Mitigation Monitoring and Reporting Program Initial Study/Mitigated Negative Declaration Carson Lofts Apartment Project

Prepared for:

City of Carson

701 East Carson Street Carson, California 90745 Contact: McKina Alexander, Associate Planner

Prepared by:



AUGUST 2022



Table of Contents

SEC1	ΓΙΟΝ	PAGE NO.
1	INTRODUCTION	1
2	MITIGATION MONITORING AND REPORTING PROGRAM TABLE	2
TABL	ES	
Table	1 Mitigation Monitoring and Reporting Program	2

CARSON LOFTS APARTMENT PROJECT

INTENTIONALLY LEFT BLANK



1 Introduction

The California Environmental Quality Act (CEQA) requires that a public agency adopting a Mitigated Negative Declaration (MND) take affirmative steps to determine that approved mitigation measures are implemented after project approval. The lead or responsible agency must adopt a reporting and monitoring program for the mitigation measures incorporated into a project or included as conditions of approval. The program must be designed to ensure compliance with the MND during project implementation (California Public Resources Code, Section 21081.6(a)(1)).

This Mitigation Monitoring and Reporting Program (MMRP) will be used by the City of Carson (City) to ensure compliance with adopted mitigation measures identified in the MND for the proposed Carson Lofts Apartment Project (project) when construction begins. The City, as the lead agency, will be responsible for ensuring that all mitigation measures are carried out. Implementation of the mitigation measures would reduce impacts to below a level of significance for air quality, cultural resources, geology and soils, hazards and hazardous materials, noise, and tribal cultural resources.

The remainder of this MMRP consists of a table that identifies the mitigation measures by resource for each project component. Table 1 identifies the mitigation monitoring and reporting requirements, list of mitigation measures, party responsible for implementing mitigation measures, timing for implementation of mitigation measures, agency responsible for monitoring of implementation, and date of completion. With the MND and related documents, this MMRP will be kept on file at the following location:

City of Carson Planning Division 701 East Carson Street Carson, California 90749

2 Mitigation Monitoring and Reporting Program Table

Table 1 Mitigation Monitoring and Reporting Program

Table 1 Milligation Monitoring and Reporting Program							
Mitigation Measure	Implementation Timing	Party Responsible for Implementation	Party Responsible For Monitoring	Date of Completion/Notes			
	111111116	Implementation	Worldoning	Completion/ Notes			
Air Quality							
MM-AQ-1: Prior to the start of construction activities, the	Prior to	Project applicant and their	City of Carson				
project applicant, or its designee, shall ensure that all 75	construction	construction contractor					
horsepower or greater diesel-powered equipment are							
powered with California Air Resources Board (CARB)-							
certified Tier 4 Interim engines, except where the project							
applicant establishes to the satisfaction of the City that Tier							
4 Interim equipment is not available.							
An exemption from this requirement may be granted by the							
City of Carson (City) if (1) the City documents equipment							
with Tier 4 Interim engines are not reasonably available,							
and (2) the required corresponding reductions in criteria air							
pollutant emissions can be achieved for the project from							
other combinations of construction equipment. Before an							
exemption may be granted, the construction contractor							
shall: (1) demonstrate that at least two construction fleet							
owners/operators were contacted and that those							
owners/operators confirmed Tier 4 Interim equipment							
could not be located within the City during the desired							
construction schedule; and (2) the proposed replacement							
equipment has been evaluated using California Emissions Estimator Model (CalEEMod) or other industry standard							
emission estimation method and documentation provided							
to the City to confirm that necessary project-generated							
emissions reductions are achieved.							
Cultural Resources							
MM-CUL-1: Prior to commencement of construction	Prior to	Project applicant and their	City of Carson				
activities for all phases of project implementation, the	construction	construction contractor	,				
project applicant shall retain a qualified archaeologist,							
meeting the Secretary of the Interior's Professional							

Mitigation Measure	Implementation Timing	Party Responsible for Implementation	Party Responsible For Monitoring	Date of Completion/Notes
Qualification Standards for Archaeology, to prepare a				
Worker Environmental Awareness Program (WEAP). The				
WEAP shall be submitted to the City for review and				
approval. All construction personnel and monitors who are				
not trained archaeologists shall be briefed regarding				
inadvertent discoveries prior to the start of construction				
activities. A basic presentation and handout or pamphlet				
shall be prepared in order to ensure proper identification				
and treatment of inadvertent discoveries. The purpose of				
the WEAP training is to provide specific details on the kinds				
of archaeological materials that may be identified during				
construction of the project and explain the importance of				
and legal basis for the protection of significant				
archaeological resources. Each worker shall also learn the				
proper procedures to follow in the event that cultural				
resources or human remains are uncovered during ground-				
disturbing activities. These procedures include work				
curtailment or redirection, and the immediate contact of				
the site supervisor and archaeological monitor.				
MM-CUL-2: An on-call qualified archaeologist shall be	Prior to and	Project applicant and their	City of Carson	
retained to respond to and address any inadvertent	during	construction contractor		
discoveries identified during initial excavation in native soil.	construction			
Initial excavation is defined as initial construction-related				
earth moving of sediments from their place of deposition.				
As it pertains to archaeological monitoring, this definition				
excludes movement of sediments after they have been				
initially disturbed or displaced by project-related				
construction. A qualified archaeological principal				
investigator, meeting the Secretary of the Interior's				
Professional Qualification Standards, should oversee and				
establish monitoring efforts as needed (increase,				
decrease, or discontinue monitoring frequency) based on				
the observed potential for construction activities to				
encounter cultural deposits or material. The archaeological				

	Implementation	Party Responsible for	Party Responsible For	Date of
Mitigation Measure	Timing	Implementation	Monitoring	Completion/Notes
monitor will be responsible for maintaining daily monitoring				
logs.				
In the event that potential prehistoric or historical archaeological resources (sites, features, or artifacts) are exposed during construction activities for the project, all construction work occurring within 50 feet of the find shall immediately stop and a qualified archaeologist must be notified immediately to assess the significance of the find and determine whether or not additional study is warranted. Depending upon the significance of the find, the archaeologist may simply record the find and allow work to continue. If the discovery proves significant under CEQA, additional work such as preparation of an archaeological treatment plan, testing, data recovery, or monitoring may be warranted. If monitoring is conducted, an archaeological monitoring report shall be prepared within 60 days following completion of ground disturbance and submitted to the				
City for review. This report should document compliance				
with approved mitigation, document the monitoring efforts,				
and include an appendix with daily monitoring logs. The final report shall be submitted to the City and the SCCIC.				
Geology and Soils				
MM-GEO-1: Prior to commencement of any grading activity on-site, the applicant shall retain a qualified paleontologist meeting the requirements outlined in the Society of Vertebrate Paleontology's 2010 guidelines (SVP 2010). The qualified paleontologist shall attend the preconstruction meeting and be on-site during all rough grading and other significant ground-disturbing activities in previously undisturbed older alluvial deposits, if encountered. These deposits may be encountered at depth	During construction	Project applicant and their construction contractor	City of Carson	

Mitigation Measure	Implementation Timing	Party Responsible for Implementation	Party Responsible For Monitoring	Date of Completion/Notes
below ground surface. In the event that paleontological		-		
resources (e.g., fossils) are unearthed during grading, the				
paleontology monitor will temporarily halt and/or divert				
grading activity to allow recovery of paleontological				
resources. The area of discovery will be roped off with a 50-				
foot radius buffer. Once documentation and collection of				
the find is completed, the monitor will remove the rope and				
allow grading to recommence in the area of the find.				
Following construction-related earthmoving, the qualified				
paleontologist shall produce a final monitoring report				
documenting the monitoring program, including geological				
observations, fossil discoveries, laboratory and curatorial				
work, and the final disposition of the fossils.				
Hazards and Hazardous Materials				
MM-HAZ-1: Phase II Environmental Site Assessment and	Prior to	Project applicant and their	City of Carson	
Remediation . Prior to commencement of construction or	construction	construction contractor		
excavation activities, a Phase II Environmental Site				
Assessment (ESA) shall be completed to properly				
characterize and delineate the potential impacts due to				
historical property use as a gas station, as well as the				
potential presence of other related components on site				
(e.g., underground storage tanks, underground piping). The				
Phase II ESA will be completed in accordance with the				
ASTM Standard E 1903-11 (ASTM 2011), and the Public				
Draft Supplemental Guidance for Screening and Evaluating				
Vapor Intrusion (DTSC 2020). The laboratory results of the				
Phase II ESA sampling will be compared to residential				
Environmental Screening Levels (ESL 2019). Should				
contaminants be identified that exceed the residential				
ESLs, remediation will be conducted to reduce				
contamination to acceptable levels (i.e. below the				
applicable ESLs) and/or engineering controls will be				
designed for site development to eliminate exposure to				
future occupants and site users. If underground storage				

Mitigation Measure	Implementation Timing	Party Responsible for Implementation	Party Responsible For Monitoring	Date of Completion/Notes
tanks or related appurtenances are identified, they will be removed in accordance with Los Angeles County CUPA regulations. The Phase II ESA and remediation will be completed by an environmental professional and licensed engineer or geologist. The engineering controls, if required, will be designed by an engineer licensed in the State of California in accordance with the most recent and applicable federal, state, and local laws and regulations to eliminate potential exposure to future occupants. The Phase II results, remediation results, and/or engineering control designs will be submitted to Los Angeles County and City of Carson for review and approval prior to issuance of building permits. MM-HAZ-2: Hazardous Materials Contingency Plan. Prior to commencement of construction or excavation activities, a Hazardous Materials Contingency Plan (HMCP) shall be developed to address impacts identified during the Phase II ESA (MM-HAZ-1) that are not remediated, but instead remain on the project site, and will later be controlled using engineering controls. The HMCP shall include health and safety measures, including periodic worker breathing zone monitoring and monitoring for volatile organic compounds in accordance with SCAQMD Rule 1166, and all applicable health and safety requirements under CalOSHA. Contaminated soils removed from the project site as part of the proposed project development will be characterized, documented, and disposed of in accordance with federal, state, and local regulations related to transportation, handling, and disposal of contaminated soils.	Prior to construction	Project applicant and their construction contractor	City of Carson	
Noise	District	Desired and bearing and the	0.1	
MM-NOI-1: Prior to building construction, the applicant will provide a temporary construction sound barrier wall to reduce construction-related noise to nearby sensitive receptors:	Prior to construction	Project applicant and their construction contractor	City of Carson	

Mitigation Macoura	Implementation	Party Responsible for	Party Responsible For	Date of
Mitigation Measure	Timing	Implementation	Monitoring	Completion/Notes
A temporary plywood barrier shall be installed to extend				
the top elevation of the existing, permanent 6-foot-tall				
masonry wall along the project's east perimeter to a				
minimum height of 8 feet. Additionally, a temporary				
construction sound barrier wall of not less than 8 feet in				
height shall be installed along the project's west and south				
perimeters. Entry gates for construction vehicles shall be				
closed when vehicles are not entering or exiting the site.				
The barrier shall be made of sound-attenuating material				
(not landscaping). To effectively reduce sound transmission				
through the barrier, the material chosen must be rigid and				
sufficiently dense (at least 20 kilograms per square meter).				
All noise barrier material types are equally effective,				
acoustically, if they have this density. For example, 5/8-				
inch plywood, mounted with no gaps between adjacent				
sheets, would be of sufficient density to achieve the target				
attenuation. The west and south perimeter barriers shall				
be 8 feet in height from the ground surface on the				
construction side of the wall to achieve the goal of blocking				
direct line-of-sight to the adjacent residence windows.				
MM-NOI-2: At least 20 days prior to commencement of	Prior to	Project applicant and their	City of Carson	
construction, the contractor shall provide written notice to	construction	construction contractor		
all residential property owners and tenants within 300 feet				
of the project site that proposed construction activities				
could affect outdoor or indoor living areas. The notice shall				
contain a description of the project, a construction				
schedule including days and hours of construction, and a				
description of noise-reduction measures.				
MM-NOI-3: Noise-generating construction activities (which	During	Project applicant and their	City of Carson	
may include preparation for construction work) shall be	construction	construction contractor		
permitted weekdays between 7:00 a.m. and 6:00 p.m.,				
excluding Sundays and federal holidays. When a holiday				
falls on a Saturday or Sunday, the preceding Friday or				

	Project applicant and their construction contractor	City of Carson	
		City of Carson	
	Project applicant and their construction contractor	City of Carson	
		City of Carson	
g operation I	Project applicant	City of Carson	
gru	uction	Project applicant and their construction contractor	Project applicant and their construction contractor City of Carson construction contractor

	Implementation	Party Responsible for	Party Responsible For	Date of
Mitigation Measure	Timing	Implementation	Monitoring	Completion/Notes
any other openings in the building shell. With this specific building plan information, the analysis shall determine the predicted interior noise levels at the planned on-site buildings. If predicted noise levels are found to be in excess of 45 CNEL, the report shall identify architectural materials or techniques that could be included to reduce noise levels to 45 CNEL in habitable rooms. Standard measures such as glazing with appropriate Sound Transmission Class (STC) ratings should be considered. The residential units shall be constructed in compliance with all noise attenuation measures required by the report. In addition, appropriate means of air circulation and provision of fresh air shall be provided to allow windows to remain closed for extended intervals of time so that acceptable interior noise levels can be maintained. The mechanical ventilation system shall meet the criteria of The International Building Code (Chapter 12, Section				
1203.3 of the 2001 California Building Code). Tribal Cultural Resources				
		I	L 011 C 0	
NOTE: For purposes of proper implementation of the following mitigation measures, the term "Consulting Tribe/s" is defined pursuant to PRC 21080.3.1 as California Native American tribes that are traditionally and culturally affiliated with the geographic area of the Project site that may have expertise concerning their tribal cultural resources AND have requested and participated in formal AB 52 consultation for the Project. MM-TCR-1: Workers Environmental Awareness Program. All Consulting Tribes shall be notified by the applicant/owner/developer of the time and location of the Worker Environmental Awareness Program (WEAP) training no later than 72 hours prior to its scheduled occurrence. The applicant/owner/developer shall provide all Consulting	During construction	Project applicant and their construction contractor	City of Carson	

Mitigation Measure	Implementation Timing	Party Responsible for Implementation	Party Responsible For Monitoring	Date of Completion/Notes
Tribes access and opportunity to participate in the WEAP training. Further details and requirements pertaining to the WEAP training, please see MM-CUL-1.	Tilling .	Implementation	Montoning	Completion rotes
MM-TCR-2: Retention of a Native American Monitoring. Prior to any ground disturbance activities, the applicant/owner/developer shall contact all Consulting Tribes with notification of the approximate commencement of ground disturbing activities. The applicant/owner/developer shall make arrangements with the Consulting Tribes to enter into a Native American Monitoring Agreement with the intent of securing a total of one Native American monitor (from any Tribe under contract) to be present during initial ground disturbance occurring from 1 foot above native soils and below. Initial ground disturbance is defined as initial construction-related earthmoving of sediments from their place of deposition. As it pertains to cultural resource (archaeological or Native American) monitoring, this definition excludes movement of sediments after they have been initially disturbed or displaced by current Project-related construction. The timing of when cultural resource monitoring (archaeological and Native American) shall be required shall be outlined in the Cultural Resource Monitoring and Inadvertent Discovery Plan pursuant to MM-CUL-1. The Plan will be provided to each Consulting Tribe under contract prior to commencement of ground disturbing activities. More than one monitor may be required if multiple areas within the Project site are simultaneously exposed to initial ground disturbance causing monitoring to be hindered by the distance (more than 100 feet apart) of the simultaneous activities. If more than one of the Consulting Tribes would like to serve as a contracted monitoring entity, each Consulting Tribe will be retained under contract with the applicant/owner/	Prior to and during construction	Project applicant and their construction contractor	City of Carson	

Mitigation Measure	Implementation Timing	Party Responsible for Implementation	Party Responsible For Monitoring	Date of Completion/Notes
developer and monitoring will occur on a nonsynchronous,				
rotational basis allowing each Consulting Tribe the				
opportunity to monitor as equally as possible based on the				
construction schedule and availability of each Consulting				
Tribe's monitors.				
MM-TCR-3: Inadvertent Discovery Clause. In the event that	During	Project applicant and their	City of Carson	
potential prehistoric or historic-era Native American/Tribal	construction	construction contractor		
resources (sites, features, or artifacts) are exposed during				
construction activities for the project, all construction work				
occurring not less than 50 feet of the find shall				
immediately stop and all Consulting Tribes must be notified				
immediately and be consulted with throughout the				
assessment of the find and determination of whether or				
not additional study is warranted. Depending upon the				
nature of the discovery, the archaeologist may simply				
record the find and allow work to continue. If the discovery				
proves potentially significant under CEQA, additional work				
such as subsurface testing may be warranted. If the discovery is determined significant under CEQA and				
,				
avoidance is not feasible, data recovery will be required. In the event that human remains and associated funerary				
objects are inadvertently encountered during construction				
activities, the remains and funerary objects shall be treated				
in accordance with state and local regulations that provide				
requirements with regard to the accidental discovery of				
human remains, including California Health and Safety				
Code Section 7050.5, California Public Resources Code				
Section 5097.98, and CEQA Guidelines Section				
15064.5(e). In accordance with these regulations, if				
human remains are found, the County Coroner must be				
immediately notified of the discovery. Additionally, all				
Consulting Tribes must be notified of the discovery				
immediately. No further excavation or disturbance of the				
Project site or any nearby (no less than 100 feet) area				
reasonably suspected to overlie adjacent remains can				

Mitigation Measure	Implementation Timing	Party Responsible for Implementation	Party Responsible For Monitoring	Date of Completion/Notes
occur until the County Coroner has determined, within 2 working days of notification of the discovery, if the remains are potentially human in origin. If the County Coroner determines that the remains are, or are believed to be, Native American, he or she is required to notify the NAHC within 24 hours. The NAHC must immediately notify those persons it believes to be the most likely descendant from the deceased Native American. The most likely descendant must then complete their inspection within 48 hours of being granted access to the site. The most likely descendant would then determine, in consultation with the property owner, the disposition and treatment of the human remains.				

