

San Dieguito River Park Joint Powers Authority 18372 Sycamore Creek Road Escondido, CA 92025 (858) 674-2270 Fax (858) 674-2280 www.sdrp.org

JOINT POWERS AUTHORITY BOARD OF DIRECTORS

Chair Joe LaCava San Diego City Council

Vice-Chair Chris Khoury Citizens Advisory Committee

Brian Pepin Poway City Council

Dwight Worden Del Mar City Council

Christian Garcia Escondido City Council

Marni von Wilpert San Diego City Council

Joel Anderson Supervisor, County of San Diego

Terra Lawson-Remer Supervisor, County of San Diego

Jill MacDonald Solana Beach City Council

Dustin Fuller, Ex Officio 22nd District Agricultural Association

Shawna Anderson Executive Director

FINAL MITIGATED NEGATIVE DECLARATION

SCH# 2023050120

Project Name: San Dieguito River Park Osuna Segment of the Coast to Crest

Trail

Project Description: The San Dieguito River Park Joint Powers Authority (JPA)

proposes to construct the 1-mile-long Osuna Segment of the Coast to Crest (CTC) Trail. The CTC Trail is a planned 71-milelong, non-vehicular, and multi-use regional trail that would ultimately extend from the Pacific Ocean at Del Mar to Volcan Mountain, north of Julian. The CTC Trail is designed for hikers, bicyclists, and equestrians. Approximately 49 miles of the regional trail has been constructed and is now in use. The proposed Osuna Segment of CTC Trail Project (Project) is included in both the JPA-adopted San Dieguito River Park Concept Plan (1994, updated 2002) and the County of San Diego Regional Trails Plan. The Project would extend the existing 3.5-mile western Lagoon Trail segment of the CTC Trail by 1 mile from the eastern end of its current terminus near the soccer fields (former polo fields) to the future San Dieguito Road Pathway. The Project would connect the established lagoon segments of the CTC Trail to the eastern inland trail

segments.

Responsible Agency Actions:

City of San Diego:

Site Development Permit

California Department of Fish and Game:

• Streambed Alteration Agreement

U.S Army Corps of Engineers:

Nationwide Permit

Project Location: The project is located in the community of Fairbanks Ranch

approximately 2 miles east of Interstate 5 between Via de la

Valle and San Dieguito Road in San Diego County.

Project Owner: San Dieguito River Park Joint Powers Authority

Determination:

The San Dieguito River Park Joint Powers Authority (JPA) conducted an Initial Study of the project, which determined that the proposed project could have a potentially significant effect on the environment. However, it has been determined that there will not be a significant effect in this case because (1) revisions in the project have been made by the JPA, the project proponent, that would avoid the effects or mitigate the effects to the point where clearly no significant effect on the environment would occur, and (2) there is no substantial evidence in light of the whole record that the project, as revised, may have a significant effect on the environment. Based on this determination and in accordance with CEQA Section 21157.5, a Mitigated Negative Declaration has been prepared.

Documentation:

The attached Initial Study documents the reasons to support the determination that the proposed project will not have a significant effect on the environment. Comment letters received on the draft MND/Initial Study during the public review comment period and responses to those comments are also attached.

The potential for impacts associated with the construction of the full 71 miles of the Coast to Crest Trail was examined in the previously certified San Dieguito River Park Concept Plan Program EIR (State Clearinghouse Number 91121059), which is incorporated by reference into this document. The Program EIR, which was certified by the San Dieguito River Park JPA Board of Directors on February 18, 1994 (updated 2002), addressed program-wide issues such as cumulative impacts and policy alternatives for the various proposals incorporated in the Concept Plan, including the CTC Trail. Programlevel mitigation measures were identified in the Final Program EIR to be incorporated into individual park-initiated projects as they are approved. The subject Initial Study is a project-specific evaluation of the environmental impacts and project-specific mitigation measures for the proposed Osuna Segment of the CTC Trail. The project documentation is available for review and download on the JPA's website at www.sdrp.org. The Concept Plan Program EIR is available for public inspection at the San Dieguito River Park office, located at 18372 Sycamore Creek Road, Escondido, CA 92025.

Mitigation Monitoring and Reporting Program:

In accordance with CEQA Section 21081.6, a Mitigation Monitoring and Reporting Program has been prepared for the project and the mitigation measures have been incorporated into the scope of the project. The measures outlined below shall be stated in the San Dieguito River Park JPA's resolution of approval and within any subsequent permits required for this project. The following mitigation measures have been incorporated into the project.

Biological Resources

MM-BIO-1: Upland Mitigation. Prior to Notice to Proceed for any construction permits, including but not limited to the first Grading Permit, Demolition Plans/Permits, and Building Plans/Permits, the owner/permittee shall mitigate for direct impacts (permanent and temporary) to upland habitats including 0.47 acres of Tier II coastal sage scrub (CSS) habitat at a 1:1 ratio for habitat for a total of 0.47 acres. Mitigation will consist of onsite restoration/revegetation of CSS vegetation, within the side slopes and margins of the trail, as well as within non-native habitat areas. Where disturbed habitat and non-native vegetation

(i.e., tamarisk and ornamental vegetation) exist adjacent to the trail, the non-native species will be removed, and the areas will be revegetated and enhanced with native species. A minimum of 0.47 acres of CSS mitigation compensation will be required onsite to compensate for these impacts. The project proposes to restore and enhance 0.47 acres of upland CSS vegetation through exotic species removals and revegetation, which meets the required mitigation acreage. As an option, the City of San Diego's Habitat Acquisition Fund (HAF) program may be used to mitigate for the upland impact.

MM-BIO-2: Wetlands Mitigation. Prior to Notice to Proceed for any construction permits, including but not limited to the first Grading Permit, Demolition Plans/Permits, and Building Plans/Permits, the owner/permittee shall mitigate for direct impacts (permanent and temporary) to sensitive riparian habitats including 0.0132 acres of wetland habitat for a total of 0.286 acres. Mitigation will occur onsite through restoration of the side slopes and margins of the trail, where the trail passes through existing wetlands, through revegetation with wetland and riparian vegetation. In addition, within areas adjacent to the trail, where Non-Native Riparian, Arundo-dominated Riparian and Tamarisk Scrub communities exist, the non-native species will be removed and treated, and the areas will be enhanced and revegetated with appropriate wetland and riparian vegetation. In total, a minimum of 0.286 acres of wetland mitigation compensation, composed of wetland restoration and enhancement, will occur onsite as part of the project to compensate for these impacts. The project will also restore 0.17 acres of wetlands and enhance 0.22 acres of wetlands through exotic species removals and revegetation, for a total of 0.39 acres of wetland mitigation which exceeds the required mitigation acreage of 0.286 acres. The project shall implement the wetland restoration and enhancement program shown on the preliminary landscape planting and irrigation plans.

Loss of riparian habitat under the jurisdiction of the U.S. Army Corps of Engineers and California Department of Fish and Wildlife will be offset through restoration and enhancement as described above.

MM-BIO-3: Installation of Temporary Fencing. To prevent inadvertent disturbance to areas outside the limits of grading, the contractor shall install temporary orange construction fencing, or utilize existing fencing, along the limits of grading.

MM-BIO-4: Installation of Permanent Fencing. To prevent inadvertent disturbance to areas outside the limits of trail over the long term, the contractor shall install permanent fencing along the trail as shown on the project construction plans.

MM-BIO-5: Construction Monitoring and Reporting. To prevent inadvertent disturbance to areas outside the limits of grading, all disturbance of native habitat shall be monitored by a biologist during construction. The biological monitor(s) shall be contracted with the JPA to perform biological monitoring during all clearing and grubbing activities and during bridge construction.

The project biologist(s) shall perform the following duties:

- a. Attend the pre-construction meeting with the contractor and other key construction personnel prior to clearing and grubbing to provide educational guidelines for work within the sensitive habitat areas. The biologist shall discuss measures to reduce conflict between the timing and location of construction activities with other mitigation requirements (e.g., seasonal surveys for nesting birds).
- b. During clearing and grubbing, the project biologist shall conduct meetings with the contractor and other key construction personnel each morning prior to construction activities in order to go over the proposed activities for the day, and for the monitor(s) to describe the importance of restricting work to designated areas and to minimize and avoid harm to, or harassment of, wildlife prior to clearing and grubbing.
- c. Review and/or verify the limits of the construction area in the field with the contractor in accordance with the final grading plan prior to clearing and grubbing. Assure that temporary construction fencing demarcating the limits of grading are installed and properly maintained.
- d. Supervise and monitor vegetation clearing and grubbing weekly to ensure against direct and indirect impacts to biological resources that are intended to be protected and preserved and to document that protective fencing is in place and intact.
- e. Flush wildlife species (i.e., reptiles, mammals, avian, or other mobile species) from any occupied habitat areas immediately prior to brush-clearing activities. This does not include disturbance of nesting birds or "flushing" of state-listed species (i.e., Ridgeway's rail, or other listed species (see MM-BIO-10).
- f. Periodically monitor the construction site to verify that the project is implementing the following stormwater pollution prevention plan best management practices: dust control, silt fencing, removal of construction debris and a clean work area, covered trash receptacles that are animal-proof and weather-proof, prohibition of pets on the construction site, and a speed limit of 15 miles per hour during the daylight and 10 miles per hour during hours of darkness.
- g. Periodically monitor the construction site after grading is completed and during the construction phase to see that any artificial security light fixtures that may be required are directed away from open space and are shielded, and to document that no unauthorized impacts have occurred.
- h. Prepare and retain monitoring notes for the duration of the proposed project for submittal in a final report to substantiate the biological supervision of the vegetation clearing and grading activities and the protection of the biological resources.

MM-BIO-6: Long-Term Five-Year Biological Monitoring and Reporting.

The long-term establishment of the mitigation revegetation areas shall be monitored by a qualified biologist/habitat restoration specialist. The biological monitor(s) shall be contracted to perform biological monitoring throughout the

five-year maintenance and monitoring period. The project biologist(s) shall perform the following duties:

- a. Monitor the project bi-monthly during years one and two, and quarterly during years three through five.
- b. Monitoring shall include qualitative monitoring based upon visual observations, as well as quantitative monitoring though the use of point intercept transect data collection to record percent cover of native and non-native species within the revegetation areas. Transects shall be taken in all representative mitigation/revegetation areas. The biological monitor shall determine the location, length, and quantity of the transects to provide an adequate representation of the site conditions.
- c. Results of the monitoring effort shall be documented in annual monitoring reports to be prepared at the end of each yearly monitoring period. The reports shall describe the current site conditions, progress towards achievement of the project's success criteria and performance standards, and any remedial measures that might be necessary to help ensure project success.
- d. Document the annual success criteria and performance standards in Appendix A BTR Section 7, MM-BIO-6, Tables 13 to 15.
- e. For all revegetation areas there shall be no invasive plant species present, as described/listed on the most recent version of the California Invasive Plant Council California Invasive Plant Inventory for the project region, throughout the five-year maintenance and monitoring period.

MM-BIO-7: Best Management Practices. The project shall incorporate appropriate BMPs to prevent siltation and erosion during project construction such as silt fence and/or straw wattles and prepare and implement a stormwater pollution prevention plan.

MM-BIO-8: Construction Flagging and Environmental Training. All required construction protection measures shall be followed, which includes having a qualified biologist present during construction activities to provide environmental training, supervise flagging of sensitive resources prior to construction as needed, and monitor the project during construction as needed to ensure no unauthorized impacts occur.

Indirect Impacts to Sensitive Wildlife:

- Proposed Project implementation has the potential to indirectly impact sensitive birds (Ridgway's rail, least Bell's vireo, northern harrier, and least bittern) nesting in adjacent habitat areas. Potentially significant indirect impacts (e.g., increased human presence, noise, dust, etc.) to wildlife considered special status under the MSCP may occur. Indirect impacts to special-status wildlife species, such as northern harrier, within the Multi-habitat Planning Area (MHPA) would be reduced through compliance with the City's MSCP ASMD (see BRT Section 5 for details).
- Avoidance of indirect impacts to least Bell's vireo, Ridgeway's rail, and least bittern would require pre-construction surveys if construction

activities are proposed during the breeding season (February 1 to September 15). The following mitigation measures would be applied to reduce potential indirect impacts to these special-status wildlife species (i.e., birds) to a level less than significant.

MM-BIO-9: Nesting Bird Survey. To avoid any indirect impacts to nesting raptors (e.g., Cooper's hawk [Accipiter cooperii] and red-tailed hawk [Buteo jamaicensis]) and/ Ridgway's rail or birds (which are protected by the federal Migratory Bird Treaty Act and California Fish and Game Code Sections 3503 and 3513), removal of habitat that supports active nests in the proposed area of disturbance should occur outside of the breeding season for these species (February 1 to September 15). If removal of habitat in the proposed area of disturbance must occur during the breeding season, the Qualified Biologist shall conduct a pre-construction survey to determine the presence or absence of nesting raptors in the proposed area of disturbance. The pre-construction (precon) survey shall be conducted within 10 calendar days (BTR says 72 hours) prior to the start of construction activities (including removal of vegetation). The applicant shall submit the results of the precon survey to City Development Services Department (DSD) for review and approval prior to initiating any construction activities. If nesting raptors are detected, a letter report in conformance with the City's Biology Guidelines and applicable state and federal law (i.e. appropriate follow up surveys, monitoring schedules, construction and noise barriers/buffers, etc.) shall be prepared and include proposed measures to be implemented to ensure that take of nesting raptors or eggs or disturbance of breeding activities is avoided. The report shall be submitted to the City DSD for review and approval and implemented to the satisfaction of the City. The City's Mitigation Monitoring Coordination (MMC) Section and Biologist shall verify and approve that all measures identified in the report are in place prior to and/or during construction. If nesting raptors are not detected during the precon survey, no further mitigation is required.

To avoid any indirect impacts to nesting raptors (e.g., Cooper's hawk [Accipiter cooperii] and red-tailed hawk [Buteo jamaicensis]) and/ Ridgway's rail or birds (which are protected by the federal Migratory Bird Treaty Act and California Fish and Game Code Sections 3503 and 3513), construction near suitable habitat shall occur outside of the breeding season for these species (February 1 to September 15). If any construction-related ground-disturbing activities (e.g. clearing/grubbing, grading and other intensive activities) must occur during the breeding season, a qualified biologist shall conduct a pre-construction survey within suitable habitat to determine the presence or absence of nesting birds based on the distance discussed below. The pre-construction survey shall be conducted within 72 hours prior to the start of construction activities. If no active nests are detected, then project construction may proceed.

If any active nests are detected, the area shall be flagged and mapped on the construction plans and the information provided to the construction supervisor and any personnel working near the nest buffer. If occupied nests are found, then limits of construction (e.g., 250 feet for passerines to 500 feet for raptors) to avoid occupied nests shall be established by the project biologist in the field with brightly colored flagging tape, conspicuous fencing, or other appropriate barriers and signage; and construction personnel shall be instructed on the

sensitivity of nest areas. The project biologist shall serve as a construction monitor during those periods when construction activities occur near active nest areas to avoid inadvertent impacts to these nests. The project biologist may adjust the 250-foot or 500-foot setback at his or her discretion depending on the species and the location of the nest (e.g., if the nest is well protected in an area buffered by dense vegetation). However, if needed, additional qualified monitor(s) shall be provided to monitor active nest(s) or other project activities in order to ensure all of the project biologist's duties are completed. Once the nest is no longer occupied for the season, construction may proceed in the setback areas.

If construction activities, particularly clearing/grubbing, grading, and other intensive activities, stop for more than 3 days, an additional nesting bird survey shall be conducted within the proposed impact area and a 500-foot buffer.

If northern harrier, least Bell's vireo, or Ridgway's rail nesting is detected, then an appropriate impact avoidance buffer area, as determined by the project biological monitor, shall be established around the active nest location using orange fencing or other clear demarcation method. The radius of this avoidance buffer shall be determined through coordination with the project biologist and shall clear demarcate an appropriate buffer.

MM-BIO-10: Least Bell's Vireo Avoidance. Construction within 300 feet of any sensitive riparian areas with suitable habitat may have adverse indirect impacts on least Bell's vireo if construction occurs during the breeding seasons for this species (March 15 through September 15).

Avoidance of Least Bell's Vireo Take. Prior to the preconstruction meeting, the City's Environmental Designee/Mitigation Monitoring Coordination (ED/MMC) shall verify that Multi-habitat Planning Area (MHPA) boundaries and the requirements regarding least Bell's vireo, as specified below, are shown on the biological monitoring exhibit and construction plans.

No clearing, grubbing, grading, or other construction activities shall occur during the least Bell's vireo breeding season (March 15 through September 15). If construction activities must be scheduled during the breeding season, the following met to the satisfaction of the ED/MMC:

- 1. A Qualified Biologist (possessing a valid Endangered Species Act Section 10(a)(1)(a) Recovery Permit) shall survey habitat areas for the presence of least Bell's vireo pursuant to the protocol survey guidelines established by the U.S. Fish and Wildlife Service within the breeding season prior to the commencement of any construction. If least Bell's vireo are not present, then no further monitoring or measures are required. If least Bell's vireo are present, then the following conditions must be met:
 - March 15 through September 15 for least Bell's vireo, no clearing, grubbing, or grading of occupied habitat shall be permitted. Areas restricted from such activities shall be staked or fenced under the supervision of a qualified biologist; and

b. March 15 through September 15 for least Bell's vireo, no construction activities shall occur within any portion of the site where construction activities would result in noise levels exceeding 60 dB(A) hourly average at the edge of occupied habitat.

The mitigation measures listed above would mitigate all biological resources impacts to a less-than-significant level.

Tribal Cultural Resources

MM-CUL-1. A qualified Native American monitor shall attend the preconstruction meeting with the JPA project manager and construction contractor and be present to monitor initial ground disturbance for the project. Once they have determined that grading and other disturbances have removed soils with a reasonable potential for containing cultural material, monitoring can be reduced to as needed and when and if additional ground-disturbing activities continue in native soil. If tribal cultural material is encountered, the Native American monitor shall have the authority to temporarily halt or redirect ground-disturbing activity while the cultural material is documented and assessed. If a cultural resource is determined to be significant, the monitor shall coordinate to develop and implement appropriate treatment measures. Artifacts collected (if any) shall be cataloged, analyzed, and curated with accompanying catalog to current professional repository standards and transferred to an appropriate curating facility within San Diego County or returned to the consulting tribe for reburial or for curation at a tribal facility.

Public Review Distribution:

The following individuals, organizations, and agencies received a copy or notice of the draft MND and were invited to comment on its accuracy and adequacy:

- United States Government
 - Army Corps of Engineers
 - U.S. Department of Fish and Wildlife Service
 - Natural Resources Conservation Services
- State of California
 - Department of Fish and Wildlife, Region 5
 - Native American Heritage Commission
 - o Office of Historic Preservation
 - Resources Agency (Water Resources)
 - Regional Water Quality Control Board, Region 9
 - State Clearinghouse
- County of San Diego
 - Department of Parks and Recreation
 - Department of Public Works
- City of San Diego
 - Department of Parks and Recreation

- Development Services Department
- Historical Sites Board
- o Real Estate Assets Department
- Other Agencies, Organizations, and Individuals
 - Bay Club (Fairbanks Ranch Country Club)
 - California Native Plant Society
 - Carmel Valley Community Planning Board
 - Endangered Habitats League
 - Evergate Stables
 - Fairbanks Polo Club Homeowners Association
 - Friends of the San Dieguito River Valley
 - o Greens at Whispering Palms
 - o Morgan Run Club and Resort
 - Olivenhain Municipal Water District
 - San Diego Audubon Society
 - San Diego County Archaeological Society
 - o San Diego Mountain Biking Assoc.
 - San Diego State University/South Coastal Information Center
 - San Diego Union-Tribune
 - o San Dieguito Planning Group
 - San Dieguito River Park Citizens Advisory Committee
 - San Dieguito River Park JPA Board of Directors
 - San Dieguito River Valley Conservancy
 - o San Pasqual Band of Mission Indians
 - o SDG&E
 - Sierra Club
 - Surf Cup Sports Park
 - o Whispering Palms Community Council

The Final Mitigated Negative Declaration, Initial Study, and technical reports are available on the San Dieguito River Park Joint Powers Authority website and the JPA's office at 18372 Sycamore Creek Road, Escondido, CA 92025.

Shawna Anderson, Executive Director San Dieguito River Park Joint Powers Authority

May 5, 2023
Date of Draft Report

July 21, 2023
Date of Final Report

ATTACHMENTS: Comment Letters Received

Initial Study/Checklist

INTENTIONALLY BLANK

ATTACHMENTS



June 5, 2023

San Dieguito River Park Joint Powers Authority Attn: Shawna Anderson 18372 Sycamore Creek Road Escondido, CA 92025

Subject: City of San Diego Comments on the Notice of Intent to Adopt an Initial

Study/Mitigated Negative Declaration for the Osuna Segment of the Coast to

Crest Trail

Dear Shawna Anderson:

The City of San Diego (City) Planning Department has received the Draft Initial Study and Mitigated Negative Declaration (IS/MND) for the Osuna Segment of the Coast to Crest Trail prepared by the San Dieguito River Park Joint Powers Authority (JPA) and distributed it to applicable City departments for review. The City has reviewed the Draft IS/MND and appreciates this opportunity to provide comments to the JPA.

In response to this request for public comment, the City has the following comments for your consideration.

• • •

DEVELOPMENT SERVICES DEPARTMENT – ANNE JARQUE, SENIOR PLANNER – AJARQUE@SANDIEGO.GOV, (619) 557-7953

Project Scope

The San Dieguito River Park JPA proposes to construct the 1-mile Osuna Segment of the 71-mile Coast to Crest (CTC) trail that would run along the border of the City and unincorporated San Diego County. The trail would connect the existing Lagoon Trail Segment to the future San Dieguito Road Pathway and proposes a 150-foot pedestrian bridge over the San Dieguito River. Within the City's jurisdiction, the project is located within the Fairbanks Ranch Country Club Community Plan area, designated as Open Space, and zoned Agricultural-Residential (AR-1-1 and AR-1-2) and Open Space-Floodplain (OF-1-1). The project would be subject to the City's Environmentally Sensitive Lands (ESL) Regulations for development within Sensitive Biological Resources and a Special Flood Hazard Area.

Responsible Agency

The Draft MND, under Responsible Agency Actions (page 1 of the MND), acknowledges a Site Development Permit (SDP) is required from the City. Therefore, the City is a Responsible Agency under the California Environmental Quality Act (CEQA) as defined by CEQA Guidelines Section 15381. The JPA has submitted an application (PRJ-104940) to the City's Development Services Department (DSD) which initiated consultation with the City. This SDP

Page 2 Shawna Anderson June 5, 2023

application is still in process, with the JPA having resubmitted the third project review on May 4, 2023, concurrent with the publication of the Draft IS/MND.

In compliance with CEQA Guideline Section 15096(d), the City has previously provided comments on the project and the Draft IS/MND. Technical studies cited in the Draft IS/MND are continuing to undergo review by the City and have not been accepted. Through this consultation, the City wants to ensure the proposed development would meet the City's regulations and the draft environmental document incorporates the CEQA analysis and appropriate mitigation required to implement and approve future actions under our discretionary authority. Furthermore, the City of San Diego's CEQA Significance Determination Thresholds (CEQA Thresholds) provide the guidance and standard of review for determining whether a project may have a significant effect on the environment. Therefore, the following comments are limited to those activities which fall under the City's jurisdiction, its exercise of powers and only focus on shortcomings identified in the Draft IS/MND. Ultimately, the City, as a Responsible Agency, must determine the adequacy of the MND prior to reaching a decision on the project and associated SDP in accordance with CEQA Guidelines Section 15096(e) through the review and consider process.

Mitigation

Consistent with CEQA Guidelines Section 15041, Authority to Mitigate, DSD staff has previously provided the JPA the City's standard Mitigation, Monitoring and Reporting Program (MMRP) language which provides timing and triggers; however, the General Language was not incorporated into the Draft MND. It is important to disclose the appropriate mitigation measures in the MND as required by CEQA Guidelines Section 15041(d), versus as a condition of a discretionary permit.

Biological Resources

The Biological Technical Report (BTR) (Dudek, April 2023) was included as Appendix A of the Draft IS/MND. City staff has not accepted the technical study due to outstanding issues related to the analysis and mitigation disclosed in the Draft IS/MND. Specifically, the BTR does not adequately address wetland deviation requirements as required by the City's Biology Guidelines and the ESL Regulations related to Sensitive Biological Resources. Additional comments on the BTR will be formally provided to the JPA through the City's SDP review.

The JPA must incorporate the necessary edits to the analysis to ensure impacts to Biological Resources meet City and CEQA requirements before finalizing the IS/MND.

Hydrology and Water Quality

The proposed project would be developed within the 100-year floodplain and is subject to the City's ESL Regulations related to Special Flood Hazard Areas. Previous issues raised are related to development within the 100-year floodway, erosion and scour, bridge design and stability, and the Hydrologic Engineering Center's River Analysis System (HEC-RAS) analysis. The City has not yet accepted the Hydrology and Hydraulic Analysis (Kimley Horn, Revised March 2023), Appendix E of the Draft IS/MND, and is currently under review by staff.

The JPA must incorporate the necessary edits to the analysis to ensure impacts to Hydrology and Water Quality meet City and CEQA requirements before finalizing the IS/MND. The City will continue to coordinate with the JPA to ensure the environmental document is adequate to carry out or approve the SDP and any other future actions within the City's jurisdiction and authority.

• • •

Thank you for the opportunity to provide comments on the Draft IS/MND. Please feel free to contact Rebecca Malone, AICP, Program Manager, directly via email at RMalone@sandiego.gov or by phone at (619) 446–5371 if there are any questions regarding the contents of this letter or if the JPA would like to meet with City staff to discuss these comments.

Sincerely,

Kelley Stanco, Deputy Director

Planning Department

RM/erm

cc: Reviewing Departments (via email)

Review and Comment online file



May 25, 2023

San Dieguito River Park JPA 18372 Sycamore Creek Road Escondido, CA 92025 shawna@SDRP.org

Subject: Letter of Support for the Mitigated Negative Declaration for the Osuna Segment of the Coast to Crest Trail

Dear Ms. Anderson:

On behalf of the San Diego Mountain Biking Association and our members, I am submitting this letter in support of the Mitigated Negative Declaration for the Osuna Segment of the Coast to Crest Trail prepared by the San Dieguito River Park JPA.

Since 1994, the San Diego Mountain Biking Association (SDMBA) has worked to improve trail access for mountain biking in San Diego County. As a 501c3 non-profit SDMBA seeks to provide a unified voice for all trail users in public land-use policies advocating for sustainable outdoor recreational opportunities. SDMBA works with federal, state and local jurisdictions and agencies to provide trail planning, building, and maintenance expertise with a focus on balancing recreation with environmental stewardship.

We enthusiastically support this effort to move another step closer in connecting the entirety of the Coast to Crest Trail.

Respectfully Submitted,

Susie Murphy

Executive Director

executivedirector@sdmba.com

From: Andrew Bailey
To: shawna@sdrp.org
Subject: Osuna trail comment

Date: Monday, June 5, 2023 7:51:56 AM

Thank you for this opportunity to comment on the proposed Osuna addition to the coast to crest trail.

My cursory review finds the proposal valid and sound. It could increase recreation opportunities, and lower human impacts in these sensitive riparian environments. The restoration of damaged wetlands makes it a good idea too.

This addition to the trail would make more access, and promote conservation by expanding educational opportunities.

Please implement the plan.

Andrew Bailey 3815 Van Dyke Ave. San Diego, California 92105 Initial Study/Mitigated Negative Declaration

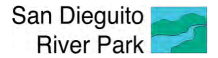
San Dieguito River Park Osuna Segment of the Coast to Crest Trail Project

May 2023





Prepared by:



SAN DIEGUITO RIVER PARK JOINT POWERS AUTHORITY 8372 Sycamore Creek Road Escondido, CA 92025

CONTENTS

1.	initia	ı Stud	y Introduction	1
	1.1		Study Information Sheet	
	1.2		onmental Factors Potentially Affected	
	1.3		mination	
2.	Initia		y Checklist	
	2.1		onmental Analysis	
	2.2		ssion of Environmental Impacts	
		1.	Aesthetics	
		II.	Agriculture and Forestry Resources	
		III.	Air Quality	
		IV.	Biological Resources	
		V.	Cultural Resources	44
		VI.	Energy	45
		VII.	Geology and Soils	46
		VIII.	Greenhouse Gas Emissions	48
		IX.	Hazards and Hazardous Materials	49
		X.	Hydrology and Water Quality	51
		XI.	Land Use and Planning	53
		XII.	Mineral Resources	54
		XIII.	Noise	55
		XIV.	Population and Housing	56
		XV.	Public Services	57
		XVI.	Recreation	58
		XVII.	Transportation	59
		XVIII.	Tribal Cultural Resources	60
		XIX.	Utilities and Service Systems	61
		XX.	Wildfire	
		XXI.	Mandatory Findings of Significance	64
3.	Refe	rences	3	66
Ар	pendi	ces (u	nder separate attachment)	
Ap _l Ap _l	pendix pendix pendix pendix pendix	B C D	Biological Technical Report Cultural Resource Inventory Report for The Osuna Trail Plan Sheets, Osuna Segment of the Coast to Crest Trail Project Preliminary Foundation Report, Osuna Segment of the Coast to Crest Trail Project Hydrology Report, Osuna Segment of the Coast to Crest Trail Project	
			•	

1. Initial Study Introduction

Figures Figure 1 Figure 2 Figure 3 Project Location4 Figure 4 Site Plan7 Figure 5 Biological Resource Map View 1......8 Figure 6 Biological Resources Map View 29 Figure 7 Biological Resources Map View 310 Figure 8 Biological Resources Map View 411 Figure 9 Figure 10 Figure 11 Figure 12 Figure 13 Figure 14 Figure 15 Figure 16 Figure 17 Figure 18 **Tables** Table 1 Direct and Indirect Impacts to Vegetation Communities and Land Cover Types in the Table 2 Direct and Indirect Impacts to City of San Diego Wetlands in the Project Area......38

INITIAL STUDY

1. Initial Study Introduction

1.1 Initial Study Information Sheet

1. Project title: Osuna Segment of the Coast to Crest Trail

2. Lead agency name

San Dieguito River Park Joint Powers Authority (JPA)

and address:

18372 Sycamore Creek Road

Escondido, CA 92025

3. Contact person and Shawna Anderson, AICP

phone number: JPA Executive Director

858.674.2275 ext. 13 shawna@sdrp.org

4. Project location:

The Project is located between the Rancho Santa Fe and Fairbanks Ranch communities in San Diego County approximately 2.5 miles east of Interstate 5, spanning approximately 1 mile between Via de la Valle and San Dieguito Road and crosses over the San Dieguito River. It is located within two jurisdictions:

City of San Diego and unincorporated San Diego County (see Figure 3).

5. Project sponsor's name and address:

Same as the lead agency

6. Community plan designation:

Open Space, City of San Diego

Open Space and Agriculture, County of San Diego

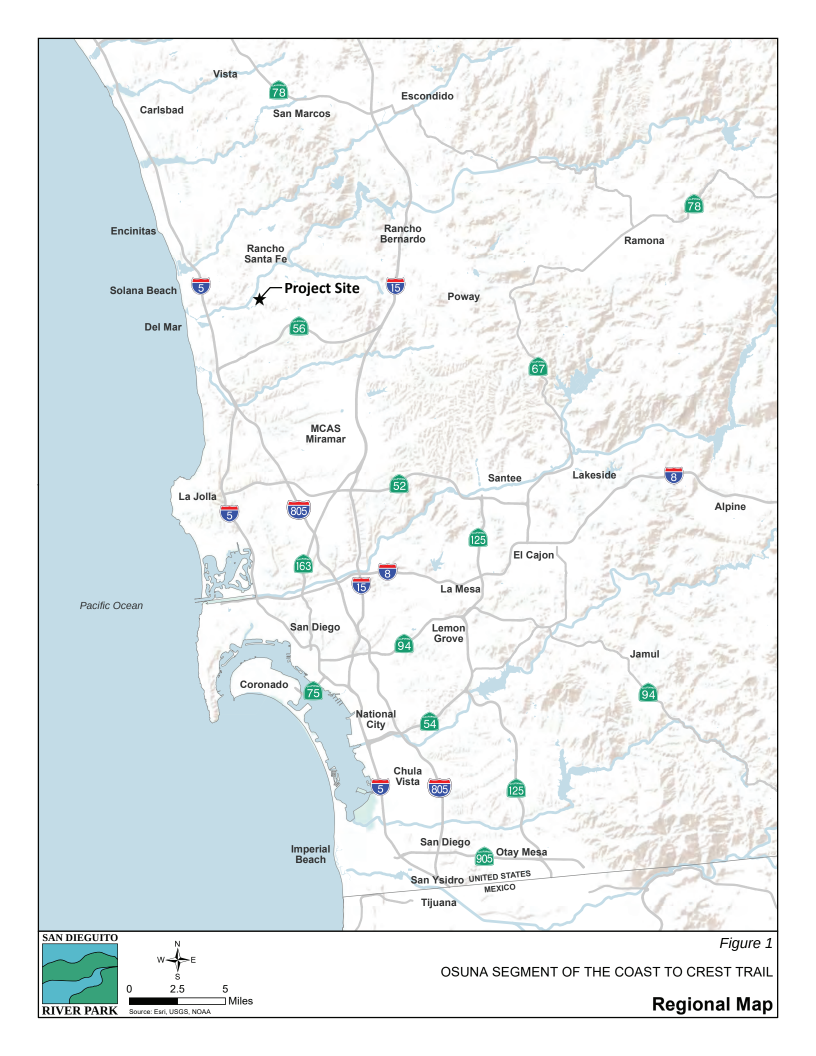
7. Zoning: City OF-1-1, AR-1-1, AR-1-2

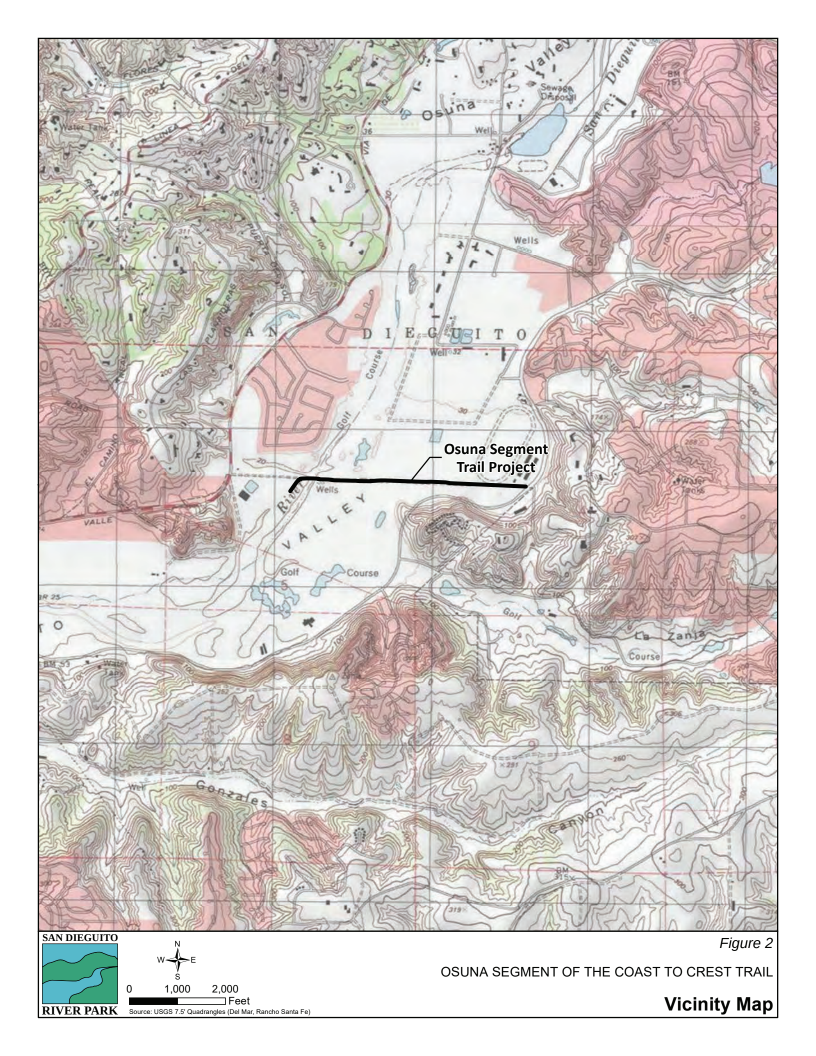
County S88

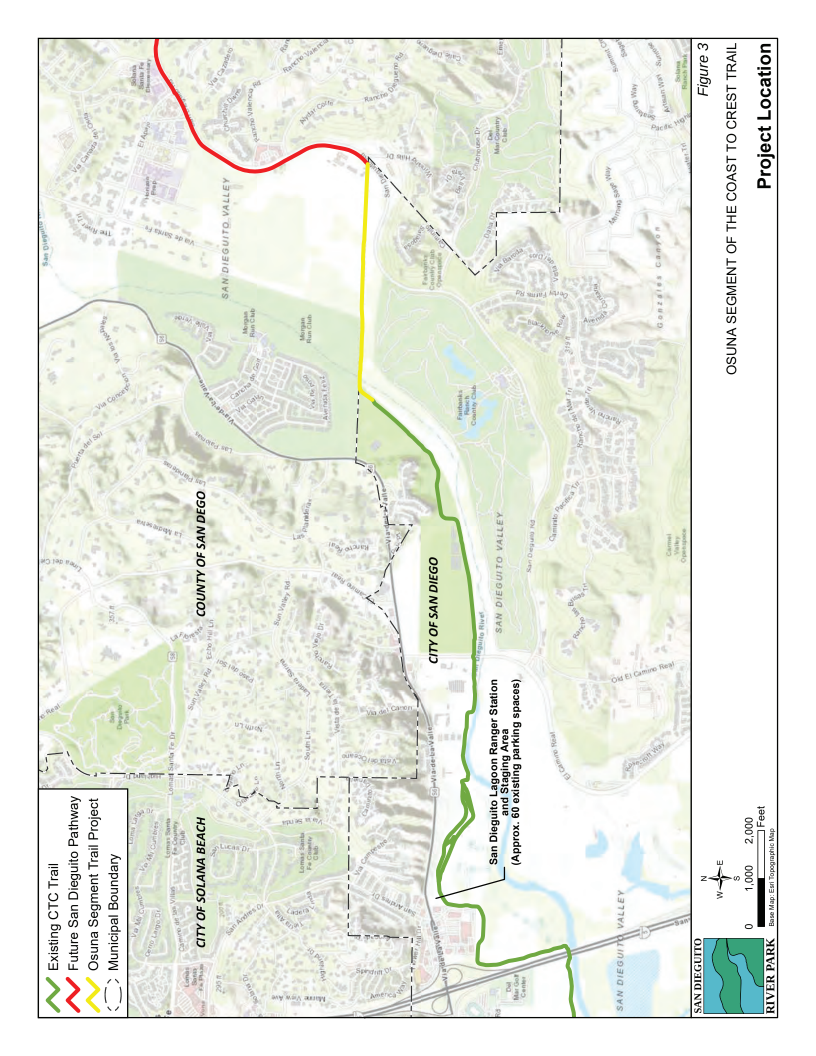
8. Project Description:

Overview

The San Dieguito River Park Joint Powers Authority (JPA) proposes to construct the 1-mile-long Osuna Segment of the Coast to Crest Trail including a 150-foot bridge crossing the San Dieguito River. The trail would run along the border of the City of San Diego and unincorporated San Diego County, approximately 3.5 miles northeast of the City of Del Mar, California (**Figure 1** and **Figure 2**). The project area is located east of Interstate 5, and approximately 1.30 miles east of El Camino Real and lies between Via De La Valle to the west, and San Dieguito Road to the east (**Figure 3**). The Coast to Crest Trail (CTC) is a planned 71-mile-long, non-vehicular, and multi-use regional trail that would ultimately extend from the beach at Del Mar to Volcan Mountain, north of Julian. The CTC Trail is designed for hikers, bicyclists, and equestrians. Approximately 49 miles of the regional trail has been constructed and is now in use. The proposed Osuna Segment of CTC Trail Project (Project) is included in both the JPA-adopted San Dieguito River Park Concept Plan (1994, updated 2002) and the County of San Diego Regional Trails Plan.







The potential for impacts associated with the construction of the full 71 miles of the Coast to Crest Trail was examined in the previously certified San Dieguito River Park Concept Plan Program EIR (SCH# 91121059), which is incorporated by reference into this document. The Program EIR, which was certified by the San Dieguito River Park JPA Board of Directors on February 18, 1994 (updated 2002), addressed program-wide issues such as cumulative impacts and policy alternatives for the various park proposals within the Focused Planning Area (FPA) incorporated in the Concept Plan, including the Coast to Crest Trail. Program level mitigation measures were identified in the Final Program EIR to be incorporated into individual park-initiated projects as they are approved.

The proposed project is located in Landscape Unit C (Osuna Valley) of the FPA (Concept Plan, 1994). Proposed relevant park proposals identified in the Concept Plan are to pursue easements to accommodate the CTC Trail and restore the riparian corridor through public and private initiatives.

This proposed project would extend the existing CTC Trail by 1 mile from the eastern end of its current terminus at the Surf Cup Sports Park Facility (former polo fields) to link the trail to the future San Dieguito Road Pathway (**Figure 4**). The Project would connect the established lagoon segments of the CTC Trail to the eastern inland trail segments.

Project Purpose and Objectives

The purpose of the Project is to connect the existing CTC Trail from the east end of its current terminus at the Surf Cup Sports park to San Dieguito Road and Pathway thereby extending the CTC Trail by 1 mile. This connection facilitates the completion of the CTC Trail in the project area.

The Project's proposed improvements include a 1-mile-long decomposed granite (DG) trail and (non-vehicular) bridge crossing at the San Dieguito River. The trail bridge crossing is needed to connect the Osuna segment of CTC Trail to the future CTC San Dieguito Road pathway and the rest of the CTC Trail located on the south side of the river traveling east. The Project has been designed to site the bridge, abutments, and trail to avoid native habitats, including wetlands, to the greatest extent feasible. Following construction, vegetated areas that are temporarily disturbed by construction activities would be revegetated to appropriate native habitat.

The objectives of the proposed project are to:

- Construct the Osuna Segment of the Coast to Crest Trail through the Fairbanks Ranch area as identified in the San Dieguito River Park Concept Plan and County of San Diego Regional Trails Plan.
- Connect the Trail to the other existing segments of CTC Trail by extending the trail from the eastern
 end of its current terminus at the Surf Cup Sports fields (formerly Polo Fields) to the planned trail
 pathway along San Dieguito Road.
- Avoid wetlands and other native habitats to the greatest extent feasible and practicable.
- Minimize impacts to riparian areas and native habitats by aligning the trail and bridge through disturbed areas, using fencing to define the trail and protect adjacent native habitat, and bridging over (spanning) the river.
- Avoid impacts to hydrology and water quality by designing the trail bridge according to approved
 engineering standards and codes and incorporating design features that reduce impacts within the
 river and floodplain.
- Provide a safe and enjoyable multi-use trail experience for the trail users (hikers, bicyclists, and equestrians).
- Avoid and minimize impacts to historic, cultural, and tribal resources.

Project Location

The regional map and project vicinity map (Figure 1 and Figure 2) depict the general area of the project in north-central San Diego County. The Project is located within the Rancho Santa Fe and Fairbanks Ranch communities in San Diego County approximately 2.5 miles east of Interstate 5, spanning approximately 1 mile between Via de la Valle and San Dieguito Road and crosses over the San Dieguito River. It is located within two jurisdictions: City of San Diego and unincorporated San Diego.

Existing Site Conditions

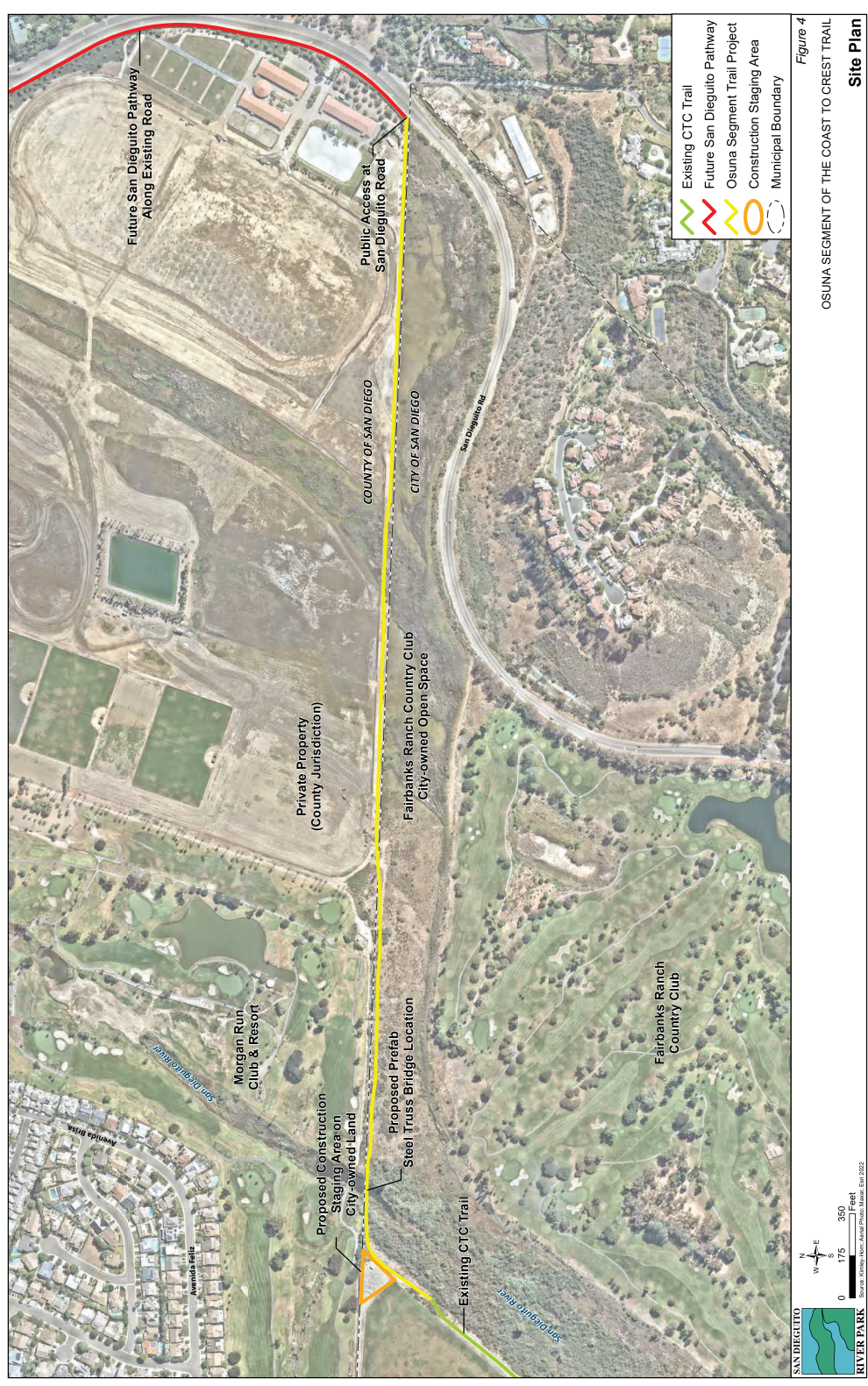
The Project area is a mix of active recreational open space including two golf courses and a sports field operation (Surf Cup Sports) and large-lot single-family homes. The San Dieguito River flows year-round through the Project area, eventually draining into the San Dieguito Lagoon located approximately 1.5 miles further west. The river channel has been modified in this area by previous development, largely confining the riverbed to a narrower channel within a broader floodplain. The river's wide 100-year floodplain (approximately 1,000 feet wide in the project location) spans the entire project area and beyond. Three major roadways exist in the area, Via de la Valle to the northwest, El Camino Real to the west, and San Dieguito Road to the east. The private Morgan Run Country Club and Resort and a gated residential Whispering Palms community both lie to the north. The Fairbanks Ranch Country Club and golf course is located to the south on land owned by the City of San Diego and leased to the private country club. The Surf Cup Sports operation to the west of the project site (formerly polo fields) is also leased on land owned by the City of San Diego. The City-owned land was set aside as open space in the 1980s when the community of Fairbanks Ranch was developed.

The Olivenhain Municipal Water District (OMWD) has utility easements in the area and supplies recycled water to surrounding users including the nearby sports fields and operates a groundwater test well, near the project area, that monitors groundwater quantity and quality for a potential groundwater extraction project. An underground recycled water line installed by OMWD in 2019 passes through the project site including where the trail bridge is proposed. The pipeline is located 50 feet below ground and under the river. Consultation and coordination between the JPA and OMWD during Project design resulted in modifications to the bridge structure and footings to avoid impacting the pipeline.

The San Dieguito River has been modified in this area by previous development (residential developments, golf courses, and roadways) and is largely confined to a narrower channel within a broader floodplain. The river is channelized further west as it approaches El Camino Real approximately 1.5 miles to the west. The CTC Trail exists to the west of the project site along the Surf Cup Sports lease area adjacent to the San Dieguito River and currently terminates at the eastern boundary of the lease area. Just beyond the lease area the San Dieguito River channel makes a sharp bend to the north.

Existing Biological Conditions

The existing environmental conditions of the project area include a characteristic riparian corridor bordering the San Dieguito River. These conditions include open water associated with the river, riparian and riverine habitats, and transitional upland scrub habitats. The area is under the tidal influence of the San Dieguito Lagoon downstream of the Project site; therefore, pockets of saline habitat exist in the study area. El Apajo Creek and Del Rayo Drainage exist north of the project area and flow into the San Dieguito River north of the project site. Given the riverine and wetland habitats present in the study area, sensitive species have the potential to occur. **Figure 5** through **Figure 9** illustrate the vegetation communities that exist in the project area and impacts in those areas (Appendix A, *Biological Technical Report*). Additionally, photographs of the project area are depicted in **Figure 10** through **Figure 14** (photos 1 through 7).



OSUNA SEGMENT OF THE COAST TO CREST TRAIL

OSUNA SEGMENT OF THE COAST TO CREST TRAIL

OSUNA SEGMENT OF THE COAST TO CREST TRAIL

RIVER PARK Source: Dudek 2023; Aerial Photo: Kimley-Horn 202

PARK Source: Dudek 2003: Aerial Bhoto: Kimles

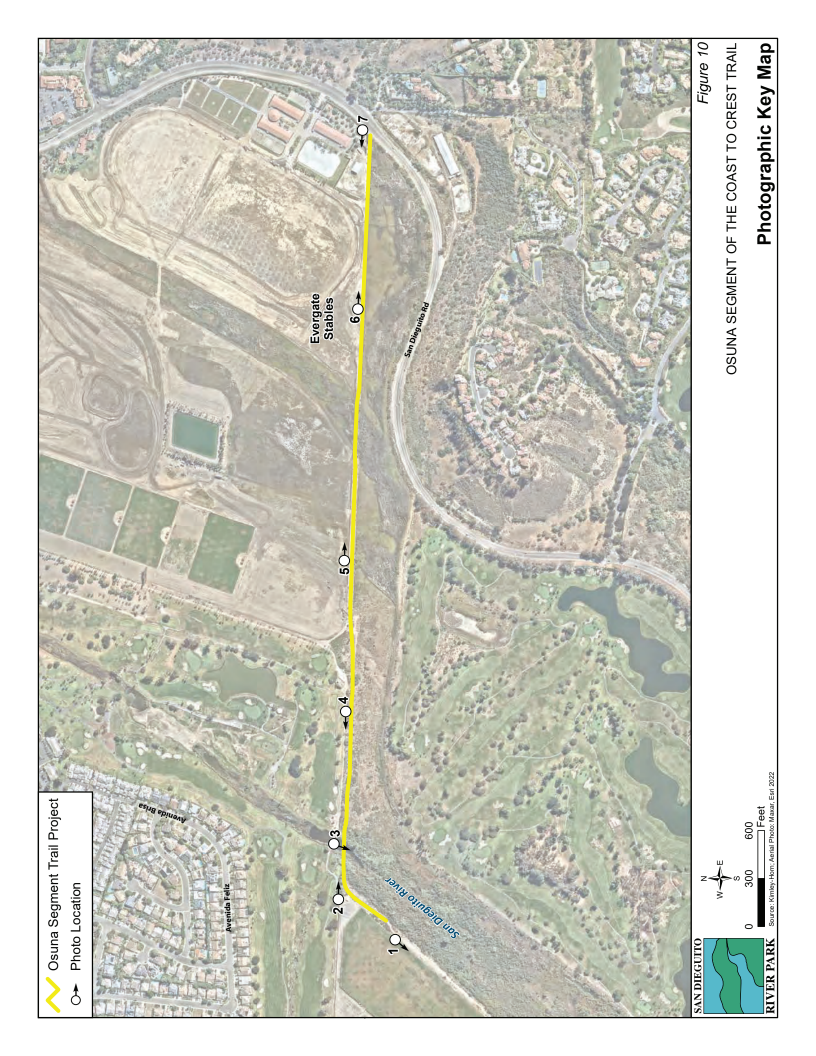


OSUNA SEGMENT OF THE COAST TO CREST TRAIL

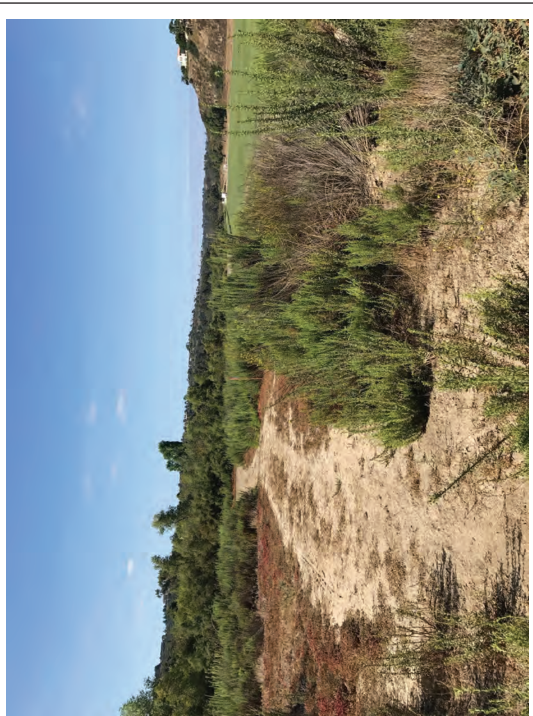
RIVER PARK



OSUNA SEGMENT OF THE COAST TO CREST TRAIL







Osuna trail segment would connect to this segment of Coast to Crest Trail.

• Facing southwest towards the existing CTC trail of Surf Cup Sports lease adjacent to grass field (on right).

Photo 1

Photo 1

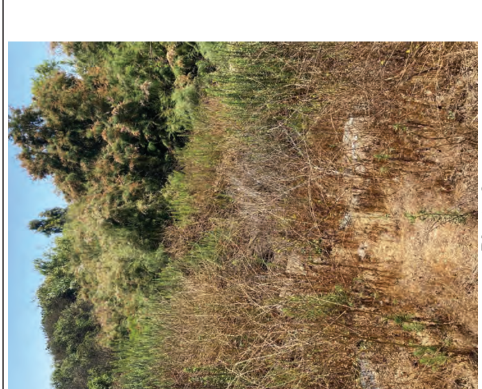


Photo 2

Facing east towards the San Dieguito River and proposed trail brige crossing.



- **Photo 3** Looking south at San Dieguito River as it flows downstream from
 - the project site.
 The proposed bridge would cross over the river, spanning the river channel.





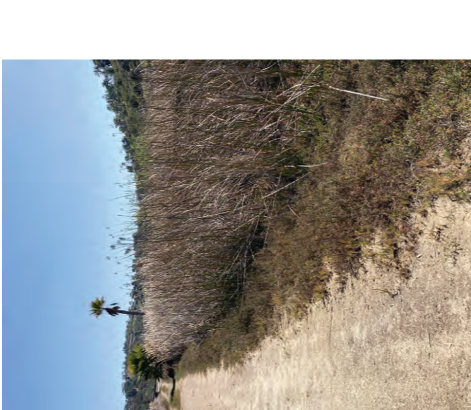
- Views facing west towards San Dieguito River crossing.
 - Stakes in foreground show future trail alignment.



Photo 5

• Facing east toward trail easement. The proposed trail would continue east along the existing maintenance road (visible in the photo) on a 12-foot wide trail easement to San Dieguito Road.

Photos 4 and 5





- Facing east towards San Dieguito Road on maintenance road.
- · The trail would be located on the maintenance road and avoid the cattail stand.



Photo 7

- Facing west from the project terminus at San Dieguito Road.
 The trail would follow the southern fence line (left side of photo)
 - along the existing maintenance road.

 A gate that automatically opens and closes for park hours of operation would be placed at the terminus.

Site-specific biological surveys were conducted in the project area in accordance with the City of San Diego Guidelines for Conducting Biology Surveys (revised 2002, updated 2012). The area surveyed totaled approximately 24 acres, consisting of the project site and surrounding area. Habitat within the study area was assessed for suitability to support previously documented and potentially occurring sensitive plant and animal species including Ridgway's rail (*Rallus obsoletus levipes*) and least Bell's vireo (*Vireo bellii pusillus*). In addition, incidental sightings of wildlife species were recorded. Biologists also observed and recorded wildlife and wildlife sign and categorized the potential for occurrence of listed or sensitive plant and wildlife species.

Existing Cultural Resources Conditions

San Diego County has more federally recognized tribes than anywhere else in the United States with 18 tribes on 18 reservations and the traditional cultural boundaries between the Luiseño and Kumeyaay Native American tribal groups have been well defined (CSP 2009, as cited in Dudek 2021). In 1769, the Kumeyaay national territory started at the coast about 100 miles south of the Mexican border (below Santo Tomas) north to the coast at the drainage divide south of the San Luis Rey River including its tributaries. The project area is considered a Tribal Cultural Resource.

A records search and pedestrian site survey were conducted in the project area in July 2021, which revealed one cultural resource previously documented (a utility power line), but no new resources. See Appendix B, *Resource Inventory Report for The Osuna Trail*, for a thorough description of the area's cultural resources.

Project Details

The Project extends 0.3 miles (1,660 feet) along the northern boundary of the Fairbanks Ranch Country Club leasehold on property owned by the City of San Diego and for another 0.6 miles (3,275 feet) along a private property to San Dieguito Road (Figure 4). The Project is a 1-mile-long trail that consists of a new DG trail (0.3 miles), a 140-foot-long by 12-foot-wide prefabricated steel truss bridge crossing over the San Dieguito River, and an improved trail surface along an existing dirt maintenance road (0.6 miles) to San Dieguito Road. The trail segment, like the rest of the CTC Trail, would be multi-use for hikers, bicyclists, and equestrians.

The Project area includes the east/west jurisdictional boundary between the City of San Diego jurisdiction and unincorporated County jurisdiction. The proposed trail crossing over the San Dieguito River is located within the City jurisdiction on open space property owned by the City and leased to the Fairbanks Ranch Country Club. The eastern property, where the proposed trail segment would link to San Dieguito Road, is private property (aka Evergate Stables). The proposed trail will be placed on an existing dirt road on the private property. An easement for the trail has been secured by the JPA for this use. The private property is within unincorporated County jurisdiction. The Project site is near but avoids the Morgan Run Country Club and Resort property to the north. None of the study area is within the coastal zone.

The CTC Trail is planned to continue northeast along the planned San Dieguito Road Pathway, as identified in the San Dieguito Community Plan. The Osuna segment of the Coast to Crest Trail will connect to the future pathway but the pathway is not part of this project.

Trail Alignment

A key photo map and photographic depictions of the project area are shown in Figure 10 through Figure 14. Additionally, the proposed project plans are included in Appendix C, *Plan Sheets, Osuna Segment of the Coast to Crest Trail Project Preliminary* (sheets 3 through 7). Starting from the west end of the Project adjacent to the Surf Cup Sports fields the proposed trail would extend onto the northwest

side of the San Dieguito River (Figure 11, photo 1). The trail would cross over the San Dieguito River on a proposed 150-foot-long by 12-foot-wide prefabricated steel truss bridge (Figure 12, photo 2 and 3, and Appendix C, sheet 3 of 18). The trail would then continue east along City of San Diego property and then within an existing trail easement and terminate at San Dieguito Road (Figure 13 through Figure 14, photos 4 through 7). The Osuna Trail Segment would be placed in previously disturbed areas along an existing raised berm and maintenance road and would be designed to avoid and minimize impacts to native habitats.

The proposed trail width would measure between 6 and 8 feet within a temporary 8- to 10-foot construction corridor (Appendix C, sheets 3 through 7). The new trail is sited on an existing berm (raised filled area) adjacent to the river. Vegetation would be cleared to create the trail. The trail surface would be compacted native soil or decomposed granite. The new trail along the raised berm would connect directly to the dirt road on the private property (Evergate Stables), see Figure 14, photo 7. The trail may be raised by 6 to 12 inches, as needed, along the existing dirt road to create an even and firm trail tread. No paving is proposed.

Lodge-pole fencing (Appendix C, sheet 3 of 18) would be used to define the trail and discourage/restrict access to nearby environmentally sensitive areas. Additionally, a 6-foot-tall black vinyl fence would be installed along the northern perimeter of the private property section of the proposed trail to separate the trail from the rest of the property and to prohibit trespass (refer to Appendix C, plan sheets). The existing wood and wire fencing on the south side of the property (refer to Appendix C, plan sheets) would be maintained as the new trail's south boundary. This fence also protects the adjacent wetlands. Bollards and/or a self-closing gate would be installed at the point where the trail meets San Dieguito Road (future pathway). Periodic access to the dirt road for the property owner and utilities would be maintained as needed through controlled gates. Specific fence placement would be made by JPA park rangers during construction and coordinated with the private property owner. Signage would also be placed along the trail to identify wayfinding and park rules. An educational interpretive sign would be placed along the trail as well, most likely near the bridge.

Trail Access and Parking

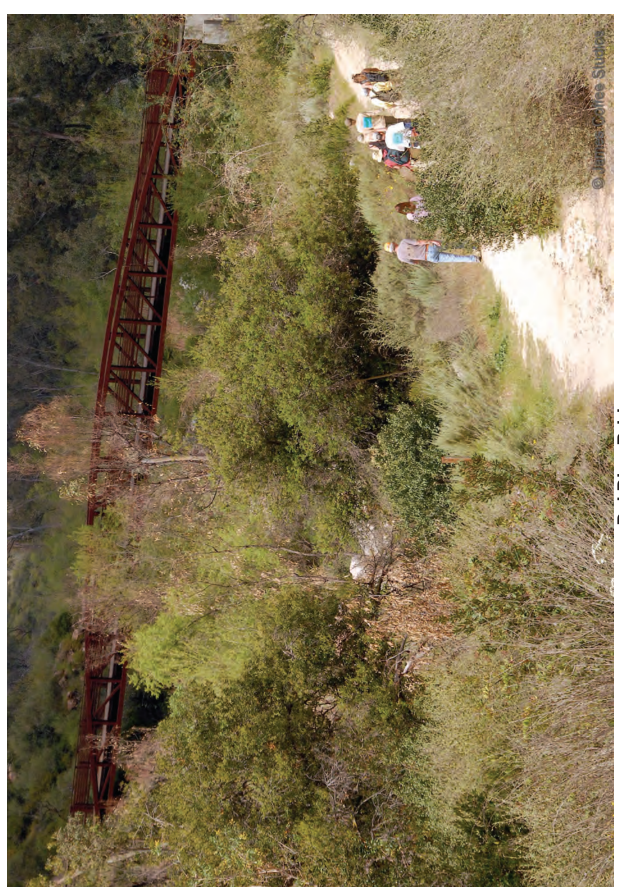
Existing trail access for the public is provided along the Coast to Crest Trail and parking is available at the existing San Dieguito Lagoon Staging Area (approximately 60 spaces) located 2 miles to the west on San Andres Drive (Figure 3). A trail staging area is also provided on San Dieguito Road (called Black Mountain/Lusardi) approximately 3 miles to the north that will provide additional access to the CTC Trail when the San Dieguito Road Pathway project is completed. No additional trail parking is proposed as part of this project. Non-vehicular trail access for walkers and bicyclists would be available from San Dieguito Road at the east end of the proposed trail.

Prefabricated Steel Truss Bridge

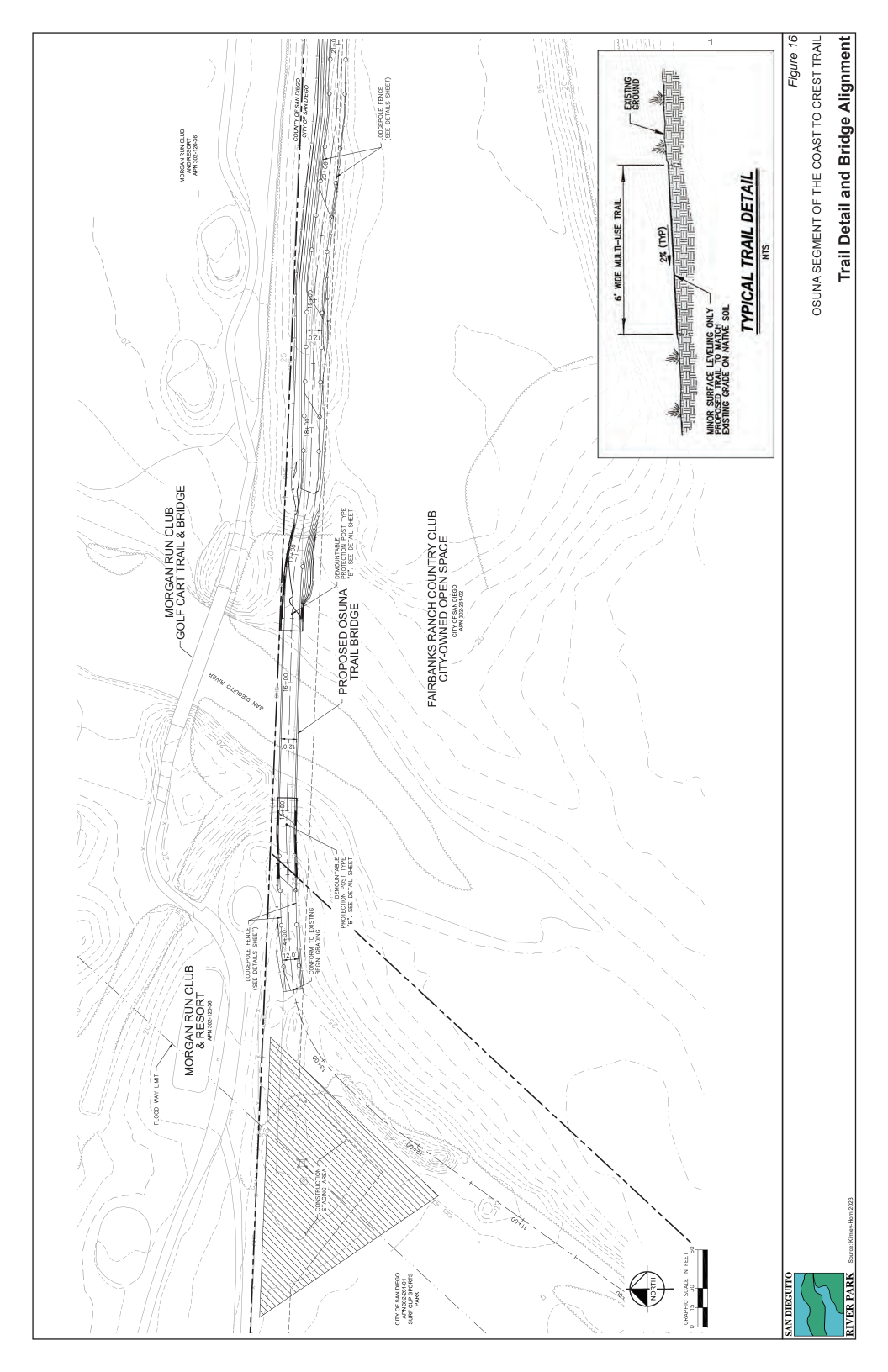
This bridge type provides an attractive appearance and is commonly used for pedestrian bridges. This same design was used for another segment of the CTC Trail (Del Dios Gorge) further east (**Figure 15**). Rather than constructed on site, the steel truss bridge is prefabricated off site and transported to the construction site. Erection of the bridge is possible during a single daytime work shift, which minimizes construction time at the site. Below-ground concrete abutments would support the bridge structure and no piers or supports are necessary in the river (**Figure 16** to **Figure 18**). The steel members would be painted or exposed with self-weathering steel to protect the bridge during anticipated flooding events.

An integral metal railing will line both sides of the bridge providing a safety railing for all users including equestrians. The bridge deck will be surfaced with timber planking like other trail bridges on the CTC Trail. Removeable bollards, to prevent unauthorized vehicles from accessing the bridge, would be placed

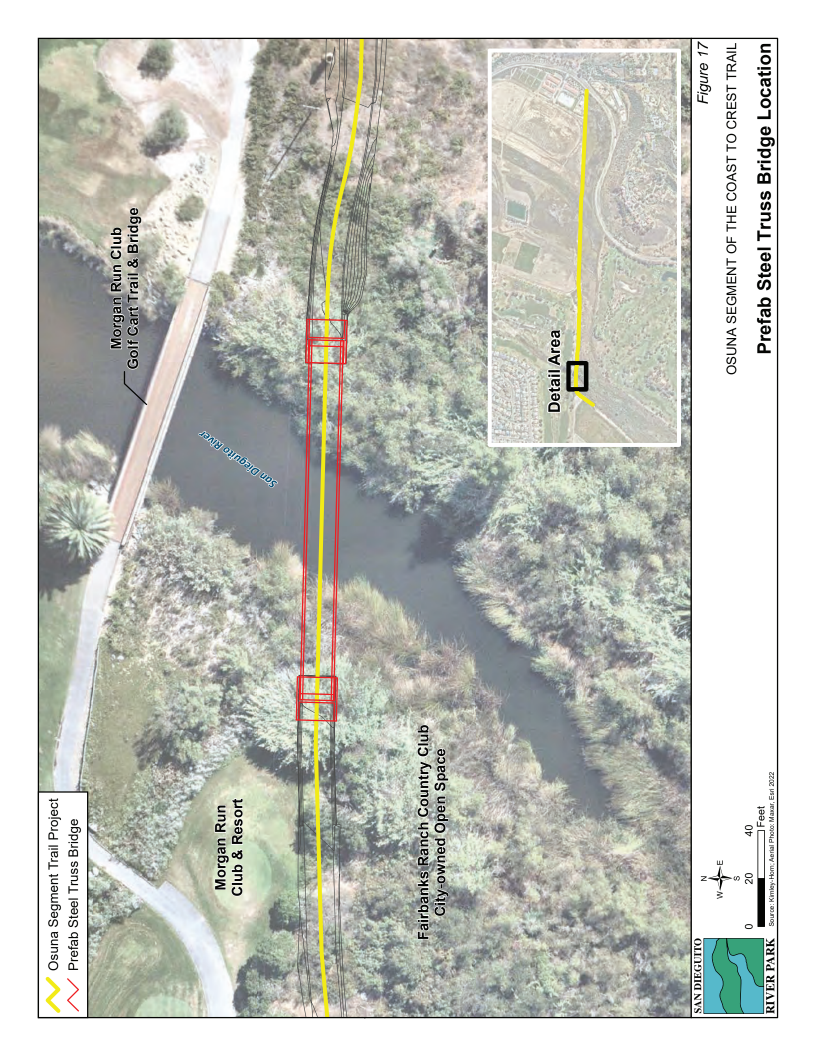
Figure 15



Del Dios Bridge



INTENTIONALLY BLANK



at the center of the trail on one or both sides of the trail bridge. Decorative pylons or pilasters may also be used at the bridge entrances to enhance the aesthetics. Trail fencing will be used at both approaches to prevent users from entering the river channel. Engineering studies completed for the project determined it would be infeasible to span the entire 100-year floodplain with a bridge due to the floodplain width of over 1,000 feet in the project area (Kleinfelder, 2015). The proposed bridge would span the main river channel. The main channel conveys local drainage flows and small storm events (up to 10-year storms); larger storm events overtop the channel banks and expand over the wide floodplain (Kleinfelder, 2015). The bridge structure is designed to withstand storms and flood events without affecting upstream water surface elevations and will convey river flows during 1- to 10-year storms (with 1.05 feet of freeboard) and overtop during larger storm events (Draft Hydrology and Hydraulic Analysis March 2023).

Construction Methods

Project site access points and a construction staging area are located to the west on a level area adjacent to the existing trail (Figure 4). The use of heavy construction equipment would be minimal and avoid habitat areas. Construction vehicles and equipment would enter on Via de la Valle at an existing driveway entrance and utilize the existing access road on the adjacent property (Surf Cup) to access the bridge site. The staging area is located on a previously disturbed open area near the west side of the proposed bridge away from the designated habitat areas. A smaller staging area may also be used on the east side closer to San Dieguito Road utilizing the existing dirt maintenance road. The project would generate approximately 1,480 construction trips (based on a construction buildout of seven months).

Project construction would be performed by a bridge contractor, San Dieguito River Park rangers, supervised work crews, and trained and skilled volunteers. It is anticipated that the Project would be built over a one-year period. Initial trail clearing would be conducted using a small tractor with a scraper and final grades would be completed using hand-held equipment. The trail tread would be compacted soil amended with D.G. or other material (e.g., gravel base) as needed for stability and proper drainage. The entire project site is level. Minor out-sloping of the trail would facilitate drainage into the adjacent vegetation. Lodge-pole fencing would then be added along the trail as well as trail gates/bollards and signs.

The foundations/footings for the bridge would be excavated and poured below grade on both sides of the river. The steel truss bridge would be fabricated off site and transported to the construction site in segments on a flatbed truck. Once at the site the bridge would be assembled at the staging area and placed over the river on the abutments with a crane. This construction method minimizes noise and construction activities at the site and can be done in less than one week.

Once the bridge and trail are constructed, native revegetation of temporarily impacted areas would occur including soil preparation, planting, and watering.

Trail Operation and Maintenance

The San Dieguito River Park JPA will be responsible for management and maintenance of the trail and bridge in accordance with the JPA's Trails Management Plan and Standards (2016) as is done for other segments of the Coast to Crest Trail. The JPA employs professional and experienced park rangers to perform all maintenance. Trail maintenance includes litter removal, weeding, maintaining the trail surface, patrolling, and fence repair, as needed. Bridge repair and cleaning would also be done as needed. During trail patrols, rangers conduct regular maintenance tasks including servicing waste receptacles (trash cans), repairing trail fencing and gates, and maintenance of other items such as signage, kiosks, etc. Rangers also interact with the public, enforce park rules, and check for damage on the trail. Trained and dedicated trail patrol volunteers also provide additional support to the rangers. The trails within the SDRP are routinely closed during rain events and flooding for public safety and to minimize damage to trail tread. The Osuna trail segment would be closed during large rain events when the trail and/or bridge surfaces are flooded. The trail and bridge are designed to withstand major flood events.

INTENTIONALLY BLANK

9. Surrounding Land Uses and Setting

See description provided above, under Existing Site Conditions.

10. Other public agencies whose approval is required (e.g., permits, financing approval, or participation agreement):

It is anticipated that the Project will require approval from the following public agencies to implement; California Fish and Wildlife (Section 1602 Streambed Alteration Agreement), the City of San Diego (Site Development Permit and Grading Permit, easement), the Regional Water Quality Control Board (Section 401), United States Fish and Wildlife Service (Section 7 Endangered Species Act), and the United States Army Corps of Engineers (Section 404 Permit). A joint use agreement with the Olivenhain Municipal Water District will also be required.

11. Have California Native American tribes traditionally and culturally affiliated with the project area requested consultation pursuant to Public Resources Code Section 21080.3.1? If so, is there a plan for consultation that includes, for example, the determination of significance of impacts to tribal cultural resources, procedures regarding confidentiality, etc.?

In accordance with Assembly Bill 52 (AB 52), including Section 21080.3.1(d), JPA staff circulated letters on March 26, 2021, to the local tribes who have expressed interest in receiving project notifications on JPA proposed projects. Individual letters were sent via email and U.S. Postal Service to the San Luis Band of Mission Indians, the Rincon Band of Luiseno Indians, and the San Pasqual Band of Mission Indians to request comments and input on the Project and the potential to affect tribal cultural resources. The City of San Diego initiated additional consultation via written correspondence to the Jamul Indian Village and the lipay Nation of Santa Isabel. Letters were sent to the Tribes on January 23, 2023.

The JPA received a response letter from the San Pasqual Band of Mission Indians dated April 26, 2021, requesting consultation in the development of avoidance, minimization, and/or mitigation measures and also requesting access to cultural resource reports with respect to the proposed project. The JPA did not receive responses from the Jamul Indian Village, the lipay Nation of Santa Isabel, San Luis Band of Mission Indians nor the Rincon Band of Luiseno Indians. JPA staff met with a San Pasqual Band of Mission Indians representative at the project site to review the proposed project. Avoidance and minimization measures for tribal cultural resources were discussed and are incorporated in the project and JPA staff will continue to coordinate and consult with the Tribe as the Project proceeds. See Section XVIII, *Tribal Cultural Resources*, for further details.

1.2 Environmental Factors Potentially Affected

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.

	Aesthetics		Agriculture and Forestry Resources		Air Quality
	Biological Resources		Cultural Resources		Energy
	Geology/Soils		Greenhouse Gas Emissions] Hazards and Hazardous Materials
	Hydrology and Water Quality		Land Use and Planning		Mineral Resources
	Noise		Population and Housing		Public Services
	Recreation		Transportation		Tribal Cultural Resources
	Utilities and Service Systems		Wildfires		Mandatory Findings of Significance
1.3	B Determination				
On	the basis of this initial evalua	ation	:		
	I find that the proposed projec DECLARATION will be prepar		ULD NOT have a significant e	effect on the	e environment, and a NEGATIVE
\boxtimes		ecau	se revisions in the project have	/e been ma	he environment, there will not be a ade by or agreed to by the project
	I find that the proposed projec IMPACT REPORT is required		Y have a significant effect on	the enviror	nment, and an ENVIRONMENTAL
	mitigated" impact on the environment pursuant to applicate	onme ble le ed or	ent, but at least one effect 1) h egal standards, and 2) has been n attached sheets. An ENVIRO	nas been a en address	or "potentially significant unless dequately analyzed in an earlier ed by mitigation measures based on L IMPACT REPORT is required, but
	pursuant to applicable standar	a) ha rds, a nclud	ve been analyzed adequately and (b) have been avoided or	in an earli mitigated p	er EIR or NEGATIVE DECLARAION
	Spannalel	4		May	4, 2023
Sig	nature			Date	
Sh	awna Anderson, AICP			San Die	guito River Park JPA
	nted Name			For	

2. Initial Study Checklist

The lead agency has defined the column headings in the environmental checklist as follows:

- A. "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.
- B. "Less-than-Significant Impact with Mitigation Incorporated" applies where the inclusion of mitigation measures has reduced an effect from "Potentially Significant Impact" to a "Less-than-Significant Impact." All mitigation measures are described, including a brief explanation of how the measures reduce the effect to a less-than-significant level. Mitigation measures from earlier analyses may be cross-referenced.
- C. "Less-than-Significant Impact" applies where the project does not create an impact that exceeds a stated significance threshold.
- D. "No Impact" applies where a project does not create an impact in that category. "No Impact" answers do not require an explanation if they are adequately supported by the information sources cited by the lead agency which 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 would not expose sensitive receptors to pollutants, based on a project specific screening analysis).
 - The explanation of each issue identifies the significance criteria or threshold used to evaluate each question; and the mitigation measure identified, if any, to reduce the impact to less than significance. 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 [CEQA Guidelines Section 15063(c)(3)(D)]. Where appropriate, the discussion identifies the following:
 - a) Earlier Analyses Used. Identifies where earlier analyses are available for review.
 - b) Impacts Adequately Addressed. Identifies which effects from the checklist were within the scope of and adequately analyzed in an earlier document pursuant to applicable legal standards, and states 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 Incorporated," describes the mitigation measures which were incorporated or refined from the earlier document and the extent to which they address site-specific conditions for the project.

2.1 Environmental Analysis

A project-level evaluation of all environmental issue areas for the proposed project is provided in this section. The CEQA checklist indicated that two environmental issues; biological resources and tribal cultural resources, required a detailed analysis and evaluation. A detailed analysis for these issues is provide below.

2.2 Discussion of Environmental Impacts

I. Aesthetics

Would the project:	Potentially Significant Impact	Less-than- Significant Impact with Mitigation Incorporated	Less-than- Significant Impact	No Impact
a) Have a substantial adverse effect on a scenic vista?			\boxtimes	

Although the Project is near two public roadways (Via de la Valle and San Dieguito Road), views of the site from these roadways are hidden due to distance and thick vegetation. The site which includes views of the San Dieguito River and surrounding open space is visible from the private Morgan Run Country Club and Resort and would be visible to trail users once constructed. The project would extend a public trail in an area that is not currently accessible to the public. Existing scenic views of the San Dieguito River and surrounding open space would not be adversely affected by the proposed trail development.

The terrain is mostly level thus very little grading would be necessary. Design techniques listed in the design guidelines of the San Dieguito River Park Concept Plan would be utilized to minimize disturbance and grading of the natural terrain. These techniques include using existing paths where feasible, minimizing grading and following natural contours, and using native plants to revegetate any areas temporarily disturbed by construction activities. The trail would be surfaced with decomposed granite (no paving would occur) and lodgepole fencing would be used as needed.

The one element of the project that would alter a view is the proposed 150-foot-long by 12-foot-wide trail bridge. The bridge would be visible to trail users and nearby private properties. The trail bridge design is visually compatible with the surrounding area with the use of non-glare materials and neutral colors similar to other trail bridges in the area. The design would be similar to other segments of the CTC Trail and compatible with the surrounding open space and recreational uses. Therefore, impacts would be less than significant.

,	Substantially damage scenic resources, including, but not limited to, trees, rock outcroppings, and historic buildings within a state scenic highway?		\boxtimes
	within a state seeme nighway:		

No state scenic highways are located in proximity to the project site. The nearest state scenic highway is SR 78 located approximately 33 miles northeast of the site (Caltrans 2023). The project would not remove or damage any trees or scenic resources. Although some native and non-native vegetation would be removed to construct the bridge supports and the trail, land disturbance would be kept to a minimum and removed vegetation would be replanted with native vegetation (except for the trail tread) consistent with the design guidelines in the Concept Plan. The bridge would span the entire river channel and no supports would be placed in the river. As such, no impacts would occur.

2. Initial Study Checklist II. Agriculture and Forestry Resources

c)	In nonurbanized areas, substantially degrade the existing visual character or quality of public views of the site and its surroundings? (Public views are those that are experienced from a publicly accessible vantage point). If the project is in an urbanized area, would the project conflict with applicable zoning and other regulations governing scenic quality?				\boxtimes
set wo pro bui req onl	e site is not visible from a publicly accessible vantage porting with surrounding recreational and private open spaceuld not substantially degrade the existing visual characteriject would be visually compatible with the existing surroult according to the design guidelines contained in the Saluire that grading be minimized and temporarily disturbery with native plant species. The open space zoning in the posed. No impacts would occur and no mitigation is required.	ce uses incluer or quality of unding recrean Dieguito Redareas durire area allow	ding Morgan F of these existin ational uses. ⁻ iver Park Con ng construction	Run Golf Coung views. The frail would cept Plan, who he revegeta	urse and e ld be hich ated
d)	Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area?				\boxtimes
	Agriculture and Forestry Resources	Potentially Significant	Less-than- Significant Impact with Mitigation	Less-than- Significant	No Impact
W	Agriculture and Forestry Resources Ould the project: Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to nonagricultural use?	Potentially	Significant Impact with		No Impact
Per pro	Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-	Potentially Significant Impact Transport T	Significant Impact with Mitigation Incorporated ing & Monitori Unique Farm iculture. There	ng Program, land, or Farrefore, no imp	the mland of pacts to
a) Pei pro Sta Prii de\	Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to nonagricultural use? The State of California Department of Conservation Farmland is not located within an area designated as Printewide Importance. The Project site is zoned as open sime Farmland, Unique Farmland, or Farmland of Statewing	Potentially Significant Impact Transport T	Significant Impact with Mitigation Incorporated ing & Monitori Unique Farm iculture. There	ng Program, land, or Farrefore, no imp	the mland of pacts to

The Project site is located within two jurisdictions, the City of San Diego and the County of San Diego. The Project site zones are predominantly within the OF-1-1 zones (City) which allow for the proposed use. The private property is zoned as AR-1-1, AR-1-2. The Project site and surrounding area does not contain agricultural uses nor land under a Williamson Act contract; therefore, no impacts would occur in this regard.

	ould the project: Conflict with or obstruct implementation of the applicable air	Significant Impact	Mitigation Incorporated	Significant Impact	No Impact
		Potentially	Less-than- Significant Impact with	Less-than-	
III.	Air Quality				
INO	Innugation is necessary.				
	tigation Measures mitigation is necessary.				
pro	e project site does not contain farmland or forest land. N ject would not result in any conversion in farmland; ther				he
e)	Involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland, to non-agricultural use or conversion of forest land to non-forest use?				\boxtimes
No	forest land exists on or near the site; therefore, no impa	acts would oc	ccur.		
d)	Result in the loss of forest land or conversion of forest land to non-forest use?				\boxtimes
	e project site is not zoned for timberland or other forestr est land; therefore, no impacts would occur.	y uses and d	oes not contai	n timberland	or
c)	Conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code section 12220(g)), timberland (as defined by Public Resources Code section 4526), or timberland zoned Timberland Production (as defined by Government Code section 51104(g))?				
III. A	Air Quality				

San Diego County is currently designated as a nonattainment area for the Federal standards for ozone (O₃) as well as the State standards for O₃, particulate matter less than or equal to 10 microns (PM₁₀), and particulate matter less than or equal to 2.5 microns (PM_{2.5}). The Regional Air Quality Strategy (RAQS) and the San Diego region's portion of the SIP are the region's plans for attainment and maintaining air quality standards. The RAQS rely on information from the California Air Resources Board (CARB) and the San Diego Association of Governments (SANDAG), including projected growth in the County, and all other source emissions to project future emissions and determine the strategies necessary to reduce stationary source emissions through regulatory controls. Projects that propose development that is consistent with the land use designations and growth anticipated by the local general plans and SANDAG are, by definition, consistent with the RAQS and SIP. The proposed project does not propose any changes to existing or planned land uses that would facilitate unplanned growth; thus, the proposed project is consistent with the region's adopted growth projections and air quality standards. Because the proposed project includes development that is consistent with the planned uses for the site, the proposed project would not conflict with or obstruct implementation of the RAQS or SIP; therefore, no impacts would occur.

quality plan?

2. Initial Study Checklist

b)	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?				\boxtimes
tha trav 100 How 1 m rec existo v	n Diego County is currently designated as a nonattainment of the county is currently designated as a nonattainment of the county	O microns (PN extends a planated that an availability of and rather ex staging area truction of this nty). This sm	M ₁₀), and parti anned non-ve average of u a recreational tends the exist s to access the project (i.e., all number of	culate matte hicular mode p to approxing opportunity sting CTC True trail. Thes to access the trips is not e	er less e of mately r. rail by ee ee ee expected
c)	Expose sensitive receptors to substantial pollutant concentrations?				\boxtimes
The pol Sou sign the ope Col dec City	quality regulators typically define sensitive receptors as ident care facilities, or day-care centers, or other facilities additions that would be adversely impacted by changes in a siders residences as sensitive receptors because they be proposed project extends a planned non-vehicular modutants. No sensitive receptors have been identified with auth Coast Air Quality Management District [SCAQMD] in inficant), although the Surf Cup Sports host soccer tour project site. The proposed use is non-vehicular and no peration. The proposed use is non-vehicular and no peration. The proposed use is non-vehicular and no pollunatruction would be short-term and of a short duration of gree that would be harmful. Construction operations would be San Diego grading permit to limit potential air quality.	es that may he air quality. The house children de of travel and 0.25 miles are which the dinaments on the pollutants would buring certain ald include sta	ouse individual index and the eld of the radius desired in the eld of the radius desired in the radius desired in the generated for the radius desired in the generated for the radius and and measure of the construction and and and measure in the construction and and and and and and and and and an	als with heal San Diego a erly. directly contetermined by tants is typicelds is adjacented from its operactivities and ures as requires as requires	ribute y the cally cent to ation. I not to a ired by occur.
d)	Result in other emissions (such as those leading to odors) adversely affecting a substantial number of people?				\boxtimes
incl	cording to CARB's Air Quality and Land Use Handbook, lude sewage treatment plants, landfills, livestock operat e proposed project does not include any uses that would	ions, and rec	ycling facilities	_	
pol	e proposed project extends a planned non-vehicular mo lutants. Construction of the proposed project may produ astruction sites, such as exhaust from construction equi	ice short-term			

The effects of any small generation of objectionable odors would be localized to the immediate area and

would not result in a cumulatively considerable impact; therefore, no impacts would occur.

San Dieguito River Park Osuna Segment of the Coast to Crest Trail Project Initial Study/Mitigated Negative Declaration – May 2023

Mitigation Measures	
No mitigation is necessary.	

IV. Biological Resources

Would the project:	Potentially Significant Impact	Less-than- Significant Impact with Mitigation Incorporated	Less-than- Significant Impact	No Impact
a) Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Wildlife or U.S. Fish and Wildlife Service?				

A detailed project-level analysis of biological resources and impacts is provided in Appendix A, which provides the *San Dieguito River Park Osuna Segment of the Coast to Crest Trail Project Biological Technical Report* (BTR). The information below is a summary from the BTR.

Vegetation Impacts Summary

Approximately 1,660 feet of the total 1-mile-long, 6- to 8-foot-wide trail would be new construction. The remainder of the trail is sited on an existing unpaved maintenance road and would not directly impact any vegetation. The bridge and new trail would impact vegetation by permanently removing vegetation to accommodate the footprint of the bridge abutments and new trail surface, and by temporarily removing vegetation within the construction work area. The project design follows the design guidelines in the Concept Plan including placing 0.6 miles (3,275 feet) of the trail on an existing dirt road, placing new trail on the most disturbed areas of the site, and using a bridge to cross/span the river and placing bridge infrastructure and abutments outside of sensitive habitat thereby minimizing impacts to biological resources. The areas temporarily impacted from construction activities would be replanted and restored to native habitat.

Table 1 lists the direct vegetation impacts from the proposed project. Direct Impacts may include both the permanent loss of on-site habitat and the plant and wildlife species that it contains, as well as the temporary loss of on-site habitat. Direct impacts would occur as a result of grading for the trail and installation of the abutment.

The direct impacts that were quantified include the new trail and bridge abutments as permanent impacts and areas temporarily impacted from construction grading but replanted and restored to native habitat as part of the project design as short-term impacts.

In summary, of the total 1.635 acres of permanent impacts to all vegetation types and land covers, 0.470 acre are impacts to coastal sage scrub and 0.643 acre are impacts to wetland vegetation (i.e., native and non-native wetlands), while the remaining 0.992 acres of impact are to developed/disturbed/ornamentals areas. The total net permanent impact to native vegetation (i.e., upland and wetland vegetation) equals 0.53 acre.

Areas (fill slopes) that are temporarily disturbed from construction of the trail will be restored in place and will account for 0.242 acres of all vegetation types and land covers. Of that amount, 0.161 acres of coastal sage scrub and 0.008 acres of wetland vegetation will be restored in place. In addition, 0.073 acres of impacts to non-native and disturbed areas from grading will be revegetated to native coastal sage scrub and wetland vegetation. Impacts to sensitive vegetation communities would be considered significant but will be mitigated for through onsite restoration and enhancement, therefore reducing the impacts to a less-than-significant level.

Table 1 Direct and Indirect Impacts to Vegetation Communities and Land Cover Types in the Project Site

			Impact Type			
Vegetation Community/Land Cover Type	City of San Diego Biology Guidelines Vegetation Community ^a	Subarea Plan Tier	Bridge Shading (indirect impact)		Grading of Slopes (direct impact)	Total
Upland Vegetation Co	mmunities					
Coastal Sage Scrub	Coastal Sage Scrub	II	_	0.309	0.161	0.470
Wetland Vegetation Co	ommunities					
Freshwater Marsh	Freshwater Marsh	Wetland	0.003	0.021	_	0.024
Coastal Salt Marsh	Salt Marsh	Wetland	_	0.011	_	0.011
Mulefat Scrub	Riparian Scrub	Wetland	_	0.005	0.008	0.013
Southern Willow Scrub	Riparian Scrub	Wetland	0.004	0.012	_	0.016
Open Water	Natural Flood Channel	Wetland	0.020	_	_	0.020
Subtotal Wetlands			0.027	0.049	0.008	0.084
Non-Native Vegetation	Communities and Land Covers	•				
Developed Land	Disturbed Land	N/A	_	0.843	_	0.843
Disturbed Habitat	Disturbed Land	IV	_	0.037	0.010	0.047
Ornamental	Disturbed Land	IV	_	0.068	0.034	0.102
Arundo-Dominated Riparian	Disturbed Wetlands	Wetland	0.011	0.023	0.001	0.035
Non-native Riparian	Disturbed Wetlands	Wetland	0.003	_	_	0.003
Tamarisk Scrub	Disturbed Wetlands	Wetland	_	0.023	0.028	0.051
Subtotal Non-Native and	Land Covers		0.014	0.994	0.073	1.081
Grand Total			0.041	1.352	0.242	1.635 ^b

NOTES:

a. Source: City of San Diego 2018a

b. Total impacts when Developed, Disturbed and Ornamental communities (0.992 ac) are deducted equals 0.643 acre of impacts to native and non-native wetlands.

Temporary Impacts

All vegetation temporarily impacted by construction grading that is not part of the trail itself would be restored and revegetated with appropriate native vegetation following project construction. Non-native wetland (such as invasive Arundo), upland habitats, and disturbed areas adjacent to the trail would be enhanced and revegetated with native vegetation. Although trail construction would temporarily impact coastal sage scrub (i.e., side slopes of the trail), the area would be revegetated with native CSS plants. Therefore, the loss of this habitat is not considered to be significant with mitigation incorporated. See mitigation measures section below.

Bridge Shading Permanent Indirect Impacts

Shading from the bridge is considered a permanent indirect impact. In this case the bridge would span primarily over open water, but also over non-native Arundo, non-native riparian, and minor patches of freshwater marsh and southern willow scrub plant communities. However, it is anticipated that vegetation under the bridge will continue to persist because the bridge elevation will be high enough to allow light to reach the vegetation. The bridge may limit some sunlight from reaching the vegetation growing below the bridge, but it is not likely to be detrimental to the native riparian species. Additionally, many riparian species are adapted to low light conditions, often growing under the canopies of taller riparian trees. It should be noted that the non-native vegetation will be removed and replaced with native vegetation as part of the mitigation/revegetation program. Impacts from bridge shading is not considered a significant impact.

Permanent Impacts

Construction of the bridge abutments (i.e., bridge footings) and the trail footprint would result in impacts to coastal sage scrub, wetland vegetation, and non-native vegetation and disturbed/developed areas. Grading of the slopes for the trail would also result in permanent impacts. The project would result in 0.643 permanent impacts to sensitive vegetation communities within the project footprint. Impacts to sensitive vegetation communities would be considered significant but will be mitigated through onsite restoration and enhancement; therefore, impacts would be reduced to a less-than-significant level (see Mitigation section below).

Sensitive Plants

Several recent plant surveys of the area have not detected sensitive species. Additionally, no sensitive plant species were detected within the proposed project impact footprint during project reconnaissance surveys. Based on a review of study area and results from previous surveys, only one species has a moderate potential to occur within the project area: Lewis/evening primrose. Since surveys may have been conducted outside the blooming period, the biology report assumed the species to be present in CSS habitat and impacts to sensitive plants would occur. The project would result in impacts to coastal sage scrub which could have the potential to support Lewis' Evening primrose. However, the loss of this habitat would be less than significant given the low rarity of species and the marginal loss of habitat.

Sensitive Wildlife Species

The Project would have a direct impact on native habitat that supports sensitive wildlife species resulting in the permanent loss of 0.527 acres of potential nesting/foraging habitat for species (Appendix A, BTR Section 6.2.4). The impact on native habitat is considered to be significant since the impact to native habitat exceeds the City thresholds for upland and wetland vegetation communities. However the proposed revegetation and mitigation measures would reduce these impacts to a less-than-significant level.

Indirect Impacts to Sensitive Wildlife

Wildlife may be indirectly affected in the short-term by construction-related noise, which can disrupt normal activities and subject wildlife to higher predation risks. Breeding birds can be significantly affected by short-term construction-related noise, which can result in the disruption of foraging, nesting, and reproductive activities. Indirect impacts from construction-related noise may occur to Ridgway's rail, least Bell's vireo, northern harrier, least bittern, Cooper's hawk, Canada goose, Swainson's hawk, white-tailed kit, California horned lark and yellow warbler if construction occurs during the breeding season (i.e., February 1 through September 15). These impacts would be considered significant. Implementation of the mitigation measures listed below would serve to reduce the impact to a less-than-significant level.

Temporary vegetation impacts from construction activities would be restored to native habitat following project completion. Restoration work would include restoring and enhancing upland habitat (CSS) and non-native riparian habitat within the side slopes of the trail through revegetation with native species. (see Appendix A, BTR Section 6 impact analysis, for details).

Ridgway's rail and least Bell's vireo both have the potential to nest in the wetland habitat adjacent to the trail. Since the proposed project includes construction of a bridge over the river and requires the placement of abutments on either side of the bridge, in addition to trail grading, there is a potential for the project to result in direct impacts to Ridgway's rail or least Bell's vireo should they be present during construction activities. To avoid potential impacts to these species during project construction, minimization measures are required if work is planned adjacent to areas where these species have a moderate or high potential to occur. These measures are listed under the Mitigation Measures section below and would reduce potential impacts to a less-than-significant level.

b) Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, regulations or by the California Department of Fish and Wildlife or US Fish and Wildlife Service?]
--	--	---

The proposed project would have limited permanent impacts to jurisdictional resources resulting from trail and bridge construction (Appendix B, BTR Table 9-11). Project design incorporated measures to minimize impacts when possible. The bridge would completely span the open water of the river with no supports in the river channel. The bridge abutments are designed and sited to fall primarily within non-native riparian, and Arundo-dominated riparian plant communities and would be designed to minimize impacts to adjacent wetland resources and avoid direct impacts to the river. The trail along the private property trail easement (0.6 miles) would avoid all impacts to freshwater marsh and coastal salt marsh vegetation by utilizing an existing maintenance road, rather than creating a new trail and impacting additional wetland habitat nearby.

In total, the proposed project would result in direct impacts to 0.134 acre and indirect temporary impacts to 0.041 acres of City regulated wetlands (**Table 2**). Impacts to wetlands and other regulated resources would be considered significant but would be mitigated by the design measures described earlier in this section (and mitigation measures below). The trail along the Evergate Stables property is designed to avoid impacts to freshwater marsh and coastal salt marsh vegetation by utilizing the existing service access road, rather than encroaching into jurisdictional wetland habitat through that portion of the project.

Implementation of the measures listed below would reduce potential impacts to a less-than-significant level. See the Mitigation Measure section below for further details.

Table 2 Direct and Indirect Impacts to City of San Diego Wetlands in the Project Area

	Impact Type			
Vegetation Community/Land Cover Type	Bridge Shading (indirect impact)	Abutment and Trail (direct impact)	Grading (direct impact)	Total
Wetlands/ Riparian Habitat				
Arundo-Dominated Riparian (under combined agency & City jurisdiction)	0.001	0.010	0.001	0.012
Coastal Salt Marsh	_	0.011	_	0.011
Freshwater Marsh	0.003	0.021	_	0.024
Mulefat Scrub	_	0.005	0.008	0.013
Non-native Riparian	0.003	_	_	0.003
Southern Willow Scrub	0.004	0.012	_	0.016
Tamarisk Scrub	_	0.023	0.028	0.051
Subtotal	0.011	0.082	0.037	0.130
		0.119		
Non-Wetland Waters/Streambed				
Open Water	0.020	_	_	0.020
Arundo-dominated Riparian (under CDFW & City jurisdiction only)	0.010	0.014	0.001	0.025
Subtotal	0.030	0.014	0.001	0.045
		0.015		
Total Area	0.041	0.096	0.038	0.175
e a substantial adverse effect on state or fede	erally			

The CTC Trail alignment through the subject area is constrained by existing land uses in the area and there is limited space for the new trail, which must pass through the project area to connect to the other existing segments of CTC Trail. The San Dieguito River flows adjacent to other existing recreational uses (two private golf courses and soccer fields) and residential areas in the project area. The SDRP Concept Plan and FEIR addresses the CTC Trail through the project area. Impacts to wetlands cannot be completely avoided by the project including wetlands associated with the San Dieguito River and the surrounding transitional upland habitat. However, impacts are minimized to the maximum extent practicable by the design measures incorporated into the project consistent with the Concept Plan quidelines and measures and as explained in this section.

The bridge crossing location was sited at the narrowest part of the river channel and adjacent to degraded wetland habitat to the extent feasible to avoid and minimize impacts to wetlands to the greatest degree possible. Although the bridge would span the river, a small impact would occur to riparian bank from the abutments. The trail is also aligned to cross the most sensitive areas for a shorter distance

hydrological interruption, or other means?

(perpendicular to the river) and for a short duration as trail users pass through. The bridge and trail would be sited on mostly disturbed habitat (filled berm) and the existing dirt road. All areas disturbed by construction activities and not part of the permanent project footprint would be revegetated with appropriate native species. In addition, existing exotic/non-native plant species that have previously invaded the existing wetlands would be removed and those areas would be restored and enhanced to the appropriate native plant communities. This would help provide an improved wetland habitat area and additional nesting and foraging opportunities for native wildlife species.

Areas of wetlands that could be subject to physical disturbance by trail users would be protected by confining trail users to the trail (lodge pole trail fencing on both sides) and preventing access to the wetlands. Revegetation along the margins of the trail would help provide a vegetative buffer to the existing habitat. Providing a dedicated trail connection would ensure that the river and other surrounding habitat are not inadvertently degraded by trail users seeking their own way through the area. Implementation of mitigation measures would reduce potential impacts to a less-than-significant level. See the Mitigation Measure section below.

d) Interfere substantially 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?		\boxtimes	

The main habitat linkages within the study area are associated with San Dieguito River, adjacent upland habitat, and wetlands northeast of the project site. Outside of these areas is predominately developed landscapes (golf courses, soccer fields, equestrian stables, housing developments) that likely provide limited refuge and cover for wildlife species and their movements. San Dieguito River provides wildlife habitat and supports wildlife species movement. Large species are likely passing through and moving to more native habitat cover further west at the San Dieguito Lagoon. Wildlife likely also use the open space on the southern half of the study area to move between habitats; yet this natural habitat is bounded on all sides by roads and development and therefore movement is restricted.

Nevertheless, the proposed bridge and trail would not impede or interfere with wildlife movement. The trail is a passive use and is not open or in use at night and would allow (not impede) wildlife movement. Proposed new lodgepole fencing in potential wildlife use areas does not block wildlife passage and would keep trail users out of adjacent habitat areas.

The project would not interfere substantially with wildlife movement and the impact is less than significant.

e)	Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?			
	mpliance with existing environmental regulations and importion would reduce impacts to a less-than-significant leve		as describe	ed in this
f)	Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan,		\boxtimes	

The Multiple Habitat Preserve Area (MHPA) of the MSCP was designed to include key biological core and linkage areas within the City (City of San Diego 1997). The project area is not within the designated

conservation plan?

MHPA and is determined not to be a designated biological core or linkage area. The MHPA boundary occurs approximately 1.3 miles from the Project area and is not adjacent to the Project area. Therefore, impacts are considered less than significant.

Cumulative Impacts

The project area is located within the City of San Diego MSCP Subarea Plan area. The MSCP is a long-term regional conservation plan established to protect sensitive species and habitats in San Diego County. The MSCP is divided into subarea plans that are implemented separately from one another. Within the MSCP area there are focused MHPA areas, however this portion of the San Dieguito River, where the trail and bridge will be located, is not within the MHPA area. The MSCP planning effort is designed to address cumulative impacts through development of a regional plan that addresses impacts to covered species and habitats in a manner that assures their conservation despite cumulative project impacts over the long term. The ultimate goal of the MSCP plan is the establishment of biological reserve areas in conformance with the State of California Natural Communities Conservation Planning Act.

Cumulative impacts to sensitive vegetation communities or sensitive species from implementation of the project are not expected since all activities are located outside of the MHPA and the project would result in minimal impacts to sensitive resources. These impacts would be offset through the restoration/revegetation of on-site disturbed habitat to native vegetation and through enhancement of existing non-native vegetation communities through exotic species removals and revegetation with native species, thus resulting in no-net-loss of sensitive resources. Therefore, the proposed project would not result in cumulative impacts to either sensitive vegetation communities or species.

Mitigation Measures Incorporated into the Project

The project has been designed to be consistent with the Design and Development Standards contained in the San Dieguito River Park Concept Plan. However, additional measures are necessary to mitigate all biological impacts from implementation of the project to a level of insignificance:

Mitigation Measures for Direct Impacts to Vegetation Communities and Jurisdictional Resources

The proposed project would result in impacts to sensitive vegetation communities within the trail alignment. The project includes the following mitigation consistent with the City's Biology Guidelines (City of San Diego 2018a). These measures would mitigate direct impacts to vegetation communities and jurisdictional resources to less than significant.

MM-BIO-1: Upland Mitigation. To compensate for the permanent loss of 0.47 acres of Tier II coastal sage scrub habitat the project will provide onsite restoration/revegetation of coastal sage scrub vegetation, within the side slopes and margins of the trail, as well as within non-native habitat areas. Where disturbed habitat and non-native vegetation (i.e., tamarisk and ornamental vegetation) exist adjacent to the trail, the non-native species will be removed, and the areas will be revegetated and enhanced with native species. A minimum of 0.47 acres of CSS mitigation compensation will be required onsite to compensate for these impacts. The project proposes to restore and enhance 0.47 acres of upland CSS vegetation through exotic species removals and revegetation, which meets the required mitigation acreage.

MM-BIO-2: Wetlands Mitigation. To compensate for the loss of 0.132 acres of wetlands, the project will include restoration of the side slopes and margins of the trail, where the trail passes through existing wetlands, through revegetation with wetland and riparian vegetation. In addition, within areas adjacent to the trail, where Non-Native Riparian, Arundo-dominated Riparian and Tamarisk Scrub communities exist, the non-native species will be removed and treated, and the

areas will be enhanced and revegetated with appropriate wetland and riparian vegetation. In total, a minimum of 0.286 acres of wetland mitigation compensation, composed of wetland restoration and enhancement, will occur on site as part of the project to compensate for these impacts. The project will also restore 0.17 acre of wetlands and enhance 0.22 acre of wetlands through exotic species removals and revegetation, for a total of 0.39 acre of wetland mitigation which exceeds the required mitigation acreage of 0.286 acres. The project shall implement the wetland restoration and enhancement program shown on the preliminary landscape planting and irrigation plans, provided in Appendix C.

MM-BIO-3: Installation of Temporary Fencing. To prevent inadvertent disturbance to areas outside the limits of grading, the contractor shall install temporary orange construction fencing, or utilize existing fencing, along the limits of grading.

MM-BIO-4: Installation of Permanent Fencing. To prevent inadvertent disturbance to areas outside the limits of trail over the long-term, permanent fencing shall be installed along the trail as shown on the project construction plans.

MM-BIO-5: Construction Monitoring and Reporting. To prevent inadvertent disturbance to areas outside the limits of grading, all disturbance of native habitat shall be monitored by a biologist during construction. The biological monitor(s) shall be contracted with the JPA to perform biological monitoring during all clearing and grubbing activities and during bridge construction.

The project biologist(s) shall perform the following duties:

- a. Attend the pre-construction meeting with the contractor and other key construction personnel prior to clearing and grubbing to provide educational guidelines for work within the sensitive habitat areas. The biologist shall discuss measures to reduce conflict between the timing and location of construction activities with other mitigation requirements (e.g., seasonal surveys for nesting birds).
- b. During clearing and grubbing, the project biologist shall conduct meetings with the contractor and other key construction personnel each morning prior to construction activities in order to go over the proposed activities for the day, and for the monitor(s) to describe the importance of restricting work to designated areas and to minimize and avoid harm to, or harassment of, wildlife prior to clearing and grubbing.
- c. Review and/or verify the limits of the construction area in the field with the contractor in accordance with the final grading plan prior to clearing and grubbing. Assure that temporary construction fencing demarcating the limits of grading are installed and properly maintained.
- d. Supervise and monitor vegetation clearing and grubbing weekly to ensure against direct and indirect impacts to biological resources that are intended to be protected and preserved and to document that protective fencing is in place and intact.
- e. Flush wildlife species (i.e., reptiles, mammals, avian, or other mobile species) from any occupied habitat areas immediately prior to brush-clearing activities. This does not include disturbance of nesting birds or "flushing" of state-listed species (i.e., Ridgeways Rail, or other listed species. (see MM-BIO-10).
- f. Periodically monitor the construction site to verify that the project is implementing and complying with the project stormwater pollution prevention plan practices: dust control, fiber rolls and silt fencing as appropriate, removal of construction debris and a clean work area,

- covered trash receptacles that are animal-proof and weather-proof, and prohibition of pets on the construction site.
- g. Prepare and retain monitoring notes for the duration of the proposed project for submittal in a final report to substantiate the biological supervision of the vegetation clearing and grading activities and the protection of the biological resources.

MM-BIO-6: Long-term Five-year Biological Monitoring and Reporting. The long-term establishment of the mitigation revegetation areas shall be monitored by a qualified biologist/habitat restoration specialist. The biological monitor(s) shall be contracted to perform biological monitoring throughout the five-year maintenance and monitoring period. The project biologist(s) shall perform the following duties:

- a. Monitor the project bi-monthly during years one and two, and quarterly during years three through five.
- b. Monitoring shall include qualitative monitoring based upon visual observations, as well as quantitative monitoring though the use of point intercept transect data collection to record percent cover of native and non-native species within the revegetation areas. Transects shall be taken in all representative mitigation/revegetation areas. The biological monitor shall determine the location, length and quantity of the transects to provide an adequate representation of the site conditions.
- c. Results of the monitoring effort shall be documented in annual monitoring reports to be prepared at the end of each yearly monitoring period. The reports shall describe the current site conditions, progress towards achievement of the project's success criteria and performance standards and any remedial measures that might be necessary to help ensure project success.
- d. Document the annual success criteria and performance standards in Appendix B, BTR Section 7, MM-BIO-6, Tables 13–15.
- e. For all revegetation areas there shall be no invasive plant species present, as described/listed on the most recent version of the California Invasive Plant Council California Invasive Plant Inventory for the project region, throughout the five-year maintenance and monitoring period.

Mitigation Measures for Direct Impacts to Sensitive Wildlife

Direct impacts to habitat for special-status wildlife species identified as having moderate to high potential to occur in the study area (northern harrier, least bittern, Ridgway's rail, least Bell's vireo, San Diego black-tailed jackrabbit, wandering skipper, western spadefoot, orange-throated whiptail, Cooper's hawk, Canada goose, Swainson's hawk, white-tailed kit, California horned lark, yellow warbler, and monarch butterfly) would be reduced through the implementation of upland and wetlands mitigation. In addition, installation of both temporary and permanent fencing would ensure that inadvertent direct impacts to habitat for special-status species would not occur. A biological monitor will be present to ensure that the appropriate measures are adhered to. These measures would reduce impacts to less than significant.

MM-BIO-7: Best Management Practices (BMPs). To avoid indirect impacts, the project shall be required to meet National Pollutant Discharge Elimination System regulations, incorporate appropriate BMPs during project construction, install permanent BMPs per the City's Storm Water Standards Manual, and prepare and implement a Stormwater Pollution Prevention Plan.

MM-BIO-8: Construction Flagging and Environmental Training. All required construction protection measures shall be followed, which includes having a qualified biologist present during construction activities to provide environmental training, supervise flagging of sensitive resources prior to construction as needed, and monitor the project during construction as needed to ensure no unauthorized impacts occur.

Mitigation Measures for Indirect Impacts to Sensitive Wildlife

Proposed project implementation has the potential to indirectly impact sensitive birds (least Bell's vireo, northern harrier, least bittern, Cooper's hawk, Canada goose, Swainson's hawk, white-tailed kit, California horned lark and yellow warbler) nesting or foraging in adjacent habitat areas. Potentially significant indirect impacts from construction noise to wildlife considered special status under the MSCP may occur.

The following mitigation measures would be applied to reduce potential indirect impacts to these special-status wildlife species (i.e., birds) to a level less than significant.

MM-BIO-9: Nesting Bird Survey. To avoid any indirect impacts to the above listed species, construction within 300 feet of suitable habitat, shall occur outside of the breeding season for these species (February 1 to September 15). If construction must occur during the breeding season, a qualified biologist shall conduct a pre-construction survey within suitable habitat to determine the presence or absence of nesting birds in the proposed area of disturbance. The preconstruction survey shall be conducted within 10 calendar days prior to the start of construction activities. The applicant shall submit the results of the preconstruction survey to the City of San Diego's (City's) Development Services Department (DSD) for review and approval prior to initiating any construction activities.

If nesting sensitive birds are detected, a letter report or mitigation plan in conformance with the City's Biology Guidelines and applicable state and federal law (i.e., appropriate follow up surveys, monitoring schedules, construction, and noise barriers/buffers, etc.) shall be prepared and include proposed measures to be implemented to ensure that the disturbance of breeding activities is avoided. The report or mitigation plan shall be submitted to the City DSD for review and approval and implemented to the satisfaction of the City. The biologist, in concert with the City, shall verify and approve that all measures identified in the report or mitigation plan are in place prior to and/or during construction.

If nesting by the above listed sensitive birds is detected, then an appropriate impact avoidance area shall be included in the mitigation plan and this buffer shall be established around the active nest using orange fencing or other clear demarcation method. The radius of this avoidance buffer shall be determined through coordination with the project biologist and authorized by the City's project manager and DSD and shall use orange fencing or other clear demarcation method to define the approved buffer. If none of these sensitive birds are observed nesting during the preconstruction survey then no further mitigation is required.

MM-BIO-10: Least Bell's Vireo Avoidance. Construction within 300 feet of any sensitive riparian areas with suitable habitat may have adverse indirect impacts on least Bell's vireo, if construction occurs during the breeding seasons for this species (March 15 through September 15).

Avoidance of Least Bell's Vireo Take. Prior to the preconstruction meeting, the City's Environmental Designee/Mitigation Monitoring Coordination (ED/MMC) shall verify that Multi-Habitat Planning Area (MHPA) boundaries and the requirements regarding least Bell's vireo, as specified below, are shown on the biological monitoring exhibit and construction plans.

V. Cultural Resources

No clearing, grubbing, grading, or other construction activities shall occur during the least Bell's vireo breeding season (March 15 through September 15). If construction activities must be scheduled during the breeding season, the following met to the satisfaction of the ED/MMC:

- 1. A Qualified Biologist (possessing a valid Endangered Species Act Section 10(a)(1)(a) Recovery Permit) shall survey habitat areas for the presence of least Bell's vireo pursuant to the protocol survey guidelines established by the U.S. Fish and Wildlife Service within the breeding season prior to the commencement of any construction. If least Bell's vireo are not present, then no further monitoring or measures are required. If least Bell's vireo are present, then the following conditions must be met:
 - March 15 through September 15 for least Bell's vireo, no clearing, grubbing, or grading of occupied habitat shall be permitted. Areas restricted from such activities shall be staked or fenced under the supervision of a Qualified Biologist; and
 - b. March 15 through September 15 for least Bell's vireo, no construction activities shall occur within any portion of the site where construction activities would result in noise levels exceeding 60 dB(A) hourly average at the edge of occupied habitat.

The mitigation	measures	listed above	would m	itigate all	biological	resources	impacts to	a level	less th	ıan
significant.										

V. Cultural Resources

W	ould the project:	Potentially Significant Impact	Less-than- Significant Impact with Mitigation Incorporated	Less-than- Significant Impact	No Impact
a)	Cause a substantial adverse change in the significance of a historical resource pursuant to 15064.5?			\boxtimes	

The information in this section is summarized from the project-level Cultural Resources Inventory Report for the Osuna Valley Trail Bridge (Appendix B).

The trail portion of the project would involve minor shallow grading on existing disturbed areas and fill. The bridge supports (abutments) would involve deeper land disturbance that could potentially impact cultural resources if present.

A file search and project site field survey were conducted by a qualified consultant to determine the presence or potential presence of historic resources within the project site (Appendix B, which provides the *Cultural Resources Inventory Report for the Osuna Valley Trail Bridge, San Diego County, California*). A records search from the South Coast Information Center indicated that one cultural resource was previously identified within the Project area of potential effects (APE). The resource is identified as a utility power line that intersects the Project APE but was determined not eligible for designation as a cultural resource of significance. While the resource is within the Project APE it is not within the area of direct impact and would be avoided. A sacred lands file search with the Native American Heritage Commission (NAHC) was conducted yielding negative results.

An extensive pedestrian field survey of the Project APE conducted in July 2021 by qualified archaeologists identified no new cultural resources. Visibility during the survey was moderate in the

in areas that have been developed between the 1960s and heavily through the 1980s. No further cultural review or monitoring was recommended as construction efforts would be limited to recently disturbed contexts due to previous landscaping and construction efforts. Therefore, no significant resources would be impacted by the Project. X b) Cause a substantial adverse change in the significance of an archaeological resource pursuant to 15064.5? See answer to question V.a above. c) Disturb any human remains, including those interred outside \boxtimes of formal cemeteries? The project site is not located within or near a formal cemetery and is not known to be located on a burial ground. The project would involve only minor shallow grading that is unlikely to disturb human remains. A Tribal monitor will be present during grading activities per the mitigation measure incorporated into the project (see Section XVIII of this checklist). Impacts would be less than significant. Mitigation Measures No mitigation is necessary. VI. Energy Less-than-Significant Potentially Impact with Less-than-Significant Significant No Mitigation Would the project: **Impact** Incorporated **Impact Impact** a) Result in potentially significant environmental impact due to X wasteful, inefficient, or unnecessary consumption of energy resources, during project construction or operation? Adherence to Title 24, the Building Standards, California Energy Code, and Green Building Standards would minimize wasteful and inefficient use of energy resources during construction of the project. Additionally, only a minor amount of energy would be used during project construction with typical construction activities over a short time period. Therefore, the proposed project would not result in wasteful, inefficient, or unnecessary usage of direct or indirect energy and no impacts would occur. b) Conflict with or obstruct a state or local plan for renewable Xenergy or energy efficiency?

The proposed project is not energy consumptive and would expand a non-vehicular recreational resource in the area and thereby would contribute to energy conservation. The continuation of the use of the proposed project as a recreational site would not result in cumulatively considerable impacts on

western portion to good in the eastern portion of the Project APE. The western half of the project area including the future bridge location was in an area of heavy disturbance consisting of a dirt path and a sandy dune engineered berm. The proposed work would involve a minimal amount of ground disturbance

applicable State renewable energy plans. The project would not obstruct state or local plans for renewable energy or energy efficiency; therefore, no impacts would occur.

Mitig	ation Measures				
No mit	igation is necessary.				
VII.	Geology and Soils				
Would	I the project:	Potentially Significant Impact	Less-than- Significant Impact with Mitigation Incorporated	Less-than- Significant Impact	No Impact
,	ectly or indirectly cause potential substantial adverse effectiving:	cts, including t	he risk of loss, i	njury, or deatl	h
i)	Rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other substantial evidence of a known fault? Refer to Division of Mines and Geology Special Publication 42.				
located site. The seisminus standa	minary Foundation Report was prepared for the property within an Alquist-Priolo Fault Zone. No active faults nerefore, the probability of fault rupture is low. The power requirements of the California Building Code. Implements would remain less than significant.	are known to roject bridge ementation o	o underlie or p design would f required eng	oroject towar comply with ineering des	rd the the sign and
ii)	Strong seismic ground shaking?			\boxtimes	
to mod could k known City of project Implen	oject site is located within a seismically active South lerate to strong seismic ground shaking along major be generated by any number of known active and posactive fault is the Rose Canyon fault zone located a San Diego Seismic Safety Study map (2008), Geologies as being in a fault zone. The project site liquefaction nentation of required engineering design and standaral for impacts would be reduced to an acceptable levant.	earthquake for tentially active bout 9 miles or gic Hazard (or is identified ard construction to the construction is identified ard construction to the construction is identified ard construction to the construction is identified ard construction in the construction is identified ard construction in the construction is identified are construction.	faults. Seismic re faults in the west-southwe Categories doe as (32) with a on practices w	shaking at the region. The st of the site es not identifulation alow potentional could ensure	the site closest . The fy the al.
iii)	Seismic-related ground failure, including liquefaction?				\boxtimes
event	scribed above in section ii, the project may be subject of a major earthquake and is rated low potential for lift ot involve the construction of any buildings or other l	quefaction. H	However, the p	proposed pro	oject

susceptible to ground failure, including liquefaction. Therefore, no impact is anticipated.

2. Initial Study Checklist VII. Geology and Soils

iv) Landslides?				\boxtimes
The topography of the project site is characterized as flat the potential for landslides under existing conditions. The construction of any buildings or other habitable structure involve minor grading in a flat area that is not susceptible	e proposed pro es. In general, t	ject does not i ne proposed ti	involve the rail alignmen	
b) Result in substantial soil erosion or the loss of topsoil?			\boxtimes	
Construction activities would temporarily expose soils to mostly level and not steep. The trail is on top of a previous existing maintenance road. Initial grading of the trail would soils are exposed next to river. The trail design minimize with cross-drain design to limit erosion and direct flow as soils), and the trail would be regularly maintained to min Trail). Operation of the trail would not necessitate use of would be required to comply with the City's Storm Water Management Practices (BMPs), which would contain exto less-than-significant levels. Typical BMPs for trail conto contain soils. All graded surfaces would be compacted Therefore, the project would not result in substantial soil than significant.	ously disturbed in all be the only the es runoff (e.g., of cross the trail a imize pollutants of permanent tree or Standards and exposed soils and struction included of for trail use of	man-made bettime there coulompacted traind into the sure (as is other statement controld use appropridensure soil ee use of silt fer planted with	rm and on and the surface, granding na segments of I BMPs. The late Best erosion is minative specially and the special pative special of the special process and fibrative special of the	n when aded tive CTC project nimized per rolls es.
c) Be located on a geologic unit or soil that is unstable, or th would become unstable as a result of the project, and potentially result in on- or off-site landslide, lateral spreading, subsidence, liquefaction or collapse?	at 🗌		\boxtimes	
See answers to i and iii above. Impacts would be less th	nan significant.			
d) Be located on expansive soil, as defined in Table 18-1-Bothe Uniform Building Code (1994), creating substantial rist to life or property?				
The Geotechnical Report concluded that a majority of the expansion potential and includes recommendations for a Preliminary Foundation Report (Appendix D, Foundation Trail Project). Project impacts would be less than significant	soil preparation n Report, Osuna	contained in t	the project-s	pecific
e) 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?				

None of these uses are proposed or needed. No impact would occur.

VIII. Greenhouse Gas Emissions

2. Initial Study Checklist

Would the project:	Potentially Significant Impact	Less-than- Significant Impact with Mitigation Incorporated	Less-than- Significant Impact	No Impact
a) Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?				

The Project is a non-vehicular recreational use and would extend an existing trail in the area by 1 mile. The trail would be accessible without a car by the local community and connect to a public roadway with pedestrian and bicycle access (bike lanes). Nearby trail parking at the Lagoon Staging Area would provide vehicular access and no new vehicular access is proposed.

Construction activities emit greenhouse gases (GHGs) primarily though combustion of fuels (mostly diesel) in the engines of off-road construction equipment and through combustion of diesel and gasoline in on-road construction vehicles and in the commute vehicles of the construction workers. Smaller amounts of GHGs are also emitted through the energy use embodied in any water use (for fugitive dust control) and lighting for the construction activity. The project would be constructed in accordance with the energy efficiency standards, water reduction goals, and other "green" standards contained in the California Green Building Standards. Light machinery and vehicles that are in the Tier 4 California Air Resources Board and the U.S. Environmental Protection Agency (EPA) standards would be used minimally during construction of the trail mainly for initial scraping to create the trail. Given the nature of trail construction, most of the trail itself would be constructed using small-scale machinery equipment and hand tools that do not generate greenhouse gas emissions. Therefore, greenhouse gas emissions during construction are expected to be minimal.

The project is consistent with the General Plan and zoning designations and with the City of San Diego Climate Action Plan (CAP). Based on the project's consistency with the City's CAP, the project's contribution of GHG's to cumulative statewide emissions would be less than cumulatively considerable. Therefore, the project does not cause direct and cumulative GHG emissions.

2. Initial Study Checklist IX. Hazards and Hazardous Materials

b)	Conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases?				\boxtimes
ado	e answer to VIII.a above. The project would not conflict opted for the purposes of reducing the emissions of gree afflict with or obstruct the Climate Action Plan, no impact	nhouse gass	ses. Because		
Mi	tigation Measures				
No	mitigation is necessary.				
IX.	Hazards and Hazardous Materials				
We	ould the project:	Potentially Significant Impact	Less-than- Significant Impact with Mitigation Incorporated	Less-than- Significant Impact	No Impact
a)	Create a significant hazard to the public or the environment through the routine transport, storage, use, or disposal of hazardous materials?			\boxtimes	
whitrantem rou storma	nstruction of the project may require the use of hazardous ch would require proper storage, handling, use and dispusport, use or dispose of hazardous materials. The poten porary in nature only for duration of the planned construction transport, use or dispose of hazardous materials. The poten at the site, nor would vehicle maintenance be done by be done, but only at the staging area and away from the prefore, the potential impact is considered less than significant.	oosal; howev ntial use of th uction period Additionally, there. Refuel ne river and v	er, the project nese materials), and the proj these materia ing of the con	would not ro would be ect would not als would not struction equ	outinely ot be uipment
b)	Create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment?				
onl	e of hazardous materials at the site would be extremely y and would not pose a significant hazard. Project operaterials.			_	
	e potential to create a significant hazard involving the rel vironment is considered a less-than-significant impact.	ease of haza	ardous materia	als into the	

c)	Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?				\boxtimes
pro	e project would not involve the use or transport of substa ject would not create a significant hazard to schools in the nin 0.25 miles of an existing or proposed school. No imp	ne area. The	proposed pro		
d)	Be located on a site which is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5, or is otherwise known to have been subject to a release of hazardous substances and, as a result, would it create a significant hazard to the public or the environment?				\boxtimes
Sul 659 Wa Ge una Ge be elir 20°	e site was evaluated using appropriate databases included by the stances Control EnviroStor database (DTSC 2023) which 262.5, lists Federal Superfund, State Response, Volunta aste Permit, and Hazardous Waste Corrective Action site or Tracker (DTSC 2023), which lists LUFT sites. A LUFT stauthorized release from an underground storage tank systematical tracker database, there are no listings for the project strequired to comply with all applicable Fire, Building, and minate any potential risk of upset. Although the site is located in the state of the proposed project would not create a significant risk of upset or hazard mulatively considerable impacts related hazardous materials.	ch, pursuant ry Cleanup, s, and the C site is underg stem. Accord ite. Any deve Health and ated within a d to human	to Governme School Cleand alifornia State going cleanup ding to the Engle elopment of the Safety Codes a 100-year flood health and safe	nt Code Secup, Hazardon Waterboard due to an viroStor and le project site, which would odplain (FEM	us I's e would d MA
e)	For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project result in a safety hazard or excessive noise for people residing or working in the project area?				\boxtimes
use	e project site is not located within an airport land use pla e airport. Therefore, the proposed project would not resu ntified for this issue area.				
f)	Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?				\boxtimes
Em	ergency response and evacuation is the responsibility o	f the police a	and fire service	e providers c	letailed

Emergency response and evacuation is the responsibility of the police and fire service providers detailed in Section XV, Public Services. The proposed project would not impair or physically interfere with emergency response or evacuation. No changes to local roadways would occur, and emergency access to the project site and surrounding residences would not be affected and there would be no impact.

2. Initial Study Checklist

IX. Hazards and Hazardous Materials

	Initial Study Checklist
Χ.	Hydrology and Water Quality

g)	Expose people or structures, either directly or indirectly, to a significant risk of loss, injury or death involving wildland fires?				\boxtimes
em gra the	changes to local roadways, such as Via de la Valle and sergency access to the project site would not be affected. ss fields and equestrian stables all for recreational uses. se uses and would not expose people to greater risk of werference with emergency response is anticipated.	The surrou	unding area is o sed project is o	developed wo	vith vith
Mi	tigation Measures				
No	mitigation is necessary.				
					

X. Hydrology and Water Quality

Would the project:	Potentially Significant Impact	Less-than- Significant Impact with Mitigation Incorporated	Less-than- Significant Impact	No Impact
A) Violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or ground water quality?				

The project is located within the RWQCB San Diego Region Basin Plan (Section 402 of the Clean Water Act). The Regional Water Quality Control Board (RWQCB) issues NPDES permits to regulate discharges to waters including stormwater and construction-related discharges. Potential impacts related to water quality could temporarily occur during typical construction activities when erosion, siltation, sedimentation, and accidental release of hazardous materials would have the highest potential to occur. Construction of the project would require limited vegetation clearing and minor grading that could potentially result in erosion during these activities. Implementation of the Water Pollution Control Program (WPCP) would be required by the project permits and would include specific temporary BMPs to avoid or reduce potential impacts related to erosion. These measures include using fiber rolls and silt fences during grading and establishing a construction staging area where construction supplies are contained away from sensitive areas.

The CTC Trail does not contribute any pollutants as a non-vehicular use. Daily ranger patrols include litter removal and trail maintenance in accordance with the JPA's Trails Management Plan and Standards (2016). A small amount of horse manure may be found along the trail on occasion. Trail usage by equestrians in this area is low based on observations of nearby segments of CTC Trail. Higher equestrian use is more common along backcountry trails and less so in more urbanized areas such as the project area. Horse manure is more typically found in larger quantities at equestrian staging areas, not along the trail. Based on experience and observation along other segments of CTC Trail, manure generally stays on the trail and decomposes in place. Any larger quantities of manure found during regular trail patrols would be collected and disposed of by park rangers.

The trail design minimizes runoff (e.g., compacted trail surface, graded with cross-drain design to limit erosion and direct flow across the trail and into the surrounding native soils), and the trail would be regularly maintained to minimize pollutants (as is other segments of CTC Trail). Operation of the trail

X. Hydrology and Water Quality

not	uld not necessitate use of permanent treatment control BM violate waste discharge requirements or impact surface or drology and water quality would be less than significant.				
b)	Substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin?				
Th	e project would not require the use of any groundwater nor erefore, no direct or cumulative impact on groundwater rescur.		_		
c)	Substantially alter the existing drainage pattern of the site or are of a stream or river, or through the addition of impervious surface				e course
	i) Result in a substantial erosion or siltation on- or off-site;			\boxtimes	
(fib Co erc	ninage patterns. Erosion during construction would be prevenent rolls and silt fences) to prevent loose soils from eroding instruction would not occur during rain events. The project version or siltation. Operation of the trail would not trigger the IPs. Impacts would be less than significant.	into the a	djacent habitat cause or resul	or river. t in substan	ıtial
	 Substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or off-site; 				
sur the and	e proposed project would not impact surface runoff to a subface and would not change the direction or rate of overland floodplain. The trail bridge is designed to convey river flow d would not affect water surface elevations upstream of the uld be less than significant.	l flows or s and ove	the behavior of ertop during lar	f surface ru ger storm e	noff in events
	iii) 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; or				

The project area is vegetated open space and no stormwater drainage systems exist in the area. Runoff from the trail and bridge may occur during heavy rain events as the site is located within a floodplain. The trail would be designed to allow runoff to flow across the trail to the surrounding pervious and vegetated areas and would not carry sources of substantial pollutants. Some ponding on the trail is normal during light rain events and would slowly soak into the trail surface. The trail would be regularly maintained to remove litter and repair trail drains and areas of potential erosion, which would minimize sources of pollutants. Bridge runoff during rain events would flow into the river. However, pollutants on the non-vehicular bridge would be minimal and not a substantial additional source of polluted runoff. Water quality impacts related to stormwater runoff would be less than significant.

iv) Impede or redirect flood flows?			\boxtimes				
The Osuna Trail Segment Hydrology and Hydraulic Analysis (Kimley Horn 2023) included a study area spanning 1,000 feet upstream and downstream of the Project Site and considered other nearby existing bridge crossings in the area including the Morgan Run Golf Course bridge (upstream). The main river channel conveys local drainage flows and small storm events (up to 10-year storms); larger storm events overtop the channel banks and expand over the wide floodplain (Kleinfelder, 2015). It was determined to be infeasible to span the entire 100-year floodplain with a bridge due to the floodplain width of over 1,000 feet in the project area (Kleinfelder, 2015). The proposed bridge would span the main river channel. The bridge structure is designed to withstand storms and flood events without affecting upstream water surface elevations and will convey river flows during 1- to 10-year storms (with 1.5 feet of freeboard) and overtop during larger storm events. Spread footings are proposed that minimize impacts to the channel bank during lower flow velocities for the smaller storm events of the 1-, 1.5-, and 2-year storm. The design and placement of the project would minimize the potential to impede or restrict flows. See Appendix C and Appendix E, <i>Hydrology Report, Osuna Segment of the Coast to Crest Trail Project</i> , for more information on the bridge design. Impacts would be less than significant.							
d) Conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan?				\boxtimes			
The recreational use would not use or interfere with groundwater at the site. No groundwater management plans exist for the project vicinity. Therefore, as noted above, project implementation would not have the potential to result in significant adverse impacts to surface water and groundwater quality or otherwise conflict with the Basin Plan. Impacts would be less than significant.							
Mitigation Measures							
No mitigation is necessary.							
XI. Land Use and Planning		_					
Would the project:	Potentially Significant Impact	Less-than- Significant Impact with Mitigation Incorporated	Less-than- Significant Impact	No Impact			

The Whispering Palm residential community is located nearby to the northwest of the project site, but the Project is not proposed in the residential area and would not interfere with existing homes. Therefore, the proposed project would not disrupt or divide the established community nor have the potential for cumulatively considerable impacts on an established community; therefore, no impacts would occur.

X

a) Physically divide an established community?

b) Cause a significant environmental impa with any land use plan, policy, or regula purpose of avoiding or mitigating an env	tion adopted for the				\boxtimes
The project would contribute to the com included in and consistent with the San Regional Trails Plan. The project would the open space, recreational, and agricult	Dieguito River Park not conflict with an	Concept Play other land	an and the Co use plans and	unty of San l is consisten	Diego t with
Mitigation Measures					
No mitigation is necessary.					
XII. Mineral Resources					
		Potentially	Less-than- Significant Impact with	Less-than-	N
Would the project:		Significant Impact	Mitigation Incorporated	Significant Impact	No Impact
Would the project: a) Result in the loss of availability of a kno that would be of value to the region and state?		_	_		
Result in the loss of availability of a kno that would be of value to the region and	the residents of the	Impact action, nor is	it currently or	Impact historically to	Impact 🖂
a) Result in the loss of availability of a kno that would be of value to the region and state? The Project site is not designated for mi	neral resource extruch, no impacts rela	Impact action, nor is	it currently or	Impact historically to	Impact 🖂
a) Result in the loss of availability of a kno that would be of value to the region and state? The Project site is not designated for mi utilized for mineral resource uses. As su b) Result in the loss of availability of a local resource recovery site delineated on a local content.	neral resource extruch, no impacts relablly-important mineral ocal general plan,	action, nor is tive to miner	it currently or al resources v	impact historically to the vould occur.	impact Deen
a) Result in the loss of availability of a kno that would be of value to the region and state? The Project site is not designated for mi utilized for mineral resource uses. As subspecific plan or other land use plan? The Project would not result in the loss of availability of a local resource recovery site delineated on a language plan?	neral resource extruch, no impacts relablly-important mineral ocal general plan,	action, nor is tive to miner	it currently or al resources v	impact historically to the vould occur.	impact Deen
a) Result in the loss of availability of a kno that would be of value to the region and state? The Project site is not designated for mi utilized for mineral resource uses. As subspace in the loss of availability of a local resource recovery site delineated on a laspecific plan or other land use plan? The Project would not result in the loss delineated on a local general plan, specific plan	neral resource extruch, no impacts relablly-important mineral ocal general plan,	action, nor is tive to miner	it currently or al resources v	impact historically to the vould occur.	impact Deen

2. Initial Study Checklist XII. Mineral Resources

XIII. Noise

Would the project:	Potentially Significant Impact	Less-than- Significant Impact with Mitigation Incorporated	Less-than- Significant Impact	No Impact
a) Generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?				

The Project would increase recreational use of the area, a use which is compatible with the other recreational uses occurring in the project vicinity such as golfing and sports fields events and would not increase the ambient noise levels to exceed the City of San Diego sound level limits (§59.5.0401) nor the County of San Diego General Plan and County of San Diego Sound Level Limits (§36.404). The proposed trail segment and bridge would be occupied by daytime hikers, cyclists, and horseback riders during the day. The trail would be closed at night. The trail would be passively used and would not be open to motor vehicles. The proposed project would not involve any uses that may create substantial temporary or periodic increases in ambient noise levels in the project area. Routine maintenance of the new trail segment would be consistent with the maintenance activities on other segments of the CTC Trail and would not involve high-intensity noise sources.

Noise levels from temporary construction activities associated with the project are expected to comply with the applicable City of San Diego and County of San Diego construction noise limits at all surrounding property lines with activity limited to the daytime hours of 7 a.m. to 7 p.m. during all phases of construction, as designed. Construction operations would occur only during daytime hours and during permitted hours by ordinance. Also, it is not anticipated that the proposed project would operate construction equipment that would exceed 75 decibels (dB) for more than 8 hours during a 24-hour period. Therefore, the proposed project would not result in a substantial temporary or periodic increase in ambient noise levels in the project vicinity. Therefore, the impact would be less than significant.

b) Generation of excessive groundborne vibration or groundborne noise levels?		\boxtimes

The proposed project does not involve a land use that would generate groundborne vibration or noise levels on site or in the surrounding area.

Temporary construction activities, such as excavation and grading, may produce typical minor localized ground-borne vibration of the construction activity. Impacts from construction-related ground-borne vibration, should they occur, would be intermittent and confined to the immediate area surrounding the activity. The Project would not use high-intensity methods such as pile driving or blasting. Therefore, the Project would not generate excessive groundborne vibration or groundborne noise levels on a Project or cumulative level. Therefore, the impact would be less than significant.

c) For a project located within the vicinity of a private airstrip or an airport land use plan or, where such as plan has not been adopted, within two miles of a public airport or public use airport, would the project expose people residing or working in the project area to excessive noise levels?				
No airstrips are located within the vicinity of the Project nor plan. Therefore, no impacts would occur.	is the area s	subject to any	airport land ι	ıse
Mitigation Measures				
No mitigation is necessary.				
XIV. Population and Housing				
3 The second of		Less-than-		
Would the project:	Potentially Significant Impact	Significant Impact with Mitigation Incorporated	Less-than- Significant Impact	No Impact
a) Induce substantial unplanned population growth in an area,				
either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)?				
either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of				
either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)? The Project would not result in the construction of homes of				
either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)? The Project would not result in the construction of homes of would not directly or indirectly induce population growth in b) Displace substantial numbers of existing people or housing, necessitating the construction of replacement housing	the area. No	impact would	occur.	Project
either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)? The Project would not result in the construction of homes of would not directly or indirectly induce population growth in b) Displace substantial numbers of existing people or housing, necessitating the construction of replacement housing elsewhere? No existing residential structures are located on the Project Project would not displace housing. Homes in the vicinity of	the area. No	impact would	occur.	Project

2. Initial Study Checklist XIV. Population and Housing

XV. Public Services

Wo	ould the project:	Potentially Significant Impact	Less-than- Significant Impact with Mitigation Incorporated	Less-than- Significant Impact	No Impact			
a)	Result in substantial adverse physical impacts associated wit governmental facilities, need for new or physically altered governmental significant environmental impacts, in order to ma other performance objectives for any of the public services:	h the provision vernmental fac	n of new or physicilities, the cons	sically altered truction of whi	ch			
	i) Fire protection?			\boxtimes				
clos eas 920 sect	e protection and emergency services are provided by the sest fire station 3 located at 6424 El Apajo, Rancho Sant of the project site. Del Mar Fire Department is located 14 and is approximately 3 miles west of the project site tion, the proposed project would not result in an increase than significant to fire protection services.	ta Fe, CA 92 at 2200 Jimr As discusse	2067 and is ap my Durante Bl ed, the Popula	proximately vd, Del Mar, tion and Hou	1 mile CA ısing			
	ii) Police protection?			\boxtimes				
propapp The recr and in a	e San Diego County Sheriff's Department is the primary cosed project is in the service area of the Sheriff's Department of the Sheriff's Department of the Project site at 175 N EI Company of the project would result in the extension of an extensional uses in the area. Police protection is expected trail use would not interfere with or change service. The increased demand requiring the need for new or physicals would be less than significant.	rtment's Nor camino Real isting CTC to to remain at erefore, the p	th Coastal Sta , Encinitas, CA rail and is com current levels proposed proje	ation, located A 92024. apatible with in the project act would not	other ct area t result			
	iii) Schools?				\boxtimes			
othe	The Project site is located within the San Dieguito Union High School District boundary. There are no other public schools within 2 miles of the project site. The Project does not generate population or demand for school facilities. As such, school services would not be impacted.							
	iv) Parks?				\boxtimes			
exis imp	The Project would not impact any existing parks and would instead expand recreational use for the existing population. The trail segment would enhance recreational opportunities in the area and implement the San Dieguito River Park Concept Plan. Therefore, the proposed project would have a positive impact on recreational use. No adverse impact would occur.							
	v) Other public facilities?				\boxtimes			

As discussed above, physical impacts on public services are usually associated with population inmigration and growth, which increase the demand for public services and facilities. The proposed project 2. Initial Study Checklist XVI. Recreation

would occur.					
Mitigation Measures					
No mitigation is necessary.					
		<u> </u>			
XVI. Recreation					
Would the project:	Potentially Significant Impact	Less-than- Significant Impact with Mitigation Incorporated	Less-than- Significant Impact	No Impact	
a) Would the project 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?					
The Project would implement the recreational plans adopte opportunities for the existing population. The trail would cor Dieguito River Park Coast to Crest Trail, a regional recreati would be positive and not adverse.	ntribute to the	e implementat	ion of the Sa	เท	
b) Does the project include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment?				\boxtimes	
The Project is a planned trail of a regional recreational facility and is designed to minimize impacts on the environment and would improve existing recreational amenities. The San Dieguito River Park Concept Plan addresses the need to design trail facilities that do not impair open space and its resources. The project would adhere to the Design Standards contained in the Concept Plan.					
Mitigation Measures					
No mitigation is necessary.					

would have no effect on population growth. Therefore, the proposed project would not result in an increased demand requiring the need for new or physically altered public facilities; therefore, no impact

XVII. Transportation

Wo	ould the project:	Potentially Significant Impact	Less-than- Significant Impact with Mitigation Incorporated	Less-than- Significant Impact	No Impact		
a)	Conflict with a program, plan, ordinance, or policy addressing the circulation system, including transit, roadway, bicycle and pedestrian facilities?						
regi exp	The project would not conflict with any plan for the existing circulation system and would implement the regional CTC Trail identified in the SDRP Concept Plan and County Trails Master Plan. The project would expand non-vehicular use and improve the bicycle and pedestrian network by connecting to an existing public road. No adverse impacts would occur.						
b)	Conflict or be inconsistent with CEQA Guidelines Section 15064.3 Subdivision (b)?				\boxtimes		
150 amo on-look of Stran or of Train The exterior the trail app add exist resu	ing project construction, primarily heavy-duty trucks will 64.3, subdivision (a), states, "For the purposes of this sount and distance of automobile travel attributable to a proad passenger vehicles, specifically cars and light truck a project would not result in any permanent increase in the project would not result in any permanent increase in the project would not result in any permanent increase in the project would not because it proposes the "additionable of the off-road facilities that serve non-motored travel," permanentation Study Manual (September 2020). Therefore the proposed project would not likely generate new vehicles and the existing CTC Trail by 1 mile, is consistent with roduce uses that would add vehicle trips resulting in more availability of recreational trails in the region, and the result of the project would adecuted in the surrounding community. The project would not call the surrounding community. The project would not call the direct significant impact. In addition, the propose ted to non-motorized travel such as mass transit, pedes ur.	ection, 'vehicoroject." Here is, rather that /MT exceeding exceeding the summed to the formal of Class I like the SDRP Core vehicle mile creating publing at an exiguately serve posed trail for result in add project words."	cle miles trave e, the term "au in heavy const ing thresholds have a less th bike paths, tra D of the City o pact is expecte measurable concept Plan, a es. The project lic would othe sting trailhead trail users to or pedestrians led vehicle trip uld not conflict	led' refers to tomobile" reference to reference in the proposed and bicyclists and would with policies in the reference in th	fers to cles. the City of the paths, is project ribute to ther the salso I not is		
c)	Substantially increase hazards due to a geometric design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?						

The project proposed does not impact or involve any changes to existing roadways. Therefore, no hazards would result from the proposed trail segments. No impacts would occur.

d)	Re	sult in inadequate emergency access?				\boxtimes
The	tra	oposed project would not close roads or access poin ail would be accessible from San Dieguito Road for e would result in no impacts related to inadequate em	mergency ve	hicles. Theref		
Mi	tig	ation Measures				
No	mit	igation is necessary.				
				<u> </u>		
X۷	/111	. Tribal Cultural Resources				
Wo	oulo	I the project:	Potentially Significant Impact	Less-than- Significant Impact with Mitigation Incorporated	Less-than- Significant Impact	No Impact
a)	Pu de	buld the project cause a substantial adverse change in the blic Resources Code Section 21074 as either a site, featur fined in terms of the size and scope of the landscape, sacr lifornia Native American tribe, and that is:	e, place, cultu	ral landscape th	nat is geograp	
	i)	Listed or eligible for listing in the California Register of Historical Resources, or in a local register of historical resources as defined in Public Resources Code Section 5020.1(k), or				
	ii)	A resource determined by the lead agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in Subdivision (c) of Public Resources Code Section 5024.1. In applying the criteria set forth in Subdivision (c) of Public				

JPA staff sent AB 52 notices via certified mail to the San Luis Rey Band of Mission Indians, Rincon Band of Luiseño Indians, and the San Pasqual Band of Mission Indians, tribes traditionally and culturally affiliated with the project area. Additionally, on January 31, 2023, the City of San Diego notified the lipay Nation of Santa Isabel and the Jamul Indian Village via written communication. The San Pasqual Band of Mission Indians responded with a request for a site meeting. No response was received from the San Luis Rey Band of Mission Indians nor the Rincon Band of Luiseño Indians within the 60-day period to request consultation and additional information nor were responses received after additional communication attempts. The lipay Nation of Santa Isabel and Jamul Indian Village did not request for formal consultation within the 30-day notification period.

Resource Code Section 5024.1, the lead agency shall consider the significance of the resource to a California

Native American tribe.

JPA staff met with a representative from the San Pasqual Band of Mission Indians on October 22, 2021, for a site walk of the proposed trail. The tribe representative identified the area as a Traditional Use Area and expressed concern with construction work along the riverbank and riparian area and recommended monitoring during initial earthwork construction. The JPA also provided a copy of the project cultural resources report as requested. JPA staff is working with the tribe with the goal of incorporating tribal cultural information into the trail interpretive panel and/or other aspects of the trail. The Project is located on a riverbank, berm, and fill. Most of the area, although not all, has been previously disturbed. However,

due to the potential sensitivity and tribal cultural significance of the project vicinity, the site being identified as a Traditional Use Area. A qualified Native American monitor would be present during project construction as required by the measure below (MM-CUL-10), which will reduce this impact to a less-than-significant level.

Mitigation Measures Incorporated into the Project

The project has been designed to be consistent with the Design and Development Standards contained in the San Dieguito River Park Concept Plan. However, additional measures are necessary to mitigate all cultural impacts from implementation of the project to a level of insignificance. The purpose of the following measure is to ensure the project does not impact unanticipated resources that may be discovered during construction activities:

MM-CUL-10. A qualified Native American monitor shall attend the pre-construction meeting with the JPA project manager and construction contractor and be present to monitor initial ground disturbance for the project. Once they have determined that grading and other disturbances have removed soils with a reasonable potential for containing cultural material, monitoring can be reduced to as needed and when and if additional ground-disturbing activities continue in native soil. If tribal cultural material is encountered, the Native American monitor shall have the authority to temporarily halt or redirect ground-disturbing activity while the cultural material is documented and assessed. If a cultural resource is determined to be significant, the monitor shall coordinate to develop and implement appropriate treatment measures. Artifacts collected (if any) shall be cataloged, analyzed, and curated with accompanying catalog to current professional repository standards and transferred to an appropriate curating facility within San Diego County or returned to the consulting tribe for reburial or for curation at a tribal facility.

XIX. Utilities and Service Systems

Would the project:	Potentially Significant Impact	Less-than- Significant Impact with Mitigation Incorporated	Less-than- Significant Impact	No Impact
a) Require or result in the relocation or construction of new or expanded water, wastewater treatment or storm water drainage, electric power, natural gas, or telecommunication facilities, the construction of which could cause significant environmental effects?				

The Proposed Project would not involve relocating or constructing new or expanded water, wastewater treatment, or storm water drainage, electric power, natural gas, or telecommunication facilities. Existing above-ground electric utility lines and power poles in the area would not be disturbed. The proposed project would not generate wastewater.

An underground (50 feet below grade) recycled water line, owned by the Olivenhain Municipal Water District (OMWD), was installed in the project area in 2019 and a portion of the project footprint would extend over the pipeline easement. The JPA's project engineers consulted with OMWD staff and designed the bridge and footings to avoid the pipeline to ensure the pipeline is not impacted. Trail grading would be minor in scale and depth and would not penetrate deep enough to affect the pipeline. JPA and OMWD staff will continue to communicate during final design and throughout project construction. The

2. Initial Study Checklist XIX. Utilities and Service Systems

pip	A and OMWD will enter into a mutually acceptable joint-telline easement area for the trail, which will be finalized priconmental effects would occur.				
b)	Have sufficient water supplies available to serve the project and reasonably foreseeable future development during normal, dry and multiple dry years?				\boxtimes
The	e proposed Project would not involve or require permane cur.	ent water sup	plies. Therefo	ore, no impa	ct would
c)	Result in a determination by the wastewater treatment provider which 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?				
The	e proposed project would not generate wastewater there	fore no impa	cts would occ	cur.	
d)	Generate solid waste in excess of state or local standards, or in excess of the capacity of local infrastructure, or otherwise impair the attainment of solid waste reduction goals?				\boxtimes
rec wo	e proposed project links to existing trails and the Lagoon ers to dispose of trash. Printed and posted park rules sta eptacles and clean up after their pets (dog litter bags are uld be monitored and maintained by park rangers and vo es implementation. The project would not generate solid	te that users e provided at blunteers, inc	should put tra the trail stagi luding litter re	ash in prope ing areas). T emoval and l	er The trail park
Mi	tigation Measures				
No	mitigation is necessary.				
e)	Comply with federal, state, and local management and reduction statutes and regulations related to solid waste?				\boxtimes
The	e proposed project would not generate solid waste; there	efore, no impa	acts would oc —	ccur.	

XX. Wildfire

Would the project:	Potentially Significant Impact	Less-than- Significant Impact with Mitigation Incorporated	Less-than- Significant Impact	No Impact				
Substantially impair an adopted emergency response plan or emergency evacuation plan?				\boxtimes				
The proposed project is in the City of San Diego and County of San Diego jurisdictions, both of which participate in the County Multi-Jurisdictional Hazard Mitigation Plan. The project complies with the General Plan. The proposed project would not disrupt emergency evacuation routes as identified in the Hazard Mitigation Plan. Emergency access would not be impacted, and the trail would not impede emergency access. Therefore, the project would have no impact on an emergency response or evacuation plan during construction and operation.								
b) Error! Not a valid link.				\boxtimes				
The project is located in a Very High Fire Severity Zone. Implementation of fire safety procedures in the standard specifications during construction would reduce the potential for exacerbating fire risk due to construction activities to a less-than-significant level. Trail operation would not impact the risk of wildfire. Smoking is prohibited in all areas of the park including on trails and all trails are patrolled by professional park rangers. The trail would be closed should the area be exposed to a wildfire, as is standard practice. The project would not significantly exacerbate wildfire risks, and no mitigation is required.								
c) Require the installation or maintenance of associated infrastructure (such as roads, fuel breaks, emergency water sources, power lines or other utilities) that may exacerbate fire risk or that may result in temporary or ongoing impacts to the environment?				\boxtimes				
The project does not propose or require any new infrastructure that would exacerbate fire risk. No new construction of roads, fuel breaks, emergency water sources, power lines, or other utilities would be constructed and would be less than significant.								
d) Expose people or structures to significant risks, including downslope or downstream flooding or landslides, as a result of runoff, post-fire slope instability, or drainage changes?								
Much of the nearby project area is developed with turf (golf topographically flat and not susceptible to these types of ris subject to flooding. The project is designed to not impede of downstream river flows and would not exacerbate flooding. WATER QUALITY regarding this matter. The trail would be events (where flooding is a concern) as are other segments less than significant.	sks. The proje or impact ups Refer to sec closed durir	ect is located i tream flood election X. HYDR ng and immedi	n a floodplai evations or OLOGY ANI ately after st	n and is O orm				

XXI. Mandatory Findings of Significance

effects of past, present, and probable future projects)?

Wo	ould the project:	Potentially Significant Impact	Less-than- Significant Impact with Mitigation Incorporated	Less-than- Significant Impact	No Impact
a)	Does the project have the potential to substantially degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, substantially reduce the number or restrict the range of a rare or endangered plant or animal or eliminate important examples of the major periods of California history or prehistory?				
the woo me imp the The	described under Section 2.IV, <i>Biological Resources</i> , and proposed project has the potential to impact wildlife and all the reduced to a less-than-significant level with the infasures into the project. Specifically, the proposed project acts on special status plant species, migratory birds, very U.S./state. Potential impacts to Band of San Pasqual Interest impacts to biological and tribal cultural resources we proporation of mitigation measures listed in this checklist.	I tribal cultur corporation of t has the por- getation com dians Traditi re determine	al resources; he design feature tential to resulte munities, and onal Use Areaded to be less the	nowever, impures and mititin significar potential was were identinan signification at less-th	pacts gation nt aters of fied. nt with
b)	Does the project have impacts that are individually limited, but cumulatively considerable? ("Cumulatively considerable" means that the incremental effects of a project are significant when viewed in connection with the effects of past projects, the effects of other current projects, and the				

The project is located on open space land and no known plans exist to change or expand existing uses in the vicinity including the two golf courses or soccer facilities. OMWD is currently conducting studies for potential groundwater extraction opportunities, but the trail project does not impact those efforts and no plans have been proposed. An invasives species removal project along the river channel is planned by the Fairbanks Ranch Country Club, but the timeline for that work is unknown and can be timed to not interfere with the bridge construction if necessary.

Further away to the west of the Project location there are several other future projects that will improve trail connections in the area including the City of San Diego El Camino Real Bridge Replacement and Road Widening Project, the SANDAG and Caltrans Lagoon Restoration Phase II project, and the City of Del Mar's River Path Del Mar Phase III Extension Project. The Project's impacts would be limited to the construction phase and would not be cumulatively considerable when the effects of past, present, and probably future projects are considered. Impacts would remain less than significant.

Permanent impacts on biological and tribal cultural resources are discussed in Section IV Biological Resources and Section XVIII. Tribal Cultural Resources, and direct project impacts were concluded to be reduced to a less-than-significant level with mitigation incorporated. As a result, the contribution of the project's less-than-significant impacts with mitigation on biological and cultural resources would not be cumulatively considerable.

	2. Initial Study Checklis
XXI. Mandatory	y Findings of Significance

c)	Does the project have environmental effects which would cause substantial adverse effects on human beings, either directly or indirectly?				\boxtimes				
cor and	The Project would improve recreational opportunities for the community and surrounding region and is considered a benefit to humans and not adverse. The project would improve non-vehicular connectivity and access and would have a positive impact. Construction impacts would be limited in duration and scope and no adverse impacts to human beings would occur.								

3. References

California, State of:

CEQA Net, The City of Del Mar River Path Del Mar Phase III Extension Project. Accessed May 2022. https://ceqanet.opr.ca.gov/2022030141.

Department of Conservation, California Important Farmland Finder. Accessed July 2021. https://maps.conservation.ca.gov/dlrp/ciff/

Department of Forestry and Fire Protection (CAL FIRE). Fire Hazards Severity Zones Maps. Accessed May 2021. https://osfm.fire.ca.gov/divisions/wildfire-prevention-planning-engineering/wildland-hazards-building-codes/fire-hazard-severity-zones-maps/.

Department of Resources Recycling and Recovery (CalRecycle). Accessed February 2021. https://www2.calrecycle.ca.gov/swfacilities/Directory/33-AA-

0217.https://www2.calrecycle.ca.gov/swfacilities/Directory/33-AA-0217.

Department of Toxic Substances Control, EnviroStor. Accessed August 2021. https://www.envirostor.dtsc.ca.gov/public/how to use envirostor.

Department of Transportation. Official Designated Scenic Highways. Accessed July 2023 https://dot.ca.gov/programs/design/lap-landscape-architecture-and-community-livability/lap-liv-i-scenic-highways

Department of Transportation. Scenic Highway Mapping System, 2018. Accessed July 2021. http://www.dot.ca.gov/hq/LandArch/16_livability/scenic_highways/index.htm.

Water Resources Control Board (SWRCB). GeoTracker Database. Accessed March 1, 2021. https://geotracker.waterboards.ca.gov/.

City of Del Mar:

Del Mar Fire Department. http://www.delmar.ca.us/134/Fire-Department. Accessed August 2021.

City of San Diego:

Article 9.5: Noise Abatement and Control.

https://docs.sandiego.gov/municode/MuniCodeChapter05/Ch05Art9.5Division04.pdf Accessed September 2021.

El Camino Real Bridge Replacement and Road Widening Project.

https://www.sandiego.gov/department-document/el-camino-real-bridgeroad-widening-project-recirculated-final-environmental. Accessed June 2022.

MSCP Plan and Associated Documents. https://www.sandiego.gov/planning/programs/biodiversity. Accessed September 2021.

Seismic Safety Study 2008. https://www.sandiego.gov/development-services/zoning-maps/seismic-safety-study. Accessed October 2021.

County of San Diego:

Air Pollution Control Board (SAPCD).

https://www.sdapcd.org/content/sdc/apcd/en/Rule Development/Rules and Regulations.html. Accessed August 2021.

Airport Land Use Commission (ALUC). Accessed August 2021. https://www.san.org/Airport-Projects/Land-Use-Compatibility#7121296-alucps.

Community Trails Master Plan. 2005. Accessed September 2021.

https://www.sandiegocounty.gov/content/sdc/pds/community-trails-master-plan.html.

General Plan. Accessed August 2021.

https://planning.rctlma.org/ZoningInformation/GeneralPlan.aspx.

Guidelines for Determining Significance-Mineral Resources. Accessed September 2021.

https://www.sandiegocounty.gov/oes/emergency management/oes jl mitplan.html.

County of San Diego Guidelines for Determining Significance and Report Format and Content Requirements, Mineral Resources. July 30, 2008. Accessed April 2021.

http://www.sandiegocounty.gov/dplu/docs/Mineral Resources Guidelines.pdf.

Multi-Jurisdictional Hazard Mitigation Plan.

https://www.sandiegocounty.gov/oes/emergency_management/oes_jl_mitplan.html.

Noise Ordinance. Accessed August 2021.

https://www.sandiegocounty.gov/content/dam/sdc/cob/ordinances/ord9962.doc.

The County of San Diego Guidelines for Determining Significance of Traffic and Transportation. Accessed September 2021.

https://www.sandiegocounty.gov/content/dam/sdc/dplu/docs/Traffic_Guidelines.pdf.

Sheriff's Department. Accessed September 2021. https://www.sdsheriff.gov/home.

Dudek:

Biological Technical Report, San Dieguito River Park Osuna Segment of the Coast to Crest Trail Project. April 2023

Positive Resource Inventory Report for the Osuna Segment of the Coast to Crest Trail Project. 2021.

Federal Emergency Management Agency (FEMA):

FEMA Flood Map Service Center. Accessed April 2021. https://msc.fema.gov/portal/home.

GEOCON Inc.:

Preliminary Foundation Report, Osuna Segment of the Coast to Crest Trail Project. July 27, 2021.

Kimley-Horn:

Osuna Segment of the Coast to Crest Trail Hydrology and Hydraulic Analysis. March 20, 2020. Revised March 2023.

Kleinfelder:

Osuna Valley Trail Bridge Feasibility Study. San Dieguito River Park Joint Powers Authority. 2015.

Olivenhain Municipal Water District:

OMWD Construction Plans for Recycled Water Pipeline Extension 153A. October 2018

OMWD Access and Underground Water Pipeline Easement Deed, Document 2019-0178848. May 13, 2019.

OMWD Correction Deed. Access and Underground Water Pipeline Easement Deed. Document 2019-0358274. August 22, 2019.

Rancho Paseana Trust. Grant of Trail Easement. Document 2017-0068919. February 10, 2017.

16092 SDR Trust. Amended Grant of Trail Easement. September 2022. Unrecorded as of this printing.

Rancho Santa Fe Fire Protection District:

Fire Station Locations. Accessed April 2021. https://www.rsf-fire.org/fire-station-locations/.

Regional Water Quality Control Board (RWQCB):

San Diego Basin Water Quality Control Plan. Accessed September 2021. https://www.waterboards.ca.gov/sandiego/water_issues/programs/basin_plan/.

SANDAG:

San Dieguito Lagoon Restoration Project Phase II. Accessed June 2022. https://www.keepsandiegomoving.com/SanDieguitoLagoon/SDLagoon-intro.aspx.

San Dieguito River Park Joint Powers Authority:

Final Program Environmental Impact Report for the San Dieguito River Park Concept Plan, SCH 91121059, San Dieguito River Park Joint Powers Authority. November 19, 1993.

San Dieguito River Park Concept Plan, San Dieguito River Park Joint Powers Authority. 1994, updated 2002.

Trails Management Plan and Standards, San Dieguito River Park Joint Powers Authority. 2016, updated 2021.

San Dieguito Union High School District:

Boundaries Map. Accessed September 2021. https://www.sduhsd.net/Our-District/About-Us-History/Boundaries-Map-/index.html.

South Coast Air Quality Management District:

South Coast Air Quality Analysis Handbook. Supplemental information available at http://www.aqmd.gov/home/rules-compliance/ceqa/air-quality-analysis-handbook#.

United States Department of Agriculture, Natural Resources Conservation Service:

Custom Soil Resource Report, San Diego County Area, California (Project Site). Accessed May 2021.

United States Geological Survey:

USGS Topo Viewer. Accessed January 2022. https://ngmdb.usgs.gov/topoview/viewer/#14/32.9778/-117.2200.