TO: ENVIRONMENTAL EVALUATION COMMITTEE

FROM: PLANNING & DEVELOPMENT SERVICES

AGENDA DATE: April 24, 2025

AGENDA TIME 1:30 PM / No.3

PROJECT TYPE:	RASIRC Imperial Facility CUP #24-0024 / IS #24-		RVISOR DIST <u>#5</u>
LOCATION:	3555 Old Highway 111	APN	N: <u>040-250-024-000</u>
	Imperial, CA 92251	PAR	CEL SIZE: 9.59 AC
GENERAL PLAN (existing)	Mesquite Lake Specific	PlanGENER	AL PLAN (proposed) N/A
ZONE (existing)	ML-I-2-RE		_ZONE (proposed) N/A
GENERAL PLAN FINDING	SS CONSISTENT	☐ INCONSISTENT	☐ MAY BE/FINDINGS
PLANNING COMMISSION	N DECISION:	HEARING DAT	re: ,
	APPROVED	DENIED	OTHER
PLANNING DIRECTORS	DECISION:	HEARING DAT	ΓΕ:
	APPROVED	DENIED	OTHER
ENVIROMENTAL EVALUA	ATION COMMITTEE DE	CISION: HEARING DAT	E: 04/24/2025
		INITIAL STUDY	Y:#24-0034
	NEGATIVE DECLARATION	MITIGATED NEG. DI	ECLARATION  EIR
DEPARTMENTAL REPOR	RTS / APPROVALS:		
PUBLIC WORK AG APCD E.H.S. FIRE / OES SHERIFF OTHER	S NONE NONE NONE NONE NONE NONE NONE NONE	☐ A <sup>-</sup> □ A <sup>-</sup> □ A <sup>-</sup> □ A <sup>-</sup>	TTACHED TTACHED TTACHED TTACHED TTACHED TTACHED Jechan Indian Tribe

**REQUESTED ACTION:** 

(See Attached)

# ☐ NEGATIVE DECLARATION MITIGATED NEGATIVE DECLARATION

Initial Study & Environmental Analysis For:

Conditional Use Permit (CUP) #24-0024 Initial Study (IS) #24-0034 RASIRC Imperial Facility



Prepared By:

#### **COUNTY OF IMPERIAL**

Planning & Development Services Department 801 Main Street El Centro, CA 92243 (442) 265-1736 www.icpds.com

**April 2025** 

### **TABLE OF CONTENTS**

			PAGE
SE	CTION 1		
l.	INTRODUC	CTION	3
SE	CTION 2		
II.	-	MENTAL CHECKLIST	8 10
		SUMMARY MENTAL ANALYSIS	13
	I. A	ESTHETICS	15
	II. A	GRICULTURE AND FOREST RESOURCES	16
	III. A	IR QUALITY	16
		IOLOGICAL RESOURCES	
		CULTURAL RESOURCES	
		NERGY	
		GEOLOGY AND SOILS	
		REENHOUSE GAS EMISSIONIAS EN PRINCIPIO DE LA COMPANIO DEL COMPANIO DE LA COMPANIO DEL COMPANIO	
		IYDROLOGY AND WATER QUALITY	
		AND USE AND PLANNING	
		MINERAL RESOURCES	
		OISE	
	XIV. F	OPULATION AND HOUSING	25
		UBLIC SERVICES	
		PECREATION	
		RANSPORTATION	
		RIBAL CULTURAL RESOURCES	21
		ITILITIES AND SERVICE SYSTEMS	
	XX. V	VILDFIRE	28
SE	ECTION 3	8	
III.	MANDATO	DRY FINDINGS OF SIGNIFICANCE	23
IV.	PERSONS	AND ORGANIZATIONS CONSULTED	24
٧.	REFEREN		25
VI.	NEGATIVI	EDECLARATION - COUNTY OF IMPERIAL	26
27	FINDINGS		27
SE	CTION 4		
VIII.	RESDON	SE TO COMMENTS (IF ANY)	28
IX		ON MONITORING & REPORTING PROGRAM (MMRP) (IF ANY)	29

## SECTION 1 INTRODUCTION

#### A. PURPOSE

This document is a ☐ policy-level, ☒ project level Initial Study for evaluation of potential environmental im	pacts
resulting with the proposed project, Hydrazine Facility (Refer to Exhibit "A" & "B").	

### B. CALIFORNIA ENVIRONMENTAL QUALITY ACT (CEQA) REQUIREMENTS AND THE IMPERIAL COUNTY'S GUIDELINES FOR IMPLEMENTING CEQA

As defined by Section 15063 of the State California Environmental Quality Act (CEQA) Guidelines and Section 7 of the County's "CEQA Regulations Guidelines for the Implementation of CEQA, as amended", an **Initial Study** is prepared primarily to provide the Lead Agency with information to use as the basis for determining whether an Environmental Impact Report (EIR), Negative Declaration, or Mitigated Negative Declaration would be appropriate for providing the necessary environmental documentation and clearance for any proposed project.

□ According to !	Section 15065,	an <b>EIR</b> is deeme	d appropriate f	for a particular	proposal if the	following	conditions
occur:							

- The proposal has the potential to substantially degrade quality of the environment.
- The proposal has the potential to achieve short-term environmental goals to the disadvantage of long-term environmental goals.
- The proposal has possible environmental effects that are individually limited but cumulatively considerable.
- The proposal could cause direct or indirect adverse effects on human beings.

☐ According to Section 15070(a),	, a Negative Declaration is	deemed appropriate if t	he proposal would not resul
in any significant effect on the	environment.		

According to Section 15070(b), a **Mitigated Negative Declaration** is deemed appropriate if it is determined that though a proposal could result in a significant effect, mitigation measures are available to reduce these significant effects to insignificant levels.

This Initial Study has determined that the proposed applications will not result in any potentially significant environmental impacts and therefore, a Negative Declaration is deemed as the appropriate document to provide necessary environmental evaluations and clearance as identified hereinafter.

This Initial Study and Negative Declaration are prepared in conformance with the California Environmental Quality Act of 1970, as amended (Public Resources Code, Section 21000 et. seq.); Section 15070 of the State & County of Imperial's Guidelines for Implementation of the California Environmental Quality Act of 1970, as amended (California Code of Regulations, Title 14, Chapter 3, Section 15000, et. seq.); applicable requirements of the County of Imperial; and the regulations, requirements, and procedures of any other responsible public agency or an agency with jurisdiction by law.

Pursuant to the County of Imperial <u>Guidelines for Implementing CEQA</u>, depending on the project scope, the County of Imperial Board of Supervisors, Planning Commission and/or Planning Director is designated the Lead Agency, in accordance with Section 15050 of the CEQA Guidelines. The Lead Agency is the public agency which has the

principal responsibility for approving the necessary environmental clearances and analyses for any project in the County.

#### C. INTENDED USES OF INITIAL STUDY AND NEGATIVE DECLARATION

This Initial Study and Negative Declaration are informational documents which are intended to inform County of Imperial decision makers, other responsible or interested agencies, and the general public of potential environmental effects of the proposed applications. The environmental review process has been established to enable public agencies to evaluate environmental consequences and to examine and implement methods of eliminating or reducing any potentially adverse impacts. While CEQA requires that consideration be given to avoiding environmental damage, the Lead Agency and other responsible public agencies must balance adverse environmental effects against other public objectives, including economic and social goals.

The Initial Study and Negative Declaration, prepared for the project will be circulated for a period of 20 days (30-days if submitted to the State Clearinghouse for a project of area-wide significance) for public and agency review and comments. At the conclusion, if comments are received, the County Planning & Development Services Department will prepare a document entitled "Responses to Comments" which will be forwarded to any commenting entity and be made part of the record within 10-days of any project consideration.

#### D. CONTENTS OF INITIAL STUDY & NEGATIVE DECLARATION

This Initial Study is organized to facilitate a basic understanding of the existing setting and environmental implications of the proposed applications.

#### **SECTION 1**

**I. INTRODUCTION** presents an introduction to the entire report. This section discusses the environmental process, scope of environmental review, and incorporation by reference documents.

#### **SECTION 2**

II. ENVIRONMENTAL CHECKLIST FORM contains the County's Environmental Checklist Form. The checklist form presents results of the environmental evaluation for the proposed applications and those issue areas that would have either a potentially significant impact, potentially significant unless mitigation incorporated, less than significant impact or no impact.

**PROJECT SUMMARY, LOCATION AND EVIRONMENTAL SETTINGS** describes the proposed project entitlements and required applications. A description of discretionary approvals and permits required for project implementation is also included. It also identifies the location of the project and a general description of the surrounding environmental settings.

**ENVIRONMENTAL ANALYSIS** evaluates each response provided in the environmental checklist form. Each response checked in the checklist form is discussed and supported with sufficient data and analysis as necessary. As appropriate, each response discussion describes and identifies specific impacts anticipated with project implementation.

#### **SECTION 3**

- **III. MANDATORY FINDINGS** presents Mandatory Findings of Significance in accordance with Section 15065 of the CEQA Guidelines.
- IV. PERSONS AND ORGANIZATIONS CONSULTED identifies those persons consulted and involved in

preparation of this Initial Study and Negative Declaration.

V. REFERENCES lists bibliographical materials used in preparation of this document.

VI. NEGATIVE DECLARATION - COUNTY OF IMPERIAL

VII. FINDINGS

#### **SECTION 4**

VIII. RESPONSE TO COMMENTS (IF ANY)

IX. MITIGATION MONITORING & REPORTING PROGRAM (MMRP) (IF ANY)

#### E. SCOPE OF ENVIRONMENTAL ANALYSIS

For evaluation of environmental impacts, each question from the Environmental Checklist Form is summarized and responses are provided according to the analysis undertaken as part of the Initial Study. Impacts and effects will be evaluated and quantified, when appropriate. To each question, there are four possible responses, including:

- 1. No Impact: A "No Impact" response is adequately supported if the impact simply does not apply to the proposed applications.
- 2. Less Than Significant Impact: The proposed applications will have the potential to impact the environment. These impacts, however, will be less than significant; no additional analysis is required.
- 3. Potentially Significant Unless Mitigation Incorporated: This applies where incorporation of mitigation measures has reduced an effect from "Potentially Significant Impact" to a "Less Than Significant Impact".
- 4. Potentially Significant Impact: The proposed applications could have impacts that are considered significant. Additional analyses and possibly an EIR could be required to identify mitigation measures that could reduce these impacts to less than significant levels.

#### F. POLICY-LEVEL or PROJECT LEVEL ENVIRONMENTAL ANALYSIS

This Initial Study and Negative Declaration will be conducted under a  $\square$  policy-level,  $\boxtimes$  project level analysis. Regarding mitigation measures, it is not the intent of this document to "overlap" or restate conditions of approval that are commonly established for future known projects or the proposed applications. Additionally, those other standard requirements and regulations that any development must comply with, that are outside the County's jurisdiction, are also not considered mitigation measures and therefore, will not be identified in this document.

#### G. TIERED DOCUMENTS AND INCORPORATION BY REFERENCE

Information, findings, and conclusions contained in this document are based on incorporation by reference of tiered documentation, which are discussed in the following section.

#### 1. Tiered Documents

As permitted in Section 15152(a) of the CEQA Guidelines, information and discussions from other documents can be included into this document. Tiering is defined as follows:

"Tiering refers to using the analysis of general matters contained in a broader EIR (such as the one prepared

for a general plan or policy statement) with later EIRs and negative declarations on narrower projects; incorporating by reference the general discussions from the broader EIR; and concentrating the later EIR or negative declaration solely on the issues specific to the later project."

Tiering also allows this document to comply with Section 15152(b) of the CEQA Guidelines, which discourages redundant analyses, as follows:

"Agencies are encouraged to tier the environmental analyses which they prepare for separate but related projects including the general plans, zoning changes, and development projects. This approach can eliminate repetitive discussion of the same issues and focus the later EIR or negative declaration on the actual issues ripe for decision at each level of environmental review. Tiering is appropriate when the sequence of analysis is from an EIR prepared for a general plan, policy or program to an EIR or negative declaration for another plan, policy, or program of lesser scope, or to a site-specific EIR or negative declaration."

Further, Section 15152(d) of the CEQA Guidelines states:

"Where an EIR has been prepared and certified for a program, plan, policy, or ordinance consistent with the requirements of this section, any lead agency for a later project pursuant to or consistent with the program, plan, policy, or ordinance should limit the EIR or negative declaration on the later project to effects which:

- (1) Were not examined as significant effects on the environment in the prior EIR; or
- (2) Are susceptible to substantial reduction or avoidance by the choice of specific revisions in the project, by the imposition of conditions, or other means."

#### 2. Incorporation By Reference

Incorporation by reference is a procedure for reducing the size of EIRs/MND and is most appropriate for including long, descriptive, or technical materials that provide general background information, but do not contribute directly to the specific analysis of the project itself. This procedure is particularly useful when an EIR or Negative Declaration relies on a broadly-drafted EIR for its evaluation of cumulative impacts of related projects (Las Virgenes Homeowners Federation v. County of Los Angeles [1986, 177 Ca.3d 300]). If an EIR or Negative Declaration relies on information from a supporting study that is available to the public, the EIR or Negative Declaration cannot be deemed unsupported by evidence or analysis (San Francisco Ecology Center v. City and County of San Francisco [1975, 48 Ca.3d 584, 595]). This document incorporates by reference appropriate information from the "Final Environmental Impact Report and Environmental Assessment for the "County of Imperial General Plan EIR" prepared by Brian F. Mooney Associates in 1993 and updates.

When an EIR or Negative Declaration incorporates a document by reference, the incorporation must comply with Section 15150 of the CEQA Guidelines as follows:

- The incorporated document must be available to the public or be a matter of public record (CEQA Guidelines Section 15150[a]). The General Plan EIR and updates are available, along with this document, at the County of Imperial Planning & Development Services Department, 801 Main Street, El Centro, CA 92243 Ph. (442) 265-1736.
- This document must be available for inspection by the public at an office of the lead agency (CEQA Guidelines Section 15150[b]). These documents are available at the County of Imperial Planning & Development Services Department, 801 Main Street, El Centro, CA 92243 Ph. (442) 265-1736.
- These documents must summarize the portion of the document being incorporated by reference or briefly

describe information that cannot be summarized. Furthermore, these documents must describe the relationship between the incorporated information and the analysis in the tiered documents (CEQA Guidelines Section 15150[c]). As discussed above, the tiered EIRs address the entire project site and provide background and inventory information and data which apply to the project site. Incorporated information and/or data will be cited in the appropriate sections.

- These documents must include the State identification number of the incorporated documents (CEQA Guidelines Section 15150[d]). The State Clearinghouse Number for the County of Imperial General Plan EIR is SCH #93011023.
- The material to be incorporated in this document will include general background information (CEQA Guidelines Section 15150[f]). This has been previously discussed in this document.

#### Environmental Checklist

- 1. Project Title: RASIRC Imperial Facility Conditional Use Permit (CUP) #24-0024 / Initial Study (IS) #24-0034
- 2. Lead Agency: Imperial County Planning & Development Services Department
- 3. Contact person and phone number: Luis Bejarano, Planner I, (442)265-1736, ext. 1745
- 4. Address: 801 Main Street, El Centro CA, 92243
- 5. E-mail: luisbejarano@co.imperial.ca.us
- Project location: 3555 Old Highway 111, Imperial, CA 92251
- 7. Project sponsor's name and address: Duggins Construction Inc; 341 W Crown Court, Imperial, CA 92251
- 8. General Plan designation: Mesquite Lake Specific Plan
- 9. **Zoning**: ML-I-2-RE (Mesquite Lake Medium Industrial with Renewable Energy Overlay)

#### 10. Description of project:

 $H_{i}$ 

The applicant submitted a Conditional Use Permit application (CUP #24-0024) for a N2H4 (Hydrazine) processing facility, with Initial Study #24-0034. The proposed building will be a total of 7,000 ft². This building will be a warehouse facility with an office, parking, and site improvements. The building will have a driveway access from Old Highway 111. This project will be located at property identified under Assessor's Parcel Number (APN) 040-250-024-000, within the Mesquite Lake Specific Plan area.

The proposed N2H4 (Hydrazine) processing facility will be built ensuring safe handling, efficient production, and compliance with industry standards. The facility will include storage metal containers with appropriate cabinets and containers for raw chemical materials and waste, detached from the main building and constructed to store chemicals safely. The hydra-storage is required near the building because there is going to be a double wall pipe (to prevent leaks) connected from the storage to the building to route the hydrazine for processing. The office portion of the building is located at the east side, near the parking lot. A total of 4 to 12 employees will be working in the warehouse/office, with daily operating hours estimated to be from 7:00 am to 5:00 pm approximately.

This site will provide 15 automobile parking stalls as required by the County of Imperial zoning ordinance. A box delivery truck (UPS truck) will have access to the unloading area for shipping and receiving, approximately 5 to 10 times a month.

Employees' responsibilities will cover facilities and safety management, production management and process control. The facility will be a secure, closed environment with access-controlled building (badging) inside a fenced environment (gated entry).

The facilities operations consist of receiving low grade Hydrazine chemical shipped under UN 2029 that typically has contaminates and moisture levels in the 0.01% range of the total composition. This hydrazine is then purified and dried so that the moisture levels are less than 0.0000001% of the total composition. This level of purity is necessary for many of the stringent requirements in semiconductor manufacturing.

The applied process for the purification of the Hydrazine consists of passing the Hydrazine through moisture absorbing inert media until high purity levels are obtained. Once the purity is established, the "dry" Hydrazine gets transferred into small vessels filled with an inert dried solvent material which are then packaged and shipped using standard IATA and DOT dangerous goods shipping practices. The purified hydrazine is trademarked as Brute ® Hydrazine. Hazardous waste will be collected and properly disposed of by a licensed third-party company.

#### 11. Surrounding land uses and setting:

The proposed parcel is zoned as ML-I-2-RE (Mesquite Lake Medium Industrial with a Renewable Energy Overlay), as identified on the Mesquite Lake Specific Plan, and is currently an undeveloped dirt parcel. The north side of the property abuts an ML-I-2-RE (Mesquite Lake Medium Industrial with a Renewable Energy Overlay) parcel containing a solar plant. The east of the property abuts Old Highway 111, and across the Highway 111, an undeveloped ML-I-2-RE (Mesquite Lake Medium Industrial with a Renewable Energy Overlay) parcel. The West side of the property abuts an

undeveloped dirt parcel zoned as ML-I-3-RE (Mesquite Lake Heavy Industrial with a Renewable Energy Overlay). Lastly, the South of the property abuts the Redwood lateral & Mesquite Lake Water and Power Plant within a parcel zoned as ML-I-3-RE.

- **12. Other public agencies whose approval is required** (e.g., permits, financing approval, or participation agreement.): Planning Commission
- 13. Have California Native American tribes traditionally and culturally affiliated with the project area requested consultation pursuant to Public Resources Code section 21080.3.1? If so, is there a plan for consultation that includes, for example, the determination of significance of impacts to tribal cultural resources, procedures regarding confidentially, etc.?

AB52 Opportunity to consult letters were sent to the Quechan and Campo Band of Mission Indians Tribes on October 02, 2024, and no comments have been received to date from either.

Note: Conducting consultation early in the CEQA process allows tribal governments, lead agencies, and project proponents to discuss the level of environmental review, identify and address potential adverse impacts to tribal cultural resources, and reduce the potential for delay and conflict in the environmental review process. (See Public Resources Code, Section 21080.3.2). Information may also be available from the California Native American Heritage Commission's Sacred Lands File per Public Resources Code, Section 5097.96 and the California Historical Resources Information System administered by the California Office of Historic Preservation. Please also note that Public Resources Code, Section 21082.3 (c) contains provisions specific to confidentiality.

#### **ENVIRONMENTAL FACTORS POTENTIALLY AFFECTED:**

The environmental factors checked below would be p	otentially affected by this	project, involving	at least one impact
that is a "Potentially Significant Impact" as indicated b	y the checklist on the foll	owing pages.	

	A = 4b = 4' = =	_			
	Aesthetics		Agriculture and Forestry Resources		Air Quality
	Biological Resources		Cultural Resources		Energy
	Geology /Soils		Greenhouse Gas Emissions		Hazards & Hazardous Materials
	Hydrology / Water Quality		Land Use / Planning		Mineral Resources
	Noise		Population / Housing		Public Services
]	Recreation		Transportation		Tribal Cultural Resources
J	Utilities/Service Systems		Wildfire		Mandatory Findings of Significance
FOLING	ound that the proposed ARATION will be prepare ound that although the p	project ( ed. proposed ecause re	project could have a significan	effect on t	the environment, and a <u>NEGATIV</u> the environment, there will not be r agreed to by the project proponer
] F			MAY have a significant effect or	the enviro	onment, and an <u>ENVIRONMENT</u>
PAC PAC Footigat	CT REPORT is required.  Dund that the proposed red impact on the environt to applicable legal is	project onment, l	MAY have a "potentially signif but at least one effect 1) has be s, and 2) has been addressed	cant impacen adequated by mitigation	ct" or "potentially significant unleaded sely analyzed in an earlier docume ion measures based on the earli
Folipaditigation	CT REPORT is required.  Dund that the proposed red impact on the environt to applicable legal is	project onment, l standards shed shee	MAY have a "potentially signif but at least one effect 1) has be s, and 2) has been addressed ets. An ENVIRONMENTAL IMP	cant impacen adequated by mitigation	onment, and an <u>ENVIRONMENTA</u> ct" or "potentially significant unlestely analyzed in an earlier docume fron measures based on the earlind DRT is required, but it must analyzed
Foodship Foodship Foodship The State of the	CT REPORT is required.  Dund that the proposed the impact on the environt to applicable legal is as described on attacke effects that remain to bound that although the present effects (a) have beable standards, and (b)	project onment, lestandards thed shee be addre oposed pen analy o) have	MAY have a "potentially significant et least one effect 1) has been addressed ets. An ENVIRONMENTAL IMPressed.  Project could have a significant et zed adequately in an earlier E been avoided or mitigated	cant impacen adequated by mitigation ACT REPORTED THE CONTRES OF NEGROUS AND THE CONTRES OF THE	ct" or "potentially significant unleaded sely analyzed in an earlier docume ion measures based on the earli

#### **PROJECT SUMMARY**

A. Project Location: 3555 Old Highway 111, Imperial, CA 92251

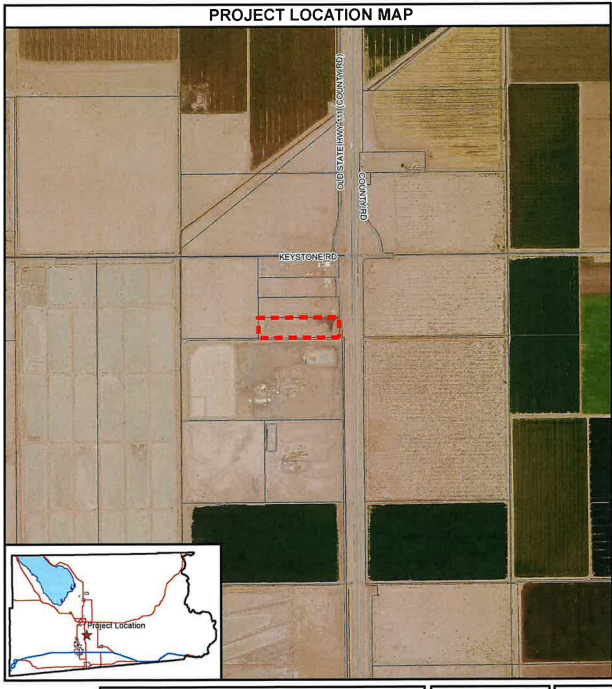
B. Project Summary: The applicant submitted a CUP application for a N2H4 (Hydrazine) processing facility, with Initial Study #24-0034. The facility will include storage metal containers with appropriate cabinets and containers for raw chemical materials and waste, detached from the main building and constructed to store chemicals safely. The proposed building will be a total of 7,000 sq. ft. This building will be a warehouse facility with an office, parking, and site improvements. The building will have a driveway access from Old Highway 111. This project will be located at property identified under Assessor's Parcel Number (APN) 040-250-024-000, within the Mesquite Lake Specific Plan area. A total of 4 to 12 employees will be working in the warehouse/office, with daily operating hours estimated to be from 7:00 am to 5:00 pm approximately.

C. Environmental Setting: The project parcel is approximately 9.59 acres and is located on an empty lot on the western side of the Old Highway 111, at about 200 ft away from the State Highway SR-111. It is bordered by ML-I-2-RE (Mesquite Lake Medium Industrial with Renewable Energy Overlay) Zones on North and East and ML-I-3-RE (Mesquite Lake Heavy Industrial with Renewable Energy Overlay) on South and West sides of the proposed project.

D. Analysis: The proposed project area is located within the County's General Plan designation of "Specific Plan Area" and is currently zoned ML-I-2-RE (Mesquite Lake Medium Industrial with Renewable Energy Overlay) and would be considered consistent with the Imperial County's General Plan, "the Mesquite Lake Specific Plan Area" under III. Development Regulations and Infrastructure; A. Land Use Plan, 2. MLI-2 (Mesquite Lake Medium Industrial), b. Uses Permitted with a Conditional Use Permit Only, under, (2) Manufacturing and Assembly, (a) Minimum Impact Heavy Manufacturing.

E. General Plan Consistency: The project is located within the County's General Plan designation of "Specific Plan Area" and within the Mesquite Lake Specific Plan Area. The Project could be considered consistent with the General Plan and the County Land Use Ordinance upon the approval of the proposed Conditional Use Permit (CUP).

## Exhibit "A" Vicinity Map





DUGGINS CONSTRUCTION CUP #24-0024, IS #24-0034 040-250-024-000

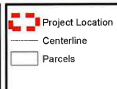
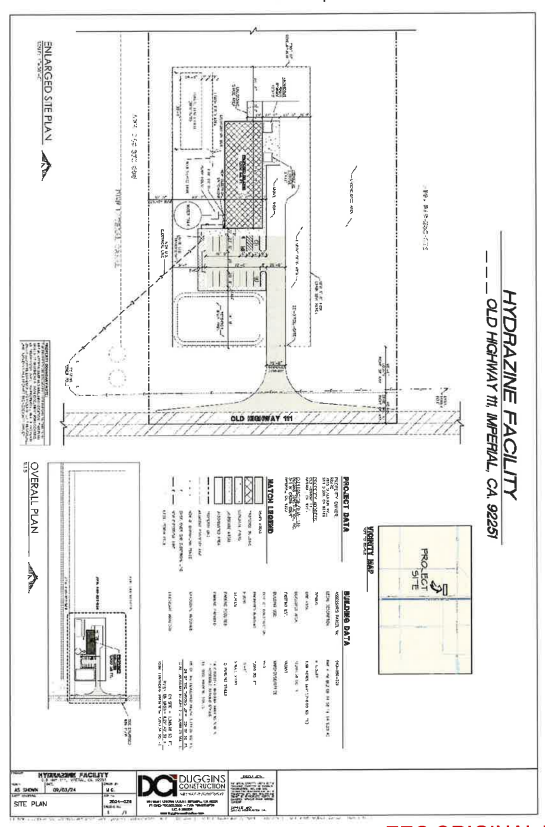




Exhibit "B" Site Plan/Tract Map/etc.



#### **EVALUATION OF ENVIRONMENTAL IMPACTS:**

- A brief explanation is required for all answers except "No Impact" answers that are adequately supported by the 1) information sources a lead agency cites in the parentheses following each question. A "No Impact" answer is adequately supported if the referenced information sources show that the impact simply does not apply to projects like the one involved (e.g., the project falls outside a fault rupture zone). A "No Impact" answer should be explained where it is based on project-specific factors as well as general standards (e.g., the project will not expose sensitive receptors to pollutants, based on a project-specific screening analysis).
- All answers must take account of the whole action involved, including off-site as well as on-site, cumulative as 2) well as project-level, indirect as well as direct, and construction as well as operational impacts.
- Once the lead agency has determined that a particular physical impact may occur, then the checklist answers 3) must indicate whether the impact is potentially significant, less than significant with mitigation, or less than significant. "Potentially Significant Impact" is appropriate if there is substantial evidence that an effect may be significant. If there are one or more "Potentially Significant Impact" entries when the determination is made, an EIR is required.
- "Negative Declaration: Less Than Significant With Mitigation Incorporated" applies where the incorporation of 4) mitigation measures has reduced an effect from "Potentially Significant Impact" to a "Less Than Significant Impact." The lead agency must describe the mitigation measures, and briefly explain how they reduce the effect to a less than significant level (mitigation measures from "Earlier Analyses," as described in (5) below, may be cross-referenced).
- Earlier analyses may be used where, pursuant to the tiering, program EIR, or other CEQA process, an effect 5) has been adequately analyzed in an earlier EIR or negative declaration. Section 15063(c)(3)(D). In this case, a brief discussion should identify the following:
  - Earlier Analysis Used. Identify and state where they are available for review.
  - Impacts Adequately Addressed. Identify which effects from the above checklist were within the scope of and adequately analyzed in an earlier document pursuant to applicable legal standards, and state whether such effects were addressed by mitigation measures based on the earlier analysis.
  - Mitigation Measures. For effects that are "Less than Significant with Mitigation Measures Incorporated," describe the mitigation measures which were incorporated or refined from the earlier document and the extent to which they address site-specific conditions for the project.
- Lead agencies are encouraged to incorporate into the checklist references to information sources for potential 6) impacts (e.g., general plans, zoning ordinances). Reference to a previously prepared or outside document should, where appropriate, include a reference to the page or pages where the statement is substantiated.
- Supporting Information Sources: A source list should be attached, and other sources used or individuals 7) contacted should be cited in the discussion.
- This is only a suggested form, and lead agencies are free to use different formats; however, lead agencies 8) should normally address the questions from this checklist that are relevant to a project's environmental effects in whatever format is selected.
- The explanation of each issue should identify: 9)
  - the significance criteria or threshold, if any, used to evaluate each question; and
  - the mitigation measure identified, if any, to reduce the impact to less than significance

		Impact (PSI)	Incorporated (LTSWMI)	Impact (LTSI)	No Impact (NI)
. AE	STHETICS				
Excep	ot as provided in Public Resources Code Section 21099, would the p	oroject:			
a)	Have a substantial adverse effect on a scenic vista or scenic highway?  a) No recognized scenic vistas or officially designated State area. The proposed project is located on the western side of t SR-111, which travels along the northeast shore of the Salton Bombay Beach to the Northern County Line. This eligible Highway SR-111 is located at about 33 miles from the project substantial adverse effects on the potential scenic highway expected.	the Old Highway 1 n Sea and is eligil section for a fut posed project sit	l11, at about 200ft aw ble for future Scenic ture Scenic Highway e. Due to this signifi	ray from the Sta Highway Desig Designation of Cant distance,	nation from of the State there is no
b)	Substantially damage scenic resources, including, but not limited to trees, rock outcroppings, and historic buildings within a state scenic highway?  b) The proposed project is located on an empty lot on the we State Highway SR-111, which travels along the northeast st Designation from Bombay Beach to the Northern County Lir of the State Highway SR-111 is located about 33 miles from than 16 miles northwest of the site and the Chocolate Momentioned above in I. (a), due to this significant distance and or historic buildings), there are no substantial adverse effectsR-111. Therefore, no impact is expected.	nore of the Salton ne. This eligible s not the proposed proposed proposed not ains are about the absence of s	n Sea and is eligible ection for a future So roject site. Additional it 25 miles northeast scenic resources (i.e.	for future Scer senic Highway I Ily, the Salton S t from the proj ,, rock outcrops	nic Highway Designation Sea is more lect site. As pings, trees,
c)	In non-urbanized areas, substantially degrade the existing visual character or quality of public views of the site and its surrounding? (Public views are those that are experienced from publicly accessible vantage point.) If the project is in an urbanized area, would the project conflict with applicable zoning and other regulations governing scenic quality?  c) The proposed project location belongs to the Mesquite I Medium Industrial with a Renewable Energy Overlay) as ident to the north is also zoned as ML-I-2-RE (Mesquite Lake Medholds the operation of a photovoltaic energy generation proas ML-I-2-RE (Mesquite Lake Medium Industrial with Renproperties towards West and South of the subject parcel a Renewable Energy Overlay), while the property towards infrastructure of a biomass fuel power plant. The land on whand undeveloped land located in an area zoned for industed development standards regulate visual elements such as I heights, setbacks and lot area. The proposed project would parcel to a 7,000 ft² chemical processing plant with a heigh scenic vistas. The proposed project would enhance the aesi with the industrial type of uses envisioned for the area. substantial degrade on the existing visual character or qualit impacts are expected.	tified by the Mesolium Industrial wo bject. The proper ewable Energy ( are zoned as ML- West remains voich the proposed strial development the area, set for landscaping, bui change the visual tof 19'-6". The e thetic character of Based on the in	quite Lake Specific Pith a Renewable Ene ty towards East, acro Overlay) and it is cu I-I-3-RE (Mesquite La acant, the property project would be loc nt. Additionally, the rth in Chapter IV of t Iding design, signs, I character of the area existing visual quality of the region by devel formation mentioned	lan Map 14-A. T rgy Overlay) at oss Highway 1: urrently vacant ke Heavy Indust towards Soutl ated is primary project will be he Mesquite La parking, fence a from a vacant of the area is loping a project I before, there	The property nd currently 11, is zoned a land. Both strial with a h holds the y flat, vacant e subject to ake Specific es, building a abandoned low with no at consistent won't be a
d)	Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area? d) The proposed project appears to not have substantial lig in the area. The project will meet all landscaping standards, v IV (B) Site and Design Standards from the Mesquite Lake S and directed away from adjacent properties and away from Development standards (Commercial & Industrial Zones) (K to the Planning and Development Services Department, The	which will help off Specific Plan. Ad- om or shielded fo (). Also, the proje	iset the light and/or gl ditionally, all exterior rom public roads, as ct will be subject to a	lare, as require r lighting shall s per Division a Design Revie	d on Section be shielded 3, 90301.02

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#### AGRICULTURE AND FOREST RESOURCES

11.

Agricult use in a environ the state	ermining whether impacts to agricultural resources are significant environmental effects, lead agencies may refer to the California tural Land Evaluation and Site Assessment Model (1997) prepared by the California Department of Conservation as an optional model to assessing impacts on agriculture and farmland. In determining whether impacts to forest resources, including timberland, are significant immental effects, lead agencies may refer to information compiled by the California Department of Forestry and Fire Protection regarding te's inventory of forest land, including the Forest and Range Assessment Project and the Forest Legacy Assessment project; and forest measurement methodology provided in Forest Protocols adopted by the California Air Resources BoardWould the project:
a)	Convert Prime Farmland, Unique Farmland, or Farmland of

a)	Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use?  a) The proposed project location is zone ML-I-2-RE (Mesquidentified by the Mesquite Lake Specific Plan, pursuant to I farmland, therefore, it would not be converting farmland to a	mperial County	Zone Map #14-A (Title	≘9, §92514.03) <i>,</i>	Overlay) as and is not
b)	Conflict with existing zoning for agricultural use, or a Williamson Act Contract? b) The proposed project location is zone ML-I-2-RE (Mesquidentified by the Mesquite Lake Specific Plan, pursuant to Improject location is not zoned for agricultural uses; therefor Williamson Act contract. No impacts are anticipated.	ite Lake Medium	Industrial with Renevone Map #14-A (Title9,	wable Energy ( §92514.03). The	e proposed
c)	Conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code section 12220(g)), timberland (as defined by Public Resources Code section 4526), or timberland zoned Timberland Production (as defined by Government Code Section 51104(g))?  c) The proposed project location is zoned ML-I-2-RE (Mesquidentified by the Mesquite Lake Specific Plan, pursuant to Imconflict with existing forest land or cause re-zoning of existing	perial County Zo	one Map #14-A (Title9,	§92514.03) and	Overlay) as I would not
d)	Result in the loss of forest land or conversion of forest land to non-forest use?  d) The proposed project location is zoned ML-I-2-RE (Mesquidentified by the Mesquite Lake Specific Plan, pursuant to Improject site would not result in the loss of forest land or anticipated.	perial County Zo	one Map #14-A (Title9,	§92514.03). Th	e proposed
e)	Involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland, to non-agricultural use or conversion of forest land to non-forest use?  e) The construction and operation of the Hydrazine processi resulting conversion of farmland to non-agricultural use of Farmland, Unique Farmland, Farmland of Statewide or local agricultural or non-forest use. No impacts are anticipated.	r conversion of	f forest to non-forest	use. Therefore	e, no Prime
. AIF	R QUALITY				
Where relied	e available, the significance criteria established by the applicable air upon to the following determinations. Would the Project:	quality managen	nent district or air polluti	on control distri	ct may be
a)	Conflict with or obstruct implementation of the applicable air quality plan?  a) The proposed project will implement equipment that convironment connected to Control Equipment using Best A exhaust system and carbon bed abatement. The Control Equipment use at a similar processing facility in Longmont, Colorado with small amounts of water vapor: however, as trace levels	Available Contro uipment is manu o. The predomina	ol Technology ("BACT Ifactured by CS Clean ant emission from the	") including hi Solutions and equipment is n	gh velocity is currently itrogen gas

III.

Potentially Significant Impact (PSI) Less than
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Mitigation
Incorporated
(LTSMI)

Less Than Significant Impact (LTSI)

No Impact

activated carbon will be used to abate these contaminants. Processing rooms, walk-in fume hoods, and process glove boxes will be constantly vented to facility Control Equipment systems. Any equipment or emission unit that has the potential for hydrazine release will have detection monitors with Supervisory Control and Data Acquisition ("SCADA") connectivity to initiate the process shut down sequence and activate the area alarm system.

The proposed project will be required to adhere to the requirements of the Air Pollution Control District (APCD) and comply with APCD's rules and regulations. The Air Pollution Control District requests in their comment letter dated October 15, 2024<sup>7</sup>, an Air District Permit and an application for engineering review of the project, along with the design specifications and an HRA (Health Risk Assessment) as Hydrazine is identified by the U.S. Environmental Protection Agency (U.S. EPA) and the California Air Resources Board (CARB) as a Hazardous Air Pollutant and Air Toxic Pollutant. Additionally, the project and any future construction must comply with all Air District rules and regulations with emphasis on Regulation VIII-Fugitive Dust Rules. Furthermore, it is expected that a less than significant impact would occur with the implementation of mitigation measure AQ-1.

MM AQ-1: The applicant must provide a Health Risk Assessment (HRA) referencing the current CEQA Air Quality Handbook for Imperial County. An Air District Permit and an application for engineering review of the project will need to be submitted

along with the design specifications and the HRA for review by the Air Pollution Control District. Any relative humane exposure, location of the project, distance to sensitive receptors should be considered when developing the risk assessment. Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment M under an applicable federal or state ambient air quality standard? b) It is expected that adherence to the requirements mentioned above in section III a) would prevent the project from resulting in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard during operation or construction of the proposed Hydrazine processing facility. Any impacts are considered to be less than significant with the implementation of mitigation measure AQ-1. Expose sensitive receptors to substantial pollutants concentrations? c) All hazardous chemicals and waste will be properly identified, stored, and controlled to requirements set forth by OSHA, GHS, Fire Code, NFPA, and any other applicable standards. Hazardous waste will be collected and properly disposed of by a licensed third-party service provider. All facility-generated hazardous waste will be accumulated in an external storage building in accordance with Title 22 from the California Code of Regulations (CCR), Division 4.5, Chapter 12, Section 66262.16 "Small Quantity Generator". Adherence to these standards and the implementation of the Control Equipment mentioned above in section III a) along with the mitigation measure AQ-1, would prevent the exposure of sensitive receptors to substantial pollutants concentrations, therefore a less than significant impact would be expected, considering the implementation of mitigation measure AQ-1. Result in other emissions (such as those leading to odors П M П adversely affecting a substantial number of people? d) As mentioned in section III a), the project proposes a closed loop process, entirely within a ventilated environment connected to a Control Equipment using Best Available Control Technology ("BACT") including high velocity exhaust systems and carbon bed abatement. The Control Equipment is manufactured by CS Clean Solutions and is currently in use at a similar processing facility in Longmont Colorado. The predominant emission from the equipment is nitrogen gas with small amounts of water vapor; however, as trace levels of hydrocarbons may also be present, Control Equipment using activated carbon will be used to abate these contaminants. Processing rooms, walk-in fume hoods, and process glove boxes will be constantly vented to facility Control Equipment systems. Any equipment or emission unit that has the potential for hydrazine release will have detection monitors with Supervisory Control and Data Acquisition ("SCADA") connectivity to initiate the process shut down sequence and activate the area alarm system. Adherence to the requirements mentioned in section II a) and the compliance with the Air Pollution Control District rules and regulations, along with the implementation of mitigation measure AQ-1, will mitigate the emissions leading to odors adversely affecting a substantial number of people, leading to a less than significant impact.

			Potentially Significant Impact (PSI)	Less than Significant with Mitigation Incorporated (LTSMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
IV.	BIO	LOGICAL RESOURCES Would the project:				
	a)	Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies or regulations, or by the California Department of Fish and Wildlife or U.S. Fish and Wildlife Service?		$\boxtimes$		
		a) Although the California Department of Fish and Wildlife Lanfor the Burrowing Owl within the proposed project area and its any physical changes to the environment due to its establis Specific Plan and the existing development surrounding the plan Mesquite Lake Specific Plan includes established mitigatio address potential impacts to Burrowing Owls, which will be the implementation of mitigation measure BIO-1, the project mitigation incorporated.	s surroundings, shed land desig roperty, includi n measures in strictly followed	the proposed project gnation as Industrial ng a solar farm and a its Master Environn 1. Considering the cu	does not expension the Mesopower plant. Hotel Impact Frent land cond	ct to cause quite Lake wever, the Report <sup>38</sup> to litions and
		MM BIO-1: Prior to grading or construction, an initial survey to between February and September by a biologist that has been owl surveys. The survey shall be conducted in accordance with of the survey and recommended avoidance or mitigation mean and Imperial County Planning and Development Services Detaken until the report and recommendations have been acceptively been surveyed by the surveyed of the surveyed o	n determined by the latest USF sures shall be p partment. No coted by the USF	y the USFWS as quali WS-approved guidelir provided by the applic learing or ground-dis FWS, CDFG, and Impe	fied to conduct les. A report on cant to the USFV sturbing activiti erial County Pla	burrowing the results VS, CDFW, es may be inning and
		If burrowing owl burrows are found present within construct limits, avoidance is the preferred level of mitigation. If avoidant the first survey, a second survey shall be conducted no les demolition of existing structures. If no burrowing owls are preprior to the commencement of construction and, if no bur construction may commence. If burrowing owls were present of Law Enforcement concur, on-site passive relocation can be of nearby habitat, the availability of an existing or construction opportunity for preservation of the site, such as through a burrowing owl use of the site. Relocation requires that owls sand 50-meter buffer zone by installing one-way doors in bur Relocation of owls should only be implemented during the no	nce cannot be not than 30 days asent, a third surrowing owls at the time of the conservation of the conser	net, or no burrowing of prior to any clearing urvey shall be conducted are present, clearing the second survey and he project biologist slourrow for each buresement that would ded flow burrows in the project in place for 48	owls were detecting, ground distuited no less that grading, dem CDFW and USI nall evaluate the trrow excavated be managed the immediate in	reted during rbance, or in five days nolition, or FWS Office suitability d, and the o promote inpact zone
	b)	Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, regulations, or by the California Department of Fish and Wildlife or U.S. Fish and Wildlife Service?  b) As outlined in earlier sections of this document, the propolake Specific Plan. The subject parcel is zoned as ML-I-2-Renewable Energy Overlay. This zoning designation is specific promoting the integration of renewable energy projects, in liarea.	RE, which stan ically intended	ids for <i>Mesquite Lak</i> to accommodate med	re <i>Medium Indu</i> dium industrial	<i>istrial with</i> uses while
		The current physical conditions of the subject parcel are charged consisting of compacted dirt. No water bodies, riparian hare present within the boundaries of the parcel that would require	abitats, or other	environmentally sen	sitive natural co	the entire mmunities
		In conclusion, the existing conditions of the parcel and its zoni that the proposed project will lead to a less than significant in		y with industrial uses	support the det	ermination
	c)	Have a substantial adverse effect on state or federally protected wetlands (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?			$\boxtimes$	
		intorruption, or other mound:		EEC OF	DICINIAL	DVC

		Potentially Significant Impact (PSI)	Significant with Mitigation Incorporated (LTSMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
	c) The proposed project location is zoned ML-I-2-RE (Mesquite accordance to the Mesquite Lake Specific Plan, the physical results in the potential presence of biological resources asso depressions in portions of the site. While these areas are highly vehicle activity, potential wetland areas may, nonetheless, be on the Conservation & Open Space Element from the Imperial C to be in a USFWS National Wetland Inventory identified area. The requirements for this project; consequently, a less than significant to the consequent of the	Lake Medium Ir conditions of I ciated with wet y altered by agriregulated by Strounty General Pe applicant mus	ndustrial with Reneward Mesquite Lake's form lands along the drain icultural operations a late and federal agent Plan, Figure 1, the pro t adhere to any applic	able Energy Oner natural en nage swales a and degraded l cies. Additiona ject site does	verlay) ; in vironment nd natural by off-road ally, based not appear
d)	Interfere substantially with the movement of any 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?  d) The proposed project is located on an empty parcel surrour South, amongst which we find a ground installed solar field towalso occurring on the eastern side of the property from both the not anticipated that the project would substantially interfere with corridors or impede the use of native wildlife species or with impede the use of native wildlife nursery sites. Any impact would substantially impact would substantially interfere wildlife species or with a simple of native wildlife nursery sites.	wards north and e Old Highway 1 ith the movemer established nati	a power plant toward 11 and the State High nt of any resident or we resident or migra	ds south. Activ hway 111. The migratory fish tory wildlife co	e traffic is refore, it is or wildlife
e)	Conflict with any local policies or ordinance protecting biological resource, such as a tree preservation policy or ordinance?  e) As previously stated in this section the proposed project is surrounded by development towards North and South. It is not or ordinance protecting biological resources, such as a tre considered less than significant.	expected that t	he project will confli	ct with any loc	al policies
f)	Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plan?  f) As previously stated in this section the proposed project is surrounded by development towards North and South. It is not an adopted Habitat Conservation Plan, Natural Community Cohabitat conservation plan. Any impact would be considered less	t expected that to enservation Plan	the project will confli n, or other approved	ct with the pro	ovisions of
CUL	TURAL RESOURCES Would the project:				
a)	Cause a substantial adverse change in the significance of a historical resource pursuant to §15064.5?  a) The project site is located in an area identified by the Imperi Plan and zoned as ML-I-2-RE (Mesquite Lake Medium Industria is an empty lot surrounded by parcels with existing development the Quechan Tribe and the Campo Band was performed pursuant the consulted parties, therefore, a less than significant impact	I with Renewable ent and disturba- uant to AB52 and	e Energy Overlay). Ti ince on the land. Add d no response or co	he proposed p litionally, cons	roject area sultation to
b)	Cause a substantial adverse change in the significance of an archaeological resource pursuant to §15064.5? b) The project site is located in an area identified by the Imperi Plan and zoned as ML-I-2-RE (Mesquite Lake Medium Industria is an empty lot surrounded by parcels with existing developm Mesquite Lake Specific Plan, Chapter II, Section D "Environmer archaeological deposits are expected in the Mesquite Lake area villages in the area, therefore, a less than significant impact is	I with Renewable nent and disturb ntal Resources", a due to the abse	e Energy Overlay). The pance on the land. A , Item 2 "Cultural Res ence of historical rec	he proposed p dditionally, ac ources" <sup>37</sup> , no s ords of permal	roject area cording to substantial
c)	Disturb any human remains, including those interred outside of dedicated cemeteries?  c) As previously mentioned in items (V)(a) and (V)(b) above, the County General Plan as part of the Mesquite Lake Specific Plan	he project site is and zoned as	s located in an area	Lake Mediun	ı Industrial

Less than

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Less than
Potentially Significant with Less Than
Significant Mitigation Significant
Impact Incorporated Impact No Impact
(PSI) (LTSMI) (LTSI) (NI)

with Renewable Energy Overlay). The proposed project area is an empty lot surrounded by parcels with existing development and disturbance on the land. Additionally, according to Mesquite Lake Specific Plan, Chapter II, Section D "Environmental Resources", Item 2 "Cultural Resources", no substantial archaeological deposits are expected in the Mesquite Lake area due to the absence of historical records of permanent Kamia villages in the area, therefore, the project would not disturb any human remains, including those interred outside of dedicated cemeteries. Any impacts are expected to be less than significant.

VI.	EN	ERGY Would the project:				
	a)	Result in potentially significant environment wasteful, inefficient, or unnecessary consuresources, during project construction or operations will be conducted during nor facilities and safety management, product with a badge access-controlled building if the wasteful, inefficient, or unnecessary the Imperial Irrigation District (IID) dated study may be required. Any system impelectrical service to the project shall be electrical service, the applicant should recommendations would bring any impact	mption of energy eration? sq. ft. N2H4 (Hydrazine) proce mal business hours from 7 am of ction operations, and process of inside a fenced enclosure with of consumption of energy resour I October 3rd, 202414, electrical provements or mitigation identi- the financial responsibility of d be advised to contact IID.	to 5 pm daily by employed control. The facility will b gated entry, which does no ces. Additionally, per con capacity is limited in the fied in the circuit study the the applicant. Also, if an	es trained and present a secure enter include nor content letter recestores and the project area and when the project when the project when the project when the project.	roficient in vironment ontemplate eived from d a circuit ovision of ject needs
	b)	Conflict with or obstruct a state or local plenergy or energy efficiency?	an for renewable		$\boxtimes$	
VII.	<b>GE</b> (a)	b) As mentioned above on (VI)(a) the p warehouse and office space. The new c systems for new buildings. On a separasite that falls under the permitted use proposed project would not obstruct previously mentioned on item (VI)(a) recommendations. Any impacts are ex DLOGY AND SOILS Would the project:  Directly or indirectly cause potential sut effects, including risk of loss, injury, or death	construction must adhere to the ate note, there's existing develous under the Mesquite Lake SP, a state or local plan for reneal, the applicant would adhere pected to be less than significated adverse involving:	2022 Energy Code which pment on the north and so A for parcels designated ewable energy or energy and comply with IID's sont.	encourages effic outh portion of th as Industrial; th efficiency. Addi standards, regul	eient electric ne proposed erefore, the itionally, as lations, and
		<ul> <li>a) The proposed development does not expose people or structures to potential significant impact is expected.</li> </ul>	conflict with the geology and s al adverse effects, including ri	on of on-site or adjacent isk of loss injury or dea	th. Therefore, a	less than
		1) Rupture of a known earthquake fault, the most recent Alquist-Priolo Earthqu Map issued by the State Geologist for on other substantial evidence of a kno Division of Mines and Geology Special  1) A review of the current Alquist-P Earthquake Fault is the Brawley Seis towards West from the project local adverse effects, including risk of located expected to be less than significant.	take Fault Zoning the area or based  wn fault? Refer to I Publication 42? riolo Earthquake Fault Zone ma smic Zone Fault +/-1.5 miles tow tion, therefore, it is not expecte ess, injury or death involving the	rards East and the Imperiand to directly or indirectly or individual or individual or	l Fault towards + cause potential s	·/-1.5 miles substantial
		<ol> <li>Strong Seismic ground shaking?</li> <li>Ground shaking is expected as the faults of San Andreas Fault System development towards north and souplant towards south which have exist the proposed Hydrazine processing time of permitting and construction</li> </ol>	i traversing the region. The pro ith, amongst which we find a gr sting structures that have been facility will be required to com	ject site is an empty pard ound installed solar field in place for many years. ply with the current Califo	cel surrounded b towards north ar The structures c ornia Building Co	by existing and a power composing

			Potentially Significant Impact (PSI)	Significant with Mitigation Incorporated (LTSMI)	Less Than Significant Impact (LTSI)	No Impact
	3)	Seismic-related ground failure, including liquefaction and seiche/tsunami?  3) The proposed Hydrazine processing facility will be existing development towards north and south, amongs a power plant towards south. Due to the development the it does not appear that the project is on a geologic unit of the development that the project is on a geologic unit of the development that the project is on a geologic unit of the development that the project is on a geologic unit of the development that the project is on a geologic unit of the development that the project is on a geologic unit of the development that the project is on a geologic unit of the development that the project is on a geologic unit of the development that the project is on a geologic unit of the development that the project is on a geologic unit of the development that the project is on a geologic unit of the development that the project is on a geologic unit of the development that the project is on a geologic unit of the development that the project is on a geologic unit of the development that the project is on a geologic unit of the development that the project is on a geologic unit of the development that the project is on a geologic unit of the development that the project is on a geologic unit of the development that the project is on a geologic unit of the development that the project is on a geologic unit of the development that the project is on a geologic unit of the development that the project is on a geologic unit of the development that the project is on a geologic unit of the development that the project is on a geologic unit of the development that the project is on a geologic unit of the development that the development th	t which we find at has been pres	a ground installed so ent in the neighboring	lar field towards g parcels for sev	s north and reral years,
	4)	of seismic activities, including liquefaction or seiche/tsi  Landslides?  4) According to the Imperial County General Plan La  Element, the project site does not lie within a landslide:	unami. Less thai	n significant impacts   by Map, Figure 2 <sup>22</sup> , S	are expected.  Geismic and Pu	⊠ blic Safety
b)	b) / dev the	sult in substantial soil erosion or the loss of topsoil?  As stated above in VII-a3, the proposed project location is eloped parcels, which have structures within that have be project would result in substantial soil erosion or the nificant.	en in place for s	everal years. Therefo	re, it is not antic	ipated that
c)	pote sub c) / par uni spr	located on a geologic unit or soil that is unstable or that all become unstable as a result of the project, and entially result in on- or off-site landslides, lateral spreading, sidence, liquefaction or collapse?  As stated in VII-a3, the proposed project location is an emp cel, which have structures within that have been in place for soil that is unstable as a result of the project and very eading, substance, liquefaction or collapse. Additionally, iject to landslides. Therefore, any impact would be consider.	or several years would not poter as stated in VII	and does not appear ntially result in on-or -a4, the project is no	to be located on off-site landsli	a geologic des, lateral
d)	Buil or p d) A neig will loca	located on expansive soil, as defined in the latest Uniform ding Code, creating substantial direct or indirect risk to life property?  As stated before in this section the proposed project to ghboring parcels that have had existing structures on them be required to conform to the latest California Building ated on expansive soil which would create a substantial oconsidered less than significant.	n for several yea   Code. Therefo	rs. Any new developn re, it is not expected	nent on the project that the project	ect location t would be
e)	sep whe wat e) 1 sep this req ant	re soils incapable of adequately supporting the use of tic tanks or alternative waste water disposal systems are sewers are not available for the disposal of waste er?  The proposed project parcel is situated near to properties tic systems for wastewater management. In line with the property, designed to meet or exceed the standards of uirements set forth by the Imperial County Environment icipated that the possibility of an impact due to the inabitatewater disposal systems will be less than significant.	development plutlined in the Cental Health Sei	ans, a septic system california Building Co rvices (EHS). Based	is also being po de as well as t on this inform	roposed for he specific lation, it is
f)	or s f) 1 cor pla and	ectly or indirectly destroy a unique paleontological resource site or unique geologic feature? The proposed Hydrazine processing facility will be located dirt. The project will be located on a +/- 9.59 Acront and a ground installed solar field. The project will have built up to the California Building Code. The existences biblity of an impact on unique paleontological resources	es area that neig concrete founda ce of developm	ghbors existing deve ntions poured to the g nent on neighboring	lopment includi round and will b parcels indicat	ng a power se designed es that the
GR	REEN	HOUSE GAS EMISSION Would the project:				
a)	Ge	nerate greenhouse gas emissions, either directly or		-Fa a	PICINA	

Less than

Potentially Significant impact (PSI)

Less than Significant with Mitigation Incorporated (LTSMI)

Less Than Significant impact (LTSI)

No Impact (NI)

indirectly, that may have a significant impact on the

most employees working a typical 8-hour day. Initially, the nu expected to be working in the future will be 12. RASIRC produsold through distributors or directly through a RASIRC office sales or inquiry. There will be no customer traffic at this loc employees and infrequent shipments and deliveries of goods the equipment for the plant operation will be delivered, quali San Diego facility to ensure facility startup and operational real be proportional to the number of employees. RASIRC does not start to the number of employees.	umber of empucts are sold in San Diego ation. Vehicle . During the sfied and placidiness. It is eot have any fl	ployees on site will be 5 to Semiconductor manu Customers will not vis traffic would consist of tart-up phase, traffic will ed into service. There we expected that the numbeleet vehicles or machine	and the most  ifacturers and it  it the site for p  if weekday con  Il potentially be  iil also be visit  r of vehicles on  ary other than a	employees are usually urposes of nmuting of greater as is from the site would
Conflict with an applicable plan or policy or regulation adopted for the purpose of reducing the emissions of greenhouse pases?			$\boxtimes$	
b) The proposed RASIRC Hydrazine Processing Facility is regulation adopted for the purpose of reducing the emissions	of greenhous	se gases. The proposed	project will be	required to
ZARDS AND HAZARDOUS MATERIALS Would the project				
Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?			$\boxtimes$	
GHS, Fire Code, NFPA, and any other applicable standards. H licensed third-party service provider. All facility-generated building in accordance with Title 22 from the California Code o "Small Quantity Generator". Adherence to these standards above in section III a), along with the mitigation measure AQ-1	azardous was hazardous w If Regulations and the impl , would preve	ste will be collected and aste will be accumulate s (CCR), Division 4.5, Che ementation of the Cont nt the creation of a signi	properly dispo ed in an exterr apter 12, Section rol Equipment	sed of by a nal storage on 66262.16 mentioned
Create a significant hazard to the public or the environment through reasonable foreseeable upset and accident conditions involving the release of hazardous materials into the			$\boxtimes$	
b) As mentioned above in section IX a), hazardous waste will service provider. All facility-generated hazardous waste will with Title 22 from the California Code of Regulations (CCR Generator". The proposed project will implement equipment t environment connected to Control Equipment using Best A exhaust system and carbon bed abatement. The Control Equi in use at a similar processing facility in Longmont, Colorado. with small amounts of water vapor; however, as trace levels of activated carbon will be used to abate these contaminants. Pr will be constantly vented to facility Control Equipment syste hydrazine release will have detection monitors with Supervi initiate the process shut down sequence and activate the area would prevent the creation of any significant hazard to the put	be accumulated in the consist in the consist in the consist in the content is mand in the content is mand in the content in th	ted in an external storage 5, Chapter 12, Section 1 a closed loop process 1 rol Technology ("BACT 1 nufactured by CS Clean 1 nant emission from the 1 ns may also be present, 1 ms, walk-in fume hoods 1 ipment or emission unit 1 and Data Acquisition (" 1 m. Adherence to these s 1 nvironment through reas	ge building in a 66262.16 "Sma entirely within a ") including hi Solutions and equipment is n Control Equip, and process gethat has the p "SCADA") constandards and sonable foresees	accordance all Quantity a ventilated gh velocity is currently itrogen gas ment using plove boxes otential for nectivity to procedures eable upset
Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?	closest school	ol is Miquel Hidalgo Fler	nentary School	⊠ I. located in
	a) The proposed RASIRC Hydrazine Processing Facility will most employees working a typical 8-hour day. Initially, the nexpected to be working in the future will be 12. RASIRC productions of the diverse will be the available of the plant operation will be delivered, qualified and proportional to the number of employees. RASIRC does not shipping and receiving purposes. Based on this information, Conflict with an applicable plan or policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases?  b) The proposed RASIRC Hydrazine Processing Facility is regulation adopted for the purpose of reducing the emissions of greenhouse gases? b) The proposed RASIRC Hydrazine Processing Facility is regulation adopted for the purpose of reducing the emissions adhere to the requirements of the Air Pollution Control Distribing the emissions adhere to the requirements of the Air Pollution Control Distribing the routine transport, use, or disposal of hazardous materials? a) All hazardous chemicals and waste will be properly identiff GHS, Fire Code, NFPA, and any other applicable standards. Hicensed third-party service provider. All facility-generated building in accordance with Title 22 from the California Code of "Small Quantity Generator". Adherence to these standards above in section III a), along with the mitigation measure AQ-1 or the environment, therefore a less than significant impact we create a significant hazard to the public or the environment through reasonable foreseeable upset and accident conditions involving the release of hazardous materials into the environment? b) As mentioned above in section IX a), hazardous waste will service provider. All facility-generated hazardous waste will with Title 22 from the California Code of Regulations (CCR Generator". The proposed project will implement equipment environment connected to Control Equipment using Best A exhaust system and carbon bed abatement. The Control Equipment system and accident conditions involving the release of hazardous materi	a) The proposed RASIRC Hydrazine Processing Facility will conduct norm most employees working a typical 8-hour day. Initially, the number of empexpected to be working in the future will be 12. RASIRC products are sold sold through distributors or directly through a RASIRC office in San Diego sales or inquiry. There will be no customer traffic at this location. Vehicle employees and infrequent shipments and deliveries of goods. During the stree equipment for the plant operation will be delivered, qualified and plac San Diego facility to ensure facility startup and operational readiness. It is a be proportional to the number of employees. RASIRC does not have any fishipping and receiving purposes. Based on this information, impacts are exhipping and receiving purposes. Based on this information, impacts are exhipping and receiving purposes. Based on this information, impacts are exhipping and receiving the emissions of greenhouse gases?  b) The proposed RASIRC Hydrazine Processing Facility is not expected for the purpose of reducing the emissions of greenhouse adhere to the requirements of the Air Pollution Control District (APCD) an impacts are expected to be less than significant.  **ZARDS AND HAZARDOUS MATERIALS Would the project:**  Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?  a) All hazardous chemicals and waste will be properly identified, stored, a GHS, Fire Code, NFPA, and any other applicable standards. Hazardous was licensed third-party service provider. All facility-generated hazardous waliding in accordance with Title 22 from the California Code of Regulations "Small Quantity Generator". Adherence to these standards and the implication section III a), along with the mitigation measure AQ-1, would preve or the environment, therefore a less than significant impact would be expected.  Create a significant hazard to the public or the environment through reasonable foreseeable upset and accident conditions involving th	a) The proposed RASIRC Hydrazine Processing Facility will conduct normal business hours between the property of the property o	a) The proposed RASIRC Hydrazine Processing Facility will conduct normal business hours between 7 am and most employees working a typical 8-hour day, initially, the number of employees on site will be 5 and the most expected to be working in the future will be 12, RASIRC products are sold to Semiconductor manufacturers and sold through distributors or directly through a RASIRC office in San Diego. Customers will not visit the site for presented in the property of the state of the site of the equipment for the plant operation will be delivered, qualified and placed into service. There will also be wist San Diego facility to ensure facility startup and operational readiness. It is expected that the number of vehicles on be proportional to the number of employees. RASIRC does not have any fleet vehicles or machinery other than a shipping and receiving purposes. Based on this information, impacts are expected to be less than significant.  Conflict with an applicable plan or policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases. The proposed RASIRC Hydrazine Processing Facility is not expected to conflict with an applicable plan or gregulation adopted for the purpose of reducing the emissions of greenhouse gases. The proposed project will be adhere to the requirements of the Air Pollution Control District (APCD) and comply with APCD's rules and regult impacts are expected to be less than significant.  **CARDS AND HAZARDOUS MATERIALS** Would the project:**  Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?  a) All hazardous chemicals and waste will be properly identified, stored, and controlled to requirements set forth GHS, Fire Code, NFPA, and any other applicable standards. Hazardous waste will be collected and properly disposed of the environment through reasonable foreseeable upset and accident conditions involving the release of hazardous materials into the environment, therefore a less than s

the City of Brawley, approximately 4.5 Miles North of the proposed project site. Therefore, no impact would be expected.

IX.

		Potentially Significant	Significant with Mitigation	Less Than Significant	
		Impact	Incorporated	Impact	No Impact
		(PSI)	(LTSMI)	(LTSI)	(Ni)
d)	Be located on a site, which is included on a list of hazardous				
u,	materials sites compiled pursuant to Government Code				$\boxtimes$
	Section 65962.5 and, as a result, would it create a significant		Ш	Ш	
	hazard to the public or the environment?	4		)	FOCO E The
	<ul> <li>d) The proposed project site is not listed as a hazardous ma proposed project site is currently an empty parcel consistir</li> </ul>				
	Therefore, no impact would be expected.	ig or compacted	unt, there are no na	zardous matern	a13 OH-3110.
e)	For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public				
	airport or public use airport, would the project result in a safety				$\boxtimes$
	hazard or excessive noise for people residing or working in the				<u></u>
	project area?				
	<ul> <li>e) The proposed project is not located within any airport zeroject is not expected to create an aircraft hazard for people.</li> </ul>	one in the Airpo	rt Land Use Compat	ibility Plan. The	eretore, the
	municipal airport approximately 5.5 miles North of the propo	sed project site.	Therefore, no impact	would be expe	cted.
			•	•	
f)	Impair implementation of or physically interfere with an				<del></del>
	adopted emergency response plan or emergency evacuation plan?		Ш	$\boxtimes$	Ш
	f) The proposed project is located within the Mesquite Lake \$	Specific Plan with	h access from the Old	l State Highway	111 and is
	not expected to impair implementation of or physically inter	fere with an ado	pted emergency plan	or emergency	evacuation
	plan. Less than significant impacts are expected.				
g)	Expose people or structures, either directly or indirectly, to a			K-21	
9/	significant risk of loss, injury or death involving wildland fires?			$\boxtimes$	
	g) The proposed project is not expected to expose people of	or structures, eitl	ner directly or indirec	tly, to a signific	ant risk of
	loss, injury or death involving wildland fires as the project is	not located in a	n area prone to or su	sceptible to wile	dland fires.
	Therefore, impacts are considered less than significant.				
×. <b>Н</b> У	DROLOGY AND WATER QUALITY Would the project:				
a)	Violate any water quality standards or waste discharge				
	requirements or otherwise substantially degrade surface or ground water quality?	Ш	Ш	$\boxtimes$	Ш
	a) The proposed project would not violate any water qua	lity standards o	r waste discharge re	equirements or	otherwise
	substantially degrade surface or ground water quality. Add	litionally, as per	the comment letter r	eceived from the	he Imperial
	Irrigation District (IID) dated October 3rd, 202414, to properly	assess the impa	acts to IID water facil	ities, the applic	ant should
	submit project plans, including grading & drainage and fer review and comment prior to final project design approval. T	icing pians, to i	שו water שepartment than significant impa	: Engineering 5 ct is expected.	ervices for
	Teview and comment prior to man project design approval.	nererore, a ress	andir organioant impa	or to expected.	
۱.	Cubatantially degrapes aroundwater supplies as laterface				
b)	Substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project				
	may impede sustainable groundwater management of the			$\boxtimes$	
	basin?				
	b) The project proposes using water supplied by the IID to				
	decrease on groundwater supplies or interference with ground management is anticipated. Nonetheless, per the comment				
	October 3 <sup>rd</sup> , 2024 <sup>14</sup> , to properly assess the impacts to IID water				
	grading & drainage and fencing plans, to IID Water Departm				rior to final
	project design approval. Therefore, by following these require	rements, a less t	nan significant impac	t is expected.	
c)	Substantially alter the existing drainage pattern of the site or				
•	area, including through the alteration of the course of a stream			57	
	or river or through the addition of impervious surfaces, in a			$\boxtimes$	Ш
	manner which would:				
	c) The proposed Hydrazine processing facility will be loc	ated within the	Mesquite Lake Spec	cific Plan in ar	Industrial
	designated parcel, surrounded by existing development inc	luding a solar fa	rm towards North an	d an energy pla	nt towards
Imperial	County Planning & Development Services Department	Initial Study Environ	mental Checklist Form for RASIRO		
ip vii cal	y		TO THE PROPERTY OF THE PARTY OF	The second secon	

Less than

Less than

Potentially Significant with Less Than
Significant Mitigation Significant
Impact Incorporated Impact No Impact
(PSI) (LTSMI) (LTSI) (NI)

South. The proposed facilities will be located on the eastern portion of a +/- 9.59 Acres parcel that is currently compacted dirt but will be covered in concrete foundations where the 7,000 sq. ft. facilities will be located, the construction of such development will require a building permit. The applicant should submit project plans, including grading & drainage and fencing plans, to the IID Water Department Engineering Services for review and comment prior to final project design approval. The reviewal of such project plans will prevent any adverse effect, therefore, it is not expected that the project would substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, or through the addition of impervious surfaces. Any impact would be considered less than significant.

(i) result in	n substantial erosion or siltation on- or off-site;				
i)	The proposed Hydrazine processing facility Specific Plan in Industrial designated parce anticipated to result in substantial erosion or than significant	l surrounded l	by existing develop	pment. The proj	ect is not
	ntially increase the rate or amount of surface n a manner which would result in flooding on- or ;				
ii)	The proposed Hydrazine processing facility Specific Plan in Industrial designated parcel s incorporated on the eastern side of the property development of the project to assess and property anticipated to result in substantial increase of result in flooding on- or off-site. Any impact we	urrounded by e perty. Building prevent any pot the rate or amo	xisting developmer and grading permi tential impacts. Th unt of surface runo	nt. A retention ba its will be requir erefore, the pro iff in a manner wi	sin will be ed for the ject is not
the cap system	or contribute runoff water which would exceed pacity of existing or planned stormwater drainage is or provide substantial additional sources of d runoff; or;				
iii)	It is not expected or anticipated that the proportion of water which would exceed the capacity substantial sources of polluted runoff. Addition in the proposed site plan. Any impact would be	of existing or pl ally, a retention	lanned stormwater basin will be part of	drainage system	or provide
(iv) impede	e or redirect flood flows?			$\boxtimes$	
iv)	The proposed Hydrazine processing facility w will be reviewed to assess and prevent any poof the proposed development as shown in the significant.	tential impact.	As stated before, a	retention basin v	will be part
pollutants due d) The propo	ord, tsunami, or seiche zones, risk release of to project inundation? sed Hydrazine processing facility is not located in risk release of pollutants due to project inundatio	a flood hazard	, tsunami, or seiche ould be considered	zones and there	fore, is not icant.
control plan or e) The propo	or obstruct implementation of a water quality r sustainable groundwater management plan? sed Hydrazine processing facility is not anticipat or sustainable groundwater management plan. A	ed to conflict w	ith or obstruct impl	ementation of was than significant	ater quality
D USE AND	PLANNING Would the project:				
a) The project	ide an established community? ct site is located in an area identified by the Impe proposes development primarily with light, med	irial County Gen	eral Plan as part of industrial uses, a	the Mesquite La	ke Specific

d)

e)

XI. LAND

a)

			Potentially Significant Impact ( <b>PSI</b> )	Less than Significant with Mitigation Incorporated (LTSMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
		project is zoned as ML-I-2-RE (Mesquite Lake Medium Indus Industrial and Agricultural zones and it will no physically div	strial with Renevide established	vable Energy Overlay community. No impac	) currently surr ts are anticipat	ounded by ed.
	b)	Cause a significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect?				$\boxtimes$
		b) As previously mentioned in XI a) The project site is locat part of the Mesquite Lake Specific Plan; The project is consi Land Use Ordinance with the approval of a Conditional Use Po- land use plan, policy and regulation. No impacts are anticipa	stent with the Co ermit. The propos	ounty's General Plan	Land Use Eleme	ent and the
XII.	MIN	NERAL RESOURCES Would the project:				
	a)	Result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the				$\boxtimes$
		state? a) The proposed project site is not located in an area classifie Department of Conservation-Mineral Land Classification <sup>36</sup> . T	ed to be a regiona Therefore, no imp	Illy important mineral acts are anticipated.	resource per the	e California
	b)	Result in the loss of availability of a locally-important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan?				$\boxtimes$
		b) Per the Imperial County General Plan, Conservation and proposed project site is not located within an area known Therefore, it is not expected that the proposed project woul resource recovery site delineated on a local general plan, expected.	to be classified Id result in the lo	d as a regionally imposs of availability of a	oortant mineral a locally-import	resources. ant mineral
XIII.	NO	ISE Would the project result in:				
	a)	Generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?				
		a) Noise associated with the construction of the proposed p Construction activities and associated noise will be limited to and Land Use Ordinance Division 7: Noise Abatement and C of equipment or a combination of equipment not exceed 75 hour period and when measured at the nearest sensitive rece	o the time frames ontrol, which sta decibels of hour	s specified in the Impe tes that construction ly average noise data	erial County Noi noises from a s ı, when average	ise Element single piece ed over an-8
	b)	Generation of excessive groundborne vibration or groundborne noise levels?  b) No major vibration-including activities, such as pile drivequipment may cause minor noise and vibration; however, is expected to be less than significant.	ring or blasting, no major vibratio	will be conducted at	t the project facected, therefore	cility. Some
	c)	For a project located within the vicinity of a private airstrip or an airport land use plan or where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project expose people residing or working in the project area to excessive noise levels?				
		c) The proposed project site is not located within the vicil Imperial Valley Airport per the Imperial County Airport Lan- would expose people in the project area to excessive noise	d Use Compatib	airstrip or within the ility Plan; therefore, i	e Compatibility to impact is ex	map of the pected that

XIV. POPULATION AND HOUSING Would the project:

			Potentially Significant	Significant with Mitigation	Less Than Significant	
			Impact	Incorporated	Impact	No Impact
=			(PSI)	(LTSMI)	(LTSI)	(NI)
	a)	Induce substantial unplanned population growth in an area, either directly (for example, by proposing new homes and business) or indirectly (for example, through extension of roads or other infrastructure)?				$\boxtimes$
		<ul> <li>a) The proposed project does not include any housing or population growth in an area either directly or indirectly. The</li> </ul>	r public infrastru erefore, no impac	cture that may inclut is expected.	ide substantial	unplanned
	b)	Displace substantial numbers of existing people or housing, necessitating the construction of replacement housing elsewhere?				$\boxtimes$
		b) The proposed project will be located within a currently er a Renewable Energy Overlay), there will be no displacement	npty lot zoned M of housing. The	L-1-2-RE (Mesquite La refore, no impact is e	ake Medium Ind xpected.	ustrial with
XV.	PU	JBLIC SERVICES				
	a)	Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other			$\boxtimes$	
	٠	performance objectives for any of the public services:  a) The proposed project is not expected to result in substanew or physically altered governmental facilities, the constrint order to maintain acceptable service ratios, response time It is expected that compliance with Imperial County Fire Deplessen any public service impacts to less than significant levels.	uction of which o s or other perfor artment requiren	could cause significa mance objectives for	int environment any of the publ	tal impacts, ic services.
		1) Fire Protection?  1) The proposed Hydrazine processing facility is not expelmpacts are expected to be less than significant. The a requirements per letter dated October 24, 2024 <sup>35</sup> , to lessen a	pplicant shall c	omply with Imperial	County Fire I	protection. Department
		<ul><li>2) Police Protection?</li><li>2) The proposed Hydrazine processing facility is not expected impacts are expected to be less than significant.</li></ul>	ed to create a sub	stantial adverse imp	act to police pr	otection.
		Schools?  3) The proposed Hydrazine processing facility does not experience of new educational facilities; therefore, no impacts are anticomplete.	☐ ct an increment ii ipated.	population that wou	ld require the c	⊠ onstruction
		4) Parks? 4) The proposed Hydrazine processing facility would not re No impacts are anticipated.	sult in a substan	tially adverse physic	al impact to exis	⊠ sting parks.
		<ul><li>5) Other Public Facilities?</li><li>5) The proposed project is not expected to result in a deman the proposed project would not adversely affect other public facilities. Less than significant impacts are anticipated.</li></ul>	d for other public c facilities or req	facilities services. A uire the construction	As such, implen of new or mod	nentation of lified public
X۷	/I. <i>RE</i>	ECREATION				
	a)	Would the project increase the use of the existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated?  a) The proposed project consists of a N2H4 (Hydrazine) pro				
		include storage metal containers with appropriate cabinets				

Less than

				Potentially Significant Impact (PSI)	Less than Significant with Mitigation Incorporated (LTSMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
		building will be a w from Old Highway 1 The project is locate and heavy industria	ling and constructed to store chemica arehouse facility with an office, parking 111. Additionally, there are no existing ed on Mesquite Lake Specific Plan Area al uses; therefore, the proposed project eational facilities such that substantial ected.	g, and site improven neighborhoods or ro , which is designate t would not increase	nents. The building wegional parks within do	rill have a drivev the proposed pr rimarily with ligh reighborhood ar	vay access roject area. t, medium, nd regional
	b)	construction or expandance an adverse effect b) The proposed predictions which might	clude recreational facilities or require the insion of recreational facilities which might ect on the environment? Toject does not include recreational facilities an adverse effect on the environment in the proposed project area; therefore	ilities or require the onment. Also, as pre	viously stated on ite	ansion of recrea	itional e are no
XVII.	TRA	ANSPORTATION	Would the project:				
	a)	the circulation syster pedestrian facilities?  a) Vehicle traffic wapproximately 5-10 operation will be discilled facility startup and of employees, which other than a forklift the Imperial County shall be prepared to review and apprent of the circulation of t	am plan, ordinance or policy addressing m, including transit, roadway, bicycle and rould consist of weekday commuting times a month. During the start-up phelivered, qualified and placed into ser operational readiness. It is expected the volume is expected to be from 4 to 12 for shipping and receiving purposes. To Department of Public Works dated Febry a traffic engineer licensed in the Stroval. Existing traffic counts on Old Higbe obtained and included in the analysts.	of employees and i ase, traffic will poter vice. There will also at the number of vel employees. RASIRO Nonetheless, as sta bruary 24, 2025 <sup>28</sup> , a ate of California and phway 111 south of h	ntially be greater as to be visits from a Sanicles on site will be a Cook on the cook of t	he equipment for an Diego facility proportional to to fleet vehicles or mment letter, su distribution anal epartment of Pu (eystone Road V	or the plant to ensure the number machinery bmitted by ysis report blic Works Vest of Old
		related to the proje fair share contribut Department prior to	ct's traffic impacts within the Mesquite ion identified on this report. The trip go issuance of any Building Permit. The issuance of the Certificate of Occupa	Lake Specific Plan A eneration and distrib e fair share contribu	Area. The applicant s oution analysis repor ition shall be paid to	shall be respons t shall be submi o the Departmer	ible for the tted to this it of Public
	b)	Guidelines section 1 b) The proposed Hy road, said project v Highway 111, which before on item XVII to address any pot	onflict or be inconsistent with the CEQA 5064.3, subdivision (b)?  ydrazine processing facility is located a would be located approximately 1000 fin runs from South to North and vice veri-a), the applicant will have to comply the ential impact. It does not appear that the ubdivision (b). Based on the information	along Old Highway 1 t south from the inte sa, approximately 20 with the requiremen he project would co	rsection between E 00 ft east of the prope ts set forth by the De nflict or be inconsist	Keystone Rd an osed project site epartment of Pu tent with CEQA	d the State e. As stated blic Works Guidelines
	c)	feature (e.g., sharp incompatible uses (ec) The proposed Hy	ses hazards due to a geometric design curves or dangerous intersections) or e.g., farm equipment)? pdrazine processing facility does not a tible uses. Any impact would be consi	ppear to substantial	U increase hazards ificant.	⊠ due to a geome	 tric design
	d)	d) The project is no imperial County Fir	emergency access?  It expected to result in inadequate emerge Department regarding emergency activated would be considered less than signated.	ccess, as specified i	will need to comply with their provided con	vith any require nment letter dat	ments from ed October

			Potentially Significant Impact (PSI)	Significant with Mitigation Incorporated (LTSMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
XVIII.	TF	RIBAL CULTURAL RESOURCES				
	a)	Would the project cause a substantial adverse change in the significance of a tribal cultural resource, defined in Public Resources Code Section 21074 as either a site, feature, place, cultural landscape that is geographically defined in terms of the size and scope of the landscape, sacred place or object with cultural value to a California Native American tribe, and that is:			$\boxtimes$	
		a) According to the Imperial County General Plan's C project site is not located within any known Native discussed in section (V)(a) above, the Quechan ar consulted under Assembly Bill 52. Consultation I Indian Tribes on October 02, 2024. On October 03, Quechan Indian Tribe in reference to the propose Band of Mission Indians Tribe for this project to th	e American cultund Campo Band etters were sent 2024, the Count of project. No c	aral sensitivity area. A of Mission Indian Tr t to the Quechan and y received a no commonts have been	Additionally, as ribes have reque de Campo Band nents email fron received from the control of th	previously ested to be of Mission n the Yuma the Campo
		<ul> <li>(i) Listed or eligible for listing in the California Register of Historical Resources, or in a local register of historical resources as define in Public Resources Code Section 5020.1(k), or</li> </ul>			$\boxtimes$	
		<ul> <li>(i) According to the California Historic Resources<sup>3</sup> in to be eligible under the Public Resources Code Sector</li> <li>be less than significant.</li> </ul>	Imperial County tion 21074 or 50	y, the proposed proje 20.1 (k); therefore, ar	ct site is not list ıy impacts are e	ed or seem expected to
		(ii) A resource determined by the lead agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in subdivision (c) of Public Resources Code Section 5024.1. In applying the criteria set forth is subdivision (c) of Public Resource Code Section 5024.1, the lead agency shall consider the significance of the resource to a California Native American Tribe.				
		(ii) No significant resources listed as defined in the impacted by the proposed project. Additionally, as pletters were sent to the Quechan and Campo Band 2024, the County received a no comments email from No comments have been received from the Campo than significant impacts are expected.	reviously discus of Mission Indi n the Quechan Ir	ssed in item (XVIII)(a) an Tribes on Octobe idian Tribe in referen	above, AB 52 Cor 02, 2024. On 0 ce to the propos	onsultation October 03, sed project.
XIX.	UTI	LITIES AND SERVICE SYSTEMS Would the project:				
	a)	Require or result in the relocation or construction of new or expanded water, wastewater treatment or stormwater drainage, electric power, natural gas, or telecommunications facilities, the construction of which could cause significant environmental effects?			$\boxtimes$	
		a) The project proposes an on-site septic system with future retention basin area on the eastern side. Water would be sup comment letter received from the Imperial Irrigation District (IID water facilities, applicants should submit project plans, Department Engineering Services for review and comment plas electrical capacity is limited in the project area, a circuit sidentified in the circuit study to enable the provision of electronic the applicant. The applicant will have to meet the requireme and follow the established procedures to obtain services to new or upgrades to any of these systems nor does the project or expanded water, wastewater treatment or stormwater drain	plied by the IID IID) dated Octob including gradi rior to final projectudy may be recical service to the project located require or will requi	to the proposed facil per 3 <sup>rd</sup> , 2024 <sup>14</sup> , to prop ing & drainage and f ect design approval. <sup>1</sup> quired. Any system in the project shall be the the IID in the commentation. The project doe il result in the relocat	ity. Additionally perly assess the fencing plans, to This same letter mprovements or e financial responsed ent letter mentions not propose a tion or construction of the constructi	as per the impacts to o IID Water states that r mitigation onsibility of oned before at this point tion of new

Less than

		Potentially Significant Impact ( <b>PSI</b> )	Less than Significant with Mitigation Incorporated (LTSMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
	significant.				
b)	Have sufficient water supplies available to serve the project from existing and reasonably foreseeable future development during normal, dry and multiple dry years?  b) The project would receive water from the IID and appear from existing and reasonably foreseeable future developme applicant will have to meet the requirements set forth by the 3rd, 2024 <sup>14</sup> and assess any potential impact. Any impacts are	nt during norma Imperial Irrigati	al, dry and multiple do ion District in its com	ry years. Nonet Iment letter dat	heless, the
c)	Result in a determination by the wastewater treatment provider which serves or may serve the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments?  c) The project proposes an on-site septic system with future retention basin area on the eastern side. It does not appear therefore, less than significant impacts are expected.	e leach field rese ear to have an i	erved on the western impact on any waste	side of the propersion	perty and a nt provider.
d)	Generate solid waste in excess of State or local standards, or in excess of the capacity of local infrastructure, or otherwise impair the attainment of solid waste reduction goals?  d) The proposed project does not appear to generate solid capacity of local infrastructure, or otherwise impair the attain to be less than significant.	waste in excess	of State or local stanaste reduction goals.	⊠ ndards, or in ex Any impacts ar	cess of the
e)	Comply with federal, state, and local management and reduction statutes and regulations related to solid waste?  e) The project will be required to comply with all federal, state related to solid waste. Any impacts are expected to be less to		agement and reduction	on statutes and	regulations
	DFIRE				
If locat	ed in or near state responsibility areas or lands classified as very h	igh fire hazard se	verity zones, would the	Project:	
a)	Substantially impair an adopted emergency response plan or emergency evacuation plan?			$\boxtimes$	
	a) The proposed Hydrazine processing facility is not located high fire hazard severity zones and it is designated as a Loc of Forestry and Fire Projection Map for Imperial County Dr Department access and access roads shall be in accordance 20 feet and all-weather surface capable of supporting fire alturn around approved by Imperial County Fire Department; developed and approved by the Fire Department. The evac Chapter 4. As mentioned in the Imperial County Fire Department the Imperial County Fire Department would bring any impact	al Responsibility aft Fire Hazard with the Califor pparatus. Fire De as well as an ap cuation plan sha ment comment le	y Area (LRA) zone per Draft Severity Zones rnia Fire Code Chapte epartment access roa proved fire safety an all be in accordance etter dated October 2	the California I in LRA. Additions 5, with a width ads will be providevacuation plowith California 4, 2024 <sup>35</sup> . Comp	Department onally, Fire h of at least rided with a lan shall be a Fire Code
b)	Due to slope, prevailing winds, and other factors, exacerbate wildfire risks, and thereby expose project occupants to pollutant concentrations from a wildfire or the uncontrolled spread of a wildfire?  b) The proposed Hydrazine processing facility is in an ovecomply with the Imperial County Fire Department regulations letter dated October 24, 2024 <sup>35</sup> , which states that prevention required structures. The applicant would be subject to the Inimpacts related to wildfire risks exposing project occupants significant.	s, as mentioned in measures and sin perial County F	in the Imperial County uppression systems Fire Department requi	Fire Department must be incorper rements to ensi	nt comment orated to all ure that any

XX.

		Potentially Significant Impact (PSI)	Less than Significant with Mitigation Incorporated (LTSMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
c)	Require the installation or maintenance of associated infrastructure (such as roads, fuel breaks, emergency water sources, power lines or other utilities) that may exacerbate fire risk or that may result in temporary or ongoing impacts to the environment?			$\boxtimes$	
	c) A route of access will be required to support safety additionally, as mentioned in the Imperial County Fire Depa Fire Code Chapter 5, section 503, there shall be at least two p Locks will be required for all access gates and building ent approved water supply capable of supplying the required fire be installed and maintained (Minimum fire flow of 1500 GPM and additional requirements specified in the previously ment would bring impacts to less than significant levels.	rtment comment oints of entry pro ries as determined for 2 hours) in ac-	t letter dated October ovided onto the project ed by the Imperial Co I by appendix B in the cordance with NFPA	r 24, 2024 <sup>35</sup> , pe ct site. A KNOX bunty Fire Depa c California Fire 20, 22, 24. Follo	r California Box and/or Intment. An Code shall wing these
d)	Expose people or structures to significant risks, including downslope or downstream flooding or landslides, as a result of runoff, post-fire slope instability, or drainage changes?  d) The proposed Hydrazine processing facility is in an overa is not expected that it would expose people or structures to or landslides, as a result of runoff, post-fire slope instability the fire code, and the Imperial County Fire Department compless than significant	significant risks or drainage cha	i, including downslop inges. Compliance wi	e or downstrea ith all required	m flooding sections of

Note: Authority cited; Sections 21083 and 21083.05, Public Resources Code. Reference: Section 65088.4, Gov. Code; Sections 21080(c), 21080.1, 21080.3, 21083, 21083.05, 21083.3, 21093, 21094, 21095, and 21151, Public Resources Code; Sundstrom v. County of Mendocino, (1988) 202 Cal. App. 3d 296; Leonoff v. Monterey Board of Supervisors, (1990) 222 Cal. App. 3d 1337; Eureka Citizens for Responsible Govt. v. City of Eureka (2007) 147 Cal. App. 4th 357; Protect the Historic Amador Waterways v. Amador Water Agency (2004) 116 Cal. App. 4th at 1109; San Franciscans Upholding the Downtown Plan v. City and County of San Francisco (2002) 102 Cal. App. 4th 656.

Revised 2009- CEQA Revised 2011- ICPDS Revised 2016 – ICPDS Revised 2017 – ICPDS Revised 2019 – ICPDS

Potentially Significant Impact (PSI) Less than
Significant with
Mitigation
Incorporated
(LTSWMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

#### **SECTION 3**

#### **III. MANDATORY FINDINGS OF SIGNIFICANCE**

human beings, either directly or indirectly?

The following are Mandatory Findings of Significance in accordance with Section 15065 of the CEQA Guidelines.

a)	Does the project have the potential to substantially degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, substantially reduce the number or restrict the range of a rare or endangered plant or animal, eliminate tribal cultural resources or eliminate important examples of the major periods of California history or prehistory?	D	
b)	Does the project have impacts that are individually limited, but cumulatively considerable? ("Cumulatively considerable" means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, the effects of other current projects, and the effects of probable future projects.)		
c)	Does the project have environmental effects, which will cause substantial adverse effects on	Q/	

#### IV. PERSONS AND ORGANIZATIONS CONSULTED

This section identifies those persons who prepared or contributed to preparation of this document. This section is prepared in accordance with Section 15129 of the CEQA Guidelines.

#### A. COUNTY OF IMPERIAL

- Jim Minnick, Director of Planning & Development Services
- Michael Abraham, AICP, Assistant Director of Planning & Development Services
- Diana Robinson, Planning Division Manager
- Luis Beiarano, Planner I
- Imperial County Air Pollution Control District
- Department of Public Works
- Fire Department
- Ag Commissioner
- Environmental Health Services
- Sheriff's Office

#### **B. OTHER AGENCIES/ORGANIZATIONS**

- Imperial Irrigation District
- County Executive Office
- Fort Yuma Quechan Indian Tribe
- Campo Band of Mission Indians Tribe

(Written or oral comments received on the checklist prior to circulation)



#### V. REFERENCES

- "County of Imperial General Plan EIR", prepared by Brian F. Mooney & Associates in 1993; and as Amended by County in 1996, 1998, 2001, 2003, 2006 & 2008, 2015, 2016.
- Imperial County General Plan: Circulation and Scenic Highway Element https://www.icpds.com/assets/planning/circulation-scenic-highway-element-2008.pdf
- 3. California State Scenic Highway System Map

https://caltrans.maps.arcgis.com/apps/webappviewer/index.html?id=465dfd3d807c46cc8e8057116f1aacaa

- California Historic Resources: Imperial County https://ohp.parks.ca.gov/ListedResources/?view=county&criteria=13
- California Farmland Mapping & Monitoring Program: Imperial County Important Farmland Map 2018 https://maps.conservation.ca.gov/DLRP/CIFF/
- 6. California Williamson Act Enrollment Finder

https://maps.conservation.ca.gov/dlrp/WilliamsonAct/

- 7. Imperial County Air Pollution Control District comment letter dated October 15, 2024.
- 8. Imperial County General Plan: Conservation and Open Space Element

https://www.icpds.com/assets/planning/conservation-open-space-element-2016.pdf

- a) Figure 1: Sensitive Habitat Map
- b) Figure 2: Sensitive Species Map
- c) Figure 3: Agency-Designated Habitats Map
- d) Figure 5: Areas of Heighten Historic Period Sensitivity Map
- e) Figure 6: Known Areas of Native American Cultural Sensitivity Map
- f) Figure 7: Seismic Hazards Map
- g) Figure 8: Existing Mineral Resources Map
- 9. California Department of Fish and Wildlife (CDFW) Lands Viewer

https://apps.wildlife.ca.gov/lands/

- 10. Global Lithium Energy Corporation Biological Resources Assessment Report. (2024) Barrett's Biological Enterprise, Inc.
- National Wetlands Inventory Map: Surface Waters and Wetlands https://fwsprimary.wim.usqs.gov/wetlands/apps/wetlands-mapper/
- 12. U.S. Fish & Wildlife (USFWS) Critical Habitat for Threatened & Endangered Species Mapper <a href="https://www.arcgis.com/apps/Embed/index.html?webmap=9d8de5e265ad4fe09893cf75b8dbfb77&extent=-124.1522,38.0501,-121.4496,39.2098&zoom=true&scale=true&details=true&disable\_scroll=true&theme=light</a>
- 13. Fort Yuma Quechan Indian Tribe comment email dated October 03, 2024.
- 14. Imperial Irrigation District comment letter dated October 3, 2024.
- 15. California Geological Survey Hazard Program: Alquist-Priolo Fault Hazard Zones <a href="https://gis.data.ca.gov/maps/ee92a5f9f4ee4ec5aa731d3245ed9f53/explore?location=32.538703%2C-110.920388%2C6.00">https://gis.data.ca.gov/maps/ee92a5f9f4ee4ec5aa731d3245ed9f53/explore?location=32.538703%2C-110.920388%2C6.00</a>
- California Department of Conservation: Fault Activity Map https://maps.conservation.ca.gov/cgs/fam/
- 17. United States Geological Survey's Quaternary Faults Map

https://usqs.maps.arcqis.com/apps/webappviewer/index.html?id=5a6038b3a1684561a9b0aadf88412fcf

- 18. Imperial County General Plan: Seismic and Public Safety Element https://www.icpds.com/assets/planning/seismic-and-public-safety.pdf
  - a) Figure 2: Regional Fault Lines
  - b) Figure 3: Landslide Susceptibility
  - c) Figure 4: Flood Hazards
  - d) Figure 6: Fire Hazard Severity Zones
- 19. California Building Standards Commission, 2022 California Building Code.



California Code of Regulations, Title 24, Part 2, Volume 2 of 2.

20. California Tsunami Data Maps

https://www.conservation.ca.gov/cgs/tsunami/maps

- 21. Global Lithium Energy Corporation Geologic and Geothermal Data Summary. (2024) AECOM.
- 22. California Geological Survey Landslide Map

https://maps.conservation.ca.gov/cgs/informationwarehouse/landslides/

23. U.S. Department of Agriculture Soils Map

https://websoilsurvey.nrcs.usda.gov/app/WebSoilSurvey.aspx

24. University of California Agriculture and Natural Resources SoilWeb Map

https://casoilresource.lawr.ucdavis.edu/gmap/

 California Department of Toxic Substances Control: EnviroStor https://www.envirostor.dtsc.ca.gov/public/

26. Imperial County Airport Land Use Compatibility Maps

https://www.icpds.com/planning/maps/airport-land-use-compatibility-maps

- 28. Imperial County Department of Public Works comment letter dated February 24, 2025.
- 29. County of Imperial Executive Office comment letter dated October 21, 2024.
- 30. Federal Emergency Management Agency (FEMA) Flood Map Service Center: Flood Insurance Rate Map https://msc.fema.gov/portal/search?AddressQuery=CALIPATRIA%20CA
  - a) FEMA Zone A

https://www.fema.gov/glossary/zone-0

31. Imperial County Renewable Energy and Transmission Element

https://www.icpds.com/assets/planning/renewable-energy-and-transmission-element-2015.pdf

32. Imperial County General Plan: Noise Element

https://www.icpds.com/assets/planning/noise-element-2015.pdf

33. Imperial County Sheriff's Office: Patrol Operations Map

https://icso.imperialcounty.org/operations/

- 34. Imperial County Land Use Ordinance (Title 9), Division 16: Flood Damage Prevention Regulation <a href="https://www.icpds.com/assets/planning/renewable-energy-and-transmission-element-2015.pdf">https://www.icpds.com/assets/planning/renewable-energy-and-transmission-element-2015.pdf</a>.
- 35. Imperial County Fire Department comment letter dated October 24, 2024
- 36. California Department of Conservation-Mineral Land Classification https://maps.conservation.ca.gov/cgs/minerals/?page=All-Data
- 37. Mesquite Lake Specific Plan, March 14, 2006

https://www.icpds.com/assets/planning/specific-plans/meguite-lake/mesquite-lake-sp.pdf

38. Master Environmental Impact Report for The Mesquite Lake Specific Plan, February 1, 2006

#### **NEGATIVE DECLARATION – County of Imperial**

The following Negative Declaration is being circulated for public review in accordance with the California Environmental Quality Act Section 21091 and 21092 of the Public Resources Code.

**Project Name:** 

Conditional Use Permit (CUP) #24-0024

Initial Study (IS) #24-0034

**Hydrazine Facility** 

**Project Applicant:** 

RASIRC Inc.

**Project Location:** 

The proposed project is located at 3555 Old Highway 111, Imperial, CA 92251, also identified under Assessor's Parcel Number 040-250-024-000, and legally described as PAR 4 PM 802 OF TR 58 14-14 9.59 AC. The property is approximately 9.59 acres and is located on an empty lot on the western side of the Old Highway 111, at about 200 ft away from the State Highway SR-111.

#### **Description of Project:**

The applicant submitted a CUP application for a N2H4 (Hydrazine) processing facility, with Initial Study #24-0034. The facility will include storage metal containers with appropriate cabinets and containers for raw chemical materials and waste, detached from the main building and constructed to store chemicals safely. The proposed building will be a total of 7,000 sq. ft. This building will be a warehouse facility with an office, parking, and site improvements. The building will have a driveway access from Old Highway 111. This project will be located at property identified under Assessor's Parcel Number (APN) 040-250-024-000, within the Mesquite Lake Specific Plan area. A total of 4 to 12 employees will be working in the warehouse/office, with daily operating hours estimated to be from 7:00 am to 5:00 pm approximately.

#### VI. FINDINGS

determi	ine if the	se that the County of Imperial, acting as the lead agency, has conducted an Initial Study to e project may have a significant effect on the environment and is proposing this Negative ed upon the following findings:						
Deciale	tion buo	ou upon the following infamger						
	The Initial Study shows that there is no substantial evidence that the project may have a significant effect the environment and a NEGATIVE DECLARATION will be prepared.							
Ø		The Initial Study identifies potentially significant effects but:						
	(1)	Proposals made or agreed to by the applicant before this proposed Mitigated Negative Declaration was released for public review would avoid the effects or mitigate the effects to a point where clearly no significant effects would occur.						
	(2)	There is no substantial evidence before the agency that the project may have a significant effect on the environment.						
	(3)	Mitigation measures are required to ensure all potentially significant impacts are reduced to levels of insignificance.						
	A MITIGATED NEGATIVE DECLARATION will be prepared.							
to supp	ort this f le for rev	legative Declaration means that an Environmental Impact Report will not be required. Reasons finding are included in the attached Initial Study. The project file and all related documents are riew at the County of Imperial, Planning & Development Services Department, 801 Main Street, 2243 (442) 265-1736.						
		NOTICE						
The pul	olic is inv	vited to comment on the proposed Negative Declaration during the review period.						
4-	14-	2025 For Wllph						
Date of	Determin	ation Jim Minnick, Director of Planning & Development Services						

The Applicant hereby acknowledges and accepts the results of the Environmental Evaluation Committee (EEC) and hereby agrees to implement all Mitigation Measures, if applicable, as outlined in the MMRP.

Applicant Signature

Date

#### **SECTION 4**

VIII.

**RESPONSE TO COMMENTS** 

(ATTACH DOCUMENTS, IF ANY, HERE)

IX.	MITIGATION MONITORING & REPORTING PROGRAM (MMRP)
(ATTACH DOCUME	ENTS, IF ANY, HERE)



### RASIRC IMPERIAL FACILITY CONDITIONAL USE PERMIT (CUP) #24-0024 / INITIAL STUDY (IS) #24-0034

#### MITIGATION MONITORING AND REPORTING PROGRAM

#### Introduction

The Mitigation Monitoring and Reporting Program (MMRP) supplements the Initial Study/Mitigated Negative Declaration (IS/MND) for the proposed Hydrazine processing facility by providing a mechanism by which all measures in the IS/MND are implemented. The MMRP will be adopted by the County of Imperial Planning Commission in conjunction with the Project.

#### Purpose of the Mitigation Monitoring and Reporting Program

As the lead agency, the County is responsible for implementing the MMRP, which has been prepared in conformance with Section 21081.6 of the California Public Resources Code as identified below:

- (a) When making the findings required by paragraph (1) of subdivision (a) of Section 21081 or when adopting a mitigated negative declaration pursuant to paragraph (2) of subdivision (c) of Section 21080, the following requirements shall apply:
  - (1) The public agency shall adopt a reporting or monitoring program for the changes made to the project or conditions of project approval, adopted in order to mitigate or avoid significant effects on the environment. The reporting or monitoring program shall be designed to ensure compliance during project implementation. For those changes which have been required or incorporated into the project at the request of a responsible agency or a public agency having jurisdiction by law over natural resources affected by the project, that agency shall, if so requested by the lead agency or a responsible agency, prepare and submit a proposed reporting or monitoring program.
  - (2) The lead agency shall specify the location and custodian of the documents or other material which constitute the record of proceedings upon which its decision is based.

The MMRP consists of mitigation measures that avoid, reduce, or fully mitigate potential environmental impacts. The mitigation measures have been identified and recommended through preparation of the IS/MND and drafted to meet the requirements of the California Environmental Quality Act (CEQA) Guidelines. Section 15097.

#### Mitigation Monitoring and Reporting Program Table

Project-specific mitigation measures are contained in the MMRP Table below. The table describes the specific mitigation measures, the responsible party that must comply with the mitigation measure, the regulatory agency having approval of and oversight over the mitigation measure, and the mitigation timeframe describing the timing and/or time range that applies to the mitigation measure. The MMRP will serve as the basis for scheduling the implementation of and compliance with all mitigation measures.

# **EEC ORIGINAL PKG**

## RASIRC IMPERIAL FACILITY CONDITIONAL USE PERMIT (CUP) #24-0024 / INITIAL STUDY (IS) #24-0034 MITIGATION MONITORING AND REPORTING PROGRAM

MITIGATION MEASURE	RESPONSIBLE PARTY	REGULATORY AGENCY	MITIGATION TIMEFRAME			
SECTION III. AIR QUALITY						
MM AQ-1: The applicant must provide a Health Risk Assessment (HRA) referencing the current CEQA Air Quality Handbook for Imperial County. An Air District Permit and an application for engineering review of the project will need to be submitted along with the design specifications and the HRA for review by the Air Pollution Control District. Any relative humane exposure, location of the project, distance to sensitive receptors should be considered when developing the risk assessment.	RASIRC INC.	Imperial County	Prior to Planning Commission			
SECTION IV. BIOLOGICAL RESOURCES						
MM BIO-1: Prior to grading or construction, an initial survey to determine the presence of burrowing owls shall be conducted between February and September by a biologist that has been determined by the USFWS as qualified to conduct burrowing owl surveys. The survey shall be conducted in accordance with the latest USFWS-approved guidelines. A report on the results of the survey and recommended avoidance or mitigation measures shall be provided by the applicant to the USFWS, CDFW, and Imperial County Planning and Development Services Department. No clearing or ground-disturbing activities may be taken until the report and recommendations have been accepted by the USFWS, CDFG, and Imperial County Planning and Development Services Department. All burrowing owls found on the project site shall be tagged by USFWS-qualified burrowing owl biologist.  If burrowing owl burrows are found present within construction areas and a 50-meter (165-foot) boundary of construction limits, avoidance is the preferred level of mitigation. If avoidance cannot be met, or no burrowing owls were detected during the first survey, a second survey shall be conducted no less than 30 days prior to any clearing, ground disturbance, or demolition of existing structures. If no burrowing owls are present, a third survey shall be conducted no less than five days prior to the commencement of construction and, if no burrowing owls are present, clearing, grading, demolition, or construction may commence. If burrowing owls were present at the time of the second survey and CDFW and USFWS Office of Law Enforcement concur, on-site passive relocation can be implemented. The project biologist shall evaluate the suitability of nearby habitat, the availability of an existing or constructed alternate burrow for each burrow excavated, and the opportunity for preservation of the site, such as through a conservation easement that would be managed to promote burrowing owl use of the site. Relocation requires that owls should be excluded flow burrows in the immedi	RASIRC INC.	Imperial County, California Department of Fish & Wildlife (CDFW), US Fish & Wildlife Service (USFWS)	Prior to the Start of			

## CUP24-0024 / IS24-0034 COMMENT LETTERS



Public Works works for the Public



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FEB 25 2025

IMPERIAL COUNTY

PLANNING & DEVELOPMENT SERVICES

COUNTY OF

DEPARTMENT OF PUBLIC WORKS

155 S. 11th Street El Centro, CA 92243

Tel: (442) 265-1818 Fax: (442) 265-1858

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erww.facebook.com/ ImperialColmtyDPW/



https://twiner.com/ County/Dpw/ February 24, 2025

Mr. Jim Minnick, Director Planning & Development Services Department 801 Main Street El Centro, CA 92243

Attention:

SUBJECT:

Luis Bejarano, Planner I

Eurs Bejarano, Franker

CUP 24-0024 -Rasirc

Located on Highway 111, Imperial, CA

APN 040-250-024

Dear Mr. Minnick:

This letter is in response to your submittal received by this department on October 2, 2024, for the above-mentioned project. The applicant proposes a N2H4 (hydrazine) processing and production facility including storage metal containers.

Department staff has reviewed the package information and the following shall be conditions of approval:

- 1. A trip generation and distribution analysis report shall be prepared by a traffic engineer licensed in the State of California and submitted to this Department for review and approval. Existing traffic counts on Old Highway 111 south of Keystone Road and Keystone Road west of Old Highway 111 shall be obtained and included in the analysis report. The analysis report shall include fair share calculations related to the project's traffic impacts within the Mesquite Lake Specific Plan Area. The Applicant shall be responsible for the fair share contributions identified on this report. The trip generation and distribution analysis report shall be submitted to this Department prior to issuance of Building Permit. The fair share contributions shall be paid to this Department prior to the issuance of the Certificate of Occupancy.
- 2. The Applicant shall furnish a Drainage and Grading Plan/Study to provide for property grading and drainage control, which shall also include prevention of sedimentation of damage to off-site properties. The Study/Plan shall be submitted to the Department of Public Works for review and approval. The applicant shall implement the approved plan. Employment of the appropriate Best Management Practices (BMP's) should be included (Per Imperial County Code of Ordinances, Chapter 12.10.020 B).
- 3. An encroachment permit shall be secured from this department for any construction and/or construction related activities within County Right-of-Way. Activities to be covered under an encroachment permit shall include the installation of, but not be limited to, stabilized construction entrances, driveways, road improvements, temporary traffic control devices, etc.

An Equal Opportunity / Affirmative Action Employer

- 4. Prior to the issuance grading and building permits, a stabilized construction entrance shall be installed under an encroachment permit from this department.
- 5. The Developer shall repair any damage caused to County Roads during construction and maintain such roads in safe conditions as determined by the Imperial County Road Commissioner. Said road repairs shall be completed under an encroachment permit from this department.
- 6. All off-site improvements within Imperial County right-of-way shall be financially secured by either a road improvement bond or letter of credit as approved by this department. No encroachment, building or grading permits shall be issued until such time said financial security has been provided.
- 7. All permanent structures abutting public roads shall be located outside County right-of-way, public utility easements, and drainage easements.
- 8. All on-site traffic areas shall be hard surfaced to provide all weather access for emergency vehicles. The surfacing shall meet the Department of Public Works and Fire/Office of Emergency Services (EOS) Standards as well as those of the Air Pollution Control District (APCD).
- 9. A Transportation Permit may be required from road agencies having jurisdiction over the haul route(s) for any hauls of heavy equipment and/or large vehicles which impose greater than legal loads on riding surfaces, including bridges. (Per Imperial County Code of Ordinances, Chapter 10.12 – Overweight Vehicles and Loads).

#### INFORMATIVE

- All solid and hazardous waste shall be disposed of in approved solid waste disposal sites in accordance with existing County, State and Federal regulations (Per Imperial County Code of Ordinances, Chapter 8.72).
- The project may require a National Pollutant Discharge Elimination System (NPDES) permit and Notice of Intent (NOI) from the Regional Water Quality Control Board (RWQCB) prior county approval of onsite grading plan (40 CFR 122.28).

Should you have any questions, please do not hesitate to contact this office. Thank you for the opportunity to review and comment on this project.

Respectfully,

John A. Gay, PE Director of Public Works

Francisco Olmedo, PE,

Principal Engineer

150 SOUTH NINTH STREET EL CENTRO, CA 92243-2850 AIR POLLUTION CONTROL DISTRICT

TELEPHONE: (442) 265-1800 FAX: (442) 265-1799

RECEIVED

By Imperial County Plannning & Development Services at 4:06 pm, Oct 16, 2024

October 15, 2024

Jim Minnick, Director Imperial County Planning & Development Services 801 Main Street El Centro, CA 92243

SUBJECT:

Conditional Use Permit 24-0024 – Duggins Construction Inc

Dear Mr. Minnick,

The Imperial County Air Pollution Control Districts (Air District) thanks you for the opportunity to review and comment on Conditional Use Permit (CUP) 24-0024 (Project). The project proposes a facility for the processing and production of Hydrazine (N<sub>4</sub>H<sub>4</sub>). The project proposes a 7000 sqft warehouse with an office, parking, and site improvements located within the Mesquite Lake Specific Plan area also identified with Assessor's Parcel Number 040-250-024.

As you know, the Air District's established programs help to keep the quality of air in Imperial County from declining. The programs, Rules and Regulations of the Air District in conjunction with the California Environmental Quality Act (CEQA), the most current CEQA Air Quality Handbook for Imperial County (Handbook), and the Air District's State Implementation Plans (SIPs) for Ozone, PM<sub>2.5</sub> and PM<sub>10</sub> work together to ensure that air quality improves or does not degrade. Currently, the non-attainment status of marginal for the 2015 ozone standard, moderate for PM<sub>2.5</sub> and the maintenance requirements for PM<sub>10</sub> are the driving criteria in establishing the thresholds for NOx, ROG, PM<sub>10</sub>, SOx and CO found in the Handbook. These thresholds and their significance are explained under Section 6 of the handbook.

The Air District informs the applicant that at minimum the project will require an Air District permit and an application for engineering review of the project will need to be submitted along with the design specifications and an HRA as Hydrazine is identified by the U.S. Environmental Protection Agency (U.S. EPA) and the California Air Resources Board (CARB) as a Hazardous Air Pollutant and Air Toxic Pollutant. Section 4.6 of the Handbook states "development projects... which have the potential to emit toxic or hazardous air pollutants... may be required to prepare a health risk assessment to determine the potential level of risk associated with the operation. The ICAPCD should be consulted on any project with the potential to emit toxic or hazardous air pollutants." Typically, these health risk assessments are of a quantitative nature but can be a mixed qualitative and quantitative analysis. In any case, the relative human exposure, location of the project, distance to sensitive receptors all should be considered when developing the risk assessment.

The project packet did not include any AQA or HRA for review at this point of the project and the Air District strongly recommends referencing the Handbook during the generation of Air Quality Analysis (AQA) and Health Risk Assessment (HRA) as the Handbook has helpful information regarding the development of an adequate air quality analysis and emission thresholds for the Air District.

The Air District also reminds the applicant that the project and any future construction must comply with all Air District rules and regulations and the Air District would emphasize Regulation VIII – Fugitive Dust Rules, a collection of rules designed to maintain fugitive dust emissions below 20% visual opacity.

The Air District requests a copy of the draft CUP prior to recording for review.

The Air District's rules and regulations can be found online for your review at <a href="https://apcd.imperialcounty.org/rules-and-regulations/">https://apcd.imperialcounty.org/rules-and-regulations/</a>, the Handbook can be accessed at <a href="https://apcd.imperialcounty.org/wp-content/uploads/2020/01/CEQAHandbk.pdf">https://apcd.imperialcounty.org/wp-content/uploads/2020/01/CEQAHandbk.pdf</a>, and permitting forms can be found at <a href="https://apcd.imperialcounty.org/engineering/">https://apcd.imperialcounty.org/engineering/</a>. Should you have any questions please feel free to contact the Air District for assistance at (442) 265-1800.

Respectfully.

smael Garcia

**Environmental Coordinator** 

Reviewed Electronically by, Monica N. Soucier APC Division Manager

#### **ADMINISTRATION / TRAINING**

1078 Dogwood Road Heber, CA 92249

#### **Administration**

Phone: (442) 265-6000 Fax: (760) 482-2427

#### Training

Phone: (442) 265-6011



#### **OPERATIONS/PREVENTION**

2514 La Brucherie Road Imperial, CA 92251

#### Operations

Phone: (442) 265-3000 Fax: (760) 355-1482

#### Prevention

Phone: (442) 265-3020



By Imperial County Planning & Development Services at 8:03 am, Oct 24, 2024

October 24, 2024

RE: N2H4 (Hydrazine) Processing Facility Hwy 111, Imperial CA 92251 APN: 040-250-024 CUP #24-0024, IS #24-0034

Imperial County Fire Department Fire Prevention Bureau would like to thank you for the opportunity to review and comment on the proposed Hydrazine processing facility, CUP #24-0024.

The project description is developing and operating a N2H4 (Hydrazine) processing and production facility. The proposed facility will be a building with a total of 7,000 square feet, storage metal containers, tanks, raw chemical materials and waste.

Fire Department requirements are the following:

- Approved all-weather access roads for fire protection vehicles shall be provided throughout the project, conforming with the California Fire Code Chapter 5, section 503. Access roadways shall be all-weather surface (suitable for use by fire apparatus) right-of-way not less than 20 feet in width.
- Additional access shall be provided to the project site in accordance with the California Fire Code Chapter 5, section 503. Minium two points of entry shall be provided into the project site.
- KNOX Box and/or Locks will be required for all access gates and building entry as determined by Imperial County Fire Department.
- An approved water supply capable of supplying the required fire flow determined by appendix B in the California Fire Code Shall be installed and maintained. (Minimum fire flow of 1500 GPM for 2 hours) Private fire service mains and appurtenance shall be installed in accordance with NFPA 20, 22, 24
- An approved automatic fire suppression system shall be installed on all required structures as per the California Fire Code Chapter 9. All fire suppression systems will be installed and maintained to the current adapted fire code and regulations.
- An approved automatic fire detection system shall be installed on all required structures as per the California Fire Code Chapter 9. All fire detection systems will be installed and maintained to the current adapted fire code and regulations.
- Hazard identification and signs shall be provided as required by the California Fire Code and NFPA.

#### **ADMINISTRATION / TRAINING**

1078 Dogwood Road Heber, CA 92249

Administration

Phone: (442) 265-6000 Fax: (760) 482-2427

Training

Phone: (442) 265-6011



#### **OPERATIONS/PREVENTION**

2514 La Brucherie Road Imperial, CA 92251

**Operations** 

Phone: (442) 265-3000 Fax: (760) 355-1482

Prevention

Phone: (442) 265-3020

- Hazardous material leak and/or release mitigation equipment shall be onsite in an approved location determined by Imperial County Fire Department officials. Additional equipment may be required upon review.
- Compliance with all required sections of the fire code.
- Applicants shall provide product containment areas(s) for both product and water run-off in case of fire applications and retained for removal.
- An emergency response/action plan shall be prepared and approved by the Imperial County Fire/OES Department.
- A pre-incident plan shall be developed and approved by the Imperial County Fire/OES Department in a format and using a platform determined by ICFD.
- A Hazardous Waste Material Plan shall be submitted to Certified Unified Program Agency (CUPA) for their review and approval.
- All hazardous material and wastes shall be handled, store, and disposed as per the approved Hazardous Waste Materials Plan. All spills shall be documented and reported to the Imperial County Fire Department and CUPA as required by the Hazardous Waste Material Plan.

#### Cost Recovery

The applicant shall provide cost reimbursement for direct fire protection and hazardous material response services. Service rate will be consistent with Imperial County Fire Department adopted fee schedule. Cost reimbursement will be from time of call to the conclusion of the incident as defined by the fire department.

Again, thank you for the opportunity to comment. Imperial County Fire Department reserves the right to comment and request additional requirements pertaining to this project regarding fire and life safety measures, California building and fire code, and National Fire Protection Association standards at a later time as we see necessary.

If you have any questions, please contact the Imperial County Fire Prevention Bureau at 442-265-3020 or 442-265-3021.

Sincerely

Andrew Loper

Lieutenant/Fire Prevention Specialist Imperial County Fire Department

Andrew Loper

Fire Prevention Bureau

#### ADMINISTRATION / TRAINING

1078 Dogwood Road Heber, CA 92249

#### Administration

Phone: (442) 265-6000 Fax: (760) 482-2427

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#### **OPERATIONS/PREVENTION**

2514 La Brucherie Road Imperial, CA 92251

#### **Operations**

Phone: (442) 265-3000 Fax: (760) 355-1482

#### Prevention

Phone: (442) 265-3020

CC: David Lantzer Fire Chief
Imperial County Fire Department





October 3, 2024

#### RECEIVED

By Imperial County Planning & Development Services at 9:29 am, Oct 03, 2024

Mr. Luis Bejarano
Planner I
Planning & Development Services Department
County of Imperial
801 Main Street
El Centro, CA 92243

SUBJECT:

Hydrazine Processing Facility Project; CUP #24-0024, IS #24-0034

Dear Mr. Bejarano:

On October 2, 2024, the Imperial Irrigation District received from the Imperial County Planning & Development Services Department, a request for agency comments on a hydrazine processing facility project; Conditional Use Permit No. 24-0024, Initial Study No. 24-0034. The applicant, Duggins Construction, Inc.; proposes building a 5,000 sq. ft. facility for N2H4 (Hydrazine) processing and production. The facility will include warehouse, office, parking areas and appropriate storage cabinets and containers for raw chemical materials and waste detached from the main building. A total of 8 to 10 employees will be working in the warehouse/office. The site is located on E. Keystone Road & Old Hwy. 111, 5 miles south of Brawley, California (APN 040-250-024).

The IID has reviewed the project information and found that the comments provided in the July 10, 2024 district letter (see attached) continue to apply. However, when a project goes through the CEQA compliance process, it is important to bear in mind that to address the project impacts to the electrical utility (i.e., the IID electrical grid), considered under the environmental factor "Utilities and Services" of the Environmental Checklist/Initial Study, and determine if the project would require or result in the relocation or construction of new or expanded electric power facilities, the construction or relocation of which could cause significant environmental effects; a circuit study/distribution impact study, facility study, and/or system impact study must be performed

Should you have any questions, please do not hesitate to contact me at 760-482-3609 or at <a href="mailto:dvarqas@iid.com">dvarqas@iid.com</a>. Thank you for the opportunity to comment on this matter.

Respectfully,

Donald Vargas

Compliance Administrator II

Jamie Asbury – General Manager
Mike Pacheco – Manager, Water Dept.
Matthew H Smelser – Manager, Power Dept.
Paul Rodriguez – Deputy Mgr. Power Dept.
Geoffrey Holbrook – General Counsel
Michael P. Kemp – Superintendent General, Fleet & Compliance Services
Laura Cervantes. – Supervisor, Real Estate
Jessica Humes – Environmental Project Mgr. Sr., Water Dept.





July 10, 2024

Mr. Luis Valenzuela Planner II Planning & Development Services Department County of Imperial 801 Main Street El Centro, CA 92243

SUBJECT: Hydrazine Facility Pre-Application

Dear Mr. Valenzuela:

On July 9, 2024, the Imperial Irrigation District received from the Imperial County Planning & Development Services Department, a request for agency comments on the Pre-Application for a Hydrazine Facility. The applicant, Kurt Christian/ Duggins Construction, Inc.; proposes building a 5,000 sq. ft. facility for N2H4 (Hydrazine) processing and production. The facility will include warehouse, office, parking areas and appropriate storage cabinets and containers for raw chemical materials and waste detached from the main building. A total of 8 to 10 employees will be working in the warehouse/office. The site is located on E. Keystone Road & Old Hwy. 111, 5 miles south of Brawley, California (APN 040-250-024).

The IID has reviewed the application and has the following comments:

- 1. If and when the project needs electrical service, the applicant should be advised to contact Ignacio Romo, IID project development planner, at (760) 482-3426 or e-mail Mr. Romo at IGRomo@IID.com to initiate the customer service application process. In addition to submitting a formal application (http://www.iid.com/home/showdocument?id=12923), the applicant will be required to submit an AutoCAD file of site plan, approved electrical plans, electrical panel size and panel location, operating voltage, electrical loads, project schedule, and the applicable fees, permits, easements and environmental compliance documentation pertaining to the provision of electrical service to the project. The applicant shall be responsible for all costs and mitigation measures related to providing electrical service to the project.
- 2. Electrical capacity is limited in the project area. A circuit study may be required. Any system improvements or mitigation identified in the circuit study to enable the provision of electrical service to the project shall be the financial responsibility of the applicant.
- 3. Applicant shall provide a surveyed legal description and an associated exhibit certified by a licensed surveyor for all rights of way deemed by IID as necessary to accommodate the project electrical infrastructure. Rights-of-Way and easements shall be in a form acceptable to and at no cost to IID for installation, operation, and maintenance of all electrical facilities.

- 4. IID water facilities that could be impacted include the Redwood Lateral 7 Spill Pipeline and Rose Drain No. 10, located adjacent to the parcel's south boundary.
- 5. The project's retention basin may impact IID drains with project site runoff flows draining into IID drains. To mitigate impacts, the project may require a comprehensive IID hydraulic drainage system analysis. The drainage system analysis includes an associated drain impact fee.
- 6. To properly assess the impacts to IID water facilities, applicant should submit project plans, including grading & drainage and fencing plans, to IID Water Department Engineering Services for review and comment prior to final project design approval. IID WDES can be contacted at (760) 339-9265 for further information on this matter.
- 7. The applicant will be required to provide and bear all costs associated with acquisition of rights of way, easements, and infrastructure relocations deemed necessary to accommodate street or road improvements imposed by the municipality or County.
- 8. The applicant will be required to provide rights of ways and easements for any proposed power line extensions and/or any other infrastructure needed to serve the project as well as the necessary access to allow for continued operation and maintenance of any IID facilities located on adjoining properties.
- 9. To obtain water for construction purposes, the applicant should contact IID South End Division at (760) 482-9800.
- 10. For information regarding water supply policies and long-term water supply requests, the applicant should contact Ms. Justina Gamboa-Arce, IID senior water resources planner, at (760) 339-9085 or e-mail Ms. Gamboa-Arce at <a href="mailto:jgamboaarce@IID.com">jgamboaarce@IID.com</a>.
- 11. Any construction or operation on IID property or within its existing and proposed right of way or easements including but not limited to: surface improvements such as proposed new streets, driveways, parking lots, landscape; and all water, sewer, storm water, or any other above ground or underground utilities; will require an encroachment permit, or encroachment agreement (depending on the circumstances). A copy of the IID encroachment permit application and instructions for its completion are available at the website <a href="https://www.iid.com/about-iid/department-directory/real-estate">https://www.iid.com/about-iid/department-directory/real-estate</a>. No foundations or buildings will be allowed within IID's right of way. The IID Real Estate Section should be contacted at (760) 339-9239 for additional information regarding encroachment permits or agreements.
- 12. An IID encroachment permit is required to utilize existing surface-water drainpipe connections to drains and receive drainage service form IID. Surface-water drainpipe connections are to be modified in accordance with IID Water Department Standards. A construction storm-water permit from the California Regional Water Quality Control Board is required before commencing construction and an industrial storm water permit from

CRWQCB is required for the operation of the proposed facility. The project's Storm Water Pollution Prevention Plan and the storm-water permit are to be submitted to IID.

- 13. In addition to IID's recorded easements, IID claims, at a minimum, a prescriptive right of way to the toe of slope of all existing canals and drains. Where space is limited and depending upon the specifics of adjacent modifications, the IID may claim additional secondary easements/prescriptive rights of ways to ensure operation and maintenance of IID's facilities can be maintained and are not impacted and if impacted mitigated. Thus, IID should be consulted prior to the installation of any facilities adjacent to IID's facilities. Certain conditions may be placed on adjacent facilities to mitigate or avoid impacts to IID's facilities.
- 14. Any new, relocated, modified or reconstructed IID facilities required for and by the project (which can include but is not limited to electrical utility substations, electrical transmission and distribution lines, water deliveries, canals, drains, etc.) need to be included as part of the project's California Environmental Quality Act (CEQA) and/or National Environmental Policy Act (NEPA) documentation, environmental impact analysis and mitigation. Failure to do so will result in postponement of any construction and/or modification of IID facilities until such time as the environmental documentation is amended and environmental impacts are fully analyzed. Any and all mitigation necessary as a result of the construction, relocation and/or upgrade of IID facilities is the responsibility of the project proponent.

Should you have any questions, please do not hesitate to contact me at 760-482-3609 or at dvargas@iid.com. Thank you for the opportunity to comment on this matter.

Respectfully,

Donáld Vargas

Compliance Administrator II

#### COUNTY EXECUTIVE OFFICE

Miguel Figueroa
County Executive Officer
miguelfigueroa@co.imperial.ca.us
www.co.imperial.ca.us



County Administration Center 940 Main Street, Suite 208 El Centro, CA 92243 Tel: 442-265-1001

Fax: 442-265-1010

July 9, 2024

RECEIVED

By Imperial County Plannning & Development Services at 9:22 am, Oct 21, 2024

TO:

Luis Bejarano, Planning and Development Services Department

FROM:

Rosa Lopez, Executive Office

SUBJECT:

Request for Comments - N2H4 (Hydrazine) Processing and Production Project / APN 040-250-

024

The County of Imperial Executive Office is responding to a request for comments: N2H4 (Hydrazine) Processing and Production Project / APN 040-250-024. The Executive Office would like to inform the developer of conditions and responsibilities of the applicant seeking a Conditional Use Permit (CUP). The conditions commence prior to the approval of an initial grading permit and subsequently continue throughout the permitting process. This includes, but not limited to:

- Sales Tax Guarantee. The permittee is required to have a Construction Site Permit reflecting the project site address, allowing all eligible sales tax payments are allocated to the County of Imperial, Jurisdictional Code 13998. The permittee will provide the County of Imperial a copy of the CDTFA account number and sub-permit for its contractor and subcontractors (if any) related to the jobsite. Permittee shall provide in written verification to the County Executive Office that the necessary sales and use tax permits have been obtained, prior to the issuance of any grading permits.
- Construction/Material Budget: The permittee will provide the County Executive Office a construction materials budget: an official construction materials budget or detailed budget outlining the construction and materials cost for the processing facility on permittee letterhead.
- At developers cost, the County Executive Office shall hire a third-party consultant to produce a Fiscal and Economic Impact Analysis & Job and Employment Analysis (FEIA & JEIA) prior to project being placed on Planning Commission meeting.

Should there be any concerns and/or questions, do not hesitate to contact me.

#### Luis Bejarano

From:

Rosa Lopez

Sent:

Tuesday, March 25, 2025 5:58 PM

To:

'Oscar Grijalva'; Melissa Gomez

Cc:

Avery Moler; Kurt Christian; Jim Minnick; Luis Bejarano

Subject:

RE: Hydrazine Project - APN 040-250-024

Mr. Grijalva.

Good afternoon,

Thank you for following up. After reviewing the submitted information, the Executive Office has determined that the Hydrazine Project - APN 040-250-024 appears to meet, to the best of its ability, the requirements outlined in the sales tax condition. However, to ensure full compliance, our office will continue to monitor the project throughout the construction process and conduct periodic confirmations as needed.

Based on our assessment, we find that this project is in a position to proceed with the entitlement and permitting process. Please do not hesitate to reach out should any further clarification or additional documentation be required.

Thank you for your time and effort on this matter.

Rosa

Rosa C. López-Solis EXECUTIVE OFFICE BUDGET AND PROGRAM ADMINISTRATOR

COUNTY OF IMPERIAL

COUNTY EXECUTIVE OFFICE

PH 442.245.1001

FX 760.352.7876

E-MAIL ROSALOPEZ@CO.IMPERIAL.CA.US

The preceding e-mail message (including any attachments) contains information that may be confidential, be protected by the attorney-client or other applicable privileges, or constitute non-public information. It is intended to be conveyed only to the designated recipient(s). If you are not an intended recipient of this message, please notify the sender by replying to this message and then delete it from your system. Use, dissemination, distribution, or reproduction of this message by unintended recipients is not authorized and may be unlawful.

From: Oscar Grijalva <oscar@dugginsconstruction.com>

Sent: Monday, March 24, 2025 9:06 AM

To: Rosa Lopez <RosaLopez@co.imperial.ca.us>; Melissa Gomez <melissa@dugginsconstruction.com> Cc: Avery Moler <avery@dugginsconstruction.com>; Kurt Christian <kchristian@rasirc.com>; Jim Minnick

#### Luis Bejarano

From:

Frank Reece < historic preservation@quechantribe.com >

Sent:

Thursday, October 3, 2024 10:36 AM

To:

Aimee Trujillo

Subject:

RE: [EXTERNAL]:CUP24-0024/ IS24-0024 - Request for Comments

#### CAUTION: This email originated outside our organization; please use caution.

Good morning,

This email is to inform you that we do not wish to comment on this project.

Jill

H. Jill McCormick M.A. Ft. Yuma Quechan Indian Tribe P.O. Box 1899 Yuma, AZ 85366-1899 Office: 760-919-3631



From: Aimee Trujillo <aimeetrujillo@co.imperial.ca.us>

Sent: Wednesday, October 02, 2024 4:58 PM

<JeffLamoure@co.imperial.ca.us>; Jorge Perez <JorgePerez@co.imperial.ca.us>; Alphonso Andrade

<AlphonsoAndrade@co.imperial.ca.us>; Marco Topete <marcotopete@co.imperial.ca.us>; Sheila Vasquez-Bazua

<sheilavasquezbazua@co.imperial.ca.us>; Andrew Loper <AndrewLoper@co.imperial.ca.us>; David Lantzer

<davidlantzer@co.imperial.ca.us>; rkelly@icso.org; Fred Miramontes <fmiramontes@icso.org>; Robert Benavidez

<RBenavidez@icso.org>; dvargas@iid.com; kimberly.dodson@dot.ca.gov; roger.sanchez-rangel@dot.ca.gov;

robert.krug@dtsc.ca.gov; marcuscuero@campo-nsn.gov; jmesa@campo-nsn.gov; Frank Reece

<historicpreservation@quechantribe.com>; Tribal Secretary <tribalsecretary@quechantribe.com>

Cc: Jim Minnick < JimMinnick@co.imperial.ca.us>; Michael Abraham < Michael Abraham@co.imperial.ca.us>; Diana Robinson < DianaRobinson@co.imperial.ca.us>; Luis Bejarano < luisbejarano@co.imperial.ca.us>; Aimae Trujilo G < aimeetrujillo@co.imperial.ca.us>; Jenyssa Gutierrez < jenyssagutierrez@co.imperial.ca.us>; Kamika Mitchell G

## CUP24-0024 / IS24-0034 APPLICATION

## CONDITIONAL USE PERMIT

I.C. PLANNING & DEVELOPMENT SERVICES DEPT. 801 Main Street, El Centro, CA 92243 (442) 265-1736

APPLICANT MUST COMPLETE ALL NUMBERED (black) SPACES - Please type or print -EMAIL ADDRESS PROPERTY OWNER'S NAME RASIRC. (XM J5 @ PASIRC PHONE NUMBER ZIP CODE MAILING ADDRESS (Street / P O Box, City, State) 1220 EAT 7815 Silventon Auc. **EMAIL ADDRESS** APPLICANT'S NAME melissa@dugginsconstruction.com/ iris@dugginsconstruction.com Duggins Construction, Inc. PHONE NUMBER ZIP CODE MAILING ADDRESS (Street / P O Box, City, State) 4. (760) 355-5600 92251 341 W. Crown Court, Imperial, CA. EMAIL ADDRESS ENGINEER'S NAME CA. LICENSE NO. 4. PHONE NUMBER ZIP CODE MAILING ADDRESS (Street / P O Box, City, State) 5. ZONING (existing) SIZE OF PROPERTY (In acres or square foot) ASSESSOR'S PARCEL NO. 6. ML-I-2-RE 9.59 Acres 040-250-024 PROPERTY (site) ADDRESS E. Key Stone Rd., Imperial, CA. 92251 GENERAL LOCATION (i.e. city, town, cross street) Imperial, E. Key Stone Road and Old Highway 111 LEGAL DESCRIPTION PAR 4 PM 802 OF TR 58 14-14 9.59 AC PLEASE PROVIDE CLEAR & CONCISE INFORMATION (ATTACH SEPARATE SHEET IF NEEDED) 10. DESCRIBE PROPOSED USE OF PROPERTY (list and describe in detail) New 7,000 sq.ft. warehouse facility for N2H4 (Hydrazine) processing and production, with an office, parking and site improvements. 11. DESCRIBE CURRENT USE OF PROPERTY Vacant DESCRIBE PROPOSED SEWER SYSTEM Septic Tonk 11D irrigation ditch w/a private potable water system DESCRIBE PROPOSED WATER SYSTEM DESCRIBE PROPOSED FIRE PROTECTION SYSTEM Sprinklers IF YES, HOW MANY EMPLOYEES WILL BE AT THIS SITE? IS PROPOSED USE A BUSINESS? X Yes ☐ No REQUIRED SUPPORT DOCUMENTS I / WE THE LEGAL OWNER (S) OF THE ABOVE PROPERTY CERTIFY THAT THE INFORMATION SHOWN OR STATED HEREIN SITE PLAN IS TRUE AND CORRECT. FEE **OTHER** Signalufe OTHER Date **Print Name** Signature 09/03/24 REVIEW / APPROVAL BY APPLICATION RECEIVED BY: OTHER DEPT'S required DPW. DATE APPLICATION DEEMED COMPLETE BY: EHS. **APCD** DATE APPLICATION REJECTED BY: OES DATE TENTATIVE HEARING BY: DATE DENIED APPROVED FINAL ACTION:



#### DESCRIPTION LETTER

TO:

COUNTY OF IMPERIAL (PLANNING AND DEVELOPMENT SERVICES)

FROM:

DUGGINS CONSTRUCTION - MELISSA GOMEZ

SUBJECT:

HYDRAZINE - CONDITIONAL USE PERMIT APPLICATION

DATE:

03/25/2025

CC:

We are submitting this letter regarding a Conditional Use Permit application for a property located near Old Highway 111 Road, under APN: 040-250-024.

This site is currently an undeveloped dirt parcel. The north side of the property abuts a solar plant. The east of the property abuts Old Highway 111. The West side of the property abuts an undeveloped dirt parcel. The South abuts the Redwood lateral & Mesquite Lake Water and Power Plant.

The proposed building will be a total of 7,000 sq. ft. This building will be a warehouse facility with an office, parking and site improvements. The building will have a driveway access from Old Highway 111.

The proposed building is a facility for N2H4 (Hydrazine) processing, ensuring safe handling and compliance with industry standards. The facility will include storage metal containers with appropriate cabinets and containers for raw chemical materials and waste, detached from the main building and constructed to store chemicals safely. The hydrastorage is required near the building because there is going to be a double wall pipe (to prevent leaks) connected from the storage to the building to route the hydrazine for processing. The office portion of the building is located at the east side, near the parking lot. A total of 4 to 12 employees will be working in the warehouse/office and will conduct normal business hours between 7 am and 5 pm.

This site will provide 15 automobile parking stalls as required by the County of Imperial zoning ordinance. A box delivery truck (UPS truck) will have access to the unloading area for shipping and receiving, approximately 5 to 10 times a month.

If there are any questions or concerns, please feel free to call me at 760-355-5600 or email at melissa@dugginsconstruction.com

## RASIRC – IMPERIAL Planned Site Use and Traffic



7815 Silverton Ave San Diego, CA 92126 858.259.1220 / 858.259.0123 fax www.rasirc.com

#### **Business Activity Summary**

RASIRC will conduct normal business hours between 7am and 5pm with 4-12 employees working a typical 8 hour day.

Work performed will be light production made up of receiving small quantities of liquids (typically less than 5 gallons), purifying liquids by using filters and other solid media such as pellets of aluminum oxide, and then filling small vessels with purified liquid. Vessels range in size from 1.5 liters to 4 liters in size (1/2 to 1 gallon) and are individually packaged for shipment to customers worldwide.

The production volume will initially be low, consisting of shipments several times per month with future volumes approaching several times per week. Product shipments and raw material deliveries will be provided by FedEx or UPS and occur several times per week. Times may vary depending on the delivery routes and schedules of the transportation companies.

RASIRC Products are sold to Semiconductor manufacturers and are usually sold through distributors or directly through our office in San Diego. Customers do not visit the site for purposes of sales or inquiry. There will be no customer traffic at this location.

Vehicle traffic would consist of weekday commuting of employees and infrequent shipments and deliveries of goods. During the start-up phase, traffic will potentially be greater as the equipment for the plant operation will be delivered, qualified and placed into service. There will also be visits from the San Diego facility to ensure facility startup and operational readiness. We would assume the number of vehicles on site would be proportional to the number of employees. RASIRC does not have any fleet vehicles or machinery other than a forklift for shipping and receiving purposes.

Kurt Christian
Director Facilities and Construction
RASIRC Inc

## Proposed Business Description for Hydrazine Processing



7815 Silverton Ave San Diego, CA 92126 858.259.1220 / 858.259.0123 fax www.rasirc.com

Description of activities to be performed at the site:

RASIRC produces ultra-pure Hydrazine (N<sub>2</sub>H<sub>4</sub>) for use in Semiconductor manufacturing processes.

We receive raw, unpurified hydrazine from a manufacturer in Lake Charles, Louisiana and process it to remove any remaining moisture. This purified hydrazine is then used to fill small vessels, up to 4 liters, which are then shipped to customers worldwide.

#### 1. Business Overview

- RASIRC INC provides highly purified Brute® Hydrazine to semiconductor manufacturing companies for various uses in the production of integrated circuits and other products. These companies are located throughout the world and rely upon our products to leverage advances in efficiency and product development. We currently ship to Europe, Japan and Asia and expect to expand our business to other regions in the future.
- Initial operation requirements call for normal operating hours from 7am to 5pm daily. Employees would initially number 4 to 12 with responsibilities in facilities and safety management, production management and process control. The facility would be a secured, closed environment with access-controlled building (badging) inside a fenced environment (gated entry).
- We will receive low grade hydrazine chemical shipped under UN 2029 that typically has contaminates and moisture levels in the 0.01% range of the total composition. We then purify and dry the hydrazine so that the moisture levels are less than 0.0000001% of the total composition. This level of purity is necessary for many of the stringent requirements in semiconductor manufacturing.
- We purify the hydrazine using a simple process of passing the hydrazine through moisture absorbing inert media until high purity levels are obtained. Once the purity is established, we transfer the "dry" hydrazine into small vessels filled with an inert dried solvent material which are then packaged and shipped using standard IATA and DOT dangerous goods shipping practices. The purified hydrazine is trademarked as Brute ® Hydrazine.
- Hazardous waste will be collected and properly disposed of by a licensed third party company.

#### 2. Facility Overview

- Build a factory with all the elements necessary for a standalone operation including hydrazine purification, shipping, and receiving capabilities, and dedicated spaces for quality assurance, inventory control, maintenance, utilities, information technology and communications. Standard facility accommodation such as offices, cubicle workstations, conference rooms, employee break rooms and bathrooms will be provided.
- External covered parking for up to 12 employees with small truck access to roll
  up door loading dock areas connected to the shipping and receiving area.
- External 4-hour fire rated storage structures for raw Hydrazine and hazardous wastes.
- External nitrogen storage tank, gas bottle storage and electrical pad.

#### 3. Process Overview (see attached block diagram):

- Raw, unpurified hydrazine is delivered and stored within a pre-manufactured chemical storage building located adjacent to the main building. This storage building will be air conditioned, sprinklered, and exhausted using an abatement system designed to capture any unplanned release of hydrazine.
- The unpurified hydrazine is transferred via double walled stainless-steel piping to a vessel within a fume hood inside the Hydrazine Processing room. The transfer is conducted via a secondarily contained closed loop piping system.
- Hydrazine is drawn from this vessel into a series of heated columns containing
  aluminum oxide pellets and nitrogen gas to dry the hydrazine. The output of this
  process is nitrogen gas, water vapor, and purified hydrazine. The media used in
  the drying process is reused several times until it is no longer effective. Once
  ineffective, it is removed and placed into sealed containers and transferred to the
  hazardous waste container outside of the building to await waste pickup. A
  licensed, third part company will then remove, transport, and dispose of the
  waste.
- Raw, soap-like, inert "solvent" is delivered and stored in an inventory location
  within the main building. The solvent is then dried in a Solvent Processing room
  to remove all traces of moisture (anhydrous solvent). Nitrogen gas is used
  during the drying process with water vapor as the main contaminant in the vent
  stream. However, as low levels of hydrocarbons may also be present, carbon
  bed venting will be used to remove any contaminants.
- Small stainless-steel vessels of one to four liters are placed into an inventory location in the main building. Vessels are then transferred to the Solvent Processing room where they are filled with the anhydrous solvent. Solvent-filled vessels are then transferred to the Hydrazine Processing room where they are placed inside a pass-thru box located within a walk-in fume hood to await filling of the purified hydrazine.
- Stainless steel vessels pre-filled with anhydrous solvent are staged in a pass through cabinet, moved into the transfill cabinet, and connected to the manifolding network to receive the purified hydrazine.
- Once mixed with the solvent, the product is now called Brute® Hydrazine.

- The filled Brute® Hydrazine Vessel ("BHV") is then tested for purity and hydrazine contamination.
- After filled and tested, the BHV valves are closed, and metal stainless steel caps are placed on the ports of the vessel. The vessel is then ready to be placed in the transfill pass through for certification.
- Once certified to have less than 10 ppb hydrazine, the vessel is transported to the packaging and shipping process station.
- BHVs are packaged according to DOT hazardous materials transportation requirements where it is then delivered to customers.
- 4. The following chemicals and gases will be used on site:
  - Purified Hydrazine (N<sub>2</sub>H<sub>4</sub>) delivered from supplier
    - Externally stored in a specialized pre-manufactured structure specifically designed to handle toxic, flammable, or hazardous chemicals. Maximum of 40 pounds = 4.77 gallons = 17.88 liters
    - ii. Internally stored in a specialized cabinet specifically designed to handle gases and liquids. Maximum of 40 pounds = 4.77 gallons = 17.88 liters
    - iii. Internally used within the Hydrazine Processing Room
    - iv. NOTE: We plan to seek agency approval to increase internal and external storage capacity as production warrants.
  - Brute® Hydrazine produced on site
    - i. Stored in specially designed transfer containers used for filling smaller vessels on site. Maximum of 1000 pounds = 119 gallons = 445 liters.
  - Liquid Nitrogen (N<sub>2</sub>) gas delivered from local specialty gas company and stored externally in a bulk storage tank
    - i. Tank size (TBD)
    - ii. Piped to each required location by welded stainless-steel tubing
  - Compressed Dry Air produced on site
    - i. Three (3) storage tanks (200 gallons per tank)
    - ii. Piped to each required location
  - Reverse Osmosis De-Ionized Water ("RODI") produced on site
    - i. One (1) storage tank (100 gallons)
  - Isopropanol standard concentration; available from suppliers
    - i. < Ten (10 gallons)
  - Acetone standard concentration; available from suppliers
    - i. < Two (2 gallons)
  - Hydrogen gas 100% concentration (pending)
    - i. Two (2) cylinders
  - Helium gas 100% concentration
    - i. Two (2) cylinders
- 5. Safety Design the process is designed to prevent unplanned releases of any form of contaminants into the environment. The only emissions from the processes and the factory itself will be nitrogen gases with added H<sub>2</sub>O (water vapor) that is captured during the drying processes of inert materials. Although the manufacturing process does not emit hazardous contaminants, the facility abatement systems are employed

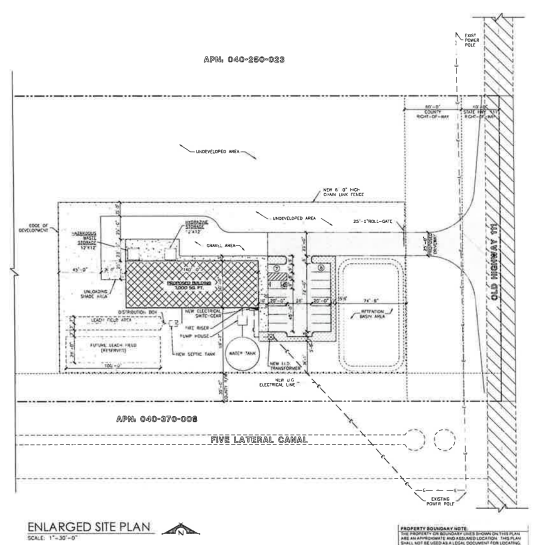
as a precautionary measure to mitigate emissions of contaminants in the event of an unplanned release.

- 6. Facility Design any area in which the potential for hydrazine to be released will have specific designs for multiple levels of containment.
  - Processing rooms will be designed with fire ratings greater than 2 hours
  - Rooms will be constantly vented to abatement systems
  - Walk in fume hoods will be located in rooms within hydrazine processing. These fume hoods will be constantly vented to abatement systems
  - Sealed glove boxes will be located within fume hoods and be vented to abatement systems.
  - Any room that has the potential for hydrazine release will have hydrazine detection monitors with connectivity to initiate shut down sequences and activate alarm systems
  - Supervisory Control and Data Acquisition ("SCADA") monitoring and control system will be installed as a supervisory mechanism.
- 7. Safety Training extensive, periodic safety training is required and conducted annually and upon initial employment. All employees are required to participate in all safety-related training and full adherence to established procedures.
- 8. Abatement Systems each controlled area will use high velocity exhaust systems that will continuously vent to an abatement system designed specifically for hydrazine capture. The abatement system we currently use is manufactured by CS Clean Solutions and is currently employed in our similar facility in Longmont, Colorado. All instances of hydrazine transfer, use or storage will be connected directly to an abatement system. All fume hood exhaust paths will also be connected to an abatement system in case of any unplanned release of hydrazine.
- 9. Hydrazine Detection Detectors will be actively monitoring each step in the process to detect any unplanned release of hydrazine. Detectors are connected to the "SCADA system for real time monitoring and control of processes, storage and containment areas, processing glove boxes, fume hood, pass throughs, gas cabinets, and external storage and waste areas.
- 10. Emergency Response and Control in the event of an unplanned release of hydrazine, processes will be shut down and isolated, alarms will be activated, and emergency response measures will be initiated. Emergency response measures include alarm activation (both visual and audible) and communications with employees throughout the building.
- 11. Fire Suppression all storage and use areas will have fire detection and suppression systems installed. The water supply external to the building will have sufficient capacity and capability to extinguish any potential fire. Each storage and use area will have secondary containment designed to capture water that may be used in fire suppression to reduce the risk of environmental contamination. Intumescent paint will be used in all areas where the need for extended fire rating is desired. This paint will increase the fire rating of the spaces for up to 10 hours above normal.

- 12. Hazardous waste storage and containment all hazardous waste will be removed from the main building and stored in an external chemical storage building.
- 13. Regulatory compliance all hazardous chemicals and waste will be properly controlled and identified according to requirements set forth by OSHA, GHS, Fire Code and any other applicable standards. All chemicals will be stored in approved chemical storage containers and storage lockers. Any storage areas of hydrazine shall have hydrazine detectors, fire suppression, secondary containment, and integrated emergency response monitoring and control.
- 14. Equipment and Utilities Processing equipment consists of commonly available industrial components used in cleanroom operations. Primarily mechanical components used to distribute, control and regulate the flow of gases and liquids.
  - The is no usage of combustible materials used to operate any forms of machinery. All equipment will use supplied electrical power provided from the utility company and internally generated solar power systems.

#### HYDRAZINE FACILITY

\_\_ OLD HIGHWAY 111, IMPERIAL, CA. 92251





#### PROJECT DATA

PROPERTY OWNER.
RASHC
7815 SILVERION AVE
SAN DIEGO CA 92126

PROPERTY ADDRESS: OLD HIGHWAY 111 IMPERIAL, CA 92251

CONTRACTOR/DRAFTER.
DUGGINS CONSTRUCTION, INC.
341 W CROWN COURT

#### HATCH LEGEND

PATO AREAS

PROPOSED BUILDING

CONCRETE AREAS

LANDSCAPE AREAS

UNDEVLOPED AREA

PROPOSED LINE

PROPERTY LINE

C SIST OVERHEAD CLECTRICAL LINE

E SIT SILLEGRAD ANA

FRIST POWER POLE

#### Building Data

ASSESSOR'S PARCEL No 040-750-074

LECAL DESCRIPTION PARE # PW #BB OF TR 56 14 14 9.59 4

ZONING ML-7-RF

STE AREA 9.59 ACRES (±417,740.00 50 FT)

 DEVELOPED AREA;
 72,285.38 SQ. F1

 FXISTING USF
 VACANT

BUILDING USE WARFHOUSE/OFFICE

TYPE OF CONSTRUCTION V-B

PHOPOSED BUILDING 7,000 50 FT

HEIGHT: 19"-6"

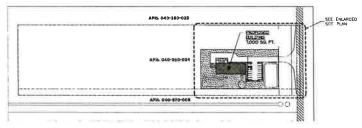
STORIES SINGLE STORY

PARKING REQUIRED 15-14-HARING STALLS

ING PROVIDED 14 CUSTOMER REGULAR PARKING STALLS 1 ACCOUNTED SHAPE STALLS 15 10144 PARKING STALLS

LANDSCAPE REQUIRED 5% OF THE BLOVELOPED AREA— 3,614 25 SO 1:
5% OF THE PARKING 107— 254-07 SO FT
10741 IANDSCAPE PROVIDED 5.366 33 SO FT

RETENTION BASIN- 6,291 42 SQ FT TOTAL LANDSCAPE PROVIDED- 7,657 JB SQ FT



OVERALL PLAN

ALLILAN



## Emergency Response Action Plan (ERAP) for RASIRC Imperial Facility

Prepared by

J. Kevin Selby Director – EHS RASIRC, Inc.

11/5/2024

#### **Table of Contents**

1. Introduction	5
Purpose	5
<u>Scope</u>	5
2. Facility Overview	5
<u>Location</u>	5
Emergency Contacts	5
Imperial County	5
Imperial County Fire Department and C	Office of Emergency Services5
Imperial County Sheriff's Office	5
Imperial County Public Health Departn	nent5
Imperial County Behavioral Health Ser	vices5
Imperial County Emergency Medical Se	ervices (EMS) Agency5
211 Imperial	6
Center for Family Solutions	6
Sure Helpline Crisis Center	6
Child Protective Services	6
Pioneers Memorial Healthcare District	6
El Centro Regional Medical Center	6
RASIRC	6
3. Risk Assessment and Emergency Identification	<b>cation</b> 6
	6
	6
Chemical Spill/Release	6
Natural Disasters	6
Hazardous Material Inventory	7
4. Emergency Procedures	
	7

	Evacuation Routes	/
	Primary Evacuation Routes	7
	Secondary Evacuation Routes	
	Maps and Signage	7
	Muster Points	7
	Primary Muster Point	7
	Alternate Muster Point	7
	Signage	8
	Post-Evacuation Personnel Accounting Steps	8
	Designated Wardens	8
	Headcount Procedure	
	Visitor and Contractor Tracking	8
	Reporting to Emergency Coordinator	8
	Fire Response	8
	Chemical Spill/Release	
	Hydrazine Containment	
	Spill Cleanup	
	Medical Emergencies	
5. C	Communication and Coordination	
	Internal Alerts	
	External Notifications	
	Incident Command System (ICS)	
3. T	raining and Drills	
	Employee Training	
	Emergency Drills	9
7. P	Personal Protective Equipment (PPE) and Equipment Maintenance	
	PPE Requirements	9
	Equipment Maintenance	5
3. P	Post-Incident Review	10

	Incident Reporting	0
	Debrief and Cleanup1	0
9. Reco	ordkeeping	0
	Document Control	
10. Reg	gulatory Compliance and Continuous Improvement	0
Append	dix A – Site Map	1
Annen	dix B – Facility Man	2

#### 1. Introduction

#### **Purpose**

This ERAP ("Plan") is designed to establish clear procedures for responding to emergencies, with a focus on hazardous materials, fire, and chemical containment, at the RASIRC facility in Imperial County, California. The Plan's objective is to ensure the safety of employees, responders, the public, and the environment.

#### **Scope**

The plan applies to all staff, contractors, and visitors at the RASIRC facility and addresses potential emergencies such as fires, chemical spills, natural disasters, and hydrazine releases.

#### 2. Facility Overview

#### Location

The RASIRC Imperial facility is located at GPS coordinates 32.90959271996148, - 115.51144045909557, near the city of Brawley. The RASIRC facility processes and purifies hydrazine, a hazardous material, which is stored and used in specialized containment areas with built-in fire protection and ventilation systems.

#### **Emergency Contacts**

#### Imperial County

Imperial County Fire Department and Office of Emergency Services

Address: 1078 Dogwood Rd., Heber, CA 92249

Phone: (442) 265-6000

Website: Imperial County Fire Department

Imperial County Sheriff's Office

Address: 328 Applestill Road, El Centro, CA 92243

Phone: (442) 265-2021

Website: Imperial County Fire Department

Imperial County Public Health Department

Address: 935 Broadway St., El Centro, CA 92243

Phone: (442) 265-1444 Website: ICPHD

Imperial County Behavioral Health Services

Address: 202 N. 8th Street, El Centro, CA 92243

Phone: (442) 265-1525 Crisis Line: (800) 817-5292 Website: Network of Care

Imperial County Emergency Medical Services (EMS) Agency

Address: 935 Broadway St., El Centro, CA 92243

Phone: (442) 265-1444

Website: ICPHD

211 Imperial

Service: Provides health, social, community, and disaster information and referrals.

Phone: Dial 2-1-1 Website: 211 San Diego

Center for Family Solutions

Service: Offers support for domestic violence and sexual assault victims.

Phone: (760) 353-8530 Website: Network of Care

Sure Helpline Crisis Center

Service: Provides crisis intervention and support services.

24-Hour Hotline: (760) 352-7873 Rape Hotline: (760) 352-7273 Website: <u>Network of Care</u>

**Child Protective Services** 

Phone: (760) 337-7720 Website: Network of Care

Pioneers Memorial Healthcare District

Address: 207 W. Legion Rd., Brawley, CA 92227

Phone: (760) 351-3333 Website: https://pmhd.org/-

El Centro Regional Medical Center

Address: 1415 Ross Ave., El Centro, CA 92243

Phone: (760) 339-7100

Website: https://www.ecrmc.org/

For immediate emergencies, always dial 911.

#### **RASIRC**

Name	Title	Plan Role	Telephone	E-Mail
Jeff Spiegelman	CEO, Founder	Crisis Commander		js@rasirc.com
J. Kevin Selby	Director – EHS	Incident Commander	858-902-9258	kselby@rasirc.com
Kurt Christian	Director – Construction	Incident Commander (back up)	719-287-5878	kchristian@rasirc.com

## 3. Risk Assessment and Emergency Identification

#### **Potential Hazards**

Fire: Risk from storage areas, process equipment, and electrical systems.

Chemical Spill/Release: Main risk from hydrazine and nitrogen gas.

Natural Disasters: Potential earthquakes and power outages in the region.

**Hazardous Material Inventory**: The following chemicals and their anticipated volumes are present on-site.

Chemical	Storage (external)	<u>Usage (internal)</u>
Nitrogen	3000 lbs.	
Hydrazine	20 liters	3 liters
Isopropanol		20 liters
Hazardous Waste (so	olid) 20 lbs.	5 lbs.

See attached site layout (Appendix A) and facility maps (Appendix B) for storage/usage locations.

## 4. Emergency Procedures

#### **Evacuation Plan**

To ensure a safe and organized evacuation at the RASIRC facility, designated evacuation routes, assembly points, and procedures for accounting for personnel post-evacuation will be implemented:

#### **Evacuation Routes**

**Primary Evacuation Routes**: Clearly marked routes leading from work areas, storage rooms, and offices to exits. These routes should avoid hazardous material storage areas, including hydrazine and nitrogen storage, to minimize exposure risks.

**Secondary Evacuation Routes**: Alternate paths in case primary routes are blocked or unsafe. Secondary routes should be accessible from all facility areas and marked with visible exit signs.

*Maps and Signage*: Evacuation maps are posted throughout the facility, with color-coded arrows showing primary and secondary routes. Maps will be updated regularly to reflect any changes in facility layout.

#### **Muster Points**

**Primary Muster Point:** Designated in an open area a safe distance from the facility, downwind from hazardous material storage zones to minimize exposure in case of leaks. This area should have sufficient space to accommodate all facility personnel and visitors.

**Alternate Muster Point**: In case the primary location is compromised, an alternate assembly area is designated in a secure location at the opposite side of the facility grounds.

**Signage**: Assembly points are marked with visible signs, and all personnel are informed of these locations during new hire orientation and periodic safety briefings.

## Post-Evacuation Personnel Accounting Steps

**Emergency Coordinator**: An Emergency Coordinator will be appointed for the RASIRC Imperial facility. In the event the Emergency Coordinator is not on-site, any Evacuation Warden is authorized to serve as the Emergency Coordinator.

**Evacuation Wardens**: Evacuation wardens are appointed for each facility section. Wardens will guide personnel during evacuation, ensure all areas are cleared, and report headcounts.

**Headcount Procedure**: Wardens conduct a headcount at muster points, cross-referencing against sign-in sheets or attendance records for employees, contractors, and visitors.

**Visitor and Contractor Tracking**: All visitors and contractors are required to sign in and out of the facility. This log is checked post-evacuation to confirm that all non-staff personnel are accounted for.

**Reporting to Emergency Coordinator**: Each warden reports their headcount and any missing individuals to the Emergency Coordinator, who compiles a final report and communicates it to emergency response teams if needed.

This structured approach ensures that all personnel are safely evacuated, accounted for, and kept at a safe distance from potential hazards, enabling a coordinated and efficient response during an emergency.

#### **Fire Response**

Throughout the facility, fire alarm and sprinkler systems are installed, with specialized firefighting equipment maintained near hydrazine storage areas.

Staff are instructed to prioritize evacuation unless a fire can be safely managed with available fire extinguishers.

## Chemical Spill/Release

*Hydrazine Containment*: Hydrazine transfers are conducted in secondarily contained closed-loop systems with SCADA-linked detection monitors installed to initiate immediate process shutdown and alarm systems in case of leak detection.

**Spill Cleanup**: Procedures involve secondary containment measures, use of absorbent materials, and protective gear.

## **Medical Emergencies**

Emergency showers, eye wash stations, and first aid kits are available to the site workforce.

Staff are trained in CPR/first aid/AED for general first aid, chemical exposure, and hydrazine exposure.

## 5. Communication and Coordination

*Internal Alerts*: The facility's fire/smoke detection system uses lights and alarms to inform staff of emergencies.

**External Notifications**: The RASIRC facility has established procedures for alerting external fire, hazmat, and medical services promptly in the event of an emergency. The notification includes the nature of the emergency and involved chemicals.

*Incident Command System (ICS)*: The RASIRC emergency response program is based upon the structure established by the Federal Emergency Management Agency (FEMA) and the National Incident Management System (NIMS).

## 6. Training and Drills

**Employee Training**: Regular training on ERAP, spill response, and fire evacuation procedures are provided to all facility employees.

**Emergency Drills**: Drills are conducted annually for fire evacuation, spill response, and natural disaster preparedness, with records of each drill and debrief sessions for continuous improvement. Drills are also conducted with the implementation of new chemical introductions, facility modifications, or significant process changes.

## 7. Personal Protective Equipment (PPE) and Equipment Maintenance

**PPE Requirements**: Specific PPE, including respiratory protection, gloves, and fire-resistant clothing, are provided for each employee for each emergency type.

**Equipment Maintenance**: Regular inspection of fire extinguishers (monthly), alarm systems (quarterly), SCADA (quarterly), and all protective equipment (each time of use) are conducted to ensure the equipment is adequately maintained and ready for use.

#### 8. Post-Incident Review

*Incident Reporting*: All emergencies, including causes and corrective actions, are documented and maintained by the RASIRC EHS organization.

**Debrief and Cleanup**: Post-incident de-briefs are conducted to ensure safe cleanup, waste disposal, regulatory reporting compliance, and continuous improvement. De-brief records and other documentation are maintained by the RASIRC EHS organization.

## 9. Recordkeeping

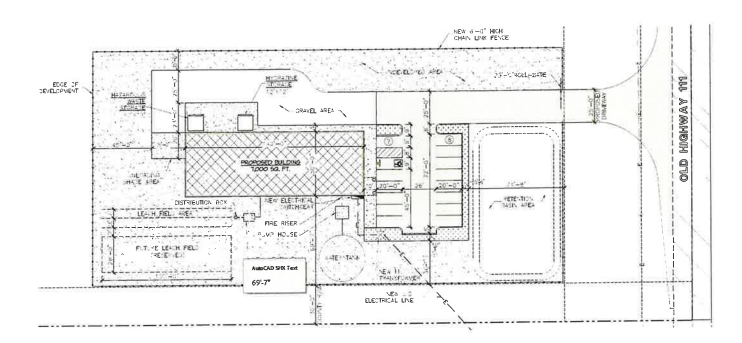
**Document Control**: The RASIRC EHS organization maintains relevant ERAP records, including training logs, drill records, and equipment inspections to ensure regulatory compliance.

## 10. Regulatory Compliance and Continuous Improvement

Regular updates and reviews of the ERAP are conducted with Imperial County Fire Department representatives to ensure continued compliance with local regulations and best practices.

This ERAP ensures that RASIRC is prepared for potential emergencies, supporting regulatory compliance and prioritizing the safety of staff and the local community.

# Appendix A – Site Map



# Appendix B – Facility Map





## SAFETY DATA SHEET

This safety data sheet was created pursuant to the requirements of: US - OSHA Hazard Communication Standard (29 CFR 1910.1200)

Issuing Date 16-Nov-2017

Revision Date 30-Aug-2022

## 1. Identification

Product identifier

**Product Name** 

Brute Hydrazine

Other means of identification

Product Code(s)

110166

UN/ID no

UN2029

**Synonyms** 

None

Recommended use of the chemical and restrictions on use

Recommended use

Semiconductor Industry Use

Restrictions on use

No information available

Details of the supplier of the safety data sheet

Supplier Address

RASIRC

7815 Silverton Ave. San Diego, CA 92126 TEL: (858)-259-1220

#### Emergency telephone number

**Emergency telephone** 

24-hour Emergency Phone: Infotrac 1-800-535-5053 (USA & Canada), 1-352-323-3500

(International)

## 2. Hazard(s) identification

#### Classification

This chemical is considered hazardous by the 2012 OSHA Hazard Communication Standard (29 CFR 1910.1200).

Acute toxicity - Oral	Category 3	
Acute toxicity - Dermal	Category 3	
Acute toxicity - Inhalation (Dusts/Mists)	Category 4	
Skin corrosion/irritation	Category 1 Sub-category B	
Serious eye damage/eye irritation	Category 1	
Skin sensitization	Category 1	
Carcinogenicity	Category 1B	
Flammable liquids	Category 3	

## Hazards not otherwise classified (HNOC)

RASIRC Internal Document Number: 900899

REV D

Not applicable.

#### Label elements

#### Danger

#### **Hazard statements**

Toxic if swallowed.

Toxic in contact with skin.

Harmful if inhaled.

Causes severe skin burns and eye damage.

May cause an allergic skin reaction.

May cause cancer.

Flammable liquid and vapor.



#### **Precautionary Statements - Prevention**

Obtain special instructions before use.

Do not handle until all safety precautions have been read and understood.

Wear protective gloves/clothing and eye/face protection.

Wash face, hands and any exposed skin thoroughly after handling.

Do not eat, drink or smoke when using this product.

Use only outdoors or in a well-ventilated area.

Do not breathe dusts or mists.

Contaminated work clothing must not be allowed out of the workplace.

Keep away from heat, hot surfaces, sparks, open flames and other ignition sources. No smoking.

Keep container closed.

Ground and bond container and receiving equipment.

Use only non-sparking tools.

Take action to prevent static discharges.

Use explosion-proof electrical/ ventilating/ lighting/ equipment.

#### Precautionary Statements - Response

Immediately call a doctor.

IF IN EYES: Rinse cautiously with water for several minutes. Remove contact lenses, if present and easy to do. Continue rinsing. Immediately call a doctor.

IF ON SKIN (or hair): Take off immediately all contaminated clothing. Rinse skin with water/ shower.

Wash contaminated clothing before reuse.

If skin irritation or rash occurs: Get medical advice/attention.

IF INHALED: Remove person to fresh air and keep comfortable for breathing.

Immediately call a doctor.

IF SWALLOWED: Immediately call a doctor.

Rinse mouth.

Do NOT induce vomiting.

In case of fire: Use dry chemical, CO2, water spray or alcohol-resistant foam to extinguish.

#### Precautionary Statements - Storage

Store locked up.

Store in a well-ventilated place. Keep cool.

#### **Precautionary Statements - Disposal**

Dispose of contents/container to an approved waste disposal plant.

RASIRC Internal Document Number: 900899

Rev D
Page 2 / 12

EEC ORIGINAL PKG

#### Other information

Very toxic to aquatic life with long lasting effects. Very toxic to aquatic life.

## 3. Composition/information on ingredients

#### Substance

Not applicable.

#### Mixture

Chemical name	CAS No	Weight-%	Trade secret
Hydrazine	302-01-2	50 - 65	*
Organic Proprietary Solvent	Trade secret	35 - 50	*

<sup>\*</sup>The exact percentage (concentration) of composition has been withheld as a trade secret.

For more information on the proprietary organic solvent refer to RASIRC Document Number 900766, Question 5 in the BRUTE Hydrazine Safety FAQ.

## 4. First-aid measures

#### Description of first aid measures

General advice Show this safety data sheet to the doctor in attendance. Immediate medical attention is

required. IF exposed or concerned: Get medical advice/attention.

Inhalation Remove to fresh air. If breathing has stopped, give artificial respiration. Get medical

attention immediately. Do not use mouth-to-mouth method if victim ingested or inhaled the substance; give artificial respiration with the aid of a pocket mask equipped with a one-way valve or other proper respiratory medical device. If breathing is difficult, (trained personnel should) give oxygen. Delayed pulmonary edema may occur. Get immediate medical

attention.

Eye contact Rinse immediately with plenty of water, also under the eyelids, for at least 15 minutes. Keep

eye wide open while rinsing. Do not rub affected area. Get immediate medical attention.

Remove contact lenses, if present and easy to do. Continue rinsing.

Skin contact Wash off immediately with soap and plenty of water while removing all contaminated

clothes and shoes. Get immediate medical attention. May cause an allergic skin reaction.

Ingestion Do NOT induce vomiting. Rinse mouth. Never give anything by mouth to an unconscious

person. Get immediate medical attention.

Self-protection of the first aider Remove all sources of ignition. Ensure that medical personnel are aware of the material(s)

involved, take precautions to protect themselves and prevent spread of contamination. Use personal protective equipment as required. See section 8 for more information. Avoid direct contact with skin. Use barrier to give mouth-to-mouth resuscitation. Avoid contact with skin,

eyes or clothing.

Most important symptoms and effects, both acute and delayed

Symptoms Burning sensation. Itching. Rashes. Hives.

Indication of any immediate medical attention and special treatment needed

Note to physicians

Product is a corrosive material. Use of gastric lavage or emesis is contraindicated. Possible perforation of stomach or esophagus should be investigated. Do not give chemical antidotes. Asphyxia from glottal edema may occur. Marked decrease in blood pressure may occur with moist rales, frothy sputum, and high pulse pressure. May cause sensitization in susceptible persons. Treat symptomatically.

## 5. Fire-fighting measures

Suitable Extinguishing Media Dry chemical. Carbon dioxide (CO2). Water spray. Alcohol resistant foam.

Unsuitable extinguishing media Do not use a solid water stream as it may scatter and spread fire.

Specific hazards arising from the chemical

Risk of ignition. Keep product and empty container away from heat and sources of ignition. In the event of fire, cool tanks with water spray. Fire residues and contaminated fire extinguishing water must be disposed of in accordance with local regulations. The product causes burns of eyes, skin and mucous membranes. Thermal decomposition can lead to release of irritating gases and vapors. Product is or contains a sensitizer. May cause sensitization by skin contact.

#### Explosion data

Sensitivity to mechanical impact None.

Sensitivity to static discharge Yes.

Special protective equipment and precautions for fire-fighters

Firefighters should wear self-contained breathing apparatus and full firefighting turnout gear. Use personal protection equipment.

## 6. Accidental release measures

## Personal precautions, protective equipment and emergency procedures

Personal precautions Evacuate personnel to safe areas. Use personal protective equipment as required. See

section 8 for more information. Avoid contact with skin, eyes or clothing. Ensure adequate ventilation. Keep people away from and upwind of spill/leak. ELIMINATE all ignition sources (no smoking, flares, sparks or flames in immediate area). Pay attention to flashback. Take precautionary measures against static discharges. All equipment used when handling the product must be grounded. Do not touch or walk through spilled material. Attention!

Corrosive material.

Other information Ventilate the area. Refer to protective measures listed in Sections 7 and 8.

#### Methods and material for containment and cleaning up

Methods for containment Stop leak if you can do it without risk. Do not touch or walk through spilled material. A vapor

suppressing foam may be used to reduce vapors. Dike far ahead of spill to collect runoff water. Keep out of drains, sewers, ditches and waterways. Absorb with earth, sand or other

non-combustible material and transfer to containers for later disposal.

Methods for cleaning up

Take precautionary measures against static discharges. Dam up. Soak up with inert

absorbent material (e.g. sand, silica gel, acid binder, universal binder, sawdust). Pick up

and transfer to properly labeled containers. Use non-sparking tools.

## 7. Handling and storage

#### Precautions for safe handling

RASIRC Internal Document Number: 900899

Rev D
Page 4 / 12

FEC ORIGINAL PKG

hot surfaces, sparks, open flames and other ignition sources. No smoking. Use grounding and bonding connection when transferring this material to prevent static discharge, fire or explosion. Use spark-proof tools and explosion-proof equipment. Keep in an area equipped with sprinklers. Use according to package label instructions. Handle in accordance with good industrial hygiene and safety practice. Avoid contact with skin, eyes or clothing. Take off contaminated clothing and wash before reuse. In case of insufficient ventilation, wear suitable respiratory equipment. Handle product only in closed system or provide appropriate exhaust ventilation. Do not eat, drink or smoke when using this product.

### Conditions for safe storage, including any incompatibilities

**Storage Conditions** 

Keep containers tightly closed in a dry, cool and well-ventilated place. Keep away from heat, sparks, flame and other sources of ignition (i.e., pilot lights, electric motors and static electricity). Keep in properly labeled containers. Do not store near combustible materials. Keep in an area equipped with sprinklers. Store in accordance with the particular national regulations. Store in accordance with local regulations. Keep out of the reach of children. Store locked up. Protect from moisture. Store away from other materials. Acids such as hydrochloric, sulfuric, and nitric, and oxidizers like hypochlorites, hydrogen peroxide, permanganates, chromates etc. should be avoided in areas where hydrazine is handled or stored.

## 8. Exposure controls/personal protection

#### Control parameters

#### **Exposure Limits**

Chemical name	ACGIH TLV	OSHA PEL	NIOSH
Hydrazine 302-01-2	TWA: 0.01 ppm S*	TWA: 1 ppm TWA: 1.3 mg/m³ (vacated) TWA: 0.1 ppm (vacated) TWA: 0.1 mg/m³ (vacated) S*	IDLH: 50 ppm Ceiling: 0.03 ppm 2 hr Ceiling: 0.04 mg/m <sup>3</sup> 2 hr

#### Appropriate engineering controls

Engineering controls Showers

Eyewash stations Ventilation systems.

## Individual protection measures, such as personal protective equipment

Eyelface protection Tight sealing safety goggles. Face protection shield.

Hand protection Wear suitable gloves. Impervious gloves.

Skin and body protection Wear suitable protective clothing. Long sleeved clothing. Chemical resistant apron.

Antistatic boots.

exceeded or irritation is experienced, ventilation and evacuation may be required.

General hygiene considerations Do not eat, drink or smoke when using this product. Contaminated work clothing must not

be allowed out of the workplace. Regular cleaning of equipment, work area and clothing is recommended. Wash hands before breaks and immediately after handling the product.

RASIRC Internal Document Number: 900899 Rev D

Revision Date: 30-Aug-2022 **Brute Hydrazine** 

> Avoid contact with skin, eyes or clothing. Wear suitable gloves and eye/face protection. Remove and wash contaminated clothing and gloves, including the inside, before re-use.

> > **ASTM D2879**

**ASTM E1232** 

ASTM E681

(air = 1)

**ASTM D2879** 

Not applicable

ASTM E659

ARC method Not determined

Not determined

Not determined

No data available Flammable liquid

Principle; ASTM E681

Estimated using Le Chatelier's

on passivated 316 Stainless Steel

## Physical and chemical properties

#### Information on basic physical and chemical properties

**Appearance** 

Liauid Physical state Colorless Color Odor Ammonia, Amine **Odor threshold** No data available

**Property** Values Remarks • Method

рH 16.3 -25.0 °C / -13 °F Melting point / freezing point 116.2 °C / 241.2 °F Initial boiling point and boiling range

46.7 °C / 116.1 °F Flash point

**Evaporation rate Flammability** 

Flammability Limit in Air

Upper flammability or explosive limits 51.0% @ 125°C

Lower flammability or explosive limits 3.3 % @ 125°C 14 Torr @ 20.0°C Vapor pressure

Vapor density 1.1

1.05 @ 20.0 °C (68.0 °F) Relative density Miscible in water

Water solubility Solubility(ies)

Partition coefficient Autoignition temperature

217.0 °C / 422.6 °F 150.3 °C / 302.5 °F Decomposition temperature

Kinematic viscosity Dynamic viscosity

Other information At 46.7°C explosive mixtures may be formed **Explosive properties** 

**Oxidizing properties** Not applicable

No information available Softening point No information available Molecular weight VOC content No information available **Liquid Density** No information available No information available Bulk density

## 10. Stability and reactivity

None under normal use conditions. Reactivity

Stable under normal conditions. Chemical stability

Hydrazine and water form an azeotropic mixture which boils at 120.3°C (760 mm Hg) Possibility of hazardous reactions

containing 58.5 mole % hydrazine. Reacts readily and exothermically with most oxidizing agents, and mineral acids. The intensity of the reactions of hydrazine with oxidizers or acids

is dependent upon the concentration of the reactants. The lower the hydrazine

concentration, the milder the reaction.

Hazardous polymerization Hazardous polymerization does not occur-

Conditions to avoid

Heat, flames and sparks. Exposure to air or moisture over prolonged periods.

Incompatible materials

Strong oxidizing agents. Calcium oxides. Chlorine. Fluorine. Oxygen. Copper. Zinc. Alkali

metals. Chromates. Mineral acids.

Hazardous decomposition products Nitrogen oxides (NOx).

## 11. Toxicological information

#### Information on likely routes of exposure

#### **Product Information**

Inhalation

Specific test data for the substance or mixture is not available. Corrosive by inhalation. (based on components). Inhalation of corrosive fumes/gases may cause coughing, choking, headache, dizziness, and weakness for several hours. Pulmonary edema may occur with tightness in the chest, shortness of breath, bluish skin, decreased blood pressure, and increased heart rate. Inhaled corrosive substances can lead to a toxic edema of the lungs. Pulmonary edema can be fatal.

Eye contact

Specific test data for the substance or mixture is not available. Causes serious eye damage. (based on components). Corrosive to the eyes and may cause severe damage

including blindness. May cause irreversible damage to eyes.

Skin contact

Specific test data for the substance or mixture is not available. Corrosive. (based on components). Causes burns. May cause sensitization by skin contact. Repeated or prolonged skin contact may cause allergic reactions with susceptible persons. Toxic in contact with skin.

Ingestion

Specific test data for the substance or mixture is not available. Causes burns. (based on components). Ingestion causes burns of the upper digestive and respiratory tracts. May cause severe burning pain in the mouth and stomach with vomiting and diarrhea of dark blood. Blood pressure may decrease. Brownish or yellowish stains may be seen around the mouth. Swelling of the throat may cause shortness of breath and choking. May cause lung damage if swallowed. May be fatal if swallowed and enters airways.

#### Symptoms related to the physical, chemical and toxicological characteristics

**Symptoms** 

Redness. Burning. May cause blindness. Coughing and/ or wheezing. Itching. Rashes. Hives

#### Acute toxicity

#### Numerical measures of toxicity

The following values are calculated based on chapter 3.1 of the GHS document:

ATEmix (oral)

92.30 mg/kg

ATEmix (dermal)

461.50 mg/kg

ATEmix (inhalation-dust/mist)

1.0708 mg/l

Component Information

Chemical name	Oral LD50	Dermal LD50	Inhalation LC50
Hydrazine 302-01-2	= 60 mg/kg (Rat)	= 91 mg/kg (Rabbit)	= 0.75 mg/L (Rat) 4 h
Organic Proprietary Solvent	= 17 g/kg (Rat)	> 20 mL/kg (Rabbit)	> 5.2 mg/L (Rat) 4 h

RASIRC Internal Document Number: 900899

Rev D
Page 7 / 12

EEC ORIGINAL PKG

## Delayed and immediate effects as well as chronic effects from short and long-term exposure

Skin corrosion/irritation Classification based on data available for ingredients. Causes severe skin burns and eye

damage.

Serious eye damage/eye irritation Classification based on data available for ingredients. Causes serious eye damage. Causes

burns

Respiratory or skin sensitization May cause an allergic skin reaction.

Germ cell mutagenicity No information available.

Carcinogenicity Contains a known or suspected carcinogen. Classification based on data available for

ingredients. May cause cancer.

The table below indicates whether each agency has listed any ingredient as a carcinogen.

THE	able below indicates whether	ACGIH	IARC	NTP	OSHA
OBLIGOR	Chemical name	ACGIT	IAIC	NI	
	Hvdrazine	A3	Group 2A	Reasonably	X
	302-01-2			Anticipated	

Legend

ACGIH (American Conference of Governmental Industrial Hygienists)

A3 - Animal Carcinogen

IARC (International Agency for Research on Cancer)

Group 2A - Probably Carcinogenic to Humans

NTP (National Toxicology Program)

Reasonably Anticipated - Reasonably Anticipated to be a Human Carcinogen

OSHA (Occupational Safety and Health Administration of the US Department of Labor)

X - Present

Reproductive toxicity No information available.

STOT - single exposure No information available.

STOT - repeated exposure No information available.

Target organ effects Liver, Kidney. Respiratory system. Eyes, Skin, Central nervous system. Blood, Lungs.

Aspiration hazard No information available.

Other adverse effects No information available.

Interactive effects No information available.

#### 12. Ecological information

**Ecotoxicity** 

Very toxic to aquatic life with long lasting effects.

Chemical name	Algae/aquatic plants	Fish	Toxicity to microorganisms	Crustacea
Hydrazine 302-01-2	EC50: =0.071mg/L (72h, Pseudokirchneriella subcapitata) EC50: =0.006mg/L (72h, Pseudokirchneriella subcapitata) EC50: =0.02mg/L (96h,	(96h, Lepomis macrochirus) LC50: 0.54 - 1.31mg/L (96h, Lepomis macrochirus)	-	•

Rev D Page 8 / 12 EEC ORIGINAL PKG

Pseudokirchneriella Lepomis macrochirus)

	Pseudokirchneriella subcapitata)	Lepomis macrochirus) LC50: 1.81 - 2.79mg/L (96h, Pimephales promelas) LC50: 0.28 - 1.34mg/L (96h, Poecilia reticulata)		
Organic Proprietary Solvent		LC50: 56200 - 63700mg/L (96h, Pimephales promelas) LC50: =10000mg/L (96h, Lepomis macrochirus) LC50: =61000mg/L (96h, Lepomis macrochirus)	=	EC50: =42426mg/L (48h, Daphnia magna)

Persistence and degradability

No information available.

#### Bioaccumulation

Component Information

Chemical name	Partition coefficient
Hydrazine	-0.16
302-01-2	
Organic Proprietary Solvent	-1.98

Other adverse effects

No information available.

## 13. Disposal considerations

#### Waste treatment methods

Waste from residues/unused

products

Should not be released into the environment. Dispose of in accordance with local regulations. Dispose of waste in accordance with environmental legislation.

Contaminated packaging

Empty containers pose a potential fire and explosion hazard. Do not cut, puncture or weld containers.

## 14. Transport information

DOT

UN/ID no UN2029

Proper shipping name HYDRAZINE, ANHYDROUS

Transport hazard class(es) 8
Subsidiary class 3, 6.1
Packing group 1

Reportable Quantity (RQ) (Hydrazine: RQ (kg)= 0.454) Hydrazine: RQ (lb)= 1

Reportable quantity kg Hydrazine: RQ (kg)= 1

(calculated)

Reportable quantity lbs. Hydrazine: RQ (lb)= 2

(calculated)
Special Provisions
A7, A10, B7, B16, B53

DOT Marine Pollutant

Marine pollutant Hydrazine

Description UN2029, HYDRAZINE, ANHYDROUS, 8 (3, 6.1), I, Marine pollutant

Emergency Response Guide 132

Rev D Page 9 / 12 EEC ORIGINAL PKG

Revision Date: 30-Aug-2022 **Brute Hydrazine** 

#### Number

#### IATA

UN number or ID number UN2029

Hydrazine, anhydrous UN proper shipping name

8 Transport hazard class(es) 3, 6.1 Subsidiary hazard class Packing group

UN2029, Hydrazine, anhydrous, 8 (3, 6.1), I Description

8FP **ERG Code** 

#### **IMDG**

UN2029 UN number or ID number

HYDRAZINE, ANHYDROUS UN proper shipping name

Transport hazard class(es) 3, 6.1 Subsidiary hazard class Packing group F-E, S-C EmS-No Marine pollutant

UN2029, HYDRAZINE, ANHYDROUS, 8 (3, 6.1), I, (46.7°C C.C.), Marine pollutant Description

## 15. Regulatory information

#### International Inventories

Contact supplier for inventory compliance status

#### US Federal Regulations

#### **SARA 313**

Section 313 of Title III of the Superfund Amendments and Reauthorization Act of 1986 (SARA). This product contains a chemical or chemicals which are subject to the reporting requirements of the Act and Title 40 of the Code of Federal Regulations, Part 372.

Chemical name	SARA 313 - Threshold Values %
Hydrazine - 302-01-2	0.1

## SARA 311/312 Hazard Categories

Should this product meet EPCRA 311/312 Tier reporting criteria at 40 CFR 370, refer to Section 2 of this SDS for appropriate classifications.

#### CWA (Clean Water Act)

This product does not contain any substances regulated as pollutants pursuant to the Clean Water Act (40 CFR 122.21 and 40 CFR 122.42).

#### **CERCLA**

This material, as supplied, contains one or more substances regulated as a hazardous substance under the Comprehensive Environmental Response Compensation and Liability Act (CERCLA) (40 CFR 302).

Chemical name	Hazardous Substances RQs	Extremely Hazardous Substances RQs	Reportable Quantity (RQ)
Hydrazine 302-01-2	1 lb	1 lb	RQ 1 lb final RQ RQ 0.454 kg final RQ

#### US State Regulations

Rev D Page 10 / 12 EEC ORIGINAL PKG

Revision Date: 30-Aug-2022 **Brute Hydrazine** 

#### California Proposition 65

This product contains the following Proposition 65 chemicals:

Chemical name	California Proposition 65
Hydrazine - 302-01-2	Carcinogen

#### U.S. State Right-to-Know Regulations

Chemical name	New Jersey	Massachusetts	Pennsylvania
Hydrazine 302-01-2	Х	Х	X
Organic Proprietary Solvent	1 <u>2</u> 7		X

#### U.S. EPA Label Information

EPA Pesticide Registration Number Not applicable

## 16. Other information

Instability 1 Special hazards -Health hazards 3 Flammability 2 NFPA Personal protection X Health hazards 3\* Physical hazards 1 Flammability 2 **HMIS** 

\* = Chronic Health Hazard Chronic Hazard Star Legend

## Key or legend to abbreviations and acronyms used in the safety data sheet

Legend Section 8: EXPOSURE CONTROLS/PERSONAL PROTECTION

STEL (Short Term Exposure Limit) TWA (time-weighted average) STEL TWA Skin designation

Maximum limit value Ceiling

## Key literature references and sources for data used to compile the SDS

Agency for Toxic Substances and Disease Registry (ATSDR)

U.S. Environmental Protection Agency ChemView Database

European Food Safety Authority (EFSA)

EPA (Environmental Protection Agency)

Acute Exposure Guideline Level(s) (AEGL(s))

U.S. Environmental Protection Agency Federal Insecticide, Fungicide, and Rodenticide Act

U.S. Environmental Protection Agency High Production Volume Chemicals

Food Research Journal

Hazardous Substance Database

International Uniform Chemical Information Database (IUCLID)

Japan GHS Classification

Australia National Industrial Chemicals Notification and Assessment Scheme (NICNAS)

NIOSH (National Institute for Occupational Safety and Health)

National Library of Medicine's ChemID Plus (NLM CIP)

National Library of Medicine's PubMed database (NLM PUBMED)

National Toxicology Program (NTP)

New Zealand's Chemical Classification and Information Database (CCID)

Organization for Economic Co-operation and Development Environment, Health, and Safety Publications

Organization for Economic Co-operation and Development High Production Volume Chemicals Program

Organization for Economic Co-operation and Development Screening Information Data Set

World Health Organization

16-Nov-2017 **Issuing Date** 

30-Aug-2022 **Revision Date** 

Revision Note Disclaimer Updated format. Change to classification.

The information provided in this Safety Data Sheet is correct to the best of our knowledge, information and belief at the date of its publication. The information given is designed only as a guidance for safe handling, use, processing, storage, transportation, disposal and release and is not to be considered a warranty or quality specification. The information relates only to the specific material designated and may not be valid for such material used in combination with any other materials or in any process, unless specified in the text.

**End of Safety Data Sheet** 

RASIRC Internal Document Number: 900899

Rev D

Page 12 / 12

EEC ORIGINAL PKG



#### SAFETY DATA SHEET

according to US Regulation 29 CFR 1910.1200 and the Canadian HPA

### ULTRA PURE™ HYDRAZINE 5F

Version 1.2 Revision Date 2020.05.11 Print Date 2020.06.24

**SECTION 1. IDENTIFICATION** 

Product name 

□ ULTRA PURE™ HYDRAZINE 5F

Manufacturer or supplier's details

Company Arch Chemicals, Inc.

1400 Bluegrass Lakes Parkway

Alpharetta, GA

30004

United States of America (USA)

 Telephone
 : +1 770 521-5999

 Telefax
 : +1 770 521-5950

 E-mail address
 : sds-info@lonza.com

Emergency telephone number For incidents only (spill, leak, fire, exposure, or accident), call

CHEMTREC at

1-800-424-9300 (inside North America) [CCN 864796] 1-703-741-5970 (outside North America) [CCN 864796]

+41 61 313 94 94 (24h)

Recommended use of the chemical and restrictions on use

Recommended use : Aerospace fuel component.

#### **SECTION 2. HAZARDS IDENTIFICATION**

#### **GHS Classification**

Flammable liquids Category 3

Acute toxicity (Oral) Category 3

Acute toxicity (Inhalation) Category 2

Acute toxicity (Dermal) Category 2

Skin corrosion Category 1B

Serious eye damage : Category 1

Skin sensitisation : Sub-category 1B

Carcinogenicity : Category 1B

Short-term (acute) aquatic hazard Category 1

Long-term (chronic) aquatic haz-

ard

#### GHS label elements



Hazard pictograms













Signal word

Danger

Hazard statements

H226 Flammable liquid and vapour.

H301 Toxic if swallowed.

H310 + H330 Fatal in contact with skin or if inhaled. H314 Causes severe skin burns and eye damage.

H317 May cause an allergic skin reaction.

H350 May cause cancer.

H410 Very toxic to aquatic life with long lasting effects.

Precautionary statements

#### :: Prevention:

P201 Obtain special instructions before use.

P202 Do not handle until all safety precautions have been read and understood.

P210 Keep away from heat, hot surfaces, sparks, open flames and other ignition sources. No smoking.

P233 Keep container tightly closed.

P240 Ground and bond container and receiving equipment. P241 Use explosion-proof electrical/ ventilating/ lighting equip-

P242 Use non-sparking tools.

P243 Take action to prevent static discharges.

P260 Do not breathe dust/ fume/ gas/ mist/ vapours/ spray.

P262 Do not get in eyes, on skin, or on clothing.

P264 Wash skin thoroughly after handling. P270 Do not eat, drink or smoke when using this product.

P271 Use only outdoors or in a well-ventilated area.

P272 Contaminated work clothing should not be allowed out of the workplace.

P273 Avoid release to the environment.

P280 Wear protective gloves/ protective clothing/ eye protection/ face protection.

P284 Wear respiratory protection.

#### Response:

P301 + P310 + P330 IF SWALLOWED: Immediately call a POISON CENTER/ doctor. Rinse mouth.

P301 + P330 + P331 IF SWALLOWED: Rinse mouth. Do NOT induce vomiting.

P303 + P361 + P353 IF ON SKIN (or hair): Take off immediately all contaminated clothing. Rinse skin with water.

P304 + P340 + P310 IF INHALED: Remove person to fresh air and keep comfortable for breathing. Immediately call a POISON CENTER/ doctor.

P305 + P351 + P338 + P310 IF IN EYES: Rinse cautiously with water for several minutes. Remove contact lenses, if present and easy to do. Continue rinsing. Immediately call a POISON CENTER/ doctor.

P308 + P313 IF exposed or concerned: Get medical advice/ attention.

P333 + P313 If skin irritation or responsive Get medical advice/



attention.

P361 + P364 Take off immediately all contaminated clothing and

wash it before reuse.

P370 + P378 In case of fire: Use dry sand, dry chemical or alco-

hol-resistant foam to extinguish.

P391 Collect spillage.

Storage:

P403 + P233 Store in a well-ventilated place. Keep container tight-

P403 + P235 Store in a well-ventilated place. Keep cool.

P405 Store locked up.

Disposal:

P501 Dispose of contents/container in accordance with local regu-

lation.

#### Other hazards

None known.

#### SECTION 3. COMPOSITION/INFORMATION ON INGREDIENTS

Chemical nature

: Hydrazine

Hazardous components

Chemical name / Synonyms	CAS-No.	Concentration (% w/w)
Hydrazine	302-01-2	90 - 100

#### **SECTION 4. FIRST AID MEASURES**

If inhaled

Remove to fresh air.

Seek medical attention if breathing becomes difficult or if res-

piratory irritation develops.

If not breathing, give artificial respiration.

Call for medical assistance.

In case of skin contact

Wash off immediately with plenty of water for at least 15

minutes.

Wash contaminated clothing before re-use.

Consult a physician.

In case of eye contact

Rinse immediately with plenty of water for at least 15 minutes.

Seek medical attention immediately.

if swallowed

DO NOT induce vomiting or give anything by mouth to an

unconscious or convulsing person.

Call a physician immediately.

Most important symptoms and ef-

fects, both acute and delayed

: None known.

Notes to physician

Pyridoxine (Vitamin B6) has been used successfully to treat

the neurological symptoms of hydrazine exposure.



## **SECTION 5. FIREFIGHTING MEASURES**

Suitable extinguishing media

Use alcohol foam, carbon dioxide, dry chemical or water spray

when fighting fires.

Specific hazards during firefighting

: Material may be ignited if preheated to temperatures above

the flash point in the presence of a source of ignition.

Can form explosive mixtures at temperatures at or above the

flash point.

Further information

In case of fire, use normal fire-fighting equipment and the personal protective equipment recommended in Section 8 to include a NIOSH approved self-contained breathing appa-

ratus

Response to this material requires the use of a full encapsulated suit and full-face (NIOSH approved) self-contained

breathing apparatus (SCBA).

Use water to cool containers.

#### SECTION 6. ACCIDENTAL RELEASE MEASURES

Personal precautions, protective equipment and emergency procedures

Response to this material requires the use of a full encapsulated suit and full-face (NIOSH approved) self-contained

breathing apparatus (SCBA).

Environmental precautions

Remove all sources of ignition.

If this material is released into a work area, evacuate the area

immediately.

Hazardous concentrations in air may be found in local spill

area and immediately downwind.

Utilize emergency response personal protection equipment

prior to the start of any response.

Stop source of spill as soon as possible and notify appropriate

personnel.

This material may be neutralized for disposal; you are requested to contact Arch Chemicals at 1-800-654-6911 before

beginning any such procedure.

Decontaminate all clothing and the spill area using a detergent

and flush with large amounts of water.

#### **SECTION 7. HANDLING AND STORAGE**

Advice on safe handling

: Avoid contact with material, avoid breathing vapors, use only in a well ventilated area, use bonding and grounding when

transferring quantities of material.

Do not take internally. Avoid contact with skin, eyes and clothing. Upon contact with skin or eyes, wash off with water.

Conditions for safe storage

Store in a cool dry ventilated location, away from sources of ignition or other incompatible conditions and chemicals. Keep

container(s) closed.

Avoid direct exposure to sunlight or ultraviolet (UV) light

sources.

Page 4 (12)

EEC ORIGINAL PKG



Keep under a nitrogen blanket.

## SECTION 8. EXPOSURE CONTROLS/PERSONAL PROTECTION

#### Components with workplace control parameters

Components	CAS-No.	Value type (Form of exposure)	Control parameters / Permissible concentration	Basis
Hvdrazine	302-01-2	TWA	0.01 ppm	ACGIH
		Ceil_Time	0.03 ppm	NIOSH/GUIDE
			0.04 mg/m3	

Engineering measures

Use only in area provided with appropriate exhaust ventila-

tion

Maintain air concentrations below occupational exposure

standards.

Personal protective equipment

Respiratory protection

: Wear a NIOSH approved respirator if any exposure occurs.

Filter type

NIOSH approved full-face positive pressure supplied-air res-

pirator

Eye protection

Goggles

Face-shield

Skin and body protection

Gloves Boots

Apron

Wear the following impervious coverall material:

butyl-rubber Neoprene Nitrile rubber

Protective measures

Ensure that eyewash stations and safety showers are close

to the workstation location.

## SECTION 9. PHYSICAL AND CHEMICAL PROPERTIES

Appearance

liquid

Colour

colourless

Odour

Ammonia

Odour Threshold

: no data available

рΗ

10.1 - 10.7 (77 °F / 25 °C) Concentration: 10 g/l

Melting point/range

34.7 °F / 1.5 °C

**EEC ORIGINAL PKG** 

Ref. / 000000037622

SDS\_US / EN

Page 5 (12



Boiling point/boiling range

236.3 °F / 113.5 °C

Flash point

126 °F / 52 °C

Method: DIN 51376

Evaporation rate

no data available

Flammability (solid, gas)

Flammable

Flammability (liquids)

no data available

Upper explosion limit

100 %(V)

Lower explosion limit

4.7 %(V)

Vapour pressure

19.817 hPa (77 °F / 25 °C)

Relative vapour density

1.1

Relative density

1.004

Density

1.004 g/cm3

Water solubility

completely miscible

Partition coefficient: n-octanol/water : no data available

Auto-ignition temperature

518 °F / 270 °C

Method: Test Method: US Bureau of Mines Bulletin 627:

Decomposition temperature

518 °F / 270 °C

Viscosity, dynamic

no data available

Viscosity, kinematic

no data available

Oxidizing properties

no data available

Molecular weight

32.04 g/mol

### **SECTION 10. STABILITY AND REACTIVITY**

Conditions to avoid

Do not expose to temperatures above: 51 °C

Temperatures above the flash point in combination with sparks, open flames, or other sources of ignition.

Contact with incompatible substances

Incompatible materials

Strong oxidizing agents

Peroxides

nitrogen tetroxide fuming nitric acid

fluorine, halogen fluorides

metal oxides such as those of iron, copper, lead, manganese,

and molybdenum

Package only in Teflon® high costly polyethytens PA

Ref. / 000000037622

SDS\_US/EN

Page 6 (12)



347 stainless steels containing less than 0.5% molybdenum.

Hazardous decomposition products

Ammonia Hydrogen

#### SECTION 11. TOXICOLOGICAL INFORMATION

Information on likely routes of expo- : Inhalation, skin, eyes, ingestion

sure

Acute toxicity

LD50 (Rat): 60 mg/kg Acute oral toxicity

Acute inhalation toxicity LC50 (Rat): 0.747 mg/l Exposure time: 4 h

Test atmosphere: vapour

LD50 (Rabbit): 91 mg/kg Acute dermal toxicity

Skin corrosion/irritation Result: Corrosive to skin

Serious eye damage/eye irritation

Result: Corrosive to eyes

Respiratory or skin sensitisation

Test Type: Patch Test 24 Hrs.

Species: Humans

Result: May cause sensitisation by skin contact.

Carcinogenicity

Group 2A: Probably carcinogenic to humans **IARC** 

> 302-01-2 Hydrazine

No component of this product present at levels greater than or **OSHA** 

equal to 0.1% is on OSHA's list of regulated carcinogens.

**NTP** Anticipated carcinogen.

302-01-2 Hydrazine

Confirmed animal carcinogen with unknown relevance to hu-**ACGIH** 

mans

302-01-2 Hydrazine

Repeated dose toxicity

Target Organs: Liver, Kidney, Central nervous system, Lungs

#### **SECTION 12. ECOLOGICAL INFORMATION**

**Ecotoxicity** 



Ref. / 000000037622 SDS\_US/EN



Toxicity to fish

LC50 (Pimephales promelas (fathead minnow)): 5.98 mg/l

Exposure time: 96 h Analytical monitoring: yes

Method: OECD Test Guideline 203

GLP: no

Toxicity to daphnia and other aquat-

ic invertebrates

EC50 (Daphnia pulex (Water flea)): 0.175 mg/l

Exposure time: 48 h Test Type: Immobilization Method: EPA-660/3-75-009

Toxicity to microorganisms

EC10 (Pseudomonas putida): 0.019 mg/l

Exposure time: 16 h

Test Type: Growth inhibition

Persistence and degradability

Biodegradability

Remarks: Not applicable

Bioaccumulative potential

Components:

Hydrazine:

Partition coefficient: n-octanol/water | log Pow: -1.37

Mobility in soil

no data available

Other adverse effects

Ozone-Depletion Potential

Regulation: US. EPA Clean Air Act (CAA) Section 602 Ozone-Depleting Substances (40 CFR 82, Subpt. A, App A & B) Remarks: This product neither contains, nor was manufactured with a Class I or Class II ODS as defined by the U.S. Clean Air Act Section 602 (40 CFR 82, Subpt. A, App.A + B).

#### SECTION 13. DISPOSAL CONSIDERATIONS

Disposal methods

Waste from residues

If this product becomes a waste, it will be a hazardous waste. As a hazardous liquid waste it must be disposed of in accord-

ance with local, state and federal regulations.

**SECTION 14. TRANSPORT INFORMATION** 



#### DOT

: 2029 **UN number** 

Proper shipping name Hydrazine, anhydrous

: 8 Transport hazard class Packing group :

8 (3, 6.1) Labels : 132

Emergency Response Guidebook

Number

**Environmental hazards** : yes

**TDG** 

**UN** number

HYDRAZINE, ANHYDROUS Proper shipping name

: 8 Transport hazard class Packing group 8

8 (3, 6.1) Labels **Environmental hazards** : yes

IATA

UN number : 2029

Hydrazine, anhydrous Proper shipping name

8 Transport hazard class Packing group

8 (3, 6.1) Labels

IATA Passenger

2029 **UN** number : 8

Transport hazard class

Not permitted for transport

Environmental hazards : no

IMDG

**UN** number : 2029

Hydrazine, anhydrous Proper shipping name

Transport hazard class . 8 32 Packing group

8 (3, 6.1) Labels EmS Number 1 F-E : S-C EmS Number 2

Marine pollutant: yes Environmental hazards

ADR

2029 **UN number** 8

Transport hazard class Not permitted for transport

yes **Environmental hazards** 



**RID** 

**UN** number

2029

Transport hazard class

: 8

Not permitted for transport

**Environmental hazards** 

yes

Special precautions for user

: none

Transport in bulk according to Annex II of MARPOL 73/78 and the IBC

Not applicable

Code

#### SECTION 15. REGULATORY INFORMATION

## EPCRA - Emergency Planning and Community Right-to-Know Act

#### **CERCLA Reportable Quantity**

Components	CAS-No.	Component RQ (lbs)	Calculated product RQ (lbs)
Hydrazine	302-01-2	1	1

## SARA 304 Extremely Hazardous Substances Reportable Quantity

Components	CAS-No.	Component RQ (lbs)	Calculated product RQ (lbs)
Hydrazine	302-01-2	1	1

#### SARA 311/312 Hazards

See above: SECTION 2. Hazard Identification-GHS Classification

#### **SARA 313**

Components	CAS-No.	Concentration
Hydrazine	302-01-2	>= 90 - <= 100 %

#### Clean Air Act

This product neither contains, nor was manufactured with a Class I or Class II ODS as defined by the U.S. Clean Air Act Section 602 (40 CFR 82, Subpt. A, App.A + B).

The following chemical(s) are listed as HAP under the U.S. Clean Air Act, Section 112 (40 CFR 61):

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Components	CAS-No.	Concentration
Hydrazine	302-01-2	>= 90 - <= 100 %

The following chemical(s) are listed under the U.S. Clean Air Act Section 112(r) for Accidental Release Prevention (40 CFR 68.130, Subpart F):

	040.11	Consentration
Components	CAS-No.	Concentration
Hydrazine	302-01-2	>= 90 - <= 100 %



This product does not contain any chemicals listed under the U.S. Clean Air Act Section 111 SOCMI Intermediate or Final VOC's (40 CFR 60.489).

This product does not contain any VOC exemptions listed under the U.S. Clean Air Act Section 450.

#### Clean Water Act

This product does not contain any Hazardous Chemicals listed under the U.S. CleanWater Act, Section 311, Table 117.3.

This product does not contain any Hazardous Substances listed under the U.S. CleanWater Act, Section 311, Table 116.4A.

This product does not contain any toxic pollutants listed under the U.S. Clean Water Act Section 307

#### **US State Regulations**

#### Massachusetts Right To Know

	<del>-</del>
Components	CAS-No.
Hydrazine	302-01-2
Trydrazine	

#### Pennsylvania Right To Know

Components	CA	S-No.
Hydrazine	302	2-01-2

#### California Prop. 65



#### **WARNING**

Cancer - www.P65Warnings.ca.gov.

Components	CAS-No.
Hydrazine	302-01-2

#### Canadian lists

#### NPRI

Components	CAS-No.
Hydrazine	302-01-2

## The components of this product are reported in the following inventories:

**TSCA** 

The components of this product are listed on the TSCA Inven-

tory of Existing Chemical Substances.

**TSCA** 

The components of this product are listed on the TSCA Inven-

tory of Existing Chemical Substances.

#### **SECTION 16. OTHER INFORMATION**



#### Full text of other abbreviations

ACGIH : US. ACGIH Threshold Limit Values

NIOSH/GUIDE : US. NIOSH: Pocket Guide to Chemical Hazards, as amended

AICS - Australian Inventory of Chemical Substances; ASTM - American Society for the Testing of Materials; bw - Body weight; CERCLA - Comprehensive Environmental Response, Compensation, and Liability Act; CMR - Carcinogen, Mutagen or Reproductive Toxicant; DIN - Standard of the German Institute for Standardisation; DOT - Department of Transportation; DSL - Domestic Substances List (Canada); ECx -Concentration associated with x% response; EHS - Extremely Hazardous Substance; ELx - Loading rate associated with x% response; EmS - Emergency Schedule; ENCS - Existing and New Chemical Substances (Japan); ErCx - Concentration associated with x% growth rate response; ERG - Emergency Response Guide; GHS - Globally Harmonized System; GLP - Good Laboratory Practice; HMIS - Hazardous Materials Identification System, IARC - International Agency for Research on Cancer, IATA - International Air Transport Association; IBC - International Code for the Construction and Equipment of Ships carrying Dangerous Chemicals in Bulk; IC50 - Half maximal inhibitory concentration; ICAO - International Civil Aviation Organization; IECSC - Inventory of Existing Chemical Substances in China; IMDG - International Maritime Dangerous Goods; IMO - International Maritime Organization; ISHL - Industrial Safety and Health Law (Japan); ISO - International Organisation for Standardization; KECI - Korea Existing Chemicals Inventory; LC50 - Lethal Concentration to 50 % of a test population; LD50 - Lethal Dose to 50% of a test population (Median Lethal Dose); MARPOL - International Convention for the Prevention of Pollution from Ships; MSHA - Mine Safety and Health Administration; n.o.s. - Not Otherwise Specified; NFPA - National Fire Protection Association; NO(A)EC - No Observed (Adverse) Effect Concentration; NO(A)EL - No Observed (Adverse) Effect Level; NOELR - No Observable Effect Loading Rate; NTP - National Toxicology Program; NZIoC - New Zealand Inventory of Chemicals; OECD - Organization for Economic Co-operation and Development; OPPTS - Office of Chemical Safety and Pollution Prevention; PBT - Persistent, Bioaccumulative and Toxic substance; PICCS - Philippines Inventory of Chemicals and Chemical Substances; (Q)SAR -(Quantitative) Structure Activity Relationship; RCRA - Resource Conservation and Recovery Act; REACH -Regulation (EC) No 1907/2006 of the European Parliament and of the Council concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals; RQ - Reportable Quantity; SADT - Self-Accelerating Decomposition Temperature; SARA - Superfund Amendments and Reauthorization Act; SDS - Safety Data Sheet; TCSI - Taiwan Chemical Substance Inventory; TSCA - Toxic Substances Control Act (United States); UN - United Nations; UNRTDG - United Nations Recommendations on the Transport of Dangerous Goods: vPvB - Very Persistent and Very Bioaccumulative

2 Arch is a wholly-owned subsidiary of Lonza and continues to operate as Arch Chemicals, Inc. Revision Date : 2020.05.11

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