50	0.00	0.00
Ships - Harbor Transit and Docking (1)	6.72	0.00	0.00
Ships - Hoteling Aux. Sources	45.93	0.00	0.00
Ships - Boiler Emissions	58.87	0.00	0.00
Tugboats - Cargo Vessel Assist (1)	4.28	0.00	0.00
<b>Subtotal</b>	<b>643.23</b>	<b>0.01</b>	<b>0.03</b>

Note: (1) Includes auxiliary engine emissions.

Table B.32. Equipment Usage Associated with One Inbound/Outbound Train Trip at the PASHA Bulk Terminal

<i>Equipment Type</i>	<i>Hp (1)</i>	<i>Load Factor (2)</i>	<i>Number Active</i>	<i>Hourly Hp-Hr</i>	<i>Hours/Trip</i>	<i>Total Hp-Hrs</i>
<i>Inbound</i>						
Haul Line Locomotive - 40 mph - Port to Alameda Corridor	4,000	0.48	2	3,848	0.525	2,020
Haul Line Locomotive - 50 mph - Alameda Corridor to Fontana	4,000	0.64	2	5,144	1.300	6,687
<i>Outbound</i>						
Haul Line Locomotive - 40 mph - Port to Alameda Corridor	4,000	0.48	4	7,696	0.525	4,040
Haul Line Locomotive - 50 mph - Alameda Corridor to Fontana	4,000	0.64	4	10,288	1.300	13,374
Haul Line Locomotive - Switching	4,000	0.05	1	200	2.5	500

Notes: (1) Average hp assumed the same as YTI Terminal EIR

(2) Line haul loco Notch settings vs. speeds estimated by Starcrest (2007). Notch settings assumed to be 5 for 40 mph, and 6 for 50 mph.

**Table B.33. Emission Factors for Rail Equipment**

<i>Project Scenario/Equipment</i>	<i>Emission Factors (g/hp-hr)</i>			<i>References</i>
	<i>CO2</i>	<i>CH4</i>	<i>N2O</i>	
Line Haul Locomotive	494.00	0.04	0.01	(1)
Switch Yard Locomotive	678.00	0.05	0.02	(2)

Notes: (1) Port 2013 AEI, Table 6.6

(2) Port 2013 AEI, Table 6.2

**Table B.34. Train Trip Generation Rates**

<i>Project Scenario/Rail Yard</i>	<i>Annual Round Trips</i>
To/from PASHA Terminal	130
Distances (1)	
To/from PASHA Terminal to Alameda Corridor	21
Alameda Corridor to SCAB Boundary	65

Notes: (1) from Port 2013 AEI, Page 159.



Table B.35. Annual Train GHG Emissions

<i>Train Direction/Source Activity</i>	<i>Metric Tons Per Year</i>		
	<i>CO<sub>2</sub></i>	<i>CH<sub>4</sub></i>	<i>N<sub>2</sub>O</i>
<b><i>Inbound</i></b>			
Haul Line Locomotive - 40 mph - Port to Alameda Corridor	129.77	0.01	0.00
Haul Line Locomotive - 50 mph - Alameda Corridor to Fontana	429.57	0.03	0.01
<b>Inbound Tons per Year</b>	<b>429.57</b>	<b>0.03</b>	<b>0.01</b>
<b><i>Outbound</i></b>			
Haul Line Locomotive - 50 mph - Alameda Corridor to Fontana	259.54	0.02	0.01
Haul Line Locomotive - Switching	859.13	0.07	0.02
<b>Outbound Tons per Year</b>	<b>1,118.68</b>	<b>0.09</b>	<b>0.03</b>
Switching	44.08	0.00	0.00
<b>Total Metric Tons per Year</b>	<b>1,592.32</b>	<b>0.13</b>	<b>0.04</b>

Table B-36. Operational On-Road Vehicles, All Berths, 2018

Vehicle	Vehicle Class	Net Reduction in Peak No. of Vehicles per day	Speed or idle time (mph or minutes)	VMT (mi/vehicle day)	CO2		CH4		N2O		Days per Week	Total Emissions, Metric tons			
					Running Exhaust (g/mi)	Idling Exhaust, g/hour	Running Exhaust (g/mi)	Idling Exhaust, g/hour	Running Exhaust (g/mi)	Idling Exhaust, g/hour		CO2	CH4	N2O	
Truck Trips	T6 Small	145	Aggregated	50											
Average Idling Time at In-Gate	1.8 minutes	145	1.8			7567.0507		0.08		0.04	365	12.01	0.00	0.00	
Average Idling Time at Out-Gate	0.6 minutes	145	0.6			7567.0507		0.08		0.04	365	4.00	0.00	0.00	
Average On-Terminal Idling Time	6 minutes	145	6			7567.0507		0.08		0.04	365	40.05	0.00	0.00	
Average Truck On-Terminal Travel Distance	0.5 miles	145	8	0.5	3211.2101			0.08		0.02	365	84.98	0.00	0.00	
On-site Emissions												141.05	0.00	0.00	
Average Truck Off-Terminal Travel Distance (assume travel to Fontana)	68 miles	145	60	50	1503.0423			0.00		0.02	365	3977.57	0.01	0.04	
<b>Off-site Emissions</b>												<b>3977.57</b>	<b>0.01</b>	<b>0.04</b>	
<b>Total Decrease in Truck Emissions</b>												<b>4118.62</b>	<b>0.01</b>	<b>0.04</b>	

Average idle time, travel distance, and speed on terminal from 2013 Port AEI, Table 7.3

Composite Emission Factors provided by Starcrest (Starcrest 2015)

ROG fraction of TOG is 0.878407 from EMFAC2014 model run

Tire wear and Brake wear from EMFAC2014

N2O emission factors based on 2013 Port AEI, Table 7.11.

Paved Road Fugitive Dust

EPA's AP-42, Section 13.2.1, January 2011

$$E = k(sL/2)^{0.91} \times (W)^{1.02}$$

W for trucks, tons	18.9
Assume silt loading for onsite travel, g/m3	0.6
Assume silt loading for 10,000 ADT roadways, g/m3	0.03
k for PM10	1
k for PM2.5	0.25
Emission Factor, grams/VMT	
PM10, onsite	12.592405
PM2.5, onsite	3.1481012
PM10, offsite	0.8244634
PM2.5, offsite	0.2061159

Table B-37. Summary - GHG Emissions

<i>Project Scenario/Emission Source</i>	<i>Metric Tons Per Year</i>			
	<i>CO2</i>	<i>CH4</i>	<i>N2O</i>	<i>CO2e (1)</i>
Ship Emissions	643.23	0.01	0.03	652.44
Rail Emissions	1,592.32	0.13	0.04	1,607.01
Truck Emissions Decrease	(4,118.62)	(0.01)	(0.04)	(4,129.70)
<b>Total</b>	<b>(1,883.07)</b>	<b>0.13</b>	<b>0.04</b>	<b>(1,870.24)</b>

Notes: (1) Using ARB's 2014 Scoping Plan GWPs, CO2=1, CH4=28, N2O=265.

## **APPENDIX C**

### **RAIL CROSSING ANALYSIS**



# Memorandum

TO: Kerry Cartwright, Shozo Yoshikawa, James Bahng - POLA; Jayna Morgan - AECOM

FROM: Chiranjivi S Bhamidipati, Ramesh Thammiraju - Cambridge Systematics, Inc.

DATE: February 25, 2015

RE: Documentation on Draft 2040 Rail/Highway At-Grade Crossing Pasha Terminal Project Impacts Analysis

Draft 2040 rail/highway at-grade crossings project impacts spreadsheet for Pasha Terminal Project is enclosed with this memorandum. The project trains travel through 75 at-grade crossings on rail segments belonging to the BNSF San Bernardino subdivision between Hobart Junction and San Bernardino Junction (56 in no.) and the SCRRA San Gabriel subdivision between San Bernardino Junction and CP Beech (19 in no.), hence these at-grade crossings were analyzed. **The draft analysis did not find any at-grade crossings that have significant delay impacts due to the project when using the thresholds as shown in the Table 1 below that were set by the San Pedro Bay Ports.**

**Table 1. Threshold of Significance for At-Grade Crossings Project Impacts**

Level of Service (LOS) with Project	Change in Average Delay per Vehicle
A – D	Not Significant
E (55 – 80 seconds of average delay per vehicle)	2 seconds
F (over 80 seconds of average delay per vehicle)	1 second

The draft analysis used “At Grade” spreadsheet based model for estimating vehicular delays at highway-railroad at-grade crossings. For any particular train crossing event, vehicular delay is a function of the square of the gate down time. For individual streets crossing the rail line, the model predicts gate down times, vehicle hours of delay per day, and average peak hour delay per vehicle. The model can be used to test the incremental impact of new projects that generate additional train traffic. Specific “thresholds of significant impact” are coded into the model for testing significance of project impacts. Major inputs to the model include Average Daily Traffic (ADT) crossing the tracks, number of traffic lanes, train speed, queue departure rate in vehicles per minute, peak hour factor, and number of trains by type and length.

The draft analysis made use of traffic data collected for BNSF San Bernardino subdivision at-grade crossing streets from previous project impacts analysis work for SCIG, ICTF and Yang

Ming project EIRs for the Port of Los Angeles (“the Port”), and for SCRRA San Gabriel subdivision at-grade crossing streets from city websites<sup>1</sup>.

2040 draft traffic volumes on BNSF San Bernardino subdivision at-grade crossing streets were projected from available ADT data using county level growth rates, similar to the method used in the previous Port project EIRs. On the other hand, 2040 draft traffic volumes on SCRRA San Gabriel subdivision at-grade crossing streets were projected from available ADT data using the average growth rate for all at-grade crossing streets combined as seen between PortTAM model runs for 2012 baseline and 2035 I-710 no project scenario.

The 2040 draft daily traffic volumes and number of lanes by at-grade crossing street used in the draft analysis are shown in Table 2 below.

**Table 2. Daily Traffic Volumes by At-Grade Crossing Street, 2040**

Boundary/Junction	STREET	# of Lanes	Average Daily Traffic (vehicles/day)
<b>BNSF San Bernardino Subdivision At-Grade Crossing Streets</b>			
San Bernardino MP 0.0	LAUREL ST	2	3,550
	OLIVE ST	2	4,220
	E ST	2	1,110
	H ST	2	2,220
	VALLEY BL	2	16,660
Colton Crossing M.P. 3.2 Highgrove Junction MP 6.1 (Connection to Perris via Metrolink)	MAIN ST	2	4,050
Riverside-San Bernardino County Line MP 6.41	CENTER ST	4	8,910
	IOWA AV	4	32,830
	PALMYRITA AV	2	5,380
	CHICAGO AV	4	19,440
	SPRUCE ST	4	10,380
	3RD ST	4	15,620
	MISSION INN (7TH ST)	4	7,640
	Riverside Yard and Amtrak Station MP 10.02 - 10.16	CRIDGE ST	2
West Riverside Junction M.P. 10.6 (Connection to UP Los Angeles Sub)	JANE ST	2	3,100
	MARY ST	4	17,110
	WASHINGTON ST	2	11,880
	MADISON ST	4	22,520

<sup>1</sup><http://www.fontana.org/DocumentCenter/View/8538>,  
[http://www.rialtoca.gov/documents/downloads/ADT\\_Map-Oct27.pdf](http://www.rialtoca.gov/documents/downloads/ADT_Map-Oct27.pdf), and <https://www.ci.san-bernardino.ca.us/pdf/DevSvcs/traffic%20map.pdf> (last accessed on February 25, 2015)

Boundary/Junction	STREET	# of Lanes	Average Daily Traffic (vehicles/day)	
Riverside-Orange County Line	JEFFERSON ST	2	11,750	
	ADAMS ST	4	25,090	
	JACKSON ST	4	11,200	
	GIBSON ST	2	1,220	
	HARRISON ST	2	9,540	
	TYLER ST	4	22,390	
	PIERCE ST	2	16,020	
	BUCHANAN ST	2	13,710	
	MAGNOLIA AV EB	2	12,600	
	MAGNOLIA AV WB	2	12,600	
	MCKINLEY ST	4	38,180	
	RADIO RD	2	6,170	
	JOY ST	2	10,430	
	SHERIDAN ST	2	3,390	
	COTA ST	4	8,650	
	RAILROAD ST	4	13,860	
	SMITH ST	4	19,620	
	AUTO CENTER DR	2	16,580	
	Atwood Junction M.P. 40.6 (Connection to Old Olive Sub)	KELLOGG DR	4	7,890
		LAKEVIEW AV	3	21,680
RICHFIELD RD		4	10,880	
Fullerton Junction Orange-L.A. County Line	VAN BUREN ST	2	7,780	
	JEFFERSON ST	3	7,300	
	TUSTIN AV (ROSE DR)	4	33,520	
	ORANGETHORPE AV	4	32,550	
	KRAEMER BL	4	22,730	
	PLACENTIA AV	4	16,660	
	STATE COLLEGE BL	4	27,090	
	ACACIA AV	4	7,740	
	RAYMOND AV	4	24,160	
	Commerce Yard M.P. 148.5 Hobart Yard M.P. 146.0	VALLEY VIEW AV	4	27,220
ROSECRANS/MARQUARDT AV		4	25,710	
LAKELAND RD		2	7,250	
LOS NIETOS RD		4	22,680	
NORWALK BL		4	29,070	
PIONEER BL		4	16,960	
PASSONS BL		4	14,070	
SERAPIS AV		2	6,950	



Boundary/Junction	STREET	# of Lanes	Average Daily Traffic (vehicles/day)
<b>SCRRA San Gabriel Subdivision At-Grade Crossing Streets</b>			
CP Beech M.P. 47.5	BEECH AV	2	3,060
	CITRUS AV	4	39,340
	JUNIPER AV	4	21,170
	SIERRA AV	4	36,190
	MANGO AV	4	17,940
	PALMETTO AV	2	13,590
	ALDER AV	4	16,640
	LOCUST AV	2	11,830
	CEDAR AV	4	35,420
	CACTUS AV	4	10,620
	LILAC AV	2	10,620
	WILLOW AV	2	10,620
	RIVERSIDE AVENUE	4	35,420
	SYCAMORE AVENUE	2	10,620
	ACACIA AV	2	10,620
	EUCALYPTUS AVENUE	2	10,620
	PEPPER AV	4	25,400
RIALTO AV	2	12,290	
RANCHO AV	2	6,710	
San Bernardino Junction M.P. 56.2 (Connection to BNSF San Bernardino Sub)			

The draft analysis also made use of 2040 train volumes for rail segments by train length, which were estimated as the sum of estimated San Pedro Bay Ports-related intermodal trains, estimated domestic intermodal trains and non-intermodal freight train and passenger train forecasts. The individual components of the total train volume were estimated using the following assumptions:

- 2040 ports-related intermodal train volumes, including direct on-dock/of-dock intermodal, transloaded intermodal imports and westbound domestic intermodal to balance transloaded intermodal imports, were assumed to remain similar to the 2030 train volumes developed in Yang Ming DEIR as the ports would be near their throughput capacity by 2030 (capacity is expected to be reached in 2032).
- 2040 other domestic intermodal train volumes were derived from 2030 other domestic intermodal train volumes from Yang Ming DEIR using the growth rate seen in the QuickTrip-Train Builder model for this DEIR between 2013 and 2030, which is about 1.55% per annum.
- Non-intermodal freight train and passenger train forecasts on BNSF San Bernardino subdivision as developed in SCAG’s regional rail simulation update study of 2011 were used. The projected years for these train categories are 2035 and 2030, respectively. However, these are assumed to remain the same in 2040.

- 2013 weekday non-intermodal freight and passenger train volumes on SCRRA’s San Gabriel subdivision were collected from a SCRRA website<sup>2</sup>, these were 10 and 42 trains per day, respectively. These were distributed into trains of various lengths using data on nearby UP Pomona-Montclair rail segment. On the basis of the SCAG study forecast for San Bernardino Metrolink passenger rail service, no growth was assumed in the passenger trains. However, non-intermodal freight trains on this rail segment were assumed to increase by 1.5% annual average growth rate.

The Port staff provided information on project trains. One bulk train per day was assumed as the project traffic. The train length was estimated at 4,325 feet using the following assumptions: 76 nos. of 51-foot slab cars plus 1 no. 67-foot safety car plus 4 nos. of 73 feet locomotives. For the worst case scenario analysis, the train was assumed to travel through the study grade at-crossing streets during the PM peak period.

The 2040 daily train volumes by rail segment and train length used in the draft analysis are shown in Table 3 below.

**Table 3. Daily Train Volumes by Rail Segment and Train Length, 2040**

Length (in ft) Type	12K Cont.	10K Cont.	8K Cont.	6K Cont.	5K Unit bulk	6K Unit Auto	6.5K Carlo ad	500 Metro- Link	1000 Amtr ak	All Base Frt.	All Base Pas.	All Base	4,325 Proj. bulk
<b>BNSF San Bernardino Sub</b>													
Hobart - Fullerton	4.6	15.5	35.9	0.0	2.0	4.0	7.0	51.0	26.0	69.0	77.0	146.0	1.0
Fullerton - Atwood	4.6	15.5	35.9	0.0	2.0	4.0	7.0	20.0	2.0	69.0	22.0	91.0	1.0
Atwood - W Riverside	4.6	15.5	35.9	0.0	5.0	7.0	10.0	40.0	2.0	78.0	42.0	120.0	1.0
W Riverside - Riverside	7.5	25.4	53.2	0.0	9.0	15.0	10.0	52.0	2.0	120.1	54.0	174.1	1.0
Riverside - Highgrove	7.5	25.4	53.2	0.0	9.0	15.0	10.0	40.0	2.0	120.1	42.0	162.1	1.0
Highgrove - Colton	7.5	25.4	53.2	0.0	9.0	15.0	10.0	20.0	2.0	120.1	22.0	142.1	1.0
Colton - San Bernardino	5.1	17.0	38.5	0.0	9.0	7.0	12.0	20.0	2.0	88.5	22.0	110.5	1.0
<b>SCRRA San Gabriel Subdivision</b>													
Pomona - Montclair	0.0	0.0	0.0	0.0	2.4	0.6	12.0	42.0	0.0	14.9	42.0	56.9	1.0

Other data for the study at-grade crossings on BNSF San Bernardino subdivision were used from the previous Port project EIRs.

<sup>2</sup><http://www.metrolinktrains.com/pdfs/EngineeringConstruction/TrainTrafficDensityExhibitforSCRRASystem.pdf> (last accessed on February 25, 2015)

A few data inputs were newly established for the study at-grade crossings on SCRRA San Gabriel subdivision. The number of traffic lanes were confirmed using Google Maps' aerial images, the speed of the non-intermodal and passenger trains and the project train was assumed at 50 mph, queue departure rate was assumed at 25 vehicles per minute, and the peak hour factor was assumed to be the same as the average value used for study at-grade crossing streets on BNSF San Bernardino subdivision that fall within San Bernardino County.

The draft results of the 2040 at-grade crossings project impact analysis are shown in Table 4 below. As mentioned earlier, the analysis did not find any at-grade crossings that have significant delay impacts due to the project.

Table 4. At-Grade Crossings Pasha Terminal Project Delay Impacts Summary, 2040

Boundary/ Junction	STREET	# of Lns	Average Daily Traffic (vehicle s/day)	Average Daily Train Volume			Daily Total Gate Down Time			Daily Total Vehicle Hours of Delay			PM Peak Average Delay per Vehicle			PROJ. IMPACTS  SIGNIFICANT?
				(trains/day)			(minutes/day)			(veh-hrs/day)			(seconds/vehicle)			
				W/ Proj	W/O Proj	Chg	W/ Proj	W/O Proj	Chg	W/ Proj	W/O Proj	Chg	W/ Proj	W/O Proj	Chg	
<b>BNSF San Bernardino Subdivision At-Grade Crossing Streets</b>																
<b>San Bernardino MP 0.0</b>																
	LAUREL ST	2	3,550	111.5	110.5	1.0	232.7	231.1	1.6	12.9	12.7	0.2	13.9	13.5	0.4	NO
	OLIVE ST	2	4,220	111.5	110.5	1.0	232.7	231.1	1.6	15.6	15.4	0.2	14.3	13.9	0.4	NO
	E ST	2	1,110	111.5	110.5	1.0	232.7	231.1	1.6	3.8	3.7	0.0	12.6	12.3	0.3	NO
	H ST	2	2,220	111.5	110.5	1.0	232.7	231.1	1.6	7.7	7.7	0.1	13.2	12.8	0.4	NO
	VALLEY BL	2	16,660	111.5	110.5	1.0	232.7	231.1	1.6	106.1	104.4	1.7	30.9	30.0	0.8	NO
<b>Colton Crossing M.P. 3.2</b>																
<b>Highgrove Junction MP 6.1 (Connection to Perris via Metrolink)</b>																
	MAIN ST	2	4,050	163.1	162.1	1.0	327.4	325.8	1.6	21.1	20.9	0.2	20.0	19.6	0.4	NO
<b>Riverside-San Bernardino County Line MP 6.41</b>																
	CENTER ST	4	8,910	163.1	162.1	1.0	328.3	326.7	1.6	46.5	46.1	0.3	20.0	19.6	0.4	NO
	IOWA AV	4	32,830	163.1	162.1	1.0	328.3	326.7	1.6	262.2	259.7	2.5	36.0	35.3	0.7	NO
	PALMYRITA AV	2	5,380	163.1	162.1	1.0	327.4	325.8	1.6	28.6	28.4	0.2	20.6	20.2	0.4	NO
	CHICAGO AV	4	19,440	163.1	162.1	1.0	328.3	326.7	1.6	118.8	117.8	1.0	24.9	24.4	0.5	NO
	SPRUCE ST	4	10,380	163.1	162.1	1.0	328.3	326.7	1.6	55.2	54.8	0.4	20.6	20.2	0.4	NO
	3RD ST	4	15,620	163.1	162.1	1.0	328.3	326.7	1.6	89.7	89.0	0.7	22.9	22.4	0.4	NO
	MISSION INN (7TH ST)	4	7,640	163.1	162.1	1.0	328.3	326.7	1.6	39.2	38.9	0.3	19.5	19.2	0.4	NO
<b>Riverside Yard and Amtrak Station MP 10.02 - 10.16</b>																
	CRIDGE ST	2	5,400	175.1	174.1	1.0	336.2	334.6	1.6	29.4	29.2	0.2	21.3	20.9	0.4	NO
<b>West Riverside Junction M.P. 10.6 (Connection to UP Los Angeles Sub)</b>																
	JANE ST	2	3,100	121.0	120.0	1.0	224.0	222.5	1.6	10.2	10.1	0.1	12.7	12.3	0.4	NO
	MARY ST	4	17,110	121.0	120.0	1.0	224.7	223.1	1.6	65.7	65.0	0.8	15.7	15.2	0.4	NO

Boundary/ Junction	STREET	# of Lns	Average Daily Traffic (vehicle s/day)	Average Daily Train Volume (trains/day)			Daily Total Gate Down Time (minutes/day)			Daily Total Vehicle Hours of Delay (veh-hrs/day)			PM Peak Average Delay per Vehicle (seconds/vehicle)			PROJ. IMPACTS  SIGNIFICANT?
				W/ Proj	W/O Proj	Chg	W/ Proj	W/O Proj	Chg	W/ Proj	W/O Proj	Chg	W/ Proj	W/O Proj	Chg	
	WASHINGTON ST	2	11,880	121.0	120.0	1.0	224.0	222.5	1.6	50.6	50.0	0.6	18.1	17.6	0.5	NO
	MADISON ST	4	22,520	121.0	120.0	1.0	224.7	223.1	1.6	94.4	93.3	1.1	17.7	17.2	0.5	NO
	JEFFERSON ST	2	11,750	121.0	120.0	1.0	224.0	222.5	1.6	49.8	49.2	0.6	18.0	17.5	0.5	NO
	ADAMS ST	4	25,090	121.0	120.0	1.0	224.7	223.1	1.6	110.1	108.7	1.3	18.9	18.3	0.5	NO
	JACKSON ST	4	11,200	121.0	120.0	1.0	224.7	223.1	1.6	39.6	39.1	0.4	13.9	13.5	0.4	NO
	GIBSON ST	2	1,220	121.0	120.0	1.0	224.0	222.5	1.6	3.8	3.8	0.0	11.9	11.6	0.3	NO
	HARRISON ST	2	9,540	121.0	120.0	1.0	224.0	222.5	1.6	37.6	37.2	0.4	16.3	15.8	0.5	NO
	TYLER ST	4	22,390	121.0	120.0	1.0	224.7	223.1	1.6	93.7	92.5	1.1	17.6	17.1	0.5	NO
	PIERCE ST	2	16,020	121.0	120.0	1.0	224.0	222.5	1.6	80.3	79.2	1.0	22.8	22.1	0.7	NO
	BUCHANAN ST	2	13,710	121.0	120.0	1.0	224.0	222.5	1.6	62.5	61.7	0.8	19.9	19.4	0.6	NO
	MAGNOLIA AV EB	2	12,600	121.0	120.0	1.0	224.0	222.5	1.6	55.1	54.4	0.7	18.8	18.3	0.5	NO
	MAGNOLIA AV WB	2	12,600	121.0	120.0	1.0	224.0	222.5	1.6	55.1	54.4	0.7	18.8	18.3	0.5	NO
	MCKINLEY ST	4	38,180	121.0	120.0	1.0	224.7	223.1	1.6	222.9	219.8	3.1	28.1	27.3	0.8	NO
	RADIO RD	2	6,170	121.0	120.0	1.0	224.0	222.5	1.6	22.0	21.8	0.2	14.2	13.8	0.4	NO
	JOY ST	2	10,430	121.0	120.0	1.0	224.0	222.5	1.6	42.3	41.8	0.5	16.9	16.5	0.5	NO
	SHERIDAN ST	2	3,390	121.0	120.0	1.0	224.0	222.5	1.6	11.3	11.1	0.1	12.8	12.4	0.4	NO
	COTA ST	4	8,650	121.0	120.0	1.0	224.7	223.1	1.6	29.5	29.2	0.3	13.3	12.9	0.4	NO
	RAILROAD ST	4	13,860	121.0	120.0	1.0	224.7	223.1	1.6	50.8	50.2	0.6	14.7	14.2	0.4	NO
	SMITH ST	4	19,620	121.0	120.0	1.0	224.7	223.1	1.6	78.4	77.5	0.9	16.6	16.1	0.5	NO
	AUTO CENTER DR	2	16,580	121.0	120.0	1.0	224.0	222.5	1.6	85.2	84.1	1.1	23.6	22.9	0.7	NO
	<b>Riverside-Orange County Line</b>															
	KELLOGG DR	4	7,890	121.0	120.0	1.0	224.7	223.1	1.6	26.9	26.6	0.3	13.2	12.9	0.4	NO
	LAKEVIEW AV	3	21,680	121.0	120.0	1.0	224.4	222.8	1.6	105.5	104.1	1.4	21.8	21.2	0.6	NO
	RICHFIELD RD	4	10,880	121.0	120.0	1.0	224.7	223.1	1.6	38.6	38.2	0.5	14.0	13.6	0.4	NO
	<b>Atwood Junction M.P. 40.6 (Connection to Old Olive Sub)</b>															
	VAN BUREN ST	2	7,780	92.0	91.0	1.0	191.9	190.3	1.6	26.4	26.1	0.3	13.7	13.3	0.4	NO
	JEFFERSON ST	3	7,300	92.0	91.0	1.0	192.1	190.5	1.6	22.8	22.5	0.3	12.2	11.8	0.4	NO

Boundary/ Junction	STREET	# of Lns	Average Daily Traffic (vehicle s/day)	Average Daily Train Volume			Daily Total Gate Down Time			Daily Total Vehicle Hours of Delay			PM Peak Average Delay per Vehicle			PROJ. IMPACTS  SIGNIFICANT?
				(trains/day)			(minutes/day)			(veh-hrs/day)			(seconds/vehicle)			
				W/ Proj	W/O Proj	Chg	W/ Proj	W/O Proj	Chg	W/ Proj	W/O Proj	Chg	W/ Proj	W/O Proj	Chg	
Fullerton Junction Orange-L.A. County Line	TUSTIN AV (ROSE DR)	4	33,520	92.0	91.0	1.0	192.4	190.8	1.6	161.4	158.9	2.5	22.5	21.8	0.7	NO
	ORANGETHORP E AV	4	32,550	92.0	91.0	1.0	192.4	190.8	1.6	153.1	150.7	2.4	21.8	21.1	0.7	NO
	KRAEMER BL	4	22,730	92.0	91.0	1.0	192.4	190.8	1.6	87.3	86.0	1.2	16.3	15.8	0.5	NO
	PLACENTIA AV	4	16,660	92.0	91.0	1.0	192.4	190.8	1.6	57.8	57.0	0.8	14.1	13.7	0.4	NO
	STATE COLLEGE BL	4	27,090	92.0	91.0	1.0	192.4	190.8	1.6	113.0	111.4	1.6	18.4	17.8	0.6	NO
	ACACIA AV	4	7,740	92.0	91.0	1.0	192.4	190.8	1.6	23.6	23.3	0.3	11.8	11.4	0.4	NO
	RAYMOND AV	4	24,160	92.0	91.0	1.0	192.4	190.8	1.6	95.2	93.9	1.4	16.9	16.4	0.5	NO
	VALLEY VIEW AV	4	27,220	147.0	146.0	1.0	235.7	234.1	1.6	131.8	130.0	1.8	21.6	21.0	0.6	NO
	ROSECRANSMA RQUARDT AV	4	25,710	147.0	146.0	1.0	235.7	234.1	1.6	120.4	118.8	1.6	20.7	20.1	0.6	NO
	LAKELAND RD	2	7,250	147.0	146.0	1.0	234.9	233.3	1.6	27.4	27.1	0.3	15.4	14.9	0.4	NO
	LOS NIETOS RD	4	22,680	147.0	146.0	1.0	235.7	234.1	1.6	99.8	98.5	1.3	18.9	18.4	0.5	NO
	NORWALK BL	4	29,070	147.0	146.0	1.0	235.7	234.1	1.6	146.9	144.8	2.1	22.9	22.3	0.7	NO
	PIONEER BL	4	16,960	147.0	146.0	1.0	235.7	234.1	1.6	67.2	66.3	0.8	16.4	15.9	0.5	NO
	PASSONS BL	4	14,070	147.0	146.0	1.0	235.7	234.1	1.6	53.1	52.5	0.7	15.3	14.9	0.4	NO
SERAPIS AV	2	6,950	147.0	146.0	1.0	234.9	233.3	1.6	26.0	25.7	0.3	15.2	14.7	0.4	NO	
Commerce Yard M.P. 148.5 Hobart Yard M.P. 146.0																
<b>SCRRA San Gabriel Subdivision At-Grade Crossing Streets</b>																
CP Beech M.P. 47.5																
BEECH AV	2	3,060	57.9	56.9	1.0	62.9	61.3	1.6	2.0	1.9	0.1	2.6	2.3	0.3	NO	
CITRUS AV	4	39,340	57.9	56.9	1.0	63.2	61.6	1.6	50.1	46.5	3.6	6.4	5.6	0.8	NO	
JUNIPER AV	4	21,170	57.9	56.9	1.0	63.2	61.6	1.6	17.4	16.3	1.1	3.6	3.1	0.4	NO	
SIERRA AV	4	36,190	57.9	56.9	1.0	63.2	61.6	1.6	41.8	38.9	2.9	5.6	5.0	0.7	NO	
MANGO AV	4	17,940	57.9	56.9	1.0	63.2	61.6	1.6	13.9	13.1	0.8	3.3	2.9	0.4	NO	

Boundary/ Junction	STREET	# of Lns	Average Daily Traffic (vehicle s/day)	Average Daily Train Volume (trains/day)			Daily Total Gate Down Time (minutes/day)			Daily Total Vehicle Hours of Delay (veh-hrs/day)			PM Peak Average Delay per Vehicle (seconds/vehicle)			PROJ. IMPACTS  SIGNIFICANT?
				W/ Proj	W/O Proj	Chg	W/ Proj	W/O Proj	Chg	W/ Proj	W/O Proj	Chg	W/ Proj	W/O Proj	Chg	
	PALMETTO AV	2	13,590	57.9	56.9	1.0	62.9	61.3	1.6	12.5	11.6	0.8	4.1	3.6	0.5	NO
	ALDER AV	4	16,640	57.9	56.9	1.0	63.2	61.6	1.6	12.6	11.9	0.8	3.2	2.8	0.4	NO
	LOCUST AV	2	11,830	57.9	56.9	1.0	62.9	61.3	1.6	10.1	9.4	0.6	3.8	3.3	0.5	NO
	CEDAR AV	4	35,420	57.9	56.9	1.0	63.2	61.6	1.6	40.1	37.3	2.8	5.5	4.8	0.7	NO
	CACTUS AV	4	10,620	57.9	56.9	1.0	63.2	61.6	1.6	7.3	6.9	0.4	2.8	2.5	0.3	NO
	LILAC AV	2	10,620	57.9	56.9	1.0	62.9	61.3	1.6	8.6	8.1	0.5	3.5	3.1	0.4	NO
	WILLOW AV	2	10,620	57.9	56.9	1.0	62.9	61.3	1.6	8.6	8.1	0.5	3.5	3.1	0.4	NO
	RIVERSIDE AVENUE	4	35,420	57.9	56.9	1.0	63.2	61.6	1.6	40.1	37.3	2.8	5.5	4.8	0.7	NO
	SYCAMORE AVENUE	2	10,620	57.9	56.9	1.0	62.9	61.3	1.6	8.6	8.1	0.5	3.5	3.1	0.4	NO
	ACACIA AV	2	10,620	57.9	56.9	1.0	62.9	61.3	1.6	8.6	8.1	0.5	3.5	3.1	0.4	NO
	EUCALYPTUS AVENUE	2	10,620	57.9	56.9	1.0	62.9	61.3	1.6	8.6	8.1	0.5	3.5	3.1	0.4	NO
	PEPPER AV	4	25,400	57.9	56.9	1.0	63.2	61.6	1.6	22.6	21.2	1.4	4.0	3.5	0.5	NO
	RIALTO AV	2	12,290	57.9	56.9	1.0	62.9	61.3	1.6	10.7	10.0	0.7	3.9	3.4	0.5	NO
	RANCHO AV	2	6,710	57.9	56.9	1.0	62.9	61.3	1.6	4.8	4.5	0.3	3.0	2.6	0.4	NO
San Bernardino Junction M.P. 56.2 (Connection to BNSF San Bernardino Sub)																
<b>Overall:</b>									<b>Total Daily Vehicle Hours of Delay (veh-hrs/day)</b>			<b>PM Peak Average Delay per Vehicle (seconds / vehicle)</b>			<b>Concln. on Project Impacts</b>	
BNSF San Bernardino Subdivision At-Grade Crossing Streets									3,772	3,725	47	20.0	19.5	0.55	None Significant	
SCRRA San Gabriel Subdivision At-Grade Crossing Streets									329	307	22	4.5	4.0	0.55	None Significant	
Combined At-Grade Crossing Streets									4,101	4,033	69	15.5	14.9	0.55	None Significant	