Appendix A
Notice of Preparation (NOP)
and Summary of Comments
APPENDIX A
Notice of Preparation

In accordance with Section 15082(a) of the CEQA Guidelines, the County prepared and circulated a Notice of Preparation (NOP) of a Draft EIR for the project. The NOP was circulated for a 30-day comment period, which began on April 29, 2006, and ended on May 29, 2006. Appendix A contains a copy of the NOP; and copies of the comment letters received during the 30-day comment period (April 29, 2006, to May 29, 2006), as well as letters that were received after the close of the comment period. All letters, including those received late, were considered in preparation of this EIR.

Notice of Preparation Public Scoping Letters

A summary of the comment letters received during both NOP public review periods is provided below in Table A-1. The table identifies the letters received (by date) and the commenter and provides a brief summary of the key issues described in the letters. Additionally, as part of the NOP public review periods a public scoping meeting was held in Visalia at the Tulare County Resource Management Agency on May 1, 2006. A range of issues similar to those identified in the following table was also provided at that meeting.

<table>
<thead>
<tr>
<th>Date</th>
<th>Commenter</th>
<th>Summary of Key Issues</th>
</tr>
</thead>
<tbody>
<tr>
<td>May 18, 2006</td>
<td>Carole Clum</td>
<td>The General Plan should include a stronger, permanent open space designation. The EIR should include mitigation to avoid the merger of communities.</td>
</tr>
<tr>
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<td>Analysis of new town criteria should include population and housing need and the impact of the additive population.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Large projects should include indicators of EIR success as milestones to completion.</td>
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</table>
### TABLE A-1
SUMMARY OF KEY ISSUES FROM COMMENTS RECEIVED DURING THE PUBLIC REVIEW PERIOD

<table>
<thead>
<tr>
<th>Date</th>
<th>Commenter</th>
<th>Summary of Key Issues</th>
</tr>
</thead>
<tbody>
<tr>
<td>May 22, 2006</td>
<td>Tulare County Airport Land Use Commission Staff</td>
<td>The planned update for the Tulare County Comprehensive Airport Land Use Plan should be considered for conformation to the General Plan.</td>
</tr>
<tr>
<td>May 23, 2006</td>
<td>Joan Stewart</td>
<td>The General Plan should confine growth to already built up core areas.</td>
</tr>
<tr>
<td>May 25, 2006</td>
<td>Maya Ricci</td>
<td>The EIR needs to address proposed locations of new towns in order to best create environmental guidelines. The EIR should analyze a project alternative that consists of a City-centered alternative without new town policies. Mitigation measures proposed in the EIR should include specific indicators which will correlate with each of the environmental impacts, demonstrating their achievement of the desired outcome. The EIR should examine how new town policies will affect air quality, water quality and supply, as well as agriculture and open space. The County’s Oak Woodlands Management plan should be added to the General Plan’s Conservation/Open Space Element.</td>
</tr>
<tr>
<td>May 26, 2006</td>
<td>Center on Race, Poverty and the Environment</td>
<td>The language of several of the EIR’s Topical Issues/Key Goals should be clarified for consistency of word usage and meaning. The EIR’s agriculture and open space impacts should discuss the possibility of conservation easements to mitigate the loss of farm land. The EIR’s air quality impacts should include modeling or dispersion analysis of growth. The EIR’s hazards and health and safety impacts should discuss the impact of pesticide use. The EIR’s hydrologic and water quality impacts should discuss water resources in terms of quality and consumption. The EIR’s recreation impacts should consider adoption of the Quimby Act. The EIR’s alternatives should examine policy alternatives that are environmentally superior to the proposed policies. EIR should address additional impacts to air quality, such as the violation of any air quality standard or creation of a toxic “hot spot.” EIR should address additional impacts to biology, such as</td>
</tr>
</tbody>
</table>
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<tbody>
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<td>May 26, 2006</td>
<td>Wildplaces</td>
<td>- The EIR needs to address proposed locations of new towns in order to best create environmental guidelines.</td>
</tr>
<tr>
<td></td>
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<td>- The EIR should analyze a project alternative that consists of a city-centered alternative without new town policies.</td>
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<td>- The EIR should examine how new town policies will affect air quality, water quality and supply, as well as agriculture and open space.</td>
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<td>- Mitigation measures proposed in the EIR should include specific indicators which will correlate with each of the environmental impacts, demonstrating their achievement of the desired outcome.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- The EIR should address the need to update the Foothill Growth Management Plan.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- The EIR should examine impacts to agriculture and tourism economies, affordable housing supply, education, jobs-housing balance, and meeting the population growth trend needs of county residents.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- The new town element should only be created in discrete locations identified by the general plan, when certain prerequisite conditions are met, and that the new towns themselves should be held to the highest performance standards.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- The County’s Oak Woodlands Management plan should be added to the General Plan’s Conservation/Open Space Element.</td>
</tr>
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SUMMARY OF KEY ISSUES FROM COMMENTS RECEIVED DURING THE PUBLIC REVIEW PERIOD

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| May 26, 2006 | San Joaquin Valley Air Pollution Control District | The air quality section of the EIR should have four main components:  
• A description of the regulatory and existing conditions impacting the area;  
• Estimates of existing emissions and projected pollutant emissions related to the increase in project source emissions and vehicle use and the effects of these increases;  
• Identify and discuss existing District regulations that apply to the plan area;  
• Identify and discuss all feasible measures that will reduce air quality impacts generated by the project. |
| May 26, 2006 | The County of Fresno                      | No comments                                                                           |
| May 26, 2007 | US Bureau of Reclamation: South Central Office | The General Plan EIR should include a discussion of current water supplies and future water needs to support development. If Central Valley water supplies are planned to support new development, Section 7 of the Endangered Species Act and further reviews under the National Environmental Policy Act may be required prior to this water being delivered for such uses. |
| May 28, 2007 | Robert Krase                              | The County should include measurable criteria for open space so that impacts of any development projects on open space are consistent. Such criteria should include:  
• No ridge top building to preserve scenic skyline;  
• Creation of adequate wildlife corridors  
• Protection of waterways and riparian habitats  
• Protection of special features, such as vernal pools, critical species, etc;  
Such criteria may require that more open space be set aside than the required minimum percentage, but the minimum should never be reduced by such criteria. In addition, criteria should be implemented as they relate to the surrounding area. Thus, land that is to be developed that is near sensitive habitats appropriately have higher requirements.  
Similar to open space, specific criteria should be resolved to preserve agricultural land.  
In connection with preserving open space and agricultural land, more concern and emphasis needs to be placed upon private and public grants for land acquisition as well as for conservation easements.  
The scoping also needs to deal directly with piecemeal development outside of existing villages and hamlets. There must be emphasis on EIRs and monitoring developments outside of existing developed areas, and more enforcements of requirements for items such as proper sewage disposal and provision of services. |
<p>| May 28, 2007 | Britt Fussel, Assistant Director of Engineering, Tulare County Resource Management Agency | The EIR should address concerns over the accelerated deterioration of the County road system. |</p>
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<tr>
<td>May 30, 2006</td>
<td>Valley Citizens for Water (2)</td>
<td>The EIR should address the impact of increased population, agriculture and development on existing water resources, as well as flooding concerns.</td>
</tr>
<tr>
<td>May 30, 2006</td>
<td>Del Strange</td>
<td>The General Plan should include separate elements for water supply (quantity) and water quality, air quality, flood control, agriculture, land use, open space (conservation), economic, transportation and circulation, mineral resources, alternative energy.</td>
</tr>
<tr>
<td>May 30, 2006</td>
<td>Sierra Club: Kern-Kaweah Chapter</td>
<td>The EIR should state as policy that future growth shall be city-centered.</td>
</tr>
<tr>
<td>May 30, 2006</td>
<td>Department of Transportation: District 6</td>
<td>The EIR should identify any improvements to State facilities that would need to be made as a result of the increased traffic volume generated by the proposed change.</td>
</tr>
</tbody>
</table>

- Cattle ranching should be recognized as prime agriculture.
- The EIR should explore farmland conversion mitigation measures.
- Biological diversity should be protected.
- Principles of smart growth should become a policy and goal statement of the EIR.
- There should be a consideration of solar panel and other alternative energy sources.
- There should be consideration of green building design and energy efficient buildings.
- Air pollution associated with project should be completely mitigated.
- The EIR should address the cumulative impacts, based on different scenarios.
<table>
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| May 30, 2006 | Margaret Schottler                             | The county should concentrate on city focused growth.                                                                                      The EIR should include mitigation to avoid the merger of communities.                                                                                                 Air quality should be analyzed from a cumulative perspective instead of a project by project perspective.  
Analysis of new town criteria should include population and housing need and the impact of the additive population. |
| May 30, 2006 | Carole Clum                                    | The General Plan should include a stronger, permanent open space designation.                                                                 The EIR should include mitigation to avoid the merger of communities.                                                                                                 Air quality should be analyzed from a cumulative perspective instead of a project by project perspective.  
The General Plan should include analysis of habitat buffers around riparian zones, vernal pools and other sensitive zones.  
“Ability to farm” instead of “right to farm” should be the basis of ag/urban interface.  
Open Space should be analyzed under both agriculture as well as economic development via tourism.                                                                 The EIR should include stringent water conservation consideration.  
Analysis of new town criteria should include population and housing need and the impact of the additive population.  
Global warming and future drought should be taken into consideration. |
| May 31, 2006 | City of Dinuba                                 | (page 16) The EIR should include discussions of other significantly traveled east-west and north-south country roads. (pages 16 and 17) the EIR should investigate the possibility of using land trusts, conservation contracts, and conservation easements to protect agricultural resources as well as provide a physical buffer between cities or other uses.  
(page 17) the EIR should contain a discussion on other air quality impacts not related to the Federal Clean Air Act’s criteria pollutants. (page 17) The General Plan 2030 Update should include updates to the county’s Habitat Conservation Plan, and should contain a discussion and/or maps of critical habitat areas near incorporated cities’ growth paths.  
(page 18) the EIR should contain a discussion on urban development boundaries and the physical impacts of land use decisions within proximity of incorporated cities.  
(page 19) Public safety should also be evaluated as increasing traffic along major thoroughfares. |
| June 1, 2006 | California Regional Water Quality Control Board: Central Valley Region | The General Plan should include a map at a regional scale of all waters of the State potentially affected by the development proposed to be authorized by the General Plan.  
In order to fulfill permitting requirements, the Regional Water Board needs to understand how projects conducted under the General Plan will avoid or minimize potential causes of water degradation. |
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<tr>
<td>June 1, 2006</td>
<td>The County of Fresno</td>
<td>Fresno County’s Design Division would like to have an opportunity to review a Traffic Impact Study for this project.</td>
</tr>
<tr>
<td>June 5, 2006</td>
<td>Department of Conservation</td>
<td>The EIR should describe the project setting in terms of the actual and potential agricultural productivity of the land, including mapping resources of agricultural use areas, and the use of economic multipliers to assess the total contribution to local and state economies.</td>
</tr>
<tr>
<td>June 5, 2006</td>
<td>California Regional Water Quality Control Board: Central Valley Region</td>
<td>The County should require existing and proposed developments to be connected to a regional waste water treatment facility, or connect to the WTTF when feasible, instead of onsite wastewater treatment systems.</td>
</tr>
</tbody>
</table>

Note: EIR = environmental impact report
APPENDIX A
Notice of Preparation

This appendix includes materials related to the Notice of Preparation (NOP) for County of Tulare 2030 General Plan EIR. The following materials are included:

1. Notice of Preparation Mailing List
2. Notice of Preparation
3. Scoping Meeting Notice
4. Scoping Meeting Minutes (includes names of those who spoke)
5. Notice of Preparation Comments
Notice of Preparation Mailing List

CITY OF DELANO
P O BOX 3010
DELANO CA  93215

CITY OF DINUBA
405 E EL MONTE WAY
DINUBA CA  93618

CITY OF EXETER
P O BOX 237
EXETER CA  93221

CITY OF FARMERSVILLE
909 W VISALIA RD
FARMERSVILLE CA 93223

CITY OF KINGSBURG
1401 DRAPER ST
KINGSBURG CA 93631

CITY OF LINDSAY
P O BOX 369
LINDSAY CA  93247

CITY OF PORTERVILLE
291 NORTH MAIN ST
PORTERVILLE CA 93257

CITY OF TULARE
411 E KERN AVE
TULARE CA  93274

CITY OF VISALIA
315 E ACEQUIA
VISALIA CA  93291

COMMUNICATIONS COMPANIES:
SBC
ATTN BEVERLY PATTON
AREA MANAGER
CONSTRUCTION & ENGINEERING
217 W ACEQUIA
VISALIA CA  93291

COMMUNITY SERVICE DIST.
ALLENSWORTH COMMUNITY SERVICE DISTRICT
3336 RD 84
STAR ROUTE 1 BOX 64
ALLENSWORTH CA  93219

ALPINE VILLAGE-SEQUOIA CREST COM SERV DIST
HCR 2 BOX 599
SPRINGVILLE CA  93265

CUTLER/OROSI MEMORIAL DISTRICT
P O BOX 232
OROSI CA  93647

DUCOR COMMUNITY SERVICES DISTRICT
P O BOX 187
DUCOR CA  93218
EARLIMART MEMORIAL DIST
P O BOX 10337
EARLIMART CA  93219

GOSHEN COMM SERV DIST
P O BOX 2
GOSHEN CA  93227

GOSHEN PLAN COMMITTEE
30498 D69
VISALIA CA  93291

IVANHOE MEMORIAL DIST
33209 HAWTHORNE ROAD
IVANHOE CA  93235

IVANHOE TOWN COUNCIL
C/O BETTY BICARS
15964 EDMISTON
IVANHOE CA  93235

PATTERSON TRACT COMMUNITY SERVICE DIST
P O BOX 532
VISALIA CA  93279

PIXLEY TOWN COUNCIL
P O BOX 671
PIXLEY CA  93256

PONDEROSA COMM SERV DIST
56692 ASPEN DRIVE
SPRINGVILLE CA  93265

POPLAR COM SERV DIST
P O BOX 3849
POPLAR CA  93258

RICHGROVE COM SERV DIST
P O BOX 86
RICHGROVE CA  93261

SO TULARE CO MEMORIAL DIST
P O BOX 10148
EARLIMART CA  93219

SPRINGVILLE CHAMBER OF COMMERCE
P O BOX 104
35680 HWY 190
SPRINGVILLE CA  93265

TEVISTON COMM SERV DIST
P O BOX T
PIXLEY CA  93256

THREE RIVERS COMMUNITY SERVICE DISTRICT
P O BOX 423
THREE RIVERS CA  93271

TIPTON COMMUNITY SERVICES DISTRICT
P O BOX 266
TIPTON CA 93272

TIPTON COMMUNITY COUNSEL
P O BOX 355
TIPTON CA  93272
TRACT 92 COMM SERV DIST
15196 WATER AVENUE
VISALIA CA 93292

TULE RIVER TRIBAL COUNCIL
340 INDIAN RESERVATION RD
PORTERVILLE CA 93257

VISALIA MEMORIAL DIST
609 W CENTER ST
VISALIA CA 93291

IRRIGATION DISTRICTS:
ALPAUGH IRRIGATION DIST
P O BOX 129
ALPAUGH CA 93201

ALTA IRRIGATION DISTRICT
P O BOX 715
DINUBA CA 93618

ATWELL ISLAND WATER DIST
P O BOX 911
VISALIA CA 93279-0911

CALIFORNIA WATER SERVICE CO
216 N VALLEY OAKS DR
VISALIA CA 93291

CAMP NELSON WATER CO
P O BOX 2217
CAMP NELSON CA 93208

CONSOLIDATED PEOPLES DITCH
15370 AVE 256
VISALIA CA 93292

CONSOLIDATED IRR DIST
P O BOX 209
SELMA CA 93662

CORCORAN IRRIGATION DIST
1150 6½ AVENUE
CORCORAN CA 93212

DELANO-EARLIMART IRRIGATION DISTRICT
14181 AVE 24
DELANO CA 93215

DELTA VECTOR CONTROL DIST
P O BOX 131
VISALIA CA 93279

DUCOR IRRIGATION DIST
P O BOX 73
DUCOR CA 93218

EXETER IRRIGATION DIST
P O BOX 546
EXETER CA 93221

FRIANT WATER USERS
854 NORTH HARVARD AVE
LINDSAY CA  93247

HILLS VALLEY IRR DIST
P O BOX 911
VISALIA CA  93279-0911

IVANHOE IRRIGATION DIST
33777 ROAD 164
VISALIA CA  93291

KAWEAH DELTA WATER CONSERVATION DISTRICT
2975 N FARMERSVILLE BLVD
FARMERSVILLE CA  93223

KERN - TULARE WATER DIST
1820 21ST ST
BAKERSFIELD CA  93301

KINGS RIVER CONSERVATION DISTRICT
4886 EAST JENSEN AVENUE
FRESNO CA  93725

LEVEE DIST #1
2100 W PRATT RD
VISALIA CA  93291

LEVEE DISTRICT NO TWO
12899 AVE 336
VISALIA CA  93292

LEWIS CREEK WATER DIST
P O BOX 846
LINDSAY CA  93247

LINDMORE IRRIGATION DIST
P O BOX 908
LINDSAY CA  93247

LINDSAY-STRATHMORE
IRRIGATION DISTRICT
P O BOX 1205
LINDSAY CA  93247

LOWER TULE RIVER
IRRIGATION DISTRICT
357 E OLIVE AVE
TIPTON CA  93272-9627

MORELAND CAMPBELL DITCH CO
2032 S HILLCREST
PORTERVILLE CA  93257

ORANGE COVE IRR DIST
P O BOX 308
ORANGE COVE CA  93646

PIXLEY IRRIGATION DIST
357 E OLIVE
TIPTON CA  73272-9627

PONDEROSA CSD
WATER COORDINATOR
56287 APSEN DRIVE
SPRINGVILLE CA  93265

PORTERVILLE IRRIGATION DIST
P O BOX 1248
PORTERVILLE CA  93258

RIVER ISLAND WATER CO
31910 COUNTY CLUB DRIVE
PORTERVILLE CA  93257

ROSEDALE WATER IRR DIST
ATTN ROD HUDSON
28521 AVE 140
PORTERVILLE CA  93257

RWQCB DISTRICT #5
1665 E ST STE 100
FRESNO CA  93706

SAUCELITO IRR DIST
P O BOX 3858
PORTERVILLE CA  93257

SEVILLE WATER DIST
P O BOX 262
YETTEM CA  93670

ST JOHNS WATER DISTRICT
11878 AVE 328
VISALIA CA  93291

STONE CORRAL IRR DIST
37656 ROAD 172
VISALIA CA  93291

TEA POT DOME WATER DIST
105 W TEA POT DOME AVE
PORTERVILLE CA  93257

TERRA BELLA IRRIGATION DISTRICT
24790 AVE 95
TERRA BELLA CA  93270

TEVISTION WATER DISTRICT
P O BOX T
PIXLEY CA  93256

TULARE COUNTY WATER WORKS DISTRICT #1
P O BOX 1
ALPAUGH CA  93201

TULARE IRRIGATION DIST
ATTN AARON FUKUDA
1350 W SAN JOAQUIN AVE
TULARE CA  93274

TULARE LAKE BASIN
WATER STORAGE DISTRICT
1109 WHITLEY AVENUE
CORCORAN CA  93212

UPHILL DITCH COMPANY
11787 AVE 340
VISALIA CA  93291

VANDALIA IRRIGATION DIST
2032 S HILL CREST ST
PORTERVILLE CA  93257

WEST GOSHEN WATER COMPANY
P O BOX 547
GOSHEN CA  93227-0547

POLICE & FIRE:
CALIF DEPT OF FORESTRY
P O BOX 517
VISALIA CA  93279-0517

UTILITIES
CUTLER PUBLIC UTILITY DIST
40526 OROSI DR
CUTLER CA  93615

EARLIMART PUD
168 N FRONT RD
EARLIMART CA  93219

IVANHOE PUD
P O BOX A
IVANHOE CA  93235

OROSI PUBLIC UTILITY DIST
12488 AVE 416
OROSI CA  93647

P G & E
951 CHITTENDEN
CORCORAN CA  93212

P G & E
152 NORTH K ST
DINUBA CA 93618

P G & E
208 W D STREET
LEMOORE CA  93245

PIXLEY PUBLIC UTILITY DIST
P O BOX 535
PIXLEY CA  93256

PORTER VISTA PUD
P O BOX 2280
PORTERVILLE CA  93258

PUC
505 VAN NESS AVE
SAN FRANCISCO CA  94102

SOUTHERN CAL EDISON CO
2425 S BLACKSTONE
TULARE CA  93274

SOUTHERN CALIFORNIA GAS CO
404 N TIPTON ST
VISALIA CA 93292

SPRINGVILLE PUD
P O BOX 434
SPRINGVILLE CA  93265

STRATHMORE PUD
P O BOX 425
STRATHMORE CA  93267

WOODVILLE PUD
P O BOX 4567
WOODVILLE CA  93258

SCHOOL DISTRICTS:
ALLENSWORTH ELEMENTARY
HC 1 BOX 136
3320 YOUNG ROAD
ALLENSWORTH CA 93219

ALPAUGH UNIFIED SCHOOL DIST
P O BOX 9
ALPAUGH CA  93201

ALTA VISTA ELEMENTARY
2293 EAST CRABTREE AVE
PORTERVILLE CA  93257

BUENA VISTA ELEMENTARY
21660 ROAD 60
TULARE CA  93274

BURTON ELEMENTARY
264 NORTH WESTWOOD ST
PORTERVILLE CA  93257

CITRUS SOUTH TULE ELEMENTARY
31374 SUCCESS VALLEY DR
PORTERVILLE CA  93257

COLLEGE OF THE SEQUOIAS
915 SOUTH MOONEY BLVD
VISALIA CA  93277

COLUMBINE ELEMENTARY
2240 ROAD 160
DELANO CA  93215-6006

CORCORAN JOINT UNIFIED SCHOOL DIST
1520 PATTERSON AVE
CORCORAN CA  93212

CUTLER ELEMENTARY
40532 RD 128
CUTLER CA  93615

CUTLER-OROSI UNIFIED
12623 AVE 416
OROSI CA  93647

DELANO HIGH SCHOOL
1331 CECIL AVE
DELANO CA  93215
DINUBA ELEMENTARY  
1327 E EL MONTE WAY  
DINUBA CA  93618  

DINUBA JOINT UNION HIGH  
1327 EL MONTE WAY  
DINUBA CA  93618  

DUCOR UNION ELEMENTARY  
P O BOX 249  
DUCOR CA  93218  

EARLIMART ELEMENTARY  
P O BOX 11970  
EARLIMART CA  93219-1970  

EXETER UNION ELEMENTARY  
134 SOUTH E STREET  
EXETER CA  93221  

EXETER UNION HIGH  
134 SOUTH E STREET  
EXETER CA  93221  

FARMERSVILLE UNIFIED  
571 E CITRUS DRIVE  
FARMERSVILLE CA 93223  

HOPE ELEMENTARY  
613 W TEAPOT DOME AVE  
PORTERVILLE CA  93257  

HOT SPRINGS ELEMENTARY  
P O BOX 38  
CA HOT SPRINGS CA  93207  

KERN COMMUNITY COLLEGE  
2100 CHESTER AVE  
BAKERSFIELD CA  93301  

KINGS CANYON UNIFIED SCHOOL DIST  
675 W MANNING AVE  
REEDLEY CA  93654  

KINGS RIVER UNION ELEMENTARY  
3961 AVE 400  
KINGSBURG CA  93631  

KINGSBURG HIGH SCHOOL  
1900 18TH ST  
KINGSBURG CA  93631  

LIBERTY ELEMENTARY  
11535 AVE 264  
VISALIA CA  93277  

LINDSAY UNIFIED  
519 E HONOLULU STREET  
LINDSAY CA  93247  

MONSON-SULTANA JOINT UNION ELEMENTARY  
P O BOX 25  
SULTANA CA  93666  

OAK VALLEY UNION ELEMENTARY
24500 RD 68  
TULARE CA  93274

OUTSIDE CREEK ELEMENTARY  
26452 RD 164  
VISALIA CA  93292

PALO VERDE UNION ELEMENTARY  
9637 AVE 196  
TULARE CA  93274

PIXLEY UNION SCHOOL DIST  
DRAWER P  
300 NORTH SCHOOL STREET  
PIXLEY CA  93256

PLEASANT VIEW ELEMENTARY  
14004 RD 184  
PORTERVILLE CA  93257

PORTERVILLE COLLEGE  
100 E COLLEGE AVE  
PORTERVILLE CA  93257

PORTERVILLE UNIFIED SCHOOL DISTRICT  
600 W GRAND AVE  
PORTERVILLE CA  93257

PROTEUS INC  
ATTN MARTHA LOYA  
54 N MAIN ST STE 10  
PORTERVILLE CA  93257

REEDLEY UNION JOINT HIGH  
740 WEST NORTH AVE  
REEDLEY CA  93654

RIGHGROVE ELEMENTARY  
P O BOX 540  
RICHGROVE CA  93261-0540

ROCKFORD ELEMENTARY  
14983 RD 208  
PORTERVILLE CA  93257

SAUCELITO ELEMENTARY  
17615 AVE 104  
TERRA BELLA CA  93270

SEQUOIA UNION ELEMENTARY  
P O BOX 44260  
LEMON COVE CA  93244

SPRINGVILLE UNION ELEMENTARY  
P O BOX 349  
SPRINGVILLE CA  93265

STONE CORRAL ELEMENTARY  
15590 AVE 383  
VISALIA CA  93291
STRATHMORE UNION ELEMENTARY
P O BOX 247
STRATHMORE CA 93267

STRATHMORE UNION HIGH
C/O PORTERVILLE HIGH
600 W GRAND AVE
PORTERVILLE CA 93257

SUNDALE UNION ELEMENTARY
13990 AVE 240
TULARE CA 93274

SUNNYSIDE UNION ELEMENTARY
21644 AVE 196
STRATHMORE CA 93267

TCOVE REGIONAL OCCUPATIONAL CENTER
4136 N MOONEY BLVD
TULARE CA 93274

TERRA BELLA UNION ELEMENTARY
9121 ROAD 240
TERRA BELLA CA 93270

THREE RIVERS UNION ELEMENTARY
P O BOX 99
THREE RIVERS CA 93271

TIPTON ELEMENTARY
P O BOX 787
TIPTON CA 93272

TRAVER JOINT ELEMENTARY
P O BOX 69
TRAVER CA 93673

TULARE CITY ELEMENTARY
600 NORTH CHERRY
TULARE CA 93274

TULARE CO DEPT OF ED
CO SCHOOL SERVICES FUND
P O BOX 5091
VISALIA CA 93278-5091

TULARE JOINT UNION HIGH
426 NORTH BLACKSTONE
TULARE CA 93274

VISALIA UNIFIED
ATTN TERRY WHITE
5000 W CYPRESS
VISALIA CA 93291

VISALIA UNIFIED SCHOOL DIST TRANSPORTATION
801 N MOONEY BLVD
VISALIA CA 93291

WAUKENA JOINT UNION ELEMENTARY
19113 RD 28
TULARE CA 93274
STATE WATER RESOURCES
CONTROL BOARD
P O BOX 100
SACRAMENTO CA  95801

STATE OF CALIFORNIA
DEPT OF CONSERVATION
LAND RESOURCE PROTECTION DIVISION
WILLIAMSON ACT PROGRAM
ATTN EMILY KISHI
801 K ST  MS-1801
SACRAMENTO CA  95814

RAIL ROADS:
UNION PACIFIC RAILROAD
915 L STREET SUITE 1180
SACRAMENTO CA  95814

OTHER COUNTY'S
FRESNO COUNTY
DEVELOPMENT SERVICES
2220 TULARE ST 6TH FLOOR
FRESNO CA  93721

KERN COUNTY
PLANNING DEPARTMENT
2700 M ST #100
BAKERSFIELD CA  93301

KINGS COUNTY
1400 W LACY BLVD
HANFORD CA  93230

INYO COUNTY
168 N EDWARDS STREET
P O BOX L
INDEPENDENCE CA  93526

FEDERAL OFFICES:
FEDERAL AVIATION ADMIN
831 MITTEN RD
BURLINGAME CA  94010

NATIONAL PARK SERVICE
SEQUOIA/KINGS CANYON NATIONAL PARK
47050 GENERALS HIGHWAY
THREE RIVERS CA  93271

SEQUOIA NATIONAL FOREST
1839 S NEWCOMB ST
PORTERVILLE CA  93257

SEQUOIA NATIONAL FOREST SERVICE
TULE RIVER RANGER DIST
32588 HIGHWAY 190
SPRINGVILLE CA  93265

US DEPT OF INTERIOR
BUREAU OF LAND MGMT
3801 PEGASUS DRIVE
Subject: NOTICE OF PREPARATION OF AN ENVIRONMENTAL IMPACT REPORT

The Tulare County Resource Management Agency will be the Lead Agency and will prepare an Environmental Impact Report (EIR) for the project identified below. We need to know the views of your agency as to the scope and content of the environmental information that is germane to your agency’s statutory responsibilities in connection with the proposed project. Your agency will need to use the EIR prepared by our agency when considering your permit or other approval for the project.

The project description, and location, and the probable/potential environmental effects of the proposed project are contained in the attached materials. A copy of the Initial Study is attached.

Due to the time limits mandated by State Law, your response must be sent at the earliest possible date but not later than May 29, 2006.

Please send your response to Theresa Szymanis, Chief Planner, Tulare County Resource Management Agency, at the address shown above. We will need the name for a contact person in your agency.

Project Title: Tulare County General Plan Update

Project Applicant: Tulare County Resource Management Agency

Project Location: Tulare County

Signature: Theresa Szymanis, AICP
Chief Planner, Tulare County Resources Management Agency
(559) 733-6291

Signed copy on file with Tulare County

Date: 4/25/06
Please see the next page.
1. Project Title
   Tulare County General Plan

2. Lead Agency
   Tulare County Resource Management Agency
   5961 South Mooney Boulevard
   Visalia, CA 93277

3. Contact Person
   Theresa Szymanis, AICP
   Chief Planner, RMA
   (559) 733-6291

4. Project Location
   Tulare County is located in a geographically diverse region with the majestic peaks of the Sierra Nevada framing its eastern region, while its western portion includes the San Joaquin valley floor, which is very fertile and extensively cultivated. Tulare County is the second leading agricultural-producing county in the U.S. In addition to its agricultural production, the County’s economic base also includes agricultural packing and shipping operations. Small and medium size manufacturing plants are located in the western part of the county and are increasing in number. Tulare County contains portions of Sequoia National Forest, Sequoia National Monument, Inyo National Forest, and Kings Canyon National Park. Sequoia National Park is entirely contained within the county (Figure 1, Regional Location).

5. Project Sponsor
   Tulare County Resource Management Agency
   5961 South Mooney Boulevard
   Visalia, CA 93277

6. General Plan Designations
   Multiple designations

7. Zoning Designations
   Multiple designations

---

Tulare County has set up a meeting to receive public input on the scope of the General Plan environmental impact report (EIR). At this meeting, individuals, agencies, and organizations can provide the County with their input on the content and analysis conducted for the General Plan EIR.

**Date:** Monday May 1, 2006

**Time:** 1:30 PM

**Place:** Planning Commission Chambers
Tulare County Resource Management Agency
5961 South Mooney Blvd.
Visalia, CA, 93277-9394

EIR Scoping Meeting
8. Description of Project

Existing Plans
The County of Tulare (County) is the Lead Agency for the preparation of an Environmental Impact Report (EIR) for the County’s 2030 General Plan Update project (Proposed Project). The Proposed Project represents a comprehensive update to the County’s existing General Plan.

The existing General Plan consists of countywide topical elements and regionally specific elements. The countywide General Plan includes the following topical elements. The year of the last update is shown in parenthesis.

- Land Use (1964);
- Transportation/Circulation (1964);
- Environmental Resource Management (including Open Space/Recreation/Conservation, 1972);
- Seismic Safety (1975);
- Scenic Highways (1975);
- Safety (1975);
- Water and Liquid Waste Management (1981);
- Urban Boundaries (1983);
- Aviation and Airport Systems (1985);
- Noise (1988); and

Ten regional planning areas have been designated for the implementation of plans to guide growth for all areas outside incorporated cities. The following lists the ten regional planning areas and identify the areas that have adopted plans:

- Mountain Framework (Regional Plan) (unadopted);
- Rural Valley Lands Plan (RVL) (Regional Plan) (updated 1995);
- Kings River Plan (1982);
- Foothill Growth Management Plan (Regional Plan) (1981);
- Great Western Divide North Half Plan (1990);
- Kennedy Meadows Plan (1986);
- Redwood Mountain Plan (unadopted);
- South Sierra Plan (unadopted);
- Upper Balch Park Plan (unadopted);
- Great Western Divide South Half Plan (unadopted); and
- Posey Plan (unadopted).

Of the ten regional plans, only the Rural Valley Lands Plan, Kings River Plan, Foothill Growth Management Plan, Great Western Divide North Half Plan, and Kennedy Meadows Plan have been adopted. The remaining six areas for which plans have not been adopted are all located in the eastern half of the county, and consist mainly of federally-owned lands.

The EIR being prepared on the Proposed Project will be in compliance with the California Environmental Quality Act (CEQA) and CEQA Guidelines. CEQA Section 15082 states that once a decision is made to prepare an EIR; the Lead Agency (Tulare County for this project) must prepare a Notice of Preparation (NOP) to inform all responsible and trustee agencies that an EIR will be prepared. The purpose of this NOP is to provide responsible and trustee agencies as well as public service providers, interested organizations, and interested persons with sufficient information describing the proposed project and the potential environmental effects to enable them to make a meaningful response to the County concerning the scope and content of the information to be included in the EIR.

Summary
The Tulare County Association of Governments (TCAG) has developed a set of population projections for the county overall with a breakdown for each city within the county. These projections were based on information from the U.S. Census and the California Department of Finance. Using the 2000 Census as a basis, TCAG projected that the County as a whole would grow from a population of 368,021 to a 2030 population of 630,000. This is an increase of 261,979 persons between 2000 and 2030.

General Plan Background
State law requires each city and county to prepare and adopt a comprehensive and long-range general plan for its physical development (Government Code Section 65300). This general plan must address the seven topics (referred to as “elements”) of land use, circulation, housing, open-space, conservation, safety, and noise as identified in State law (Government Code Section 65302), to the extent that the topics are locally relevant. It may also include other topics of local interest, as chosen by the County (Government Code Section 65303). Together, the seven mandated elements of a general plan form a comprehensive set of planning policies.
A general plan is designed to serve as the jurisdiction’s “constitution” or “blueprint”, and provides the County with a comprehensive and consistent framework for decision making. Decision makers in the County will use the General Plan to provide direction when making future land use, resource, and public service decisions. All future plans must be consistent with the General Plan. This includes specific plans, rezonings, subdivisions, conditional use permits, building permits, public works projects, and zoning decisions.

The Tulare County General Plan Update and the update process serve several important purposes:

- Create opportunities for meaningful public participation in the planning and decision-making process.
- Describe current conditions and trends impacting the county.
- Identify planning issues, opportunities, and challenges that should be addressed through the General Plan.
- Explore and evaluate the implications of land use and policy alternatives.
- Ensure that the General Plan is current, internally consistent, and easy to use.
- Provide guidance in the planning and evaluation of future land and resource decisions.
- Serve as a vision and framework for the coordinated future growth in Tulare County.

Public Input into Alternatives Development
During preparation of the General Plan, input from the public will be a vital and ongoing component. There will be five series of community workshops during the development of the General Plan, organized into three steps:

- Step 1. Topical Alternatives
- Step 2. Land Use Alternatives
- Step 3. General Plan Review

Each series of workshops will be held in multiple locations throughout the county to ensure everyone has a chance to be involved.

Step #1 relates to “Topical Alternatives.” That is, alternatives that address a topic of interest, like economic development. During the first workshop series, the public was asked to identify the key challenges and opportunities that will face the County in the coming years. Generally, all the workshops demonstrated concerns about air and water quality. The availability of water was also a key issue. There was also concern about the image and economic impacts of the continued conversion of agricultural land to residential development. As in many Central Valley communities, people identified the need to diversify the economic base and provide higher paying year-round employment.

The leading assets identified at workshops featured the County’s natural and cultural diversity. Natural and working landscapes (farms) were both linked to an overall quality of life, and also as part of a growing visitor industry. Outstanding farming due to high quality soils was an obvious choice too. People and communities of the County were put forward as popular assets.

Following the first series of workshops, Workshops 2 and 3 focused on land use alternatives.

From the list of issues and opportunities gathered during Workshop 1, the consulting team, County staff, and the Technical Advisory Committee (TAC) were able to identify 11 topics that were key areas of interest with the public. These 11 "topical issues" were stated in the form of a question and used during Workshop 4 to get public input on the potential solutions or actions that they felt the County should evaluate as part of the General Plan. The 11 topical issues are shown below.

Workshop Series #1 was used to identify the wide range of opportunities and issues that should be discussed during the preparation of the General Plan. While all input will be used, a majority of the input was found to fall into 11 key issue areas.

For each of the 11 key issues, a question was developed to capture the essence of the public’s input. These questions formed the basis of the topical alternatives discussion in this section. The following are the 11 key issues and their related questions.
A. Air Quality. What specific land use and transportation measures should the County undertake to reduce air pollution?

B. Water Supply. What measures can the County take to reduce groundwater overdraft/depletion and improve groundwater quality?

C. Water Quality. What can the County do to ensure an adequate water supply to meet future needs?

D. Education and Training. How can the County encourage higher education and training?

E. Infrastructure. How can the County prevent deterioration of current infrastructure and meet the needs of new development?

F. Economic Diversity. How can the County promote economic diversification?

G. Expanding Tourism. How can the County expand the tourism industry utilizing existing recreational resources?

H. Natural Resources. How can the County meet the needs of a growing population and protect natural resources?

I. Planning Consistency. How can the County achieve greater consistency among plans?

J. Housing for All Incomes. How can the County provide housing opportunities for all income levels?

K. Agriculture. What is the future of agriculture in Tulare County?

L. Land Use. What growth patterns will the County use to accommodate future development?

Technical Advisory Committee Input

The TAC has been involved in each step of the development of the General Plan update. To date, 11 workshops have been held with the TAC. Each of these workshops was open to the public.

The following is a summary of the topics covered at each TAC workshop. Further information on each TAC meeting can be found on the General Plan website at www.westplanning.com/docs/tulare.

1. General Plan Introduction
2. Preliminary Issues Report
3. Alternative Futures
4. Background Report / Policy Choices
5. Sub-TAC Reports / Policy Scenarios
6. Alternative Futures
7. Topical Issues / Land Use Concepts
8. Topical Issues / Land Use Concepts
9. Policy Framework
10. CEQA Alternatives / Community Profiles
11. Communities / Hamlets
Policy Direction
In addition to the Public Workshops, workshops with the Board of Supervisors, Planning Commission, and TAC were conducted to help identify the primary guiding principles that would set the foundation for the goals, policies, and implementation measures developed for the various elements of this updated General Plan. The following is a summary of the guidance provided.

Value Statements for General Plan Update
As a result of this input, the following five value statements were identified:

- The beauty of the county and the health and safety of its residents will be protected and enhanced.
- The County will create and facilitate opportunities to improve the lives of all county residents.
- The County will protect its agricultural economy while diversifying employment opportunities.
- Every community will have the opportunity to prosper from economic growth.
- Growth will pay its own way providing sustainable, high quality infrastructure and services.

Key Policy Direction
Based on the input received, the Board also approved the following key policy directions to be used in developing the General Plan:

- Provide opportunity for small unincorporated communities to grow.
- Reduce rural residential development potential.
- Facilitate privately funded upgrading of facilities in unincorporated communities in conjunction with new development.
- Allow existing, outdated agricultural facilities in rural areas to be used for new businesses (including non-agricultural uses) if they provide employment.
- Preserve open space separators between cities and communities, particularly along State Route 99.

Topical Issues - Key Goals
Based on input from Workshop 4 and subsequent discussions with the TAC, Planning Commission, and Board of Supervisors, the 11 topical issues were refined into four key topic areas:

- Economic Development
- Land Use
- Infrastructure
- Natural Resources

Based on the value statements and key policy inputs, the Board also accepted a set of key goal statements for each of the four topical issue areas. These are as follows.

Economic Development
- Private Investment. To create opportunities for private investment that improves the quality of life of county residents.
- Economic Diversification. To diversify sustainable economic opportunities in the county's unincorporated towns and places and incorporated cities.
- Protect Agricultural Economy. To protect, expand and diversify the county's agricultural economy.

Land Use
- Enhancing Communities. To pursue land uses which improve the economic vitality and livability of Tulare County's communities.
- Urban-Rural Interface. To protect valuable agricultural and scenic natural lands from urban encroachment when these provide a benefit to the County.
- Rural Separators. To maintain rural landscape separators between Tulare County's towns and cities.

Infrastructure
- Mobility Needs. To develop and maintain regional system of roads that support existing and future mobility needs of residents and commerce.
- Urban Infrastructure. To develop, maintain and revitalize quality urban infrastructure for unincorporated towns and places.
- Community Facilities and Services. To develop, maintain and revitalize quality public facilities and services for unincorporated towns and places.
Natural and Scenic Resources

- **Water.** To protect the supply and quality of urban, agricultural and environmental water serving Tulare County.

- **Air Quality.** To pursue economic, land use and transportation policies that improve air quality in Tulare County.

- **Scenic Resources.** To protect and feature Tulare County's scenic working and natural landscapes.

- **Natural Resources.** Provide for the appropriate utilization of natural resources in the County.

General Plan Documents

The Tulare County General Plan update includes the preparation of a number of major documents. These documents can be divided into two sets: General Plan documents (adopted); and General Plan supporting documents used to assist in the decision-making process, but not a part of the adopted General Plan.

Adopted General Plan Documents

**General Plan Executive Summary.** This document provides an overview of the General Plan and its component documents. It describes the Planning Area, summarizes the General Plan's objectives, provides a brief overview of existing conditions, summarizes the issues raised during the preparation of the General Plan, and summarizes the environmental impacts associated with the General Plan.

**Goals and Policies Report.** This report is the essence of the General Plan. It contains the goals and policies that will guide future decisions within the county. It also identifies a full set of implementation measures that will ensure the goals and policies in the General Plan are carried out.

**Background Report.** This report provides a detailed description of the conditions that existed within the Planning Area during the development of the General Plan. For the Tulare County General Plan, the Background Report reflects conditions within the Planning Area in 2005. The Background Report will also provide the existing conditions information to be used to support and development of the EIR.

General Plan Supporting Documents

**Policy Alternatives Report.** This report discusses the major planning issues facing the County and alternative approaches to address these issues. The report distills the input of the public, members of the Tulare County Board of Supervisors and Planning Commission, the TAC, and County staff.

**Environmental Impact Report.** The EIR prepared for the General Plan is designed to meet the requirements of CEQA. The Board of Supervisors, Planning Commission, the public, and interested agencies will use the EIR during review of the draft General Plan in order to understand the potential environmental implications associated with implementation of the General Plan.

General Plan Organization

The Tulare County General Plan sets out a hierarchy of goals, policies, and implementation programs designed to guide future development in the county. To provide an easy-to-use format, the Goals and Policies Report is divided into four components. Each component contains a set of related elements that have been grouped together based on the close relationship of those elements.

Each component will start with an overview of the elements contained in that component and present the guiding principles used in the preparation of these elements. The individual elements will build on these guiding principles, with each element containing a set of goals, policies, and implementation measures that will be used to guide the future of the county.

In each element, goals and policies are numbered according to the topic they address. In the following discussion, a one-, two-, or three-letter acronym is given to identify each element. This acronym is used to identify all goals and policies in a given element, and is used to identify which policy and implementation measures go together. For example, goals and policies for Land Use have the acronym "LU."

The Goals and Policies Report is organized as described on the following pages.
**A. General Plan Framework**

This component is an overview of the Goals and Policies Report, providing a profile of Tulare County and establishing a planning framework for the County.

**Tulare County Overview**

The introduction covers general plans in California, the design of the Tulare County General Plan, and organization of this Goals and Policies Report. This section also provides a brief profile of the communities and cities that make up Tulare County. These profiles provide insight into demographics, economics, history, public services and facilities, and infrastructure.

**Planning Framework**

This element provides the framework for planning in the county, including a description of regional planning and community planning areas. This element will describe the creation of community growth boundaries in relation to city and unincorporated communities, define parameters for growth in unincorporated areas outside of communities (including guidance on new towns), and describe the relationship between unincorporated areas and cities.

**B. Tulare County Prosperity**

This component includes the elements that shape the county’s land use and economic futures.

**Economic Development**

This element establishes the goals, policies, and implementation measures to encourage and guide economic development within the county.

<table>
<thead>
<tr>
<th>A. General Plan Framework</th>
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</tr>
</thead>
<tbody>
<tr>
<td><strong>Tulare County Overview</strong></td>
<td></td>
</tr>
<tr>
<td>The introduction covers general plans in California, the design of the Tulare County General Plan, and organization of this Goals and Policies Report. This section also provides a brief profile of the communities and cities that make up Tulare County. These profiles provide insight into demographics, economics, history, public services and facilities, and infrastructure.</td>
<td></td>
</tr>
<tr>
<td><strong>Planning Framework</strong></td>
<td></td>
</tr>
<tr>
<td>This element provides the framework for planning in the county, including a description of regional planning and community planning areas. This element will describe the creation of community growth boundaries in relation to city and unincorporated communities, define parameters for growth in unincorporated areas outside of communities (including guidance on new towns), and describe the relationship between unincorporated areas and cities.</td>
<td></td>
</tr>
</tbody>
</table>

| **B. Tulare County Prosperity** |        |
|**Economic Development** |        |
| This element establishes the goals, policies, and implementation measures to encourage and guide economic development within the county. |

<table>
<thead>
<tr>
<th><strong>Notice of Preparation</strong></th>
<th></th>
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</thead>
</table>
Health and Safety

This element presents the goals, policies, and implementation measures as they apply to noise, geologic/seismic hazards, flood hazards, man-made hazards, and emergency operations plans.

D. Tulare County Infrastructure

This section covers the infrastructure systems necessary to ensure adequate services and capacity of desired growth.

Transportation and Circulation

This element identifies goals, policies, and implementation measures to ensure that transportation and circulation needs are met within the county.

Public Facilities and Services

This element presents goals, policies, and implementation measures to ensure the provision of such public facilities and services as water, solid waste, wastewater, electricity and gas, fire protection, telecommunications, law enforcement, and schools.

CEQA Alternatives

The CEQA Guidelines require analysis of a range of reasonable alternatives to the project (General Plan), or to the location of the project, which would feasibly attain most of the project’s basic objectives and avoid or substantially lessen any of the significant effects of the project.

For the General Plan EIR, a key factor in driving environmental impacts will be the distribution of population in the County. While the General Plan will be designed to foster flexibility (i.e., it will not dictate a specific level of growth to any community), the EIR does need to look at potential futures that could be achieved. In development of the General Plan, the broader discussion of population growth was used to establish a range of alternatives. These alternatives, quantified on the next page, look at potential shifts in population growth between three areas: incorporated cities, unincorporated communities, and other unincorporated growth (which includes hamlets).
## Tulare County General Plan Update
### Alternatives Population Distribution

### 2000 Population

<table>
<thead>
<tr>
<th>City/County</th>
<th>2000 Population</th>
<th>2000 Population Distribution</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cities (UABs)</td>
<td>258,463</td>
<td>70.2%</td>
</tr>
<tr>
<td>County</td>
<td>109,558</td>
<td>29.8%</td>
</tr>
<tr>
<td>Communities</td>
<td>56,239</td>
<td>15.3%</td>
</tr>
<tr>
<td>Other</td>
<td>53,319</td>
<td>14.5%</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td><strong>368,021</strong></td>
<td><strong>100.0%</strong></td>
</tr>
</tbody>
</table>

Source: TCAG 2003 Databook

### Alternative 1 City Increase (85% / 10% / 5%)

<table>
<thead>
<tr>
<th></th>
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<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Cities (UABs)</td>
<td>85.0%</td>
<td>222,682</td>
<td>481,145</td>
<td>76.4%</td>
</tr>
<tr>
<td>County</td>
<td>15.0%</td>
<td>39,297</td>
<td>148,855</td>
<td>23.6%</td>
</tr>
<tr>
<td>Communities</td>
<td>10.0%</td>
<td>26,198</td>
<td>82,437</td>
<td>13.1%</td>
</tr>
<tr>
<td>Other</td>
<td>5.0%</td>
<td>13,099</td>
<td>66,418</td>
<td>10.5%</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td><strong>100.0%</strong></td>
<td><strong>261,979</strong></td>
<td><strong>630,000</strong></td>
<td><strong>100.0%</strong></td>
</tr>
</tbody>
</table>

### Alternative 2 Continued Growth (70.2% / 15.3% / 14.5%)

<table>
<thead>
<tr>
<th></th>
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<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Cities (UABs)</td>
<td>70.2%</td>
<td>183,989</td>
<td>442,452</td>
<td>70.2%</td>
</tr>
<tr>
<td>County</td>
<td>29.8%</td>
<td>77,990</td>
<td>187,548</td>
<td>29.8%</td>
</tr>
<tr>
<td>Communities</td>
<td>15.3%</td>
<td>40,034</td>
<td>96,273</td>
<td>15.3%</td>
</tr>
<tr>
<td>Other</td>
<td>14.5%</td>
<td>37,956</td>
<td>91,275</td>
<td>14.5%</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td><strong>100.0%</strong></td>
<td><strong>261,979</strong></td>
<td><strong>630,000</strong></td>
<td><strong>100.0%</strong></td>
</tr>
</tbody>
</table>

### Alternative 3 County Focused (70% / 25% / 5%)

<table>
<thead>
<tr>
<th></th>
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</tr>
</thead>
<tbody>
<tr>
<td>Cities (UABs)</td>
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<td>183,385</td>
<td>441,848</td>
<td>70.1%</td>
</tr>
<tr>
<td>County</td>
<td>30.0%</td>
<td>78,594</td>
<td>188,152</td>
<td>29.9%</td>
</tr>
<tr>
<td>Communities</td>
<td>25.0%</td>
<td>65,495</td>
<td>121,734</td>
<td>19.3%</td>
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<tr>
<td>Other</td>
<td>5.0%</td>
<td>13,099</td>
<td>66,418</td>
<td>10.5%</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td><strong>100.0%</strong></td>
<td><strong>261,979</strong></td>
<td><strong>630,000</strong></td>
<td><strong>100.0%</strong></td>
</tr>
</tbody>
</table>

Source: TCAG 2003 Databook; CA DOF, 2004; Mintier & Associates; Matrix Design Group

### Population Trends

The population projections used here were developed based on future population levels predicted for the county by the State Department of Finance. These population estimates are based on known and estimated demographic trends, including births, deaths, and migration into the county.

These numbers do not project outside factors that could change who migrates into the county. For instance, a large retirement community could attract new population to the county that demographic trends would not predict. This would have the affect of increasing the total future population in the county.
9. **Surrounding Land Uses / Setting**

Tulare County is surrounded by Fresno County to the north and Kern County to the south. Kings County is located on the west of Tulare County while Inyo County borders the county to the east. The crest of the Sierras forms the boundary with Inyo County. The northern border of Tulare County is an irregular line that passes just south of the City of Reedley and State Route 180. The southern border is a consistent east-west trending line, comprising the south standard parallel south of Mount Diablo, located north of the City of Delano. The western border generally trends north-south in a straight-line north and south just east of Corcoran. Along the eastern border is Inyo County.

10. **Other public Agencies Whose Approval is Required**

The following table identifies the permits and other approvals known at the present time to be required from agencies in order to process the project.

<table>
<thead>
<tr>
<th>Agency</th>
<th>Approvals</th>
</tr>
</thead>
<tbody>
<tr>
<td>California Division of Mines and Geology (CDMG)</td>
<td>Safety Element</td>
</tr>
<tr>
<td>California Office of Emergency Services</td>
<td>Safety Element</td>
</tr>
<tr>
<td>California Department of Forestry (CDF)</td>
<td>Safety Element</td>
</tr>
<tr>
<td>California Department of Conservation, State Mining and Geology Board</td>
<td>Safety Element</td>
</tr>
<tr>
<td>Office of the Secretary, Resources Agency</td>
<td>Open Space Element</td>
</tr>
<tr>
<td>California Department of Transportation (Caltrans)</td>
<td>Circulation Element</td>
</tr>
</tbody>
</table>
### Environmental Factors Potentially Impacted

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

<table>
<thead>
<tr>
<th>Factor</th>
</tr>
</thead>
<tbody>
<tr>
<td>■ Aesthetics</td>
</tr>
<tr>
<td>■ Agriculture Resources</td>
</tr>
<tr>
<td>■ Air Quality</td>
</tr>
<tr>
<td>■ Biological Resources</td>
</tr>
<tr>
<td>■ Cultural Resources</td>
</tr>
<tr>
<td>■ Geology /Soils</td>
</tr>
<tr>
<td>■ Hazards &amp; Hazardous Materials</td>
</tr>
<tr>
<td>■ Hydrology / Water Quality</td>
</tr>
<tr>
<td>■ Land Use / Planning</td>
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<tr>
<td>■ Mineral Resources</td>
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<tr>
<td>■ Noise</td>
</tr>
<tr>
<td>■ Population / Housing</td>
</tr>
<tr>
<td>■ Public Services</td>
</tr>
<tr>
<td>■ Recreation</td>
</tr>
<tr>
<td>■ Transportation/Traffic</td>
</tr>
<tr>
<td>■ Utilities / Service Systems</td>
</tr>
<tr>
<td>■ Mandatory Findings of Significance</td>
</tr>
</tbody>
</table>

**DETERMINATION:** (To be completed by the Lead Agency)

On the basis of 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.

Signed copy on file with Tulare County 4/25/06

Theresa Szymanis, Chief Planner, Resources Management Agency

**4/25/06**
Evaluation of Environmental Impacts

1) A brief explanation is required for all answers except "No Impact" answers that are adequately supported by the information sources a lead agency cites in the parentheses following each question. A "No Impact" answer is adequately supported if the referenced information sources show that the impact simply does not apply to projects like the one involved (e.g., the project falls outside a fault rupture zone). A "No Impact" answer should be explained where it is based on project-specific factors as well as general standards (e.g., the project will not expose sensitive receptors to pollutants, based on a project-specific screening analysis).

2) All answers must take account of the whole action involved, including off site as well as on site, cumulative as well as project-level, indirect as well as direct, and construction as well as operational impacts.

3) Once the lead agency has determined that a particular physical impact may occur, then the checklist answers must indicate whether the impact is potentially significant, less than significant with mitigation, or less than significant. "Potentially Significant Impact" is appropriate if there is substantial evidence that an effect may be significant. If there are one or more "Potentially Significant Impact" entries when the determination is made, an EIR is required.

4) "Negative Declaration: Less Than Significant With Mitigation Incorporated" applies where the incorporation of mitigation measures has reduced an effect from "Potentially Significant Impact" to a "Less Than Significant Impact." The lead agency must describe the mitigation measures, and briefly explain how they reduce the effect to a less than significant level (mitigation measures, "Earlier Analyses," as described in (5) below may be cross-referenced).

5) Earlier analyses may be used where, pursuant to the tiering, program EIR, or other CEQA process, an effect has been adequately analyzed in an earlier EIR or negative declaration. Section 15063(c)(3)(D). In this case, a brief discussion should identify the following:

   a) Earlier Analysis Used. Identify and state where they are available for review.

   b) Impacts Adequately Addressed. Identify which effects from the above checklist were within the scope of and adequately analyzed in an earlier document pursuant to applicable legal standards, and state whether such effects were addressed by mitigation measures based on the earlier analysis.

   c) Mitigation Measures. For effects that are "Less than Significant with Mitigation Measures Incorporated," describe the mitigation measures that were incorporated or refined from the earlier document and the extent to which they address site-specific conditions for the project.

6) Lead agencies are encouraged to incorporate into the checklist references to information sources for potential impacts (e.g., general plans, zoning ordinances). Reference to a previously prepared or outside document should, where appropriate, include a reference to the page or pages where the statement is substantiated.

7) Supporting Information Sources: A source list should be attached, and other sources used or individuals contacted should be cited in the discussion.

8) This is only a suggested form, and lead agencies are free to use different formats; however, lead agencies should normally address the questions from this checklist that are relevant to a project's environmental effects in whatever format is selected.

9) The explanation of each issue should identify:

   a) The significance criteria or threshold, if any, used to evaluate each question; and

   b) The mitigation measure identified, if any, to reduce the impact to less than significance

The General Plan EIR will address the range of impacts that could result from adoption and implementation of the Tulare County 2030 General Plan. This section provides a short summary of the potential impacts that will be analyzed in the EIR.
Overview

The General Plan EIR will deal with environmental issues on a countywide basis and will provide the information, structure, and direction for addressing issues in more detail within subsequent environmental documents prepared for specific projects. The key to successful streamlining of subsequent environmental review lies in establishing the structure and process for that review in the General Plan EIR, and then implementing that process within the Resource Management Agency.

Several concepts are fundamental to this tiering process for environmental review:

- **Associating issues with the appropriate level of planning review.** For example, certain aspects of air quality are clearly addressed on a regional level through the General Plan EIR. These include coordination with assumptions made in the applicable Clean Air Plan and identifying regional strategies related to air quality planning such as providing balanced land uses. Identifying and resolving these regional issues at the General Plan level EIR will allow specific projects to be reviewed with greater ease and reliance on more standardized measures for maintenance and improvement of air quality.

- **Integrating mitigation programs with other planning processes.** Environmental mitigation measures can and should flow naturally as conditions of approval within the authority of the County allowed by planning and permit law, independently of CEQA. By identifying the mechanisms and agencies responsible for implementing mitigation within the General Plan EIR, more effective reviews and approvals can be accomplished for later projects.

- **Recognizing that some specific issues will always warrant review at the individual project level.** For some site-specific issues, there is little utility in gathering precise information at the General Plan level. Conditions affecting certain biological resources, or the context of cultural resources, or the need and accessibility to certain mineral resources, are likely to change within a few years time. Direction within the General Plan EIR can focus subsequent reviews on these issues as appropriate, and make the future processing of projects more consistent and efficient.

Evaluation of Environmental Impacts

### Aesthetic, Visual and Scenic Resource Impacts

Scenic resources within Tulare County include the natural beauty associated with the Sierra Nevada and foothills areas, and the man-made alterations in the central and western portions of the County that provide much of the agricultural identity of the region. There are no designated state scenic highways within the County, but State Route (SR) 198 (east of SR 99) and SR 190 (east of SR 65) are eligible for designation. Both of these routes include agricultural as well as foohill and mountainous scenic resources. Open water views are part of the recreational value at the Lake Kaweah and Lake Success. The views of open fields, planted crops, and orchards are part of the variety and identity of the County as an agricultural area.

The EIR section dealing with aesthetics will be based in part on information from the current General Plan and related reports, and also on consultations with County staff and information gained through citizen input. The analysis of potential visual effects will identify potential conflicts between future land use patterns and the maintenance of scenic resources. The significance of these effects depends both on the nature of the resources and on the land use and experience of the viewers involved. The approach used will be similar to that used by the U.S. Forest Service or the Bureau of Land Management in analyzing visual resources, but with less detail since it must address the County as a whole in a programmatic fashion.

Results will be presented in maps that identify the locations and generally important observation points for visual resources. Photographs will be used to illustrate typical scenic resources, typical visual impacts, and the types of measures available to reduce impacts. Care will be taken to distinguish between those measures that are appropriate for inclusion within the General Plan as policy direction, and those types of measures that can be considered in the review of subsequent specific projects.

### Agriculture and Open Space Impacts

The EIR will include an evaluation of the effects of proposed land uses on agricultural lands and services, and contrast those effects with the current land use designations and County policies as well as with other alternatives. The actual mapping and inventorying tasks for this evaluation will be drawn from existing County mapping resources.

The preservation of agricultural lands is one of those regional issue that can best be addressed at the General Plan level, instead of leaving the evaluation up to the review of individual projects. Throughout the Central
Valley, a conflict exists between preserving agricultural land and providing land to accommodate affordable housing and appropriate development as part of economic stability. The current policies and programs for agricultural land preservation within Tulare County will be reviewed, and will be placed in a regional and long-term perspective. Combined with citizen input, county-wide solutions can be identified within the General Plan Update. Some loss of agricultural lands may be inevitable as the future population is accommodated. The loss may be partially offset by the preservation of the most productive and valuable areas. The EIR will address these impacts, and will balance them with the mitigation provided within the General Plan Update. Depending on the final results, it may be determined that the future loss of some agricultural lands is a significant and unavoidable impact, in which case the EIR will also provide appropriate background and supporting information to facilitate the preparation of necessary findings.

The results of the analysis in the EIR will combine mapping of agricultural areas and designations with general tabulations of acreages to allow a general comparison of the changes in agricultural lands under various alternatives.

Air Quality Impacts
This EIR section will summarize the regional air quality setting, including climate and topography, ambient air quality, and the regulatory setting (regional standards and planning efforts). Air Quality emissions associated with the General Plan Update will be estimated and inventoried using the most recent California Air Resources Board methods for the evaluation of land use and traffic generation. This presentation will be limited to an inventory and estimate of total emissions of criteria pollutants and will not involve modeling or dispersion analysis of growth. The San Joaquin Valley Air Pollution Control District will be consulted in this process to ensure consistency with the District’s accepted procedures and projections.

The EIR will address potential air quality effects associated with implementation of the General Plan Update and identify appropriate measures to reduce those effects. The foundation for the mitigation measures will be drawn from the Reasonably Available Control Measures (RACM) developed by the Transportation Planning Agency and adopted by Tulare County in March 2002. Although many of these measures are more applicable to the incorporated cities within the County, all possible measures will be screened.

Most of the air quality results will be presented in a series of summary tables that list the resulting vehicle emissions. The significance of the results will be explained by considering the County’s relative contribution to air emissions within the larger air basin, and by evaluating trends that have occurred and are expected. The most important aspect of the analysis within the EIR will involve documenting consistency between the General Plan Update and the SJAPCD Clean Air Plan assumptions, and then providing direction for using this determination in subsequent environmental reviews for individual projects that are consistent with the General Plan Update.

Biological Resource Impacts
The EIR will address potential biological resource issues associated with the General Plan Update. A generalized assessment of impacts will be developed by estimating the approximate acreage of various habitat types that would be converted to other land uses over the time horizon of the General Plan Update. Regional aspects of mitigation will be discussed through an evaluation of the open space proposals and policies in the General Plan Update. For many site-specific biological resources, it will remain necessary for subsequent projects to include surveys and specific mitigation programs. The EIR will provide direction regarding the need for this type of subsequent work so that the efforts may be focused on site-specific resources.

Generalized maps of biological resources will be provided, based on existing information. It must be emphasized, however, that these maps will focus on major habitat types and cannot substitute for site-specific surveys in biologically sensitive areas.

Cultural Resource Impacts
The evaluation of cultural resources will be based on the inventory of historic and prehistoric information contained in the Background Report. It is not reasonable to prepare a complete survey for the entire County, or even to conduct a thorough record search of the entire County. The general pattern of prehistoric resources can be presented and information on known cultural resources—particularly sites listed in state and national registers—can be summarized. This information will be used to identify, in general terms, the potential impacts to cultural resources from changing land uses as proposed in the General Plan Update.

Some mitigation in the form of preservation of sites within open space areas may be identifiable, but the more important role of this EIR will be to describe the requirements for subsequent review of cultural resources in specific projects. In almost all cases, significant impacts to cultural resources can be mitigated through careful planning, project review, and attention to recovering information from sites that may be affected by future development. This mitigation process will be described and linked to the current planning and project
review procedures in the County.

This section will also discuss Senate Bill 18 compliance and input provided through coordination with Native American groups in Tulare County.

Geologic and Natural Resource Impacts
Information from the current seismic safety element, geologic mapping, and soils data compiled as part of the Background Report (related to agricultural soils), will be used to characterize the regional geologic conditions, constraints, and resources. Staff from the County, Natural Resource Conservation District, and other agencies will be consulted as necessary. Mineral resources will be discussed in a later section.

Potential impacts related to geology and soils will be described, and erosion leading to loss of soil and unwanted sediment deposition that may be caused by future development. Mitigation measures for these impacts are already incorporated into applicable building codes, grading review procedures, and other mechanisms that apply to development processing and approval. The EIR will review these procedures in the County, and specifically identify them as part of the mitigation discussion within this topic.

Hazards and Health and Safety Impacts
The Background Report will include an inventory and description of the major hazards that may affect human safety within the County. These include earthquakes and related soil hazards, flooding, wildland fires, and human-made hazards. The last category includes the presence of hazardous materials and wastes associated with some land uses, and safety issues associated with airports within the County. Potential impacts related to these safety issues will be discussed in the EIR. All of these hazards are addressed in current regulatory programs, and the applicable regulations and how they are applied will be discussed in the EIR. The network of safety regulations provides the mitigation for potential impacts within this topic, and the EIR will explain how this mitigation is implemented. In some instances, the mitigation will involve direction related to the review of subsequent projects.

Mineral and Natural Resources Impacts
Mineral resource information for the EIR will be drawn from the Background Report. This will provide a background for the aggregate mineral needs and supply within the County. Other resources that will be addressed in this section of the EIR include water, which will also reference the discussion in the Hydrologic and Water Quality Impacts section, and energy. The impacts in terms of general demand for these resources will be identified in the EIR. The planning process, subsequent review processes, and responsibilities of other agencies will all be identified as components of mitigation to help minimize the demands for these resources and to help ensure their accessibility when needed.

Noise Impacts
The approach for updating information will rely on using as much of the current Noise Element as possible, augmented by survey and calculation updates provided in the Background Report. The EIR work will be focused on analyzing the noise conditions that have changed and the extent to which current and future noise levels may pose constraints on future land uses. Preparation of the Noise Element will use procedures from the Federal Highway Administration for estimating noise levels from vehicle traffic, and the OPR/Office of Noise Control guidelines for preparing Noise Elements. This prior work
will provide most of the existing conditions and impacts sections for the EIR. Tables giving the calculated distances from roadways to specific contours will illustrate these results.

Mitigation for noise impacts typically involves a progression as follows:

- Establishing appropriate land uses that are compatible with anticipated noise levels
- Identifying typical setbacks and other design measures that can be used where high noise levels are expected
- Using berms and noise walls when appropriate,
- Relying on structural noise insulation measures in some instances

The General Plan Update EIR will focus on the first of these measures, and describe how the remaining are accomplished in the planning and review for subsequent projects.

**Population and Housing Impacts**

Although update of the Housing Element is not part of this work effort, the General Plan Update will produce an update of population and demographic information that will be important for planning and environmental assessment purposes. The EIR will use this information generated in the Background Report to evaluate the responsiveness of the General Plan Update to population and housing needs.

**Public Facilities and Service Impacts**

This EIR section will address those services generally provided to the population by public agencies. These include the construction of flood control channels by county districts, the management of solid waste, the provision of police and fire protection services, schools, libraries, water and wastewater services. The identification and description of these service agencies will be drawn from the work in the Background Report. The description of impacts and mitigation will also be drawn from the prior work, which will include utility master planning and service reviews. The EIR will address potential additional demands on public services and utilities resulting from implementation of the General Plan Update. The main function of the EIR for this topic will be to identify how these service issues should be reviewed and addressed in subsequent projects. With proper planning at this General Plan Update stage, the subsequent reviews should be straightforward and not require substantial additional environmental documentation.

This EIR section will also deal with the utilities and services usually provided by private companies. Besides water and wastewater services, the main systems to be discussed in this section include energy (provided mainly by Southern California Edison, Southern California Gas, and Pacific Gas and Electric) and telecommunications (provided by AT&T, SBC, and Sprint).

**Recreation Impacts**

The EIR assessment of park and recreation effects will rely on current information provided by County staff regarding the size, locations, and facilities contained within County park areas. As the County population is anticipated to increase, the General Plan Update should provide for additional park and recreation facilities to continue at least the same level of service to the population. The EIR will also recognize the unique recreational opportunities in Tulare County provided by the National Forest, National Parks, and Wilderness Areas.

**Traffic and Circulation Impacts**

The Traffic and Circulation section of the EIR will provide a summary of the findings of the traffic analysis prepared in the Background Report. The impacts and mitigation will be developed iteratively in that process, and will result in the identification of appropriate amendments for the Circulation Element. The EIR section will focus on identifying the implementation measures necessary to provide the improvements identified in the Circulation Element. The role of alternate transportation modes will also be addressed, since early planning for transit, bicycle, and pedestrian facilities is important for their development and use to help reduce vehicle traffic.

**Other Mandatory CEQA Sections**

The EIR will include all of the discussions required for EIRs by Article 9 of the CEQA Guidelines. As a brief overview, the EIR will include the following:

- **Executive Summary.** This section will provide a summary of the entire EIR and include a discussion of the project’s objectives; a description of the proposed General Plan Update; a summary of the environmental setting; a tabulated summary of environmental impacts and mitigation measures; and a discussion of alternatives considered, areas of controversy, and issues remaining to be resolved.

- **Introduction.** The introduction to the EIR will contain the project’s objectives, a description of the proposed General Plan Update and general setting, and an overview of the EIR process and involvement of other responsible or trustee agencies.

- **Impacts and Mitigation Measures.** Building on the
existing setting information provided in the Background Report, the EIR will contain a set of impact criteria/thresholds that will be based on those previously identified in County EIRs and other adopted thresholds of significance. These criteria/thresholds will be used to assess impact significance. Adverse impacts that meet or exceed these criteria will be considered significant. The EIR will also describe all impacts in terms of their short or long-term effect, and present them in a logical discussion that the general public can understand. These discussions will be provided within the topical chapters described above.

- **Alternatives Analysis.** The EIR will address the population distribution alternatives described earlier and a No Project Alternative. The No Project Alternative will be based on the continued use of the existing General Plan for policy guidance in the County.

**Cumulative Impact.** The EIR will evaluate cumulative impacts based on planning documents and regional forecasts for the study area. The EIR will also estimate and discuss the contribution of the General Plan Update to the overall cumulative impact. Mitigation measures (mitigation policies) to minimize any cumulative impacts will also be developed.

- **Other Statutory Sections.** In addition to the sections referenced above, the EIR will provide all other required CEQA sections, such as areas of controversy and significant unavoidable impacts.
General Plan Schedule

The General Plan update remains on-track for completion by the end of 2006. The Goals and Policies Report and EIR are both expected to be published for public review in early July 2006. To introduce these documents and provide opportunities for public input, community workshops will be held in several locations in the County.

Public hearings with the Planning Commission and Board of Supervisors will be held in two sets. The first set will review the draft General Plan documents and provide opportunities for the public to find out more about the General Plan and provide comments on the documents. A second set of hearings will be held to finalize the General Plan and discuss the findings of the final EIR.

<table>
<thead>
<tr>
<th>Year</th>
<th>2006</th>
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<tbody>
<tr>
<td>Month</td>
<td>Jan</td>
</tr>
<tr>
<td>Fiscal Year</td>
<td>FY 05/06</td>
</tr>
</tbody>
</table>

**Phase 3**

1. Project Initiation (includes ongoing website maintenance and newsletters)

**Phase 4**

6. Draft GP 2025

7. Draft EIR


9. Final GP 2025 & FEIR

10. Final Document

11. Implement Preliminary

**Milestones**

- **Reports**
  - Alternatives
  - Background Report
  - Draft GP
  - Final Documents
  - Implementation Report

- **Newsletters**
  - Draft GP (Task 1.7)

- **Technical Advisory Committee (Task 1.4)**
  - TAC - Alternatives
  - TAC - Policy
  - TAC - GP

- **Public Workshops**
  - EIR Scoping
  - Draft GP (Task 8.1)

- **Public Hearings / Study Sessions**
  - PC & Board Update
  - Hearings

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*Project Schedule*

**TULARE COUNTY GENERAL PLAN 2030 AND EIR**

Tulare County, California

April 25, 2006
Potential Environmental Impacts

The following impacts could potentially result from implementation of the General Plan Update and will be evaluated in the EIR.

Aesthetics
The project may:
- Have adverse effects on scenic vistas.
- Damage scenic resources.
- Degrade the existing visual character or quality of the site and its surroundings.
- Create a new source of substantial light or glare.

Agriculture Resources
The project may:
- Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance to non-agricultural uses.
- Conflict with existing zoning for agricultural use, or a Williamson Act contract.
- Involve other changes in the existing environment that, due to their location or nature, could result in conversion of Farmland to non-agricultural use.

Air Quality
The project may:
- Conflict with or obstruct implementation of the applicable air quality plan.
- Result in a net increase of any criteria pollutant for which the project region is non-attainment under the federal or state ambient air quality standard.
- Expose sensitive receptors to substantial pollutant concentrations.
- Create objectionable odors affecting a substantial number of people.

Biological Resources
The project may:
- Have a substantial adverse effect on any species identified as a candidate for special or sensitive status in local or regional plans, policies, or regulations, or by the California Dept. of Fish and Game or U.S. Fish and Wildlife Service.
- Have a substantial adverse effect on riparian habitat.
- Have a substantial adverse effect on federally protect wetlands.
- 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.

Cultural Resources
The project may:
- Cause a substantial adverse change in the significance of a historical resource as defined in §15064.5.
- Cause a substantial adverse change in the significance of an archaeological resource pursuant to §15064.5.
- Directly or indirectly destroy a unique paleontological resource or site or unique geological feature.

Geology and Soils
The project may:
- Expose people or structures to landslides.
- Result in substantial soil erosion of the loss of topsoil.
- 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.
- Be located on expansive soil, as defined in Table 18-1-B of the Uniform Building Code (1994).
- 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.

Hazards and Hazardous Materials
The project may:
- Emit hazardous emissions or handle hazardous or acutely hazardous materials, sub-
stances, or waste within ¼ mile of an existing or proposed school.
- Be located on a site that is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5.
- For a project within the vicinity of a private airstrip, result in a safety hazard for people residing or working in the project area.
- Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan.
- Expose people or structures to a significant risk of loss, injury, or death involving wildland fires.

**Hydrology and Water Quality**

*The project may:*

- Substantially deplete groundwater supplies or interfere with groundwater recharge.
- Substantially alter the existing drainage pattern of the site or area, in a manner that could result in substantial erosion or siltation on or off site.
- Substantially alter the existing drainage pattern of the site or area in a manner that could result in flooding on or off site.
- 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.
- Otherwise substantially degrade water quality.
- Place housing within a 100-year flood hazard area.
- Place within a 100-year flood hazard area structures that would impede or redirect flood flows.
- Expose people or structures to a significant risk of loss, injury, or death involving flooding.
- Inundated by seiche, tsunami, or mudflow.

**Mineral Resources**

*The project may:*

- Result in the loss of availability of a known mineral resource that would be of value to the region.
- 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.

**Noise**

*The project may:*

- Expose persons to excessive groundborne vibration or groundborne noise levels.
- Result in a substantial permanent increase in ambient noise levels in the project vicinity above levels existing without the project.
- Result in a substantial temporary or periodic increase in ambient noise levels in the project vicinity above levels existing without the project.
- For a project located within an airport land use plan expose people residing or working in the project area to excessive noise levels.
- For a project within the vicinity of a private airstrip, expose people residing or working in the project area to excessive noise levels.

**Population and Housing**

*The project may:*

- Induce substantial population growth in an area, either directly or indirectly.

**Public Services**

*The project may:*

- Create in increase in demand for new or expanded public facilities and services such as Fire protection, Police protection, Schools, Parks, and other public facilities, which may cause potentially significant environmental impacts.

**Recreation**

*The project may:*

- 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.
- Include recreational facilities or require the construction or expansion of recreational facilities that might have an adverse physical effect on the environment.
Transportation/Traffic

The Project may:

- Cause an increase in traffic that is substantial in relation to the existing traffic load and capacity of the street system.

- Exceed, either individually or cumulatively, a level of service standard established by the county congestion management agency for designated roads or highways.

Utilities and Service Systems

The project may:

- 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.

- Require or result in the construction of new storm water drainage facilities or expansion of existing facilities, the construction of which could cause significant environmental effects.

- 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.

- Be served by a landfill with sufficient permitted capacity to accommodate the project’s solid waste disposal needs.
Tulare County’s Future Depends On Your Help Today

Tulare County continues to invite your participation in the final stages of the General Plan Update, beginning with an Environmental Impact Report (EIR) Scoping Meeting. Join us for a discussion of anticipated environmental issues for the General Plan and provide us with your views on what should be covered by the EIR.

Public Workshops and Public Hearings are also scheduled for late Summer and Fall, respectively. These forums will give interested parties the opportunity to express your opinions regarding the General Plan.

Look for details at our General Plan website at www.westplanning.com/docs/tulare

Questions? / ¿Preguntas? 559-733-6291
Tulare County General Plan EIR Scoping Meeting

May 1, 2006, 1:30 P.M. Conference Rooms A & B, Government Plaza, 5961 S. Mooney Blvd., Visalia, CA

Meeting commenced at 1:35

Theresa Szymanis, Tulare County RMA

(Introduces Staff) Staff is here to listen to the comments made by the public. This meeting is not a dialogue session. Prior to this meeting the County sent out over 225 NOP’s and 300 postcards to notify the public about the Scoping Meeting and future meetings. Translation services are available for this meeting.

Ted Holzem, Mintier and Associates

The purpose of meeting is to get information from the public on what they want in the EIR. The EIR is available online for access. The proposed alternatives are shown in the NOP. The city-centered alternative directs growth to existing city limits. The second alternative assumes continued growth within the County. Alternative three is the County focused growth that sends more pop to existing communities within the County. The NOP describes key issues brought up in General Plan process. The General plan is divided into different sections. This EIR is a Program EIR; it is an umbrella analysis. The public can now make comments.

Del Strange, Woodlake

States that he asked for all available General Plan information and was unaware that the NOP was available. Spoke with Jason Waters on several occasions. Does not have the NOP and does not feel confident in commenting at this time. Requested the meeting be rescheduled after everyone had a chance to review the NOP.

George Finney, RMA

Indicates to Del Strange that the meeting is not a public hearing but an EIR Scoping Meeting. Comments can be made in writing on the website.
Del Strange, Woodlake

The County should reschedule the meeting. States that he requested all information regarding the General Plan before the NOP was available.

George Finney

Has anyone called the staff to request an NOP?

Public

No one has called to request an NOP.

Julie Bingham, Woodlake

The notices should have indicated the NOP was available online. Indicates that she was unaware the NOP was unavailable. How can we make comments without reading the NOP?

George Finney, RMA

This is not a meeting to discuss the accuracy of the NOP. The NOP is not the function of this meeting.

Theresa Szymanis, RMA

The postcard indicates that the information is available online.

Janet Lazarus, Tulare

We don’t understand the County terminology. Words like NOP and EIR Scoping Meeting are difficult for the public to understand. We have been on Internet trying to get information. The County mailed only 300 notices but there are 400,000 people in the County. Why did you only mail to 1% of the people? You would have better input if you put notices in the newspaper. Stated that she called for information and spoke with Theresa Szymanis but was not informed about the NOP.

Ted Holzem, Mintier and Associates

States that the purpose of this meeting is to get additional comments on the EIR. We need comments on what should be included on the EIR. Comments should be related to the EIR. Reminds public that the EIR has not been completed.
Richard Harriman, Fresno, Valley Advocates Inc.

States that he did receive the postcard but was unaware that the NOP was available. The EIR should also be provided in Spanish or a summary of the EIR should be provided in Spanish. States that his comments are based on strengths and inadequacies of the current General Plan.

The GP should include an Air Quality Element. There should be a specific Air Quality Element and it shouldn’t be merged into the ERME. An Agriculture Element should be included in the General Plan as well. An Economic Element is also necessary.

County needs to include/analyze long-term permanent open space, such as the work that was done in the Foothill Growth Management Plan, but includes a stronger open space designation. The County should focus on the city based alternatives. The EIR should analyze or provide that the existing cities do not grow together. We should avoid the merging of communities to preserve open space between these communities.

The EIR should also include an analysis of the effects of global warming and the effects of greenhouse gasses. We should mitigate impacts to air quality because they will be significant. States that he will not accept a non-mitigating finding for impacts that cause air quality to worsen. There are feasible ways to cut down emissions. Mitigation measures to lessen air quality impacts should include alternative fuels, bio-diesel, bio-mass, etc. An air quality trust should be a consideration for the County.

Habitat surrounding riparian habitat (Kings River, Tule River, as other seasonal streams/rivers) should be included in the EIR. The Kings River Plan should be “beefed up”. We need to look at a more comprehensive plan to protect the Kings River and other riversstreams. An analysis of the Kings River Plan and the impacts of the rivers that feed the Tulare Lake should also be examined. A cumulative impact analysis of the effects of dams should be included (i.e., raising of the Terminus Dam).

Brad Caudill, Tulare County Farm Bureau

County should include an analysis of the impacts of the GP scenarios on the agricultural/urban interface and the right to farm.

Betsy Tunnel, Kingsburg

Landowners need rights and tourists need to feel that this part of California is a different place. Agriculture needs to be protected from poor air and poor water quality to protect uniqueness.
John Pehrson, Exeter

The plan should include a mineral resources element and conservation element. Do you know if Kimberly Lobe has received the draft mineral resources element?

Theresa Szymanis, RMA

We have a committee reviewing these things.

John Pehrson, Exeter

There should be a conservation easement idea in the GP. Water should not be exported out of Tulare County. The EIR needs to review flood control measures to ensure they are adequate.

Don Manro, Tulare

States that he hasn’t seen draft elements or maps.

George Finney, RMA

There is no draft element yet to review. There will not be documentation ready for public review for at least a month.

Don Manro, Tulare

There should be a policy that states that no new cities should be planned. City centered option is the best alternative. Tulare County’s relies imports, such as petroleum fuels, should be analyzed as a limited resource and sustainable energy should be reviewed and analyzed as a source for energy. County needs an EIR alternative addressing an insufficient fuel scenario.

George Finney, RMA

General Plan Updates, like the County is doing, requires an Air quality element. The requirement is specific to this part of the state. TCAG is helping out with the air quality element.

Julie Bigham, Woodlake

Water quantity should be analyzed in detail, as there is an overdraft water situation that continues to worsen (loss of 6 inches/year). EIR should analyze how to deal with/mitigate for depleting water sources. The County should look at the water situation with the Yokhol Valley project. The subdividing of agricultural land should
be analyzed as a loss to farmland. Many of our farmlands are have been subdivided and converted to mini residential communities.

**Greg Kirkpatrick, Visalia**

States that he is not speaking on behalf of the city. It seems like city centered alt has been abandoned. Therefore, all three alternatives need to be analyzed with special attention paid to the fiscal cost associated with each alternative, specifically cost versus revenue, and include the offer that Visalia has made for cost sharing. Revenue sharing agreement could address infrastructure needs in many of the communities within the County.

VMT and Air Quality impacts should be analyzed across the three Alternatives. Infrastructure costs and traffic impacts should be included as well. Visalia’s General Plan includes mitigation programs for agriculture impacts. The Visalia General Plan used mitigation programs like: Concentric Urban growth within growth Boundaries, increased densities/infill, and an agricultural mitigation program. The County must avoid non-mitigable impacts. The County should meet together with cities to form Agricultural Mitigation Programs.

**Christine Foster, Visalia Asthma Coalition**

We should have city centric growth in the County because it takes advantage of exiting infrastructure and transit. The GP needs to address how to reduce air and water quality issues associated with growth. There should be few exceptions in the EIR regarding impacts to air quality. Solar energy should be included in new development. We need to look at the impact of trees on the environment. Trees help clean the air, etc.

**Richard Harriman, Fresno, Valley Advocates**

The baseline analysis for the VMT should be clear. Alternative energy sources should be included examined. We should examine the economic impacts of alternative fuel vehicles and solar power. The economic element should include an analysis of what agricultural land is really worth based on different types of agricultural products (more high end or organic products versus lower grade product).

**Theresa Szymanis, RMA**

The public may comment by mail or through the General Plan website.

**Terry Manning, Yokhol**

The County needs to review what is more important; Valley agriculture or Foothill Grazing. There has been a de-emphasis of the importance of foothill agriculture.
Cattle are the third highest agricultural item in Tulare County. The Foothills are an important part of that industry. Agricultural conversion over the past 5 years was 6500 acres, most of it in prime agriculture land due to the location of cities. The City centered growth should be the preferred alternative.

The County should focus on bringing infrastructure to small communities. The population and cumulative impacts of new towns should be included in the EIR. The County should not bring people to the foothills that bring traffic and poor water and air quality.

Scott Cochran, TCAG

TCAG’s Regional Blueprint gives a 50-year vision that takes a regional look at many of the issues discussed during this meeting.

Richard Harriman, Fresno, Valley Advocates

The County needs to look at the multifaceted complexity of economics, not just agriculture. We must look at difference between resource extractive vs. resource exploitation. Knowledge based industries, production of alternative energy, and education can ensure there are enough jobs for future residents. Quality, lifelong learning needs to be available.

If we use city-centered concept we need to grow up rather than out. The water use and impacts of the Boswell project should be included.

George Finney, RMA

Yokhol is a different project but impacts will be looked at.

Twila Trotter, California Hot Springs

Is sludge dumping and mega dairies allowed in the County? We should avoid becoming like Bakersfield.

George Finney, RMA

Explains to Twila that the County is the largest agriculture-producing county in the world and that there are large dairies in the County.

Greg Kirkpatrick, Visalia

Visalia has adopted a Downtown Southeast Specific Plan that will increase its urban densities and provide for more housing. Need to review urban densities.
Betsy Tunnel, Kingsburg

The County should review dairies as a source for energy (i.e. methane). The energy could mitigate impacts of the diaries. The SJVAQCD will be providing rules for dairies and the types of mitigation they can use.

Peyton Ellas, Springville

The County should include an analysis of the cumulative economic impact caused by agricultural/open space conversion as it relates to the loss to tourism and the loss to agriculture as an industry.

Adjournment
From: "Lynne Silva" <LSILVA@mp.usbr.gov>
To: <TSzymanis@co.tulare.ca.us>
Date: 4/26/2006 9:59:06 AM
Subject: Central Valley Project Water

Dear Ms. Szymanis,
Tulare County has a contract with the U.S. Bureau of Reclamation for Central Valley Project water (Contract # 14-06-200-8293A-IR10). The General Plan EIR should include a discussion of current water supplies and future water needs to support development. If Central Valley Project water supplies are planned to support new development, Section 7 of the Endangered Species Act and further reviews under the National Environmental Policy Act may be required prior to this water being delivered for such uses. Please add me to your mailing list at the address below. Reclamation thanks you for the opportunity to comment on future planning in Tulare County.

Lynne Silva  
Environmental Protection Specialist  
U.S. Bureau of Reclamation  
South Central California Area Office, Fresno  
1243 N Street  
Fresno, CA 93721  
559-487-5807 - Direct Line  
559-288-8799 - Cell  
559-487-5116 - SCCAO Main Office  
lsilva@mp.usbr.gov
Theresa

Thank you for the opportunity to read and respond to the NOP for the environmental document for the GP update. Should one of the impacts resulting from the project be accelerated deterioration of the County road system? You are probably covered on the increased capacity needed but maintenance will be a problem as well.

Please see me if questions.

Britt
Public Comm
Tulare County General Plan Update

Send Us Your Comments

As a community member, your input is essential to creating a General Plan that aspirations of the people who live, work, or own property in Tulare County. You provide input by attending community workshops, public hearings, or contacting County's General Plan staff. You can contact the County directly by calling or with Theresa Szymanis:

Theresa Szymanis, AICP
Countywide Planning Manager
5961 S. Mooney Blvd.
Visalia, CA 93277
Phone: (559) 733-6291 x-4201
Fax: (559) 730-2653
TSzymanis@co.tulare.ca.us

You can also use the form below to send us an e-mail message. By filling in this information, you will also be added to our mailing list for the General Plan update

Name
Address
Address (cont'd)
City
State
Zip Code
Phone
Email
Comment

Would not accept e-mail.

Robert Krase
132 E. Morton Ave.
Porterville, CA 93257
784-2351
Krase@kraselaw.com

3 pages including this one

Printed for Robert Krase <krase@kraselaw.com> 4/28/2006
May 1, 2006, Scoping, Tulare County General Plan Update

The following issues should be within the scope of the General Plan and addressed by the General Plan:

1. Measurable criteria for open space should be established so that the impact of any development project on open space is consistent and not so influenced by politics. Such criteria should include, but not necessarily be limited to the following:
   a) No ridge top building to preserve the scenic skyline;
   b) Creation of adequate wildlife corridors;
   c) Protection of waterways and riparian habitats;
   d) Protection of special features, such as vernal pools, critical species, etc.

   Such criteria may require that more open space be set aside than the required minimum percentage, but the minimum should never be reduced by such criteria. In addition, criteria should be implemented as they relate to the surrounding area. Thus, land that is to be developed that is near sensitive habitats appropriately have higher requirements.

2. Similar to open space, specific criteria should be resolved to preserve agricultural land. While there has been repeated lip service to preserving agricultural land, in practice there has been little protection.

3. In connection with preserving open space and agricultural land, more concern and emphasis needs to be placed upon private and public grants for land acquisition as well as for conservation easements. As Tulare County becomes more densely populated, more emphasis must be given to public park land in areas west of the Sequoia National Forest. Right now there is lack of river access to the Tule and Kaweah rivers and lack of recreational land in the lower foothills.

4. The scoping also needs to deal directly with piecemeal development outside of existing villages and hamlets. An example would be Montgomery Ranch near/at Springville. The piecemeal development has in effect resulted in the creation of a small settlement, without any commercial infrastructure and without any reasonable sewage plant. A development of that scope should not have been allowed without sewage treatment facilities and should not have been allowed to rely upon septic systems. Piece-meal development should be anticipated.

Again, there must be specific criteria so that political influence would not allow a developer to evade the General Plan’s requirements. There has to be more E.I.R. requirements for development in new areas because even when the initial development is relatively small and insignificant, past history has shown that it almost always generates subsequent development of the entire vicinity. Therefore there must be more emphasis on E.I.R.'s, and monitoring.
developments outside of existing developed areas, and more enforcement of requirements for items such as proper sewage disposal and provision of services.
Notice of Preparation

April 28, 2006

To: Reviewing Agencies
Re: Tulare County General Plan Update
SCH# 2006041162

Attached for your review and comment is the Notice of Preparation (NOP) for the Tulare County General Plan Update draft Environmental Impact Report (EIR).

Responsible agencies must transmit their comments on the scope and content of the NOP, focusing on specific information related to their own statutory responsibility, within 30 days of receipt of the NOP from the Lead Agency. This is a courtesy notice provided by the State Clearinghouse with a reminder for you to comment in a timely manner. We encourage other agencies to also respond to this notice and express their concerns early in the environmental review process.

Please direct your comments to:

Theresa Szymonis
Tulare County Resource Management Agency
5961 S. Mooney Boulevard
Visalia, CA 93277

with a copy to the State Clearinghouse in the Office of Planning and Research. Please refer to the SCH number noted above in all correspondence concerning this project.

If you have any questions about the environmental document review process, please call the State Clearinghouse at (916) 445-0613.

Sincerely,

Scott Morgan
Project Analyst, State Clearinghouse

Attachments
cc: Lead Agency
SCH# 2006041162
Project Title Tulare County General Plan Update
Lead Agency Tulare County Resource Management Agency

Type NOP Notice of Preparation
Description The proposed project represents a comprehensive update to the County’s existing General Plan. The existing General Plan consists of countywide topical elements and regionally specific elements. The countywide General Plan includes the following topical elements.

Lead Agency Contact
Name Theresa Szymanis
Agency Tulare County Resource Management Agency
Phone (559) 733-6291
email
Address 5961 S. Mooney Boulevard
City Visalia
State CA Zip 93277

Project Location
County Tulare
City
Region
Cross Streets
Parcel No.
Township
Range Section Base

Proximity to:
Highways
Airports
Railways
Waterways
Schools
Land Use Multiple Designations/Multiple Designations

Project Issues Air Quality; Water Supply; Water Quality; Housing; Agricultural Land; Landuse

Reviewing Agencies Resources Agency; Department of Conservation; Department of Parks and Recreation; Office of Historic Preservation; Department of Water Resources; Department of Fish and Game, Region 4; Department of Health Services; Office of Emergency Services; Native American Heritage Commission; California Highway Patrol; Department of Housing and Community Development; Caltrans, District 6; Department of Toxic Substances Control; Regional Water Quality Control Bd., Region 5 (Fresno)

Date Received 04/28/2006 Start of Review 04/28/2006 End of Review 05/30/2006
Dear Ms. Szymanis,

Regarding the Environmental Impact (EIR) for the General Plan:

- The General Plan should include a stronger, permanent open space designation.
- The city focused alternative is the best choice as an overall framework.
- The EIR should include mitigation to avoid mergers of communities.
- The county should consider the air quality effects of growth as a whole (cumulatively) rather than project by project.
- Analysis of habitat buffers around riparian zones, vernal pools, and other sensitive zones.
- "Ability to farm" instead of "Right to farm" should be the basis of ag/urban interface.
- Loss of open space should include in its analysis the value of the ag commodity as a whole in Tulare County—soil quality should not be the primary factor in determining growth corridors. (Cattle and calves ranked third in value to the county in 2005. Loss of rangeland would affect this commodity.)
• Loss of open space should include in its analysis economic impact through loss of tourist revenue (both current and potential) and ability of communities to develop alternative industries.

• The EAR should include stringent water conservation consideration. Surface water is now fully allocated (actually over-allocated.) Increase population will increase demand for surface water. Global warming will cause the lessened snowpack to melt earlier, causing less water to flow in the rivers and streams in the Summer and Fall. New open air swimming pools and golf courses should be banned.

• Analysis of New Town criteria should include population and housing need and impact of the “additive” population.

• Large projects should include indicators of EAR success as milestones to completion.

Sincerely,

Carole A. Clum

Carole & Peter Clum
45638 South Fork Drive
Three Rivers, CA 93271
May 22, 2006

TO: Theresa Szymanis, Project Planner
    Tulare County Resource Management Agency

FROM: Jason LoBue, Staff
    Tulare County Airport Land Use Commission Staff

Subject: NOTICE OF PREPARATION (NOP): Tulare County General Plan

Thank you for your recent submission of the NOP to the Tulare County Airport Land Use Commission (ALUC). Staff has reviewed the project and has the following comments:

Over the next several years there will be additional developments to several public-use airports within Tulare County. An example of this is Visalia Municipal Airport, which will be lengthening its runway. Such expansions and other development activities may have an impact on the environment and may be necessary in the Environmental Impact Report (EIR) for the Tulare County General Plan. The Tulare County Comprehensive Airport Land Use Plan (CALUP) provides policy and guidance to staff to determine conforming land use around public-use airports within Tulare County. ALUC Staff is planning on updating the Tulare County CALUP and is required by law to conform to the County General Plan. A list of airport projects can be supplied if necessary to your project, so a proper environmental impact from aviation expansion can be included in your EIR. Thank you for submitting your proposal for review and consideration.

Respectfully,

Jason LoBue
ALUC
559.733.6291 x4208
23 May, 2006

TO:
Teresa Szymanis
Division Manager,
Planning Management Agency
5961 South Mooney Blvd.
Visalia, CA  93277

I have written earlier this year to Board of Supervisors to state my concern about several projects currently under consideration by County staff. I understand that the revised General Plan is in final stages of preparation, and these comments refer to where new growth needs to be directed in coming years. I attended two of the public meetings that were held on this subject, and here repeat the opinion held by most of the people I talk with that new growth must be sent to existing urban areas.

There are a wide range of reasons for this. Issues of roads, water, other infrastructure, value of tourism and recreation in future economy, enlarging a base for new enterprises/business, and maintenance of the overall appeal of the lower and upper foothill regions for long term distinctiveness of the County. So, here I simply again urge all those involved in drafting general plan sections to not incorporate something to encourage new communities, well beyond the present concentrations of development. Any provision for such “leapfrog” growth (if it seems absolutely imperative that the idea must be at least mentioned) must be constrained and limited by clearly defined criteria. Certainly, to begin with, “Why...”, and demonstrable need for such building. And “Why Not....confine to presently built up core areas”? This latter was clearly and consistently the wish of those at the public hearings, and of those presently discussing what lies ahead for the County.

Sincerely,

Joan Stewart,
Springville, CA.
May 25, 2006

To: Theresa Szymanis

From: Maya Ricci

Please note that 2 similar versions of this letter are presented to you by Tulare County Citizens for Responsible Growth and Wildplaces.

As we are a very divergent and diverse group we became a little chaotic and crossed communications electronically, thus panicked for a brief moment and feared we’d lost the transmission.

Essentially the letter intent is well meaning....

Thanks much for your work and indulgence.

Would you be kind enough to e-mail acknowledgment of receipt?

Sincerely,

Maya Ricci
P.O. Box 636
Three Rivers, CA. 93271

Phone: 906-4356

e-mail: mayaricci3@sbcglobal.net
May 25, 2006

Theresa Szymanis, AICP, Chief Planner
Tulare County Resources Management Agency
5961 South Mooney Boulevard
Visalia, CA 93277

RE: Notice of Preparation for Tulare County General Plan Update

Dear Ms. Syzmanis,

Thank you for the opportunity to comment on the Notice of Preparation for the Tulare County General Plan Update. On behalf of Tulare County Alliance for Responsible Growth, we urge you, the Board of Supervisors and the Planning Commission to adhere to the vision for compact, town-city centered growth, agriculture and open space preservation, and clean air and water that was called for in numerous public hearings and articulated in the City-centered General Plan Alternative.

Given that population growth and its associated pressures are of overriding importance in Tulare County we ask that the General Plan reflect bold leadership and provide strong parameters for directing growth.

We oppose the inclusion of “new town policies” in the General Plan, on the basis that such an element would undermine and even negate the County’s stated goals of protecting the “agricultural economy,” “beauty of the county,” and the “health and safety of its residents.” However, if such an element is included, it should be based on predetermined potential geographic locations and contain rigorous prerequisite conditions and performance standards to help mitigate the destructive impacts of “new town development.”

Tulare County Citizens for Responsible Growth is a coalition of Tulare County residents, farmers, conservationists and local businesses working to ensure that future growth protects our natural resources, preserves our heritage economy, and creates thriving, healthy cities and towns.

We believe there are a number of key issues that must be examined in the EIR:

- **Project definition**: CEQA requires that the project definition include the whole of an action that has the potential to harm the environment. The proposed location of the project is a key aspect of this definition, because it is frequently the site of the project that dictates the harm it may cause (CEQA Guidelines Section 15378). If the new town policies do not identify specific sites where new towns can be built, or the projected size and scope of these new towns, but rather creates guidelines for them to be built virtually anywhere in the county, it will be very difficult to develop a project description that complies with CEQA.
**Project Alternatives:** The EIR should analyze a project alternative that consists of the City-centered alternative as recommended by the Planning Commission last fall, without new town policies. The impact of the new town policies on water quality and supply, air quality, prime farmland, grazing land, open space, wildlife habitat, traffic patterns, urban blight and scenic views could thus be ascertained.

**Air Quality Impacts:** The EIR should examine how new town policies will affect regional air quality and compliance with the Clean Air Act and the SJAPCD Clean Air Plan. Given that new towns will tend to be further dispersed and therefore requiring longer commutes than city-centered growth, project locations have been identified to quantify these impacts. *Since 1980, growth in the San Joaquin Valley has outpaced Los Angeles, with population and vehicle miles traveled increasing at a faster rate in the valley. Since 1990, the San Joaquin Valley has seen a small decrease in the number of days on which ozone levels exceeded the federal 1-hour standard (an 18% decrease), while the South Coast has seen a much larger decrease (51%). Other key air quality indicators have also decreased in the South Coast, such as the number of days over the state 1-hour ozone standard and the number of days over the federal 8-hour standard. But in the San Joaquin Valley similar measures have increased.*

*(Clearing the Air in the San Joaquin Valley - Developing an Action Plan for Regulators, Legislators, and the Public – Union of Concerned Scientist October 2004 – CD attached).*

**Water Quality and Supply Impacts:** The EIR should assess how policies allowing new towns will impact the long-term stability and predictability of water supplies. It should identify how new towns will be required to demonstrate water supply, so as not to take water away from existing residents and farming operations, or jeopardize the long-term viability of aquatic ecosystems. In addition, the EIR should draw upon recent climate change research using the Department of Energy Parallel Climate and HadCM3 models, both of which find that the Sierra snow pack will be reduced by 30–70% by 2100. The implications of decreasing snow pack, and the resulting changes to hydrology and water supply, should be examined.

**Agriculture and Open Space Impacts:** The EIR should include an analysis of how new town policies will affect prime farmland and grazing land, both of which are critical to the local and regional economy. The proposed mitigation measures should include the permanent preservation of prime farmland at the ratio of 1 acre preserved for every acre developed (1:1) and the permanent preservation of grazing land at the ratio of 4 acres preserved for every acre developed (4:1).

**Mitigation measures should include specific indicators:** The mitigation measures proposed in the EIR should include specific indicators that correlate
with each of the environmental impacts. Indicators should measure not simply whether or not mitigation is being done, but rather should measure whether or not mitigation is actually **achieving the desired outcomes** in terms of minimizing or eliminating adverse environmental impacts. Set intervals for measuring indicators should be determined, as well as actions to be taken if desired outcomes are not being achieved.

- **Foothill Growth Management Plan:** The EIR should address the need to update the Foothill Growth Management Plan. This plan is outdated and needs to be improved by strengthening the requirements for cluster development within the foothill growth management plan area, require design standards and identify minimum open space and density standards. By providing better descriptive terminology, including **open space development or conservation subdivision design**, adhering to the three basic goals of cluster development: preserving **open space**, **protecting critical ecological habitat** and **preserving agricultural land**.

- **Additional Issues:** In addition, though these are not required by CEQA, we believe review should include an examination of impacts to:

  1. agriculture and tourism economies, affordable housing supply,
  2. education,
  3. jobs-housing balance.
  4. **meeting the population growth trends by matching the demographic needs of the county residents**

These issues were consistently identified as major concerns in the community workshops conducted over the course of the General Plan update.

**City-Centered Growth Alternative: the Right Direction for Our County**

Tulare County Citizens for Responsible Growth supports the City-centered growth alternative, as recommended by the Planning Commission, because it will:

- Preserve farmland, open space, wildlife habitat and other natural resources
- Maintain the County’s agricultural and tourist economies Minimize infrastructure costs associated with sprawling, low-density, auto-dependent development
- Protect air quality by encouraging the use of alternative transportation

We are not alone in our support of the city-centered growth alternative. This alternative received overwhelming support at the many public workshops hosted by the County. It is also supported by a plurality of cities in Tulare County, as well as Tulare County’s own Planning Commission.

**New Town Element Threatens Tulare County’s Future**
We oppose the creation of new town policies in the General Plan, because such an element would severely compromise the County’s stated goal of preserving prime farmland and open space. New town policies will encourage leapfrog development and undermine efforts to revitalize struggling city and town centers through infill development. It will mean longer commutes, polarized communities, emergency and health care strains on the already inadequate infrastructure, and it will deal a major blow to two of the County’s most important economies: agriculture and tourism.

**We urge you to seriously reconsider the creation of the new town element, and instead to focus on implementing the vision of the city-centered growth alternative.**

However, if the County is determined to move forward with new town policies, then we offer the following suggestions to minimize the damage these new towns will create. Our suggestions are based on the idea that new towns should only be created:

1. In discrete locations identified by the General Plan
2. when certain **prerequisite conditions** are met, and
3. the new towns themselves should be held to the highest **performance standards**.

We suggest that both the prerequisite conditions and performance standards be included as policies in the new town element of the General Plan only when the environmental data can considerably define and support the need.

**Prerequisite Conditions for New Town Development:**

The following prerequisite conditions, or triggers, should be met before the County Board of Supervisors approves a specific plan, Planned Community designation, or any other development approvals for a new town project.

- **Provision of Services:** The ability of County to provide fire, sheriff, park and library services at or above existing 2006 levels shall not be compromised by the new town. This determination shall be based on:
  1. Sheriff response time and personnel per capita
  2. Fire response time and personnel per capita
  3. Library books and floor space per capita
  4. County park acres and maintenance personnel per capita
  5. Appropriate health care facilities and services

- **Fiscal Condition:** The County’s fiscal condition is stable and adequate. This determination shall be made based on a five-year economic forecast that projects a balanced budget or surplus budget for each of the five years in the forecast. There must be reasonable certainty that the County’s basic fiscal relationship with
the state, cities and other government entities will not change dramatically in the next five years.

- **School Districts:** Agreements must be reached with local school districts to ensure that existing schools are not adversely impacted by the new town, by either overcrowding or draining resources from existing schools and individual students.

- **Traffic:** Levels of Service (LOS) throughout the County will remain at LOS C or above, and the County’s ability to maintain roads at or above existing levels for the next 20 years shall not be compromised.

- **Jobs-Housing Balance:** In order to preserve and enhance the jobs-housing balance, the County must first add new jobs, demonstrated by the issuance of building permits, to the vicinity of the proposed new town. The number of jobs created relative to the number of new houses should meet or exceed a ratio of 1:1, and the jobs and housing should be matched in terms of affordability, location and transportation.

- **Housing Needs:** The County must demonstrate that needed housing units to be provided by the new town could not feasibly be built in or adjacent to an existing community. This determination should be based on information provided in the County’s housing element, as well as the housing elements of the city or cities within a 30-mile sphere of the proposed new town site.

- **Agriculture Master Plan:** The County must first have adopted and implemented an Agricultural Master Plan to address long-term viability of agriculture in the County, before approving a new town that will result in the loss of productive agricultural land. The Master Plan should identify near-term measures to protect ag land from incompatible development; establish mechanisms to protect ag land such as a mitigation program; ongoing programs to ensure the economic viability of local agriculture including local farm-to-market programs, promotion of agro-tourism, and technical assistance.

- **Water Supply:** The County must find that water supply for the County is stable and predictable. The County must have an adopted groundwater-monitoring program for all areas that rely upon groundwater. Before approving a new town, the County must make a finding that groundwater levels and in-stream flows in the area are stable, and that the new town will not result in a net decrease in groundwater supply.

**Performance standards for new towns:**

In addition to the prerequisite conditions described above, the new town element should also prescribe performance standards that every new town proposal must adhere to. Achievement of the performance standards should be ensured through
regular monitoring, and the granting of PD permits and other project permits
should be contingent upon the achievement of these performance standards.

- **Mitigation for the loss of agricultural lands**: Projects, which will result in
  the loss of agricultural lands, should mitigate for that loss by permanently
  protecting one acre of equivalent ag land for every acre lost. Mitigation areas
  should be located within the County, as close to the project site as possible,
  and in areas where continued agricultural production is feasible. Many cities
  and counties, such as Alameda, Yolo, and cities of Livermore and Davis have
  adopted policies that require one-for-one mitigation and/or in-lieu fees.

- **Clustering/Density**: New towns should cluster development along
  transportation corridors and already-disturbed areas. To minimize the
  footprint of new development and create new communities that are walkable
  and transit-oriented, new towns should achieve a minimum density ranging
  from 10 – 20 dwelling units per acre. Development should be mixed-use,
  with basic services, retail and appropriate jobs located within or adjacent to
  residential neighborhoods.

- **Smart street design**: New towns should establish a traditional urban grid
  system of streets to evenly distribute traffic, provide a variety of routes, and
  encourage a safe pedestrian and bicycle environment. Major thoroughfares
  should be designed as multi-modal travel corridors, including sidewalks, bike
  lanes, and segregated rights-of-way to accommodate rapid transit services
  (either rail or bus rapid transit).

- **Energy-Efficient Buildings**: Buildings in new towns shall achieve at least
  the minimum standards for LEED (Leadership in Energy and Environmental
design) certification.

- **Affordable Housing**: Housing in new towns must meet the County’s
  demonstrated need in terms of affordability. This finding of demonstrated
  need shall be based upon data from a housing element certified by California
  Dept of Housing and Community Development (HCD).

- **Air quality protection**: New town developments must adopt every feasible
  mitigation measure that will reduce emissions, with a particular emphasis on
  reducing daily car trips. A minimum of 50% of daily trips within and
  originating in the new town must be accomplished by alternative
  transportation (see section on alternative transportation).

- **Alternative Transportation**: To meet air quality goals, reduce traffic
  improve community livability, health and safety; all new towns should be
  designed to maximize use of alternative transportation modes such as
  walking, bicycling and transit. No less than 50% of daily trips within and
  originating in new towns should be accomplished by alternative
transportation. Funding for alternative transportation should include not only infrastructure costs for establishing new transit, carpool and bike/ped facilities, but should also include ongoing funding for operations, maintenance and monitoring. Neighborhoods should be designed to cluster jobs, retail, services and higher-density housing within walking distance of multi-modal transit “nodes.”

- **Water Quality Protection and Monitoring**: Every new town shall be required to establish specific and comprehensive water quality management and monitoring plan. Development shall use surface stormwater collection systems, including swales, detention ponds and energy dissipaters to slow runoff and improve stormwater quality. Other BMPs should be incorporated into project design to further enhance the removal of pollutants from runoff. Regular and ongoing monitoring of groundwater levels and contaminants shall be undertaken to ensure that no adverse impacts are occurring.

- **Wildlife and fish protection** – New town development shall not result in any significant impacts to biological resources. The efficacy of habitat protection and restoration measures shall be measured on an ongoing basis to ensure no changes to distribution or abundance of fish and wildlife.

- **Open Space Protection and Restoration**: New town development shall permanently protect and restore, if necessary, environmentally sensitive areas including riparian woodlands, oak woodlands, floodplains, steep slopes (30 percent or greater), unstable geology, unique archeological/historical sites, wildlife habitats and scenic vistas, as well as buffer zones of adequate size to ensure that the integrity of protected areas is maintained at or above existing levels.

Thank you again for the opportunity to comment upon the Notice of Preparation for the Tulare County General Plan Update . . .

Respectfully,

[Signature]

Maya Ricci for

**TULARE COUNTY CITIZENS FOR RESPONSIBLE GROWTH**

CC: Tulare County Board of Supervisors
Tulare County Planning Commission
May 23, 2006

Theresa Szymanis
Chief Planner, Tulare County RMA
5961 South Mooney Boulevard
Visalia, CA 93277

Dear Ms Szymanis:

Subject: Tulare County General Plan Update

The County of Fresno appreciates the opportunity to review and comment on the Tulare County General Plan Update. Based on the County's review of the project, we do not have any comments on the proposed project.

If you have any questions you may email me at bsholars@co.fresno.ca.us or call me at (559) 443-5342.

Sincerely,

Briza Sholars, Planning and Resource Analyst
Development Services Division

G:\4360Devs&Pln\EnvPlan\OAR\Tulare County\Tulare County RMA\General Plan\Comment Letter.doc

c: Theresa Acosta-Mena, Senior Staff Analyst, Environmental Analysis Unit
Theresa Syzmanis, Chief Planner
Tulare County Resource Management Agency
5961 South Mooney Boulevard
Visalia, CA 93277

RE: Notice of Preparation for Tulare County General Plan Update

May 23, 2006

Thank you for the opportunity to comment on the Notice of Preparation for the Tulare County General Plan Update. WildPlaces fully endorses the recommendations presented to you by the Tulare County Citizens for Responsible Growth. In addition, we have in the letter below, also added our comment on assisting the county in complying with CEQA requirements to develop an Oak Woodland Management Plan. We urge you, the Board of Supervisors and the Planning Commission, to adhere to the vision for compact, city centered growth, agriculture (including rangeland) and open space preservation, and clean air and water that was called for in numerous public hearings and articulated in the City-centered General Plan Alternative.

Given that population growth and its associated pressures are of overriding importance in Tulare County we ask that the General Plan reflect bold leadership and provide strong parameters for directing growth.

We oppose the inclusion of “new town policies” in the General Plan, on the basis that such an element would undermine and even negate the County’s stated goals of protecting the “agricultural economy,” “beauty of the county,” and the “health and safety of its residents.” However, if such an element is included, it should be based on predetermined potential geographic locations and contain rigorous prerequisite conditions and performance standards to help mitigate the destructive impacts of “new town development.”

Tulare County Citizens for Responsible Growth is a coalition of Tulare County residents, farmers, conservationists and local businesses working to ensure that future growth protects our natural resources, preserves our heritage economy, and creates thriving, healthy cities and towns.

We believe there are a number of key issues which must be examined in the EIR:

- **Project definition:** CEQA requires that the project definition include the whole of an action that has the potential to harm the environment. The proposed location of the project is a key aspect of this definition, because it is frequently the site of the project which dictates the harm it may cause (CEQA Guidelines Section 15378). If the new town policies do not identify specific sites where new towns can be built, or the projected size and scope of these new towns, but rather creates guidelines for them to be built virtually anywhere in the county, it will be very difficult to develop a project description that complies with CEQA.
• **Project Alternatives:** The EIR should analyze a project alternative that consists of the City-centered alternative as recommended by the Planning Commission last fall, without new town policies. The impact of the new town policies on water quality and supply, air quality, prime farmland, grazing land, open space, wildlife habitat, traffic patterns, urban blight and scenic views could thus be ascertained.

• **Air Quality Impacts:** The EIR should examine how new town policies will affect regional air quality and compliance with the Clean Air Act and the SJAPCD Clean Air Plan, given that new towns will tend to be further dispersed and therefore requiring longer commutes than city-centered growth, and no project locations have been identified to quantify these impacts. Since 1980, growth in the San Joaquin Valley has outpaced Los Angeles, with population and vehicle miles traveled increasing at a faster rate in the valley. Since 1990, the San Joaquin Valley has seen a small decrease in the number of days on which ozone levels exceeded the federal 1-hour standard (an 18% decrease), while the South Coast has seen a much larger decrease (51%). Other key air quality indicators have also decreased in the South Coast, such as the number of days over the state 1-hour ozone standard and the number of days over the federal 8-hour standard. But in the San Joaquin Valley similar measures have increased.


• **Water Quality and Supply Impacts:** The EIR should assess how policies allowing new towns will impact the long-term stability and predictability of water supplies. It should identify how new towns will be required to demonstrate water supply, so as not to take water away from existing residents and farming operations, or jeopardize the long-term viability of aquatic ecosystems. In addition, the EIR should draw upon recent climate change research using the Department of Energy Parallel Climate and HadCM3 models, both of which find that the Sierra snow pack will be reduced by 30 –70% by 2100. The implications of decreasing snow pack, and the resulting changes to hydrology and water supply, should be examined.

• **Agriculture and Open Space Impacts:** The EIR should include an analysis of how new town policies will affect prime farmland AND grazing land, both of which are critical to the local and regional economy. The proposed mitigation measures should include the permanent preservation of prime farmland at the ratio of 1 acre preserved for every acre developed (1:1) and the permanent preservation of grazing land at the ratio of 4 acres preserved for every acre developed (4:1).

• **Mitigation measures should include specific indicators:** The mitigation measures proposed in the EIR should include *specific indicators* which correlate with each of the environmental impacts. Indicators should measure not simply whether or not mitigation is being done, but rather should measure whether or not mitigation is actually *achieving the desired outcomes* in terms of minimizing or eliminating adverse environmental impacts. Set intervals for measuring indicators should be determined, as well as actions to be taken if desired outcomes are not being achieved.

• **Foothill Growth Management Plan:** The EIR should address the need to update the Foothill Growth Management Plan. This plan is outdated and needs to be improved by strengthening the requirements for cluster development within the foothill growth management plan area, require design standards and identify minimum open space and
density standards. By providing better descriptive terminology, including open space development or conservation subdivision design, adhering to the three basic goals of cluster development: preserving open space, protecting critical ecological habitat and preserving agricultural land.

- **Additional Issues:** In addition, though these are not required by CEQA, we believe review should include an examination of impacts to:
  - agriculture and tourism economies,
  - affordable housing supply,
  - education,
  - jobs-housing balance.
  - Meeting the population growth trend needs of the county residents

These issues were consistently identified as major concerns in the community workshops conducted over the course of the General Plan update.

**City-Centered Growth Alternative: the Right Direction for Our County**

Tulare County Citizens for Responsible Growth supports the City-centered growth alternative, as recommended by the Planning Commission, because it will:

- Preserve farmland, open space, wildlife habitat and other natural resources
- Maintain the County’s agricultural and tourist economies
- Minimize infrastructure costs associated with sprawling, low-density, auto-dependent development.
- Protect air quality by encouraging the use of alternative transportation

We are not alone in our support of the city-centered growth alternative. This alternative received overwhelming support at the many public workshops hosted by the County. It is also supported by a plurality of cities in Tulare County, as well as Tulare County’s own Planning Commission.

**New Town Element Threatens Tulare County’s Future**

We oppose the creation of new town policies in the General Plan, because such an element would severely compromise the County’s stated goal of preserving prime farmland and open space. New town policies will encourage leapfrog development and undermine efforts to revitalize struggling city and town centers through infill development. It will mean longer commutes, polarized communities, emergency and health care strains on the already inadequate infrastructure, and it will deal a major blow to two of the County’s most important economies: agriculture and tourism.

We urge you to seriously reconsider the creation of the new town element, and instead to focus on implementing the vision of the city-centered growth alternative.

However, if the County is determined to move forward with new town policies, then we offer the following suggestions to minimize the damage these new towns will create. Our suggestions are based on the idea that new towns should only be created
1. In discrete locations identified by the General Plan
2. when certain prerequisite conditions are met, and
3. the new towns themselves should be held to the highest performance standards.
We suggest that both the prerequisite conditions and performance standards be included as policies in the new town element of the General Plan only when the environmental data can considerably define and support the need.

**Prerequisite Conditions for New Town Development:**
The following prerequisite conditions, or triggers, should be met before the County Board of Supervisors approves a specific plan, Planned Community designation, or any other development approvals for a new town project.

- **Provision of Services:** The ability of County to provide fire, sheriff, park and library services at or above existing 2006 levels shall not be compromised by the new town. This determination shall be based on:
  - Sheriff response time and personnel per capita
  - Fire response time and personnel per capita
  - Library books and floor space per capita
  - County park acres and maintenance personnel per capita
  - Appropriate health care facilities and services

- **Fiscal Condition:** The County’s fiscal condition is stable and adequate. This determination shall be made based on a five-year economic forecast that projects a balanced budget or surplus budget for each of the five years in the forecast. There must be reasonable certainty that the County’s basic fiscal relationship with the state, cities and other government entities will not change dramatically in the next five years.

- **School Districts:** Agreements must be reached with local school districts to ensure that existing schools are not adversely impacted by the new town, by either overcrowding or draining resources from existing schools and individual students.

- **Traffic:** Levels of Service (LOS) throughout the County will remain at LOS C or above, and the County’s ability to maintain roads at or above existing levels for the next 20 years shall not be compromised.

- **Jobs-Housing Balance:** In order to preserve and enhance the jobs-housing balance, the County must first add new jobs, demonstrated by the issuance of building permits, to the vicinity of the proposed new town. The number of jobs created relative to the number of new houses should meet or exceed a ratio of 1:1, and the jobs and housing should be matched in terms of affordability, location and transportation.

- **Housing Need:** The County must demonstrate that needed housing units to be provided by the new town could not feasibly be built in or adjacent to an existing community. This determination should be based on information provided in the County’s housing element, as well as the housing elements of the city or cities within a 30-mile sphere of the proposed new town site.

- **Agriculture Master Plan:** The County must first have adopted and implemented an Agricultural Master Plan to address long-term viability of agriculture in the County, before approving a new town that will result in the loss of productive agricultural land. The Master Plan should identify near-term measures to protect ag land from incompatible development; establish mechanisms to protect ag land such as a mitigation program; ongoing programs to ensure the economic viability of local
agriculture including local farm-to-market programs, promotion of agro-tourism, and technical assistance.

- **Water Supply:** The County must find that water supply for the County is stable and predictable. The County must have an adopted groundwater monitoring program for all areas which rely upon groundwater. Before approving a new town, the County must make a finding that groundwater levels and in-stream flows in the area are stable, and that the new town will not result in a net decrease in groundwater supply.

- **Air Quality – same question, and related to % of daily commute trips using alternative transportation.** Local air quality pollutant loads staying same or getting better.

**Performance standards for new towns:**

- **In addition to the prerequisite conditions described above, the new town element should also prescribe performance standards which every new town proposal must adhere to.** Achievement of the performance standards should be ensured through regular monitoring, and the granting of PD permits and other project permits should be contingent upon the achievement of these performance standards, including: **Mitigation for the loss of agricultural lands:** Projects which will result in the loss of agricultural lands should mitigate for that loss by permanently protecting one acre of equivalent ag land for every acre lost. Mitigation areas should be located within the County, as close to the project site as possible, and in areas where continued agricultural production is feasible. Many cities and counties, such as Alameda, Yolo, and cities of Livermore and Davis have adopted policies that require one-for-one mitigation and/or in-lieu fees.

- **Clustering/Density:** New towns should cluster development along transportation corridors and already-disturbed areas. To minimize the footprint of new development and create new communities that are walk-able and transit-oriented, new towns should achieve a minimum density ranging from 10 – 20 dwelling units per acre. Development should be mixed-use, with basic services, retail and appropriate jobs located within or adjacent to residential neighborhoods.

- **Smart street design:** New towns should establish a traditional urban grid system of streets to evenly distribute traffic, provide a variety of routes, and encourage a safe pedestrian and bicycle environment. Major thoroughfares should be designed as multi-modal travel corridors, including sidewalks, bike lanes, and segregated rights-of-way to accommodate rapid transit services (either rail or bus rapid transit).

- **Energy-Efficient Buildings:** Buildings in new towns shall achieve at least the minimum standards for LEED (Leadership in Energy and Environmental design) certification.

**Affordable Housing:** Housing in new towns must meet the County's demonstrated need in terms of affordability. This finding of demonstrated need shall be based upon data from a housing element certified by California Dept of Housing and Community Development (HCD). 1.

- **Air quality protection:** New town developments must adopt every feasible mitigation measure that will reduce emissions, with a particular emphasis on reducing daily car
trips. A minimum of 50% of daily trips within and originating in the new town must be accomplished by alternative transportation (see section on alternative transportation).

- **Alternative Transportation:** To meet air quality goals, reduce traffic improve community livability, health and safety, all new towns should be designed to maximize use of alternative transportation modes such as walking, bicycling and transit. No less that 50% of daily trips within and originating in new towns should be accomplished by alternative transportation. Funding for alternative transportation should include not only infrastructure costs for establishing new transit, carpool and bike/ped facilities, but should also include ongoing funding for operations, maintenance and monitoring. Neighborhoods should be designed to cluster jobs, retail, services and higher-density housing within walking distance of multi-modal transit “nodes.”

  - **Water Quality Protection and Monitoring:** Every new town shall be required to establish specific and comprehensive water quality management and monitoring plan. Development shall use surface storm water collection systems, including swales, detention ponds and energy dissipaters to slow runoff and improve storm water quality. Other BMPs should be incorporated into project design to further enhance the removal of pollutants from runoff. Regular and ongoing monitoring of groundwater levels and contaminants shall be undertaken to ensure that no adverse impacts are occurring.

  - **Wildlife and fish protection** – New town development shall not result in any significant impacts to biological resources. The efficacy of habitat protection and restoration measures shall be measured on an ongoing basis to ensure no changes to distribution or abundance of fish and wildlife.

  - **Open Space Protection and Restoration:** New town development shall permanently protect and restore, if necessary, environmentally sensitive areas including riparian woodlands, oak woodlands, floodplains, steep slopes (30 percent or greater), unstable geology, unique archeological/historical sites, wildlife habitats and scenic vistas, as well as buffer zones of adequate size to ensure that the integrity of protected areas is maintained at or above existing levels.

In addition to the above all growth in the county should be guided by the following. The following should become part of the county's Oak Woodlands Management Plan. We have used references from throughout the state where appropriate.

  - **Oak woodlands identification and protection:**

    - **Oak Woodlands Protection Standards:**

    State Law: (CEQA sec1.2.1083.4B) requires that a county with oak woodlands, in an Oak Woodlands Management Plan, a provision that requires mitigation of any conversion of oak woodlands and would require that the plan contain specified mitigation alternatives and procedures to minimize impacts to oak woodlands in specified areas. Further language suggests protection of areas used by wildlife, and those near riparian zones and those that include snags.

    Therefore, the following steps should be included in the updated General Plan, both to fully comply with State Law and to present a clear and consistent plan for the future:
Add an Oak Woodlands Management Plan as part of Conservation/Open Space Element of General Plan, and conform the FGMP to its requirements. The Oak Woodlands Management Plan shall include:

- identify oak woodlands
- identify protection as the best mitigation alternative.
- where protection is not possible or feasible, include mitigation alternatives found in the state law (see specific mitigation alternatives).
  restore former oak woodlands provided at least twice as many trees will be restored as the project removes.
  Contribute funds to the Oak Woodlands Conservation Fund
  A county shall require the planting of three seedlings for each oak tree that is removed...requirements for the planting, care, maintenance, monitoring and replanting of dead or diseased trees are incorporated into the mitigation.

(this is not an inclusive list from the state law, section 1.2.1083B-E)

1) Identify Oak Woodlands:

The county shall retain existing oak woodland and individual valley, black and live oak as part of residential, commercial, industrial and agricultural land division approvals. The blue oak, black oak, and live oak woodland communities in Tulare County are found in the regions included in the Foothill Growth Management Plan (Springville, Three Rivers, Lemoncove, East Porterville, etc.) Groves of black oak are found in the area included in the Mountain Plan. Individual heritage trees and groves of valley oak are found throughout the valley floor, commonly included in the Rural Valley Lands Plan.

(see Napa County General Plan, and Ventura County General Plan, adapted)

2) Mitigation

- identify preservation as best mitigation alternative
- where preservation is not possible, the following guidelines shall be used in determining measures which comply or provide additional protection to oak woodlands throughout the county.

Implementation:

An area shall be determined an oak woodland if there is evidence of significant historic oak canopy vegetation and recent (within seven years) removal of vegetation or if area is surrounded by contiguous oak woodland on at least three sides and there is no geologic or other natural characteristic that would indicate the area was never oak woodland habitat.

from Current Tulare County General Plan:
Goal 9.H: Protect the natural features of the foothills by directing development to selected areas.
Policies:
  9. H.12 Prohibit unnecessary removal of native trees on development sites prior to approval of development plans to control erosion, preserve wildlife habitat, and maintain natural the natural character of developing areas.
  9. H.15 Rare and Endangered Species and wildlife of special concern should be identified and their habitat protected against encroachment by development.
Suggested Revision:
Add policy:

Development in the vicinity of oak woodlands must be designed and sited to maximize the long-term preservation of the trees. The county should develop oak canopy protection regulations.

Significant oak woodlands must be retained and heritage trees must be protected. The county shall educate and encourage farmers, developers and other landowners to preserve natural vegetation in and adjacent to cultivated and developed areas. The county shall support the protection of valuable lands by developing tree regulations.

Development in the vicinity of significant oak woodlands shall be designed and sited to maximize the long-term preservation of the trees and the integrity of their natural setting.

(see San Joaquin County General Plan, adapted)

There are extensive areas of unfragmented oak woodland remaining in the unincorporated area of the county. Efforts shall be made to protect these and other large unfragmented communities, particularly where these areas also include valley/foothill riparian habitats.
(see Placer County General Plan, adapted)

Policy:
Project sites supporting oak woodlands should be evaluated to determine whether project-related impacts would result in fragmentation of a contiguous stand either on the site or on adjacent parcels. The conservation of this community should be a priority.

(see Placer County General Plan, adapted)

Implementation:

Individual Trees may be protected for aesthetic or soil-retention purposes. However, protection of individual trees in a fragmented, developed environment does not reduce or eliminate the responsibility for the function and value-loss of intact oak woodlands if they were present on the site prior to construction.

(see Placer County General Plan, adapted)

**Goal 9.D: Provide recreation and open space opportunities both for local residents and for the visiting public.**

Policies:

9.D.1 Identify those environmentally sensitive areas within development corridors which should be maintained as open space such as areas characterized by floodplains, steep slopes (30 percent or greater), unstable geology, unique archeological/historical sites, special wildlife habitats, and scenic vistas.

9.D.2 Protection of unique open space areas such as riparian woodlands, oak groves, interesting rock formations, and scenic vistas, shall be encouraged.

Implementation: The Site Review Committee shall review proposed projects to determine if on-site environmentally sensitive areas are protected.

suggested revision: Revise Policy 9.D.2. to state:

Protection of unique open space areas such as riparian woodlands, oak woodlands, interesting rock formations, and scenic vistas, shall be encouraged.
Conclusion
Thank you again for the opportunity to comment upon the Notice of Preparation for the Tulare County General Plan Update.

Sincerely,

Mehmet McMillan
Director
WildPlaces

[Signature]

Clean J. Perez, Springville
member,
Tulare County Citizens
for Responsible Growth
WildPlaces

CC: Tulare County Board of Supervisors
   Tulare County Planning Commission
   Visalia Times Delta
   Fresno Bee
   Valley Voice
   Southern Sierra Messenger
   Porterville Recorder
FACSIMILE COVER SHEET

DEPARTMENT OF CONSERVATION
DIVISION OF LAND RESOURCE PROTECTION
801 K STREET, MS 18-01
SACRAMENTO, CA 95814-3528

DATE: May 26, 2006
TO: Seth Symonis
FAX TO: 923-3018 / 539-730-

FROM: ____________________________

Phone: (916) 324-0850
324-0859
Fax: (916) 327-3430
www.conservation.ca.gov/dlrp

Number of Pages (including cover): 5

MESSAGE:

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_______________________________________________________________________
May 25, 2006

Theresa Szymanis, AICP, Chief Planner
Tulare County Resource Management Agency
5891 South Mooney Boulevard
Visalia, CA 93277

Subject: Notice of Preparation (NOP) of a Draft Environmental Impact Report (DEIR)
for the Tulare County General Plan Update SCH# 2006041162

Dear Ms. Szymanis:

The Department of Conservation's Division of Land Resource Protection (Division) monitors farmland conversion on a statewide basis and administers the California Land Conservation (Williamson) Act and other agricultural land conservation programs. The Division has reviewed the above NOP and offers the following recommendations for the DEIR with respect to the project's potential impacts on agricultural land.

The proposed project involves a comprehensive General Plan Update (GPU) for the Tulare County planning area. The NOP notes that one key value statement for the GPU is that the County will protect its agricultural economy while diversifying employment opportunities. The NOP also notes that some agricultural land conversion may be necessary to accommodate future population growth, however, some of the land loss may be offset by preservation of the most agriculturally productive and valuable areas. Therefore, the Division recommends that, at a minimum, the following items be specifically addressed to document and treat project impacts on agricultural land and land use.

Agricultural Setting of the Project
The DEIR should describe the project setting in terms of the actual and potential agricultural productivity of the land. In addition to existing county mapping resources, the GPU should also utilize information from the Division's Tulare County Important Farmland Map, which defines farmland according to soil attributes and land use. In addition, we recommend including the following information to characterize the agricultural land resource setting of the planning area.

- Current and past agricultural use of areas within the county. Include data on the types of crops grown, and crop yields and farmgate sales values.

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The Department of Conservation’s mission is to protect Californians and their environment by:
- Protecting lives and property from earthquakes and landslides;
- Ensuring safe mining and oil and gas drilling;
- Conserving California’s farmland; and Saving energy and resources through recycling.
To help describe the full agricultural resource value of the soils on the site, we recommend the use of economic multipliers to assess the total contribution of the county's potential or actual agricultural production to the local, regional and state economies. State and Federal agencies such as the UC Cooperative Extension Service and USDA are sources of economic multipliers.

**Project Impacts on Agricultural Land**

- Type, amount, and location of farmland conversion resulting directly and indirectly (growth-inducement) from project implementation.
- Impacts on current and future agricultural operations; e.g., land-use conflicts, increases in land values and taxes, vandalism, etc.
- Incremental project impacts leading to cumulatively considerable impacts on agricultural land. This would include impacts from the proposed project as well as impacts from past, current and probable future projects.

Future site-specific project impacts on agricultural resources may also be quantified and qualified by use of established thresholds of significance (California Code of Regulations Section 15064.7). The Division has developed a California version of the USDA Land Evaluation and Site Assessment (LESA) Model, a semi-quantitative rating system for establishing the environmental significance of project-specific impacts on farmland. The model may also be used to rate the relative value of alternative project sites. The LESA Model is available on the Division’s website noted later in this letter.

**Williamson Act Land:**

A project is deemed to be of statewide, regional or area-wide significance if it will result in cancellation of a Williamson Act contract for a parcel of 100 or more acres [California Code of Regulations Section 15206(b)(3)]. Since lands under Williamson Act contract and in agricultural preserves exist within the county, the Division recommends that the following information be provided in the DEIR:

- A map detailing the location of agricultural preserves and contracted land within each preserve. The DEIR should also tabulate the number of Williamson Act acres, according to land type (e.g., prime or non-prime agricultural land), which could be impacted directly or indirectly by the project.
- A general discussion of Williamson Act contracts that may be terminated in order to accommodate the project. The DEIR should discuss the impacts that termination of Williamson Act contracts would have on nearby properties also under contract; i.e., growth-inducing impacts (in the sense that the removal of contract protection not only lifts a barrier to development, but results in higher property taxes, and thus, an incentive to shift to a more intensive land use, such as urban development.)

As a general rule, land can be withdrawn from Williamson Act contract only through the nine-year nonrenewal process. Immediate termination via cancellation is reserved for
"extraordinary," unforeseen situations (See *Sierra Club v. City of Hayward* (1981) 28 Cal.3d 840, 852-855). The County must approve a request for contract cancellation, and base that approval on specific findings that are supported by substantial evidence (Government Code Section 51282). If Williamson Act contract cancellations will be proposed, we recommend that a discussion of the findings be included in the DEIR. Finally, the notice of the hearing to approve the tentative cancellation, and a copy of the landowner's petition, must be mailed to the Director of the Department of Conservation ten (10) working days prior to the hearing. (The notice should be mailed to Bridgett Luther, Director, Department of Conservation, c/o Division of Land Resource Protection, 801 K Street MS 8-01, Sacramento, CA 95814-3528.)

- An agricultural preserve is a zone authorized by the Williamson Act, and established by the local government, to designate land qualified to be placed under the Act's 10-year contracts. Preserves are also intended to create a setting for contract-protected lands that is conducive to continuing agricultural use. Therefore, the uses of agricultural preserve land must be restricted by zoning or other means so as not to be incompatible with the agricultural use of contracted land within the preserve (Government Code Section 51230). The DEIR should also discuss any proposed general plan designation or zoning within agricultural preserves affected by the GPU.

**Mitigation Measures and Alternatives**

The DEIR should discuss any feasible alternatives to the project that would lessen or avoid farmland conversion impacts. Similarly, while the direct conversion of agricultural land is often deemed to be an unavoidable impact as also noted in the NOP, mitigation measures must be considered.

The Division recommends that the County consider the purchase of agricultural conservation easements on land of at least equal quality and size as partial compensation for the direct loss of agricultural land, as well as for the mitigation of growth inducing and cumulative impacts on agricultural land. Selection of lands to be encumbered by easements should also include criteria for strategic protection of the most valuable, productive and threatened agricultural lands.

Mitigation using conservation easements can be implemented by at least two alternative approaches: the outright purchase of conservation easements tied to individual projects, or via the donation of mitigation fees to a local, regional or statewide organization or agency, including land trusts and conservancies, whose purpose includes the purchase, holding and maintenance of agricultural conservation easements. For example, the California Farmland Conservancy Program is authorized to accept donations of funds if the Department of Conservation is the designated beneficiary and it agrees to use the funds for purposes of the program in a county specified by the donor. Whatever the approach, the conversion of agricultural land should be deemed an impact of at least regional significance and the search for mitigation lands not be limited to areas near the development.
Information about conservation easements is available on the Division's website, or by contacting the Division at the address and phone number listed below. The Division's website address is:

http://www.conservation.ca.gov/DLRP

Of course, the use of conservation easements is only one form of mitigation that should be considered. The following mitigation measures could also be considered:

- Increasing home density or clustering residential units to allow a greater portion of the development site to remain in agricultural production.
- Protecting nearby farmland from premature conversion through the use of less than permanent long-term restrictions on use such as 20-year Farmland Security Zone contracts (Government Code Section 51296) or 10-year Williamson Act contracts (Government Code Section 51200 et seq.).
- Establishing buffers such as setbacks, berms, greenbelts, and open space areas to separate farmland from incompatible urban uses.
- Investing in the commercial viability of the remaining agricultural land in the project area through a mitigation bank which invests in agricultural infrastructure, water supplies and marketing.

The Department believes that the most effective approach to farmland conservation and impact mitigation is one that is integrated with general plan policies. For example, the measures suggested above could be most effectively applied as part of a comprehensive agricultural land conservation element in the County's general plan. Mitigation policies could then be applied systematically toward larger goals of sustaining an agricultural land resource base and economy. Within the context of a general plan mitigation strategy, other measures could be considered, such as the use of transfer of development credits, mitigation banking, and economic incentives for continuing agricultural uses.

Thank you for the opportunity to comment on the NOP. If you have questions on our comments, or require technical assistance or information on agricultural land conservation, please contact the Division at 801 K Street, MS 18-01, Sacramento, California 95814; or phone (916) 324-0850.

Sincerely,

Dennis J. O'Bryant
Acting Assistant Director

cc: Tulare County RCD
3530 West Orchard Court
Visalia, CA  93277
May 25, 2006

Theresa Szymanis
Tulare County Resource Management Agency
5961 South Mooney Blvd
Visalia, CA 93277

Subject: Notice of Preparation of a Draft Environmental Impact Report
Tulare County General Plan Update

Dear Ms. Szymanis:

The San Joaquin Valley Unified Air Pollution Control District (District) has reviewed the project referenced above and offers the following comments:

The entire San Joaquin Valley Air Basin (SJVAB) is designated non-attainment for ozone and particulate matter (PM10 and PM2.5). This project will contribute to the overall decline in air quality due to construction activities, increases in motor vehicle traffic and other operational emissions associated with new development. For large projects such as specific plans and major general plan updates, the District recommends using the regional transportation model to quantify mobile source emissions. If the regional transportation model is not available, the URBEMIS 2002 Version 8.7 program can be used to calculate project area and operational emissions with modifications to the default data inputs. URBEMIS can be downloaded from www.urbemis.com or the South Coast Air Quality Management District’s website at http://www.aqmd.gov/ceqa/urbemis.html. The build-out of the general plan will make it more difficult to meet mandated emission reductions and air quality standards. A concerted effort should be made to reduce project-related emissions as outlined below:

AB 170 (Reyes) requires cities and counties in the San Joaquin Valley to include an air quality element or air quality implementation strategies in their general plans. The District prepared the Air Quality Guidelines for General Plans (Guidelines) to assist in addressing this new requirement. The County is required to forward the air quality element or its equivalent to the District for review. Contact the District to obtain a copy of the Guidelines.

The District recommends that the air quality section of the EIR have four main components:

1. Description of the regulatory environment and existing air quality conditions impacting the area. This section should be concise and contain information that is pertinent to analysis of the project. The District has several sources of information available to assist with the existing air quality and regulatory environment section of the EIR. The District's Guide for Assessing and Mitigating Air Quality Impacts, 2002 Revision (GAMAQI) contains discussions regarding the existing air quality conditions and trends of the SJVAB, including those pollutants of particular concern: ozone, PM10, and carbon monoxide. In addition, it provides an overview of the regulatory environment governing air quality at the federal, state, and regional levels. The most recent air quality data for the District is
available at the California Air Resources Board (CARB) website at http://www.arb.ca.gov/html/age&m.htm. The air quality section of EPA’s Region 9 (which includes information on the SJVAB) can be found at http://www.epa.gov/region09/air/index.html. Additionally, this section should also contain a discussion regarding growth projections that Tulare County provided to the District (through the Tulare Council of Governments) for inclusion in the Ozone and PM10 Attainment Plans and any impacts this project will have on Federal Conformity for Tulare County and the San Joaquin Valley Air Basin. Lastly, this section should clearly describe the air pollution regulatory authority of the District and ARB for the various emission sources in the plan area.

2. Estimates of existing emissions and projected pollutant emissions related to the increase in project source emissions and vehicle use, along with an analysis of the effects of these increases. The AQIA prepared for the EIR should include the methodology, model assumptions, inputs and results for pollutant emissions. The cumulative impact analyses should consider current existing and planned development both within the project area and in surrounding areas. The EIR needs to address the short-term and long term, local and regional adverse air quality impacts associated with the operation of construction equipment (ROG, NOx, CO, and PM10) and emissions generated from stationary, area and mobile sources. The EIR should provide emissions projections for the project at build out and for one or more intermediate years (including ongoing emissions from each previous phase).

Ozone Precursors- As stated earlier, the District recommends using the regional transportation model to quantify mobile source emissions, but in some cases it may be possible to use the URBEMIS 2002 Version 8.7 program to calculate project area and operational emissions and to identify mitigation measures that reduce impacts. URBEMIS can be downloaded from www.urbemis.com or the South Coast Air Quality Management District’s website at http://www.aqmd.gov/ceqa/urbemis.html. The County of Tulare or its consultant is encouraged to consult with District staff in determining appropriate methodology and model inputs.

Hazardous Air Pollutants (HAPs)- The air analysis should discuss District regulations for identifying and reducing HAPs and should describe how the County of Tulare would address future projects with sensitive receptors near existing HAP sources and the siting of new HAP sources in the plan area. Potential HAPs sources include project equipment, operations, and vehicles (the Air Resources Board (ARB) has designated diesel particulate emissions as a toxic air contaminant). On page 43 of the District’s Guide for Assessing and Mitigating Air Quality Impacts, 2002 Revision (GAMAQI), the District addresses and defines sensitive receptors with respect to CEQA. If the project is near sensitive receptors and HAPs are a concern, the project developer should perform a Health Risk Assessment (HRA). HRA guidelines promulgated by the California Office of Environmental Health Hazard Assessment (OEHHA) and OEHHA toxicity criteria must be used. The District recommends use of the latest version of the Hot Spots Analysis and Reporting Program (HARP) released by the Air Resources Board for a health risk assessment because it is the only software that is compliant with the OEHHA guidelines. An HRA should include a discussion of the toxic risk associated with the proposed project, including project equipment, operations, and vehicles. The GAMAQI defines the significance levels for toxic impacts as a cancer risk greater than 10 in a million and/or a hazard index (HI) of 1.0 or greater for chronic non-carcinogenic or acute risks. The project consultant should contact the District to review the proposed modeling approach before modeling begins. For more information on hazardous air pollutants (HAPs) analyses, please contact Mr. Leland Villalvazo, Supervising Air Quality Specialist, at (559) 230-6000 or hramodeler@valleyair.org.

Carbon Monoxide Hotspot Analysis- Results of the traffic study should be used to identify intersections and corridors with high levels of congestion that may result in a CO hot spot. CO hot spots should be screened using a protocol developed by the Institute of Transportation Studies at University of California Davis entitled Transportation Project-Level Carbon Monoxide Protocol. Locations that are predicted by the CO Protocol to experience high levels of CO should be modeled using the dispersion model CALINE4. The procedure for using EMFAC 2002 to calculate emission factors to be used in the CALINE4 modeling can be downloaded at the Caltrans Division of Environmental Analysis site http://www.gov.ca.gov/hg/env/air/emfac.htm.
Odor Analysis - If there are existing odor sources that may impact future development in the plan
project site may be required to identify the presence of any asbestos containing building material (ACBM). Any identified ACBM having the potential for disturbance must be removed by a certified asbestos contractor in accordance with CAL-OSHA requirements. If you have any questions concerning asbestos related requirements, please contact Mr. Brian Dodds at (559) 230-5962 or CAL-OSHA at (559) 454-1295. The District's Asbestos Requirements Bulletin can be found at http://valleyair.org/busind/comply/asbestosbultn.htm.

**Rule 4101** (Visible Emissions) This rule prohibits emissions of visible air contaminants to the atmosphere and applies to any source operation that emits or may emit air contaminants. The applicant must contact the District's Small Business Assistance Office at (559) 230-5888 to receive additional information/instructions.

**Rule 4102** (Nuisance) This rule applies to any source operation that emits or may emit air contaminants or other materials. In the event that the project or construction of the project creates a public nuisance, it could be in violation and be subject to District enforcement action.

**Rule 4103** (Open Burning) This rule regulates the use of open burning and specifies the types of materials that may be open burned. Agricultural material shall not be burned when the land use is converting from agriculture to non-agricultural purposes (e.g., commercial, industrial, institutional, or residential uses). Section 5.1 of this rule prohibits the burning of trees and other vegetative (non-agricultural) material whenever the land is being developed for non-agricultural purposes. In the event that the project applicant burned or burns agricultural material, it would be in violation of Rule 4103 and be subject to District enforcement action.

**Rule 4601** (Architectural Coatings) This rule limits volatile organic compounds from architectural coatings by specifying architectural coatings storage, clean up and labeling requirements.

**Rule 4901** (Wood Burning Fireplaces and Wood Burning Heaters) This rule limits PM10 and PM2.5 emissions from residential development. Construction plans for residential developments may be affected by section 5.3, specifically:

§5.3 Limitations on Wood Burning Fireplaces or Wood Burning Heaters in New Residential Developments.
Beginning January 1, 2004,

5.3.1 No person shall install a wood burning fireplace in a new residential development with a density greater than two (2) dwelling units per acre.

5.3.2 No person shall install more than two (2) EPA Phase II Certified wood burning heaters per acre in any new residential development with a density equal to or greater than three (3) dwelling units per acre.

5.3.3 No person shall install more than one (1) wood burning fireplace or wood burning heater per dwelling unit in any new residential development with a density equal to or less than two (2) dwelling units per acre.

More information about Rule 4901 can be found on our website at www.valleyair.org. For compliance assistance, please contact Mr. Wayne Clarke, Air Quality Compliance Manager, at (559) 230-5968.

**Rule 9510** (Indirect Source Review) This rule was adopted to reduce the impacts of growth in emissions from all new development in the San Joaquin Valley. Rule 9510 requires applicants subject to the rule to provide information that enables the District to quantify construction, area and operational PM10 and NOx emissions, and potentially mitigate a portion of those emissions. An application must be filed with the District no later than concurrent with application with a local agency for the final discretionary approval. For more information and instruction, please contact the District's ISR staff by phone at (559) 230-5800 or by email at ISR@valleyair.org.

4. **Identify and discuss all feasible measures that will reduce air quality impacts generated by the project.** "Feasible" means "capable of being accomplished in a successful manner within a reasonable period of time, taking into account economic, environmental, legal, social, and technological factors: (California Code of Regulations (CCR § 15364)). The California Environmental Quality Act (CEQA) requires that EIRs "describe measures which could minimize significant adverse
impacts (CCR §15126(c)). Additionally, the CCR requires that “a public agency should not approve a project as proposed if there are feasible alternatives or mitigation measures that would substantially lessen any significant effects that the project would have on the environment” (CCR § 15021(a)(2)). For each potential adverse impact, mitigation measures should be identified to reduce impacts below air quality threshold levels of significance. Therefore, the EIR should identify which mitigation measures will be included in the project, and how each mitigation measure will be implemented. The reduction of air quality impacts from implementation of mitigation measures should be quantified to the extent possible. If a measure cannot be quantified a qualitative discussion should be provided explaining the benefits of the proposed mitigation measure. The EIR should discuss how project design modifications could reduce project impacts.

Mitigation measures are emission reduction measures beyond those required in Section 3, above. This section should provide an analysis of existing mass transit/bicycle access to or near the site, and discuss if additional infrastructure will be needed. The section should identify which mitigation measures will be included in the project, and how each mitigation measure will be implemented. Site design, equipment alternatives, construction and operational measures that would reduce emissions should be identified. It should also analyze opportunities to mitigate urban heat island effects. The reduction of air quality impacts from implementation of mitigation measures should be quantified when possible. The EIR should discuss how the project design would encourage alternative transportation (including car pool parking), pedestrian and bicycle access/infrastructure, smart growth design, energy efficient project and building design, reduce urban heat island impacts, and include business programs that further reduce air pollution in the valley (such as carpooling). Mitigation measures must be included in the EIR that reduce the emissions of reactive organic gases, nitrogen oxides, and PM10 to the fullest extent possible. Site design and building construction measures that would reduce air quality impacts should be included. The Districts GAMAQI describes these features. The current GAMAQI can be found at http://www.valleyair.org/transportation/ceqa_guidance_documents.htm. The Local Government Commission (LGC) website, http://www.lgc.org, contains valuable information and resources on subjects from street design to energy efficiency. The use of the principles of the document Landscape of Choice is encouraged to reduce air quality impacts. Landscape of Choice can be found at http://www.farmlandinfo.org/fic/ft/fresno.pdf.

The District encourages innovation in measures to reduce air quality impacts. There are a number of features that could be incorporated into the design/operation of this project to provide additional reductions of the overall level of emissions. (Note: Some of the measures may already exist as County of Tulare development standards. Any measure selected should be implemented to the fullest extent possible.) The suggestions listed below should not be considered all-inclusive and remain options that the agency with the land-use authority should consider for incorporation into the project.

- Trees should be carefully selected and located to protect the buildings from energy consuming environmental conditions, and to shade paved areas. Trees should be selected to shade paved areas that will shade 50% of the area within 15 years. Also, large canopy shade trees should be planted adjacent to all sidewalks thirty foot on center and at a ratio of one tree for each five parking spaces. Structural soil should be used under paved areas to improve tree growth. For more information on structural soil see http://www.hort.cornell.edu/oh/outreach/csc/. For more information on tree selection see http://www.ufei.org/. For more information on urban forestry see http://www.coolcommunities.org/ and http://wcufre.ucdavis.edu/ and http://www.lgc.org/bookstore/energy/downloads/sjv_tree_guidelines.pdf.

- If transit service is available to the project site, improvements should be made to encourage its use. If transit service is not currently available, but is planned for the area in the future, easements should be reserved to provide for future improvements such as bus turnouts, loading areas, route signs and shade structures. Appropriations made to facilitate public or mass transit will help mitigate trips generated by the project. Direct pedestrian access to the main entrance of the project from existing or potential public transit stops and provide appropriately designed sidewalks. Such access should consist of paved walkways or ramps and be physically separated from parking areas and vehicle access routes.
Multi-story parking facilities should be considered instead of open parking lots to reduce exposed concrete surface. Alternatively, parking may be incorporated into the structure by building parking as the first floor or as a basement level. Large expanses of exposed concrete in parking lots exacerbate the "heat island" effect as well as widen the distance patrons and employees must cross. "Heat islands" created by this and similar projects contribute to the reduced air quality in the valley by heating ozone precursors.

The District encourages applicants and fleet operators using the facility to take advantage of the District's Heavy-Duty Engine program to reduce project emissions. The Heavy Duty program provides incentives for the replacement of older diesel engines with new, cleaner, fuel-efficient diesel engines. The program also provides incentives for the re-power of older, heavy-duty trucks with cleaner diesel engines or alternative fuel engines. New alternative fuel heavy-duty trucks also qualify. For more information regarding this program contact the District at (559) 230-5858 or visit our website at http://www.valleyair.org/transportation/heavydutyidx.htm.

Sidewalks and bikeways should be installed throughout as much of the project as possible to encourage walking and bicycling. Connections to nearby public uses and commercial areas should be made as direct as possible to promote walking for some trips. Pedestrian and bike-oriented design reduces motor vehicle usage and their effects on air quality. Sidewalks and bikeways should be designed to separate pedestrian and bicycle pathways from vehicle paths. Sidewalks and bikeways should be designed to be accommodating and appropriately sized for anticipated future pedestrian and bicycle use. Such pathways should be easy to navigate, designed to facilitate pedestrian movement through the project, and create a safe environment for all potential users (pedestrian, bicycle and disabled) from obstacles and automobiles. Pedestrian walkways should be created to connect all buildings throughout the project. The walkways should create a safe and inviting walking environment for people wishing to walk from one building to another. Walkways should be installed to direct pedestrians from the street sidewalk to the building(s). Safe and convenient pathways should be provided for pedestrian movement in large parking lots. Sidewalks should be designed for high visibility (brightly painted, different color of concrete, etc.) when crossing parking lots, streets and similar vehicle paths. Clearly marked and highly visible pedestrian accesses create a safer environment for both pedestrians and vehicles. Pathways through the project should be built in anticipation of future growth/development.

As many energy conserving and emission reducing features as possible should be included in the project. Energy conservation measures include both energy conservation through design and operational energy conservation. Examples include (but are not limited to): increased energy efficiency (above California Title 24 Requirements, see http://www.energy.ca.gov/title24/), energy efficient windows (double pane and/or Low-E), use Low and No-VOC coatings and paints (see South Coast’s site for No-VOC Coatings at http://www.agmd.gov/prdas/brochures/paintguide.html), high-albedo (reflecting) roofing material (see http://eetd.lbl.gov/coolroof/), cool paving as "Heat islands" created by this and similar projects contribute to the reduced air quality in the valley by heating ozone precursors (see http://www.harc.edu/harc/Projects/CoolHouston/ and http://eande.lbl.gov/heatisland/) radiant heat barrier (see http://www.eere.energy.gov/consumerinfo/refbriefs/sc7.html), energy efficient lighting, appliances, heating and cooling systems (see http://www.energystar.gov/), install solar water-heating system(s)), install photovoltaic cells, programmable thermostat(s) for all heating and cooling systems, awnings or other shading mechanism for windows, walkway overhangs, utilize day lighting (natural lighting) systems such as skylights, light shelves, interior transom windows, etc. (see http://www.advancedbuildings.org), utilize passive solar cooling and heating designs (e.g. natural convection, thermal flywheels, see http://www.eere.energy.gov/RE/solar_passive.html), electrical outlets around the exterior of the unit(s) to encourage use of electric landscape maintenance equipment, on-site employee cafeterias or eating areas, low or non-polluting landscape maintenance equipment (e.g. electric lawn mowers, reel mowers, leaf vacuums, electric trimmers and edgers, etc.), exits to adjoining streets should be designed to reduce time to re-enter traffic from the project site (more information can be found at: http://www.consumerenergycenter.org/index.html, http://www.sustainable.doe.gov, http://www.lpc.org, and http://www.ciwb.ca.gov/GreenBuilding/)
Applicants/tenants should implement measures to reduce the amount of single occupancy vehicle employee traffic to and from the project area that further reduce air pollution in the valley. This could include such provisions as encouraging employees to rideshare or carpool to the project site through preferential parking spaces for employees who participate in carpooling or vanpooling, incorporating a compressed workweek schedule, guaranteed ride home, carpool matching programs, shower/changing facilities, providing free transit passes, providing an alternative-transit information center, and having a dedicated employee transportation coordinator. Check out the “Spare the Air” section of our website www.valleyair.org.

Applicants should implement measures to reduce the amount of single occupancy vehicle visitor traffic to and from the project area that further reduce air pollution in the valley. This could include reducing the parking spot supply, implementing a parking charge, including sufficient bicycle-parking facilities in a covered secure area (at least one space per 20 vehicle parking spaces).

Projects should include as many clean alternative energy features as possible to promote energy self-sufficiency. Examples include (but are not limited to): photovoltaic cells, solar thermal electricity systems, small wind turbines, etc. Rebate and incentive programs are offered for alternative energy equipment. More information can be found at http://www.dsireusa.org/, http://fredc.nrel.gov/, and http://www.energy.ca.gov/renewables/.

Idle reduction technologies save fuel and reduce diesel emissions from idling trucks and construction equipment. Applicants should incorporate idle reduction strategies that reduce the main propulsion engine idling time through alternative technologies. U.S. Environmental Protection Agency’s website http://www.epa.gov/otaq/smartway/idlingtechnologies.htm contains examples of such technologies can be found on the. Idle reduction mitigation measures include: the applicant/tenant(s) should require that all diesel engines be shut off when not in use on the premises to reduce emissions from idling; if Truck Refrigeration Units (TRU’s) will be utilized, provide an alternative energy source for the TRU to allow diesel engines to be completely turned off; and electrify truck-parking areas to allow trucks with sleeper cabs to use electric heating and cooling to eliminate the need to idle their diesel engines.

Construction activity mitigation measures include: limit area subject to excavation, grading, and other construction activity at any one time, limit the hours of operation of heavy duty equipment and/or the amount of equipment in use, replace fossil-fueled equipment with electrically driven equivalents (provided they are not run via a portable generator set), curtail construction during periods of high ambient pollutant concentrations (this may include ceasing of construction activity during the peak-hour of vehicular traffic on adjacent roadways, and “Spare the Air Days” declared by the District), implement activity management (e.g. rescheduling activities to reduce short-term impacts), during the smog season (May through October) lengthen the construction period to minimize the number of vehicles and equipment operating at the same time, off-road trucks should be equipped with on-road engines when possible, and minimize obstruction of traffic on adjacent roadways.

Applicants should use diesel equipment fueled by alternative diesel fuel blends or Ultra Low Sulfur Diesel (ULSD). The CARB has verified specific alternative diesel fuel blends for NOx and PM emission reduction. Only fuels that have been certified by CARB should be used. Information on biodiesel can be found on CARB’s website at http://www.arb.ca.gov/fuels/diesel/ultdiesel.htm and the EPA’s website at http://www.epa.gov/oms/models/biodisl.htm. The applicant should also use CARB certified alternative fueled engines in construction equipment where practicable. Alternative fueled equipment may be powered by Compressed Natural Gas (CNG), Liquid Propane Gas (LPG), electric motors, or other ARB certified off-road technologies. To find engines certified by the CARB, see their certification website http://www.arb.ca.gov/msprog/offroad/cert/cert.php. For more information on any of the technologies listed above, please contact Mr. Chris Acree, Senior Air Quality Specialist, at (559) 230-5829.
Construction equipment should have engines that meet the current off-road engine emission standard (as certified by CARB), or be re-powered with an engine that meets this standard. Tier I, Tier II and Tier III engines have significantly less NOx and PM emissions compared to uncontrolled engines. To find engines certified by CARB, see http://www.arb.ca.gov/msprog/offroad/cert/cert.php. This site lists engines by type, then manufacturer. The "Executive Order" shows what Tier the engine is certified as. Rule 9510 requires construction exhaust emissions to be reduced by 20% for NOx and 45% for PM10 when compared to the statewide fleet average or to pay an in-lieu mitigation fee. For more information on heavy-duty engines, please contact Mr. Thomas Astone, Air Quality Specialist, at (559) 230-5800.

District staff is available to meet with you and/or the applicant to further discuss the regulatory requirements that are associated with this project. If you have any questions or require further information, please call me at (559) 230-5937 or Mr. Dave Mitchell, Planning Manager, at (559) 230-5807 and provide the reference number at the top of this letter.

Sincerely,

Georgia A Stewart
Air Quality Specialist
Central Region

C: file
May 25, 2006

Teresa Szymanis
Chief Planner
Tulare County Resource Management Agency
5961 South Mooney Blvd.
Visalia, CA 93277

Re: Notice of Preparation of an Environmental Impact Report for Tulare County’s General Plan Update

Dear Ms. Szymanis:

The Center on Race, Poverty & the Environment submits these comments on the Notice of Preparation of the Environmental Impact Report (EIR) for Tulare County’s General Plan Update. Overall the County’s goals, values and policy objectives are laudable. These comments are meant to further clarify the County’s goals and to suggest additional analysis the County can include in its EIR to ensure the General Plan is implemented for the benefit of all Tulare County residents.

Topical Issues - Key Goals

Land Use - Enhancing Communities: Currently the language reads: “To pursue land uses which improve the economic vitality and livability of Tulare County communities.” Community has a specific meaning within the Tulare County General Plan Update. There are other land use designations that are distinguished from communities such as hamlets and places. The Key Goal on land use should provide for the vitality and livability of these existing areas as well.

Infrastructure - Urban Infrastructure: The current language reads: “To develop, maintain and
revitalize quality urban infrastructure for unincorporated towns and places.” Here, the County should define what is meant by urban infrastructure- whether that is a descriptive for the type of infrastructure the County is providing or whether it is distinction between urban and rural. Also, the County should be consistent with its land use designations. The County seems to be defining locations into communities, hamlets and places as oppose to towns.

*Infrastructure- Community Facilities and Services:* Currently, the language reads: “To develop, maintain and revitalize quality public facilities and services for unincorporated towns and places.” Here again, the County should be consistent with its land use designations. The County seems to be defining locations into communities, hamlets and places as oppose to towns.

*Natural and Scenic Resources- Water:* The current language is “To protect the supply and quality of urban, agricultural and environmental water serving Tulare County.” Again, the County should define specifically what is meant by urban.

**Environmental Impacts to Be Evaluated in the General Plan EIR**

*Agriculture and Open Space Impacts:* In this section of the EIR, the County should discuss the possibility of conservation easements to mitigate the loss of farm land. Also, the County should analyze impacts to and from agriculture with the urbanization of farmland and consider imposing buffer zones when housing developments that are built next to farmland.

*Air Quality Impacts:* The Notice of Preparation states that the air analysis will not include modeling or dispersion analysis of growth. Why not? The County’s alternatives are based on different growth patterns in the County. The County cannot adequately determine which is the environmentally superior alternative without analyzing their impacts with modeling. Also, the County states that air mitigation measures will be based on the Transportation Planning Agency’s Reasonably Available Control Measures. All reasonably feasibly mitigation measures should be discussed in the EIR even if they are not included within the Transportation Planning Agency’s measures. As the County states, many of these measures are more applicable to the incorporated cities outside of the County’s General Plan. Feasible measures applicable to the more rural areas in the County should be considered as well.

*Hazards and Health and Safety Impacts:* The County should discuss impacts from pesticide use within this section of the EIR and analyze the feasibility of buffer zones or protective zones between existing communities, hamlets, place and agricultural operations.

*Hydrologic and Water Quality Impacts:* In addition to discussing water resources in terms of water quality and consumption, the EIR should also analyze the availability of water resources in the areas where growth is projected.

*Recreation Impacts:* The County should consider whether or not to adopt the Quimby Act allowing for open space in conjunction with increased housing development.
Alternatives: The County is proposing to examine two types of alternatives - the No Project Alternative and population distribution alternatives. Once the policies are developed, the County should consider examining policy alternatives that may be environmentally superior to the proposed policies.

Potential Environmental Impacts

Below, CRPE suggests some additional impacts for the County to consider in the EIR.

Air Quality

- Violate any air quality standard or contribute to an existing or projected air quality violation.

- Create or contribute to a toxic “hot spot.”

Biology

- Adversely impact, either directly or through habitat modifications, any endangered, rare or threatened species.

- Have a substantial adverse effect on riparian habitat or sensitive natural community.

Cultural Resources

- Disturb human remains.

- Expose people or structures to landslides, earthquakes, flooding or wildfires.

Hazards and Hazardous Materials

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

- Create a significant hazard to the public or environment through the reasonably foreseeable upset and accident conditions involving the release of hazardous material into the environment.

- For projects located within an airport land use plan or within two miles of a public airport, would the project result in a safety hazard for people within the project area.
Hydrology and Water Quality

- Violate any water quality standard or waste discharge requirement.

Land Use and Planning

- Physically divide an established community.
- Conflict with any applicable land use plan, policy or regulation adopted for the purpose of avoiding or mitigating an environmental effect.
- Conflict with any applicable habitat conservation plan.

Population and Housing

- Displace substantial numbers of existing housing, necessitating the construction of replacement housing elsewhere.
- Displace substantial numbers of people, necessitating the construction of replacement housing elsewhere.

Transportation/Traffic

- Substantially increase hazards to a traffic design feature (such as sharp turns) or incompatible uses (e.g. farm equipment).
- Result in inadequate emergency access.
- Conflict with adopted state, regional or local policies supporting alternative transportation.

Utilities and Service Systems

- Exceed wastewater treatment requirements of the Regional Water Quality Control Board.
- Sufficient water supplies are available to serve the project from existing entitlements and resources.
- Comply with federal, state, and local statutes and regulations related to solid waste and recycling.

Conclusion

The County should ensure the General Plan Update’s Environmental Impact Report considers all the possible environmental impacts from the General Plan’s policies to ensure that the
County's values and goals are realized with implementation.

Sincerely,

[Signature]

Caroline Farrell
Laurel Firestone
Attorneys at Law
Comments Received After May 29th Deadline

Comments regarding the Notice of Preparation were accepted after the May 29th deadline on account of the May 29th Memorial Day holiday. Comments were accepted until 5:30 on May 30th.

Jason Waters
Theresa Szymanis, AICP  
Chief Planner  
County of Tulare  
 RESOURCE MANAGEMENT AGENCY  
5961 S. Mooney Blvd.  
Visalia, CA 93277-9394

RE: Comments on Scope of Environmental Impact Report (EIR) for the Tulare County General Plan 2030 Update (Project).

Dear Ms. Szymanis:

The above-referenced Project is extremely important to the future of Tulare County. As such, I respectfully submit the following comments on the scope of work required for the EIR for this Project.

Due to the complexity of the various issues that need to be addressed in the General Plan, the following require separate elements:

1. Water Supply (Quantity) and Water Quality
2. Air Quality
3. Flood Control
4. Agriculture
5. Land Use
6. Open Space (Conservation)
7. Economic
8. Transportation and Circulation
9. Mineral Resources
10. Alternative Energy (Alternative fuels, Solar, etc.)

Each of these elements require careful and comprehensive study and analysis, including its relationship to growth and values, the quality of life of the people of Tulare County, global warming issues, a comprehensive cumulative impacts analysis, establish a range of viable alternatives, economic analysis and sources of funding.

The following are specific comments:

WATER SUPPLY AND WATER QUALITY

In Tulare County, groundwater is a tremendously vital resource that provides us with drinking water as well as irrigation water to support the county's number one industry -- agriculture. Water is the backbone of Tulare County's economy.

We have been feeling the limits of our water supply in the county in recent decades. We recently went through an extended drought

Currently, with growth comes the demand for more water. However, the water supply is not increasing and is finite.

As more and more suburbanites water their lawns, wash their clothes and take showers, less water is available to grow crops and tend livestock in the county.

Consequently, there is a dire need for a detailed Water Budget for Tulare County. Issues such as a balance between groundwater and surface water supply and demand, groundwater overdraft and new and existing sources of water for the people of Tulare County must be addressed. In addition, water quality issues must be considered, including dairy discharges, suburban runoff, etc.

Furthermore, a county-wide Water Master Plan with current data and information is desperately needed.

The long-term solution to Tulare County's water dilemma is to balance the uses of groundwater and surface waters. Too much demand is being placed upon our groundwater resources as is evidenced by the long-term overdraft condition. The water table levels in the Kaweah Groundwater Basin are declining an average of one-half foot per year with no reversal in sight.

With the tremendous housing boom recently, demand is outpacing supply. New and existing groundwater recharge basins are not able to correct this problem. Even if we were to triple the total area of groundwater recharge basins in Tulare County, I seriously doubt that water levels would reverse direction.

In my opinion, the only solution is to increase the use of surface waters while decreasing the use of groundwater. The groundwater aquifer has a limited capacity and we've taxed it beyond its limits. If this trend continues, we seriously risk the possibility that land subsidence may occur in significant areas of the county, including the City of Visalia. The City of Tulare has already experienced a settling of the land.

Once subsidence occurs, the groundwater aquifer collapses and will never again hold as much groundwater as before. The capacity for groundwater storage would be permanently reduced. This is a situation that the people of Tulare County cannot afford to let happen. The water resources in this semi-arid region are limited!

Besides, Tulare County is a net importer of water to meet its current demands with almost 50 percent of total water use being imported. What would happen if this outside water source were to dry up?

The only viable alternative, as I see it, is for all water users that can possibly do so, to switch from groundwater use to surface water use. This would allow the groundwater aquifer to recover for use during periods of drought or when surface water was limited, as it should be. Our groundwater supplies should be banked for times of emergency when needed, also helping to prevent further subsidence of the land and damage to the groundwater aquifer.
Farmers should use surface water as much as possible, leaving groundwater in reserve only for periods when surface water is not available.

Cities and communities should use surface water as much as possible while saving groundwater for periods when surface water is not available. Perhaps one-half of municipal water should come from surface water sources. Yes, the cost of treatment will increase; however, it's a small price to pay for assurance of long-term water supplies.

In addition to the above, there are other secondary methods to help keep Tulare County's water resources stable and available to its people when needed. Developing new and improved methods and facilities of groundwater recharge can help. Encouraging maximum conservation of water resources. Restricting growth to only that density which can be supported by existing water supplies even in drought years.

Furthermore, public facilities likely to generate urban growth should be prohibited in areas where development should not occur, such as primary flood plains, major aquifer recharge areas, predominantly agricultural areas and areas of regional, state-wide or national open space interest.

Also, a county-wide program of public education should be pursued in order to ensure a broad understanding of critical water-related issues.

Within the Water Supply and Water Quality element, there must be a Water Resources Policy section established to protect those areas sensitive to groundwater recharge and source of supply (origin). Identifiable groundwater recharge areas must be protected from ground surface covering which would reduce porosity or preclude percolation.

This can be accomplished by designating areas of significant groundwater resources which are of regional or Statewide importance requiring protection under classification as a Groundwater Protection Zone. The county can contact the California Environmental Protection Agency to request such classification and designation.

It should be required by the county that the State Hydrogeologist classify areas within Tulare County as to groundwater importance and content, regardless of commitment to incompatible land uses, and designate areas of significance to groundwater resources which are of regional or Statewide importance as Groundwater Protection Zone(s).

Protection of groundwater sources and recharge areas should be assured by their designation on Open Space Protection Maps and as Groundwater Protection Areas, as encouraged by the State EPA, and consideration of their value when conflicting land uses are proposed.

Surface waters which serve as substantial recharge sources for groundwater basins should be maintained at levels of purity suitable for agricultural and domestic use, except that certain particulate materials may be tolerated because of natural filtration.

As has been determined by the Board of Supervisors a number of years ago, there is a need for extensive hydrogeologic studies of the county's primary aquifer at its origins where recharge begins and surface mining activities have taken place. An analysis of the
permanent changes to the groundwater system in the Upper Kaweah Basin due to surface mining activities is desperately needed. The study and analysis should be conducted by an unbiased certified hydrogeologist contracted by the county. Such a study should be included as part of this Project's EIR.

The EIR should also address the following.

To what extent will the Project:

1. Encourage further groundwater depletion and overdraft or interfere with groundwater recharge, such that there will be a net deficit in aquifer volume or a lowering of the groundwater table level within any groundwater basin in the county?

2. Result in the loss of groundwater recharge or extraction capabilities?

3. Alter existing drainage patterns in a manner that could result in:
   A. Erosion or siltation?
   B. Flooding?

4. Degrade water quality or violate any water quality standards or Waste Discharge Requirements, or otherwise degrade water quality?

5. Place within a 100-year flood hazard area:
   A. Housing?
   B. Structures that would impede or redirect flood flows?

6. Expose people or structures to a risk of loss, injury, or death involving flooding, including flooding as a result of a levee or dam failure?

7. Result in land subsidence due to drought conditions and over-pumping of groundwater due to increased demands?

8. Affect the county's water budget, both surface water and groundwater, as it relates to each sector of water users?

**AIR QUALITY**

An air quality analysis needs to be conducted that takes into consideration the Project and global warming, greenhouse gases, alternate fuels, dairy emissions, the full-range of air quality constituents, etc.

The EIR should also address the following.

To what extent will the Project:

1. Violate any air quality standard or contribute to an existing or projected air quality violation?

2. 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)?
Please include all of the above appropriate issues and needed studies and analyses in the Project EIR.

Feel free to contact me should you have any questions or need clarification on any matter.

Thank you for the opportunity to comment.

Sincerely,  

[Signature]
May 18, 2006

Theresa Szymanis
Division Manager, Countywide Planning
Resource Management Agency
5961 South Mooney Blvd.
Visalia, CA 93277

Dear Ms. Szymanis:

Regarding the Environmental Impact Report (EIR) for the General Plan:

- The General Plan should include a stronger permanent open space designation.

- The city-focused alternative is the best choice as an overall framework for population growth.

- The EIR should include mitigation to avoid merger of communities.

- The county should consider the air quality effects of growth as a whole (cumulatively) rather than project by project.

- Analysis of habitat buffers around riparian corridors, vernal pools, and other sensitive zones should be conducted.

- “Ability to Farm” instead of “Right to Farm” should be the new basis of ag/urban interface.

- Loss of open space should include in its analysis the value of the agricultural commodity as a whole in Tulare County; soil quality should not be the primary factor in determining growth corridors. (Cattle and calves ranked third in value to the county in 2005. Loss of rangeland would affect this commodity).

- Loss of open space should include in its analysis economic impact through loss of tourist revenue (both current and potential) and ability of communities to develop alternative industries.

- The EIR should include stringent water conservation measures. Surface water, which is now fully allocated will not be able to meet the needs of increased population.

- The probable effects of global warming and the possibility of future multiple-year drought cycles should be taken into consideration.

- Analysis of new town criteria should include population and housing needs and the impact dramatic population increase.
- Large projects should require indicators of EIR success as they affect quality of life and irreversible impact on the environment, and any approved projects should be monitored and held accountable for any violation of strict EIR guidelines both in the development of the project and after the completion of the project.

Sincerely,

Marion Reich
Marion Reich
43000 Sierra Drive
Three Rivers CA 93271
May 30, 2006
5pm

To Jason Waters on
Theresa Szymanis

Please find a total of 3 pages.
Comments on the NOP for the General Plan.

Thank you,
Jeddie
May 30, 2006

Dear Theresa Szymanis,

Valley Citizens for Water (VCW) has several comments on the Notice of Preparation (NOP) of the General Plan Update. Water, Tulare County’s most precious resource, is being used faster than it can be replenished. This is a significant impact on our environment now and especially in the future due to the huge population increase expected for Tulare County.

The General Plan is to point out issues of importance and to identify mitigation measures to lessen these impacts. VCW is very concerned with water quantity and quality because without this precious resource Tulare County will dry up and blow away.

Problems and Questions:

1. We are in a serious overdraft situation. Our water table is dropping 6 to 8 inches per year. In 1956, the water table was 58 feet. In 2004, the level has dropped to 115 feet.

2. How do we house an additional 260,000 thirsty people over the next 30 years when we can not rectify our dwindling water resource now?

3. With the increase of storage at Lake Kaweah, who is getting the additional water?

4. How is the Boswell Yokohl Valley Project going to impact our water resources? Where will they be getting their water? How much water is needed for a new city of 30,000? Can Agricultural waters be used for cities? If Boswell is sucking water from Lake Kaweah or Friant Kern Canal to quench this city’s water needs, will there be a shut-off valve? This project seems to be detrimental to all those folks downstream who were here first.

5. How much water is being used in the increased dairy production in Tulare County? Isn’t it true that approximately 250 gallons of water is being used daily per head of cattle?

6. Flooding is another problem Tulare County residents may face, when there is too much water. Visalia has obtained a study of the County’s levees and flood areas. This study should be an eye opener. The study is complete, however Visalia is not sharing this important information. Public dollars paid for this study, and it needs to be disclosed. How can any mitigation measures be accurate if information of importance is hidden? The levees are in very poor shape which puts an untold number of Tulare County residents at great risk.

The solution to our water depletion problem can not and should not be placed on one or two agencies. Tulare County has wrestled with this problem for a long time now and no matter what we have done our water resource is still being depleted at an alarming rate. Wouldn’t the best solution be to rectify the situation before adding more people to the mix? VCW sees the problem getting worse not better. Workable plans that have been in place for years have not worked, therefore please do not repeat “previous plans” in the mitigation measures. Solutions may be possible but it calls for a county wide ideas, participation and implementation.
Kaweah Delta Water Conservation District (KDWCD), has a Groundwater Management Plan which was adopted in 1995. Eleven years later, the question is, has it worked? How many more recharge basins can we have here in Tulare County, awaiting those few wet years? Mitigation measures need to real solutions not just plans that do not work. We have had two wet years in a row. Has our banking all the excess water in recharge basins helped any? KDWCD should be accountable and have this information. Please check with them.

Solutions:

1. Agriculture is what drives Tulare County. Acre per acre, residential areas use more water than growers. Many growers get there irrigation water from surface water (if available), as opposed to pumping water from the ground. Kaweah Delta Water Conservation District (KDWCD) tells us, that drip irrigation conserves water, however it doesn’t recharge the groundwater. When a grower uses flood irrigation it uses more water however it recharges the groundwater. Which is the best way for growers to go, flood irrigation, micro sprinklers or drip?

2. A major water conservation project for everyone needs to be implemented. When people are informed of a problem, most help out to solve the problem. Water meters, fines for excess users, native landscaping on all new housing projects are a must.

3. Use of the additional water storage at Lake Kaweah. Who gets to use this water?

4. Mining must be kept out of the aquifer and any under laying water channels. Mineral resources can be retrieved from hard rock mining.

5. We can not bank on the Temperance Dam expansion. Unanswered questions are, who’s going to pay for this project and who gets the use of this additional water?

6. Water purchases are not possible to solve our potential water crisis as many counties in California are faced with a water shortage also.

Thank you for allowing us to respond to the NOP and if you have any questions you may reach me at 564-0801.

Sincerely,

Julie Bigham
Spokesperson
Sierra Village
26 Rotterdam Ct.
Visalia, CA 93277
May 23, 2006

Theresa Szymanis, Chief Planner
5961 South Mooney Blvd.
Visalia, CA 93277

Dear Ms. Szymanis:

Re EIR Tulare County General Plan Update

In preparing the EIR for the new Tulare County General Plan, I feel that it is very important to adopt the "city focused growth" plan that will maintain the open space for agriculture that is so important to our county and the valley.

In addition with regard to air quality, growth as a whole should be considered rather than on a project by project basis. We're making progress, but allowing sprawl can't help but make our air dirtier.

The EIR should also take into consideration the need for buffers between communities so that as people move into the county the towns do not run into each other in the way that Southern California has done.

Most importantly a strict analysis of New Town criteria should include population and housing need. Are new towns warranted by expected population growth? Wouldn't that growth be better accommodated by directing it to existing communities? Consider carefully the impact of the additional population on pristine land.

Much of the beauty of Tulare County lies in its open spaces and land devoted to agriculture. I hope the new General Plan will protect our unique qualities.

Thank you for your consideration.

Margaret Schoettler

RECEIVED
TULARE COUNTY
MAY 30 2006
RESOURCE MANAGEMENT AGENCY
29-May-06

Theresa Szymanis
Tulare County Resource Management Agency
5961 South Mooney Boulevard
Visalia CA 93277

RE: NOP TULARE COUNTY GENERAL PLAN

The Sierra Club, Mineral King Group, recognizes that past growth has forced major changes in Tulare County and that future growth will continue to exert additional changes in coming decades. We believe that growth can be managed and directed in a manner where community and quality of life can be preserved and passed on to future generations. We believe that the county is at a crossroads where it can choose to travel the path towards sprawl, pollution, and loss of wildlife, or travel the path to protect community, clean air, water, and environment. To that end, we offer our comments in the hope that county decision-makers are as committed as we are to preserving the natural beauty of our county.

Land Use. The EIR should state as policy that future growth shall be city-centered. This concept was strongly supported by citizens participating in General Plan Workshops conducted around the county in 2005. Directing growth towards existing cities and communities will prevent sprawl, which protects unrestricted conversion of agriculture. Higher density development, including smaller lots, should be emphasized.

Agriculture. Cattle ranching should be recognized as prime agriculture. Cattle is consistently among the top 10 crops in the county, and was ranked No. 3 in 2004 and 2005. The EIR should recognize that cattle ranch land is just as prime as dairy, citrus, and grape farmlands. The EIR should recognize that conversion of cattle ranch land in foothills rate as critical as conversion of crop farmlands on the valley floor.

The EIR should explore farmland conversion mitigation measures, such as mitigation fees and conservation easements. The impacts of farmland conversion, especially if it is a new town, should be mitigated to the maximum possible. The EIR should define a policy for General Plan amendments and zone changes from agricultural use to residential use, which should include impact fees for these changes.

Biological Resources. Biological diversity should be protected. The foothills and valley floor contain rivers, creeks, waterways, and remnants of wetlands, woodlands, vernal pools and riparian forests that are habitat to a rich array of plants and animals. Centuries-old oak trees beautify the landscape as a tribute to our wild land heritage and should be given maximum protection. In General Plan Workshops and in hearings such as the Tulare Irrigation District canal, citizens have expressed a desire to protect our wildlife legacy. The EIR should recognize the value of our biological resources, identify critical habitat, and utilize every possible means to avoid disruption to this habitat. The means could be development fees, land trusts, grants,
easements, and acquisition as county parks and preserves as a method of mitigation for development.

**Housing.** Principles of smart growth should become a policy and goal statement in the EIR. Smart growth sustains community identity and nourishes the human environment. A strong, healthy community is walkable, has green space and parks for recreation, contains mixed-use with shopping, entertainment and restaurants, jobs and a mix of homes for a wide range of residents. Smart growth is about well-designed higher density that can reduce congestion and commuting time, improve air quality, and protect our natural resources. Sprawl is expensive due to the cost of infrastructure and services such as fire, police, and schools. Compact development reduces these costs. The General Plan policy should strive to attain a specific percentage of growth in communities as smart growth by updating the zoning laws to allow for higher density and mixed use. It should change the economic climate by tax deferrals and reductions, fee waivers, and density bonuses.

**Energy.** There should be consideration of solar panels and other alternative energy sources. Solar energy benefits air quality and could generate enough energy to help mitigate the need to build upgraded electric facilities and new power plants. The use of solar panels can help offset CO2 emissions from new developments and new power plants. Already, developers in the city of Bakersfield have agreed to install solar in model homes and offer this to potential buyers. In the city of Fresno, a developer has installed solar in each home in a small subdivision. The General Plan policy should strive to attain a certain percentage of buildings with solar panels.

There should be consideration of green building design and energy efficient buildings. Energy conservation should be a primary goal. This should include water conservation that encourages xeriscaping rather than lawnscaping.

**Air Quality.** Air pollution associated with project should be completely mitigated. The SJVAPCD recently adopted the ISR rule for new projects in the San Joaquin Valley; however, this rule will not completely offset the air pollution associated with the project. ISR mitigates only 50% of Nox and PM10 emissions and does not mitigate ROG at all. The EIR should determine mitigation for the other 50% of Nox and PM10 and all of the ROG emissions. Mitigation measures may include air quality mitigation fees that can be used to fund air pollution reduction projects (such as replacing old school buses) to completely offset the air pollution associated with the project. The EIR should explore that as a condition of development a requirement that the developer pay a fee into such a fund. Alternatives to the fund could be including design measures in the project (solar, bikeways, walking trails, etc.) that would reduce air quality impacts and which should be explored in the EIR.

**Cumulative Impacts.** The EIR should assess the cumulative impacts, based on different scenarios. These scenarios could be the city-centered approach, the rural development approach, the new towns approach, etc. Impacts should be offset with mitigation to the maximum possible. The scenario with the least impact should be the preferred.

Mary Moy
Conservation Chair
Sierra Club, Mineral King Group
May 25, 2006

Ms. Theresa Szymanis, AICP
Division Manager, Countywide Planning
County of Tulare
Resource Management Agency
5961 S. Mooney Boulevard
Visalia, CA 93277

Dear Ms. Szymanis:

Thank you for the opportunity to review the Notice of Preparation (NOP) of the Tulare County General Plan Update Environmental Impact Report (EIR). The County Board of Supervisors has authorized staff to study and bring up to date the General Plan. Caltrans has the following comments:

Based on the information provided in the NOP, it is anticipated that State facilities within the study area boundary would be impacted by the proposed project. It is recommended that the Draft EIR, identify any improvements to State facilities that would need to be made as a result of the increased traffic volume generated by the proposed change. The report should also determine any fair share costs that should be paid by project proponents towards future State improvements. In order to mitigate impacts, when a project is filed, a financing plan should be required. The plan should identify the financing measures necessary to carry out the various elements of the development plan. The elements should include the construction and maintenance of open space and recreation, State, local and private transportation, sewage, water, drainage and any other infrastructure and public services, and any other appropriate regulations, programs or public works projects. The financing plan would be evaluated, modified and expanded over time as the planning process evolves through the various levels with the intent that each of the development projects “pay their fair share” over the long term so as not to be a financial burden on the County or State.

The State of California has an adopted Transportation Concept Report (TCR) for each of the State Routes that designates the ultimate right-of-way cross-section upgrades in the future. Caltrans request that the County of Tulare adopt the TCR in order to give guidance to the developer to insure orderly development and private property rights while preserving and insuring the ultimate State and local road systems for the future.

Most of the interchanges in the County will need improvements to accommodate the future growth of the community. Caltrans is currently in the process of developing conceptual layouts for future improvements of the interchanges. It is recommended that the local agency adopt the changes into the Circulation Element. Some of the local streets closest to the ramp intersections

“Caltrans improves mobility across California”
may need to be closed, and any new connections to local roads should be located at least 525 feet from a ramp intersection.

A traffic and financial study will be needed to determine the ultimate configuration of each of the interchanges needing improvements. Either the County or the proponent of any project that will significantly impact the current interchange should prepare these studies. Until a financial and traffic study is completed, the County should not take any action that would jeopardize the future acquisition of right-of-way for roadway purposes.

An encroachment permit must be obtained for all proposed activities for placement of encroachments within, under or over the State highway rights-of-way. Activity and work planned in the State right-of-way shall be performed to State standards and specifications, at no cost to the State. Engineering plans, calculations, specifications, and reports (documents) shall be stamped and signed by a licensed Engineer or Architect. Engineering documents for encroachment permit activity and work in the State right-of-way may be submitted using English Units. The Permit Department and the Environmental Planning Branch will review and approve the activity and work in the State right-of-way before an encroachment permit is issued. Encroachment permits will be issued in accordance with Streets and Highway Codes, Section 671.5, “Time Limitations.” Encroachment permits do not run with the land. A change of ownership requires a new permit application.

It is recommended that the County of Tulare consider a Development Impact Mitigation Program similar to the Cities of Tulare and Visalia. The mitigation program would secure funding for a zone of benefit for the future improvements to local and State facilities necessitated by the accumulated impacts of development. The project proponent would contribute per the Development Mitigation Program to the improvements of the before mentioned State Route facilities.

Please be advised that any future development adjacent to a State Route, whether the entitlement is deemed by the lead agency to be discretionary or ministerial should be sent to Caltrans for review. Please send a response to our comments and a copy of the Council resolution related to the proposed project. If you have any questions, please call me at (559) 488-7306.

Sincerely,

AL DIAS
Office of Transportation Planning
District 6

C: Mr. Britt L. Fussel, P.E., County of Tulare
   Assistant Director-Engineering

   Mr. Ted Smalley, Executive Secretary
   Tulare County Association of Governments

"Caltrans improves mobility across California"
May 30, 2006

Theresa Szymanis, Chief Planner
Tulare County Resource Management Agency
5961 South Mooney Boulevard
Visalia, CA 93277

Dear Ms. Szymanis,

The City of Dinuba would like to thank you for the opportunity to comment on the Notice of Preparation of an Environmental Impact Report for the Tulare County General Plan Update. Below are our brief comments:

On page 16: Aesthetic, Visual and Scenic Resource Impacts; The DEIR should include discussions of other significantly traveled east-west and north-south county roads, such as Avenue 416 outside of Dinuba’s city limits, or Road 80 from south of Dinuba to Visalia as both of these roads offer significant views of the Sierra Nevada. This landmark feature can be seen from a west to east perspective on Avenue 416 (which is “Mountain View Avenue” in Fresno County and “El Monte Way” in Dinuba) and Road 80 from a north/south perspective.

On pages 16 and 17: Agriculture and Open Space Impacts, The DEIR should investigate the possibility of using land trusts, conservation contracts, and conservation easements to not only protect agricultural resources, but to also provide physical buffers between cities or other uses (e.g., dairies, industrial uses (e.g., an ethanol plant)).

On page 17: Air Quality Impacts, In addition to primary and secondarily formed stationary and mobile sources of air pollutants, the DEIR should contain a discussion on other air quality impacts not related to the Federal Clean Air Act’s criteria pollutants (i.e., Ozone, PM10, PM2.5) such as hazardous air pollutants (HAPs), toxics emissions, and odor (especially from dairies). The physical siting of these sources could potentially impact downwind urban and rural uses.
On page 17: Biological Resource Impact, Will the General Plan Update include updates to the county’s Habitat Conservation Plan? If so, the DEIR should contain a discussion and/or maps of critical habitat areas near incorporated cities’ growth-paths.

On page 18: Land Use and Planning Impacts, the DEIR should contain a discussion on Urban Development Boundaries and the physical impacts of land use decisions within proximity of incorporated cities. Perhaps a discussion of Sphere of Influences may also be appropriate while discussing physical growth constraints.

On page 19, Traffic and Circulation Impacts, public safety should also be evaluated as increasing traffic along major thoroughfares (e.g., Road 80 between Visalia and Dinuba, and Avenue 416 from the Fresno County line to Dinuba). Roadway widths, left and right turn lanes, vehicle speed limits, and agricultural equipment on roadways all effect safety and are all relative to the physical parameters of roadways. Improving these facilities to accommodate probable increases in traffic will allow for quicker and safer travel on these highly used roads.

Thank you for the opportunity to comment on the Notice of Preparation of an Environmental Impact Report for the Tulare County General Plan Update. If you have any questions, please call me at 591-5906.

Sincerely,

Hector Guerra,
Principal Planner

c: file
30 May 2006

Tulare County
Resource Management Agency
Theresa Szymans
5961 S. Mooney Boulevard
Visalia, CA 93277

RESPONSE TO NOTICE OF PREPARATION OF ENVIRONMENTAL IMPACT REPORT FOR TULARE COUNTY GENERAL PLAN

Thank you for the opportunity to comment on Tulare County's 3 May 2006, Notice of Preparation (NOP) for the Tulare County General Plan. The General Plan will provide direction for future land use, resource, and public services; future specific plans, rezoning, subdivisions, use permits, building permits, public works projects, and zoning decisions will be consistent with the General Plan. Our comments are submitted in compliance with California Environmental Quality Act (CEQA) Guidelines §15096, which requires CEQA responsible agencies to specify the environmental information germane to their statutory responsibilities, and lead agencies to include that information in their Environmental Impact Reports (EIR).

The County's General Plan is important to the work of the Central Valley Regional Water Quality Control Board (Regional Water Board) because managing the water quality effects of urban development is a large part of our non-point source, storm water, and water quality certification work. Many of the waters currently on this Regional Water Board's list of impaired waterbodies are degraded by conditions within the control of local planning and agencies.

Future projects authorized by the General Plan will require permits issued by the Regional Water Boards. Our present comments focus primarily on discharges regulated under our Federal Clean Water Act (CWA) section 401 and storm water programs. Required Water Board entitlements appear to include,

- Fill or dredged material discharges
- Storm water and other wastewater discharges
- Other

CWA section 401 water quality certification for federal waters, or Waste discharge requirements for non-federal waters.
CWA section 402 NPDES permit.

Waste discharge requirements or other permits for discharges that may affect ground water such as from proposed solid waste transfer facilities.

1 California Water Code section 13050(g)
Specific technical comments are provided in the following attachments to this letter:

- Attachment 1, *Identification of Potential Water Quality Impacts and Required Analyses*, diagrams and lists the potential effects of land development on water quality and identifies our related information needs.

- Attachment 2, *The Ahwahnee Water Principles for Resources Efficient Land Use*, provides policy-level principles to address water supply and water quality problems associated with urban development in California.

- Attachment 3, *Low Impact Development References*, provides links to technical references on maintaining the natural hydrograph, a key factor in maintaining watershed values.

- Attachment 4, *Terrestrial Habitat Connectivity Related To Wetland, Riparian, and Other Aquatic Resources*, provides information and references on the importance of stream corridors, wetlands, and other waterbodies in maintaining local and regional habitat connectivity.

More general advice regarding the information germane to our statutory responsibilities follows:

**Identification of Affected Waters.**

Please map at a regional scale all waters of the State, as defined by CWA section 13050(e), potentially affected by the development proposed to be authorized by the General Plan, and list them in appropriate tabular format, organized by waterbody type. Include wetlands, riparian areas as defined by the National Academy of Sciences\(^2\), and “isolated” waters. For waterbodies expected to be directly affected, identify the approximate acreage and (for drainage features) the number of linear feet directly impacted and sum the total affected acres and linear feet by waterbody type. Identify any “isolated” wetlands or other waters excluded from federal jurisdiction by court decisions\(^3\).

**Effects of Urban Development on Water Quality**

Poorly planned urban development degrades water quality through a series of interrelated effects. The primary impacts of poorly planned development projects on water quality are:

- direct physical impacts of filling and excavation to wetlands, riparian areas, and other waters,
- generation of urban pollutants during and after construction;
- alteration of flow regimes and groundwater recharge by impervious surfaces and stormwater collector systems;

---

\(^2\) Riparian areas are transitional between terrestrial and aquatic ecosystems and are distinguished by gradients in biophysical conditions, ecological process, and biota. They are areas through which surface and subsurface hydrology connect water bodies with their adjacent uplands. They include those portions of terrestrial ecosystems that significantly influence exchanges of energy and matter with aquatic ecosystems (i.e., a zone of influence). Riparian areas are adjacent to perennial, intermittent, and ephemeral streams, lakes, and estuarine-marine shorelines. (National Research Bureau of the National Academy of Sciences. 2002. *Riparian Areas: Functions and Strategies for Management*. National Academy Press, 2102 Constitution Avenue, N. W., Washington, D. C., 20418).

\(^3\) E.g., U.S. Supreme Court, Solid Waste Agency of Northern Cook County v. U.S. Army Corps of Engineers, 2001.
disruption of watershed-level aquatic functions, including pollutant removal, floodwater retention, and habitat connectivity.

These impacts typically result in degraded water quality, increased flooding, destabilized stream channels, and engineered solutions to disrupted flow patterns, culminating in near-total loss of natural functions and societal values in the affected basins.

Scope and Level of Needed Analyses.

Analysis of water quality is complicated due to the many components that degrade water quality, but understanding these effects within the projects authorized by the General Plan is essential to managing them.

To fulfill our statutory responsibilities in permitting discharges associated with development authorized by this General Plan, the Regional Water Board needs to understand how projects conducted under the General Plan will avoid or minimize each potential cause of water quality degradation, what effects will remain unmitigated, and the magnitude of the remaining adverse effects. Quantification of impacts should be as definitive as possible, using appropriate modeling and adequate data. Modeling approaches should be documented and data deficiencies or other factors affecting the reliability of the results identified and characterized.

Hydrologic Disruption as a Driving Variable.

Because increased runoff from developed areas is the key variable driving a number of other adverse impacts (as displayed and discussed in Attachment 1, Impacts Identification), attention to maintaining the pre-development hydrograph will prevent or minimize other problems and will limit the need for other analyses and mitigation in the Draft Environmental Impact Report (DEIR). Please include measures to maintain the pre-project hydrograph in the alternatives analyses in the DEIR (see below). Please also document potential cumulative impacts to watershed hydrology from existing and planned development in the area (e.g., from city planning areas).

Alternatives Analysis.

The County’s General Plan can authorize development with the potential to cause major water quality impacts, or can implement a low-impact planning approach to minimize those effects. Please include in the alternatives analysis of the DEIR a low-impact approach based on the principles and examples referenced in Attachment 2, Ahwahnee Water Principles and Attachment 3, Low Impact Development References. Such an approach generally involves more compact development that:

- minimizes generation of urban pollutants;
- preserves the amenity and other values of natural waters;
- maintains natural waters, drainage paths, landscape features and other water-holding areas to promote stormwater retention and groundwater recharge;
- designs communities and landscaping to minimize stormwater generation, runoff, and concentration; promote groundwater recharge; and reduce water demand;
- promotes water conservation and re-use.
Habitat Connectivity.

Riparian corridors and other waters within the regulatory purview of the State and Regional Water Boards play an important role in maintaining habitat connectivity. Attachment 3, *Terrestrial Habitat Connectivity Related To Wetland, Riparian, and Other Aquatic Resources*, provides information and references on this subject. Aquatic habitat may also be fragmented by impacts to streams or other waterbodies.

Please analyze the regional importance of movement corridors in and along waterbodies, the potential effect of disrupting such corridors, and the potential for enhancing such corridors through mitigation measures. Include information regarding any sensitive plant and animal species that likely utilize the corridors. Please identify any impacts to riparian or other waters that could compromise future remediation of existing connectivity barriers. Information to and in these analyses, is contained in the information and literature referenced in Attachment 3, including recent data on the role of riparian corridors as movement corridors in California.

Again, thank you for this opportunity to comment. We welcome the opportunity to work with the County to make the General Plan an example of planning for environmental sustainability in California. If we may clarify any of our comments or be of further assistance, please contact Margarita Gordus at (559) 445-6046

W. DALE HARVEY
Sr. WRC ENGINEER

Attachments

Cc: Tim Vendlinski, Chief (WTR-8), U.S. Environmental Protection Agency, Region 9, San Francisco
    Kathy Norton, Regulatory Unit, Department of the Army, Corps of Engineers, Sacramento
    Oscar Balaguer, Water Quality Certification Unit Chief, Division of Water Quality, State Water Resources Control Board, Sacramento
    W.E. Loudermilk, Regional Manager, San Joaquin Valley-Southern Sierra Region, California Department of Fish and Game, Fresno
California Regional Water Quality Control Board
Central Valley Region

Tulare County General Plan Update:
Identification of Potential Water Quality Impacts
and Required Analyses

Comments on Notice of Preparation:
Tulare County General Plan Update

May 2006
Urban Development:
Potential Water Quality Impacts and Required Analyses

The degraded character of urban streams does not result from any single factor, but rather from the interaction of a variety of detrimental effects.
Klein, 1979

Urban development degrades water quality through a complex of interrelated causes and effects which, unmanaged, ultimately destroy the physical, chemical, and biological integrity of the watersheds in which they occur. The primary adverse impacts of poorly planned development projects on water quality are:

- the direct impacts to aquatic, wetland, and riparian habitat and other beneficial uses;
- generation of construction-related and post-construction pollutants;
- alteration of flow regimes and groundwater recharge as a result of impervious surfaces and storm drain collection systems;
- disruption of watershed level aquatic functions, including pollutant removal, floodwater retention, and habitat connectivity.

These factors have historically resulted in a cycle of destabilized stream channels, poor water quality, fragmented aquatic and terrestrial habitat, and engineered solutions to disrupted flow patterns, culminating in loss of natural functions and societal values in the affected basins.

The number and variability of the pathways through which water quality degradation can occur complicates analysis, but understanding how these pathways operate within the specific context of each project is essential to effectively mitigating the adverse effects. Fortunately, avoidance or minimization of any causal link will obviate or reduce subsequent effects and needed analyses, and a relatively small number of key variables mediate most of the pathways causing water quality degradation.

This Enclosure consists of a flowchart diagram (Figure 1) displaying the factors potentially affecting water quality, and a table (Table 1) characterizing them.

**Figure 1** begins on the left with three activities which are associated with urbanization: filling, construction (construction and post-construction phases), and channelization. Figure 1 ends on the right with the resulting impaired beneficial uses and the potential for increased maintenance and property damage. In between are intermediate processes. Cause-and-effect relationships, which include synergistic and cumulative effects, are shown by arrows.

**Table 1** briefly describes the causes and effects displayed in Figure 1, provides literature citations for each of the effects, and identifies for each effect the types of project-specific information needed to assess and mitigate each adverse impact to water quality.
Potential Effects of Urban Development on Beneficial Uses

This diagram shows how urban development can affect beneficial uses of water.

Figure 1
<table>
<thead>
<tr>
<th>CAUSE</th>
<th>EFFECT</th>
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</thead>
<tbody>
<tr>
<td><strong>1. FILL &amp; EXCAVATION</strong>&lt;br&gt;Fill or excavation in wetlands, riparian areas, or other waters of the state.</td>
<td><strong>A. Decreased Flood Storage.</strong>&lt;br&gt;Fill can impinge on the natural storage volume of ephemeral, intermittent, and perennial channels, backwaters, and wetlands, reducing capacity to retain runoff.</td>
<td>1) Quantify reduced flood storage in each affected basin.&lt;br&gt;2) Identify mitigation.</td>
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<td><strong>B. Change in Groundwater Storage.</strong>&lt;br&gt;Fill and excavation can decrease groundwater recharge and cause lower water tables by changing soil percolation characteristics and reducing the area of standing water in recharge basins. Linear excavation (e.g., for utility lines) can act as a conduit to drain groundwater and locally lower water tables.</td>
<td>1) Quantify groundwater response to changes in percolation.&lt;br&gt;2) Identify locations where linear alignments could act to dewater shallow aquifers.&lt;br&gt;3) Identify mitigation.</td>
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<td><strong>C. Change in Wetland and Riparian Vegetation.</strong>&lt;br&gt;Fill and excavation can bury or remove vegetation and can change site features to prevent reestablishment of characteristic species.</td>
<td>1) Identify and map types and areal extents of affected vegetation.&lt;br&gt;2) Identify mitigation.</td>
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<td><strong>D. Impaired Beneficial Uses.</strong>&lt;br&gt;Fill can directly impair beneficial uses by reducing water area and changing hydrology, geomorphology, substrate, and other waterbody characteristics. In addition, projects which fragment habitat and reduce wildlife movement along riparian and other corridors can degrade remaining patches of wetlands and other habitat by changing their physical characteristics and by isolating and exposing small populations of plants and animals, resulting in local or regional extinctions.</td>
<td>1) Document types, areal extents, and (for drainage features) lengths of affected waters&lt;br&gt;2) Characterize and map at project-area and regional scales existing wetlands, along with riparian corridors and other water features supporting habitat connectivity&lt;br&gt;3) Identify effects of fill on terrestrial and aquatic habitat connectivity (refer to Enclosure 3).&lt;br&gt;4) Identify watershed-level effects on pollutant removal and flood retention&lt;br&gt;5) Identify mitigation.</td>
</tr>
<tr>
<td><strong>2A. CONSTRUCTION</strong>&lt;br&gt;Clearing, grading, and construction of structures and facilities.</td>
<td><strong>A. Production of Urban Pollutants.</strong>&lt;br&gt;Construction can produce pollutants through improper use and disposal of toxic construction materials.</td>
<td>1) Identify mitigation for inclusion in stormwater pollution prevention plan.</td>
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<td><strong>B. Change in Soil Erosion.</strong>&lt;br&gt;Active construction can dramatically increase soil erosion by exposing and destabilizing soils. Erosion is compounded by the increased runoff typically accompanying construction.</td>
<td>1) Identify location and extent of planned grading&lt;br&gt;2) Document erodibility of soils and subsoils in areas proposed for grading&lt;br&gt;3) Quantify amount and duration of increased sediment loadings to each affected drainage&lt;br&gt;4) Identify mitigation.</td>
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<td>C. Increased Runoff.</td>
<td>Construction can increase both the total and peak volume of stormwater runoff by removing vegetation, compacting soil, exposing dense subsoil, creating steep graded slopes, and eliminating terrain depressions and ephemeral and intermittent drainages that would naturally slow the movement of stormwater.</td>
<td>1) Quantify total and peak volumes of increased runoff for each affected drainage 2) Identify mitigation.</td>
</tr>
<tr>
<td>D. Impaired Beneficial Uses.</td>
<td>Projects which fragment habitat and reduce wildlife movement along riparian and other corridors can degrade remaining patches of wetlands and other habitat by changing their physical characteristics and by isolating and exposing small populations of plants and animals, resulting in local or regional extinctions.</td>
<td>1) Characterize and map at project-area and regional scales existing wildlands, along with riparian corridors and other water features supporting habitat connectivity. 2) Identify effects of construction on terrestrial and aquatic habitat connectivity (refer to Enclosure 3). 3) Identify mitigation.</td>
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<tr>
<td>2B. POST-CONSTRUCTION</td>
<td>Ongoing effects of constructed environment.</td>
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<tr>
<td>A. Dry weather discharge.</td>
<td>Construction can cause dry-season “nuisance” runoff from activities such as landscape irrigation, sidewalk and vehicle washing, and basement dewatering.</td>
<td>1) Characterize volumes, seasonality, and other pertinent characteristics of “nuisance” flows for each affected drainage.</td>
</tr>
<tr>
<td>B. Increased Groundwater Pumping.</td>
<td>Construction can cause increased groundwater pumping for domestic or landscape use.</td>
<td>1) Quantify and map locations of increased pumping.</td>
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<tr>
<td>C. Production of Urban Pollutants.</td>
<td>After construction, urban areas can generate pesticides, nutrients, oxygen-demanding substances, heavy metals, petroleum hydrocarbons, bacteria, viruses, and other pollutants from activities such as landscape care and vehicle operation and maintenance.</td>
<td>1) Quantify projected increase in pollution production in each affected basin. 2) Identify mitigation.</td>
</tr>
<tr>
<td>D. Change in Soil Erosion.</td>
<td>After construction, erosion can be reduced to below natural levels because soils are covered with buildings and pavement, and runoff is routed through storm drains.</td>
<td>1) Quantify reduction of natural sediment delivery rates to each affected basin. 2) Identify mitigation.</td>
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<tr>
<td>E. Increased Runoff.</td>
<td>After construction, maintained landscapes and impervious surfaces such as roofs and streets increase total and peak runoff. The increased flows move quickly over paved surfaces and are collected, concentrated, and further accelerated in stormdrain systems. The combination of increased flows and more efficient transport causes a higher, &quot;flashy&quot;, more rapidly peaking and falling hydrograph, especially for smaller, more frequent floods.</td>
<td>1) Quantify project-induced changes in total and peak runoff rates to each affected drainage. 2) Identify mitigation.</td>
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<tr>
<td>3. CHANNELIZATION</td>
<td>Engineered changes in channel structure or morphology to stabilize banks, prevent flooding, or increase flow conveyance.</td>
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<tr>
<td>A. Decreased Flood Storage.</td>
<td>Channelization can reduce flood storage within a basin by restricting flows to the active channel, thereby preventing detention of floodwater in backwaters and on the adjacent floodplain.</td>
<td>1) Quantify and map reductions in flood storage in each affected basin. 2) Identify mitigation.</td>
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<tr>
<td>B. Change in Groundwater Storage.</td>
<td>Lining channel bottoms can change groundwater storage by reducing percolation and groundwater recharge. Deepening natural channels can drain adjacent shallow water tables.</td>
<td>1) Quantify and map locations of reduction in recharge rates. 2) Quantify effects on channelization on shallow water tables and associated wetlands. 3) Identify mitigation.</td>
</tr>
<tr>
<td>C. Channel Destabilization.</td>
<td>Channelization can cause channel destabilization by changing the balance between the stream’s flow, sediment load, and channel form. Destabilization tends to affect entire stream systems. For example, channelization can concentrate and synchronize peak flows from tributary streams, causing increased channel erosion both above and below the channelized reach. The eroded sediment is then deposited downstream when the flow slows down, where it may initiate further destabilization.</td>
<td>1) Quantify basin-level hydrologic and fluvial geomorphic effects of channelization in each affected drainage. 2) Identify mitigation.</td>
</tr>
<tr>
<td>D. Increased Flooding Frequency.</td>
<td>Constricted channels (e.g., in leveed sections) can cause water to back up, resulting in localized upstream flooding. Rapid passage of floodwaters through &quot;improved&quot; channels can increase flooding downstream by concentrating and synchronizing tributary peaks.</td>
<td>1) Quantify basin-level hydrologic effect of channelization on each affected basin, including changes in flood return frequencies. 2) Identify mitigation.</td>
</tr>
<tr>
<td>E. Decreased Pollutant Removal.</td>
<td>Channelization can decrease natural pollutant removal by reducing instream structural complexity and turbulent-flow aeration, increasing flow velocity, reducing overbank flow, and by causing change in vegetation.</td>
<td>1) Map waters lost to channelization in each affected drainage and characterize type, areal extent, and pollutant removal value. 2) Quantify affect on pollutant loadings to each affected waterbody and downstream receiving waters. 3) Identify mitigation.</td>
</tr>
<tr>
<td>F. Change in Wetland and Riparian Vegetation.</td>
<td>Channelization and associated maintenance can directly destroy wetland and riparian vegetation and can change site features to prevent reestablishment of characteristic species.</td>
<td>1) Map and Identify types and areas of affected vegetation. 2) Identify mitigation.</td>
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<td>G. Impaired Beneficial Uses. Channelization and associated maintenance can directly impair beneficial uses by reducing waterbody area; increasing stream velocity; disrupting riffle and pool sequences, cover, and other structural features; changing substrate; cutting off nutrient inputs to and from backwaters and riparian wetlands, dewatering upstream reaches, and reducing aesthetic and recreational value. Reduced overbank flooding can adversely affect reproduction of riparian vegetation and wetland and riparian functions. Channelization can inhibit the movement of fish, other aquatic biota, and wildlife, and thus isolate and reduce the viability of populations up and downstream. Construction of channels can introduce sediment, nutrients, and toxics into the water column.</td>
<td>1) Identify direct and indirect effects of proposed channelization projects on beneficial uses. 2) Characterize and display at project-area and regional scales existing wildlands, along with riparian corridors and other water features supporting habitat connectivity. 3) Identify effects of channelization on terrestrial and aquatic habitat connectivity. 4) Identify mitigation.</td>
</tr>
<tr>
<td>4. DECREASED FLOOD STORAGE</td>
<td>A. Increased Runoff. Reduced flood storage on the floodplain and in channels, swales, wetlands, backwaters, and other natural depressions increases and accelerates runoff.</td>
<td>1) Quantify total and peak volumes of increase runoff for each affected drainage. 2) Identify mitigation.</td>
</tr>
<tr>
<td>5. INCREASED GROUNDWATER PUMPING</td>
<td>A. Change in Groundwater Storage. Increased groundwater pumping can lower watertables locally or in distant donor basins.</td>
<td>1) Quantify and map locations of project-induced changes in groundwater levels. 2) Identify mitigation.</td>
</tr>
<tr>
<td>6. DRY WEATHER DISCHARGE</td>
<td>A. Change in Baseflow. Dry weather runoff from urban activities can increase dry-period streamflows.</td>
<td>1) Quantify hydrologic effects of dry weather flows on the baseflow of each affected drainage.</td>
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<td>B. Increased Pollutant Delivery. Dry weather runoff can carry the pollutants generated by the activity causing the flow, e.g., pesticides, nutrients, and petrochemicals from landscape maintenance and cleaning sidewalks and vehicles. Collection of polluted dry weather flows in catch basins may result in shock loadings when it is displaced by subsequent storm flows.</td>
<td>1) Quantify and characterize pollutant loadings from activities generating dry weather runoff to each affected drainage. 2) Identify mitigation.</td>
</tr>
<tr>
<td>7. PRODUCTION OF URBAN POLLUTANTS</td>
<td>A. Increased Pollutant Delivery. Increased production of urban pollutants can cause increased delivery of pollutants to surface and groundwater.</td>
<td>1) Quantify and characterize pollutant loadings from to each affected drainage. 2) Identify mitigation.</td>
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<td>8. CHANGE IN SOIL EROSION</td>
<td>A. Channel Destabilization. Changes in upland soil erosion can destabilize stream channels by changing the amount of sediment carried into the stream. The stream may then erode or aggrade its channel to balance its available energy with the changes in its sediment load. 1. Increased sediment from construction causes channel aggradation, changing stream cross sections and redirecting flows.</td>
<td>1) Conduct geomorphologic analysis of channel response to increases in construction-related sediment. 2) Conduct geomorphologic analysis of channel response to long-term reductions in sediment delivery to each affected drainage. 3) Identify mitigation. Note: Sediment as a pollutant is considered in No. 7, “Production of Urban Pollutants”.</td>
</tr>
<tr>
<td>9. INCREASED RUNOFF</td>
<td>A. Change in Soil Erosion. Increased runoff can dramatically increase soil erosion by causing greater runoff velocities which more effectively displace and carry soil particles. Construction-related soil destabilization can compound the effect.</td>
<td>1) Quantify increases in sheet and gully erosion resulting from increased runoff. 2) Identify mitigation.</td>
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<td>B. Change in Groundwater Storage. Increased runoff can reduce groundwater recharge and lower water tables, since water draining from impervious surface is unable to percolate to groundwater at that location.</td>
<td>1) Map locations of and quantify losses of recharge and water table response. 2) Identify mitigation.</td>
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<td>C. Channel Destabilization. Increased peak runoff can destabilize channels by increasing the flow velocity and erosive power of the stream. Head cutting, incision and/or widening of the channel, and associated sideslope failures can result. Reduced sediment input as a result of change in soil erosion rates can compound the effect. In small streams, increased runoff may also dislodge logs and other channel features that help to define the channel.</td>
<td>1) Quantify channel geomorphic response to increased runoff for each affected drainage. 2) Identify mitigation.</td>
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<td>D. Increased Pollutant Delivery. Increased runoff increases pollutant delivery because it can more effectively carry particulate and soluble pollutants to receiving waters. Increased flow velocity reduces contact time with soil and vegetation that might otherwise remove pollutants.</td>
<td>1) Quantify types and quantities of increased pollutant loadings to each affected drainage. 2) Identify mitigation.</td>
</tr>
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<td>E. Increased Flooding Frequency Increased runoff and greater transport efficiency result in higher peak flows from storms of a given return period.</td>
<td>1) Quantify basin level hydrologic effect of increased runoff on each affected basin, including changes in flood return frequencies. 2) Identify mitigation.</td>
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<td>F. Change in Water Temperature.</td>
<td>Increased runoff from urban areas can raise the temperature of receiving waters because runoff from impervious surfaces is often warmer than runoff from pervious surfaces or subsurface flow.</td>
<td>1) Model increase in water temperature along stream profile of each affected drainage.&lt;br&gt;2) Identify mitigation.</td>
</tr>
<tr>
<td>G. Impaired Beneficial Uses.</td>
<td>Increased runoff can impair habitat values by flushing fish and invertebrates out of streams, increasing water level fluctuations and the velocity of flows entering wetlands, and causing salinity changes in estuaries and other nearshore marine waters.</td>
<td>1) Identify direct effects of increased flow on aquatic biota, hydrologic regimes of adjacent wetlands, and salinity of marine receiving waters for each affected drainage.&lt;br&gt;2) Identify mitigation.</td>
</tr>
<tr>
<td>10. CHANGE IN GROUNDWATER STORAGE</td>
<td>A. Change in Baseflow. Changes in watertable level can cause changes in the dry weather baseflow of streams fed by groundwater.</td>
<td>1) Quantify for each affected drainage the changes in baseflow associated with lowered water tables and map locations.&lt;br&gt;2) Identify mitigation.</td>
</tr>
<tr>
<td>B. Change in Wetland and Riparian Vegetation.</td>
<td>A lowered watertable can dry up wetlands, stress or kill mature riparian vegetation, and reduce or eliminate seedling survival.</td>
<td>1) Identify types and areas of wetlands and riparian areas that would be affected by expected lowering of shallow water tables and map locations.&lt;br&gt;2) Identify mitigation.</td>
</tr>
<tr>
<td>C. Impaired Beneficial Uses.</td>
<td>A lowered watertable can impair water supply and other beneficial uses which use groundwater. Seawater intrusion is possible in coastal areas. Aquifer compaction and subsidence can also occur. Wetland and riparian areas can be dewatered, harming associated vegetation and habitats.</td>
<td>1) Identify affects of expected water table lowering on water supply and other beneficial uses and map locations.&lt;br&gt;2) Identify mitigation.</td>
</tr>
<tr>
<td>11. CHANNEL DESTABILIZATION</td>
<td>A. Channelization. Channel erosion can threaten property and structures, leading to placement of riprap or other engineered stabilization of critical sections.</td>
<td>1) Identify stream reaches in which project-induced channel destabilization may require channelization.&lt;br&gt;2) Identify mitigation.</td>
</tr>
<tr>
<td>B. Change in Groundwater Storage.</td>
<td>Channel incision can dewater shallow aquifers adjacent to the channel.</td>
<td>1) Identify and map stream reaches in which project-induced stream incision may dewater shallow aquifers.&lt;br&gt;2) Identify mitigation.</td>
</tr>
<tr>
<td>C. Increased Pollutant Delivery.</td>
<td>Channel erosion can result in increased suspended solids and turbidity in the water column.</td>
<td>1) Identify and map stream reaches subject to project-induced destabilization, quantify changes in channel dimension, and volume of eroded material for each affected basin.&lt;br&gt;2) Identify mitigation.</td>
</tr>
<tr>
<td>D. Increased Flooding Frequency.</td>
<td>Channel aggradation can cause local flooding by diverting flows and decreasing a stream's flow capacity.</td>
<td>1) Identify and map stream reaches in which project-induced channel destabilization may cause aggradation and associated flooding.&lt;br&gt;2) Identify mitigation.</td>
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<tr>
<td>E. Change in Water Temperature.</td>
<td>Bank erosion and aggradation can increase water temperature by creating a broader channel with shallow flows, increased water surface relative to flow volume, and a smaller proportion of shaded water surface. As a result, summer water temperatures and daily and seasonal temperature fluctuations tend to be greater.</td>
<td>1) Identify and map stream reaches in which project-induced destabilization can increase water temperature.&lt;br&gt;2) Identify mitigation.</td>
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<td>F. Change in Wetland and Riparian Vegetation. Channel destabilization can encroach on riparian wetlands and undermine streamside vegetation.</td>
<td>1) Identify, characterize, and map wetland and riparian areas subject to encroachment by channel destabilization; 2) Identify mitigation.</td>
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<td>G. Impaired Beneficial Uses. Channel destabilization can reduce or eliminate habitat, recreation, esthetic values, and other uses by affecting deep pools, pool-riffle ratios, undercut banks, substrate suitability, and other structural features.</td>
<td>1) Identify, characterize, and map stream reaches in which channel destabilization can directly impair beneficial uses; 2) Identify mitigation.</td>
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<td>H. Increased Maintenance and Property Damage. Channel erosion can undermine streamside buildings, bridges, utility crossings, and other property. Aggradation can bury diversion structures and other infrastructure and may require removal to maintain flow capacity.</td>
<td>1) Identify and map stream reaches in which destabilization may cause increased maintenance and property damage; 2) Identify mitigation.</td>
</tr>
<tr>
<td>12. CHANGE IN BASEFLOW</td>
<td>A. Change in Groundwater Storage. Reduced stream baseflow can decrease groundwater recharge by reducing wetted area and the amount of water available for recharge in stream channels.</td>
<td>1) Identify and map affected stream reaches; 2) Quantify losses of recharge and water table response; 3) Identify mitigation.</td>
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<td>B. Change in Water Temperature. Decreased baseflow, typically resulting from change in groundwater storage, can cause elevated and fluctuating stream temperature because groundwater usually enters the stream at cool, stable temperatures.</td>
<td>1) Identify and map affected stream reaches; 2) Quantify temperature effects along stream profile; 3) Identify mitigation.</td>
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<td>C. Change in Wetland and Riparian Vegetation. Decreased stream baseflow can cause riparian vegetation to shift to upland species.</td>
<td>1) Characterize and map affected riparian areas; 2) Identify mitigation.</td>
</tr>
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<td>D. Impaired Beneficial Uses. 1. Decreases in the amount or duration of baseflow can impair habitat quality by eliminating aquatic and riparian habitat area, reducing flow velocities, and otherwise disrupting the life cycles of plants and animals which are dependent on water. 2. Increases in baseflow resulting from dry weather discharge can impair waterbodies such as seasonal wetlands, vernal pools, and intermittent streams which are naturally defined by seasonal water availability.</td>
<td>1) Identify and map affected waterbody segments; 2) Characterize and quantify changes in baseflow; 3) Identify direct effects on beneficial uses; 4) Identify mitigation.</td>
</tr>
<tr>
<td>13. INCREASED POLLUTANT DELIVERY</td>
<td>A. Impaired Beneficial Uses. Urban pollutants can impair many beneficial uses, e.g., water supply, recreation, fish and wildlife habitat, and shellfish production.</td>
<td>1) Identify direct effects of increased pollutant loadings on beneficial uses in each affected waterbody segment; 2) Identify mitigation.</td>
</tr>
<tr>
<td>14. INCREASED FLOODING FREQUENCY</td>
<td>A. Channelization. Increased flooding can lead to channelization of the critical section to more efficiently pass flood flows.</td>
<td>1) Identify stream reaches in which project-induced flooding may require channelization; 2) Identify mitigation.</td>
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<td>B. Impaired Beneficial Uses.</td>
<td>1) Identify stream reaches in which project-induced flooding may impair beneficial uses.</td>
</tr>
<tr>
<td></td>
<td>Increased flooding can impair habitat, water supplies, navigation, and other beneficial uses.</td>
<td>2) Identify mitigation.</td>
</tr>
<tr>
<td></td>
<td>C. Increased Maintenance and Property Damage.</td>
<td>1) Identify stream reaches in which project-induced flooding may increase maintenance and property damage.</td>
</tr>
<tr>
<td></td>
<td>Increased flood frequency can result in more maintenance and flood damage.</td>
<td>2) Identify mitigation.</td>
</tr>
<tr>
<td>15. INCREASED WATER TEMPERATURE</td>
<td>A. Impaired Beneficial Uses.</td>
<td>1) Identify and map affected waterbody segments.</td>
</tr>
<tr>
<td></td>
<td>Increased water temperature can directly stress aquatic biota and can also affect other parameters associated with habitat quality, such as dissolved oxygen concentration and rate of chemical reactions.</td>
<td>2) Quantify temperature changes.</td>
</tr>
<tr>
<td></td>
<td>60</td>
<td>3) Characterize effects on beneficial uses.</td>
</tr>
<tr>
<td></td>
<td>16. DECREASED POLLUTANT REMOVAL</td>
<td>4) Identify mitigation.</td>
</tr>
<tr>
<td></td>
<td>A. Increased Pollutant Delivery.</td>
<td>1) Quantify effects to pollutant loadings for each affected waterbody.</td>
</tr>
<tr>
<td></td>
<td>Less removal of pollutants by natural processes can result in greater concentrations of pollutants in receiving waters</td>
<td>2) Identify mitigation.</td>
</tr>
<tr>
<td></td>
<td>60</td>
<td></td>
</tr>
<tr>
<td>17. CHANGE IN WETLAND AND RIPARIAN VEGETATION</td>
<td>A. Channel Destabilization.</td>
<td>1) Characterize and map affected geomorphic features.</td>
</tr>
<tr>
<td></td>
<td>Loss of vegetation and its associated anchoring root masses can destabilize channel banks and other geomorphic features.</td>
<td>2) Identify mitigation.</td>
</tr>
<tr>
<td></td>
<td>B. Change in Water Temperature.</td>
<td>1) Identify and map stream reaches in which loss of riparian vegetation can increase water temperature.</td>
</tr>
<tr>
<td></td>
<td>Loss of riparian vegetation can increase maximum water temperature by reducing cover, structural diversity, and nutrient sources.</td>
<td>2) Identify mitigation.</td>
</tr>
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</tr>
<tr>
<td></td>
<td>C. Decreased Pollutant Removal.</td>
<td>1) Describe type, areal extent, and pollutant removal value of affected vegetation and map location.</td>
</tr>
<tr>
<td></td>
<td>Removal of vegetation adjacent to a waterbody can reduce removal of pollutants from the waterbody and from the overland flow draining to the waterbody.</td>
<td>2) Identify mitigation.</td>
</tr>
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<td></td>
<td>60</td>
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</tr>
<tr>
<td></td>
<td>D. Impaired Beneficial Uses.</td>
<td>1) Identify affected waterbody segments.</td>
</tr>
<tr>
<td></td>
<td>Loss of vegetation directly impairs the quality of aquatic and riparian habitat by reducing cover, structural diversity, and nutrient sources.</td>
<td>2) Characterize direct effects of vegetation loss on beneficial uses.</td>
</tr>
<tr>
<td></td>
<td>Removal of vegetation can also fragment and isolate remaining patches of habitat, resulting in decreased habitat value over large areas.</td>
<td>3) Characterize and display at project-area and regional scales existing wildlands, along with riparian corridors and other water features supporting habitat connectivity.</td>
</tr>
<tr>
<td></td>
<td>60</td>
<td>4) Identify effects of vegetation change on terrestrial and aquatic habitat connectivity.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>5) Identify mitigation.</td>
</tr>
</tbody>
</table>
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California Regional Water Quality Control Board
Central Valley Region

Tulare County General Plan Update:
The Ahwahnee Water Principles for Resource
Efficient Land Use

Comments on Notice of Preparation:
Tulare County General Plan Update

May 2006
The Ahwahnee Water Principles for Resource Efficient Land Use

Preamble

Cities and counties are facing major challenges with water contamination, storm water runoff, flood damage liability, and concerns about whether there will be enough reliable water for current residents as well as for new development. These issues impact city and county budgets and taxpayers. Fortunately there are a number of stewardship actions that cities and counties can take that reduce costs and improve the reliability and quality of our water resources.

The Water Principles below complement the Ahwahnee Principles for Resource-Efficient Communities that were developed in 1991. Many cities and counties are already using them to improve the vitality and prosperity of their communities.

Community Principles

1. Community design should be compact, mixed use, walkable and transit-oriented so that automobile-generated urban runoff pollutants are minimized and the open lands that absorb water are preserved to the maximum extent possible. (See the Ahwahnee Principles for Resource-Efficient Communities)

2. Natural resources such as wetlands, flood plains, recharge zones, riparian areas, open space, and native habitats should be identified, preserved and restored as valued assets for flood protection, water quality improvement, groundwater recharge, habitat, and overall long-term water resource sustainability.

3. Water holding areas such as creek beds, recessed athletic fields, ponds, cisterns, and other features that serve to recharge groundwater, reduce runoff, improve water quality and decrease flooding should be incorporated into the urban landscape.

4. All aspects of landscaping from the selection of plants to soil preparation and the installation of irrigation systems should be designed to reduce water demand, retain runoff, decrease flooding, and recharge groundwater.

5. Permeable surfaces should be used for hardscape. Impervious surfaces such as driveways, streets, and parking lots should be minimized so that land is available to absorb storm water, reduce polluted urban runoff, recharge groundwater and reduce flooding.

6. Dual plumbing that allows graywater from showers, sinks and washers to be reused for landscape irrigation should be included in the infrastructure of new development.

7. Community design should maximize the use of recycled water for appropriate applications including outdoor irrigation, toilet flushing, and commercial and industrial processes. Purple pipe should be installed in all
new construction and remodeled buildings in anticipation of the future availability of recycled water.

8. Urban water conservation technologies such as low-flow toilets, efficient clothes washers, and more efficient water-using industrial equipment should be incorporated in all new construction and retrofitted in remodeled buildings.

9. Ground water treatment and brackish water desalination should be pursued when necessary to maximize locally available, drought-proof water supplies.

Implementation Principles

1. Water supply agencies should be consulted early in the land use decision-making process regarding technology, demographics and growth projections.

2. City and county officials, the watershed council, LAFCO, special districts and other stakeholders sharing watersheds should collaborate to take advantage of the benefits and synergies of water resource planning at a watershed level.

3. The best, multi-benefit and integrated strategies and projects should be identified and implemented before less integrated proposals, unless urgency demands otherwise.

4. From start to finish, projects and programs should involve the public, build relationships, and increase the sharing of and access to information.

5. Plans, programs, projects and policies should be monitored and evaluated to determine if the expected results are achieved and to improve future practices.

Authors: Celeste Cantu, Martha Davis, Jennifer Hosterman, Susan Lien Longville, Jeff Loux, John Lowrie, Jonas Minton, Mary Nichols, Virginia Porter, Al Wanger, Robert Wilkinson, Kevin Wolf

Editor: Judy Corbett

(Adopted in 2005)
Low Impact Development References

Comments on Notice of Preparation:
Tulare County General Plan Update

May 2006
CA NEMO Partnership Resource List


The Low Impact Development Center www.lowimpactdevelopment.org

Low-Impact Development Design Strategies: An Integrated Design Approach (EPA-841-B-00-003), Low-Impact Development Hydrologic Analysis (EPA-841-B-00-002). By the Prince George's County, Maryland, Department of Environmental Resources. Both publications can be ordered free of charge through EPA's National Service Center for Environmental Publications at www.epa.gov/hcepiform/index.htm


The Congress for the New Urbanism. www.sonic.net/abcaia/narrow.htm


California Regional Water Quality Control Board
Central Valley Region

Terrestrial Habitat Connectivity Related To Wetland, Riparian, and Other Aquatic Resources

Comments on Notice of Preparation:
Tulare County General Plan Update
"Habitat connectivity" refers to the need for plant and animal populations to have some mobility over the landscape, i.e., to avoid becoming "isolated" or "disjunct." In recent decades a large body of research has demonstrated that such "isolated" populations face a high probability of eventual extinction, even if their immediate habitats are spared. In general, the smaller such an isolated population, the more quickly it will die out. Urban development typically fragments habitat by creating artificial landscapes which are movement barriers for most species. Unless mitigation measures are taken, isolated, non-viable populations are created as buildings, roads, and landscaping cut off lines of movement.

In the context of wetlands, "habitat connectivity" refers to three related phenomena:

a. The need of some animals to have access to both wetland and upland habitats at different parts of their life cycle. Some wetland animals, e.g., some amphibians and turtles, require access at different seasons and/or at different life stages to both wetland and to nearby upland. Preserving the wetland but not access to upland habitat will locally exterminate such species.

b. The ecological relationship between separate wetlands. Some wetland communities and their associated species comprise networks of "patches" throughout a landscape. Wetland plants and animals are adapted to the presence of wetland complexes within a watershed and are dependent on moving among the wetlands within the complex, either regularly or in response to environmental stressors such as flood or drought, local food shortage, predator pressure, or influx of pollution. Removing one such water from the complex will reduce the biological quality of the rest, and at some point the simplified wetland complex will be incapable of supporting at least some of the species, even though some wetlands remain.

c. The role wetlands and riparian corridors play in allowing larger-scale movements. Some strategically located wetlands and especially continuous strips of riparian habitat along streams facilitate connectivity at watershed and regional scales for terrestrial as well as aquatic and amphibious species.

As noted above, habitat connectivity is critical to biodiversity maintenance, and will become more so because of global warming. Significant range shifts and other responses to global warming have already occurred. The ability of biotic populations to move across the landscape may be critical to their survival in coming decades.
Such mobility may occur at the level of the individual organism (e.g., a bird or turtle travelling between separated wetlands) and/or of the population (e.g., a plant species colonizing a new wetland through seed dispersal); and over different time scales.

For the effects of habitat fragmentation and population isolation on the survival of plants and animals, see for example:


Regarding the relationship between wetland/riparian and upland habitats, see for example:


Regarding the ecological relationship between separated wetlands, see for example:


Recent reports comprehensively review observed effects of global change on plant and animal range shifts, advancement of spring events, and other responses. See:


May 25, 2006

Theresa Szymanis
Chief Planner, Tulare County RMA
5961 South Mooney Boulevard
Visalia, CA 93277

Dear Ms Szymanis:

Subject: Tulare County General Plan Update

This letter supercedes the letter of 05/23/06. The County of Fresno appreciates the opportunity to review and comment on the Tulare County General Plan Update. Based on the County’s review of the project, the County’s Design Division would like to have an opportunity to review a Traffic Impact Study for this project.

If you have any questions you may email me at bsholars@co.fresno.ca.us or call me at (559) 443-5342.

Sincerely,

Briza Sholars, Planning and Resource Analyst
Development Services Division
2 June 2006

Ms. Theresa Szymanis, Chief Planner
Tulare County Resource Management Agency
5961 South Mooney Blvd.
Visalia, CA 93277-9394

NOTICE OF PREPARATION FOR DRAFT ENVIRONMENTAL IMPACT REPORT, TULARE COUNTY GENERAL PLAN UPDATE (SCH #2006041162), TULARE COUNTY

Regional Board staff has reviewed the Notice of Preparation (NOP) for the Draft Environmental Impact Report (Draft EIR), Tulare County General Plan Update, dated 25 April 2006, received on 3 May 2006. The NOP presents an opportunity for comment on the comprehensive update to the County’s existing General Plan.

The Regional Board is concerned about the protection of water supply and quality for urban, agricultural and environmental uses for Tulare County. These staff comments concern future development and the potential impact to water quality, based on the Water Quality Control Plan for the Tulare Lake Basin, Second Edition (Basin Plan). The Basin Plan includes water quality objectives (standards) to protect beneficial uses and includes numeric and narrative objectives for chemical constituents in, and toxicity and tastes and odors of, groundwater. The objectives state groundwater shall not contain chemical constituents in concentrations that adversely affect any beneficial use, including any exceedance of maximum contaminant levels specified in Title 22, California Code of Regulations, as necessary for domestic supply. The Basin Plan requires application of the most stringent objective for each constituent to protect the beneficial uses (i.e., domestic drinking water, agricultural supply, etc.)

Ideally, the County should require existing and proposed developments to be connected to a regional wastewater treatment facility (WWTF), or connect to the WWTF when feasible. The Basin plan contains a policy regarding consolidation of wastewater treatment facilities that states, “[p]roliferation of small treatment plants in developed areas is undesirable. Most small communities do not have adequate resources to properly manage, treat and dispose of wastewater in an urban environment. Typical problems involve nuisance and ground water pollution. Small communities and development close to other small communities may be able to construct and operate a joint wastewater treatment facility with greater treatment ability, opportunity for reclamation, and for lower cost.”
urbanized area (including unincorporated areas). Such small MS4s must obtain an NPDES Phase II municipal permit by March 2003 and comply with its terms for storm water management and control. The Phase II storm water minimum requirements include public education and outreach, public involvement and participation, illicit discharge detection and elimination, pollution prevention and good housekeeping in municipal operations, construction site urban runoff control, and post-construction management in new development and redevelopment.

If you have any questions concerning these comments, please contact Edward Balch at (559) 445-5548.

DOUGLAS K. PATTESON
Senior Water Resource Control Engineer
RCE No. 55985

cc: State Clearinghouse, Sacramento
May 25, 2006

Theresa Szymanis, AICP, Chief Planner
Tulare County Resource Management Agency
5691 South Mooney Boulevard
Visalia, CA 93277

Subject: Notice of Preparation (NOP) of a Draft Environmental Impact Report (DEIR) for the Tulare County General Plan Update SCH# 2006041162

Dear Ms. Szymanis:

The Department of Conservation’s Division of Land Resource Protection (Division) monitors farmland conversion on a statewide basis and administers the California Land Conservation (Williamson) Act and other agricultural land conservation programs. The Division has reviewed the above NOP and offers the following recommendations for the DEIR with respect to the project’s potential impacts on agricultural land.

The proposed project involves a comprehensive General Plan Update (GPU) for the Tulare County planning area. The NOP notes that one key value statement for the GPU is that the County will protect its agricultural economy while diversifying employment opportunities. The NOP also notes that some agricultural land conversion may be necessary to accommodate future population growth, however, some of the land loss may be offset by preservation of the most agriculturally productive and valuable areas. Therefore, the Division recommends that, at a minimum, the following items be specifically addressed to document and treat project impacts on agricultural land and land use.

Agricultural Setting of the Project
The DEIR should describe the project setting in terms of the actual and potential agricultural productivity of the land. In addition to existing county mapping resources, the GPU should also utilize information from the Division’s Tulare County Important Farmland Map, which defines farmland according to soil attributes and land use. In addition, we recommend including the following information to characterize the agricultural land resource setting of the planning area.

- Current and past agricultural use of areas within the county. Include data on the types of crops grown, and crop yields and farmgate sales values.
"extraordinary," unforeseen situations (See Sierra Club v. City of Hayward (1981) 28 Cal.3d 840, 852-855). The County must approve a request for contract cancellation, and base that approval on specific findings that are supported by substantial evidence (Government Code Section 51282). If Williamson Act contract cancellations will be proposed, we recommend that a discussion of the findings be included in the DEIR. Finally, the notice of the hearing to approve the tentative cancellation, and a copy of the landowner’s petition, must be mailed to the Director of the Department of Conservation ten (10) working days prior to the hearing. (The notice should be mailed to Bridgett Luther, Director, Department of Conservation, c/o Division of Land Resource Protection, 801 K Street MS 18-01, Sacramento, CA 95814-3528.)

- An agricultural preserve is a zone authorized by the Williamson Act, and established by the local government, to designate land qualified to be placed under the Act’s 10-year contracts. Preserves are also intended to create a setting for contract-protected lands that is conducive to continuing agricultural use. Therefore, the uses of agricultural preserve land must be restricted by zoning or other means so as not to be incompatible with the agricultural use of contracted land within the preserve (Government Code Section 51230). The DEIR should also discuss any proposed general plan designation or zoning within agricultural preserves affected by the GPU.

Mitigation Measures and Alternatives
The DEIR should discuss any feasible alternatives to the project that would lessen or avoid farmland conversion impacts. Similarly, while the direct conversion of agricultural land is often deemed to be an unavoidable impact as also noted in the NOP, mitigation measures must be considered.

The Division recommends that the County consider the purchase of agricultural conservation easements on land of at least equal quality and size as partial compensation for the direct loss of agricultural land, as well as for the mitigation of growth inducing and cumulative impacts on agricultural land. Selection of lands to be encumbered by easements should also include criteria for strategic protection of the most valuable, productive and threatened agricultural lands.

Mitigation using conservation easements can be implemented by at least two alternative approaches: the outright purchase of conservation easements tied to individual projects, or via the donation of mitigation fees to a local, regional or statewide organization or agency, including land trusts and conservancies, whose purpose includes the purchase, holding and maintenance of agricultural conservation easements. For example, the California Farmland Conservancy Program is authorized to accept donations of funds if the Department of Conservation is the designated beneficiary and it agrees to use the funds for purposes of the program in a county specified by the donor. Whatever the approach, the conversion of agricultural land should be deemed an impact of at least regional significance and the search for mitigation lands not be limited to areas near the development.
Mail to:

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Fresno, CA 93706

Douglas Patterson
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Fresno, CA 93706
RE: Receipt of NOP Comments

We have received your response to the General Plan 2030 Notice of Preparation of an Environmental Impact Report. Your comments will be read and considered in accordance with CEQA Guidelines Sec. 15082. We thank you for taking the time to respond to the Notice of Preparation.

Sincerely,

Jason Waters
Planner, Tulare County Resource Management Agency
(559) 733-6291
Notice of Completion & Environmental Document Transmittal

For U.S. Mail: State Clearinghouse, P.O. Box 3044, Sacramento, CA 95812-3044
For Hand Delivery/Street Address: 1400 Tenth Street, Sacramento, CA 95814

SCH # 2006041162

Project Title:
Tulare County General Plan 2030 Update

Lead Agency: Tulare County
Contact Person: David Bryant, Project Planner
Street Address: 5961 South Mooney Boulevard
Phone: (559) 733-6291
City: Visalia
Zip: 93277
County: Tulare

Project Location:
County: Tulare
City/Nearest Community: n/a
Zip code: n/a
Cross Streets: n/a
Assessor’s Parcel No. n/a
Section: n/a
Twp: n/a
Range: n/a
Base: n/a

Within 2 miles: State Hwy#: 99, 63, 137, 43, 65, 190, 198, 245, 216, 201, 180
Waterways: Lake Kaweah, Lake Success

Airports: Visalia Municipal, Porterville Municipal, Mefford Field, Sequoia
Field, Alta Airport, Eckert Field, Harmon
Field, Thunderhawk
Field, Woodlake Municipal.

Railways: Union Pacific Railroad, Burlington
Northern/Santa Fe
Railroad, San Joaquin
Valley Railroad

Schools: Various: 48 school districts throughout the County

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Document Type:
CEQA:
☐ NOP
☐ Early Cons
☐ Neg Dec
☐ Mit Neg Dec
☐ Draft EIR
☐ Supplement to EIR
☐ Other:

NEPA:
☐ NOI
☐ EA
☐ Draft EIS
☐ FONSI

Other:
☐ Joint Document
☐ Final Document
☐ Other:

Local Action Type:
☐ General Plan Update
☐ General Plan Amendment
☐ General Plan Element
☐ Community Plan
☐ Specific Plan
☐ Master Plan
☐ Planned Unit Development
☐ Site Plan
☐ Rezone
☐ Prezone
☐ Use Permit
☐ Land Division (Subdivision, etc.)
☐ Annexation
☐ Redevelopment
☐ Coastal Permit
☐ Other:

Development Type:
☐ Residential: Units Acres Employees
☐ Office: Sq.ft. Acres Employees
☐ Commercial: Sq.ft. Acres Employees
☐ Industrial: Sq.ft. Acres Employees
☐ Water Facilities: Type MGD
☐ Transportation: Type
☐ Mining: Type
☐ Power: Type MW
☐ Waste Treatment: Type MGD
☐ Hazardous Waste: Type
☐ Other: General Plan Update

Project Issues That May Have A Significant Or Potentially Significant Impact:
☐ Aesthetic/Visual
☐ Agricultural Land
☐ Air Quality
☐ Archeological/Historical
☐ Biological Resources
☐ Coastal Zone
☐ Economic/Jobs
☐ Fiscal
☐ Flood Plain/Flooding
☐ Forest Land/Fire Hazard
☐ Geologic/Seismic
☐ Minerals
☐ Public Services/Facilities
☐ Recreation/Parks
☐ Schools/Universities
☐ Septic Systems
☐ Sewer Capacity
☐ Soil Erosion/Compaction/Grading
☐ Traffic/Circulation
☐ Vegetation
☐ Water Quality
☐ Water Supply/Groundwater
☐ Wetland/Riparian
☐ Growth Inducement

NOTE: Clearinghouse will assign identification numbers for all new projects. If a SCH number already exists for a project (e.g. Notice of Preparation or previous draft document) please fill in.

Revised 2004
Present Land Use/Zoning/General Plan Designation: various

Project Description: (please use a separate page if necessary)

This EIR evaluates the impacts of the Tulare County General Plan 2030 Update. The General Plan Update consists of a comprehensive update of Tulare County’s existing General Plan. Key General Plan documents include the Goals and Policies and the Background Reports. The Goals and Policies Report contains the goals and policies that will guide future decisions within the County. It also identifies implementation measures that will ensure the goals and policies of the General Plan Update are carried out.

Tulare County is located in a geographically diverse region with the majestic peaks of the Sierra Nevada framing its eastern region, while its western portion includes the San Joaquin Valley floor, which is very fertile and extensively cultivated. Tulare County consistently ranks amongst the top two leading agricultural-producing counties in the U.S., sharing this recognition with its larger neighbor to the north, Fresno County. In addition to agricultural production, the County’s economic base also includes agricultural packing and shipping operations. Small and medium size manufacturing plants are located in the western part of the County and are increasing in number. Tulare County also contains Mt. Whitney, the tallest mountain in the 48 contiguous states, as well various well known parks and open space areas including portions of Sequoia National Forest, Giant Sequoia National Monument, Inyo National Forest, and Kings Canyon National Park. Sequoia National Park is entirely contained within the County. Tulare County contains more than 4,935 square miles (3,158,400 acres) within its borders and can be divided into three general topographical zones: a valley region; a foothill region east of the valley area; and a mountain region just east of the foothills. The eastern half of the County is generally comprised of public lands, which include not only the parks and forests listed above, but also the Mountain Home State Forest, Golden Trout Wilderness Area, and portions of the Dome Land and South Sierra Wilderness Areas. The County also contains one State park and one wildlife refuge. The Colonel Allensworth Historic State Park, located in the southwestern corner of the County, provides picnic and camping areas and an interpretive museum. The Pixley National Wildlife Refuge provides a wintering area for migratory waterfowl as part of the Pacific Flyway, and provides habitat for the endangered blunt-nosed leopard lizard, the San Joaquin kit fox and the Tipton kangaroo rat.

The main transportation network in the County includes State Highway 99, which is the main north-south highway in the County, and State Highways 63 (N/S), 65 (N/S), 190 (E/W), and 198 (E/W), which connect the major cities and public lands in the County. The majority (63%) of the County’s total population resides within the jurisdictional areas of the cities, while 37% resides in unincorporated areas.

Although the General Plan Update was developed to meet several fairly broad objectives (i.e., the requirements of State law, etc.) the proposed General Plan was also developed through an extensive public outreach process to reflect the specific policy needs of Tulare County. To help determine what these specific policy needs are, the Tulare County Board of Supervisors considered input received from the many community workshops, the Technical Advisory Committee, and the Planning Commission, on the fundamental values that would guide the preparation of the proposed General Plan update. As a result of this input the following five value statements were identified:

- The beauty of the County and the health, safety and welfare of its residents will be protected and enhanced.
- The County will create and facilitate opportunities to improve the lives of all County residents.
- The County will protect its agricultural economy while diversifying employment opportunities.
- Every community will have the opportunity to prosper from economic growth.
- Growth will pay its own way providing sustainable, high quality infrastructure and services.

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Revised 2004
Reviewing Agencies Checklist
continued

Lead Agencies may recommend State Clearinghouse distribution by marking agencies below.

- X Air Resources Board
- X Boating & Waterways, Department of California Highway Patrol
- X Caltrans District # 6
- X Caltrans Division of Aeronautics
- X Caltrans Planning
- Caltrans Coastal Commission
- X Coachella Valley Mountains Conservancy
- X Colorado River Board Commission
- X Conservation, Department of Corrections, Department of
- X Delta Protection Commission
- X Education, Department of
- X Office of Public School Construction
- X Energy Commission
- X Fish & Game Region # 4 - Central Region
- X Food & Agriculture, Department of
- X Forestry & Fire Protection
- X General Services, Department of
- X Health Services, Department of
- X Housing & Community Development
- X Integrated Waste Management Board
- X Native American Heritage Commission
- Office of Emergency Services
- X Office of Historic Preservation
- X Parks & Recreation
- Pesticide Regulation, Department of
- Public Utilities Commission
- X Reclamation Board
- X Regional WQCB # 5 - Central Valley
- X Resources Agency
- S.F. Bay Conservation & Development
- San Gabriel & Lower Los Angeles Rivers & Mountains Conservancy
- San Joaquin River Conservancy
- Santa Monica Mountains Conservancy
- State Lands Commission
- SWRCB: Clean Water Grants
- SWRCB: Water Quality
- SWRCB: Water Rights
- Tahoe Regional Planning Agency
- Toxic Substances Control, Department of
- X Water Resources, Department of

Other:
Other:

Local Public Review Period (to be filled in by lead agency)

Starting Date    January 14, 2008.                      Ending Date    March 14, 2008 at 12:00 p.m.

Lead Agency (Complete if applicable):
Consulting Firm:  ESA
Address: 8950 Cal Center Drive, Building 3, Suite 300
City/State/Zip: Sacramento, CA 95826
Contact: Ellen Morales
Phone: (916) 564-4500

Applicant: n/a
Address:
City/State/Zip:
Phone: (____) ________

Signature of Lead Agency Representative: Ellen Morales
Date: 1-14-2008
(for David Bryant)
