Terms and Definitions:

- 1. **Property Owner/Developer –** Owner or developer of Lake Creek Industrial Wilson Avenue Industrial Project.
- 2. Environmental Equivalent/Timing Any mitigation measure and timing thereof, subject to the approval of the City, which will have the same or superior result and will have the same or superior effect on the environment. The Planning Department, in conjunction with any appropriate agencies or City departments, shall determine the adequacy of any proposed "environmental equivalent/timing" and, if determined necessary, may refer said determination to the City Council. Any costs associated with information required in order to make a determination of environmental equivalency/timing shall be done by the property owner/developer. Staff time for reviews will be charged on a time and materials basis at the rate in the City's adopted Fee Schedule.
- 3. **Implementation Timing** This is the point where a mitigation measure must be monitored for compliance. In the case where multiple action items are indicated, it is the first point where compliance associated with the mitigation measure must be monitored. Once the initial action item has been complied with, no additional monitoring pursuant to the Mitigation Monitoring Plan will occur, as routine Couty practices and procedures will ensure that the intent of the measure has been complied with. For example, if the timing is "to be shown on approved building plans" subsequent to issuance of the building permit consistent with the approved plans will be final building and zoning inspections pursuant to the building permit to ensure compliance.
- 4. **Responsibility Monitoring Party** Shall mean that compliance with the subject mitigation measure(s) shall be reviewed and determined adequate by all departments listed for each mitigation measure. Outside public agency review is limited to those public agencies specified in the Mitigation Monitoring Plan which have permit authority in conjunction with the mitigation measure.
- 5. **Ongoing Mitigation Measures** The mitigation measures that are designated to occur on an ongoing basis as part of this Mitigation Monitoring Plan will be monitored in the form of an annual letter from the property owner/developer in January of each year demonstrating how compliance with the subject measure(s) has been achieved. When compliance with a measure has been demonstrated for a period of one year, monitoring of the measure will be deemed to be satisfied and no further monitoring will occur. For measures that are to be monitored "Ongoing During Construction", the annual letter will review those measures only while construction is occurring; monitoring will be discontinued after construction is complete. A final annual letter will be provided at the close of construction.
- 6. **Building Permit** For purposes of this Mitigation Monitoring Plan, a building permit shall be defined as any permit issued for construction of a new building or structural expansion or modification of any existing building but shall not include any permits required for interior tenant improvements or minor additions to an existing structure or building.

Impact Category	Mitigation Measure	Implementation Timing	Responsible Monitoring Party	Monitoring/Reporting Method
Aesthetics	MM AES-1: Prior to issuance of grading permits, the Property Owner/Developer shall provide evidence to the City that any temporary nighttime lighting installed for security purposes shall be downward facing and hooded or shielded to prevent security light spillage outside of the staging area or direct broadcast of security light into the sky.	Prior to issuance of grading permits	Building Division	Confirmation that this requirement is included in Contractor Specifications
Air Quality	MM Air 2 : Each individual implementing development project shall submit a traffic control plan prior to the issuance of a grading permit. The traffic control plan shall describe in detail safe detours and provide temporary traffic control during construction activities for that project. To reduce traffic congestion, the plan shall include, as necessary, appropriate, and practicable, the following: temporary traffic controls such as a flag person during all phases of construction to maintain smooth traffic flow, dedicated turn lanes for movement of construction trucks and equipment on- and off-site, scheduling of construction activities that affect traffic flow on the arterial system to off-peak hour, consolidating truck deliveries, rerouting of construction trucks away from congested streets or sensitive receptors, and/or signal synchronization to improve traffic flow.	Prior to issuance of grading permits	Planning & Engineering Department	Review and approval of required traffic control plan

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Impact Category	Mitigation Measure	Implementation	Responsible Monitoring Party	Monitoring/Reporting Method
	 MM Air 3: To reduce fugitive dust emissions, the development of each individual implementing development project shall comply with SCAQMD Rule 403. The developer of each implementing project shall provide the City of Perris with the SCAQMD- approved dust control plan, or other sufficient proof of compliance with Rule 403, prior to grading permit issuance. Dust control measures shall include, but are not limited to: Requiring the application of non-toxic soil measures for the application of the sufficient proof. 	Timing	Monitoring Party	Method
Air Quality	 stabilizers according to manufacturers' specifications to all inactive construction areas (previously graded areas inactive for 20 days or more, assuming no rain), Keeping disturbed/loose soil moist at all times, 		Planning Division	Submittal of dust control plan approved by the SCAQMD or other sufficient proof of compliance with SCAQMD Rule 403
	• Requiring trucks entering or leaving the Project Site hauling dirt, sand, or soil, or other loose materials on public roads to be covered,			
	 Installation of wheel washers or gravel construction entrances where vehicles enter and exit unpaved roads onto paved roads, or wash off trucks and any equipment leaving the Project Site each trip, 			

Wilson Avenue Industrial Project

Impact Category	Mitigation Measure	Implementation Timing	Responsible Monitoring Party	Monitoring/Reporting Method	
	 Posting and enforcement of traffic speed limits of 15 miles per hour or less on all unpaved potions of the Project Site, 				
	 Suspending all excavating and grading operations when wind gusts (as instantaneous gust) exceed 25 miles per hour, 				
	• Appointment of a construction relations officer to act as a community liaison concerning on-site construction activity including resolution of issues related to PM-10 generation, sweeping streets at the end of the day if visible soil material is carried onto adjacent paved public roads and use of SCAQMD Rule 1186 and 1186.1 certified street sweepers or roadway washing trucks when sweeping streets to remove visible soil materials,				
	• Replacement of ground cover in disturbed areas as quickly as possible.				
Air Quality	MM Air 4: Building and grading permits shall include a restriction that limits idling of construction equipment on site to no more than five minutes.	Prior to issuance of grading and building permits	Building Division	Confirmation that building and grading permits include required restriction	
Air Quality	MM Air 5: Electricity from power poles shall be used instead of temporary diesel or gasoline-powered generators to reduce the associated emissions. Approval will be required by the	Prior to issuance of grading permits	Building Division	Confirmation that this requirement is included in Contractor Specifications	

Impact Category	Mitigation Measure	Implementation Timing	Responsible Monitoring Party	Monitoring/Reporting Method
	City of Perris' Building Division prior to issuance of grading permits.			
Air Quality	MM Air 6: The developer of each implementing development project shall require, by contract specifications, the use of alternative fueled off-road construction equipment, the use of construction equipment that demonstrates early compliance with off-road equipment with the CARB in-use off-road diesel vehicle regulation (SCAQMD Rule 2449) and/or meets or exceeds Tier 3 standards with available CARB verified or US EPA certified technologies. Diesel equipment shall use water emulsified diesel fuel such as PuriNOx unless it is unavailable in Riverside County at the time of project construction activities. Contract specifications shall be included in project construction documents, which shall be reviewed by the City of Perris' Building Division prior to issuance of a grading permit.	Prior to issuance of grading permits	Building Division	Confirmation that this requirement is included in Contractor Specifications
Air Quality	MM Air 7 : During construction, ozone precursor emissions from mobile construction equipment shall be controlled by maintaining equipment engines in good condition and in proper tune per manufacturers' specifications to the satisfaction of the City of Perris' Building Division. Equipment maintenance records and equipment design specification data sheets shall be kept on-site during construction.	Prior to issuance of grading and building permits During construction	Building Division	Confirmation that this requirement is included in Contractor Specifications Periodic review of equipment maintenance records and equipment design specifications data sheets by City staff

		Witigation Wonitoring and Reporting Program		
Impact Category	Mitigation Measure	Implementation Timing	Responsible Monitoring Party	Monitoring/Reporting Method
	Compliance with this measure shall be subject to periodic inspections by the City of Perris' Building Division.			
Air Quality	MM Air 8 : Each individual implementing development project shall apply paints using either high volume low pressure (HVLP) spray equipment with a minimum transfer efficiency of at least 50 percent or other application techniques with equivalent or higher transfer efficiency.	During construction	Building Division	Confirmation that this requirement is included in Contractor Specifications
Air Quality	MM Air 9: To reduce VOC emissions associated with architectural coating, the project designer and contractor shall reduce the use of paints and solvents by utilizing precoated materials (e.g., bathroom stall dividers, metal awnings), materials that do not require painting, and require coatings and solvents with a VOC content lower than required under Rule 1113 to be utilized. The construction contractor shall be required to utilize "Super-Compliant" VOC paints, which are defined in SCAQMD's Rule 1113. Construction specifications shall be included in building specifications that assure these requirements are implemented. The specifications for each implementing development project shall be reviewed by the City of Perris' Building Division for compliance with this mitigation measure	Prior to issuance of building permits	Building Division	Confirmation that this requirement is included in Contractor Specifications

Impact Category	Mitigation Measure	Implementation Timing	Responsible Monitoring Party	Monitoring/Reporting Method
	prior to issuance of a building permit for that project.			
Air Quality	MM Air 11: Signage shall be posted at loading docks and all entrances to loading areas prohibiting all on-site truck idling in excess of five minutes.	Prior to issuance of certificates of occupancy	Building Division	Confirmation that this requirement is included in building plans Inspection to confirm posted signs
Air Quality	MM Air 13 : In order to promote alternative fuels, and help support "clean" truck fleets, the developer/successor-in-interest shall provide building occupants and businesses with information related to SCAQMD's Carl Moyer Program, or other state programs that restrict operations to "clean" trucks, such as 2007 or newer model year or 2010 compliant vehicles and information including, but not limited to, the health effect of diesel particulates, benefits of reduced idling time, CARB regulations, and importance of not parking in residential areas. If trucks older than 2007 model year will be used at a facility with three or more dock-high doors, the developer/successor-in-interest shall require, within one year of signing a lease, future tenants to apply in good-faith for funding for diesel truck replacement/retrofit through grant programs such as the Carl Moyer, Prop 1B, VIP, HVIP, and SOON funding programs, as identified on SCAQMD's website	Prior to issuance of certificates of occupancy	Planning Division	Confirmation that tenants have been provided with information regarding funding for cleaner than required heavy-duty engines and emission control devices

				ig and Reporting Program
Impact Category	Mitigation Measure	Implementation Timing	Responsible Monitoring Party	Monitoring/Reporting Method
	(http://www.aqmd.gov). Tenants will be required to use those funds, if awarded.			
Air Quality	MM Air 18 : Prior to the approval of each implementing development project, the Riverside Transit Agency (RTA) shall be contacted to determine if the RTA has plans for the future provision of bus routing within any street that is adjacent to the implementing development project that would require bus stops at the project access points. If the RTA has future plans for the establishment of a bus route that will serve the implementing development project, road improvements adjacent to the Project Site shall be designed to accommodate future bus turnouts at locations established through consultation with the RTA. RTA shall be responsible for the construction and maintenance of the bus stop facilities. The area set aside for bus turnouts shall conform to RTA design standards, including the design of the contact between sidewalks and curb and gutter at bus stops and the use of ADA-compliant paths to the major building entrances in the project. <u>Compliance Note:</u> The Applicant has contacted the RTA, requesting comment as to the provision of bus routing within any street adjacent to the Project. The RTA responded that it had no comments from the Agency.	Mitigation me	easure completed with prepa	aration of the IS-MND

Wilson Avenue Industrial Project Mitigation Monitoring and Reporting Program

	Mitigation Monitoring and Reporting Prog			
Impact Category	Mitigation Measure	Implementation	Responsible	Monitoring/Reporting
Biological Resources	MM BR-1: In order to avoid violation of the MBTA and the California Fish and Game Code, site-preparation activities (removal of trees and vegetation) for the Project shall be avoided, to the greatest extent possible, during the nesting season of potentially occurring native and migratory bird species. If site-preparation activities are proposed during the nesting/breeding season, the Project proponent shall retain a qualified biologist to conduct a pre-activity field survey prior to the issuance of grading permits for the Project to determine if active nests of species protected by the MBTA or the California Fish and Game Code are present in the construction zone. If active nests are not located within the Project Site and an appropriate buffer of 500 feet of an active listed species or raptor nest, 300 feet of other sensitive or protected bird nests (non-listed), or 100 feet of sensitive or protected songbird nests, construction may be conducted during the nesting/breeding season. However, if active nests are located during the pre-activity field survey, the biologist shall immediately establish a conservative avoidance buffer surrounding the nest based on their best professional judgement and experience. The biologist shall monitor the nest at the onset of Project activities, and at the onset of any changes in	Timing Mitigation measure required only between February 1 and August 31 Pre-construction survey to be conducted no more than 30 days prior to issuance of a grading permit	Monitoring Party Planning Division	Method Review of pre-activity field survey report

	Mitigation Monitoring and Reporting Progra			ig and Reporting Program
Impact Category	Mitigation Measure	Implementation Timing	Responsible Monitoring Party	Monitoring/Reporting Method
	such Project activities (e.g., increase in number or type of equipment, change in equipment usage, etc.) to determine the efficacy of the buffer. If the biologist determines that such Project activities may be causing an adverse reaction, the biologist shall adjust the buffer accordingly or implement alternative avoidance and minimization measures, such as redirecting or rescheduling construction or erecting sound barriers. All work within these buffers will be halted until the nesting effort is finished (i.e., the juveniles are surviving independent from the nest). The on-site qualified biologist will review and verify compliance with these nesting avoidance buffers and will verify the nesting effort has finished. Work can resume within these avoidance areas when no other active nests are found. Upon completion of the survey and nesting bird monitoring, a report shall be prepared and submitted to the City of Perris Planning Division for mitigation monitoring compliance record keeping.			
Biological Resources	MM BR 2: The Project proponent shall retain a qualified biologist to conduct a pre- construction survey for resident burrowing owls within 30 days prior to commencement of grading and construction activities on the Project Site. The survey will include the Project Site and all suitable burrowing owl habitat within a 500-foot buffer. The results of the	Pre-construction surveys to be conducted no more than 30 days prior to initiation of grading or construction activities	Planning Division	Review of pre-activity field survey reports

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Impact Category	Mitigation Maasura	Implementation	Responsible	Monitoring/Reporting
impact category	Mitigation Measure	Timing	Monitoring Party	Method
	survey will be submitted to the City prior to			
	obtaining a grading permit. In addition, if			
	burrowing owls are observed during the MBTA			
	nesting bird survey, to be conducted within			
	three days prior to ground disturbance or			
	vegetation clearance, the observation shall be			
	reported to the Wildlife Agencies. If ground			
	disturbing activities in these areas are delayed			
	or suspended for more than 30 days after the			
	pre-construction survey, the area shall be			
	resurveyed for owls. The pre-construction			
	survey and any relocation activity will be			
	conducted in accordance with the current			
	Burrowing Owl Survey Instructions for the			
	Western Riverside MSHCP.			
	If burrowing owl are detected, the CDFW shall			
	be sent written notification by the City, within			
	three days of detection of burrowing owls. If			
	active nests are identified during the pre-			
	construction survey, the nests shall be avoided			
	and the qualified biologist and Project			
	Applicant shall coordinate with the City of			
	Perris Planning Department, the USFWS, and			
	the CDFW to develop a Burrowing Owl Plan to			
	be approved by the City in consultation with			
	the CDFW and the USFWS prior to			
	commencing Project activities. The Burrowing			
	Owl Plan shall be prepared in accordance with			
	guidelines in the CDFW Staff Report on Burrowing Owl (March 2012) and MSHCP. The			
	Burrowing Owl Plan shall describe proposed			
	burrowing Owi Plan shall describe proposed			

	Mitigation Monitoring and Reporting Prog			ig and Reporting Program
Impact Category	Mitigation Measure	Implementation	Responsible	Monitoring/Reporting
impact category	Witigation Weasure	Timing	Monitoring Party	Method
	avoidance, minimization, relocation, and			
	monitoring as applicable. The Burrowing Owl			
	Plan shall include the number and location of			
	occupied burrow sites and details on proposed			
	buffers if avoiding the burrowing owls and/or			
	information on the adjacent or nearby suitable			
	habitat available to owls for relocation. If no			
	suitable habitat is available nearby for			
	relocation, details regarding the creation and			
	funding of artificial burrows (numbers,			
	location, and type of burrows) and			
	management activities for relocated owls may			
	also be required in the Burrowing Owl Plan.			
	The Permittee shall implement the Burrowing			
	Owl Plan following CDFW and USFWS review			
	and concurrence. A final letter report shall be			
	prepared by the qualified biologist			
	documenting the results of the Burrowing Owl			
	Plan. The letter shall be submitted to the			
	CDFW prior to the start of Project activities.			
	When a qualified biologist determines that			
	burrowing owls are no longer occupying the			
	Project site per the criteria in the Burrowing			
	Owl Plan, Project activities may begin.			
	If burrowing owls occupy the Project Site after			
	Project activities have started, then			
	construction activities shall be halted			
	immediately. The Project proponent shall			
	notify the City and the City shall notify the			
	CDFW and the USFWS within 48 hours of			

Impact Category	Mitigation Measure	Implementation Timing	Responsible Monitoring Party	Monitoring/Reporting Monitoring/Reporting Method
	detection. A Burrowing Owl Plan, as detailed above, shall be implemented.			
Biological Resources	MM BR-3: The Project proponent shall retain a qualified biologist to provide training of all field staff working at the Project Site on applicable or relevant and appropriate local, state, and federal regulatory agency requirements, environmental laws, and regulations associated with working within special status species habitats and biological resources.	Prior to issuance of a grading permit	Planning Division	Confirmation of biologist retention/training meeting
Biological Resources	MM BR-4: The Project proponent shall retain a qualified biologist to ensure that no personnel working within Project limits will "take" or destroy plants, animals, or active nests (or eggs) of birds that are protected under the Federal or State Endangered Species Acts and Migratory Bird Treaty Act (MBTA).	Prior to issuance of a grading permit	Planning Division	Confirmation of biologist retention
Cultural Resources	MM CR-1: Prior to the issuance of grading permits, the Project proponent/developer shall retain a professional archaeologist meeting the Secretary of the Interior's Professional Standards for Archaeology (U.S. Department of Interior, 2012; Registered Professional Archaeologist preferred). The primary task of the consulting archaeologist shall be to monitor the initial ground- disturbing activities at both the subject site and any off-site Project-related improvement areas for the identification of any previously unknown archaeological and/or cultural	Prior to issuance of grading permits and during subsurface excavation	Planning Division	Confirmation of professional archaeologist retention/ongoing monitoring/submittal of Report of Findings

Wilson Avenue Industrial Project

Impact Category	Mitigation Measure	Implementation	Responsible	Monitoring/Reporting
P		Timing	Monitoring Party	Method
	resources. Selection of the archaeologist shall			
	be subject to the approval of the City of Perris			
	Director of Development Services and no			
	ground-disturbing activities shall occur at the			
	Project Site or within the off-site Project			
	improvement areas until the archaeologist has			
	been approved by the City.			
	The archaeologist shall be responsible for			
	monitoring ground-disturbing activities,			
	including initial vegetation removal,			
	maintaining daily field notes and a			
	photographic record, and for reporting all			
	finds to the developer and the City of Perris in			
	a timely manner. The archaeologist shall be			
	prepared and equipped to record and salvage			
	cultural resources that may be unearthed			
	during ground-disturbing activities and shall			
	be empowered to temporarily halt or divert			
	ground-disturbing equipment to allow time for			
	the recording and removal of the resources.			
	The Project proponent/developer shall also			
	enter into an agreement with either the			
	Soboba Band of Luiseño Indians, the Rincon			
	Band of Luiseño Indians, or the Pechanga Band			
	of Luiseño Indians for a Luiseño tribal			
	representative (observer/monitor) to work			
	along with the consulting archaeologist. This			
	tribal representative will assist in the			
	identification of Native American resources			
	and will act as a representative between the			
	City, the project proponent/developer, and			
	Native American Tribal Cultural Resources			

Mitigation	Monitoring an	d Reporting	Program
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Impact Category	Mitigation Measure	Implementation	Responsible	Monitoring/Reporting
		Timing	Monitoring Party	Method
	Department. The Luiseño tribal			
	representative(s) shall be on-site during all			
	ground-disturbing of each portion of the			
	project site including clearing, grubbing, tree			
	removals, grading, trenching, etc. The Luiseño			
	tribal representative(s) should be on-site any			
	time the consulting archaeologist is required			
	to be on-site. Working with the consulting			
	archaeologist, the Luiseño representative(s)			
	shall have the authority to halt, redirect, or			
	divert any activities in areas where the			
	identification, recording, or recovery of Native			
	American resources are on-going.			
	The agreement between the			
	proponent/developer and the Luiseño tribe			
	shall include, but not be limited to:			
	• An agreement that artifacts will be			
	reburied on-site and in an area of			
	permanent protection;			
	Reburial shall not occur until all cataloging			
	and basic recordation have been			
	completed by the consulting			
	archaeologist;			
	 Native American artifacts that cannot be avoided or relevand at the project site 			
	avoided or relocated at the project site			
	shall be prepared for curation at an			
	accredited curation facility in Riverside			
	County that meets federal standards (per			
	36 CFR Part 79) and available to			
	archaeologists/researchers for further			
	study; and			

Wilson Avenue Industrial Project

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Impact Category	Mitigation Measure	Implementation	Responsible	Monitoring/Reporting
		Timing	Monitoring Party	Method
	The project archaeologist shall deliver the			
	Native American artifacts, including title,			
	to the identified curation facility within a			
	reasonable amount of time, along with			
	applicable fees for permanent curation.			
	The Project proponent/developer shall submit			
	a fully executed copy of the agreement to the			
	City of Perris Planning Division to ensure			
	compliance with this condition of approval.			
	Upon verification, the City of Perris Planning			
	Division shall clear this condition. This			
	agreement shall not modify any condition of			
	approval or mitigation measure.			
	In the event that archaeological resources are			
	discovered at the Project Site or within the off-			
	site Project improvement areas, the handling			
	of the discovered resource(s) will differ,			
	depending on the nature of the find.			
	Consistent with California Public Resources			
	Code Section 21083.2(b) and Assembly Bill 52			
	(Chapter 532, Statutes of 2014), avoidance			
	shall be the preferred method of preservation			
	for Native American/tribal cultural/			
	archaeological resources. However, it is			
	understood that all artifacts, with the			
	exception of human remains and related grave			
	goods or sacred/ceremonial/religious objects,			
	belong to the property owner. The property			
	owner will commit to the relinquishing and			
	curation of all artifacts identified as being of			
	Native American origin. All artifacts, Native			

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Mitigation Measure	•	•	Monitoring/Reporting
	Liming	Monitoring Party	Method
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Luiseño tribal representative will be given			
ample time to examine the find. If the find is			
determined to be of sacred or religious value,			
the Luiseño tribal representative will work			
with the City and consulting archaeologist to			
protect the resource in accordance with tribal			
requirements. All analysis will be undertaking			
in a manner that avoids destruction or other			
adverse impacts.			
In the event that human remains are			
discovered at the Project Site or within the off-			
site Project improvement areas, mitigation			
measure MM CR-2 shall immediately apply,			
and all items found in association with Native			
American human remains shall be considered			
grave goods or sacred in origin and subject to			
special handling.			
Non-Native American artifacts shall be			
inventoried, assessed, and analyzed for			
cultural affiliation, personal affiliation (prior			
ownership), function, and temporal			
placement. Subsequent to analysis and			
reporting, these artifacts will be subjected to			
	American or otherwise, discovered during the monitoring program shall be recorded and inventoried by the consulting archaeologist. If any Native American artifacts are identified when Luiseño tribal representative is not present, all reasonable measures will be taken to protect the resource(s) in situ and the City Planning Division and Luiseño tribal representative will be notified. The designated Luiseño tribal representative will be given ample time to examine the find. If the find is determined to be of sacred or religious value, the Luiseño tribal representative will work with the City and consulting archaeologist to protect the resource in accordance with tribal requirements. All analysis will be undertaking in a manner that avoids destruction or other adverse impacts. In the event that human remains are discovered at the Project Site or within the off- site Project improvement areas, mitigation measure MM CR-2 shall immediately apply, and all items found in association with Native American human remains shall be considered grave goods or sacred in origin and subject to special handling. Non-Native American artifacts shall be inventoried, assessed, and analyzed for cultural affiliation, personal affiliation (prior ownership), function, and temporal placement. Subsequent to analysis and	American or otherwise, discovered during the monitoring program shall be recorded and inventoried by the consulting archaeologist.If any Native American artifacts are identified when Luiseño tribal representative is not present, all reasonable measures will be taken to protect the resource(s) in situ and the City Planning Division and Luiseño tribal representative will be notified. The designated Luiseño tribal representative will be given ample time to examine the find. If the find is determined to be of sacred or religious value, the Luiseño tribal representative will work with the City and consulting archaeologist to protect the resource in accordance with tribal requirements. All analysis will be undertaking in a manner that avoids destruction or other adverse impacts.In the event that human remains are discovered at the Project Site or within the off- site Project improvement areas, mitigation measure MM CR-2 shall immediately apply, and all items found in association with Native American human remains shall be considered grave goods or sacred in origin and subject to special handling.Non-Native American artifacts shall be inventoried, assessed, and analyzed for cultural affiliation, personal affiliation (prior ownership), function, and temporal placement. Subsequent to analysis and	Mitigation MeasureImplementation TimingResponsible Monitoring PartyAmerican or otherwise, discovered during the monitoring program shall be recorded and inventoried by the consulting archaeologist. If any Native American artifacts are identified when Luiseño tribal representative is not present, all reasonable measures will be taken to protect the resource(s) in situ and the City Planning Division and Luiseño tribal

Wilson Avenue Industrial Project

	Implementation Responsible Monitor				
Impact Category	Mitigation Measure	Timing	Monitoring Party	Method	
	curation, as deemed appropriate, or returned to the property owner. Once grading activities have ceased and/or the archaeologist, in consultation with the designated Luiseño representative, determines that monitoring is no longer warranted, monitoring activities can be discontinued following notification to the City of Perris Planning Division. A report of findings, including an itemized inventory of artifacts, shall be prepared upon completion of the tasks outlined above. The report shall include all data outlined by the Office of Historic Preservation guidelines, including a conclusion of the significance of all recovered, relocated, and reburied artifacts. A copy of the report shall also be filed with the City of Perris Planning Division, the University of California, Riverside, Eastern Information Center (EIC) and the Luiseño tribe(s) involved with the Project.				
Cultural Resources	MM CR-2: In the event that human remains (or remains that may be human) are discovered at the Project Site or within the off-site Project improvement areas during ground-disturbing activities, the construction contractors, Project archaeologist, and/or designated Luiseño tribal representative shall immediately stop all activities within 100 feet of the find. The Project proponent shall then	During construction	Planning Division	Confirmation of coroner and NAHC contact and submittal of Report of Findings, if applicable	

Wilson Avenue Industrial Project

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Impact Category	Mitigation Measure	Implementation	Responsible	Monitoring/Reporting
		Timing	Monitoring Party	Method
	inform the Riverside County Coroner and the			
	City of Perris Planning Division immediately,			
	and the coroner shall be permitted to examine			
	the remains as required by California Health			
	and Safety Code Section 7050.5(b).			
	If the coroner determines that the remains are			
	of Native American origin, the coroner will			
	notify the Native American Heritage			
	Commission (NAHC), which will identify the			
	"Most Likely Descendent" (MLD). Despite the			
	affiliation with any Luiseño tribal			
	representative(s) at the Project Site, the			
	NAHC's identification of the MLD will stand.			
	The MLD shall be granted access to inspect the			
	Project Site of the discovery of Native			
	American human remains and may			
	recommend to the Project proponent means			
	for treatment or disposition, with appropriate			
	dignity of the human remains and any			
	associated grave goods. The MLD shall			
	complete his or her inspection and make			
	recommendations or preferences for			
	treatment within 48 hours of being granted			
	access to the Project Site. The disposition of			
	the remains will be determined in consultation			
	between the Project proponent and the MLD.			
	In the event that there is disagreement			
	regarding the disposition of the remains, State			
	law will apply and median with the NAHC will			
	make the applicable determination (see Public			
	Resources Code Section 5097.98(e) and			
	5097.94(k)).			
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Impact Category	Mitigation Measure	Implementation Timing	Responsible Monitoring Party	Monitoring/Reporting Monitoring/Reporting Method
	The specific locations of Native American burials and reburials will be proprietary and not disclosed to the general public. The locations will be documented by the consulting archaeologist in conjunction with the various stakeholders and a report of findings will be filed with the Eastern Information Center (EIC).			
Energy	MM Air 20 : Each implementing development project shall be encouraged to implement, at a minimum, an increase in each building's energy efficiency 15 percent beyond Title 24, and reduce indoor water use by 25 percent. All reductions will be documented through a checklist to be submitted prior to issuance of building permits for the implementing development project with building plans and calculations.	Prior to issuance of building permits	Building Division	Verification of incorporation of Project design features and approval of street and utility plans
Geology and Soils	MM GEO-1: Prior to the issuance of grading permits, the Project proponent/developer shall submit to and receive approval from the City, a Paleontological Resource Impact Mitigation Monitoring Program (PRIMMP). The PRIMMP shall include the provision for a qualified professional paleontologist (or his or her trained paleontological representative) to be on-site for any Project-related excavations that exceed three (3) feet below the pre-grade surface. Selection of the paleontologist shall	Prior to issuance of grading permits and during subsurface excavation	Planning Division	Confirmation of professional paleontologist retention/ongoing monitoring/submittal of Report of Findings

	Witigation Wonitoring and Reporting Prog			
Impact Category	Mitigation Measure	Implementation Timing	Responsible Monitoring Party	Monitoring/Reporting Method
	be subject to approval of the City of Perris Planning Manager and no grading activities shall occur at the Project Site or within the off- site Project improvement areas until the paleontologist has been approved by the City.			
	Monitoring shall be restricted to undisturbed subsurface areas of older Quaternary alluvium. The approved paleontologist shall be prepared to quickly salvage fossils as they are unearthed to avoid construction delays. The paleontologist shall also remove samples of sediments which are likely to contain the remains of small fossil invertebrates and vertebrates. The paleontologist shall have the power to temporarily halt or divert grading equipment to allow for removal of abundant or large specimens.			
	Collected samples of sediments shall be washed to recover small invertebrate and vertebrate fossils. Recovered specimens shall be prepared so that they can be identified and permanently preserved. Specimens shall be identified and curated and placed into an accredited repository (such as the Western Science Center or the Riverside Metropolitan Museum) with permanent curation and retrievable storage.			
	A report of findings, including an itemized inventory of recovered specimens, shall be prepared upon completion of the steps			

		Implementation	Responsible Monitoring/Repo			
Impact Category	Mitigation Measure	Timing	Monitoring Party	Method		
	outlined above. The report shall include a discussion of the significance of all recovered specimens. The report and inventory, when submitted to the City of Perris Planning Division, will signify completion of the program to mitigate impacts to paleontological resources.					
Geology and Soils	MM GEO-2: Prior to the start of construction, a paleontological resources Worker Environmental Awareness Program (WEAP) training program shall be presented to all earthmoving personnel to inform them of the possibility for buried resources and the procedures to follow in the event of fossil discoveries.	Prior to issuance of grading permits	Planning Division	Confirmation of professional paleontologist retention/training program		
Hazards and Hazardous Materials	MM Haz 2 : Prior to the recordation of a final map, issuance of a building permit, or conveyance to an entity exempt from the Subdivision Map Act, whichever occurs first, the landowner shall convey an avigation easement to the MARB/March Inland Port Airport Authority.	Prior to earliest recordation of final map, issuance of building permit, or conveyance to an entity exempt from the Subdivision Map Act	Planning Division	Confirmation of conveyance of avigation easement provided		
Hazards and Hazardous Materials	MM Haz 3 : Any outdoor lighting installed shall be hooded or shielded to prevent either the spillage of lumens or reflection into the sky or above the horizontal plane.	During plot plan/architectural plan review	Planning Division	Review and approval of site lighting plans		
Hazards and Hazardous Materials	MM Haz 4 : The following notice shall be provided to all potential purchasers and tenants:	Prior to issuance of certificates of occupancy and	Planning Division	Confirmation that purchasers and tenants have been provided the required notice		

	Witigation Wonitoring and Reportin				
Impact Category	Mitigation Measure	Implementation Timing	Responsible Monitoring Party	Monitoring/Reporting Method	
	"This property is presently located in the vicinity of an airport, within what is known as an airport influence area. For that reason, the property may be subject to some of the annoyances or inconveniences associated with proximity to airport operations (for example, noise, vibration, or odors). Individual sensitivities to those annoyances can vary from person to person. You may wish to consider what airport annoyances, if any, are associated with the property before you complete your purchase and determine whether they are acceptable to you. Business & Profession Code 11010 13(A)"	Timing tenant improvements	Monitoring Party		
Hazards and Hazardous Materials	 MM Haz 5: The following uses shall be prohibited: Any use which would direct a steady light or flashing light of red, white, green, or amber colors associated with airport operations toward an aircraft engaged in an initial straight climb following takeoff or toward an aircraft engaged in a straight final approach toward a landing at an airport, other than an FAA-approved navigational signal light or visual approach slope indicator. Any use which would cause sunlight to be reflected towards an aircraft engaged in an initial straight climb following takeoff or towards an aircraft engaged in an initial straight climb following takeoff or towards an aircraft engaged in an initial straight climb following takeoff or towards an aircraft engaged in a straight 	During plot plan/architectural plan review	Planning Division	Confirmation that prohibited uses and actions are included in executed lease agreements	

		Inclusion and the	<u> </u>	
Impact Category	Mitigation Measure	Implementation	Responsible	Monitoring/Reporting
	 final approach towards a landing at an airport. Any use which would generate smoke or water vapor, or which would attract large concentrations of birds, or which may otherwise affect safe air navigation within the area. Any use which would generate electrical interference that may be detrimental to the operation of aircraft and/or aircraft instrumentation. All retention and water quality basins shall 	Timing	Monitoring Party	Method
	be designed to dewater within 48 hours of a rainfall event.			
Hazards and Hazardous Materials	MM Haz 6: A minimum of 45 days prior to submittal of an application for a building permit for an implementing development project, the implementing development project applicant shall consult with the City of Perris Planning Department in order to determine whether any implementing project- related vertical structures or construction equipment will encroach into the 100-to-1 imaginary surface surrounding the MARB. If it is determined that there will be an encroachment into the 100-to-1 imaginary surface, the implementing development project applicant shall file a FAA Form 7460-1, Notice of Proposed Construction or Alteration.	A minimum of 45 days prior to submittal of a building permit application	Planning Division	Evidence that FAA Form 7460-1 has been filed for construction equipment, if needed

Impact Category	Mitigation Measure	Implementation Timing	Responsible Monitoring Party	Monitoring/Reporting Monitoring/Reporting Method
	If FAA determines that the implementing development project would potentially be an obstruction unless reduced to a specified height, the implementing development project applicant and the Perris Planning Division will work with FAA to resolve any adverse effects on aeronautical operations.			
Noise	MM Noise 1 : During all Project Site excavation and grading on-site, the construction contractors shall equip all construction equipment, fixed or mobile, shall be equipped with properly operating and maintained mufflers consistent with manufacturer's standards. The construction contractor shall place all stationary construction equipment so that emitted noise is directed away from the noise sensitive receptors nearest the Project Site.	Prior to issuance of grading permits During excavation and grading	Building Division	Confirmation that this requirement is included in Contractor Specifications Periodic construction site inspection
Noise	MM Noise 2 : During construction, stationary construction equipment, stockpiling and vehicle staging areas will be placed a minimum of 446 feet away from the closet sensitive	Prior to issuance of grading and building permits During grading and	Building Division	Confirmation that this requirement is included in Contractor Specifications Periodic construction site
	receptor.	construction		inspections
Noise	MM Noise 3 : No combustion-powered equipment, such as pumps or generators, shall be allowed to operate within 446 feet of any occupied residence unless the equipment is surrounded by a noise protection barrier.	Prior to issuance of grading and building permits	Building Division	Confirmation that this requirement is included in Contractor Specifications
		During grading and construction		Periodic construction site inspections

Impact Category	Mitigation Measure	Implementation	Responsible	Monitoring/Reporting
p		Timing	Monitoring Party	Method
Noise	MM Noise 4 : Construction contractors of implementing development projects shall limit haul truck deliveries to the same hours specified for construction equipment. To the extent feasible, haul routes shall not pass sensitive land uses or residential dwellings.	Prior to issuance of grading and building permits	Building Division	Confirmation that this requirement is included in Contractor Specifications
		During grading and construction		Periodic construction site inspections
Noise	MM NOISE-5 : Equipment shall be shut off and not left to idle when not in use.	Prior to issuance of grading and building permits	Building Division	Confirmation that this requirement is included in Contractor Specifications Periodic construction site
		During grading and construction		inspections
Noise	MM NOISE-6 : Jackhammers, pneumatic equipment and all other portable stationary noise sources shall be shielded, and noise shall be directed away from sensitive receptors.	Prior to issuance of grading and building permits	Building Division	Confirmation that this requirement is included in Contractor Specifications
		During grading and construction		Periodic construction site inspections
Noise	MM NOISE-7 : The project proponent shall mandate that the construction contractor prohibit the use of music or sound amplification on the project site during construction.	Prior to issuance of grading and building permits	Building Division	Confirmation that this requirement is included in Contractor Specifications
		During grading and construction		Periodic construction site inspections
Noise	MM NOISE-8 : The construction contractor shall limit haul truck deliveries to the same hours specified for construction equipment.	Prior to issuance of grading and building permits	Building Division	Confirmation that this requirement is included in Contractor Specifications
		During grading and construction		Periodic construction site inspections