Agenda Item Attachment G Item 1

Attachment 1 Minor Changes to Final EIR Text Version date: August 28, 2012

Final EIR Minor Changes Matrix

Introduction:

This "Final EIR Minor Changes Matrix" has been prepared for the convenience of the County decision makers and for use by County staff and the public. To the extent possible, this "Final EIR Minor Changes Matrix" identifies minor revisions and editorial changes identified by reviewers of the Final Environmental Impact Report (FEIR) for the proposed Tulare County General Plan 2030 Update. These changes clarify, amplify or make insignificant changes to the EIR. New text is indicated by <u>underline</u> and deletions are shown in strikethrough. In some instances, some text from the revised FEIR/Response to Comments has not been included which is not being modified at this time; this however should not be interpreted to mean that the text has been deleted. Only text with an explicit strikethrough is considered deleted. None of the changes identified in this matrix constitutes significant new information or results in any new significant impacts.

The matrix lists the specific change, identifies the policy number (if applicable) addressed and provides preliminary staff recommendations. This matrix is intended to be a "working document" and therefore additional information, materials or recommendations may be added or modified by the County during the public hearing and decision making process for this project.

No.	Comment	Policy/Imp.	Staff Recommendation	Planning Comm.	Board
	No			Recommendation	Direction
1	Master	None	The following addition is recommended on page 4-26		
	Response		of the FEIR:		
	#5				
			Table <u>4-3</u> -5-1 through 5-7, below, <u>is are</u> based on data		
			developed for the County's 2009 Housing Element.		
			"Build-out" Tables 4-4 through 4-9 5-2 through 5-7		
			mathematically project theoretical maximum build out in		
			various ways. No adjustments are made in these tables		
			for "fixed" constraints (such as setback, slope, terrain,		

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			water availability, roads, wastewater, zoning, and other physical limitations) or constraints that can be remedied (infrastructure capacity and market availability of land parcels)		
2	Master Response #6	None	The following addition is recommended on page 4-31 of the FEIR: Consequently, SB610 lists several other 'projects' requiring a WSA and a General Plan is not on that list. (See also <i>Citizens for Responsible Equitable</i> <i>Environmental Development v. City of Chino</i> (County of San Bernardino Superior Court Case No. CIVRS1008458) 8-12-2011 Minute Order ["The Court denies the writ as to the contention that the City failed to have a water supply assessment (WSA) done for the project under water code 10910 and included in the EIR since a proposed general plan is not the type of actual development project identified in water code 10912 triggering the WSA requirement."]_SB 610 further provides that nothing in SB 610 is "intended to modify to otherwise change existing law with respect to projects that are not subject to".		
3	FEIR, Chapter 2, page 2-1		The following revisions is recommended for FEIR, Chapter 2, page 2-1: The County has made minor revisions to the Staff recommended goals, policies, and implementation measures contained in the 2010 draft of the General Plan 2030 Update as outlined in the "As Modified" Draft of the General Plan included in the Board of Supervisors Staff Report for the General Plan 2030 Update proposed adoption on or about August 2012. In many instances these revisions have been made to incorporate the mitigation measures provided in the		

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			RDEIR/FEIR ("Required Additional Mitigating Policies and		
			Implementation Measures"), to correct clerical errors, and in		
			other instances the General Plan has been updated in response		
			to comments The County has made minor revisions to		
			the goals, policies, and implementation measures		
			contained in the 2010 draft of the General Plan 2030		
			Update as outlined in the "General Plan 2030 Update		
			Correctory Table" and the "Summary of Changes"		
			matrix. These documents are herein incorporated by		
			reference, and any references in the RDEIR to these		
			goals and policies shall be read to refer to the revised		
			goal/policy changes recommended by County staff in		
			these documents (i.e. "Staff Recommended Changes"		
			and "Staff Recommendation")		
4	RDEIR,		The following revisions is recommended for RDEIR page		
	Chapter		3.6-53:		
	3.6, page				
	3.6-53		"Recent State legislation related to flood protection and		
			risk management is described above under "Regulatory		
			Setting". <u>There are numerous polices in the proposed</u> <u>General Plan designed to reduce or avoid impacts</u>		
			associated with development in flood areas. However,		
			some development may occur in such flood zones. An		
			outright ban on development in a 100-year flood zone		
			is considered infeasible for legal, environmental and		
			policies reasons. Furthermore, the County will need		
			to balance other environmental and policy		
			considerations in determining whether to approve		
			development. For example, an outright ban might		
			result in a reduction in impacts associated with flood		

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	110		15364). The commenter did not reference the context or	Recommendation	Direction
			location of the terms consistent and reasonable mitigation		
			therefore no further response on this question is possible.		
			The suggested mitigation measure is considered		
			infeasible. While the commenter cites unspecified		
			"emission reduction programs above and beyond Rule		
			9510" the commenter provides no information on how		
			the General Plan could be modified at a programmatic		
			policy level to incorporate these unspecified measures.		
			The referenced programs appear to be for specific		
			development proposals. While such mitigation measures		
			may be appropriate for specific projects they are		
			inappropriate for a General Plan. (See FEIR Master		
			Response #3 and #4.) This however does not preclude		
			these types of project specific mitigation measures for		
			specific development proposals.		
			Incorporation of these types of project specific measures		
			is also considered infeasible for policy reasons because it		
			would provide insufficient flexibility for the County. It		
			will not always be possible to ensure air quality impacts		
			are reduced to zero, as suggested in the comment. For		
			example, it may not always be economically feasible		
			to require affordable housing to fully offset their air		
			quality impacts. Similarly, it may not be possible to		
			require 100% offset air quality impact for new		
			commercial development, which will depend upon the		
			specific nature of the project and parcel. The suggested		
			revision would provide insufficient flexibility to account for the needs of specific projects at the time they are		
			proposed. Furthermore, the suggestion would not fully		

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			satisfy the objectives associated with a proposed project		
			(i.e. would preclude development as discussed above,		
			and would not "promote reinvestment") and is		
			"undesirable from a policy standpoint." (California		
			Native Plant Society v. City of Santa Cruz (2009) 177		
			<u>Cal.App.4th 957)."</u>		
6	I11-206	None	The following revision is recommended for the		
			response to Comment I11-206 on page 5-145 of the		
			FEIR:		
			The various question/comments regarding Policy AQ 1.5		
			policies AQ-2.2, AQ-4.2, AQ-4.3, and AQ-4.4 will be		
			forwarded to County decision makers (see Master Response		
			#1). The commenter is referred to Master Response #7		
			regarding implementation measures and Master Response #3		
			and #4 regarding the enforceability of general plan policies,		
			and the appropriate level of detail for the program-level		
			<u>RDEIR.</u> The commenter is referred to the response to		
			Comment I11-190 regarding the effectiveness of general plan		
			policies. While the SJVAPCD is directly responsible for		
			implementing the referenced air quality measures, the County		
			believes these air quality measures are important methods to		
			address air quality issues worthy of documentation in the		
			General Plan 2030 Update.		
7	I11-209	None	The following revision is recommended for the		
			response to Comment I11-209 on page 5-145 of the FEIR:		
			The various question/comments regarding Policy AQ-3.5 will		
			be forwarded to County decision makers (see Master		
			Response #1). The commenter is referred to Master Response		
			#3, #4 and #7 regarding implementation, the enforceability of		

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			general plan policies, and the appropriate level of detail for the program-level RDEIR. enforceability of the General Plan. The commenter is referred to the response to Comment I11-190 regarding the effectiveness of general plan policies. See Response to I11-207.		
8	I11-210	None	The following revision is recommended for the response to Comment I11-210 on page 5-145 of the FEIR:The various question/comments regarding Air Quality Implementation Measure #12 will be forwarded to County decision makers (see Master Response #1). The commenter is referred to Master Response #3, #4 and #7 regarding implementation, the enforceability of general plan policies, and the appropriate level of detail for the program-level RDEIR. of the General Plan and the level of detail. The commenter is referred to the response to Comment I11-190 regarding the effectiveness of general plan policies.		
9	I11-220	None	The following revision is recommended for the response to Comment I11-220 on page 5-148 of the FEIR:The various question/comments regarding Energy Resources Goal ERM-4 will be forwarded to County decision makers (see Master Response #1). The commenter is referred to the response to Master Response #3, <u>#4, and</u> #7, and Comment I11- 190 regarding the effectiveness of general plan policies. regarding implementation, the enforceability of general plan policies, and the appropriate level of detail for the program- level RDEIR.		

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10	I11-221	None	The following revision is recommended for the response to Comment I11-221 on page 5-148 of the FEIR: The various question/comments regarding Land Use Implementation Measure #3 will be forwarded to County decision makers (see Master Response #1). The commenter is referred to Master Response #7 regarding implementation measures and Master Response #3 and #4 regarding the enforceability of general plan policies, and the appropriate level of detail for the program-level RDEIR. As noted in these Master Responses individual policies should not be reviewed in a vacuum. For example PFS Implementation #4 includes density bonuses and financial assistance to promote infill development. The commenter is referred to the response to Comment I11-190 regarding the effectiveness of general plan policies.		
11	I11-224	None	The following revision is recommended for the response to Comment I11-224 on page 5-149 of the FEIR: The commenter's recommendations will be forwarded to County decision makers prior to their decision on the proposed project (see Master Response #1). Regarding the commenter's suggestion to revise policy language, please see Master Responses #3 and #4 regarding enforceable policy language and level of detail and programmatic nature of the RDEIR. Please see Master Response #7 regarding implementation measures. Please see Response to Comment I11-190 regarding the effectiveness of general plan policies. The commenter is also referred to the response prepared for Comment A7-12 and		

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			A7-13 regarding impact fees. The commenter is also referred to the response prepared for Comment A7-21 regarding transit impacts. Please note that, as discussed in the RDEIR, Impact 3.2-1 would remain significant and unavoidable because projected increases in traffic would be due mostly to growth within the cities that is not directly controlled by the plan; furthermore physical improvements to reduce this impact require cooperation and funding from a variety of other entities, such that the implementation of the improvements cannot be guaranteed.		
12			The following revision corrects a typographical error that occurs in references to Policy AG-1.6 throughout the Final EIR: AG-1.6 Conservation Conversion Easements		