Mitigated Negative Declaration (MND) for the Proposed
15116-15216 S. Vermont Ave & 747-761 W. Redondo Beach Blvd;
Harbor Gateway (ENV-2017-1015)

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 MND.

SCAQMD Staff’s Summary of Project Description
The Lead Agency proposes to construct and operate a 466,402-square-foot (sf) warehouse with
unknown occupants on an approximately 16-acre site (Proposed Project). The MND estimated
approximately 1,659 total vehicle trips, including approximately 338 daily diesel truck trips1. In
the Air Quality Section, the Lead Agency quantified the Proposed Project’s construction and
operational emissions and compared those emissions to SCAQMD’s recommended regional and
localized air quality CEQA daily significance thresholds. The Lead Agency found that localized
and regional daily construction and operational air quality impacts are less than significant. The
Lead Agency also conducted a health risk assessment (HRA) and found that the Maximum
Exposed Individual Resident cancer risk would be 5.28 in one million which is below
SCAQMD’s CEQA significance threshold of 10 in one million for cancer risk2.

SCAQMD staff has concerns about the HRA analysis in the MND. Details are included in the
attachment. After revising the HRA analysis, should the Lead Agency find that Proposed
Project’s health impacts will exceed ten in one million, mitigation measures are required.
SCAQMD staff has included a list of mitigation measures in the attachment to assist the Lead
Agency in identifying feasible mitigation measures which have the potential to substantially
lessen significant adverse air quality effects as stated in Public Resources Code Section 21002.

Pursuant to CEQA Guidelines Section 15074, prior to approving the Proposed Project, the Lead
Agency shall consider the MND for adoption together with any comments received during the
public review process. SCAQMD staff is available to work with the Lead Agency to address any
air quality questions that may arise from this comment letter. Please contact Jack Cheng, Air
Quality Specialist, CEQA IGR Section, at (909) 396-2448, if you have any questions.

1 Appendix B – Air Quality, Global Climate Change, and Health Risk Assessment Impact Analysis. Page 59.
2 Ibid. Page 74.
Sincerely,

*Lijin Sun*

Lijin Sun, J.D.
Program Supervisor, CEQA IGR
Planning, Rule Development & Area Sources

Attachment
LS:JC
LAC171201-01
Control Number
ATTACHMENT

Health Risk Assessment (HRA)

1. In the HRA, the Lead Agency averaged the DPM emissions for the 30-year of exposure and used that emission rate to estimate health risks. The most recent 2015 revised Office of Environmental Health Hazard Assessment (OEHHA) Guidance\(^3\) acknowledges that children are more susceptible to the exposure to air toxics and have revised the way cancer risks are estimated to take this into account. Since the emissions from the Proposed Project-generated trucks get cleaner with time due to existing regulations and technologies, it would not be appropriate to average out the emissions over the 30-year exposure duration since this would underestimate the health risks to children who would be exposed to higher DPM concentrations during the early years of project operation. Therefore, SCAQMD staff recommends that the DPM emissions for each year of operation be applied to each of the corresponding age bins (i.e. emissions from Year 1 of project operation should be used to estimate cancer risks to the third trimester to 0 year age bin; Year 1 and 2 of project operation should be used to estimate the cancer risks to the 0 to 2 years age bins; and so on).

2. Onsite truck idling (STCK1-STCK5) was modeled as five point sources. On-site idling sources should span the entire docking area. SCAQMD staff recommends that the Lead Agency revise the HRA using a volume source that spans the entire docking area to ensure that impacts from onsite truck idling are properly analyzed.

Recommended Mitigation Measures for Operational Air Quality Impacts (Mobile Sources)

3. CEQA requires that all feasible mitigation measures that go beyond what is required by law be utilized to minimize or eliminate any significant adverse impacts. SCAQMD staff recommends incorporating the following on-road mobile-source truck related mitigation measures in the Final MND. For more information on potential mitigation measures as guidance to the Lead Agency, please visit SCAQMD’s CEQA Air Quality Handbook website\(^4\).

   a. Require the use of 2010 and newer haul trucks (e.g., material delivery trucks and soil import/export). In the event that that 2010 model year or newer diesel haul trucks cannot be obtained, provide documentation as information becomes available and use trucks that meet EPA 2007 model year NOx emissions requirements\(^5\), at a minimum.

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\(^5\) Based on a review of the California Air Resources Board’s diesel truck regulations, 2010 model year diesel haul trucks should have already been available and can be obtained in a successful manner for the project construction California Air Resources Board. March 2016. Available at: http://www.truckload.org/eca/files/ccLibraryFiles/Filename/000000003422/California-Clean-Truck-and-Trailer-Update.pdf (See slide #23).
Additionally, consider other measures such as incentives, phase-in schedules for clean trucks, etc.

b. Have truck routes clearly marked with trailblazer signs, so that trucks will not enter residential areas.

c. Develop, adopt, and enforce truck routes in and out of facilities.

d. Limit the daily number of trucks allowed at the facility to levels analyzed in the Final MND (338 daily diesel truck trips per day as analyzed in the MND). If higher daily truck volumes are anticipated to visit the site, the Lead Agency should commit to re-evaluating the project through CEQA prior to allowing this land use or higher activity level.

e. Provide electric vehicle (EV) Charging Stations (see the discussion below under “f.” regarding EV charging stations).

f. Should the Proposed Project generate significant regional emissions, the Lead Agency should require mitigation that requires accelerated phase-in for non-diesel powered trucks. For example, natural gas trucks, including Class 8 HHD trucks, are commercially available today. Natural gas trucks can provide a substantial reduction in health risks, and may be more financially feasible today due to reduced fuel costs compared to diesel. In the Final MND, the Lead Agency should require a phase-in schedule for these cleaner operating trucks to reduce project impacts. SCAQMD staff is available to discuss the availability of current and upcoming truck technologies and incentive programs with the Lead Agency and Project applicant.

g. Trucks that can operate at least partially on electricity have the ability to substantially reduce the significant NOx impacts from this project. Further, trucks that run at least partially on electricity are projected to become available during the life of the project as discussed in the 2016-2040 Regional Transportation Plan/Sustainable Communities Strategy. It is important to make this electrical infrastructure available when the project is built so that it is ready when this technology becomes commercially available. The cost of installing electrical charging equipment onsite is significantly cheaper if completed when the project is built compared to retrofitting an existing building. Therefore, SCAQMD staff recommends the Lead Agency require the proposed warehouse and other plan areas that allow truck parking to be constructed with the appropriate infrastructure to facilitate sufficient electric charging for trucks to plug-in. Similar to the City of Los Angeles requirements for all new projects, SCAQMD staff recommends that the Lead Agency require at least 5% of all vehicle parking spaces (including for trucks) include EV charging stations. Further, electrical hookups should be provided at the onsite truck stop for truckers to plug in any onboard auxiliary equipment. At a minimum, electrical panels should appropriately sized to allow for future expanded use.

h. Create a buffer zone of at least 300 meters (roughly 1,000 feet), which can be office space, employee parking, greenbelt, etc. between the warehouse/distribution center and sensitive receptors.

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i. Design the warehouse/distribution center such that entrances and exits are such that trucks are not traversing past neighbors or other sensitive receptors.

j. Design the warehouse/distribution center such that any check-in point for trucks is well inside the Proposed Project to ensure that there are no trucks queuing outside of the facility boundaries.

k. Design the warehouse/distribution center to ensure that truck traffic within the Proposed Project is located away from the property line(s) closest to residences or sensitive receptors.

l. Restrict overnight parking in residential areas.

m. Establish overnight parking within the warehouse/distribution center where trucks can rest overnight.

n. Establish designated area(s) within the Proposed Project for repair needs away from residences or sensitive receptors.