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<u>Draft Mitigated Negative Declaration (Draft MND) for the Proposed Revised Public</u> <u>Use Permit (RPO-010-2953) for the Proposed Calvary Chapel Conference Center</u> and Bible College Expansion Project

The South Coast Air Quality Management District (AQMD) 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 Mitigated Negative Declaration.

In the project description, the lead agency proposes a two phased expansion project on an existing site 45.7 acre site. During phase one, two buildings (a maintenance building/shop and a storage/cart parking building) totaling 11,440 square feet would be constructed. Phase two would involve the demolition and removal of two existing buildings (a woodshop and a maintenance building) totaling 5,734 square feet and the construction of two buildings (sports center and student center). The additional construction would total 38,991 square feet and the total acreage disturbed would be approximately 1.75 acres. In the Air Quality Section, the lead agency quantified the project's construction and operation air quality impacts and has compared those impacts with the AQMD's recommended regional daily significance thresholds.

In addition to evaluating the above-mentioned air quality impacts, the AQMD recommends that the lead agency estimate <u>localized</u> air quality impacts to ensure that any nearby sensitive receptors are not adversely affected by the construction activities that are occurring in close proximity. It is noted on page four under surrounding land uses and in an aerial map inspection that the proposed project is located within one-quarter mile of sensitive receptors (residential property and a house of worship) north and west of the proposed project. AQMD guidance for performing a localized air quality analysis can be found on the AQMD web page.¹ Should the lead agency conclude after its analyses that construction or operational localized air quality impacts exceed the AQMD daily significance thresholds, staff has compiled mitigation measures that can be implemented if the air quality impacts are determined to be significant.²

Please provide the AQMD with written responses to all comments contained herein prior to the adoption of the Final MND. The AQMD staff would be happy to work with the Lead Agency to address these issues and any other questions that may arise. Please contact Gordon Mize, Air Quality Specialist - CEQA Section, at (909) 396-3302, if you have any questions regarding these comments.

Sincerely,

Ian MacMillan

Program Supervisor, Inter-Governmental Review Planning, Rule Development & Area Sources

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1 http://www.aqmd.gov/ceqa/handbook/LST/LST.html http://www.aqmd.gov/ceqa/handbook/mitigation/MM_intro.html