

Response to Late Comment Letter 5 – Golden State Environmental Justice Alliance, Received September 10, 2023

Blum Collins & Ho, LLP, attorneys at law, previously submitted timely comments regarding the Draft EIR (DEIR) on behalf of the Golden State Environmental Justice Alliance (GSEJA) in December 2022. Those comments and the responses thereto are included in the Final EIR (FEIR) as Comment Letter B, Comment Letter B Attachment I, and Response to Comment Letter B, and Response to Comment Letter B Attachment 1, respectively.

GSEJA also submitted written comments prior to the May 17, 2023 Planning Commission meeting. That letter was submitted after the public review period for the Draft EIR and is identified as Late Comment Letter 1. The responses to those comments are identified as Response to Late Comment 1-A through Response to Late Comment 1-E. Late Comment Letter 3 was received by the City of Perris on August 24, 2023 and is identical to Late Comment Letter 1. Refer to Responses to Late Comment 1-A through Response to Late Comment 1-E.

GSEJA then submitted written comments on September 10, 2023. This email and letter was also submitted after the public review period for the DEIR and is identified as Late Comment Letter 5. Late Comment Letter 5 is identical to Late Comment Letter 1 and Late Comment Letter 3. Refer to Responses to Late Comment 1-A through Response to Late Comment 1-E. As such, Late Comment Letter 5 does not raise any new environmental issues.