# PROPERTY MANAGEMENT PLAN FOR THE CANNABIS CULTIVATION OPERATIONS AT 2050 & 2122 OGULIN CANYON ROAD, CLEARLAKE, CALIFORNIA

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Applicant: Lake Vista Farms, LLC

> Prepared for: County of Lake

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## 1.0 INTRODUCTION

This Property Management Plan has been prepared to fulfill the requirements of *Ordinance No. 3073*, an *Ordinance Amending Chapter 21*, *Article 27* of the Lake County Code Pertaining to Cannabis Cultivation.

This Property Management Plan, and all the sub-plans, have been prepared using the guidance that is listed in Subsection 5 of the proposed amendments to Chapter 21, Article 27 of the Lake County Code. Ordinance No. 3073 describes the Plan as follows:

"All permittees shall prepare a Property Management Plan. The intent of said plan is to identify and locate all existing cannabis and non-cannabis related uses on the property, Identify and locate all proposed cannabis and non-cannabis related uses on the property, and describe how all cannabis and non-cannabis related uses will be managed in the future. The property management plan shall demonstrate how the operation of the commercial cannabis cultivation site will not harm the public health, safety, and welfare or the natural environment of Lake County."

Note that Ordinance No. 3085 modifies and reduces the contents of the Property Management Plan. However, in another part of Ordinance 3084, specifically Section 4, Subsection 2 i (d) (11), it states that the applicant must prepare a "Written Description":

"A statement of the applicant's proposal for solid waste disposal, vegetative waste disposal, storm water management, fish and wildlife protection, water resources protection, energy use, water use, pest management, fertilizer use, property management, grading, organic farming, and protection of cultural resources."

Since these written description requirements are the same contents of the Property Management Plan described in Ordinance No. 3073, the format used for this Plan is the guidance provided by Ordinance No. 3073. Thus, this Property Management Plan fulfills the requirements of both Ordinance No. 3073 and Ordinance No. 3085.

This Plan is intended to be a "living" document, updated as necessary, such that when operational activities or processes are modified or replaced, the applicable sub-plans are revised to reflect these changes. Relevant sub-plans should also be amended whenever the goals of the Plan are not met, whenever a significant pollution event or other non-compliance event occurs, or whenever a violation notice is issued.

## 2.0 PROJECT LOCATION AND DESCRIPTION

Cannabis cultivation operations are planned at 2050 and 2122 Ogulin Canyon Road, Clearlake, in Lake County, California. The cultivation operations will occur on a 302.4-acre property ("Property") comprised of two parcels: APN 010-053-01, 145.8 acres; and APN 010-053-02, 156.6 acres. This property is proposed to be cultivated under lease agreements with various cultivators in discrete cultivation areas. Six potential cultivation areas were identified, labeled for convenience's sake as follows (see exhibits):

- "Northwest Hops Field", in the northwest corner of APN 010-053-01, a 6.0-acre field previously used to grow hops, reduced to 3.4 acres because of 150-foot setbacks from the top of bank of perennial watercourses.
- "Southwest Clearing", in the southwest portion of APN 010-053-01, 6.4 acres
- "Northeast Hops Field", at the top of the parcel boundary between APN 010-053-01 and APN 010-053-02, a 3.4-acre hop field, reduced to 1.3 acres because of 150-foot setbacks from the top of bank of perennial watercourses.
- "Central Hops Field," in the center of APN 010-053-01, 4.2 acres, previously used to grow hops
- "Chaparral Clearing", in the east border of APN 010-053-02, 8.4 acres
- "Orchard", in the center of APN 010-053-01, 5.1 acres

These 6 potential cultivation areas total 28.8 acres. The actual fenced cultivation compounds and Cannabis canopy will be less. The County will currently allow up to 15 acres of Cannabis canopy for this 300-acre property. The current plan is to acquire outdoor cannabis cultivation licenses that total 15 acres of Cannabis canopy. Additionally, a vegetative nursery, where immature plants can be propagated, is proposed using the existing barn and shade structures near the barn (in the Northeast Hops Field area). As the cultivation compounds are defined and installed, this Property Management Plan will be updated.

The cultivation areas are accessed by private unpaved roads off of Ogulin Canyon Road. The cultivation areas were designed to be located on areas previously graded and cleared of vegetation for former agricultural operations, and with sufficient setbacks from watercourses and other sensitive natural resources. The cultivation methods may vary among the cultivators leasing the cultivation compounds. The primary cultivation method will be tilled furrows in native soil amended with imported organic materials.

Some existing farm facilities will be used: Conex shipping containers for chemical storage; barns; agricultural wells and irrigation systems; and farm roads. Each cultivation compound will be outfitted with the following: temporary greenhouses (hoophouses); portable toilets; and Conex shipping containers for chemical storage and Cannabis curing.

# 2.1. Maps

The required maps are provided in the Maps section at the end of this Property Management Plan.

## 3.0 GRADING

Lake County Grading Ordinance (Chapter 30 of the Lake County Code) grading permit needed if volume is 50 cubic yards or more or if 1 acre of native vegetation is cleared. The cultivation areas were designed to be located primarily on areas previously graded and cleared of vegetation for former agricultural operations (orchards and hopfields). If establishment of the cultivation operations require extensive grading, a grading permit will first be obtained. An erosion and sediment control plan has already been created and implemented for this project. Should extensive grading be performed, the erosion and sediment control plan should be updated.

## 4.0 AIR QUALITY MANAGEMENT PLAN

## 4.1. Requirements / Goals

According to the Ordinance, the Property Management Plan must have a section on Air Quality:

- (a) Intent: All cannabis permittees shall not degrade the County's air quality as determined by the Lake County Air Quality Management District (LCAQMD).
- (b) In this section permittees shall identify any equipment or activity that which may cause, potentially cause the issuance of air contaminants including odor, and shall identify measures to be taken to reduce, control or eliminate the issuance of air contaminants, including odors.
- (c) All cannabis permittees shall obtain an Authority to Construct permit pursuant to LCAQMD Rules and Regulations, prior to the construction of the facility described in the Property Management Plan.
- (d) All cannabis permittees shall obtain Authority to Construct Permit pursuant to LCAQMD Rules and Regulations, if applicable, to operate any article, machine, equipment or other contrivance which causes or may cause the issuance of an air contaminant.
- (e) All permittees shall maintain an Authority to Construct or Permit to Operate for the life of the project, until the operation is closed and equipment is removed.
- (f) The applicant shall prepare an odor response program that includes (but is not limited to):
  - a. Designating an individual(s) who is/are responsible for responding to odor complaints 24 hours per day/seven (7) days a week, including holidays.
  - b. Providing property owners and residents of property within a 1,000 foot radius of the cannabis facility, with the contact information of the individual responsible for responding to odor complaints.
  - c. Policies and procedures describing the actions to be taken when an odor complaint is received, including the training provided to the responsible party on how to respond to an odor complaint.
  - d. The description of potential mitigation methods to be implemented for reducing odors, including add-on air pollution control equipment.
  - e. Contingency measures to mitigate/curtail odor and other emissions in the event the methods described above are inadequate to fully prevent offsite nuisance conditions.

The following Air Quality Study was prepared for this project and is bound separately:

 Natural Investigations Co. 2019. Air Quality Impact Assessment for the Cannabis Cultivation Operations at 2050 and 2122 Ogulin Canyon Road, Clearlake.

# 4.2. Air Quality Setting and Potential Pollutant Sources

The project is in the Lake County Air Basin. The Lake County Air Quality Management District (LCAQMD) regulates air quality in Lake County. The U.S. Environmental Protection Agency (EPA) sets acceptable levels for seven air pollutants, and then determines — with the help of states and local air districts — where those standards are or are not met. Lake County currently meets the EPA's health standards for five of those pollutants: carbon monoxide; nitrogen dioxide; sulfur dioxide; lead; and coarse particulates. For the other two — ground-level ozone and fine particulate pollution — Lake County is considered to be a part of a regional non-attainment area. There are no sensitive receptors nearby. Neighboring residences and public facilities such as schools and churches are greater than 2 miles away.

Short-term grading or construction emissions could include fugitive dust and other particulate matter, as well as exhaust emissions generated by earthmoving activities from operation of tractors, tillers, etc., during site preparation. Construction emissions are caused by onsite or offsite activities. Onsite emissions principally consist of exhaust emissions (NOX, CO, ROG,

Control Officers Association, 2017). Model output and reports from CalEEMod are provided in the appendix of the air quality assessment. Default values were used unless otherwise indicated.

#### Results / Emissions Estimates

Construction and operational emissions are summarized in the following tables. The results are expressed as a range of potential emissions, because exact project details are not available yet. To magnify any air quality impacts, the model was run using the worst-case scenarios, and emissions estimates are reported here using the unmitigated emissions values. The main sources of construction emissions are exhaust from heavy equipment and tailpipe emissions from cars and trucks. In the operational phase, no direct emissions will occur. Electrical consumption will contribute incrementally to greenhouse gas generation.

Lake County has adopted the Bay Area Air Quality Management District (BAAQMD) thresholds of significance as a basis for determining the significance of air quality and GHG impacts. Air emissions modeling performed for this project demonstrates that the project, in both the construction phase and the operational phase, will not generate significant quantities of ozone or particulate matter and does not exceed the project-level thresholds established by FRAQMD.

## Comparison of Daily Construction Emissions Impacts with Thresholds of Significance

	Criteria Pollutants	Project Emissions unmitigated (pounds/day)	BAAQMD Threshold (pounds/day)	Significance
-	ROG (VOC)	1 to 10	54	Less than significant
	NO <sub>x</sub>	10 to 20	54	Less than significant
E	CO	10 to 30	548	Less than significant
	SOx	< 1	219	Less than significant
	Exhaust PM <sub>10</sub>	1 to 5	82	Less than significant
	Exhaust PM <sub>2.5</sub>	1 to 5	54	Less than significant
Г	Greenhouse Gasses	2,000 to 3,000	No threshold	Less than significant
L	(CO <sub>2</sub> e)		established	·

# Comparison of Daily Operational Emissions Impacts with Thresholds of Significance

Criteria Pollutants	Project Emissions unmitigated (pounds/day)	BAAQMD Threshold (pounds/day)	Significance
ROG (VOC)	1 to 10	54	Less than significant
NOx	1 to 5	54	Less than significant
CO	1 to 10	548	Less than significant
SO <sub>x</sub>	<1	219	Less than significant
PM <sub>10</sub> (total)	1 to 2	82	Less than significant
PM <sub>2.5</sub> (total)	1 to 2	54	Less than significant
Greenhouse Gasses (CO <sub>2</sub> e)	1 to 10	No threshold established	Less than significant

PM10, and PM2.5) from heavy-duty construction equipment, motor vehicle operation, and fugitive dust (mainly PM10) from disturbed soil. Offsite emissions are caused by motor vehicle exhaust from delivery vehicles as well as worker commuter traffic, but they also include road dust (PM10). However, no grading and no major construction-related activities are needed for implementation of the proposed cultivation operations. The Southwest Clearing and the Chaparral Clearing may need minimal grading and grubbing. Only a few persons working for a few days will be needed for site preparation, and such low numbers of man-hours would not generate significant vehicle emissions.

Operational emission sources consist of mobile emissions and area source emissions. Mobile source emissions estimates are derived from motor vehicle traffic from staff commuting. Area source emissions estimates are derived from the consumption of propane, electricity, and consumer products, as well as emissions resulting from landscape maintenance. However, this cultivation operation does not require the use of propane, electricity, or other consumer products. Cultivation operations may generate fugitive dust emissions through ground-disturbing activities such as ground tilling, uncovered soil or compost piles, and vehicle or truck trips on unpaved roads.

Operation of the proposed cultivation operation would generate small amounts of carbon dioxide from operation of small engines, such as tillers, and from vehicular traffic associated with staff commuting. The generation of carbon dioxide would be partially offset by the cultivation of fast-growing plants, which remove carbon dioxide in the air for photosynthesis. The proposed cultivation operations would not consume excessive amounts of energy because they utilize the natural sun for light.

CDFA (2017) concluded that cannabis cultivation activities under the CalCannabis Licensing Program would not generate a substantial number of vehicle trips and would not require intensive use of heavy equipment, and as such, would not degrade air quality or produce significant amounts of greenhouse gasses. CDFA (2017) summarizes the impacts from small cannabis cultivation operations as follows:

"Despite the potential air quality emission-generating sources described above that are associated with cannabis cultivation activities, it is not anticipated that the Proposed Program would conflict with or obstruct implementation of air quality plans for the numerous reasons outlined below. First, the cannabis cultivation activities under the Proposed Program would not be anticipated to generate a substantial number of vehicle trips (see Section 4.12, Transportation and Traffic) that would affect air quality. In addition, outdoor and mixed-light cultivation activities would generally occur on such small acreages that these activities would often not require intensive use of heavy equipment." (page 4.3-30)

The CDFA CalCannabis Program concluded that small outdoor Cannabis cultivation operations would not contribute significantly to greenhouse gas emissions because of the limited use of combustion-powered equipment and vehicles and because County ordinances limit the use of generators to emergency-use only (CDFA 2017).

An air quality impact assessment was performed for this project by Natural Investigations Co. (2019). Construction emissions and operational emissions were calculated using the California Emissions Estimator Model (CalEEMod)®, Version 2016.3.2 (California Air Pollution

## Comparison of Annual Operational Emissions Impacts with Thresholds of Significance

Criteria Pollutants	Project Emissions (tons/year)	BAAQMD Threshold (tons/year)	Significance
ROG (VOC)	0 to 1	10	Less than significant
NOx	0 to 1	10	Less than significant
CO	0 to 1	100	Less than significant
SOx	0 to 1	40	Less than significant
PM <sub>10</sub>	0 to 1	15	Less than significant
PM <sub>2.5</sub>	0 to 1	10	Less than significant
Greenhouse gasses (as CO <sub>2</sub> or methane)	1 to 100	10,000	Less than significant

#### 4.3. Permits

According to the Ordinance:

"All cannabis permittees shall obtain Authority to Construct Permit pursuant to LCAQMD Rules and Regulations, if applicable, to operate any article, machine, equipment or other contrivance which causes or may cause the issuance of an air contaminant, prior to the construction of the facility described in the Property Management Plan. All permittees shall maintain an Authority to Construct or Permit to Operate for the life of the project, until the operation is closed and equipment is removed."

Air permits from the LCAQMD may be necessary to operate these proposed facilities if regulated machines or equipment are used. For Cannabis operations, this is typically limited to the use of electricity generators.

No LCAQMD permits are necessary to construct or operate the project as currently designed.

Any LCAQMD permits obtained should be listed in this Plan.

# 4.4. Dust Management

Cultivation operations may generate fugitive dust emissions through ground-disturbing activities such as ground tilling, uncovered soil or compost piles, and vehicle or truck trips on unpaved roads. The following are mitigation measures that can be used to control dust. Staff should be informed of speed limits and dust pollution. The roadways may be clearly marked for limited speed to control dust. Dusty road segments can be armored with gravel or asphalt. A road maintenance program should be implemented. On tilled earth and stockpiles, fugitive dust can be controlled by wetting the soil with a mobile water tank and hose, or by delaying ground disturbing activities until site conditions are not windy. Water applications may be concentrated during the late summer and early fall months, when soils have the lowest

moisture content or when winds are severe. BMP Fact Sheets WE-1: Wind Erosion Control and NS-1: Water Conservation Practices will be implemented to provide dust control and prevent discharges from dust control activities and water supply equipment. Water application rates will be minimized as necessary to prevent runoff and ponding and water equipment leaks will be repaired immediately. During windy conditions (forecast or actual wind conditions of 25 miles per hour or greater), dust control may be applied to disturbed areas, including haul roads, to adequately control wind erosion. BMP Factsheet WM-3: Stockpile Management will be implemented using silt fences or tarps to prevent wind dispersal of sediment from stockpiles. The minimum amount of water should be used: refer to BMP Factsheet NS-1: Water Conservation Practices.

## 4.5. Odor Response Program

According to the Ordinance:

- "a. Designating an individual(s) who is/are responsible for responding to odor complaints 24 hours per day/seven (7) days a week, including holidays.
- b. Providing property owners and residents of property within a 1,000 foot radius of the cannabis facility, with the contact information of the individual responsible for responding to odor complaints.
- c. Policies and procedures describing the actions to be taken when an odor complaint is received, including the training provided to the responsible party on how to respond to an odor complaint.
- d. The description of potential mitigation methods to be implemented for reducing odors, including add-on air pollution control equipment.
- e. Contingency measures to mitigate/curtail odor and other emissions in the event the methods described above are inadequate to fully prevent offsite nuisance conditions."

The	e individual(s) that are responsible for responding to odor complaints are:
• ;	
•	

The nearest property owners or residents within a 1,000 foot radius of these cannabis facilities are:

- 2150 Ogulin Canyon Road, Clearlake Kennels, (707) 994-5241
- 2150 Ogulin Canyon Road, residential, contact info to be determined
- 2250 Ogulin Canyon Road, residential, contact info to be determined
- 2300-2400 Ogulin Canyon Road, residential, contact info to be determined
- Blackeye Canyon Road, residential, contact info to be determined
- 2330 Industrial Court, Jim's Mini Storage, (707) 994-5467

When an odor complaint is received, it will be forwarded to the manager responsible for odor control. The incident will be logged, including time and type of complaint, the location of the odor reception, and contact info of the person making the complaint. The incident will be investigated and the problem identified. The manager will visit the site or facility in question and determine any deficiencies in the odor control system (where applicable) and identify remedies. These remedies should be implemented immediately. The manager will prepare a written response and send it by certified mail to the person who made the complaint. The correspondence should acknowledge the complaint, describe the incident, and identify what

remedial actions were taken. Each odor complaint will be logged in a master odor complaint log book.

## 4.5.1. Odor Mitigation

Cannabis cultivation, especially during the flowering phase, generates volatile compounds (terpenes) that some people find objectionable. No significant odor impacts are anticipated from this cultivation operation due to the limited population in the area, the small size of the cultivation operation, the setbacks from roads and property lines, and wind dilution/dispersal effects.

If odors become objectionable to neighbors, odor mitigation must be implemented. The cultivation operation should be analyzed to determine the source of odor emission and any concentrating effects. Mitigation can include some combination of the following:

- Windscreens could be erected that could partially contain odors within the cultivation compound.
- Powerful fans could be installed to guide air flow in the opposite direction.
- Alterations to atmospheric controls (temperature, air exchange, humidity) using dehumidifier, HVAC system, and/or fans.
- A high-pressure atomizing system could be installed on the perimeter. This system generates a water vapor (aerosol) that binds with the volatile compounds from Cannabis (terpenes). Charcoal filtration is the most effective odor neutralizer for indoor cultivation operations. Air is mechanically drawn through the charcoal filters and then expelled from the greenhouse.
- An ozone generator. Ozone destroys volatile compounds.

## 5.0 CULTURAL RESOURCES

## 5.1. Requirements / Goals

According to the Ordinance, the Property Management Plan must have a section on Cultural Resources:

- (a) Intent: All permittees shall protect the cultural, historical, archaeological, and paleontological resources on the lot of record where the permitted activity is located.
- (b) The Department shall consult with appropriate Tribe regarding the potential of such resources being located on the lot of record.
- (c) Based on that consultation, the Department may require a cultural resource study of the property to determine the extent such resources exist on the lot of record.
- (d) Based on that study and in consultation with the appropriate Tribe(s), the Department may require the inclusion in this section.
- (e) This section shall include:
  - a. Detailed procedures on actions to take if such resources are found.
  - b. Describe the procedures to be followed if cultural, historical, archaeological, and paleontological resources are found on the property.

#### 5.2. Cultural Resources Assessment

The following Cultural Resources Assessment was performed for this project and is bound separately:

 Natural Investigations Co. 2019. Cultural Resources Assessment for the Cannabis Cultivation Operation at 2050 and 2122 Ogulin Canyon Road, Clearlake, Lake County, California.

Cultural resources literature searches were conducted at the Northwest Information Center (NWIC) of the California Historical Resources Information System at Sonoma State University to determine if prehistoric or historic cultural resources were previously recorded within the project area, the extent to which the project area had been previously surveyed, and the number and type of cultural resources within a 0.25-mile radius of the project limits. A literature search was completed by the Northwest Information Center on August 2, 2019. The archival search of the archaeological and historical records, national and state databases, and historic maps included:

- National Register of Historic Places: listed properties
- California Register of Historical Resources: listed resources
- Historic Property Data File (HPDF) for Lake County
- Archaeological Determinations of Eligibility (ADOE)
- California Inventory of Historical Resources
- California Historical Landmarks
- California Points of Historical Interest

The records search at the NWIC indicates five prior studies have been completed within the project area and an additional four have been conducted within the 0.25-mile search radius. The entire eastern portion of the project has been previously surveyed. The previous studies were completed between 1982 and 2019. The NWIC records search also indicates no cultural resource have been previously recorded within the project areas or the Property itself.

However, three previously recorded cultural resources (two prehistoric lithic scatters and one historic-rea resource) are within the 0.25-mile search radius.

No archaeological resources were newly identified during the field survey and no other cultural resources were previously recorded within the proposed project areas or the Property itself. Thus, the proposed project does not have the potential to cause a significant impact on any resource that currently qualifies as a historical resource, or that has been recommended eligible for listing in the CRHR (Natural Investigations Co., 2019).

Based on the results of the records search, field survey, and assessment of potential direct or indirect project impacts, no additional cultural resources work is recommended at this time. Considering that some of the project areas have been highly disturbed by agriculture or by historic flooding and is in a local flood plain region, the potential for the discovery of buried archaeological materials within the proposed project areas is considered to be low. Construction monitoring of any ground-disturbing activity is thus not recommended.

#### 5.3. Protective measures

Protective measures consist primarily of minimizing ground disturbance, especially in sensitive areas. For this property, sensitive areas are areas that have not previously been tilled or graded, and primarily those areas that are near streams. Note that the riparian zones of streams are also protected under various federal, state, and county regulations. Another protective measure is worker awareness training. During training events, workers should be made aware of the regulations protecting cultural resources, the location of sensitive areas, and indicators of buried historic or archaeological resources or human remains, such as fragments of bone, shells, or pottery, unusual odors or staining of soil, building foundations, etc.

# 5.4. Inadvertent Discovery Work Plan

An Inadvertent Discovery Work Plan is only required by the County for properties known to have cultural resources. No cultural resources are known to occur within, or adjacent to, the cultivation areas. Nevertheless, Inadvertent Discovery Measures are provided here and will be implemented, and are taken directly from the California Department of Food and Agriculture's Program Environmental Impact Report (2017) prepared for the CalCannabis Cultivation Licensing program:

"Existing cultivation activities themselves would generally have limited potential for adverse impacts on cultural resources. However, cultivation may involve excavation within soil that has not been disturbed previously. As such, while considered unlikely, excavation could encounter buried historic or archaeological resources or human remains. A mitigation measure—CR-1—was added that would ensure that any unexpected discoveries of cultural resources during cultivation do not result in significant impacts.

It is also considered unlikely that cultivation itself would result in modification or demolition of historic structures that could affect the characteristics that make the building eligible for listing in the CRHR; such impacts would be more likely to occur as part of site development and, as a result, would be evaluated by the local agency during

its approval process for site development. In addition, the CalCannabis Licensing Program's environmental protection measures related to cultural resources, specifically the accidental discovery of human remains (Section 8313[c] of the proposed regulations), would require applicants to halt cultivation activities and implement Health and Safety Code Section 7050.5 if human remains were discovered......

**Mitigation Measure CR-1**: Suspend Cultivation Immediately if Cultural Resources Are Discovered, Evaluate All Identified Cultural Resources for CRHR Eligibility, and Implement Appropriate Mitigation Measures for Eligible Resources.

Not all cultural resources are visible on the ground surface. As a result, before initiation of ground-disturbing activities, the licensee shall arrange for cultivation employees to receive training about the kinds of archaeological materials that could be present at the cultivation site and the protocols to be followed should any such materials be uncovered during cultivation. Training shall be conducted by an archaeologist who meets the U.S. Secretary of the Interior's professional standards. Training shall be required during each phase of cultivation to educate new cultivation personnel.

If any cultural resources, including structural features, unusual amounts of bone or shell, flaked or ground stone artifacts, historic-era artifacts, human remains, or architectural remains, are encountered during cultivation activities, work shall be suspended immediately at the location of the find and within a radius of at least 50 feet and the appropriate jurisdiction will be contacted.

All cultural resources uncovered during cultivation within the site shall be evaluated for eligibility for inclusion in CRHR. Resource evaluations shall be conducted by individuals who meet the U.S. Secretary of the Interior's professional standards in archaeology, history, or architectural history, as appropriate. If any of the resources meet the eligibility criteria identified in PRC Section 5024.1 or State CEQA Guidelines Section 21083.2(g), mitigation measures will be developed and implemented in accordance with State CEQA Guidelines Section 15126.4(b) before cultivation resumes.

For any resources eligible for listing in the CRHR that would be significantly adversely affected by cultivation, additional mitigation measures shall be implemented. Mitigation measures for archaeological resources may include (but are not limited to) avoidance; incorporation of sites within parks, greenspace, or other open space; capping the site; deeding the site into a permanent conservation easement; or data recovery excavation. Mitigation measures for archaeological resources shall be developed in consultation with responsible agencies and, as appropriate, interested parties such as Native American tribes. Implementation of the approved mitigation is required before resuming any cultivation activities with the potential to affect identified eligible resources at the site."

## 6.0 ENERGY USAGE

## 6.1. Requirements / Goals

According to the Ordinance, the Property Management Plan must have a section on Energy Usage:

- (a) Intent: Permittees shall minimize energy usage.
- (b) In this section permittees shall:
  - a. Provide energy calculation as required by the California Building Code
  - b. Identify energy conservation measures to be taken and maintained including providing proof of compliance with CCR Title 3, Division 8, Chapter 1, Section 8305 the Renewable Energy Requirements.
  - c. If alternative energy sources are to be used, describe those sources and the amount of electricity that will be provided.
  - d. For indoor cannabis cultivation licensees, ensure that electrical power used for commercial cannabis activity shall be provided by any combination of the following:
    - (1) On-grid power with 42 percent renewable source. (2) Onsite zero net energy renewable source providing 42 percent of power. (3) Purchase of carbon offsets for any portion of power above 58 percent not from renewable sources. (4) Demonstration that the equipment to be used would be 42 percent more energy efficient than standard equipment, using 2014 as the baseline year for such standard equipment.
  - e. Describe what parameters will be monitored and the methodology of the monitoring program.

### The Ordinance also identifies these prohibited activities that are relevant to this sub-plan:

"The indoor or mixed-light cultivation of cannabis shall not rely on a personal gasoline, diesel, propane, or similar fuels, powered generator as a primary source of power and shall only allow properly permitted (when applicable) generators for temporary use in the event of a power outage or emergency that is beyond the permittee's control."

# 6.2. Energy Calculations

The CDFW CalCannabis Program states the following:

"Outdoor cultivation utilizes natural daylight for photosynthesis, although cultivators may have use artificial lighting to maintain immature plants as a source for propagation. Outdoor cultivation operations typically start the plants indoors or in greenhouses before moving them outside during the summer months. Under the Proposed Program, it is anticipated that this cultivation type would have the least lighting needs, compared to indoor, mixed-light, and nursery operations."

"Note that lighting may be used for propagation under any of the Proposed Program's license types, although for outdoor licenses, this is permissible only to maintain immature plants as a source for propagation."

"Outdoor cultivation is conducted without the use of artificial lighting for plant growth, with the exception that artificial lighting is permissible to maintain immature plants as a source or plant propagation (CDFA 2017)."

The Property has electricity provided by both PG&E and on-site solar arrays. The proposed project is primarily will be full sun/outdoor cultivation operations, with some mixed light. For

each cultivation operation, a small solar-powered electrical system will be installed to power low voltage items such as security cameras, and water pumps for drawing groundwater and mixing liquid fertilizers into the irrigation systems.

A small immature plant nursery will be established in the barn. This facility will use electricity provided by PG&EW. When indoor cultivation operations are initiated, this Energy Use subplan must be updated.

## 6.3. Energy Conservation Measures

A combination of the following energy conservation measures may be employed at this operation:

- use of solar power where electricity is needed, and use of high-efficiency storage batteries, such as lithium-ion
- use of passive solar energy techniques such as proper site selection, overhanging eaves, tree canopy cover, walls with high thermal inertia, etc.
- use of LED lights or other high-efficiency lighting
- use of ambient light whenever possible
- use of highly insulative materials to reduce energy needed for structure heating and cooling
- use of electric vehicles or bicycles instead of combustion-powered vehicles, whenever possible
- use of hand tools instead of power tools

All new buildings, alterations, additions and commercial buildings in California must comply with the Building Energy Efficiency Standards according to Title 24, Part 6 of California Code of Regulation. Energy compliance documentation is typically required at the building permit phase. The following online resource can be used to calculate energy usage and conservation measures: <a href="http://www.energy.ca.gov/title24/orc/">http://www.energy.ca.gov/title24/orc/</a>. Also refer to the 2016 Building Energy Efficiency Standards for Residential and Non-Residential Buildings.

# 6.4. Alternative Energy Sources

The conceptual solar power system planned for each cultivation area will consist of an array of solar panels, an inverter, control panel, and batteries. The estimated power output will be about 1 to 2 kilowatt hours per day. Internet sources provide this equation for calculating the energy production of a solar array: "Using 4 hours of full sun, gives you this equation: 250 watts x 4 hours. That's 1 kWh (1,000 watt hours) in a day per 250-watt panel. If you multiply 1kWh per panel by 30 days in a month, you'll find that each 250 watt rated panel will produce about 30 kWh in an average month." (https://solarpowerrocks.com/solar-basics/how-much-electricity-does-a-solar-panel-produce/).

Not the most regorous source, but okay.

## 6.5. Monitoring Program

Energy monitoring is primarily for large energy demands, such as large indoor cultivation, which is not currently proposed for this property. Nevertheless, energy consumption should be monitored and metered data stored. Energy consumption will be metered using Electric Meters (KWh Meters) for alternating current and DC meters that measure power in amperehours. The meters are included in the controllers / inverters that are part of the solar power system.

#### 7.0 FERTILIZER USAGE

## 7.1. Requirements / Goals

According to the Ordinance, the Property Management Plan must have a section on Fertilizer Usage:

- (a) Intent: To ensure consistency fertilizer storage and use with the other sections of the property management plan.
- (b) This section shall describe how cultivation and nursery permittees will comply with the following fertilizer application and storage protocols:
  - a. Comply with all fertilizer label directions;
  - b. Store fertilizers in a secure building or shed;
  - c. Contain any fertilizer spills and immediately clean up any spills;
  - d. Apply the minimum amount of product necessary;
  - e. Prevent offsite drift;
  - f. Do not spray directly to surface water or allow fertilizer product to drift to surface water. Spray only when wind is blowing away from surface water bodies;
  - g. Do not apply fertilizer when they may reach surface water or groundwater; and
  - h. The use of fertilizer shall not be located within 100 feet of any spring, top of bank of any creek or seasonal stream, edge of lake, delineated wetland or vernal pool. For purposes of determining the edge of Clear Lake, the setback shall be measured from the full lake level of 7.79 feet on the Rumsey Gauge.
- (c) This section shall include a map of any spring, top of bank of any creek or seasonal stream, edge of lake, delineated wetland or vernal pool on the lot of record of land or within 100 feet of the lot of record and a 100-foot setback from any identified spring, top of bank of any creek or seasonal stream, edge of lake, delineated wetland or vernal pool.
- (d) Describe what parameters will be monitored and the methodology of the monitoring program.

The following Site Management Plan was prepared for this project and is bound separately:

 Natural Investigations Co. 2019. Site Management Plan for the Cultivation Operations at 2050 & 2122 Ogulin Canyon Road, Clearlake, California. Prepared for the RWQCB. 154 pp.

The following Nitrogen Management Plan was prepared for this project and is bound separately:

 Natural Investigations Co. 2019. Nitrogen Management Plan for the Cultivation Operations at 2050 & 2122 Ogulin Canyon Road, Clearlake. Prepared for the RWQCB. 19 pp.

# 7.2. Inventory of Fertilizers

To establish the outdoor gardens, native soil will be enriched with imported organic matter such as worm castings or compost. Because the gardens have not yet been designed and installed, it was assumed that for each acre garden, 19 cubic yards of worm castings would be tilled into the native soil

After the first year, and after the native soils have been blended with imported organics, dry fertilizers will be used to optimize plant macronutrients and micronutrients. When the gardens are operational, this Plan will be updated with an inventory of dry fertilizers and their annual application rates.

The operation does not anticipate major use of liquid fertilizers. When the gardens are operational, this Nitrogen Management Plan will be updated with an inventory of any liquid fertilizers used, and their annual application rates.

Table of Fertilizers and Pesticides Used On Site

ls
soil is tilled into garden rows
soil is tilled into garden rows
soil is tilled into garden rows or by hand by shovel
mixed with water in mixing tank uted by driplines
/ hand or backpack sprayer
/ hand or backpack sprayer

# 7.3. Storage and Handling Protocols

Some existing farm facilities will be used: barns and Conex shipping containers for chemical storage. Each cultivation compound will be outfitted with the following: portable toilets; and Conex shipping containers for chemical storage and Cannabis curing.

Liquid or granular fertilizers can be mixed with water in mixing tanks; plastic tubing and driplines can then be used to gravity-feed the water / fertilizer mixture to the planting stations. Fertilizers and soil amendments can also be applied directly to the planting stations by shovel or by using a spray tank mounted to a backpack, all-terrain vehicle, golf cart, or a garden cart.

Fertilizers will be stored in a stormproof shed or Conex container so that stormwater is not contaminated. Fertilizers will be properly labeled and open containers sealed when stored. Personal protective equipment will be used by staff when handling fertilizers and other chemicals, such as safety glasses, gloves, dust mask or respirator, boots, and pants and long-sleeved shirt. Fertilizers will be handled and applied according to their instructions. See

Material Safety Data Sheets in the Appendix for specific information. The following fertilizer application and storage protocols will be implemented:

- Comply with all label directions;
- Store chemicals in a secure building or shed to prevent access by wildlife;
- Contain any chemical leaks and immediately clean up any spills;
- · Apply the minimum amount of product necessary;
- Prevent offsite drift:
- Do not apply chemicals when pollinators are present;
- Do not spray directly to surface water or allow chemical product to drift to surface water.

## 7.4. Monitoring Program

The monitoring program for fertilizers is incorporated into the Stormwater Monitoring Program. In general, the monitoring program consists of regular inspections of chemical storage areas, the immediate cleanup of spilled products, recordkeeping of quantities and types of fertilizers used, and employee training and personal protection.

## 7.5. Maps

The required maps are provided in the Maps section at the end of this Property Management Plan.

#### 8.0 FISH AND WILDLIFE PROTECTION

## 8.1. Requirements / Goals

According to the Ordinance, the Property Management Plan must have a section on Fish and Wildlife Protection:

- (a) Intent: To minimize adverse impacts on fish and wildlife.
- (b) In this section permittees shall include:
  - a. A description of the fish and wildlife that are located on or utilize on a seasonal basis the lot of record where the permitted activity is located.
  - b. A description of the habitats found on the lot of record.
  - c. A description of the watershed in which the permitted activity is located.
  - d. Describe how the permittee will minimize adverse impacts on the fish and wildlife.
  - e. A map showing the location of any conservation easements or wildlife corridors proposed.

The Ordinance also identifies these prohibited activities that are relevant to this sub-plan:

"Tree Removal. The removal of any commercial tree species as defined by the California Code of Regulations section 895.1, Commercial Species for the Coast Forest District and Northern Forest District, and the removal of any true oak species (Quercus species) or Tan Oak (Notholithocarpus spices) for the purpose of developing a cannabis cultivation site should be avoided and minimized. This shall not include the pruning of any such tree species for the health of the tree or the removal of such trees if necessary for safety or disease concerns."

Note also that the removal of commercial tree species requires either a Timberland Conversion Permit from California Department of Forestry and Fire Protection for the conversion of timberland greater than 3 acres, or an exemption for the conversion of timberland less than 3 acres.

The following Biological Site Assessment was performed for the proposed project and is bound separately:

 Natural Investigations Co. 2019. Biological Site Assessment for the Cannabis Cultivation Operations at 2050 & 2122 Ogulin Canyon Road, Clearlake, California. 56 pp.

# 8.2. Description of Fish & Wildlife, Habitats, and Watersheds

#### 8.2.1. Fish and Wildlife

A wildlife survey was conducted on June 11, 2019 by G.O. Graening, Ph.D. (Natural Investigations Co., Inc.). Few animals were active during this period, but the following animals were detected within the Property during the field survey: grasshopper (Orthoptera); butterfly (Lepidoptera); ant (Formicidae); dragonfly (Odonata); honey bee (Apis mellifera); water strider (Gerridae); Cricket (Gryllidae); western fence lizard (Sceloporus occidentalis); Pacific chorus frog (Pseudacris regilla); Coyote (Canis latrans); black tailed deer (Odocoileus hemionus columbianus); Botta's pocket gopher (Thomomys bottae); New World sparrow (Emberizidae); turkey vulture (Cathartes aura); acorn woodpecker (Melanerpes formicivorus); American crow (Corvus brachyrhynchos); California quail (Callipepla californica); California scrub jay (Aphelocoma californica); mourning dove (Zenaida macroura); cliff swallow (Petrochelidon pyrrhonota); red-breasted nuthatch (Sitta canadensis); and common songbirds. During the field survey, no special-status species were observed on the Property.

The California Natural Diversity Data Base was queried, and any reported occurrences of special-status species were plotted in relation to the Property using GIS software (see exhibits). The CNDDB reported no special-status habitats or special-status species within the boundaries of the Property. Within a 10-mile buffer around the Parcel, the CNDDB reported various special-status species occurrences, summarized in the Biological Assessment. A federal species list was also generated from the USFWS website.

#### 8.2.2. Habitats

#### Vegetation Communities

The proposed cultivation site is located within the Inner North Coast Range geographic subregion, which is contained within the Northwestern California geographic subdivision of the larger California Floristic Province (Baldwin et al. 2012). This region has a Mediterranean-type climate, characterized by distinct seasons of hot, dry summers and wet, moderately-cold winters. The Parcel and vicinity are in Sunset Climate Zone 7, California's Gray Pine Belt, with hot summers and mild but pronounced winters without sever winter cold or high humidity (Brenzel, 2012). All plants detected during the field surveys of the Property are listed in Appendix 2 of the in the Biological Assessment. No special-status plant species were detected. Special-status plant species, especially Konocti manzanita (*Arctostaphylos manzanita elegans*), have a moderate potential to occur on the Property in areas of chaparral. The non-native grasslands and ruderal habitat within the Property have a low potential for harboring special-status plant species due to the dominance of aggressive non-native grasses and forbs. Streams, riparian corridors, and riverine wetlands within the Property can sustain aquatic special-status species and diverse wildlife species.

The primary vegetation community types that are present in the cultivation areas are agricultural and ruderal/developed. The Property contains the following terrestrial vegetation communities: agricultural; ruderal/developed; mixed oak/conifer woodland; annual grassland and chaparral. These vegetation communities are discussed here and are delineated in the Exhibits.

Agricultural/Disturbed. These areas consist of converted natural habitat that is agricultural production as hop fields or abandoned almond orchards. Vegetation within this habitat type consists primarily of agricultural crops lacking a consistent community structure. This habitat is classified as Holland vegetation type – "Urban – 11100". This habitat type provides limited resources for wildlife and is utilized primarily by species tolerant of human activities. The disturbed and altered condition of these lands greatly reduces their habitat value and ability to sustain rare plants or diverse wildlife assemblages.

Mixed oak/conifer woodland. The mixed oak/pine woodland consists of an open canopy of blue oak (*Quercus douglasii*) and gray pine (*Pinus sabiniana*) with an understory of annual grasses (*Bromus* spp., *Avena*, et al) and herbs and occasional common manzanita (*Arctostaphylos manzanita*). The mixed oak/pine woodland is found on ridges and slopes throughout the Property. This vegetation can be classified as "71.020.00 Quercus douglasii woodland alliance (Allen et al. 1991)" or as the Holland Type "Blue oak - foothill pine".

Annual Grassland. The California Annual Grassland Series (Sawyer and Keeler-Wolf, 1995)

consists of open fields of non-native annual grasses and forbs. These annual grasslands have replaced native habitats of perennial bunchgrasses or foothill chaparral. Mowing or grazing disturbances, rather than periodic wildfires, typically keep this plant community from undergoing successional changes to woodland or back to perennial grassland. Annual species are dominant in the grassland, including bromes (*Bromus spp.*), wild oats (*Avena sp.*), clover (*Trifolium* spp.), spreading hedgeparsley (*Torilis arvensis*) and other common grasses and forbs. This type of grassland can be classified as "42.026.00 Bromus (diandrus, hordeaceous) – Brachypodium distachyon Herbaceous Semi-Natural Alliance" or as the Holland Type "Nonnative grassland".

Chaparral. The slopes and ridges of the Property are vegetated with a dense cover of shrubs. The warm south-facing slopes are vegetated with chamise (*Adenostoma fasciculatum*) as the dominant shrub with infrequent buckbrush (*Ceanothus cuneatus*) and common manzanita. This type of chaparral can be classified as "37.101.00 Adenostoma fasciculatum shrubland alliance" or as the Holland Type "Chamise chaparral".

Riparian: Riparian habitats are limited to the fringes of perennial watercourses. Typical plants in the riparian zones include white alder (*Alnus rhombifolia*), willows (*Salix* spp.), big-leaf maple (*Acer macrophyllum*), blackberry (*Rubus* sp.), and sedges (*Carex* spp.)

Wetlands: Various wetland habitats (marshes, lacustrine, etc.) exist in wet areas, such as the edges of reservoirs and in stagnant channels of watercourses. Representative plant species are cattails (*Typha*), sedges (*Carex*, *Scirpus*), rushes (*Juncus*), duckweed, and blackberry.

#### Wildlife Habitats

The habitat types found within the Property are classified as "Urban", "Vineyard-Orchard", "Blue Oak-Foothill Pine" "Annual Grassland" and "Chamise-Redshank Chaparral" wildlife habitat types by CDFW's Wildlife Habitat Relationship System (WHR).

No critical habitat for any federally-listed species occurs on the Property. Special-status habitats were detected on the Property during the field survey: wetlands and riparian habitat. The CNDDB reported no special-status habitats on the Property. The CNDDB reported 5 special-status habitats in a 10-mile radius outside of the Property: Clear Lake drainage resident trout stream, northern basalt flow vernal pool, northern volcanic ash vernal pool, coastal and valley freshwater marsh and Great Valley mixed riparian forest.

Wildlife movement corridors link remaining areas of functional wildlife habitat that are separated primarily by human disturbance, but natural barriers such as rugged terrain and abrupt changes in vegetation cover are also possible. Wilderness and open lands have been fragmented by urbanization, which can disrupt migratory species and separate interbreeding populations. Corridors allow migratory movements and act as links between these separated populations. No specific designated wildlife corridors exist within or near the Property, but the large open spaces on the property allow for ample animal movement. The perennial watercourse in Ogulin Canyon may serve as a fishery seasonally. The Property is not located within any known adopted Habitat Conservation Plan or Natural Community Conservation Plan.

Implementation of the project will not 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. Implementation of the projects does not conflict with any county or municipal policies or ordinances protecting biological resources. No preserves or wildlife corridors need to be established for impact mitigation.

#### 8.2.3. Watershed

The Property is currently operated as a hops farm (Hops Meister Farms), and the crops were installed in approximately year 2009. There are also remnants of almond orchards, which existed earlier than 1993. The 6 Project Areas were previously graded and cleared of vegetation for non-cannabis agricultural operations. Other land uses on the property were residential estate, timberland, pasture, and open space. The surrounding land uses are residential estates, light industrial, hay production, row crop, open space, and grazing land.

The topography of the Property is mountainous with several small plateaus, ridges, ravines, and valleys, including Blackeye Canyon, which is located along the northern edge of the parcels. The elevation ranges from approximately 1,425 feet to 1,775 feet above mean sea level. The Property in the subwatershed "Burns Valley / Frontal Clear Lake" (12-digit HUC code is 180201160310). This subwatershed is part of the upper Cache Creek Watershed. The watershed of the surrounding area is relatively pristine, with south-facing slopes supporting chaparral, grasslands, and oak savannas, while the north-facing slopes are dense with mixed oak and conifer forests and woodlands. The valley floors are more developed, and consist of ranch estates, irrigated agricultural lands, ranchland and pasture, and commercial enterprises.

The Property drains in various directions, but flows eventually into an unnamed perennial channel, a tributary of Clear Lake. The following water features were detected on the Property during the field survey (see Exhibits):

- an unnamed perennial (Class I) watercourse in Blackeye Canyon. This feature has patches of riparian habitat along the river corridor
- several unnamed intermittent (Class II) watercourses that are tributary to the Class I channel
- several ephemeral (Class III) watercourses
- wetlands associated with the Class I and Class II watercourses
- a stock pond with a fringe of wetland vegetation

There are no vernal pools or other isolated wetlands on the Property.

# 8.3. Fish & Wildlife Impact Avoidance and Minimization Measures

## 8.3.1. Periodic Biological Monitoring and Worker Training

If expansion of the proposed operation is planned in the future, it is recommended that a wildlife survey be conducted annually to ensure that no wildlife or special-status species are

present in, or adjacent to, operational areas. When workers are made aware of the importance of biological resources, they are better able to avoid resource impacts. When possible, periodically include environmental / biological information in your safety meetings or other staff meetings. Make workers aware that impacts to biological resources cause work delays and may result in serious penalties. Establish an effective communication chain to report any potential resource questions or conflicts to the cultivation manager, who can contact the on-call consulting biologist.

Should any biological issues arise please contact:

Project Biologist, Dr. Geo Graening at (916) 452-5442.

#### 8.3.2. Protection of Waterbodies and Sensitive Habitats

Potential adverse impacts to water resources could occur during cultivation activities by modification or destruction of stream banks or riparian vegetation, the filling of wetlands, or by increased erosion and sedimentation in receiving water bodies due to soil disturbance. However, the cultivation operations are several hundred feet away from the nearest waterbody. There is no evidence that project implementation will impact any water resources. Water resource protection will be achieved by compliance with this Plan and compliance with the State Water Board's Cannabis Cultivation General Order.

Note that if the total area of ground disturbance required for construction activities of the cultivation operations is greater than 1 acre, the landowner or cultivator will need to enroll for coverage under the General Permit for Discharges of Storm Water Associated with Construction Activity (Construction General Permit, 2009-0009-DWQ) and implement a storm water pollution prevention plan (SWPPP).

If operational activities occur near sensitive habitats, it is recommended that signage and/or fencing be erected that identifies the resource and limits entry to these areas. Security fencing that surrounds the cultivation compounds can function as wildlife exclusion devices. It is recommended that fencing be constructed to prevent passage of wildlife through the fencing.

During the field survey, no listed species or special-status species were observed on the Property. State and federal databases do not report any listed species or special-status species. No direct impacts to listed species or special-status species are expected from implementation of the proposed project. Indirect impacts to special-status species could occur from destruction of occupied or suitable habitat. Special-status species that occur in the vicinity could migrate into sensitive habitats between the time that the field survey was completed and the start of construction.

The non-native grasslands on the Property have a low potential for harboring special-status plant species due to the dominance of aggressive non-native grasses and forbs. The Property contains disturbed and undisturbed chaparral habitat. The disturbed chaparral habitat consists of relatively pure stands of chamise, with no manzanita or other shrubs or trees; this habitat has a low potential to contain special-status plant species. Areas of undisturbed chaparral have a moderate potential to sustain special-status plant species, such as Konocti manzanita. Destruction of undisturbed chaparral is a potentially-significant impact to special-status plant species.

The perennial and intermittent stream corridors (Class I and II watercourses) and associated riparian vegetation can sustain diverse wildlife populations and have a moderate potential to support special-status animal species. Destruction of riparian habitat could impact special-status animal species.

The Property contains suitable nesting habitat for various bird species because of the presence of shrubs, trees, and poles. However, no nests or nesting activity was observed in the project areas during the field survey. If ground-clearing or tree-felling construction activities are conducted during the nesting season, nesting birds could be directly impacted by tree removal and indirectly impacted by noise, vibration, and other construction-related disturbance.

The majority of cultivation areas are located on lands currently cleared or in agricultural production, and do not contain sensitive habitats. For these areas, no mitigation is required. If the establishment of cultivation operations requires the destruction of sensitive habitats, such as riparian habitat or undisturbed chaparral habitat, the following mitigation measure should be implemented:

 A pre-construction survey for special-status species should be performed by a qualified biologist to ensure that special-status species are not present. If any listed species or special-status species are detected, construction should be delayed, and the appropriate wildlife agency (CDFW and/or USFWS) should be consulted and project impacts and mitigation reassessed.

If construction activities require the removal of trees or shrubs, or disturbance to riparian habitat, and if these activities occur during the nesting season (usually March to September), a pre-construction survey for the presence of special-status bird species or any nesting bird species should be conducted by a qualified biologist within 500 feet of proposed construction areas. If active nests are identified in these areas, CDFW and/or USFWS should be consulted to develop measures to avoid "take" of active nests prior to the initiation of any construction activities. Avoidance measures may include establishment of a buffer zone using construction fencing or the postponement of vegetation removal until after the nesting season, or until after a qualified biologist has determined the young have fledged and are independent of the nest site.

If the establishment of cultivation operations requires the destruction of riparian habitat, the following mitigation measures should be implemented:

- Riparian habitat may contain special-status plant or animals species. A pre-construction survey for special-status species should be performed by a qualified biologist to ensure that special-status species are not present. If any listed species or special-status species are detected, construction should be delayed, and the appropriate wildlife agency (CDFW and/or USFWS) should be consulted and project impacts and mitigation reassessed.
- Riparian habitat is protected under Fish and Game Code Section 1600; a Streambed Alteration Agreement would be needed before this habitat is disturbed. Issuance of this Agreement requires implementation of avoidance and minimization measures and compensation for habitat loss.

If the establishment of cultivation operations requires the destruction of undisturbed chaparral habitat, the following mitigation measure should be implemented:

 Performance of a botanical survey to identify if any special-status plant species are present and to delineate sensitive and non-sensitive plant habitat at a finer scale, which may reduce the overall area needed for protection.

If development of the project will result in the removal of commercial tree species, one of the following permits is needed from CalFire: Less than 3 Acre Conversion Exemption; Christmas Tree; Dead, Dying or Diseased, Fuelwood, or Split Products Exemption; a Public Agency, Public and Private Utility Right of Way Exemption; a Notice of Exemption from Timberland Conversion Permit for Subdivision; or an Application for Timberland Conversion Permit.

#### 8.3.3. Operational Best Management Practices

The implementation of best management practices during construction and operations will ensure that biological resources are protected. The following are suggested practices and rules to be implemented:

- Restrict vehicular traffic to existing access roads whenever possible.
- Reduce vehicle speeds, especially on roadways.
- Minimize water usage
- Do not litter: litter attracts animals.
- Do not feed wildlife. Pets are not allowed within operational areas.
- No hunting or collecting of any animals or plants.
- Use tobacco products only in approved areas.
- Check under tires and equipment for resting animals.
- Use only designated toilet facilities.
- Implement an effective pollution prevention plan. By ensuring that potential pollutants, such as sediment and petroleum products, do not contaminate waterways or natural habitats, biological resources will be better protected.

# 8.4. Maps

The required maps are provided in the Maps section at the end of this Property Management Plan.

## 9.0 OPERATIONS MANUAL

## 9.1. Requirements / Goals

According to the Ordinance, the Property Management Plan must have a section that is an Operations Manual:

- (a) Intent: To describe the operating procedures of the commercial cannabis cultivation site to ensure compliance with the use permit, protect the public health, safety and welfare, as well as the natural environment of Lake County.
- (b) This section shall include the following:
  - 1. Authorization for the County, its agents, and employees, to seek verification of the information contained within the development permit or use permit applications, the Operations Manual, and the Operating Standards at any time before or after development or use permits are issued;
  - 2. A description of the staff screening processes;
  - 3. The hours and days of the week when the facility will be open;
  - 4. [blank]
  - 5. Description of measures taken to minimize or offset the carbon footprint from operational activities;
  - 6. Description of chemicals stored, used and any effluent discharged as a result of operational activities.

#### (c) Grounds.

- (1) The permittee shall establish and implement written procedures to ensure that the grounds of the premises controlled by the permittee are kept in a condition that prevents the contamination of components and cannabis products. The methods for adequate maintenance of the grounds shall include at minimum:
  - i. The proper storage of equipment, removal of litter and waste, and cutting of weeds or grass so that the premises shall not constitute an attractant, breeding place, or harborage for pests.
  - ii. The proper maintenance of roads, yards, and parking lots so that these areas shall not constitute a source of contamination in areas where cannabis products are handled or transported.
  - iii. The provision of adequate draining areas in order to prevent contamination by seepage, footborne filth, or the breeding of pests due to unsanitary conditions.
  - iv. The provision and maintenance of waste treatment systems so as to prevent contamination in areas where cannabis products may be exposed to such a system's waste or waste by-products.
- (2) If the lot of record is bordered by grounds outside the applicant's control that are not maintained in the manner described in subsections (a) through (d) of this section, inspection, extermination, and other reasonable care shall be exercised within the lot of record in order to eliminate any pests, dirt, and/or filth that pose a source of cannabis product contamination.
- (d) Any other information as may be requested by the Director and/or by the Planning Commission.

The Ordinance also identifies these prohibited activities that are relevant to this sub-plant

"All lights used for cannabis related permits including indoor or mixed light cultivation of cannabis shall be fully contained within structures or otherwise shielded to fully contain any light or glare involved in the cultivation process. Artificial light shall be completely shielded between sunset and sunrise."

As this Operational Manual is refined and expanded, it may be bound separately.

# 9.2. Operational Information

# 9.2.1. Authorization of County Visits

One of the conditions of County permitting is that the cultivator give authorization for the County, its agents, and employees, to verify the information contained within the development

permit or use permit applications, the Operations Manual, and the Operating Standards, at any time before or after development or use permits are issued.

## 9.2.2. Staff Screening Process

The staff screening process will consist, at a minimum of: criminal reports / background checks; in-person interviews; and the requirement that all applicants must provide a comprehensive resume and contact info of several references.

## 9.2.3. Hours of Operation

This cultivation operation is closed to the public. Visitation is only allowed when specific permission is granted.

The cultivation operation hours of operation are: Monday, from 7 a.m. to 5 p.m.
Tuesday, from 7 a.m. to 5 p.m.
Wednesday, from 7 a.m. to 5 p.m.
Thursday, from 7 a.m. to 5 p.m.
Friday, from 7 a.m. to 5 p.m.
Saturday, from 7 a.m. to 5 p.m.
Saturday, from 7 a.m. to 5 p.m.
Sunday, closed

#### 9.2.4. Other Information

Measures that will be taken to minimize or offset the carbon footprint from operational activities are:

- energy-saving measures (see Energy Usage subsection)
- water-saving measures (see Water Use subsection)
- solid waste reduction measures (see Waste Management subsection)
- air emissions reduction measures (see Air Quality Management subsection)
- proper site selection, use of existing contours instead of mass grading
- cultivation of fast-growing plants, which remove carbon dioxide from the air and fix it in plant biomass

The description of chemicals stored and used, and any effluent discharged as a result of operational activities is found in the Fertilizer subsection, the Pesticide subsection, the Hazardous Waste Management portion of the Waste Management subsection, and the Stormwater Management Subsection.

# 9.3. Groundskeeping

Good housekeeping measures will be implemented. The grounds will be inspected at least once per day and any litter picked up. Trash containers will be emptied when full. Roads will be maintained so that significant erosion does not occur. This may include wetting dusty roads, armoring with gravel or asphalt, patching holes, and maintaining drainage features such as water bars, culverts and side ditches. Weeds and grasses will be controlled by mulching or

by cutting with a lawnmower or line trimmer. Drainage ditches and swales will regularly mowed and cleaned, including the removal of litter, debris, and sediment. Containers and ditches will be drained so that mosquitos do not breed. Areas inside cultivation compounds can be graveled or paved to prevent foot-borne filth. Live traps may be deployed to remove rodents from operational areas. Disposable coveralls (e.g. Tyvek) can be used to increase sanitation levels and reduce vectoring of mites and other pests. A clothing changing station / mudroom can be provided for employees so that street clothing is separated from cultivation clothing.

Property maintenance will follow Best Management Practices. The following CASQA Industrial and Commercial Handbook BMP Fact Sheets are applicable:

- BG-40 Landscape Maintenance
- SC-41 Building & Grounds Maintenance
- SC-40: Contaminated or Erodible Areas
- SC-43 Parking Area Maintenance
- SC-44 Drainage System Maintenance

Wastes will be managed as specified in the Waste Management subsection.

#### 9.4. Maps

The required maps are provided in the Maps section at the end of this Property Management Plan.

#### 10.0 PEST MANAGEMENT

## 10.1. Requirements / Goals

According to the Ordinance, the Property Management Plan must have a section on Pest Management:

- (a) Intent: To ensure consistency pest management with the other sections of the property management plan.
- (b) This section shall describe how cultivation and nursery permittees will comply with the following pesticide application and storage protocols:
  - a. All pesticide applications must fully comply with the California Food and Agriculture Code, Division 6 Pest Control Operations and Division 7 Agriculture Chemical; Chapter 1 3.6 and California Code of Regulations, Division 6 Pest Control Operations.
  - b. These pesticide laws and regulations include but are not limited to:
    - i. Comply with all pesticide label directions;
    - ii. Store chemicals in a secure building or shed to prevent access by wildlife;
    - iii. Contain any chemical leaks and immediately clean up any spills;
    - iv. Prevent offsite drift;
    - v. Do not apply pesticides when pollinators are present;
    - vi. Do not allow drift to flowering plants attractive to pollinators;
    - vii. Do not spray directly to surface water or allow pesticide product to drift to surface water. Spray only when wind is blowing away from surface water bodies;
    - viii. Do not apply pesticides when they may reach surface water or groundwater; and
    - ix. Only use properly labeled pesticides.
    - x. The use of pesticides shall not be located within 100 feet of any spring, top of bank of any creek or seasonal stream, edge of lake, delineated wetland or vernal pool. For purposes of determining the edge of Clear Lake, the setback shall be measured from the full lake level of 7.79 feet on the Rumsey Gauge.
  - c. This section shall include a map of any spring, top of bank of any creek or seasonal stream, edge of lake, delineated wetland or vernal pool on the lot of record of land or within 100 feet of the lot of record and a 100 foot setback from any identified spring, top of bank of any creek or seasonal stream, edge of lake, delineated wetland or vernal pool.

The Ordinance also identifies these prohibited activities that are relevant to this sub-plan:

"The use of any pesticide that has been banned for use in the state is prohibited."

A Site Management Plan was prepared for this project and is bound separately:

 Natural Investigations Co. 2019. Site Management Plan for the Cultivation Operations at 2050 & 2122 Ogulin Canyon Road, Clearlake, California. Prepared for the RWQCB. 154 pp.

# 10.2. Inventory of Pesticides

Under state and federal law, a pesticide is any substance intended to control, destroy, repel, or otherwise mitigate a pest. Any organism that causes damage or economic loss, or transmits or produces disease, may be the target pest. Pests can be insects or animals (e.g. mice), unwanted plants (weeds) or organisms that cause plant diseases. "Pesticide" is an umbrella term that includes many kinds of chemicals—natural and synthetic. A pesticide is any substance intended to control, destroy, repel or attract a pest. Any living organism that causes damage, economic loss, and/or transmits or produces disease may be the target pest. Some

common pesticides include insecticides, herbicides, rodenticides, molluscicides, fungicides, repellents, disinfectants and sanitizers. (California Department of Pesticide Regulation fact sheet, available at http://www.cdpr.ca.gov/).

At this cultivation operation, pests will be controlled by employing only approved, organic-certified pesticides. Weeds will be controlled using a line trimmer or mulch; herbicides will not be used. Live traps will be used for rodents. The following pesticides are used at this facility, as needed:

- Neem oil
- other organic products, to be determined

Note that the Department of Pesticide Regulation has developed a brief synopsis of appropriate pesticide usage called Legal Pest Management Practices for Marijuana Growers in California which can be found as Attachment D in Order R5-2015-0113. Currently, no regulated pesticides are registered for use on Cannabis. Therefore, commercial cultivators are limited to only using pesticides that are exempt from residue-tolerance requirements and are either: (1) registered and labeled for a use that is broad enough to include use on cannabis (e.g., unspecified green plants), or (2) exempt from registration requirements as a minimum-risk pesticide under FIFRA Section 25(b). The CA Department of Pesticide Regulation lists allowable pesticides in their publication "Legal Pest Management Practices for Marijuana Growers in California." This publication is presented in the Appendix.

## 10.3. Pesticide Application and Storage Protocols

Note that the Department of Pesticide Regulation has developed a brief synopsis of appropriate pesticide usage called *Legal Pest Management Practices for Marijuana Growers in California* which can be found as Attachment D in Order R5-2015-0113. Currently, no pesticides are registered for use on Cannabis. Therefore, commercial cultivators are limited to only using pesticides that are exempt from residue-tolerance requirements and are either: (1) registered and labeled for a use that is broad enough to include use on cannabis (e.g., unspecified green plants), or (2) exempt from registration requirements as a minimum-risk pesticide under FIFRA Section 25(b).

The CDFA CalCannabis Program describes pesticide use as follows:

"Although California Department of Pesticide Regulation (CDPR) is responsible for managing California's statewide pesticide regulatory program, the local enforcement of pesticide use regulations is delegated to County Agricultural Commissioners (CACs). With oversight by CDPR, CACs plan and develop county programs and regulate pesticide use to ensure that applicators comply with label directions and pesticide laws and regulations (CDPR 2011). CACs oversee pesticide use reporting, promote best management practices, and monitor field applications, and they may assist in cleanup of accidental pesticide spills.

CACs inspect operations and records of growers, nonagricultural (including industrial and institutional) applicators, pest control dealers, agricultural pest control advisers (PCAs), farm labor contractors, and government agencies for compliance with worker protection standards and other pesticide safety requirements. CACs, assisted by CDPR, investigate incidents in which pesticides harm agricultural workers, people nearby, and

the environment, including environmental damage (such as fish or wildlife kills) and water quality contamination. When an enforcement action is needed, CACs have the option to revoke or suspend the right of a company to do business in their county or to issue civil or criminal penalties (CDPR 2011)....License and certificate types issued by CDPR under the pesticide regulatory program include, but are not limited to, the following (CDPR 2017).....

Because there are no restricted-use pesticides registered for use on cannabis, application of pesticides for cannabis cultivation would not require any type of license or certificate. Cultivators, however, may obtain a QAC or QAL, or private applicator certificate, or hire individuals with these credentials, in order to avail themselves of information such as proper mixing, loading, and application techniques and selection and use of personal protective equipment. Cannabis cultivators would not necessarily be required to obtain the services of a PCA but, nonetheless, may choose to do so in order to get professional advice on pest control." (CDFA 2017)

Cultivators must comply with pesticide laws and regulations as enforced by the Department of Pesticide Regulation. The CDFA CalCannabis Licensing Program has the following pesticide application and storage protocols, which will be implemented:

- (1) Comply with all pesticide label directions;
- (2) Store chemicals in a secure building or shed to prevent access by wildlife;
- (3) Contain any chemical leaks and immediately clean up any spills;
- (4) Apply the minimum amount of product necessary to control the target pest;
- (5) Prevent offsite drift;
- (6) Do not apply pesticides when pollinators are present;
- (7) Do not allow drift to flowering plants attractive to pollinators;
- (8) Do not spray directly to surface water or allow pesticide product to drift to surface water. Spray only when wind is blowing away from surface water bodies;
- (9) Do not apply pesticides when they may reach surface water or groundwater; and
- (10) Only use properly labeled pesticides. If no label is available consult the Department of Pesticide Regulation.

Pesticides will be used according to the instructions on the label or the material safety data sheets (MSDS). County regulations also apply to listed pesticides. Pesticides will be stored in a stormproof shed or Conex container so that stormwater is not contaminated. Chemicals will be properly labeled and open containers sealed when stored. When handling chemicals, staff will use personal protective equipment such as safety glasses, gloves, dust mask or respirator, boots, pants and long-sleeved shirt. Pesticides will not be applied on windy days or within 24 hours of a forecasted rain event.

# 10.4. Maps

The required maps are provided in the Maps section at the end of this Property Management Plan.

#### 11.0 SECURITY

## 11.1. Requirements / Goals

According to the Ordinance, the Property Management Plan must have a section on Security:

- (a) Intent: To minimize criminal activity, provide for safe and secure working environments, protect private property, and to prevent damage to the environment. The Applicant shall provide adequate security on the premises, as approved by the Sheriff and pursuant to this section, including lighting and alarms, to ensure the safety of persons and to protect the premises from theft.
- (b) Security Plan. This section shall include at a minimum:
  - a. A description of the security measures to be taken to:
    - (1) Prevent access to the cultivation site by unauthorized personnel and protect the physical safety of employees. This includes, but is not limited to:
      - i. Establishing physical barriers to secure perimeter access and all points of entry (such as locking primary entrances with commercial-grade, non-residential door locks, or providing fencing around the grounds, driveway, and any secondary entrances including windows, roofs, or ventilation systems);
      - ii. Installing a security alarm system to notify and record incident(s) where physical barriers have been breached:
      - iii. Establishing an identification and sign-in/sign-out procedure for authorized personnel, suppliers, and/or visitors;
      - iv. Maintaining the premises such that visibility and security monitoring of the premises is possible; and
      - v. Establishing procedures for the investigation of suspicious activities.
    - (2) Prevent theft or loss of cannabis and cannabis products. This includes but is not limited to:
      - i. Establishing an inventory system to track cannabis material and the personnel responsible for processing it throughout the cultivation process;
      - ii. Limiting access of personnel within the premises to those areas necessary to complete job duties, and to those time-frames specifically scheduled for completion of job duties;
      - iii. Supervising tasks or processes with high potential for diversion (including the loading and unloading of cannabis transportation vehicles); and
      - iv. Providing designated areas in which personnel may store and access personal items.
    - (3) Identification of emergency contact(s) that is/are available 24 hours/seven (7) days a week including holidays. The plan shall include the name, phone number and facsimile number or email address of an individual working on the commercial cultivation premises, to whom notice of problems associated with the operation of the commercial cultivation establishment can be provided. The commercial cultivation establishment shall keep this information current at all times. The applicant shall make every good faith effort to encourage neighborhood residents to call this designated person to resolve operating problems, if any, before any calls or complaints are made to the County.
    - (4) The permitee shall maintain a record of all complaints and resolution of complaints and provide a tally and summary of issues the annual Performance Review Report.
    - (5) A description of fences, location of access points, and how access is controlled.
    - (6) Video Surveillance.
      - i. At a minimum, permitted premises shall have a complete digital video surveillance system with a minimum camera resolution of 1280 X 720 pixel. The video surveillance system shall be capable of recording all pre-determined surveillance areas in any lighting conditions.
      - ii. The video surveillance system shall be capable of supporting remote access by the permittee.
      - iii. To the extent reasonably possible, all video surveillance cameras shall be installed in a manner that prevents intentional obstruction, tampering with, and/or disabling.
      - iv. Areas that shall be recorded on the video surveillance system include, but are not limited to, the following:
        - a. The perimeter of the cannabis cultivation site and cannabis nursery,

- b. Areas where cannabis or cannabis products are weighed, packed, stored, quarantined, loaded and/or unloaded for transportation, prepared, or moved within the premises;
- c. Areas where cannabis is destroyed;
- d. Limited-access areas:
- e. Security rooms;
- f. Areas containing surveillance-system storage devices, in which case, at least one camera shall record the access points to such an area; and
- g. The interior and exterior of all entrances and exits to the cannabis cultivation sites and cannabis nursery including all buildings where cannabis or cannabis products are weighed, packed, stored, quarantined, loaded and/or unloaded for transportation, prepared, or moved within the premises.
- v. The surveillance system shall record continuously 24 hours per day and at a minimum of 30 frames per second.
- vi. All exterior cameras shall be waterproof, I-66 minimum.
- vii. All interior cameras shall be moisture proof.
- viii. Cameras shall be color capable.
- ix. Video management software shall be capable of integrating cameras with door alarms.
- x. Video recordings shall be digital.
- xi. Thermal technology shall be use for perimeter fencing.
- xii. All cameras shall include motion sensors that activates the camera when motion is detected.
- xiii. In areas with inadequate lighting for the cameras being used, sufficient lighting shall be provided to illuminate the camera's field of vision.
- xiv. All recording shall be located in secure rooms or areas of the premises in an access and environment-controlled environment which is separate from the room where the computer and monitoring equipment is located.
- xv. All surveillance recordings shall be kept on the applicant's recording device or other approved location for a minimum of 30 days.
- xvi. All video surveillance recordings are subject to inspection by the Department and shall be copied and sent, or otherwise provided, to the Department upon request.
- xvii. The video recordings shall display the current date and time of recorded events. Time is to be measured in accordance with the U.S. National Institute Standards and Technology standards. The displayed date and time shall not significantly obstruct the view of recorded images.

#### (7) Fences

- i. All commercial cannabis cultivation sites shall be enclosed by a fence. The fence shall include, at a minimum, the following: Posts set into the ground. The posts may be steel tubing, timber or concrete and may be driven into the ground or set in concrete. End, corner or gate posts, commonly referred to as "terminal posts", must be set in concrete footing or otherwise anchored to prevent leaning under the tension of a stretched fence. Posts set between the terminal posts shall be set at intervals not to exceed 10 feet. A top horizontal rail is required between all posts. The fence shall be attached to the posts and top horizontal rail.
- ii. No barbed wire, razor wire or similar design shall be used.
- iii. The cultivation area shall be screened from public view. Methods of screen may include, but is not limited to, topographic barriers, vegetation, or solid (opaque) fences.

## The Ordinance also identifies these prohibited activities that are relevant to this sub-plan:

"All lights used for cannabis related permits including indoor or mixed light cultivation of cannabis shall be fully contained within structures or otherwise shielded to fully contain any light or glare involved in the cultivation process. Artificial light shall be completely shielded between sunset and sunrise.

Security lighting shall be motion activated and all outdoor lighting shall be shielded and downcast or otherwise positioned in a manner that will not shine light or allow light glare to exceed the boundaries of the lot of record upon which they are placed."

## 11.2. Security Measures

General security measures will consist of the following:

- a security plan, updated as needed
- staff screening process
- personnel rules and responsibilities (to be incorporated into an employee handbook in the future)
- physical barriers, including signage, road gates, security fencing with locked gates, and commercial-grade locks on all interior doors
- an alarm system that can notify security personnel and record incidents where physical barriers have been breached;
- theft and loss control program
- video surveillance system.

The Security Officer(s) for the cultivation site a
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Any complaints or problems associated with the operation of the commercial cultivation establishment will be directed to the Security Officer. The Security Officer shall make every good faith effort to encourage neighborhood residents to call the designated Security Officer to resolve operating problems, if any, before any calls or complaints are made to the County. The Security Officer shall maintain a record of all complaints and resolution of complaints and provide a tally and summary of issues the annual Performance Review Report. The Staff Screening Process is described in the Operations Manual subsection of this Plan.

Personnel rules and responsibilities are as follows:

- Obey the rules of the Security Plan
- Sign in when entering the facility and sign out when exiting the facility
- Do not carry any weapons
- Do not engage in lengthy conversation with the public or respond directly to complaints: direct all such concerns to the Security Officer.
- Only authorized vehicles are allowed in operational areas.
- Do not bring backpacks or other unnecessary storage devices that might complicate the theft control program. Lockers will be provided for personal items.
- Do not enter restricted areas unless authorized to do so.

The cultivation operations are accessed by a private gravel road off of Ogulin Canyon Road. At this intersection, there is a metal bar gate. Deeper into the Property, there is an iron gate and keypad lock. Other, remote entrances, primarily firebreak roads, are not currently gated (see Exhibits).

The cultivation operations are closed to the public. Visitation is only allowed when specific permission is granted. All staff, all suppliers, all product transporters, and all visitor must sign the log in / log out sheet. Signage will be posted that states that the operational areas have

restricted access and are closed to the public. The signage will not advertise the presence of Cannabis products.

### 11.3. Theft and Loss Control

The County requires an inventory system to track Cannabis material and personnel handling the material. This requirement will be fulfilled by following the requirements of the CalCannabis Licensing Program, which creates a Track-and Trace System. Sections 8401 through 8405 (quoted in part) state:

"The Department shall establish a track-and-trace system for unique identifiers of cannabis and nonmanufactured cannabis products, which all licensees shall use. Each licensee shall report in the track-and-trace system the disposition of immature and mature plants, as required by Section 8402 of this Chapter, and nonmanufactured cannabis products on the licensed premises and any transfers associated with commercial cannabis activity between licensees.

- (a) The licensee is responsible for the accuracy and completeness of all data and information entered into the track-and- trace system. Data entered into the track-and-trace system is assumed to be accurate and can be used to take enforcement action against the licensee if not corrected.
- (b) Attempts to falsify or misrepresent data or information entered into the track-and-trace system is a violation and subject to enforcement.
- (c) Each licensee shall use the track-and-trace system for recording all applicable commercial cannabis activities. Each licensee shall do all of the following activities:
- (1) Establish an account in the track-and-trace system prior to engaging in any commercial cannabis activities associated with their license and maintain an active account while licensed;
- (2) Designate at least one of the owners or the responsible party named in the application to be the track-and-trace system administrator...."

For	this	cultivatio	n site,	the Tra	ck-And-	Trace	System	Admini	istrators	are:
• ;	ž.									

• the Security Consultant is: to be determined.

Personnel will be granted access to only those areas necessary to complete their job duties, and within those time-frames specifically scheduled for completion of job duties. There will be special supervision of tasks or processes that have a high potential for diversion (including the loading and unloading of cannabis transportation vehicles). Supervision may include video surveillance and/or the requirement that the Security Officer or their designee be present.

#### 11.4. Video Surveillance

Each cultivation site and the barn will have a comprehensive digital video surveillance system. Each camera will have the following specifications:

- minimum resolution of 1280 x 720 pixels
- digitally record continuously 24 hours per day and at a minimum of 30 frames per second, color.

- exterior cameras shall be waterproof, I-66 minimum.
- interior cameras shall be moisture proof.
- display the current date and time of recorded events
- interior cameras shall have motion sensors that activates the camera when motion is detected.
- sufficient lighting shall be provided to illuminate the camera's field of vision
- thermal (infra-red) motion sensing technology shall be use for perimeter fencing.

The video management software shall be capable of integrating cameras with door alarms. The video surveillance system shall be capable of recording all pre-determined surveillance areas in any lighting conditions. The video surveillance system shall be capable of supporting remote access by the permittee. To the extent reasonably possible, all video surveillance cameras shall be installed in a manner that prevents intentional obstruction, tampering with, and/or disabling.

Areas that shall be recorded on the video surveillance system include, but are not limited to, the following:

- a. The perimeter of each cannabis cultivation site and cannabis nursery,
- b. Areas where cannabis or cannabis products are weighed, packed, stored, quarantined, loaded and/or unloaded for transportation, prepared, or moved within the premises;
- c. Areas where cannabis is destroyed;
- d. Limited-access areas;
- e. Security rooms;
- f. Areas containing surveillance-system storage devices, in which case, at least one camera shall record the access points to such an area; and
- g. The interior and exterior of all entrances and exits to the cannabis cultivation sites and cannabis nursery including all buildings where cannabis or cannabis products are weighed, packed, stored, quarantined, loaded and/or unloaded for transportation, prepared, or moved within the premises.

All recording shall be located in secure rooms or areas of the premises in an access and environment-controlled environment which is separate from the room where the computer and monitoring equipment is located. All surveillance recordings shall be kept on the applicant's recording device or other approved location for a minimum of 30 days. Data transfer will be by coax cable or by Wi-Fi router. Power supplies shall be self-contained, solar arrays and batteries.

# 11.5. Fencing

The cultivation site will be enclosed with a sturdy fence. The posts (steel tubing or lumber) will be set in the ground at least 30 inches deep. Terminal posts will be set in concrete or otherwise anchored to prevent leaning under the tension of stretched fence panels. Post interval will not exceed 10 feet. A top horizontal rail will be installed between each post interval. Fence panels will consist of metal mesh "cyclone" fabric or welded wire mesh. Barbed wire or razor wire is prohibited from use on the top rails. If required by the County, opaque screening will be added: this may consist of plastic slats for cyclone fencing or plastic woven fabric (e.g. wind screens). However, the cultivation site is not easily viewable to the public because riparian vegetation shields views of the Property and because many of the

garden sites are set back over 1,000 feet from the nearest public road. Each fenced cultivation compound will have at least 1 gate. The gate will consist of metal tube frame and the paneling will be the same as described above. The gate will be large enough for a service vehicle to ingress/egress. The gate will be secured with a metal padlock. Keys or lock combinations will be controlled by the Security Officer.

## 11.6. Maps

The required maps are provided in the Maps section at the end of this Property Management Plan.

### 12.0 STORM WATER MANAGEMENT

## 12.1. Requirements / Goals

According to the Ordinance, the Property Management Plan must have a section on Storm Water Management:

- (a) Intent: To protect the water quality of the surface water and the stormwater management systems managed by Lake County and to evaluate the impact on downstream property owners.
- (b) All permittees shall manage storm water runoff to protect downstream receiving water bodies from water quality degradation.
- (c) All cultivation activities shall comply with the California State Water Board, the Central Valley Regional Water Quality Control Board, and the North Coast Region Water Quality Control Board orders, regulations, and procedures as appropriate.
- (d) Outdoor cultivation, including any topsoil, pest management, or fertilizer used for the cultivation cannabis shall not be located within 100 feet of any spring, top of bank of any creek or seasonal stream, edge of lake, delineated wetland or vernal pool. For purposes of determining the edge of Clear Lake, the setback shall be measured from the full lake level of 7.79 feet on the Rumsey Gauge.
- (e) The illicit discharge of irrigation or storm water from the premises, as defined in Title 40 of the Code of Federal Regulations, Section 122.26, which could result in degradation of water quality of any water body is prohibited.
- (f) All permittees shall prepare a Storm Water Management Plan based on the requirements of the California Regional Water Quality Control Board Central Valley Region or the California Regional Water Quality Control Board North Coast Region to be approved by the Lake County Water Resources Department. In addition to those requirements, the plan shall include:
  - a. Identification of any Lake County maintained drainage or conveyance system that the stormwater is discharged into and documentation that the stormwater discharge is in compliance with the design parameters of those structures.
  - b. Identification of any public roads and bridges that are downstream of the discharge point and documentation that the stormwater discharge is in compliance with the design parameters of any such bridges.
  - c. Documentation that the discharge of stormwater from the site will not increase the volume of water that historically has flow onto adjacent properties.
  - d. Documentation that the discharge of stormwater will not increase flood elevations downstream of the discharge point.
  - e. Documentation that the discharge of stormwater will not degrade water quality of any water body.
  - f. Documentation of compliance with the requirements of Chapter 29, Storm Water Management Ordinance of the Lake County Ordinance Code.
  - g. Describe the proposed grading of the property.
  - h. Describe the storm water management system.
  - i. Describe the best management practices (BMPs) that will be used during construction and those that will be used post-construction. Post-construction BMPs shall be maintained through the life of the permit.
  - j. Describe what parameters will be monitored and the methodology of the monitoring program.

# 12.2. List of Responsible Parties and Contact Information

Th	e Stormwater Manager(s) currently assigned to the cultivation operations are:
•	
•	
•	the Stormwater Management Consultant is: Dr. G.O. Graening, QSD #00473, QISP #597.

The stormwater manager shall have primary responsibility and significant authority for the implementation, maintenance, inspection, and amendments to the Stormwater Management Plan. Duties of the stormwater manager include but are not limited to:

- Ensuring full compliance with the Plan and the Chapter 29, Storm Water Management Ordinance of the Lake County Ordinance Code;
  - Implementing all elements of the Plan, including but not limited to implementation of prompt and effective erosion and sediment control measures, and implementing all non-storm water management, and materials and waste management activities (such as monitoring discharges (dewatering, diversion devices); general site cleanup; vehicle and equipment cleaning, fueling and maintenance; spill control; ensuring that no materials other than storm water are discharged in quantities which will have an adverse effect on receiving waters or storm drain systems; etc.);
- Inspections (pre-storm, during storm, and post-storm) or designating qualified personnel to do so;
- Routine inspections as specified in the cultivation operation's specifications or described in the Plan;
- Preparing any annual compliance certification;
- Ensuring elimination of all unauthorized discharges;
- The storm water manager shall be assigned authority to mobilize crews to make immediate repairs to the control measures;
- Coordinate with the landowner or cultivator to assure all the necessary corrections/repairs
  are made immediately, and that the project complies with the Plan and relevant permits.

## 12.3. Compliance

#### 12.3.1. Setbacks and Buffers

The Ordinance requires that all cultivation operations be located at least 100 feet away from all waterbodies (i.e. spring, top of bank of any creek or seasonal stream, edge of lake, wetland or vernal pool). Following is a summary of the proximity of watercourses to the cultivation areas:

- "Northwest Hops Field": this hop field is directly adjacent to the perennial stream in Ogulin Canyon/Blackeye Canyon. The Water Board requires a 150-foot setback from Class I watercourses; this potential cultivation area will be reduced in size to comply with the Cannabis Cultivation Order WQ 2017-0023-DWQ setback requirements.
- "Southwest Clearing": this area complies with the Cannabis General Order setback requirements; the nearest stream, a Class II watercourse, is at least 120 feet away.
- "Northeast Hops Field": this hop field is directly adjacent to the perennial stream in Ogulin Canyon/Blackeye Canyon and is also near wetlands associated with the pond. The Water Board requires a 150-foot setback from Class I watercourses and wetlands; this potential cultivation area will be reduced in size to comply with the Cannabis General Order setback requirements.
- "Central Hops Field": this area complies with the Cannabis General Order setback requirements; the nearest stream, a Class II watercourse, is at least 240 feet away.
- "Chaparral Clearing": this area complies with the Cannabis General Order setback requirements; the nearest streams, a Class II and Class II watercourse, are at least 200 feet away.
- "Orchard": this area complies with the Cannabis General Order setback requirements; the nearest stream, a Class III watercourse, is at least 70 feet away.

## 12.3.2. Water Board Permitting

This cultivation operation is being enrolled as a Tier II / Low Risk cultivation operation in the State Water Resources Control Board's *Order WQ 2017-0023-DWQ General Waste Discharge Requirements for Discharges of Waste Associated with Cannabis Cultivation Activities* (General Order). Compliance with this Order will ensure that cultivation operations will not significantly impact water resources by using a combination of Best Management Practices, buffer zones, sediment and erosion controls, inspections and reporting, and regulatory oversight. Note also that a sediment and erosion control plan is being implemented as part of the larger Site Management Plan (bound separately):

 Natural Investigations Co. 2019. Site Management Plan for the Cultivation Operations at 2050 & 2122 Ogulin Canyon Road, Clearlake, California. Prepared for the RWQCB. 154 pp.

### 12.3.3. Grading, Discharge Flows, and Downstream Effects

The cultivation operations will not alter the hydrology of the Property significantly. Establishment of the cultivation operations requires minimal grubbing and grading because they have been located on agricultural lands (hops fields and fallow orchards) that were conditioned and contoured decades ago. Establishment of the cultivation operations does not require the construction of large new buildings, paved roads, or other permanent and impermeable surfaces.

The large vegetated buffers surrounding this facility, coupled with vegetated swales, serve to moderate stormflows and regulate stream volumes such that flooding can be completely avoided. These large vegetated buffers and swales allow stormwater that is discharged from operation areas to be slowed, filtered, and percolate into soils. Should a new facility be planned and constructed that would significantly impact hydrological function, the Ordinance requires documentation that downstream hydrology and public roads and bridges will not be negatively impacted.

## 12.4. Storm Water Management

#### 12.4.1. Water Pollution Control Schedule

BMPs will be deployed in a sequence to follow the progress of site preparation / tilling / cultivation. As the locations of soil disturbance change, erosion and sedimentation controls will be adjusted accordingly to control storm water runoff at the downgrade perimeter and drain inlets. BMPs will be mobilized as follows:

- Year-round:
  - The site manager or stormwater manager will monitor weather using National Weather Service reports (https://www.weather.gov/) to track conditions and alert crews to the onset of rainfall events.
  - Disturbed soil areas will be stabilized with temporary erosion control or with permanent erosion control as soon as possible after grading or construction is complete.
- During the rainy season:
  - Disturbed areas will be stabilized with temporary or permanent erosion control before rain events.

- Disturbed areas that are substantially complete will be stabilized with permanent erosion control (soil stabilization) and vegetation (if within seeding window for seed establishment).
- Prior to forecast storm events, temporary erosion control BMPs will be deployed and inspected.
- During the non-rainy season:
  - The project schedule will sequence earth-moving activities with the installation of both erosion control and sediment control measures. The schedule will be arranged as much as practicable to leave existing vegetation undisturbed until immediately prior to grading.

Sufficient quantities of temporary sediment control materials will be maintained on-site throughout the duration of the project, to allow implementation of temporary sediment controls in the event of predicted rain, and for rapid response to failures or emergencies. This includes implementation requirements for active areas and non-active areas before the onset of rain. The following table summarizes the general schedule of implementation of site BMPs.

#### Phase, Activity, or Milestone Date File any needed permit registration documents immediately Implementation of rainy season BMPs October 1st of every year Rainy season beings October 15 Implementation of dry season BMPs April 1st of every year Dry season begins April 15 see BMP section of this Plan Repair / replacement of erosion control devices Site inspections see Inspection section of this Plan Submit Annual Report annually, as required Expansion / modification of cultivation operational area modify this Plan within 30 days

#### Water Pollution Control Schedule

#### 12.4.2. Pollutant Source Identification

### Inventory of Materials and Activities that May Pollute Storm Water

Construction or cultivation activities that have the potential to contribute sediment to storm water discharges include:

- Tilling, grading and excavation operations;
- Soil import/export operations;
- Structure installation process; and
- Paving operations.

The following table provides a list of materials that may be used and activities that may be performed that will have the potential to contribute pollutants, other than sediment, to storm water runoff.

#### Summary of Potential Project Pollutant Other Than Sediment

Activity/Material Type	Potential Pollutant			
Vehicle lubricants and fuels, including oil, grease,	Petroleum hydrocarbons, volatile organic compounds			
diesel and gasoline, and coolants	(VOCs)			
Asphaltic emulsions associated with asphalt-concrete	Petroleum hydrocarbons, VOCs			
paving operations				
Portland cement, masonry, and concrete products,	Materials with a low or high pH, materials with high			
muriatic acid, etc.	alkalinity, metals			
Road base and subbase material	Materials with high alkalinity or high pH, metals			
Gardening materials and wastes	Pesticides, nutrient pollution (nitrates, phosphates,			
	biological oxygen demand, etc.), metals			
Treated lumber (materials and waste)	Arsenic, copper, other metals, creosote			
Material packaging and site personnel	General litter (municipal solid waste, universal waste)			
Portable toilets	Septic waste (fecal coliform, biological oxygen			
	demand)			

## 12.4.3. Existing (pre-construction) Control Measures

The following are existing (pre-construction) control measures within the project site:

- vegetated drainage swales
- sufficient buffer distances between cultivation areas and drainages
- gravel armoring on driveways and roads
- pipe culverts under roads
- rolling dips on steep road sections
- preservation of existing vegetation

# 12.4.4. Best Management Practices

Resources consulted for BMP selection included:

- Central Valley Region's Best Management Practices Manual for Cannabis Cultivation.
   Appendix A in: Waste Discharge Requirements for Cannabis Cultivation Order R5-2015-0113.
- California Stormwater Quality Association. 2011. California Stormwater Best Management Practice Handbook – Construction. California Stormwater Quality Association, Menlo Park, California 886 pp.
- California Stormwater Quality Association. 2014. Stormwater Best Management Practice Handbook Portal: Industrial and Commercial. California Stormwater Quality Association, Menlo Park, California. 474 pp.
- The California Department of Transportation's Construction Site BMPs Handbook, available electronically at <a href="http://www.dot.ca.gov/hq/construc/stormwater/manuals.htm">http://www.dot.ca.gov/hq/construc/stormwater/manuals.htm</a>
- USEPA NPDES Storm Water Program's National Menu of BMPs website at <a href="http://www.epa.gov/npdes/stormwater/menuofbmps">http://www.epa.gov/npdes/stormwater/menuofbmps</a>
- Handbook for Forest, Ranch, & Rural Roads: A Guide for Planning, Designing, Constructing, Reconstructing, Upgrading, Maintaining, and Closing Wildland Roads. [available at: http://www.pacificwatershed.com/sites/default/files/RoadsEnglishBOOKapril2015b.pdf]

The following subsections discuss BMPs that have been selected for implementation in this project. Implementation and location of BMPs are shown on the Water Pollution Control Drawings (WPCDs) in the map sections. The Appendix includes a list of the fact sheets of all the BMPs selected for this project.

#### **Erosion Control**

Erosion control, also referred to as soil stabilization, consists of source control measures that are designed to prevent soil particles from detaching and becoming transported in storm water runoff. Erosion control BMPs protect the soil surface by covering and/or binding soil particles. This project will implement the following practices for effective temporary and final erosion control during construction:

- Preserve existing vegetation where required and when feasible:
- Apply temporary erosion control to exposed areas. Reapply as necessary to maintain effectiveness;
- Implement temporary erosion control measures at regular intervals throughout the defined rainy season to achieve and maintain stability. Implement erosion control prior to the defined rainy season;
- Control erosion in concentrated flow paths by applying erosion control devices.
- Divert run-on and stormwater generated from within the facility away from all erodible materials; and
- If sediment traps or basins are installed, ensure that they are working properly and emptied of accumulated sediment and litter.

Specific erosion control BMPs that can be implemented are listed here and the Construction and Industrial BMP fact sheets are included in the Appendix:

- EC-2: Preservation of Existing Vegetation
- EC-3: Hydraulic Mulch
- EC-4: Hydroseeding
- EC-5: Soil Binders
- EC-6: Straw Mulch
- EC-7: Geotextiles & Mats
- EC-8: Wood Mulching
- EC-9: Earth Dikes & Drainage Swales
- SC-33: Outdoor Storage of Raw Materials
- SC-40: Contaminated or Erodible Surfaces
- TC-30: Vegetated Swale
- TC-31: Vegetated Buffer Strip

Erosion and sediment control diagrams are provided in the Maps section that indicate the recommended type and placement of erosion control devices.

#### Sediment Control

Sediment controls are structural measures that are intended to complement and enhance the selected erosion control measures and reduce sediment discharges from active construction areas. Sediment controls are designed to intercept and settle out soil particles that have been detached and transported by the force of water. This project will incorporate sediment control

measures as needed.

Specific sediment control BMPs that can be implemented are listed here and the Construction BMP Fact Sheets are included in the Appendix:

- SE-1: Silt Fence
- SE-3: Sediment Trap
- SE-5: Fiber Rolls
- SE-6: Gravel Bag Berm
- SE-8: Sand Bag Barrier
- SE-9: Straw Bale Barrier
- TC-32: Bioretention

Erosion and sediment control diagrams are provided in the Maps section that indicate the recommended type and placement of sediment control devices.

#### Road Maintenance

The property contains numerous access roads and driveways (see exhibits). This access road system consists of private unpaved roads that are well designed. This property has several minor vehicle stream crossings (see Exhibits). These consist mainly of pipe culverts that convey flows from Class III watercourses under the ranch roads. There is one bridge that is not currently in use that connects the Northeast Hops Field to the County Road.

The driveways and access roads are typically armored with gravel and follow ridgelines and gentle contours. Most sections are well graveled. Additional gravel is recommended in some locations. There are some rolling dips, but no water bars; several water bars are recommended. Driveways and roads will be maintained so that significant erosion does not occur. This may include wetting dusty roads, armoring with gravel or asphalt, patching holes, and maintaining drainage features such as water bars, culverts, and side ditches.

The following guidebook should be referenced for road maintenance:

 Handbook for Forest, Ranch, & Rural Roads: A Guide for Planning, Designing, Constructing, Reconstructing, Upgrading, Maintaining, and Closing Wildland Roads. [available at: http://www.pacificwatershed.com/sites/default/files/RoadsEnglishBOOKapril2015b.pdf]

#### Monitoring / BMP Inspection and Maintenance

Sufficient quantities of temporary sediment control materials will be maintained on-site throughout the rainy season, to allow implementation of temporary erosion and sediment controls in the event of predicted rain, and for rapid response to failures or emergencies.

A visual monitoring (inspection) program will be implemented, and an inspection would ideally be performed prior to each qualifying rain event and contain the following focal areas:

- All storm water drainage areas to identify any spills, leaks, or uncontrolled pollutant sources
- All BMPs to identify whether they have been properly implemented
- Any storm water storage and containment areas to detect leaks and ensure maintenance of adequate freeboard

Note that stormwater sampling procedures are discussed in the Water Use subsection.

#### Training

A copy of the Plan will be made available to the site personnel or contractor representatives engaged in the maintenance or installation of BMPs. Site inspectors observing pollution caused by ineffective construction or cultivation practices will inform site personnel of appropriate and proper erosion and sedimentation control practices, along with special follow-up inspection for further training. The Stormwater Manager or general contractor shall organize orientation sessions with all installation, inspection, and maintenance personnel upon initiation of a specific project activity or change in key personnel. These sessions will be setup to ensure that all contractor and sub-contractor operations are implemented in accordance with this Plan. Training sessions will be included as part of regular safety meetings to familiarize works with the requirements of the Plan.

## 12.5. Maps

The required maps are provided in the Maps section at the end of this Property Management Plan.

### 13.0 WASTE MANAGEMENT

## 13.1. Requirements / Goals

According to the Ordinance, the Property Management Plan must have a section on Waste Management:

- (a) Intent: To minimize the generation of waste and dispose of such waste properly, to prevent the release of hazardous waste into the environment, minimize the generation of cannabis vegetative waste and dispose of cannabis vegetative waste properly, and manage growing medium and dispose of growing medium properly.

  (b) This section shall include the following components:
  - a. Solid Waste Management

The solid waste section shall include:

- 1. Provide an estimate of the amount of solid waste that will be generated on an annual basis and daily during peak operational seasons, broken down into the following categories: paper; glass; metal; electronics; plastic; organics; inerts; household hazardous waste; special waste, and mixed residue
- 2. Describe how the permittee will minimize solid waste generation, including working with vendors to minimize packaging.
- 3. Describe the waste collection frequency and method.
- 4. Describe how solid waste will be temporarily stored prior to transport to a compost, recycling, or final disposal location.
- 5. Describe the composting, recycling, or final disposal location for each of the above categories of solid waste.
- b. Hazardous Waste Management

The hazardous waste section shall include:

1. Hazard Analysis.

The applicant shall conduct a hazard analysis to identify or evaluate known or reasonably foreseeable hazards for each type of cannabis product produced at their facility in order to determine whether there exist any hazards requiring a preventive control. The hazard analysis shall include:

The identification of potential hazards, including:

- i. Biological hazards, including microbiological hazards;
- ii. Chemical hazards, including radiological hazards, pesticide(s) contamination, solvent or other residue, natural toxins, decomposition, unapproved additives, or food allergens; and/or
- iii. Physical hazards, such as stone, glass, metal fragments, hair or insects.

The evaluation of the hazards identified in order to assess the severity of any illness or injury that may occur as a result of a given hazard, and the probability that the hazard will occur in the absence of preventive controls.

The hazard evaluation shall consider the effect of the following on the safety of the finished cannabis product for the intended consumer:

- i) The sanitation conditions of the manufacturing premises;
- ii) The product formulation process;
- iii) The design, function and condition of the manufacturing facility and its equipment;
- iv) The ingredients and components used in a given cannabis product;
- v) The operation's transportation and transfer practices;
- vi) The facility's manufacturing and processing procedures;
- vii) The facility's packaging and labeling activities;
- viii) The storage of components and/or the finished cannabis product;
- ix) The intended or reasonably foreseeable use of the finished cannabis product.
- x) Any other relevant factors.
- (2) Management Plan

The Management Plan shall:

i. Identify all Resource Conservation and Recovery Act (RCRA), Non-RCRA hazardous waste and Universal wastes and the volume of each.

- ii. Identify all containers and container management.
- iii. Describe storage locations and chemical segregation procedures.
- iv. Describe hazardous waste manifest and recordkeeping protocol.
- v. Outline inspection procedures.
- vi. Identify emergency spill response procedures.
- vii. Describe staff responsibilities.
- viii. Describe the staff training program.
- ix. Describe the methodology on how the amount of hazardous materials and waste that is generated on the site, the amount that is recycled, and the amount and where hazardous materials and waste is disposed of, is measured, and
- x. Include a map of any private drinking water well, spring, top of bank of any creek or seasonal stream, edge of lake, delineated wetland or vernal pool on the lot of record or within 100 feet of the lot of record and a 100 foot setback from any identified private drinking water well, spring, top of bank of any creek or seasonal stream, edge of lake, delineated wetland or vernal pool. The map shall also include any public water supply well on the lot of record or within 200 feet of the lot of record and a 200 foot setback from any public water supply well.

Pursuant to the California Health and Safety Code, the use of hazardous materials shall be prohibited except for limited quantities of hazardous materials that are below State threshold levels of 55 gallons of liquid, 500 pounds of solid, or 200 cubic feet of compressed gas. The production of any Hazardous Waste as part of the cultivation process is prohibited.

(c) Cannabis Vegetative Material Waste Management

The cannabis vegetative material waste management section shall include:

- (1) Provide an estimate of the type and amount of cannabis vegetative waste that will be generated on an annual basis.
- (2) Describe how the permittee will minimize cannabis vegetative waste generation.
- (3) Describe how solid waste will be disposed.
- (4) Describe the methodology on how the amount of cannabis vegetative waste that is generated on the site, the amount that is recycled, and the amount and where cannabis vegetative waste is disposed of is measured.
- (d) Growing Medium Management

The growing medium management section shall include:

- (1) Provide an estimate of the type and amount of new growing medium that will be used and amount of growing medium will be disposed of on an annual basis.
- (2) Describe how the permittee will minimize growing medium waste generation.
- (3) Describe any non-organic content in the growing medium used (such as vermiculite, silica gel, or other non-organic additives.
- (4) Describe how growing medium waste will be disposed.
- (5) Describe the methodology on how the amount of growing medium waste that is generated on the site, the amount that is recycled, and the amount and where growing medium waste is disposed of, is measured.

# 13.2. Solid Waste Management

### 13.2.1. Solid Waste Sources and Volumes

The volume of solid waste generated at the cultivation site is estimated below on a peak daily basis and an annual basis, in pounds.

### **Estimated Solid Waste Generation Per Cultivation Site**

	Annual Basis (pounds per year)	Peak daily (pounds per day)		
Paper	5	<1		
Glass	10	<1		
Metal	10	<1		
Electronics	1	n/a		
Plastic	100	10		
Organics	1,000	100		
Inerts*	10	<1		
Household hazardous waste	1	n/a		
Special waste	1	n/a		
Mixed residue	10	<1		

<sup>\*</sup> Inert waste is waste which is neither chemically nor biologically reactive and will not decompose. Examples are sand and concrete.

## 13.2.2. Waste Collection, Storage, and Disposal

At least one waste bin will be located within the fenced area of each cultivation site. Waste bins will consist of trash cans (20 or 35 gallon) with lids or roll-off dumpsters with lids. The locations of waste bins / containers are shown in the Maps section.

Recyclables will be segregated from solid waste and stored in bins. At weekly intervals, staff will transfer them by truck in trash cans, with tight lids or plastic garbage bags and tarped loads and deposit them in an appropriate recycling facility. Recyclables such as scrap metal, glass, metal and plastic containers, can be conveniently unloaded at a recycling drop-off center (a Lake County Integrated Waste Management facility or private facility). Cardboard and newspaper may be recycled or mixed in with other composting materials.

Yard waste, green waste, and other compostable materials will be segregated from the solid waste and shredded and composted onsite for reuse as mulch or as a soil amendment, or deposited at an appropriate transfer facility. Compost and recyclable wood can be dropped off at any compost facility where it is processed as new compost. Household toxic materials will be segregated from the solid waste and disposed of at a Lake County Integrated Waste Management facility.

Waste will be hauled to an appropriate licensed facility by a private waste-hauling contractor, such as Waste Management, Inc., or C & S Waste Solutions, or by cultivation operation staff. The Lake County Integrated Waste Management facilities are:

- Eastlake Landfill, 16015 Davis Ave, Clearlake
- Lake County Waste Solutions Transfer Station and Recycling Center, 230 Soda Bay Road, Lakeport
- South Lake Refuse and Recycling Center, 16015 Davis Street, Clearlake
- Quackenbush Mountain Resource Recovery and Compost Facility, 16520 Davis Street, Clearlake

The following material handling and waste management measures will be implemented:

- Prevent or minimize handling of wastes that can be readily mobilized by contact with stormwater during a storm event;
- Contain all stored wastes (e.g., particulates, powders, shredded paper, etc.) that can be transported or dispersed by the wind or contact with stormwater during handling;
- Cover waste disposal containers and material storage containers when not in use;
- Divert run-on and stormwater generated from within the facility away from all stockpiled materials;
- Clean all spills of wastes that occur during handling in accordance with the spill response procedures); and
- Observe and clean as appropriate, any outdoor material or waste handling equipment or containers that can be contaminated by contact with chemical/industrial materials or wastes.

A sandbag barrier (Construction BMP Factsheet SE-8) can be placed around waste storage areas to prevent stormwater run-on from adjacent upstream areas. Materials can be elevated with palettes or cement blocks to minimize contact with stormwater. Spill clean-up materials,

material safety data sheets, a material inventory, and emergency contact numbers will be maintained and stored in the residence or shipping container.

To reduce or eliminate pollution of storm water from stockpiles of soil and cultivation materials, stockpiles will be surrounded with sediment controls (Construction Factsheets BMP SE-5: Fiber Rolls, SE-8: Sandbag Barrier, and WM-3 Stockpile Management) as needed. Plastic covers will be used, as needed, before rain events or before strong winds begin.

BMPs will be implemented to minimize storm water contact with waste materials and prevent waste discharges (Construction Factsheet BMP WM-5 Solid Waste Management). Solid waste should be removed and disposed off-site at least weekly at a proper receiving facility. Any chemicals will be stored in the shipping containers or sheds. Chemical wastes will be appropriately and clearly marked in containers and segregated from other non-waste materials.

Storage of soil amendments and chemicals will employ the following CASQA Industrial BMP fact sheets:

- SC-31: Outdoor Liquid Container Storage
- SC-32: Outdoor Equipment Operations
- SC-33: Outdoor Storage of Raw Materials
- SC-34: Waste Handling and Disposal
- SC-40: Contaminated or Erodible Surfaces
- TC-30: Vegetated Swale
- TC-31: Vegetated Buffer Strip.

#### 13.2.3. Solid Waste Reduction

The CDFA CalCannabis Program states, "Cultivators must comply with the California Integrated Waste Management Act of 1989, which requires that all California cities and counties reduce, recycle, and compost at least 50 percent of wastes by 2000." (CDFA 2017) Solid waste will be reduced using some combination of the following strategies and activities:

- · Provide filtered water and dedicated cups instead of bottled water for staff.
- Use biodegradable containers.
- Use durable materials to reduce the use of disposable materials.
- Preferably select vendors that use reusable packaging and shipping containers; encourage vendors to do so.
- Minimize the volume of packaging material required by selecting products packaged efficiently or by buying in bulk.
- Grow cannabis plants in the ground instead of in cloth bags, where possible.
- Employ soil fertility practices, such as nitrogen fixation, to reduce the importation of fertilizers and soil amendments in containers.
- Use electricity-powered vehicles and equipment and install a solar array and battery storage.

### 13.3. Hazards and Hazardous Waste

## 13.3.1. Hazard Analysis

The CalCannabis Licensing Program regulations (Section 8102[b][19]) would require that applicants have conducted a hazardous materials record search of the EnviroStor database for the proposed premises. If hazardous sites were encountered, the regulations require that applicants provide documentation of protocols implemented to protect employee health and safety.

The following hazardous materials databases were queried on August 6, 2019:

- EnviroStor is an online search and Geographic Information System tool for identifying sites that have known contamination or sites for which there may be reasons to investigate further. The EnviroStor database includes the following site types: Federal Superfund sites (National Priority List); State Response, including Military Facilities and State Superfund; Voluntary Cleanup; and School sites.
- GeoTracker is a geographic information system maintained by the California State Water Resources Control Board (SWRCB) that provides online access to environmental data at the Internet address (URL) = <a href="http://geotracker.waterboards.ca.gov/">http://geotracker.waterboards.ca.gov/</a>.

The GeoTracker database and EnviroStor database did not report contamination cases or hazardous material usage on the Property or adjacent properties. The nearest contamination case is over 1 mile away on Highway 20. The site survey revealed no evidence of buried storage tanks or soil contamination. There was no indication that the Property has previously been used for an industrial purpose. The former hop farm uses one diesel above ground storage tank. This tank appeared to be in good condition with no leaks. This tank will not be used for Cannabis cultivation and is planned to be removed. Refer to CASQA Industrial BMP Fact Sheet #SC-31: Outdoor Liquid Container Storage for any use of fuel tanks.

This Hazard Analysis analyzes only the cultivation, harvest, and curing of Cannabis. If Cannabis is processed or manufactured at this facility, this Hazard Analysis will be expanded and revised.

## Potential Biological Hazards

For unprocessed Cannabis, the primary biological hazard is microbiological, and specifically, fungal growth. In rare instances, some Cannabis crops can be contaminated with fecal coliforms that derive from soils or improper hygiene. Insects and arachnids, such as mites, could also be present on Cannabis product. For cultivation staff, the biological hazards are snake bites, insect stings, and weather exposure.

#### Potential Chemical Hazards

For unprocessed Cannabis, the primary chemical hazards are chemical residues: fertilizers; insecticides; and fungicides. Petroleum product usage could also lead to contamination of Cannabis product or soil. For cultivation staff, the chemical hazards are exposure to hazardous chemicals.

## Potential Physical Hazards

For unprocessed Cannabis product, physical hazards include the introduction of material fragments such as stone, glass, metal fragments, or hair. Such contamination could occur

from a variety of sources, such as fugitive dust, dirty containers during transport, etc. For cultivation staff, the physical hazards are cuts by sharp objects, crushing by falling objects, and weather exposure.

#### 13.3.2. Hazard Evaluation

### **Evaluation of Biological Hazards**

Arthropod infestations and fungal growths are common hazards. Arthropod infestations and fungal vectors and fungal growth will be controlled in various ways. Regular testing for fungal spores on raw product should be conducted. If a biological contaminant is found, the incident will be investigated to determine the source. Areas inside cultivation compounds can be graveled or paved to suppress dust and mud. Live traps may be deployed to remove rodents from operational areas. Disposable coveralls (e.g. Tyvek) can be used to increase sanitation levels and reduce vectoring of mites and other pests. A clothing changing station / mudroom can be provided for employees so that street clothing is separated from cultivation clothing. The number of workers and visitors should be minimized, as mites can travel on clothes. Increasing ventilation, such as the addition of fans, can lower humidity levels and discourage fungal growth.

To reduce the risk of snake bites, insect stings, and weather exposure, staff will be required to wear personal protective equipment and stay hydrated. These hazards are easily mitigated by taking care in the field.

#### Evaluation of Potential Chemical Hazards

Chemical contamination of raw product is possible, but unlikely. Regular testing for chemical residues on raw product should be performed. Chemical contamination can be reduced by implementation of Best Management Practices, which are identified in other subsections of this Plan. The use of organic-certified chemicals will also reduce this hazard significantly.

For cultivation staff, the risk of chemical exposure can be reduced by the use of personal protective equipment and the implementation of Best Management Practices, which are identified in other subsections of this Plan.

### Evaluation of Potential Physical Hazards

For unprocessed Cannabis product, contamination of raw product by physical residues is relatively common, but easy to avoid. Facilities should be kept as clean as possible. Disposable coveralls (e.g. Tyvek) can be used to increase sanitation levels. Plastic sheeting can be used when raw product must be handled or stored. Equipment, such as scissors and saws, will be sanitized with ethanol.

For cultivation staff, the risk of physical hazards can be reduced by the use of personal protective equipment.

# 13.4. Hazardous Waste Management Plan

Cannabis cultivation operations may involve the use of hazardous materials, such as fuel for power equipment and generators, and pesticides. Transport, storage, and use of these materials could endanger human health and the environment in the event that upset or

accident conditions cause a release of the materials. Numerous existing laws and regulations are designed to prevent spills of hazardous materials and limit damage in the event that such materials are released. The CalCannabis Licensing Program would only authorize lawful cultivation activities that comply with existing laws regarding storage and use of hazardous materials. California Health and Safety Code provisions and the CalARP program would require any cannabis cultivation facility storing more than a threshold quantity of regulated substances to prepare a Hazardous Materials Business Plan. These plans would include emergency response procedures to coordinate response in the event of a release and chemical accident prevention measures. With adherence to existing hazardous materials laws, the risk of accidental releases of hazardous materials from cultivation activities that could cause substantial hazards is considered low.

In addition, the CalCannabis Licensing Program's environmental protection measures (Sections 8301[a][4], 8302[a][5], and 8313 of the proposed regulations, as provided in Appendix A) would minimize potential accidental releases of hazardous materials by requiring licensees to store chemicals in a secure building or shed, and to contain any chemical leaks and immediately clean up any spills. Therefore, the risk of accidental releases of hazardous materials from lawful cannabis cultivation operations would be lower than many other ongoing activities in the state, including existing unpermitted cannabis cultivation activities.

The Lake County Division of Environmental Health is the Certified Unified Program Agency (CUPA) for all of Lake County, dealing with hazardous waste and hazardous materials. The CUPA typically requires a Hazardous Materials Business Plan for the following volumes of hazardous materials: greater than 55 gallons of liquid; 200 standard cubic feet of compressed gas; or 500 pounds of a solid. All permittees shall manage all waste that is hazardous waste, as defined in Section 40141 of Public Resources Code, in compliance with all applicable hazardous-waste statutes and regulations.

Chemicals will be stored in a stormproof shed or Conex container so that stormwater is not contaminated. Chemicals will be properly labeled, properly segregated, and open containers sealed when not in use. Staff, when handling chemicals, will use personal protective equipment such as safety glasses, gloves, dust mask, boots, and pants and long-sleeved shirt. No hazardous materials are currently used in this cultivation operation. Therefore, no hazardous wastes are expected to be generated.

Chemicals pertaining to cultivation will be stored in a stormproof shed or Conex container. Chemicals pertaining to curing will be stored in a future curing shed. Chemicals will be properly labeled and open containers sealed when stored. Personal protective equipment such as safety glasses, gloves, dust mask, boots, and pants and long-sleeved shirt, will be used by staff when handling chemicals.

Gasoline in 1 or 5-gallon containers is used to fuel small engines such as an electrical generator, quad ATV, tillers and line trimmers. No significant quantities of petroleum products are currently used, with the exception of an above ground diesel tank used to fuel agricultural equipment that are part of the former hops farm. This will not be used for Cannabis cultivation and is planned to be removed. All large equipment maintenance operations will typically occur at service stations outside of the Project Area. Should vehicle and equipment fueling or maintenance be performed in the Project Area, the following CASQA Industrial BMP fact sheets will be followed:

- SC-20: Vehicle and Equipment Fueling
- SC-21: Vehicle and Equipment Cleaning
- SC-22: Vehicle and Equipment Maintenance and Repair

Material Safety Data Sheets (MSDS) will be kept on file for each chemical used at this facility. MSDS sheets will be made available to all staff for viewing. When a new chemical is brought on to this facility, there will be a brief "tailgate" meeting to discuss proper storage, handling, and disposal of the chemical. MSDS for the facility are provided in the Appendix.

#### The CDFA CalCannabis Program concluded:

"With adherence to existing hazardous materials laws, the risk of accidental releases of hazardous materials from cultivation activities that could cause substantial hazards is considered low. In general, cannabis cultivation would not make intensive use of hazardous materials. In addition, the Proposed Program's environmental protection measures (Sections 8301[a][4], 8302[a][5], and 8313 of the proposed regulations, as provided in Appendix A) would minimize potential accidental releases of hazardous materials by requiring licensees to store chemicals in a secure building or shed, and to contain any chemical leaks and immediately clean up any spills. Therefore, the risk of accidental releases of hazardous materials from lawful cannabis cultivation operations would be lower than many other ongoing activities in the state, including existing unpermitted cannabis cultivation activities." (CDFA 2017)

"Cannabis cultivation sites may be located in areas of high risk for wildfire." (CDFA 2017)

A sandbag barrier (Construction BMP Factsheet SE-8) can be placed around waste storage areas to prevent stormwater run-on from adjacent upstream areas. Sheds or shipping containers will be used to store hand tools, small parts, and most cultivation materials that can be carried by hand. Very large items will be stored in the open in the general storage areas. Such materials should be elevated with palettes or cement blocks to minimize contact with stormwater. Spill clean-up materials, material safety data sheets, a material inventory, and emergency contact numbers will be maintained and stored in the residence or shipping container.

To reduce or eliminate pollution of storm water from stockpiles of soil and cultivation materials, stockpiles will be surrounded with sediment controls (Construction BMP Factsheets SE-5: Fiber Rolls, SE-8: Sandbag Barrier, and WM-3 Stockpile Management) as needed. Plastic covers will be used, as needed, before rain events or before strong winds begin.

BMPs will be implemented to minimize storm water contact with waste materials and prevent waste discharges (Construction BMP Factsheet WM-5 Solid Waste Management). Solid waste should be removed and disposed off-site at least weekly at a proper receiving facility. Any chemicals will be stored in the shipping containers or sheds. Chemical wastes will be appropriately and clearly marked in containers and segregated from other non-waste materials.

Storage of soil amendments and chemicals will employ the following CASQA Industrial BMP Fact Sheets:

- SC-31: Outdoor Liquid Container Storage
- SC-32: Outdoor Equipment Operations
- SC-33: Outdoor Storage of Raw Materials
- SC-34: Waste Handling and Disposal
- SC-40: Contaminated or Erodible Surfaces
- TC-30: Vegetated Swale
- TC-31: Vegetated Buffer Strip.

## 13.5. Pollution Prevention and Spill Response

A pollution prevention and spill response subplan was prepared in the following document:

 Natural Investigations Co. 2019. Site Management Plan for the Cultivation Operations at 2050 & 2122 Ogulin Canyon Road, Clearlake, California. Prepared for the RWQCB. 154 pp.

This storm water management subplan prescribes the following practices: good housekeeping; preventative maintenance; other BMPs; spill and leak prevention and response measures, and a monitoring program.

The spill prevention and control plan includes the following components:

- Maintenance of spill kit for petroleum hydrocarbons on site and in fuel supply trucks to include:
  - Containment drum;
  - Oleophilic absorbent pads; and
  - Granular spill absorbent suitable for petroleum, brake fluid, and antifreeze;
- Daily inspection of equipment for oil and fuel leaks;
- Fueling only in the designated area; and
- Training of personnel on handling of leaks (training at tailgate safety meetings).

# 13.6. Cannabis Vegetative Material Waste Management

## 13.6.1. Types and Volumes of Green Waste

The CDFA CalCannabis Program describes green waste as follows:

"Green waste is generated throughout the cannabis cultivation process. Some plants fail to reach maturity, pruning generates waste, nuisance weeds must be removed, and other plant material remains unused following harvesting, processing, and preparation for a new crop to be planted. Processing, including trimming, is described in Section 3.8 below.

Some cultivators may use sugar leaves, branch stalks, or stems for various cannabis or hemp products; typically, however, after the flowers are harvested, the remainder of the cannabis plant becomes green waste. Removal of some large plants, particularly in outdoor cultivation operations, may require a chainsaw due to the strength and thickness of the plant's stem. Green waste is generally not piled and stored near active cannabis crops to avoid botrytis or other fungal pest issues that may occur on the waste and spread to the living cannabis plants. Disposal of green waste would follow procedures established by the Proposed Program. On-site composting is an option. If off-site disposal is used, the cultivator would make all cannabis waste unusable and

unrecognizable before it leaves the licensed premises by grinding and mixing the green waste with non-consumable solid wastes such that the resulting mixture is at least 50 percent non-cannabis waste. Under Section 8305, Cannabis Waste Management, of the Proposed Program regulations, acceptable types of non-cannabis waste are any nonhazardous compostable materials, as defined in Title 14 of the California Code of Regulations at Section 17852(a)(11). After the waste is ground and mixed, licensees may dispose of it at a manned and permitted solid waste landfill, compostable materials handling facility, or in-vessel digestion facility as described in the regulations." (CDFA 2017)

Sources of green waste on this cultivation operation consist of the following:

- mulch, humus, etc.
- landscape maintenance: lawn and weed trimmings, treated lumber, wood fencing, etc.
- Cannabis processing waste: leaves, stems, and root balls that remain after flower harvest, trimming, and grooming; whole dead plants; etc.

Volume of green waste generated by this cultivation operation is estimated at:

one or two cubic yards per acre per year.

Cannabis green waste will be weighed daily, weekly, or as needed, and data shall be recorded for reporting requirements.

### 13.6.2. Handling and Disposal of Green Waste

There will be a dedicated area in each cultivation compound where Cannabis waste is handled. This area will be surveilled by video camera, and Cannabis waste will be weighed at regular intervals (or as needed) as part of the Track and Trace Program. Cannabis waste will be handled with appropriate PPE, including long-sleeved shirts, pants, boots, dust mask, eye protection, and gloves. Cannabis waste will either be composted onsite or disposed at a licensed landfill offsite after rendering it unconsumable.

Non-cannabis green waste will be shredded in a wood chipper, as necessary. Green waste will be mixed with soil and inoculated with humus. Compost heaps should be at least one cubic yard in size to generate and sustain necessary heat for composting (to sustain aerobic digestion). Compost heaps should be segregated into batches as they age, with humus being the resulting product after several weeks of composting. Compost heaps should be turned often to encourage aeration and aerobic digestion and supplemental water added to keep the heaps moist, but not wet (to discourage anaerobic digestion). Cannabis waste should be shredded and mixed with at least an equal amount of compostable materials such as food waste, yard waste, or growing medium (to render the cannabis unconsumable). Cannabis waste must be kept inside the locked fence or other locked compound at all times.

If cannabis waste is to be disposed offsite, CalCannabis may dictate how it is handled. This may consist of shredding and blending with an equal part of non-consumable material, such as cardboard. It may need to be colored or dyed. Cannabis waste must be kept inside the locked garden area or other locked compound until ready for transport. It would then be transported as solid waste to the proper disposal facility (see Solid Waste Management Plan).

California Department of Food and Agriculture's CalCannabis Cultivation Licensing Program dictates specific Cannabis waste management practices, that will be adopted, as applicable, by this cultivation operation. The following draft regulations from the CalCannabis Cultivation Licensing Program are quoted as follows, and incorporated by reference:

- § 8305. Cannabis Waste Management
- (a) For the purposes of this Chapter, "cannabis waste" is waste that is not hazardous waste as defined in Section 40141 of Public Resources Code, and is solid waste, as defined in Section 40191 of Public Resources Code, that contains cannabis and that has been made unusable and unrecognizable in the manner prescribed in subsection (e). A licensee may not sell cannabis waste.
- (b) A licensee shall manage all waste that is hazardous waste, as defined in Section 40141 of Public Resources Code, in compliance with all applicable hazardous-waste statutes and regulations.
- (c) A licensee shall dispose of cannabis waste as identified in the licensee's Cultivation Plan approved by the Department. A licensee shall not dispose of cannabis waste in an unsecured waste receptacle, whether in the control of the licensee or not.
- (d) Cannabis that a licensee intends to render into cannabis waste shall be held in the designated holding area for a minimum of 72 hours. A licensee shall affix to each batch one or more documents with batch information and weight. At no time during the 72-hour hold period may the cannabis be handled, moved, or rendered into cannabis waste. The cannabis the licensee intends to render into cannabis waste is subject to inspection by the Department.
- (e) A licensee shall make cannabis into cannabis waste by rendering the cannabis unusable and unrecognizable. The licensee shall render the cannabis into cannabis waste before removing the cannabis waste from the licensed premises. A licensee shall render the cannabis into cannabis waste by grinding and incorporating the cannabis with other ground material so that the resulting mixture is at least 50 percent noncannabis material by volume. A licensee shall render cannabis into cannabis waste and track that waste by batch.
- (f) Cannabis that a licensee wishes to deposit at a compostable materials handling facility or at an in-vessel digestion facility may be rendered cannabis waste by incorporating any nonhazardous compostable material, as defined in Title 14 of the California Code of Regulations at Section 17852 (a)(11), that a compostable materials handling facility or in-vessel digestion facility may lawfully accept.
- (g) Unless a licensee will compost onsite, after a licensee renders the cannabis into cannabis waste, a licensee shall do one of the following with the cannabis waste:
  - (1) Dispose of the cannabis waste at a manned and fully permitted solid waste landfill;
  - (2) Deposit the cannabis waste at a manned solid waste operation or a manned fully permitted compostable materials handling facility; or
  - (3) Deposit the cannabis waste at a manned solid waste operation or a manned fully permitted in-vessel digestion facility.
- (h) In addition to all other tracking requirements set forth in Sections 8404 and 8405 of this Chapter, a licensee shall use the track-and-trace system and onsite documents to ensure the cannabis waste materials are identified, weighed, and tracked while on the licensed premises and when disposed of or deposited in accordance with subsection (g).
- (i) A licensee shall enter the date and time that the cannabis was rendered cannabis waste and the weight of the resulting cannabis waste into the track-and-trace database.
- (j) A licensee shall maintain accurate and comprehensive records regarding cannabis waste material that account for, reconcile, and evidence all activity related to the generation and disposal or disposition of cannabis waste. A licensee shall obtain a record from the solid waste facility evidencing the acceptance of the cannabis waste material at the facility. The record shall contain the name and address of the facility, the date, and the volume or weight of the cannabis

waste accepted. These documents are records subject to inspection by the Department and shall be kept in compliance with Section 8400 of this Chapter.

(k) A licensee shall enter the date and time of the disposal or deposit of the cannabis waste at a solid waste facility, compostable materials handling facility, or an in-vessel digestion facility into the track-and-trace system.

## 13.7. Growing Medium Management

The CDFA CalCannabis Program describes soils handling as follows:

"Soils used in cannabis cultivation may be treated, reused, stockpiled, and/or discarded. For reuse, soils are piled and covered with tarps for an extended period (months to a year) to allow heat from sunlight to destroy any potential soil pathogens or pests. Another practice for soil reuse is to run a compost tea through the soils between harvests to restore soil nutrients. Although it is not a direct component of the Proposed Program, another aspect of soil reuse can include laboratory testing of soil samples to identify nutrient deficiencies or other issues. Identifying such deficiencies allows the soil to be properly treated or amended with fertilizers or other soil amendments, thereby correcting these deficiencies, prior to being reused with a new cannabis crop." (CDFA 2017)

"Outdoor cultivation typically involves planting rooted cannabis cuttings or seeds in the early spring and harvesting the plants in the fall (mid-September through November), after the plants flower. Soils used in the pots or grow bags are typically amended to ensure that nutrients are available to the plants throughout the growing season. Compost teas, which are created by steeping compost material in water, may also be used to fulfill nutrient needs (Ingham 2014). Water and nutrient supplement needs for outdoor cultivation may vary depending on the type of growing container selected. For example, raised beds typically require more watering and additional liquid nutrient application compared to other growing container options." (CDFA 2017)

For the purposes of this Plan, growing medium consists of soil and non-organic amendments (vermiculite, perlite, silica gel, etc.). It does not include fertilizers or organic amendments such as mulch, humus, worm castings. etc. See the Fertilizer subsection of this Plan for a discussion on organic amendments.

## 13.7.1. Types and Volumes of Growing Medium

The growing medium for this cultivation operation will be native soil amended with imported organics. Exact volumes are not known at this time. Planting methods will be either tilled rows or cloth sacks.

This section of the Plan should be updated when the cultivation operations are established.

# 13.7.2. Growing Medium Handling, Disposal, and Waste Reduction

Growing media waste will be reduced or eliminated by composting and blending old soils with new soils and amendments. No significant amounts of growing media are expected to be disposed. Instead, media is reduced in volume yearly because it is absorbed by the plants and metabolized by soil organisms (bacteria, fungi, invertebrates). Soil staging areas and compost piles will be located inside the fenced compounds or an area near the Barn. BMPs will be

employed to ensure that these piles do not contaminate stormwater or cause nuisance dust or odor issues.

# 13.8. Maps

The required maps are provided in the Maps section at the end of this Property Management Plan.

### 14.0 WATER RESOURCES

## 14.1. Requirements / Goals

According to the Ordinance, the Property Management Plan must have a section on Water Resources.

## 14.2. Description of Water Resources

The Lake County Groundwater Management Plan, together with the Lake County Water Inventory and Analysis (CDM 2006) and the Lake County Water Demand Forecast (CDM 2006), serve to manage the water resources in Lake County and provide a framework for the County and other water users to implement effective water resource management programs.

The Property drains in various directions, but flows eventually into an unnamed perennial channel, a tributary of Clear Lake. An informal assessment for the presence of potentially-jurisdictional water resources within the operational areas and surrounding Property was conducted during the field survey in 2019 by G.O. Graening, Ph.D. (Natural Investigations Co., Inc.). The following water features were detected within the Property during the field survey (see Exhibits):

- an unnamed perennial (Class I) watercourse in Blackeye Canyon. This feature has patches of riparian habitat along the river corridor
- several unnamed intermittent (Class II) watercourses that are tributary to the Class I channel
- several ephemeral (Class III) watercourses
- wetlands associated with the Class I and Class II watercourses
- a stock pond with a fringe of wetland vegetation

There are no vernal pools or other isolated wetlands on the Property.

The Property does not have a municipal water supply service, but relies on well water. The cultivation sites should not divert surface water without permission. State permits are needed to use surface water. The Cannabis cultivation operations will use water from permitted wells onsite. According to maps in the Lake County Groundwater Management Plan, the Project Area appears to be located near the Clear Lake Cache Formation Groundwater Management Plan Area.

The Property in the subwatershed "Burns Valley / Frontal Clear Lake" (12-digit HUC code is 180201160310). This subwatershed is part of the upper Cache Creek Watershed. The watershed of the surrounding area is relatively pristine, with south-facing slopes supporting chaparral, grasslands, and oak savannas, while the north-facing slopes are dense with mixed oak and conifer forests and woodlands. The valley floors are more developed, and consist of ranch estates, irrigated agricultural lands, ranchland and pasture, and commercial enterprises.

#### 14.3. Water Resource Protection

This Property has several vehicle stream crossings (see Exhibits). These consist mainly of pipe culverts that convey flows from Class III watercourses under the ranch roads. There is one bridge that is not currently in use that connects the Northeast Hops Field to the County Road. Proper road maintenance procedures are detailed in other sections of this Plan.

This cultivation operation will be enrolled as a Tier II / Low Risk cultivation operation in the State Water Resources Control Board's Order WQ 2017-0023-DWQ General Waste Discharge Requirements for Discharges of Waste Associated with Cannabis Cultivation Activities (General Order). Compliance with this Order will ensure that cultivation operations will not significantly impact water resources by using a combination of Best Management Practices, buffer zones, sediment and erosion controls, inspections and reporting, and regulatory oversight. Note also that a sediment and erosion control plan is being implemented as part of the larger Site Management Plan:

 Natural Investigations Co. 2019. Site Management Plan for the Cultivation Operations at 2050 & 2122 Ogulin Canyon Road, Clearlake, California. Prepared for the RWQCB. 154 pp.

Potential adverse impacts to water resources could occur during construction by modification or destruction of stream banks or riparian vegetation, the filling of wetlands, or by increased erosion and sedimentation in receiving water bodies due to soil disturbance. Project implementation will not directly impact any channels or wetlands. Soil disturbance from project implementation could increase erosion and sedimentation. Regulations at both the County and State levels require creation and implementation of an erosion control plan / stormwater management plan. Furthermore, if the total area of ground disturbance from project implementation is greater than 1 acre, the project proponent will need to enroll for coverage under the General Permit for Discharges of Storm Water Associated with Construction Activity (Construction General Permit, 2009-0009-DWQ).

Potential adverse impacts to water resources could occur during operation of cultivation activities resources by discharge of sediment or other pollutants (fertilizers, pesticides, human waste, etc.) into receiving waterbodies. However, the project proponent must file a Notice of Intent and enroll in Cannabis Cultivation Order WQ 2017-0023-DWQ. Compliance with this Order will ensure that cultivation operations will not significantly impact water resources by using a combination of Best Management Practices (BMPs), buffer zones, sediment and erosion controls, site management plans, inspections and reporting, and regulatory oversight. Implementation of these plans, BMPs, and compliance with Water Board and County regulations will ensure that water quality impacts are less than significant. Therefore, no mitigation is required.

It is recommended that a formal delineation of jurisdictional waters be performed before construction work, or ground disturbance, is performed near any wetland or drainage.

#### 14.3.1. Avoidance and Minimization Measures

#### Zoning Setbacks and Site Selection

The Ordinance requires that all cultivation operations be located at least 100 feet away from all waterbodies (i.e. spring, top of bank of any creek or seasonal stream, edge of lake, wetland or vernal pool). These cultivation operations were located as far away from water resources as possible. Following is a summary of the proximity of watercourses to the cultivation areas:

 "Northwest Hops Field": this hop field is directly adjacent to the perennial stream in Ogulin Canyon/Blackeye Canyon. The Water Board requires a 150-foot setback from Class I

- watercourses; this potential cultivation area will be reduced in size to comply with the Cannabis Cultivation Order WQ 2017-0023-DWQ setback requirements.
- "Southwest Clearing": this area complies with the Cannabis General Order setback requirements; the nearest stream, a Class II watercourse, is at least 120 feet away.
- "Northeast Hops Field": this hop field is directly adjacent to the perennial stream in Ogulin Canyon/Blackeye Canyon and is also near wetlands associated with the pond. The Water Board requires a 150-foot setback from Class I watercourses and wetlands; this potential cultivation area will be reduced in size to comply with the Cannabis General Order setback requirements.
- "Central Hops Field": this area complies with the Cannabis General Order setback requirements; the nearest stream, a Class II watercourse, is at least 240 feet away.
- "Chaparral Clearing": this area complies with the Cannabis General Order setback requirements; the nearest streams, a Class II and Class II watercourse, are at least 200 feet away.
- "Orchard": this area complies with the Cannabis General Order setback requirements; the nearest stream, a Class III watercourse, is at least 70 feet away.

### Vegetative Buffers

Generous vegetative buffers exist between these cultivation operations and the nearest water resources. These vegetated areas will be preserved as much as possible. The exception are any fire breaks needed for wildfire protection. Areas that are covered in grasses will be regularly mowed or trimmed. Areas that are covered in natural habitats should not be trimmed.

#### 14.3.2. Best Management Practices

Water resource protection BMP's were identified and discussed in the Stormwater Management subsection.

## 14.4. Water Quality Monitoring Program

## 14.4.1. Objectives

The Project Site Monitoring Program should be developed and implemented to address the following objectives:

- To demonstrate that the site is in compliance with all permits and ordinances;
- To determine whether non-visible pollutants are present at the project site and are causing or contributing to exceedances of water quality objectives;
- To determine whether immediate corrective actions, additional BMP implementation, or Plan revisions are necessary to reduce pollutants in storm water discharges and authorized non-storm water discharges; and
- To determine whether BMPs indicated in the Plan are effective in preventing or reducing pollutants in storm water discharges and authorized non-storm water discharges.

Note that water quality monitoring and sampling is also required under the State Water Board's Cannabis General Order.

## 14.4.2. Types of Inspections and Frequency

Based on the project site's location, construction / cultivation periods, and rainfall erosivity factor, this project should perform inspections at the following times: beginning of the rain season; before and after any storm that produces over 1 inch of rain; and during any storm that produces a significant stormwater discharge. Each inspection event should be logged in the Inspection Log in this Plan or in a separate binder.

The inspectors shall be prepared to collect samples and conduct visual inspections. Inspectors are not required to physically collect samples or conduct visual inspections under the following conditions:

- During dangerous weather conditions such as flooding and electrical storms; and
- Outside of scheduled site business hours.

# 14.4.3. Inspection and Sampling Personnel

All inspection and sampling activities should be performed by the stormwater manager until site personnel are properly trained to take over these tasks. The name(s) and contact number(s) of the assigned inspection and sampling personnel are:

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the Stormwater Management Consultant is Dr. G.O. Graening, QSD #00473, QISP #597.

# 14.4.4. Record Keeping and Reports

The site manager or storm water manager should retain records of all storm water monitoring information and copies of all reports for a period of at least three years. Each inspection event can be logged in the Inspection Log in a binder. These records include:

- The date, place, time of facility inspections, sampling, visual inspections, and/or measurements, including precipitation;
- The individual(s) who performed the facility inspections, sampling, visual inspections, and or measurements;

- The date and approximate time of analyses;
- The individual(s) who performed the analyses;
- Rain gauge readings from site inspections;
- Non-storm water discharge inspections and visual inspections and storm water discharge visual observation records;
- Visual observation and sample collection exception records; and
- The records of any corrective actions and follow-up activities that resulted from analytical results, visual inspections, or inspections.

### 14.4.5. Visual Inspection Plan

The inspector is only required to conduct visual observations (inspections) during business hours only. Within 2 business days (48 hours) prior to major rain events, the inspector should visually observe (inspect):

- All storm water drainage areas to identify any spills, leaks, or uncontrolled pollutant sources (if needed, the site manager should implement appropriate corrective actions);
- All BMPs to identify whether they have been properly implemented in accordance with the Plan (if needed, the site manager shall implement appropriate corrective actions); and
- Any storm water storage and containment areas to detect leaks and ensure maintenance of adequate freeboard.

The inspector should conduct during-rain event visual observations (inspections) at regular intervals during extended storm events. The inspector shall visually observe (inspect) storm water discharges at all discharge locations. Within two business days (48 hours) after major rain events, the inspector should conduct post rain event visual observations (inspections) to (1) identify whether BMPs were adequately designed, implemented, and effective, and (2) identify additional BMPs and revise the Plan accordingly.

For the visual inspections described above, the inspector shall observe the presence or absence of floating and suspended materials, a sheen on the surface, discolorations, turbidity, odors, and source(s) of any observed pollutants. The inspector should maintain on-site records of all visual observations (inspections), personnel performing the observations, observation dates, weather conditions, locations observed, and corrective actions taken in response to the observations.

## 14.4.6. Sampling Plan for Pollutants

Water sampling is only required if a significant water pollution event occurs. The inspector should analyze one or more effluent samples for any parameters indicating the presence of pollutants during any breach, malfunction, leakage, or spill observed during a visual inspection which could result in the discharge of pollutants to surface waters that would not be visually detectable in storm water. Samples of discharge will be collected at the designated sampling locations shown on the WPCDs for observed breaches, malfunctions, leakages, spills, operational areas, soil amendment application areas, and historical site usage areas that triggered the sampling event.

The inspector should analyze samples for all applicable pollutant parameters. The inspector shall collect a sample of storm water that has not come in contact with the disturbed soil or the materials stored or used on-site (uncontaminated sample) for comparison with the discharge

sample. The inspector shall compare the uncontaminated sample to the samples of discharge using field analysis or through laboratory analysis. The inspector shall keep all field /or analytical data. Samples will be analyzed for the applicable constituents using the USEPA analytical methods.

## 14.4.7. General Sampling Methodology

The storm water manager shall designate and train personnel to collect, maintain, and ship samples in accordance with the Surface Water Ambient Monitoring Program's 2008 Quality Assurance Program Plan. The storm water manager shall ensure that testing laboratories will receive samples within 48 hours of the physical sampling (unless otherwise required by the laboratory), and shall use only the sample containers provided by the laboratory to collect and store samples.

The storm water manager shall ensure that all sampling and sample preservation are in accordance with the current edition of "Standard Methods for the Examination of Water and Wastewater" (American Public Health Association). All monitoring instruments and equipment (including a discharger's own field instruments for measuring pH and turbidity) should be calibrated and maintained in accordance with manufacturers' specifications to ensure accurate measurements. The storm water manager shall ensure that all laboratory analyses are conducted according to test procedures under 40 Code of Federal Regulations Part 136, unless other test procedures have been specified in this General Permit or by the Regional Water Board. With the exception of field analysis conducted by the inspectors for turbidity and pH, all analyses should be sent to and conducted at a laboratory certified for such analyses by the State Department of Health Services.

An adequate stock of monitoring supplies and equipment for monitoring non-visible pollutants should be available on the project site prior to a sampling event. Monitoring supplies and equipment will be stored in a cool-temperature environment that will not come into contact with rain or direct sunlight. Sampling personnel should be available to collect samples in accordance with the sampling schedule. Supplies maintained at the project site will include, but are not limited to, surgical gloves, sample collection equipment, coolers, appropriate number and volume of sample bottles, identification labels, re-sealable storage bags, paper towels, personal rain gear, ice, Sampling Activity Log forms, and Chain of Custody (COC) forms. The storm water manager will obtain and maintain the field-testing instruments for analyzing samples in the field by trained sampling personnel.

Grab samples will be collected and preserved in accordance with the applicable test method. Only personnel trained in proper water quality sampling will collect samples. Samples will be collected by placing a separate lab-provided sample container directly into a stream of water down gradient and within close proximity to the potential non-visible pollutant discharge location. This separate lab-provided sample container will be used to collect water, which will be transferred to sample bottles for laboratory analysis. The up gradient and uncontaminated background samples shall be collected first prior to collecting the down gradient to minimize cross-contamination. The sampling personnel will collect the water upgradient of where they are standing. Once the separate lab-provided sample container is filled, the water sample will be poured directly into sample bottles provided by the laboratory for the analyte(s) being

monitored. To maintain sample integrity and prevent cross-contamination, sampling collection personnel will:

- Wear a clean pair of surgical gloves prior to the collection and handling of each sample at each location:
- Not contaminate the inside of the sample bottle by not allowing it to come into contact with any material other than the water sample;
- Discard sample bottles or sample lids that have been dropped onto the ground prior to sample collection;
- Not leave the cooler lid open for an extended period of time once samples are placed inside;
- Not sample near a running vehicle where exhaust fumes may impact the sample;
- Not touch the exposed end of a sampling tube, if applicable;
- Avoid allowing rainwater to drip from rain gear or other surfaces into sample bottles;
- Not eat, smoke, or drink during sample collection;
- Not sneeze or cough in the direction of an open sample bottle;
- Minimize the exposure of the samples to direct sunlight, as sunlight may cause biochemical transformation of the sample to take place;
- Decontaminate sampling equipment prior to sample collection using a laboratory-grade soapy water wash, distilled water rinse, and final rinse with distilled water; and
- Dispose of decontamination water/soaps appropriately; i.e., not discharge to the storm drain system or receiving water.

Immediately following collection, samples for field analysis will be tested in accordance with the field instrument manufacturer's instructions and results recorded on the Sampling Activity Log. Immediately following collection, sample bottles for laboratory analytical testing will be capped, labeled, documented on a COC form provided by the analytical laboratory, sealed in a re-sealable storage bag, placed in an ice-chilled cooler, at as near to 4 degrees Celsius as practicable, and delivered within 24 hours to a California state-certified laboratory.

# 14.5. Maps

The required maps are provided in the Maps section at the end of this Property Management Plan.

### Sample Collection, Preservation, and Analysis for Monitoring Non-visible Pollutants

Analytical Method	Minimum Sample Volume	Sample Bottle	Sample Preservation	Reporting Limit	Maximum Holding Time
EPA 8260B	3 × 40 mL	VOA-glass	Store at 4° C, HCl to pH<2	1 μg/L	14 days
EPA 8270C	1 × 1 L	Glass-amber	Store at 4° C	10 μg/L	7 days
EPA 8081A	1 × 1 L	Glass-amber	Store at 4° C		7 days
EPA 8151A	1 × 1 L	Glass-amber	Store at 4° C	Check lab	7 days
EPA 410.4	1 × 250 mL	Glass-amber	Store at 4° C, H <sub>2</sub> SO <sub>4</sub> to pH<2	5 mg/L	28 days
EPA 160.1 (TDS)	1 × 100 mL	Polypropylene	None	ppm	Immediate
EPA 150.1	1 × 100 mL	Polypropylene	None	Unitless	Immediate
SM 2320B	1 × 250 mL	Polypropylene	Store at 4° C	1 mg/L	14 days
EPA 353.2	1 × 125 mL	Polypropylene	Store at 4° C, H <sub>2</sub> SO <sub>4</sub> to pH<2	Check lab	28 days
EPA 365.3	1 × 125 mL	Polypropylene	Store at 4° C	Check lab	28 days
TKN — NH <sub>3</sub>	1 × 1 L	Glass-amber	Store at 4° C, H <sub>2</sub> SO <sub>4</sub> to pH<2	Check lab	28 days
EPA 415.1	1 × 250 mL	Glass	Store at 4° C,	Check lab	28 days
EPA 200.7	1 × 250 mL	Polypropylene	Store at 4° C,	0.1 mg/L	6 months
EPA 8270C	1 × 1 L	Glass-amber	Store at 4° C	Check lab	7 days
EPA 6010B/ 7470A	1 × 250 mL	Polypropylene	Store at 4° C, HNO <sub>3</sub> to pH<2	0.1 mg/L	6 months
EPA 7199	1 × 500 mL	Polypropylene	Store at 4° C	1 ua/L	24 hours
	Method  EPA 8260B  EPA 8270C  EPA 8081A  EPA 8151A  EPA 410.4  EPA 160.1  (TDS)  EPA 150.1  SM 2320B  EPA 365.3  TKN – NH <sub>3</sub> EPA 415.1  EPA 200.7  EPA 8270C  EPA 6010B/	Analytical Method         Sample Volume           EPA 8260B         3 × 40 mL           EPA 8270C         1 × 1 L           EPA 8081A         1 × 1 L           EPA 8151A         1 × 1 L           EPA 8151A         1 × 1 L           EPA 410.4         1 × 250 mL           EPA 150.1         1 × 100 mL           SM 2320B         1 × 250 mL           EPA 353.2         1 × 125 mL           EPA 365.3         1 × 125 mL           TKN - NH3         1 × 1 L           EPA 415.1         1 × 250 mL           EPA 200.7         1 × 250 mL           EPA 8270C         1 × 1 L           EPA 6010B/         1 × 250 mL           7470A         1 × 250 mL	Analytical Method         Sample Volume         Sample Bottle           EPA 8260B         3 × 40 mL         VOA-glass           EPA 8270C         1 × 1 L         Glass-amber           EPA 8081A         1 × 1 L         Glass-amber           EPA 8151A         1 × 1 L         Glass-amber           EPA 410.4         1 × 250 mL         Glass-amber           EPA 160.1         1 × 100 mL         Polypropylene           (TDS)         EPA 150.1         1 × 100 mL         Polypropylene           SM 2320B         1 × 250 mL         Polypropylene           EPA 365.3         1 × 125 mL         Polypropylene           EPA 365.3         1 × 125 mL         Polypropylene           EPA 415.1         1 × 250 mL         Glass-amber           EPA 415.1         1 × 250 mL         Polypropylene           EPA 8270C         1 × 1 L         Glass-amber           EPA 6010B/         1 × 250 mL         Polypropylene	Method         Sample Volume         Sample Bottle         Sample Preservation           EPA 8260B         3 × 40 mL         VOA-glass         Store at 4° C, HCl to pH<2	Analytical Method         Sample Volume         Sample Bottle         Reporting Preservation         Reporting Limit           EPA 8260B         3 × 40 mL         VOA-glass         Store at 4° C, HCl to pH<2

Notes:

°C = degree(s) Celsius

μg/L = microgram(s) per Liter

COD = chemical oxygen demand

DO = dissolved oxygen

EPA = U.S. Environmental Protection Agency

HCl = hydrogen chloride

H<sub>2</sub>SO<sub>4</sub> = hydrogen sulfide

HNO<sub>3</sub> = nitric acid

L = liter

mg/L = milligrams per liter

mL = milliliter(s)

ppm = parts per million

PCB = polychlorinated biphenyl

SVOC = semi-volatile organic compound

TDS = total dissolved solids

VOA = volatile organic analysis

VOC = volatile organic compound

### 15.0 WATER USE

## 15.1. Requirements / Goals

According to the Ordinance, the Property Management Plan must have a section on Water Use:

- (a) Intent: To conserve the County's water resources by minimizing the use of water.
- (b) All permitted activities shall have a legal water source on the premises, and have all local, state, and federal permits required to utilize the water source. If the permitted activity utilizes a shared source of water from another site, such source shall be a legal source, have all local, state, and federal permit required to utilize the water source, and have a written agreement between the owner of the site where the source is located and the permitted activity agreeing to the use of the water source and all terms and conditions of that use.
- (c) Permittee shall not engage in unlawful or unpermitted drawing of surface water.
- (d) The use of water provided by a public water supply, unlawful water diversions, transported by a water hauler, bottled water, a water-vending machine, or a retail water facility is prohibited.
- (e) Where a well is used, the well must be located on the premises or an adjacent parcel. The production well shall have a meter to measure the amount of water pumped. The production wells shall have continuous water level monitors. The methodology of the monitoring program shall be described. A monitoring well of equal depth within the cone of influence of the production well may be substituted for the water level monitoring of the production well. The monitoring wells shall be constructed and monitoring begun at least three months prior to the use of the supply well. An applicant shall maintain a record of all data collected and shall provide a report of the data collected to the County annually.
- (f) Water may be supplied by a licensed retail water supplier, as defined in Section 13575 of the Water Code, on an emergency basis. The application shall notify the Department within 7 days of the emergency and provide the following information:
  - a. A description of the emergency.
  - b. Identification of the retail water supplier including license number.
  - c. The volume of water supplied.
  - d. Actions taken to prevent the emergency in the future.
- (g) All permittees shall prepare a Water Use Management Plan to be approved by the Lake County Water Resources Department. Said plan shall:
  - a. Identify the source of water, including location, capacity, and documentation that it is a legal source.
  - b. Described the proposed irrigation system and methodology.
  - c. Describe the amount of water projected to be used on a monthly basis for irrigation and separately for all other uses of water and the amount of water to be withdrawn from each source of water on a monthly basis.

# 15.2. Water Use Management Plan

## 15.2.1. Water Sources and Metering

The Property does not have municipal water service. These Cannabis cultivation operations will use water from 4 existing groundwater wells (see Maps). These 4 wells are permitted with the County and use electric pumps and municipal electricity supply to operate; the exception is the well at the Middle: it uses solar power. The capacity of these water supplies are as follows:

- a well adjacent to the barn at the "Northeast Hops Field": depth to water = 90 feet, well depth = 114 feet; yield is 60 gallons per minute
- a well near the eastern property boundary at the "Chaparral Clearing": depth to water =
   320 feet, well depth = 366 feet; yield is 100 gallons per minute
- a well at the "Central Hops Field": depth to water = 280 feet, well depth = 358 feet; yield is 200 gallons per minute

• a well near the residence at the "Northwest Hops Field": depth to water = 60 feet, well depth = 240 feet; yield is 60 gallons per minute.

The combined yield of these 4 wells is 420 gallons per minute. The documentation for these wells (four Well Completion Reports) can be provided upon request.

The cultivation site should not take water directly from any watercourse. State permits are needed to divert surface water. Note that water may be supplied by a licensed retail water supplier, as defined in Section 13575 of the Water Code, on an emergency basis. The Applicant shall notify the Department within 7 days of the emergency and provide the following information: a description of the emergency; identification of the retail water supplier including license number; the volume of water supplied; and actions taken to prevent the emergency in the future.

A water meter will be installed for the cultivation sites; water consumption will be logged daily. A water budget will be created every year and water use efficiency will be analyzed for the previous year.

### 15.2.2. Estimated Water Use

Water use requirements for outdoor cannabis production are similar to water use requirements for other agricultural crops such as corn (CDFA 2017). CDFA (2017) reports the following regarding the water use for cannabis:

"According to Hammon et al. (2015), water use requirements for outdoor cannabis production (25-35 inches per year) are generally in line with water use for other agricultural crops, such as corn (20-25 inches per year), alfalfa (30-40 inches per year), tomatoes (15-25 inches per year), peaches (30-40 inches per year), and hops (20-30 inches per year). Lindsey (2012) similarly cites a University of California researcher who suggested that cannabis does well under irrigation management and, as a small-acreage crop, will use far less water than crops such as cotton. Estimates of daily water usage per cannabis plant range from 5 gallons (Live Science 2014) to 6-8 gallons (CDFW 2016)."

CDFA (2017) concludes the following regarding groundwater impacts from small cultivation operations:

"Based on the relatively low quantities of water use (from 0.002 to 1.8 acre-feet per year), the likelihood that an individual cultivator or group of cultivators using groundwater from a defined alluvial aquifer would, by themselves, cause substantial groundwater overdraft is considered unlikely, for several reasons. First, groundwater overdraft is typically caused by the combination of various uses in a basin and is not typically attributable to a particular user or set of users; in other words, it is typically a cumulative issue (which is discussed in more detail in Chapter 6, Cumulative Considerations). In addition, the size limitations for cultivation sites under the Proposed Program would limit the maximum extent of water use. For instance, the highest estimate, provided by Hammon et al. (2015), would result in less than 3 acre-feet of annual usage at the largest allowable cultivation site of 1 acre. Finally, no information is available to suggest that there would be high concentrations of cultivators using groundwater from an alluvial basin in a particular location in a manner that could substantially affect neighboring wells." (pages 4.8-34 to 4.8-35)

#### **Daily Water Consumption**

The following estimates were used from the CalCannabis Environmental Impact Report (CDFA 2017):

 500 Cannabis plants per acre, each requiring 6 gallons per day = 3,000 gallons per day for an acre of Cannabis canopy

This is equivalent to 2.1 gallons per minute for an acre of Cannabis canopy. The County will currently allow up to 15 acres of Cannabis canopy for this 300-acre property. Thus, the daily requirement is 31 gallons per minute for 15 acres of Cannabis canopy. The combined yield of the 4 wells on the Property is 420 gallons per minute. Thus, there is more than sufficient water supply on this Property to support 15 acres of Cannabis cultivation.

### **Annual Water Consumption**

Using the assumptions of 3,000 gallons per day for 1 acre of Cannabis canopy, and 120 growing days, the estimated annual water demand is estimated at 360,000 gallons per acre per year (= 1 acre foot per year). This is consistent with the range of values reported in the CalCannabis Environmental Impact Report = from 0.002 to 1.8 acre-feet per year.

#### 15.2.3. Water Conservation

Water conservation practices will be implemented, including some combination of the following strategies and actions:

- selection of plant varieties that are suitable for the climate of the region
- the use of driplines and drip emitters (instead of spray irrigation)
- mulching to reduce evaporation
- water application rates modified from data from soil moisture meters and weather monitoring
- rooftop water collection (where feasible and permitted)
- shutoff valves on hoses and water pipes
- daily visual inspections of irrigation systems
- immediate repair of leaking or malfunctioning equipment
- water metering and budgeting

CASQA Construction BMP Fact Sheet NS-1: Water Conservation Practices will be implemented to prevent discharges from water supply equipment. Water application rates will be minimized as necessary to prevent runoff and ponding and water equipment leaks will be repaired immediately. Implement Construction BMP Fact Sheet NS-7: Potable Water / Irrigation to manage the potential pollutants generate during discharges from irrigation lines and unplanned discharges from water sources.

# 15.2.4. Irrigation System

Groundwater from the wells will be delivered to the cultivation compounds via electric pumps and gravity using poly tubing. A water meter will measure the water use. Water filtration systems may also be installed. At each planting station, black polyvinyl flexible tubes and drip emitters will be used to irrigate the plants. Liquid fertilizers will be injected into the irrigation

system using a mobile system. Fertilizers will be mixed into a 300-gallon tote mounted onto a truck, which is temporarily connected to the irrigation system.

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# 16.0 MONITORING AND REPORTING FOR COUNTY LICENSING

## 16.1. Requirements / Goals

According to the Ordinance, the licensee must perform annual compliance monitoring and prepare annual reports as follows:

#### 6. Compliance Monitoring

- i. A compliance monitoring inspection of the cultivation site shall be conducted annually during growing season.
- ii. The permittee shall pay a compliance monitoring fee established by resolution of the Board of Supervisors prior to the inspection.
- iii. If there are no violations of the permit or state license during the first five years, the inspection frequency may be reduced by the Director to not less than once every five years.

#### 7. Annual Reports

- i. Performance Review
  - (a) All cannabis permittees shall submit a "Performance Review Report" on an annual basis from their initial date of operation for review and approval by the Planning Commission. The Planning Commission may delegate review of the annual Performance Review Report to the Director at the time of the initial hearing or at any time thereafter. This annual "Performance Review Report" is intended to identify the effectiveness of the approved development permit, use permit, Operations Manual, Operating Standards, and conditions of approval, as well as the identification and implementation of additional procedures as deemed necessary. In the event the Planning Commission identifies problems with specific Performance Review Report that could potentially lead to revocation of the associated development or use permit, the Planning Commission may require the submittal of more frequent "Performance Review Reports."
  - (b) Pursuant to sub-section 6.i. above, the premises shall be inspected by the Department on an annual basis, or less frequently if approved by the Director. A copy of the results from this inspection shall be given to the permittee for inclusion in their "Performance Review Report" to the Department.
  - (c) Compliance monitoring fees pursuant to the County's adopted master fee schedule shall be paid by permittee and accompany the "Performance Review Report" for costs associated with the inspection and the review of the report by County staff.
  - (d) Non-compliance by permittee in allowing the inspection by the Department, or refusal to pay the required fees, or noncompliance in submitting the annual "Performance Review Report" for review by the Planning Commission shall be deemed grounds for a revocation of the development permit or use permit and subject the holder of the permit(s) to the penalties outlined in this Code.

### 17.0 LITERATURE CITED AND FURTHER READING

California Department of Food and Agriculture. 2017. CalCannabis Cultivation Licensing Program Draft Program Environmental Impact Report. State Clearinghouse #2016082077. Prepared by Horizon Water and Environment, LLC, Oakland, California. 484 pp.

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Central Valley Region's Best Management Practices Manual for Cannabis Cultivation. Appendix A in: Waste Discharge Requirements for Cannabis Cultivation Order R5-2015-0113.

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Newman, J. (editor). 2008. Greenhouse and Nursery Management Practices to Protect Water Quality. Publication Number: 3508. University of California Agriculture and Natural Resources Publications, Oakland, CA. 160 pp.

Pacific Watershed Associates. 2015. Handbook for Forest, Ranch, and Rural Roads: A Guide for Planning, Designing, Constructing, Reconstructing, Upgrading, Maintaining, and Closing Wildland Roads. Prepared by W. Weaver, E. Weppner, and D. Hagans, Pacific Watershed Associates, Arcata, California. Mendocino County Resource Conservation District, Ukiah, California. 420 pp.

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## 18.0 MAPS AND EXHIBITS

- Project location and description
- Grading plans (if any)
- Fish and Wildlife Protection
- Security Plan diagrams
- Water Resources
- Best Management Practices



















































