CHAPTER III
Persons and Organizations Commenting on the Draft EIR

A. Organizations Commenting in Writing
  A. Bay Area Air Quality Management District (BAAQMD), March 21, 2007
  B. East Bay Municipal Utilities District (EBMUD), March 22, 2007
  C. City of Berkeley, March 22, 2007
  D. Berkeley Alliance of Neighborhood Associations (BANA), March 23, 2007
  E. Berkeley Architectural Heritage Association (BAHA), March 23, 2007
  F. Committee to Minimize Toxic Waste, March 22, 2007
  G. Friends of Strawberry Creek Watershed, March 23, 2007
  H. Preserve the Strawberry Creek Watershed Alliance
  I. Sierra Club, North Alameda County Group, March 21, 2007
  J. Urban Creeks Council (UCC), March 23, 2007

B. Individuals Commenting in Writing
  M. Ignacio Chapela, March 23, 2007
  N. Maureen Daggett, February 26, 2007
  O. Nancy Delaney, February 26, 2007
  P. Hank Gehman, March 22, 2007
  Q. Tom Kelly, February 26, 2007
  S. Phil Price, February 26, 2007
  T. Matthew Taylor, February 26, 2007
  U. Janice Thomas, March 23, 2007
  V. Mike Vandeman, March 23, 2007
  W. Jane White, February 26, 2007
C. Individuals Commenting at the Public Hearing

The following persons provided public comments at the formal Public Hearing on the Draft EIR, held at the North Berkeley Senior Center on February 26, 2007. The transcript of the hearing is contained in Chapter IV, Responses to Comments, and immediately precedes the responses to such comments.

- Tom Kelly
- Maureen Daggett
- L.A. Wood
- Mark McDonald
- Nancy Delaney
- Matthew Taylor
- Doug Buckwald
- Phil Price
- Lisa Thompson
- Jane White
- Janice Thomas
- Jim Sharp
- Pamela Sihvola
- Jim Cunningham
CHAPTER IV
Comments on the Draft EIR and Responses to Comments

This chapter presents comments received on the Draft EIR and responses to those comments. Each comment letter is included in this chapter preceding the responses to the comments in that letter. The public hearing transcript follows written comments, and responses to the substantive comments on the Draft EIR made at the public hearing follow the hearing transcript. Unless otherwise specified, all references to chapters and page numbers pertain to the Draft EIR.

Where responses have resulted in changes to the text of the Draft EIR, these changes also appear in Chapter II of this Final EIR.
March 21, 2007

Mr. Jeff Philliber
Lawrence Berkeley National Laboratory
One Cyclotron Road
Berkeley, CA 94720

Subject: Lawrence Berkeley National Laboratory 2006 Long Range Development Plan & Draft Environmental Impact Report

Dear Mr. Philliber:

Bay Area Air Quality Management District (District) staff have reviewed the Draft Environmental Impact Report (DEIR) for the Lawrence Berkeley National Laboratory (LBNL) 2006 Long Range Development Plan (Plan). We understand that adoption of the Plan will guide development to address scientific research needs for the next twenty years.

On November 14, 2003 we submitted a comment letter to your organization in response to a Notice of Preparation (NOP) for the Plan’s DEIR. We are now providing comments on the DEIR for the Plan. We found that the DEIR addresses the comments and issues we raised in the NOP comment letter. We appreciate the DEIR’s comprehensive discussion on air quality and that a new Transportation Demand Plan will be implemented to reduce future vehicle trips and vehicle miles traveled (VMT).

Impact AQ-2 states that proposed development under the Plan would generate long-term emissions of criteria air pollutants from increases in traffic and stationary sources. We agree with the DEIR’s discussion on why this impact is less than significant. The DEIR explains that the Plan would not result in a VMT increase proportionally greater than the increase in LBNL employees and that the Plan would implement transportation control measures to reduce VMT. Since the Plan establishes a long-term framework, new opportunities to reduce VMT may arise in the future. We recommend that the Plan include a policy that requires future projects described in the Plan to include any new feasible air quality mitigation that becomes available.

Impact AQ-2 also discusses the different transportation control measures LBNL would implement under the Plan. We realize that parking represents an ongoing challenge and we commend LBNL for including a strategy to “reduce the percentage of parking spaces relative to the adjusted daily population” in the Plan (p. IV,E-20). We recommend that LBNL also include a parking cash-out program for employees. In addition, the Metropolitan Transportation Commission (MTC) is currently developing programs to assist in designing parking policies to reduce VMT, which LBNL may find helpful. We recommend that LBNL commit to following MTC’s progress and utilize the training toolbox in the future. Please refer to http://www.mtc.ca.gov/planning/smart_growth/parking_study.htm.
Impact AQ-6 states that the Plan will contribute to cumulative toxic emissions that would result in an excess cancer risk exceeding 10 in a million, a significant and unavoidable impact. This section explains that the primary source of risk is diesel particulate matter (DPM). We recommend that LBNL add feasible mitigation measures to further reduce the cumulative impact of toxic emissions, including electrification of loading docks, prohibiting on-site diesel truck idling by installing signage and requiring enforcement by facility security personnel, requiring the use of alternative fuels in LBNL-owned diesel generators and trucks, and a green contracting program that requires deliveries be made by clean fuel vehicles.

Subsequent to District comments on the NOP, the potential impact from climate change on the Bay Area has become a significant regional environmental issue. On June 1, 2005, the Air District Board of Directors adopted a resolution acknowledging the link between climate protection and programs to reduce air pollution in the Bay Area. The resolution established the District’s Climate Protection Program and created a Committee on Climate Protection to guide the District on climate protection actions. A central element of the District’s climate protection program is the integration of climate protection actions and principles into existing District programs. This includes recommending that lead agencies include a discussion on climate protection, with appropriate mitigation strategies, in their CEQA documents. As a leading research center, we recommend that LBNL play a leadership role in supporting climate protection in their Plan. The Project’s increase in global warming pollutants should be included in the final EIR. These pollutants include carbon dioxide, methane, nitrous oxide and sulfur hexafluoride. While the significance of these emissions on climate change cannot be determined, CEQA requires that all potentially significant environmental impacts be discussed.

If you have any questions regarding these comments, please contact Sigalle Michael, Environmental Planner, at (415) 749-4683.

Sincerely,

Jean Roggenkamp
Deputy Air Pollution Control Officer

JR:SM

CC: BAAQMD Director Tom Bates
    BAAQMD Director Scott Haggerty
    BAAQMD Director Janet Lockhart
    BAAQMD Director Nate Miley
Bay Area Air Quality Management District (BAAQMD), March 21, 2007
(Comment Letter A)

Response A-1

The comment regarding the BAAQMD’s agreement with the DEIR’s conclusion that Impact AQ-2 being less than significant is noted. Concerning the recommendation that the LRDP “include a policy that requires future projects in the Plan to include any new feasible air quality mitigation that becomes available,” it is noted that, among the LRDP Planning Strategies (included in DEIR Appendix B) are several strategies to reduce the use of single-occupant vehicles by Lab employees and visitors (see pp. B-3 – B-4). In addition, as described on p. IV.D-37 of the DEIR text, the Lab has developed a draft Transportation Demand Management (TDM) Program, aimed in substantial part at reducing pollutant emissions. The draft TDM Program includes a phased implementation of steps to reduce vehicle travel as Berkeley Lab grows in average daily population over the lifetime of the LRDP. The draft TDM Program also includes a provision whereby the Lab would undertake an additional traffic study either 10 years following certification of this EIR, or at the time that the Lab formally proposes a project that will result in the overall development of 375 or more parking spaces pursuant to the 2006 LRDP. The results of the new traffic study could result in additional enhancements to the TDM Program to further reduce air emissions, traffic impacts, and parking demand.

This draft TDM Program was included in its entirety in DEIR Appendix F. Since publication of the DEIR, the draft TDM Program has been refined, and the revised Program is presented in this document in Appendix B.

Response A-2

The comment recommending that Berkeley Lab include a parking cash-out program for employees1 is noted. As stated on DEIR p. IV.B-37, “LBNL currently offers and would continue to offer, under the LRDP, financial incentives for alternatives to driving alone, both in the form of pre-tax payments, for either transit passes or for vanpool expenses. The Laboratory also participates in Alameda County’s Guaranteed Ride Home program, under which employees who ride transit or carpool to work can obtain a ride home in the event of an emergency or if they miss their carpool. LBNL promotes the BAAQMD’s Spare the Air program by annually notifying Laboratory employees of its program through the Laboratory’s electronic daily newsletter, and by encouraging employees to sign up for Spare the Air alert messages. Finally, LBNL encourages carpooling by providing links on its website to the Metropolitan Transportation Commission carpool-matching program.”

Additionally, the draft TDM Program referred to in the previous response includes a measure, under Implementation Phase 2, stating, “Parking Fee: Currently there is no fee for parking at the Laboratory, although permits are limited. Investigate charging a fee for parking to help discourage personal vehicle use and to pay for other TDM measures.” It is noted that not all

1 Under such a program, if employees are offered free parking, employees are also to be offered a cash payment to forego their parking space. In this way, employees who voluntarily elect not to drive to work are provided with a financial reward.
LBNL employees are provided with free parking. As stated in footnote 13 on p. IV.L-36 of the DEIR, the existing ratio of average daily population to parking spaces at the Lab’s hill site is approximately 1.9, and this ratio would remain the same with implementation of the project.

Response A-3

As noted in the DEIR on p. IV.B-37, Berkeley Lab has already implemented some of the recommended measures, including having switched its shuttle fleet to “biodiesel” fuel and installed a new fueling station for an alternative fuel (E85, or 85 percent ethanol and 15 percent gasoline), becoming one of the first three E85 fueling stations in California. The Lab has also replaced a number of its own gasoline vehicles with alternative fuel vehicles (ethanol, electric, hybrid, etc.). Gas cards for vehicles capable of operating on E85 are programmed to restrict dispensing to E85 fuel only.

Concerning operation of diesel-powered auxiliary equipment on trucks parked at loading docks, the California Air Resources Board has adopted a regulation that requires so-called diesel Transport Refrigeration Units (“TRUs,” which cool refrigerated trailers) to equip those units with approved exhaust filters, beginning in 2008. This regulation is anticipated to reduce diesel exhaust from each TRU by 50 percent or more. Additionally, most of the Lab’s loading docks are equipped with electrical power hook-ups.

Response A-4

“Greenhouse gases” (so called because of their role in trapping heat near the surface of the earth) emitted by human activity are implicated in global climate change, commonly associated with “global warming.” These greenhouse gases contribute to an increase in the temperature of the earth’s atmosphere by reflecting heat (i.e., long wave radiation) back toward the earth’s surface in much the same way as glass in a greenhouse. Thus, this condition is often referred to as the “greenhouse effect.” In its “natural” condition, the greenhouse effect is responsible for maintaining a habitable climate on earth, but human activity has caused increased concentrations of these gases in the atmosphere, thereby contributing to an increase in global temperatures and resulting variability in weather.

The principal greenhouse gases (GHGs) are carbon dioxide, methane, nitrous oxide, ozone, and water vapor. Of these gases, carbon dioxide and methane are emitted in the greatest quantities from human activities. Emissions of carbon dioxide are largely by-products of fossil fuel combustion, whereas methane results from off-gassing associated with agricultural practices and landfills. Other GHGs – with much greater heat-absorption potential than carbon dioxide – include hydrofluorocarbons, perfluorocarbons, and sulfur hexafluoride, and are generated in certain industrial processes. There is international scientific consensus that human-caused increases in GHGs have contributed to and will continue to contribute to global warming, although there is much uncertainty concerning the magnitude and rate of the warming.

Some of the potential impacts in California of global warming may include loss in snow pack, sea level rise, more extreme heat days per year, more high ozone days, more large forest fires, and
more drought years. Globally, climate change has the potential to impact numerous environmental resources through potential, though uncertain, impacts related to future air temperatures and precipitation patterns. The projected effects of global warming on weather and climate are likely to vary regionally, but are expected to include the following direct effects, according to the Intergovernmental Panel on Climate Change:

- Snow cover is projected to contract, with permafrost areas sustaining thawing.
- Sea ice is projected to shrink in both the Arctic and Antarctic.
- Hot extremes, heat waves, and heavy precipitation events are likely to increase in frequency.
- Future tropical cyclones (typhoons and hurricanes) will likely become more intense.
- Non-tropical storm tracks are projected to move poleward, with consequent changes in wind, precipitation, and temperature patterns. Increases in the amount of precipitation are very likely in high-latitudes, while decreases are likely in most subtropical regions.
- Warming is expected to be greatest over land and at most high northern latitudes, and least over the Southern Ocean and parts of the North Atlantic ocean.

There are also many secondary impacts that are projected to result from global warming, including global rise in sea level, effects on agriculture, changes in disease vectors, and changes in habitat and biodiversity. While the possible outcomes and the feedback mechanisms involved are not fully understood, and much research remains to be done, the potential for substantial environmental, social, and economic consequences over the long term may be great.

The California Energy Commission estimated that in 2004 California produced 500 million gross metric tons (about 550 million U.S. tons) of carbon dioxide-equivalent GHG emissions. The CEC found that transportation is the source of 38 percent of the State’s GHG emissions, followed by electricity generation (both in-state and out-of-state) at 23 percent and industrial sources at 13 percent.

In the Bay Area, fossil fuel consumption in the transportation sector (on-road motor vehicles, off-highway mobile sources, and aircraft) is the single largest source of the Bay Area’s GHG emissions, accounting for just over half of the Bay Area’s 85 million tons of GHG emissions in 2002. Industrial and commercial sources were the second largest contributors of GHG emissions with about one-fourth of total emissions. Domestic sources (e.g., home water heaters, furnaces,
etc.) account for about 11 percent of the Bay Area’s GHG emissions, followed by power plants at 7 percent. Oil refining currently accounts for approximately 6 percent of the total Bay Area GHG emissions. In the Bay Area as a whole, carbon dioxide makes up 90 percent of GHG emissions, measured in terms of carbon dioxide equivalency.6

California has taken a leadership role in addressing the trend of increasing GHG emissions, with the passage in 2006 of California Assembly Bill 32 (AB 32), the Global Warming Solutions Act. AB 32 requires the California Air Resources Board (ARB) to establish a statewide GHG emission cap for 2020 based on 1990 emission levels. AB 32 requires ARB to adopt regulations by January 1, 2008, that will identify and require selected sectors or categories of emitters of GHGs to report and verify their statewide GHG emissions, and ARB is authorized to enforce compliance with the program that will be developed. Under AB 32, ARB also is required to adopt, by January 1, 2008, a statewide GHG emissions limit equivalent to the statewide greenhouse gas emissions levels in 1990, which must be achieved by 2020. By January 1, 2011, ARB is required to adopt rules and regulations (which shall become operative January 1, 2012), to achieve the maximum technologically feasible and cost-effective greenhouse gas emission reductions. AB 32 permits the use of market-based compliance mechanisms to achieve those reductions. AB 32 also requires ARB to monitor compliance with and enforce any rule, regulation, order, emission limitation, emissions reduction measure, or market-based compliance mechanism that it adopts. Although ARB has not yet adopted the target-year (1990) GHG emissions level, the California Energy Commission estimates GHG emissions for 1990 at approximately 433 million gross metric tons (477 million U.S. tons), meaning that to reach the AB 32 goals, California would have to reduce GHG emissions by approximately 13 percent from 2004 levels, by 2020.

Implementation of the 2006 LRDP would contribute to long-term cumulative increases in GHGs as a result of traffic increases (mobile sources) and building heating (area sources), as well as indirectly, through electricity generation. These sources would represent the great majority of GHGs that would be produced in association with the proposed project, because the Lab does not, and would not, emit industrial or agricultural gases, and thus would generate little in the way of GHGs other than carbon dioxide. While certain research activities may incorporate other GHGs, their use typically results in minimal emissions. Moreover, while some refrigeration units at LBNL use a hydrofluorocarbon chemical, such as HFC-134a, this class of chemical is a U.S. EPA-acceptable alternative to the more harmful ozone depleting substances (chlorofluorocarbons) that were banned in the 1990s. The Lab’s refrigeration units are closed-loop systems that do not emit during normal operation. When work is performed on these systems, EPA-certified refrigerant recovery equipment is used, which effectively eliminates emissions.

On-road transportation sources (i.e., automobiles, trucks, and buses), would represent the largest source of GHG emissions, consistent with existing Bay Area and statewide patterns of GHG emissions, as described in the setting. Electricity generation (both from in-state and out-of-state

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power plants) would be the second largest source of GHG emissions under the proposed 2006 LRDP (although, as noted, some of this would occur outside the Bay Area).

The project’s incremental increases in GHG emissions associated with traffic increases, increased energy demand, and space heating would contribute to regional and global increases in GHG emissions and associated climate change effects. The project would not have a project-specific impact, but will make some contributions to cumulative emissions of greenhouse gases. Neither the BAAQMD nor any other agency has adopted significance criteria or methodologies for estimating a project’s contribution of GHGs or evaluating its significance. Further, technical reports on climate change conclude that climate models do not yet reflect local land use changes, so in addition to the lack of regulatory guidance or methodology, there is not yet a scientific basis for quantitatively determining the significance of emissions pursuant to a plan such as an LRDP. Thus, no quantitative significance determination can be made at this time. Nevertheless, it is clear that GHGs and their contribution to global climate change pose a serious worldwide challenge.

Qualitatively, however, the proposed LRDP includes numerous provisions that will substantially lessen the LBNL’s contribution to global climate change. The proposed LRDP would encourage use of transit and alternative transportation modes (such as through implementation of the Lab’s Transportation Demand Management Program), which could help reduce transportation-related GHG emissions, relative to what would otherwise occur. New construction at the Lab would also be required to meet California Energy Efficiency Standards in the state Building Code, helping to reduce future energy demand as well as reduce the project’s contribution to regional GHG emissions.

Moreover, subsequent individual projects under the 2006 LRDP would implement GHG emission reduction strategies through compliance with the UC Policy on Sustainable Practices and the Guidelines for implementation of this policy. Emission reduction strategies instituted under this policy include practices related to green building design, clean energy, climate protection, transportation, operations, recycling and waste management, and environmentally preferable procurement. The Lab would also expect reductions in GHG emissions from any regulatory requirements affecting existing sources as well. Because projects would implement emissions reduction, implementation of the LRDP would not interfere with implementation of AB 32 and Berkeley Lab’s emission reduction strategies may assist in meeting AB 32 goals, once ARB adopts regulations for achieving those goals.

In summary, implementation of the 2006 LRDP would result in increased GHG emissions associated with construction and operation, particularly from the operation of vehicles. However, the Lab would institute emission reduction strategies through continuation of existing programs

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8 The UC Policy on Sustainable Practices is periodically updated and expanded. The current full text can be viewed on-line at http://www.ucop.edu/ucophome/coordrev/policy/PP032207ltr.pdf or obtained through the Universitywide Policy Office, Office of the President, 1111 Franklin Street, 12th Floor, Oakland, CA 94607.
that reduce GHG emissions, compliance with the UC Policy on Sustainable Practices, and compliance with existing and future emission reduction strategies set forth by the State of California. Together, these emission reduction practices would substantially lessen LBNL’s contribution to global climate change. Thus, the Lab’s contribution to GHG emissions from buildout under the 2006 LRDP would not be cumulatively considerable, and the cumulative impact of the project would therefore be less than significant.
March 22, 2007

Jeff Philliber, Coordinator
Lawrence Berkeley National Laboratory
Environmental Planning Group
One Cyclotron Road, MS 90J0120
Berkeley, CA 94720

Re: Draft Environmental Impact Report and 2006 Long Range Development
Plan - Lawrence Berkeley National Laboratory

Dear Mr. Philliber:

East Bay Municipal Utility District (EBMUD) appreciates the opportunity to comment on the Draft Environmental Impact Report (EIR) and 2006 Long Range Development Plan for Lawrence Berkeley National Laboratory located in the Oakland/Berkeley Hills. EBMUD has the following comments.

WATER SERVICE

As stated in the Draft EIR, EBMUD’s Shasta and Berkeley View Pressure Zones currently serve the existing project site. If additional water service is needed, the project sponsor should contact EBMUD’s New Business Office and request a water service estimate to determine costs and conditions for providing additional water service to the existing parcels. Engineering and installation of water services requires substantial lead-time, which should be provided for in the project sponsor’s development schedule.

The Draft EIR indicates the potential for contaminated soils and/or groundwater to be present within the project site boundaries. The project sponsor should be aware that EBMUD will not inspect, install or maintain pipeline in contaminated soil or groundwater (if groundwater is present at any time during the year at the depth piping is to be installed) that must be handled as a hazardous waste or that may pose a health and safety risk to construction or maintenance personnel wearing Level D personal protective equipment. Nor will EBMUD install piping in areas where groundwater contaminant concentrations exceed specified limits for discharge to sanitary sewer systems or sewage treatment plants.
Applicants for EBMUD services requiring excavation in contaminated areas must submit copies of existing information regarding soil and groundwater quality within or adjacent to the project boundary. In addition, the applicant must provide a legally sufficient, complete and specific written remedial plan establishing the methodology, planning and design of all necessary systems for the removal, treatment, and disposal of all identified contaminated soil and/or groundwater.

EBMUD will not design the installation of pipelines until such time as soil and groundwater quality data and remediation plans are received and reviewed and will not install pipelines until remediation has been carried out and documentation of the effectiveness of the remediation has been received and reviewed. If no soil or groundwater quality data exists or the information supplied by the applicant is insufficient EBMUD may require the applicant to perform sampling and analysis to characterize the soil being excavated and groundwater that may be encountered during excavation or perform such sampling and analysis itself at the applicant’s expense.

WATER RECYCLING

On page IV.M-11, Policy EM-26 Water Conservation in the Water Supply and Distribution Section, add the following discussions after Actions: B) “Consider participation . . . non-potable uses”:

In 2004, EBMUD completed a study to determine the feasibility of supplying recycled water for irrigation purposes at the University of California at Berkeley (UC) through a Satellite Recycled Water Treatment Plant (WTP). Based on results of this study, EBMUD determined that it is not feasible to provide recycled water to UC Berkeley, including the Lawrence Berkeley National Laboratory area, through either a Satellite Recycled WTP or the East Bayshore Recycled Water Project in the foreseeable future.

CUMULATIVE IMPACTS

EBMUD is in the process of planning a new storage tank located at the LBNL/UC Campus border. We have annotated the Draft EIR Figure III-3 with the tank location alternatives. The final decision and associated environmental documentation (likely a Mitigated Negative Declaration) will be completed by mid 2008. Construction of the tank and the inlet/outlet pipeline is currently scheduled for 2010 through 2011. Please include reference to this important EBMUD water system improvement in your EIR process.
If you have any questions concerning this response, please contact David J. Rehnstrom, Senior Civil Engineer, at (510) 287-1365.

Sincerely,

[Signature]

William R. Kirkpatrick
Manager of Water Distribution Planning Division

WRK:JAJ:sb
stb07_053.doc

Enclosure

cc Rich McClure
Lawrence Berkeley National Laboratory
Environmental Planning Group
One Cyclotron Road, MS 90J0120
Berkeley, CA 94720

Jennifer Lawrence, Principal Planner
University of California, Berkeley
Physical and Environmental Planning
Capital Projects
300 A&E Building
Berkeley, CA 94720-1382
TWO ALTERNATIVE SITES FOR PROPOSED EBMUD LAWRENCE RESERVOIR

Source: EBMUD (2007)

SOURCE: LBNL, 2006

LBNL 2006 Long Range Development Plan. 201074
Figure III-3
LRDP Land Use Map
East Bay Municipal Utility District (EBMUD), March 22, 2007
(Comment Letter B)

Response B-1

The comment concerning scheduling of any necessary system upgrades with EBMUD is noted. Berkeley Lab would be responsible for any on-site system upgrades required to accommodate the project. The Lab would coordinate with EBMUD regarding any necessary off-site facilities upgrades.

Response B-2

Section IV.F, Hazards and Hazardous Materials, of the Draft EIR describes various contaminants identified in soil and groundwater beneath the project site. As stated in the DEIR on page IV.F-5, “LBNL identified areas of soil and groundwater contamination that existed as a result of historical releases of hazardous materials into the environment. The primary chemical constituents of concern are volatile organic compounds, mostly degreasing solvents used to clean equipment. Other detected constituents include PCBs, petroleum hydrocarbons, and very small amounts of polynuclear aromatic hydrocarbons, semivolatile organic compounds, and metals. The principal radioactive contaminant is tritium. These areas of soil and groundwater contamination are all confined within the boundary of LBNL’s main hill site. The geographic extent of groundwater contaminant plumes at LBNL and primary constituents of concern are shown on Figure IV.F-1 of the DEIR (see page IV.F-6). The locations and extent of these plumes have been determined using more than 300 wells over a period of more than 14 years.”

As stated on page IV.F-27, “Potential exposure of workers, the public, and the environment to hazardous materials would be minimized through development of Construction Site Health and Safety Plans and proper handling, storage, and disposal of contaminated soil and groundwater.” As such, the project would not result in any significant effects with regard to site contamination that could not be reduced to a less-than-significant level through mitigation identified in the DEIR.

Response B-3

Policy EM-26 of the City of Berkeley General Plan is to promote water conservation through City programs and requirements. An action under Policy EM-26 is to consider participation in EBMUD’s East Bayshore Recycled Water Project to make recycled water available for irrigation and other non-potable uses (emphasis added). This policy is noted in the compilation of Berkeley General Plan policies that are relevant to the proposed project. Based upon the comment, this policy could not be implemented in the context of the Berkeley Lab hill site. However, the policy remains applicable to water consumption in Berkeley in general, in areas subject to the Berkeley General Plan, and no change to the EIR is necessary.
Response B-4

This proposal is conceptually incorporated into the Final EIR by virtue of its inclusion in the comment letter. No textual revision to the DEIR is necessary. The specific CEQA analysis related to a forthcoming proposal for this project will need to follow when that information becomes available, including size, location, and timing of such a project. LBNL looks forward to working with EBMUD as planning for this proposed project develops. It is not expected at this time, however, given what is available about this proposal, that addition of a single storage tank would result in any substantially greater impacts related to construction. Berkeley Lab understands that this proposed tank would serve areas downslope of the Lab’s hill site, and that it may require some discretionary approval from the University of California.
March 22, 2007

Mr. Jeff Philliber
Environmental Planning Group Coordinator
Lawrence Berkeley National Laboratory
One Cyclotron Road, MS 90K
Berkeley, CA 94720


Dear Mr. Philliber:

This letter is the City of Berkeley’s response to the Lawrence Berkeley Laboratory’s Draft Environmental Impact Report for the LBNL 2006 Long Range Development Plan.

The City appreciated having an opportunity to meet with Berkeley Lab staff over the past year while the Long Range Development Plan (LRDP) and the environmental impact report (EIR) were in production. We participated in those meetings and submitted comments in response to the Revised Notice of Preparation (NOP) in the hope that this would promote formulation of an LRDP that addressed the City’s concerns about the impact of LBNL activities on the City. We appreciate LBNL’s decision to reduce the scope of the project and commit to a stronger transportation demand management program in response to those concerns.

As promised in our response to the NOP, in proposing mitigation measures we have been careful to limit ourselves to measures the City would actually be likely to undertake; for instance, we have not suggested significantly widening existing roads serving the Laboratory and its adjoining neighborhoods. Although the DEIR does not fully respond to the issues we identified in our letter on the NOP, the City remains willing to work closely with the Berkeley Lab to devise programs to minimize the impacts of implementing the proposed LRDP.
We had hoped that LBNL would undertake an environmental review process that identified all relevant significant impacts, identified and considered a full range of effective mitigation measures and a reasonable range of appropriate alternatives, and ensured that all mitigations would be implemented and carefully monitored over the life of the LRDP. Although the DEIR shows that there has been some effort to react to the City’s concerns, we believe there is still work to be done to adequately respond to a number of the critical overarching and specific issues that we identified in the City’s response to the NOP.

General Comments

1. The City does not believe LBNL has sufficiently justified the need for the amount and location of space it is proposing. The lab is located in an extraordinarily difficult place for development: steep hillsides adjacent to a major fault hazard, in a wildland fire hazard area with very limited access. While the City recognizes the value the Lab places in its being in close proximity to the University, and in the importance of synergy and collaboration to achieving the Lab’s mission, it has previously located some facilities off the hill campus. There is some discussion of off-site locations in the Alternatives Analysis, but given the significant impacts of continuing to expand in the hillside location, the City does not believe that there is sufficient explanation as to why, for example, a two-campus option with regular shuttles would be so detrimental to the mission of LBNL as to make this option infeasible. Moreover, a project variant is to bring back to the hill campus some of the functions that have been decanted to other locations. Again, while there may be advantages to bringing all of LBNL into the same general location, those must be weighed against the impacts and risks associated with increasing the number of people and the amount of built space at the hill campus location. The City does not believe that these tradeoffs have been sufficiently considered in the EIR.

The EIR also needs to explain how and why the identified project objectives translate into proposals to increase the average daily population and provide more space per employees/guests, in a steep and inaccessible part of Berkeley. According to Table III-1 (p. III-21), the ratio of on-hill built space (GSF) to ADP is projected to increase from 482 square feet per ADP to 520 by 2025. While ADP is projected to increase by less than 28 percent, on-hill space is projected to increase by almost 38 percent. Because some of the significant impacts of the proposed project relate to the number and size of buildings, and because limits on development are, in effect, a means to regulate the maximum population on the site, the proposed increase in floor area per person is a major concern to the City. There is nothing in the DEIR that indicates that the Berkeley Lab is currently overcrowded. The current ratio of 482 square feet per person on the Hill site seems particularly generous especially in light of a statement in the Building 49 DEIR that the LBNL target goal was 135 net square feet per person. (Building 49 Project DEIR, p. III-5).
2. By preparing two LRDPs for property in Berkeley that is physically connected and owned by the University of California, the University masks its cumulative impacts on the City and avoids the need to fully mitigate its impacts on the City. We believe the decision to prepare two documents is questionable given the Board of Regents’ role and responsibilities as Lead Agency for both projects. The DEIR states that LBNL is “a federal facility operated by the University of California and conducting work within the University’s mission on land owned or controlled by the University” but concedes that approval by the Board of Regents is the “only agency approval -- federal, state, or local -- required for adoption” of the 2006 LRDP and the DEIR (pp. III-48-49).

The DEIR acknowledges, there may be “changes in operational and jurisdictional control” that result in changes to the boundary between the campus and LBNL. According to the DEIR, LBNL occupies about 100,000 square feet on the Campus. UC Berkeley and LBNL are also contemplating joint operation of the much-heralded Energy Biosciences Institute and the Helios Research Facility. Recent announcements of the creation of the Energy Biosciences Institute and descriptions of the Helios Building on the LBNL’s own website illustrate how difficult it is to distinguish the impacts of the respective UC facilities (http://foundry.lbl.gov/facilities/Helios/helios_building.htm). The UC Berkeley News website reported, in fact, that the research building planned to house Helios and the EBI is “tentatively planned on the border between LBNL and the campus” (http://www.berkeley.edu/news/media/releases/2007/02/01_ebi.shtml).

One of the most serious implications of preparing separate EIRs is that it obscures the cumulative impact of the Regents’ approval of two obviously interrelated projects and subsequent actions to implement the two LRDPs. Through this bifurcated process the University avoids fully assessing the overall impacts on the City, thereby violating the intent of the LRDP process and CEQA. Under which LRDP and which set of build-out projections will these and future joint projects be evaluated?

3. Recent court action seems to obligate the University to mitigate its impacts on its host cities. Under the recent decision in City of Marina v. CSU Board of Trustees, the University has an obligation to negotiate with the City regarding the mitigation of its fair share of off-campus environmental impacts. Nevertheless, as the State’s Legislative Analyst observed in its January, 2007 analysis of UC’s Long Range Development Planning Process, not one UC campus or facility has reached a fair share agreement, which means that no UC campus or facility has paid its fair share for identified off-campus mitigation measures. Given the cumulative nature of its impacts on Berkeley with two different LRDPs indicating they will separately “pay their fair share” of mitigations to reduce impacts, the University makes true mitigation very difficult by requiring negotiation and assessment of impacts from two different bodies based on two different assessments of impact. Which LRDP governs the determination of “fair share”? Is the Campus responsible for mitigating those impacts that are identified only in the LBNL LRDP, or vice-versa? An additional
obstacle to ensuring that LBNL pays its fair share may be the Federal government’s refusal to fund such mitigations, such as addressing impacts on streets.

4. LBNL should adopt a formal process for community review of development projects. In order to provide opportunities for meaningful City and public input as LBNL builds out under the LRDP, it is essential to clearly explain how LBNL will make project level decisions. The Campus LRDP requires presentations to the City’s Design Review Committee and Landmarks Preservation Commission (when appropriate) at the schematic design phase. The Campus has also formally committed to having City staff sit on its Design Review Committee. Although City staff has recently been invited to participate in the LBNL design review process, no process has been formally set forth in the LRDP. We believe it is essential. The City also requested that the Campus begin public review earlier in its design development process by publicly previewing conceptual plans prior to going into schematic design. Although the Campus declined to do this, we are requesting the same of LBNL. We also believe a monitoring process is needed to ensure that LBNL stays within the limits set by the LRDP.

The DEIR includes Appendix B: LRDP Principles, Strategies and LBNL Design Guidelines. It also indicates that these Design Guidelines are “proposed to be adopted by the Lab following The Regents approval of the 2006 LRDP” (page III-20). However, because the Guidelines are neither an integral part of the LRDP nor identified as a specific mitigation in various sections, their actual status is unclear in the EIR process. These Guidelines are a critical part of the design development and review process and the City strongly recommends that the Lab either indicate that they will be adopted as a mitigation or that they become an appendix to the LRDP itself, and that they be clearly referenced and supported by the LRDP. Further, as noted above, the City urges that the LRDP clearly set forth how the Design Guidelines will be used in the development review process.

5. The EIR should describe how the LRDP will be used in the future. We believe an LRDP should be similar to a city’s General Plan: where the University must make a finding of conformance as an essential component of the process, or fully explain any deviations from the document. LBNL proposes that any development in excess of 980,000 gross square feet of new research or support space or 320,000 gross square feet of demolition will require amendment of the LRDP and CEQA review (p. III-38). LBNL has also made a commitment to the City to reevaluate traffic impacts 10 years following certification of this EIR or at such time the Lab proposes a project that will result in the development of 375 or more parking spaces. These triggers or thresholds should be identified as mitigation measures. Moreover, LBNL needs to establish a process that will allow the City and the public to monitor development to ensure that it does not exceed these levels without subsequent review. This process needs to
track actual increases in the Average Daily Population as well as development. This is particularly important in light of the prospect for joint LBNL-UCB ventures.

It is understandable that LBNL cannot fully anticipate future facility requirements or funding availability for programs that would be developed to address emerging scientific missions (p. III-25). At the same time, it is precisely because the LRDP does not make specific facility siting and design decisions, that it is essential for this plan to set forth a process that states how and when those decisions will be made.

Our specific section-by-section comments follow.

Aesthetics and Visual Quality

As noted above, the LRDP and DEIR make a number of references to "design guidelines" that are "separate from this LRDP, support the objectives of the Laboratory and address the specific design of outdoor spaces and buildings." (LRDP, p. 60) The Berkeley Lab Design Guidelines are included in Appendix B of the DEIR but are not listed among the references at the end of Chapter IV even though the DEIR identifies their implementation as mitigation to aesthetic impacts (IV.A-21). Because, as noted above, neither the LRDP itself nor the DEIR includes a description of the LBNL's development review process, it is not clear how the guidelines will be used as LBNL implements the LRDP.

The DEIR finds that several aesthetic impacts of the proposed development under the LRDP would be significant and unavoidable, including impacts on scenic vistas (Impact VIS 2), and impacts on the existing character of the Lab site itself, one of the most visually prominent sites in the Bay Area (Impact VIS-3). The EIR provides several simulations, based on the illustrative development scenario.

The DEIR tends to be somewhat equivocal about the extent of the impacts, indicating that

Even though the changes to the site would occur in the context of existing development and not affect pristine views, some of the visual impacts of some buildings would appear substantial to at least some viewers . . (page IV-A-27).

Despite this tone, the DEIR errs on the side of caution and finds significant impacts, as noted above. The City fully agrees with this conclusion and believes that it would be difficult to come to any other conclusion given the amount of proposed development, the visibility of this site and its importance as the visual backdrop to the campus and to the City.

While the City fully appreciates that the aesthetic impact assessment was of an illustrative development scenario and that the actual design and siting of buildings could be significantly different and therefore have significantly different impacts than those
illustrated, we believe that the illustrative plan demonstrates some key findings that the EIR fails to fully acknowledge. Those findings include the following:

1. Taller buildings are more visible and have a greater visual impact than shorter buildings. This is not only because a taller building is more imposing, but because taller buildings are more difficult to screen. The vision articulated in the LRDP Design Guidelines (page B-5) seems to be that when the new native landscaping and trees are planted and a construction site is somewhat restored, the buildings will fade into the background and be largely screened. However, it is much harder to screen an eight-story building with landscape and trees than a three or four story building. This is especially true when taking into account the character of California’s native hillside trees (such as oak and madrone) that grow slowly and do not attain significant height.

The City understands that there may be a tradeoff between shorter, squatter buildings with larger footprints that have more significant grading and other impacts, and taller buildings with perhaps different visual impacts. It is very difficult to know or understand these tradeoffs in the context of this DEIR. The current height diagram on page III-24 allows for significant areas with 6 or 8 story buildings, but provides little justification for allowing this height, given the differential in visual impact. The design guidelines mention that these taller buildings are permitted in areas with a “natural backdrop” (page B-4). Perhaps some further explanation of this guideline would better explain why this backdrop would diminish the visual impacts of tall structures, especially considering that such buildings cannot be effectively screened.

The City believes that an alternative should be considered and simulated that reduces maximum heights in order to better address aesthetic impacts and allow for better screening of buildings. Simulations should fully consider the effects of landscape screening.

2. Bulky buildings also tend to have significant aesthetic impacts. One of the larger impact buildings illustrated (see, for example, Simulation IV-A-9 on page IV-A-25) is the proposed parking garage that is both tall (7 decks) and bulky (large foot print). Tall, bulky buildings are especially imposing and have perhaps the most significant visual impact. The footprint for the office computer research facility is noted at 65,000 square feet – about 1-½ acres - and anticipated to be 6 stories high. The visual impact of such an imposing structure is illustrated in IV-A-5 (page IVA-18). The Design Guidelines acknowledge this issue (page B-8) and indicate that building design should seek to reduce perceived scale and bulk. But the guidelines only refer to horizontal dimensions of 200 feet and over four stories. The City believes that the Design Guidelines should generally seek to break up large floor plate buildings into what are perceived to be smaller, less imposing buildings, and that the dimensions suggested in the guidelines (200 feet and four stories) for such “humanizing” features should be required at significantly smaller dimensions. The City believes that large floor plate buildings over three to four stories may be generally inappropriate except under extraordinary circumstances related to the specific scientific programmatic
needs of the structure (e.g., the Advance Light Source is a tall bulky building – but is required to accommodate the particular science), in order to minimize the perceived visual impacts of development.

As noted above, given the significant aesthetic/visual impacts identified in the DEIR, an alternative should be evaluated that considers reduced heights, and also consider the degree to which landscape screens can effectively buffer the aesthetic impacts of projects.

3. Stepping buildings so that they conform better to the terrain can also minimize the amount of grading and the visual impacts of large buildings. The Design Guidelines should encourage this as a strategy whenever appropriate, as opposed to the design solution adopted for the Molecular Foundry which cantilevers the building over the hillside, making it particularly imposing and visible. The Molecular Foundry building may be interesting architecture, but in the setting of the Berkeley Hills, the City believes the primary goal should be for new buildings to fade into the background (as stated in the Guidelines).

Air Quality

The DEIR needs to augment its analysis of the potential impact of toxic emissions, especially diesel emissions. Diesel emissions are not only an acute health impact but have a potential carcinogenic effect.

1. Mobile Source Emissions. Diesel engines account for 40 percent of the total nitrogen oxide emissions and two-thirds of the total particulate matter from mobile sources. The State of California has already implemented an improvement in diesel fuel formulations but the benefit to the community can only be realized when the second half of the intended strategy is implemented. This involves the retrofit of all diesel internal combustion engines to reduce emissions. The Air Resources Board has outlined a program on "In-Use Diesel Retrofit Plan" which will vastly improve the emissions of LBNL's heavy-duty vehicles. In addition to its own vehicles, LBNL should specify, when contracting with haulers, the use of only vehicles that meet the low emissions standards.

2. Equipment Exhaust Emissions. The DEIR indicates that a significant amount of work will involve heavy equipment at LBNL. The on-site air quality will be adversely impacted for several years during the demolition and construction phases. The plan proposes pollution control equipment on equipment within 100 feet of a sensitive receptor but does not define this term, which should probably apply to any living organism. The emissions do not go away in 100 feet; dispersion models predict that emissions disperse (or dilute) into the atmosphere within 100 feet of source. The guiding principle should therefore be that dilution is not the solution to pollution. A more appropriate approach to mitigating the impact of the additional carcinogens that
will be emitted during the prolonged development phase is to put control devices on all equipment. This solution should also apply to the significant human health risk from operating power generators. Given the likelihood of future rolling blackouts and the huge power consumption required by LBNL projects, these generators can generate a significant amount of carcinogens.

Cultural Resources

1. In Section IV.D.2.4 Local Plans and Policies (p. IV.D-8), the discussion under the heading “Berkeley General Plan”, states “None of the facilities at LBNL are listed by the City of Berkeley as a historical resource (City of Berkeley, 2002).” This and other references to the General Plan should include sufficient information to allow the reader to check the source. The DEIR is correct that the Urban Design and Preservation Element of the 2001 Berkeley General Plan did not identify any LBNL facilities as City of Berkeley historical resources (Figure 25). The reference on Page IV.D, 8-9 regarding designation of the Bevatron machine and site, should, however, be updated/corrected to include the following current information:

   The Landmarks Preservation Commission designated the site of the Bevatron/building 51 a City of Berkeley Historical Landmark, without indicating any “features to be preserved,” on August 3, 2006. On appeal, the City Council upheld the Landmarks Preservation Commission’s decision (January 30, 2007).

2. Impact CUL-1 states “Implementation of the 2006 LRDP could cause a substantial adverse change in the significance of historical resources, as defined in CEQA Guidelines Section 15064.5, including historical resources that have not yet been identified.” (p. VI-2) The DEIR states that demolition of Building 51, including the Bevatron, is an activity that would occur during the lifetime of the LRDP, and because this EIR considers Building 51 as part of the existing setting, demolition of Building 51 would be a significant and unavoidable impact of the 2006 LRDP, as well.

   The text in the DEIR (Page VI-2) states LBNL “would prepare a Historic American Building Survey (HABS) addendum to the HAER and also would create a monument and/or display regarding the history of the Bevatron.” It goes on to say “These mitigation measures would reduce the effects of demolition of Building 51, but not to a less-than-significant level. Concerning other potential historical resources, preliminary research findings suggest that Building 71 and Building 88 may be eligible for listing in the National Register. There are no current plans to demolish Buildings 71 and 88. However, should the buildings prove to be eligible for National Register listing, their demolition under the 2006 LRDP would result in a significant and unavoidable impact, even with mitigation identified in the DEIR. Should SHPO identify other buildings at LBNL as eligible for listing on the National Register, their demolition under the 2006 LRDP would also result in a significant and unavoidable impact, even with mitigation identified in the DEIR.” The DEIR needs to explain
why this section indicates “There are no current plans to demolish Buildings 71 and 88”, and at the same time, “their demolition under the 2006 LRDP would result in a significant and unavoidable impact.” The 2006 LRDP project description inadequately defines the activities to be performed under the 2006 LRDP if both of these statements are equally true.

In addition to a contradictory project description, the DEIR comes to the unsupported conclusion that possible demolition of these potential historic resources would be a significant and unavoidable impact of the project. When a significant impact is identified, an EIR is obligated to consider potential mitigations and alternatives. Rather then concluding that demolition is significant and unavoidable, it must first provide some evaluation of the buildings and identify what is historically significant about them, then consider alternatives to demolition such as adaptive reuse, and finally consider other mitigations (such as moving the historic buildings, etc.). It cannot simply conclude that the impacts are significant and unavoidable without first doing appropriate analysis. Exactly how a “Memorandum of Agreement” as described in the DEIR (MM CUL-1, page IV D-14) would address the impacts on the historic resources is unclear.

This EIR does not provide enough information or analysis to be found sufficient to allow for demolition of historic resources without further CEQA review. The alternative of preserving historic resources and making them available to public access described in Alternative V.F. seems like a “straw man” alternative that carries preservation beyond the requirements of CEQA; rather, the DEIR should consider more feasible preservation and adaptive reuse alternatives.

3. The summary of cultural resources impacts in Significant Irreversible Changes, states: “As described in Section IV.D, Cultural Resources, implementation of the 2006 LRDP would cause a substantial adverse change in the significance of historical resources, including historical resources that have not yet been identified. At a minimum, demolition of the Building 51 complex, including the Bevatron accelerator, is anticipated during the lifetime of the 2006 LRDP. This is identified as a significant, unavoidable impact in Section IV.D., page IV.D-13.” The statement addresses the impact “at a minimum”. The EIR should assess the maximum foreseeable impacts that will occur as a result of the 2006 LRDP activities, if the actual projects are not known in detail.

4. The Berkeley Landmarks Preservation Commission has noted that the Strawberry Canyon area may be significant as a cultural landscape. While portions of the Canyon are highly disturbed, the experience of the canyon as a wildland adjacent to a highly urbanized and densely populated city continues to make it a special area within the City. This special character deserves consideration in siting and planning for development near this sensitive area.
Geology and Soils

1. The DEIR identifies significant slope failures and risks (pages IV.E-7 – 10). This is to be expected in an area of steep slopes adjacent to the Hayward fault. The DEIR also states that “ancillary features” such as roads, sidewalks and parking lots, would not be subject to the same requirements as buildings, and that potential impacts from fault rupture could “hinder or prevent emergency access to LBNL through the Blackberry Canyon entrance”. The DEIR fails to address whether potential fault rupture combined with slope failure could potentially eliminate vehicular access not only at the Blackberry gate but to all of LBNL. In fact, a major fault rupture along the Hayward fault could eliminate access to Centennial Drive and the other gates from the City, leaving access available only through the hills. Meanwhile, potential slope instability (or as described under Hazards, below, a potential fire that could easily result from an earthquake) could eliminate access through the hills. As described in more detail under Hazards, the exposure of a 1000 more people to the seismic and other risks in this location is clearly a significant and unavoidable impact of this project.

2. The DEIR includes a very large-scale map of fault lines in the Bay area (Figure IV.E-1) and a Seismic Hazard Zone Map with an overlay showing site boundaries (Fig. IV.E-2). These maps do not provide sufficient information to evaluate the risks posed by the site’s seismic and geologic conditions. The DEIR indicates that a fault rupture hazard study was conducted for Building 49, which confirmed the presence of active traces of the Hayward fault on the LBNL site. The DEIR also mentions geologic studies that identified sections of the Wildcat and East Canyon faults. (p. IV.E-11) Even though these studies did not include evidence to classify either of these faults as active, the Northridge Quake demonstrated that supposedly inactive faults must be considered a potential hazard. The DEIR is deficient because it fails to show all active and inactive faults within LBNL boundary and all landslide areas within LBNL boundary and vicinity. At a minimum, the map should clearly identify known landslide sites (including those that may affect on-site and off-site access roads) and should show the locations of active and inactive faults and fault traces based on geologic and fault rupture studies conducted for LBNL construction projects. Without more specific information about these features and their potential impact on proposed LBNL development, it is difficult to determine whether the DEIR has adequately and correctly assessed the potential impact of the site’s proximity to these faults and whether the proposed mitigation measures are adequate.

3. The DEIR consistently minimizes the potential impacts of locating development on unstable slopes adjacent to an earthquake fault. While following the standards described in Mitigation Measure GEO-2 should reduce impacts, significantly increasing the population in a high-geologic hazard area cannot be mitigated to a less than significant level solely through engineering. The SCIP DEIR for a project near the Hayward fault came to the opposite conclusion and stated, appropriately, that exposure of people or structures to risks associated with fault rupture and ground
shaking were significant and unavoidable. As noted elsewhere in this section, LBNL has recently discovered new information regarding ancient landslides (Page IV.E-7) that may put a building at risk. As more development occurs in this highly unstable area, it is very likely that more “new information” about unstable slopes and hazards will arise. Additionally, other structures such as parking lots and equipment, roads and walkways, are not subject to the same standards (page IV.E-22) and some existing buildings do not meet current engineering standards. Additional people at LBNL means more people exposed to the significant unavoidable hazards of this location. The CEQA Guidelines indicate that a significant impact results from exposing people or structures to potential substantial adverse effects. The City believes the conclusion that the impacts of the growth in population and structures at LBNL is less than significant cannot be supported given this standard.

**Hazards and Hazardous Materials**

1. The DEIR fails to assess the potentially significant environmental and health effects of LBNL’s nano-science research activities. The City’s comments in response to the Notice of Preparation (NOP) specifically discussed this concern and recommended adoption of a mitigation measure based on the precautionary principle. Such a measure would require LBNL to demonstrate that any research activity it undertakes would not have a detrimental effect on human health or the natural environment.

2. The LRDP states there is no regulatory standard for nanomaterials management. The report references the Department of Energy Policy on nanomaterials on twenty occasions, and states "DOE organizations working with nanomaterials will stay abreast of current research and guidance relating to the potential hazards and impacts of nanomaterials, and will ensure that this best current knowledge is reflected in the identification and control of these potential hazards and impacts at their facilities". The City of Berkeley has adopted an ordinance that addresses the storage, use, monitoring, response and disposal of nanomaterials. This policy should be included in the discussion of Local Plans and Policies (pp. IV.F-19). In the absence of any other statute that covers all such aspects of nanoscale material uses, LBNL and the Berkeley community would be best served by full adherence to the Berkeley nanoscale material disclosure ordinance.

3. The DEIR does not include any information about procedures or policies regarding the use or handling of pesticides and herbicides.

4. Section IV.F-3.5 (page IV.F-28) indicates that there will be a significant increase in the use and handling of hazardous material at the Lab. The City believes this is already a significant environmental issue, especially for those responding to a fire or other emergency at the Lab, as described later under impacts to Public Services. As the City has indicated repeatedly in this document, in our view increased incremental impacts to a poor environmental condition may be significant, even if, in the view of the preparers of the DEIR, the existing situation is not made significantly worse by
the project. What the DEIR fails to fully assess is the impacts of what may occur in regard to hazardous materials in the event of a wildland fire or earthquake when the Lab site is largely inaccessible to the City. The existing fire suppression capacity and the ability to manage a significant hazardous materials release may not be sufficient to address this situation, and the risks to the public and to the environment (e.g., a hazardous materials spill that enters the watershed) may be significant.

5. Earthquake and Fire is addressed in this section (beginning on page IVF-35) as well as in other sections related to public services (Fire) and Geology (earthquake hazard). Despite all the language in the EIR related to these significant issues, the DEIR—without substantial evidence—comes to the conclusion that

\[ \ldots \text{the impacts associated with potential catastrophic events to the incrementally increased population and facilities of LBNL would not be significant or substantially more severe than under current conditions. (page IV.F-37)} \]

It is common under CEQA that when an already unacceptable situation exists, incremental additions to that unacceptable condition are significant impacts, even when the incremental changes are small, which is not the case in regard to the proposed project. It is hard to understand how placing an additional 1000+ people and 600,000 square feet of net new development in a high hazard area with very poor access is insignificant in regards to increased risk. As discussed in the following section on evacuation impacts, it is entirely possible that this area could be entirely cut off, with a fault rupture along one side preventing vehicular— and perhaps even pedestrian—access and egress, and the threat or reality of a wildland fire coming from the east (fires related to earthquakes are common)

Even without the fire risk, there is a good chance that landslides and debris could close all or most access from the east. Under these circumstances, several thousand people could either be “sheltering” indefinitely in place, or seeking to leave the site despite the best efforts of LBNL, thereby adding to the overall demand on City emergency services as it seeks to address a major earthquake. There may be no way for the City to assist with joint aid to the one fire station seeking to address a large number of structures, many with hazardous materials. As will no doubt be noted in response to this comment, this scenario is a common problem throughout the Bay Area when the next major earthquake hits. However, the LBNL site is particularly poorly suited for the level of development proposed, given the steep slopes, proximity to the fault, potential wildland fire hazard and poor access/egress. While the University may choose to make findings of “overriding consideration” in regard to significantly increasing the number of people and structures at risk, we firmly believe it must find that the risk would be a “significant and unavoidable” impact of this project as proposed.

6. The discussion of evacuation impacts does not adequately address the potential impacts associated with the proposed project. The DEIR discusses “many roadways
in the region" but fails to fully evaluate the more localized access and egress issues associated with evacuating – or serving – LBNL in the event of a disaster. A significant fault rupture along the Hayward fault at the base of LBNL could effectively cut off all vehicular access from the City. As noted above, evacuation through the hills could be equally difficult. Water and sewer ruptures are likely. The DEIR states that LBNL is “self-sustaining” in emergencies, but does not indicate for how long and with what assumptions regarding water and sanitary conditions. The DEIR indicates that mitigation is not required, but fails to undertake sufficient analysis to arrive at its conclusion.

Hydrology

1. This DEIR’s analysis of hydrologic impacts is inadequate because the document does not contain sufficient data about existing or projected conditions or provide sufficient detail about the proposed project to allow adequate assessment of potential impacts. The description of the hypothetical "Illustrative Development Scenario" is simply an inadequate basis for evaluating potential Hydrology and Water Quality impacts. There are two major drainages in the EIR subject area: the north and south forks of Strawberry Creek. General areas (square footage added and demolished) are discussed, but the DEIR does not include any results of modeling or provide any other method of quantifying impacts of the development within these two drainage areas.

2. The discussion of Strawberry Creek’s status with respect to the list of impaired water bodies as defined in Section 303(d) of the Clean Water Act is misleading and minimizes the need to take actions to maintain water quality and reduce the potential of continued degradation of the Creek’s water quality. (Page IV.G-11) Although Strawberry Creek is not listed by name in the 303(d) list, the Regional Water Quality Control Board’s Resolution R2-2005-0063 (Nov 16, 2005) states that ALL urban creeks (including Strawberry) are impaired due to Diazinon and Pesticide-Related Toxicity. This action was taken by the Water Board to capture all urban creeks and to not limit impairment to conditions caused by Diazinon.

3. Section IV.G.2.6 describes local plans and policies in relation to hydrology, watershed and creek protection for Oakland and Berkeley. The CEQA Guidelines indicate that an EIR should evaluate the conformance of a project with relevant plans and policies. Although LBNL is exempt from local policies, the City believes it is still subject to the requirements of CEQA and that some evaluation of the conformance of the project with local plans and policies is needed.

4. The first full paragraph on page IV.G-23 concludes that the potential for additional contaminants from parking lots entering stormwater runoff would be reduced compared to existing conditions. There is insufficient information to support this conclusion. The second full paragraph states that 10 acres of impervious surfaces would be added to the site. In fact, Tables III-6 and III-7 (page III-41) indicate that
16.5 acres (718,800 sq ft, computed as 445,000 plus 59,500 plus 214,300 sq feet) of "new" buildings or parking will be added. It is unclear how much of the 16.5 acres is redevelopment. In any event, the entire 16.5 acres should be treated for stormwater quality purposes, not just the 10 acres.

5. As stated above, the assertion in HYDRO-2 that the project's impacts should be based on the addition of 10 acres of impervious surface is questionable. Moreover, the DEIR further splits the 10 acres between the north fork and south fork of Strawberry Creek (IV.G.3.5, Impact Hydro-3). The text refers to Table IV.G-1 as the source of information regarding current flows but we were unable to find this table. There are open channel sections of Strawberry Creek downstream of the LBNL site. The City is required to not allow any increase in peak flow from new and significant redevelopment (Hydromodification Management in the City's NPDES permit). The City believes that LBNL should be held to the same standard which will make it necessary to better manage flows on its property. The text indicates that increase in flows in the south fork will be routed through the mid-canyon retention basin; however, no information is provided to support this statement. The text indicates that the increase in flows in the north fork will be held to the capacity of the municipal storm drainage system. This is not the correct criterion. The correct criterion is zero increase in runoff and not creating a condition that encourages erosion in the downstream open channel sections of Strawberry Creek. (pp. IV.G-25 and G-26)

6. In relation to parking lots (Section IV.G.3.5), four bulleted "Objectives and Design Guidelines" included in the 2006 LRDP (page IV.6-24) are expected to address the potential impacts from 16.5 acres of parking facilities. The City is unable to find the four bulleted points in the LRDP. The objectives and policies in Appendix B – LRDP Principles, Strategies and LBNL Design Guidelines – suggest several other guidelines in relation to water quality and parking areas. As noted in our previous general comments, the status and applicability of these guidelines as mitigations are unclear. Moreover, the Guidelines in relation to parking and hydrology do not appear to be the same as on DEIR page IV.G-24. The DEIR should clarify which policies or mitigations are being adopted as part of the EIR or LRDP. Under either circumstance, the City believes that parking should be engineered to treat runoff and then to allow as much as possible of the treated water to infiltrate into the subsurface soils. This process should use best available technologies such as the use of filters (for solids and for organics) and cisterns and conveyance systems to reintroduce the water into the subsurface.

7. Hydraulurgers (drain pipes inserted into the hillside to draw off groundwater) are identified as an existing means of slope stability, but these can also increase surface runoff and can spread groundwater contamination (page IV.G-8). It is unclear whether new hydraulurgers are proposed as part of new projects under the LRDP, but to the degree that hydraulurgers are an integral part of the Lab's strategy to address slope instability in the future, their effectiveness and ability to achieve slope stability is relevant to an impact assessment. It is the City's understanding that slope
stabilization by hydraulics was not a very well understood process when the hydraulics were installed. The City believes that if the Lab intends to rely on this system in the future, it is necessary to analyze the existing hydraulics that are determined to be unnecessary, badly constructed or ineffective for their designed purpose, should be removed.

8. The DEIR fails to fully acknowledge that the LBNL site and UC areas to the east contain the headwaters of Berkeley's watershed and that this represents a major ecological responsibility. Groundwater recharge, creek flow, springs and the ecology are highly sensitive to the land uses that the Lab proposes in its LRDP. An essential element of the LRDP must be control of water quality and ensuring that Lab development areas are engineered to allow for recharge in lieu of impervious areas. To fully protect this important resource, the City believes that a watershed plan is necessary and the City Council has recently authorized a staff position to prepare such a plan. The City requests that LBNL and the Campus join in this process, and help finance development of such a plan.

9. IV.G-13 states that oversight and enforcement of the NPDES General Industrial Permit is by the San Francisco Bay RWQCB and the City. However, LBNL has not yet agreed to the City's role and has discouraged the City from carrying out its associated duties and responsibilities. LBNL needs to formalize an arrangement to ensure that permit requirements are not subject to an override because of LBNL objections.

10. The City notes that LBNL and the Campus continue to expect to rely on engineering solutions within the creek banks to address flooding and erosion and the increase in peak flows due to the project (note that the City believes such an increase is not appropriate). The existing system is partially composed of pipes and culverts, retention basins and gates. It is the City's policy to restore creeks to their natural functions as much as possible. While opportunities for daylighting and addressing creek riparian functions within the lower reaches of the creek are limited, the upper reaches of the creek under the jurisdiction of the University and LBNL are potential opportunities for meeting the goal of restoring creek functions and eliminating artificial modifications to the creek and its riparian environment. As noted earlier in these comments, small increases to unacceptable environmental conditions are a significant impact. In the City's view, the existing artificial hydrologic regime for the upper reaches of Strawberry Creek is an existing unacceptable condition and increases in flow into that system should be found to be a significant impact. Mitigations should include undertaking more natural "reengineering" of the system, including removal of existing artificial modifications to the creek to the extent feasible.

11. In light of the issues and inadequacies we identified in the previous comments, we believe that the DEIR does not provide a sufficient factual basis for concluding that implementation of the LBNL LRDP, when combined with implementation of the UC
Berkeley 2020 LRDP and other cumulative development, would have a less than significant impact that does not require mitigation. The City also took issue with UC’s failure to adequately analyze the affects on groundwater and water quality in the SCIP DEIR. That DEIR failed to analyze the significant potential impact of constructing the Maxwell Family Field parking structure with four underground levels of parking on the historic alignment of Strawberry Creek and as a potential source of significant contamination and spills. Both that DEIR and this one also erroneously assumed that existing culverts are sufficient because of lack of any recent flooding caused by inadequate capacity. However, when these culverts were sized, the work was based on information that is now about 90 years old. Since then, there are many years of records of rainfall and the amount of up-stream impervious surfaces and other factors used to determine needed capacity have changed. Rather than assume that it is adequate, the DEIR needs to provide a hydrologic analysis based on current data to substantiate its conclusions. If the existing system is fundamentally inadequate, it is highly unlikely that any feasible amount of detention or decrease in flow from the project will reduce the problem to below that capacity.

Land Use and Planning

As noted in earlier comments, while LBNL is exempt from local land use plans and regulations, it does not necessarily follow that the Berkeley Lab is also excused from analyzing its conformance or lack thereof with local policies under CEQA that have been adopted to mitigate environmental impacts. Given the potential impacts the LRDP may have on the City’s ability to implement its General Plan and other relevant local land use policies, it is essential that the Berkeley Lab consider these impacts in its deliberations on the LRDP, regardless of whether it is subject to local land use plans and regulations. Local plans and regulations are in place for the health, safety and welfare of the community and for its orderly and rational development. They reflect the community’s articulation of its perception of the general welfare. Moreover, Berkeley’s General Plan and land use regulations will determine the type and intensity of development that surrounds the Lab. In order to adequately assess the impacts of the LRDP it is essential to understand the setting within which the LRDP will be carried out. For these reasons the Berkeley Lab’s development plans must be analyzed in terms of the City’s plans in order to accomplish the basic purposes of CEQA. To neglect this analysis would be to neglect significant environmental issues that are appropriately addressed in a program-level EIR.\(^1\)

Population and Housing

\(^1\) Moreover, if development under the LRDP will not conform to the City’s land use regulations, the Berkeley Lab’s reliance on the City’s General Plan EIR is suspect, since that EIR assumes development consistent with the General Plan.
In section IV.J.3.3, the DEIR concludes that the proposed LRDP would increase the number of people working at LBNL, "but would not induce substantial population growth in the City of Berkeley or elsewhere in the region." Because the growth in the number of employees at the Lab would be only a small percentage of the expected growth in households in Berkeley and the Bay Area, the DEIR concludes the impact of the lab is insignificant on the City of Berkeley. This is one of the areas where the impacts of the University on the City of Berkeley are masked by the preparation of two documents and two EIR's. While the LBNL LRDP DEIR's cumulative assessment addresses this issue to some degree, the Campus and LBNL growth combined will contribute about 4000 new employees over the next 20 years in the City of Berkeley and this has a significant impact on Berkeley, as described below.

1. The draft Regional Housing Needs Assessment that was recently completed by the Association of Bay Area Governments (ABAG) requires cities to address their fair share of housing needs. The proposed methodology adopted by ABAG emphasizes existing and projected employment as a key element in that fair share assessment. The methodology strongly encourages that housing be located near jobs and requires cities with existing and projected imbalances between jobs and housing — such as Berkeley — to significantly increase their housing production. Accordingly, under the draft assignment methodology, the City of Berkeley's share of housing need will more than double for the next 7 year RHNA cycle (2007 – 2014). The City must plan to accommodate a level of growth far in excess of the levels that have occurred in the past, and this level of development has cumulative impacts on the character and quality of life in the City. While there are benefits from new housing development, there are invariably also negative impacts, and the higher the expected level of growth, the greater the impacts.

2. In addition to overall growth, RHNA also requires that cities seek to address assigned proportions of affordability for that housing. The DEIR fails to assess the housing affordability needs of future employees that will result both from LBNL and the overall cumulative impacts from the University. If the University were a local jurisdiction, it would be forced to address the housing needs it generates. If it were a local employer, the City could seek to require some mitigation of the impacts it has in regard to housing needs. Because the University can add thousands of employees and not address housing needs (except for students), the EIR is the only tool available to address the housing needs that arise from the University on its host community. The City believes the impacts of University growth on the supply of affordable housing are significant and that mitigations can include construction of housing and/or subsidizing housing within the community for its workers, students and faculty.
Public Services

Even though the Berkeley Lab provides some facilities and services to accommodate the demand generated by its activities in Berkeley, any increase in development and associated growth in LBNL population will have an impact on City facilities and services. The Lab should be mitigating these impacts by making direct financial payments to the City. For example, while it has its own fire station, the City is first responder to a major emergency and must address increased population on the hill, as well as the other development in the hill area that could be cut off by fire or a major earthquake along the Hayward fault.

Because of the uncertainty regarding the extent to which the LBNL may continue to occupy off-Hill leased space, it is particularly difficult to quantify its impacts. The loss of tax revenues associated with off-campus and off-Hill activities combined with an increased need to provide police and fire protection and maintain the infrastructure that provides access, drainage, water, and wastewater services to the Hill site is a losing proposition for the City and its residents and business owners who may experience a deterioration of public services. One of the 2006 LRDP’s stated goals is to “Provide flexibility to return staff from [LBNL] off-site facilities leased in Berkeley and Oakland to the main site”. At the same time, the DEIR assumes that LBNL will continue to lease 338,000 square feet off-campus in addition to 100,000 square feet on the UCB campus. Nowhere in the DEIR is there any consideration of the impact of the “off-site” facilities, which do not generate taxes to pay for the public facilities and services they require.

The following comments regarding fire protection and other sections of this letter include more specific information regarding impacts on City facilities and services.

1. The LRDP proposes a significant amount of new development, which will require fire protection services from the City. LBNL contracts with Alameda County Fire Department for fire suppression and hazardous material response. LBNL also has its own Fire Marshal. However, LBNL’s location in an area that is particularly susceptible to wildland fires requires close cooperation with the City’s public safety departments to ensure that services are coordinated when a serious seismic event or wildland fire occurs. The City has an automatic aid agreement with LBNL that provides significant support to the LBNL station when needed (and, it should be noted, that it provides services to the City). Those services are going to be especially needed in the case of a wildland fire or any major structure fire at the lab, and for other emergencies. In the comments in response to the NOP, the City requested that LBNL formalize a requirement for Berkeley Fire Department review and input as part of its standard development review process. LBNL has not proposed such a requirement. The DEIR concludes that the proposed 27 percent increase in ADP and the 37 percent increase in building floor area would have a less than significant impact on the demand for fire services based on the current patterns of demand for fire protection services but offers little substantive information to support this conclusion. (p. IV.K-17) The DEIR asserts that the cumulative impact of the LRDP
and UC Berkeley’s proposals for development on the adjacent southeast areas of the campus will have a less than significant impact. The DEIR bases this conclusion on the fact that the EIR for the Southeast Campus Integrated Projects (SCIP) concluded that the SCIP Projects would not adversely affect either emergency response or evacuation plans or emergency access. The City challenged this conclusion in its comments on the SCIP EIR and was forced to ultimately challenge the adequacy of the EIR in court, partially because of such assertions. It is inappropriate for LBNL to rely on the SCIP EIR when the Alameda County Superior Court has enjoined UCB’s implementation of the SCIP based on challenges to the document’s legal adequacy.

2. LBNL has “considerable on-site fire suppression capabilities” and will have three 200,000-gallon emergency water tanks on-site. The EIR must, however, also address the need for services that will have to be provided by the City of Berkeley Fire Department (BFD) as a result of additional development at the Hill site. The City suggests that the party responsible for preparing this section of the EIR obtain information from the BFD regarding additional measures that are recommended to improve capacity to deal with the additional risk posed by increasing development in this part of the City and the resulting increase in population at a site that is particularly susceptible to wildland fires and also has a significant amount of hazardous materials stored on site, including many above and underground tanks with flammable materials (IV F-3 – F-4).

Without more specific information regarding the type and location of future development, it will be difficult to determine how implementation of the LRDP will affect the City’s ability to provide fire services. The increased building sizes, complex building systems (fire protection and detection equipment) and building uses will lead to an increased volume of fire incidents. Additional factors resulting from proposed designs may require specialized equipment for the Fire Department in order to maintain the current level of fire protection. Such factors include, but are not limited to: building height, underground and below grade construction; new processes and operations; the conversion of private property to University property; and modifications of access to and on the campus.

3. Especially in light of the Hill site terrain, the Fire Department will be challenged by even mid-rise structures due to equipment restrictions. A number of the projects include new underground or subterranean levels. Below grade construction, such as the proposed Building 49, creates special problems for firefighters and requires specialized equipment and training. Building uses and operations associated with unfamiliar and potentially hazardous technologies will require constant training and equipment upgrades for the Fire Department. Without these upgrades the Fire Department will not be able to provide the desired level of fire protection safely.

4. BFD access to the Hill site is a challenge when it receives calls for service or for mutual aid. Additional development on this steep and remote site makes the maintenance of required fire access a major concern for the City. It is essential that
the fire department be involved in the planning process for all construction projects to ensure that emergency access is maintained on the Hill site. Additionally, any road design changes or modifications that would affect emergency or fire vehicle access, (i.e. additions of traffic calming devices, barricades, detours, etc.) must include the Fire Department to ensure timely access and response onto the campus. The City’s normal development review process includes an opportunity for the City’s Fire Department to review and approve plans, to ensure that adequate provision is made for fire safety. The development review process used by LBNL does not provide such an opportunity. As a result, the City’s ability to provide adequate fire protection services can be compromised.

5. LBNL needs to set forth a development review procedure that includes a process for Fire Department review and comment on the following issues:

   • Fire Department access (i.e. road width, entry points to buildings, knox box locations and keys, etc.);
   • Water supply: We appreciate the current positive working relation between the Fire Department, the University, and the Berkeley Lab on fire access and water supply issues for existing and new facilities. This cooperation should continue.
   • The Lab should continue to provide fire protection systems in all facilities. Specifically, the Fire Department requests the installation of fire sprinkler systems in all new facilities, as well as a program to retrofit all existing campus facilities with fire sprinkler systems;
   • Location of Fire Department connections (to include 5” stortz fittings);
   • Provision of site plans for inclusion in the UC Map Books carried on all apparatus;
   • Prior to occupancy of the building, provide a detailed list of the building use and location of hazardous materials;
   • Location and design of Fire Control rooms;
   • The Lab should provide pre-planning, training, and tours for Fire Department personnel, to familiarize them with the campus and off campus buildings. This should include fire protection equipment, chemical processes, storage and other life safety hazards;
   • The University invested in improvements of equipment and training for the Fire Department under the last Long Range Development Plan. The Fire Department would like to develop a new investment plan with the University and the Berkeley Lab that will allow the Department to meet the level of service the University and Lab wish to maintain. Only a fully funded investment program in equipment, special services and training for the Fire Department will maintain the desired level of service to the university.

6. Because the types of buildings and uses at the Hill site will likely demand different or additional services and equipment than most other development in the City, there should be a process for determining future impacts of development under the LRDP
on fire protection and disaster response services and a means to mitigate those impacts.

Traffic and Transportation

This is the fourth major EIR document prepared for projects being carried out by UC in Berkeley and adjoining communities. The previous three documents were for University Village, the 2020 UC Berkeley LRDP, and the UC Berkeley SCIP projects. These documents, together with the current LBNL DEIR, have uniformly used the same format, assumptions and methodologies. City staff has provided traffic engineering comments on the three previous documents that were taken into consideration and resulted in the preparation of revised text, tables, and figures in the three previous Final EIRs. In reviewing this DEIR, City staff found many of the same flaws that seriously limited the City's ability to efficiently and effectively review substantive issues regarding traffic and transportation. Because this DEIR relies on much of the analysis conducted for the other environmental documents, this letter includes many of the same comments that we made on those documents.

The City issued guidelines over two years ago that established thresholds for significance at signalized and unsignalized intersections. The three previous UC EIRs, and this one, continue to incorrectly use the thresholds in the 2001 General Plan. Consultants who prepare EIRs in the City are aware of these new guidelines, and UC used the updated thresholds of significance in responding to City comments on the Draft EIR for the SCIP projects. LBNL should take these thresholds into account when evaluating the significance of impacts.

The City appreciates the development and presentation of the Draft Transportation Demand Management Plan, dated 12/12/2006, as Appendix F of the LBNL LRDP DEIR. This Draft Plan contains valuable transportation data, brief descriptions of existing transportation programs, and a proposed 3-phase implementation plan for additional Transportation Demand Management measures.

The City agrees with the basic premise of the Draft Plan; that expanded TDM measures shall be implemented prior to expanding parking supply beyond what is currently allowed in the 1987 LRDP. The City further recognizes and agrees with Lab’s pledge that the Lab “will undertake a number of the most basic TDM measures” before the full 110 new parking spaces allowed in the 1987 LRDP are added. (Appendix F, p. 5)

Despite these significant agreements, the City has a number of questions and comments, and suggested changes to the Draft Transportation Demand Management Plan. These comments can be generally grouped into: Major comments; Requests for additional information; Requests for additional accountability; Suggested text edits; and Timeline/Phasing. The City’s detailed comments on the Draft Transportation Demand Management Plan are included as Attachment I to this letter.
Our other comments on the analysis follow:

1. p. IV.L-6. Overall traffic volume data are provided for traffic volumes into and out of the facility. The EIR must provide a breakdown between gates on a daily basis and for weekday AM and PM peak periods. This is basic data that should be available to anyone trying to assess the existing and future traffic impacts of the LRDP.

2. p. IV.L-10. No figures are provided showing the existing turning movements at study area intersections. Such information is included in virtually every traffic impact study and is a serious omission in the body of the EIR for a major expansion of facilities. It is not enough to include such information in appendices, especially in this case when appendices are in a separate document. Such information is particularly important for unsignalized intersections, since the level of service for two-way stop intersections is based on the delay for only one approach.

3. Table IV.L-2. Within the past year, the intersection at Channing/Piedmont has been changed to traffic control consistent with a roundabout, i.e. yield signs on all approaches. This change likely will increase the capacity of the overall intersection and certainly the capacity of what are now minor approaches. SIDRA software should be utilized to establish levels of service for all traffic scenarios.

4. p. IV.L-12. Table IV.L-3 does not indicate which intersections are two-way, all-ways, or signal controlled. Even though this information is provided in another table, it is very difficult to understand this table without this basic information about traffic control. As a basic consideration, the thresholds for Level of Service F are different for signalized and unsignalized intersections. Also, the actual vehicle delay should be provided if a threshold is exceeded, unless an unrealistic figure results. For example, at Bancroft/Gayley, the delay listed is “>50”, which could be 50.1, 100, or even 200 seconds. All numbers should be provided that are less than 180 seconds, so that the degree of congestion can be better assessed, especially when comparisons between existing and project conditions are compared. Also, in this table, the intersection at Bancroft/Piedmont is shown at Level of Service F in both the AM and PM peak hours, even though the appendix printouts show different results. Apparently, the DEIR has adopted the field observation from the UC’s SCIP DEIR that the intersection operates at LOS F in both peak hours. The discrepancy arises primarily because the level of service software for unsignalized intersections does not take into account the frequent delays that result from pedestrian crossings at this intersection. Considering the importance of this intersection, it is the only intersection that is shown to be at LOS F in both AM and PM peak hours, the EIR should show the actual delay as measured in the field, which is a simple field study at a two-approach intersection.

5. p. IV.L-26. Table IV.L-5. This table, at least, presents the traffic control for intersections that is missing in Table IV.L-3. However, the need for providing actual
delays, even if a LOS F threshold is exceeded, becomes readily apparent in this table. For the three unsignalized intersections that are at LOS F, it is impossible to assess the degree of congestion since none of the actual delay values for LOS F is presented.

6. p. IV.L-27. No major issues exist with the forecasting methodology; however, the EIR should include a figure showing project turning movements at all of the intersections in the study area. Without them, reviewers are unable to assess in either a qualitative or quantitative manner the impact of the proposed development on individual intersections.

7. p. IV.L-29. Table IV.L-6. Comments for Table IV.L-5 apply. Also, in this table, three intersections are shown as having significant impacts. However, no calculations of traffic increase are provided, so it is impossible to establish how close the Bancroft/Gayley/Piedmont intersection came to meeting the 5% threshold. Percent increases should be provided for all intersections that are at LOS E or F in the 2025 with Project scenario. We suspect that LOS F will not exist for Channing/Piedmont when it is analyzed as a roundabout.

8. p. IV.L-30. Table IV.L-7. We appreciate the comparison table, but comments for other tables showing level of service also apply here.

9. p. IV.L-31-32. Discussion of Mitigation Measures. The LRDP has identified three intersections that have significant impacts in 2025. The proposed mitigations are discussed separately below:

**Gayley Road/Stadium Rim Way.** The mitigation does not reflect the fact that UC has agreed to fund and construct a traffic signal at this location on its property as part of the proposed SCIP developments. It is likely that the City will operate the signal and participate in the design but the signal will be owned by UC. It is possible that UC might solicit “fair share” funding from LBNL at the time that it constructs the signal.

**Hearst Avenue at Gayley Road/La Loma.** The statement is made that the impacts at this intersection are unavoidable since no mitigation measures are possible. The evidence does not support this statement, and the City is confident that mitigation measures are possible. Attached (Attachment II) are level of service worksheets (AM and PM peak hours) for the installation of a protected-permitted northbound left turn lane. The north approach is 36 ft. wide for a full 80 ft. south of the intersection, and a left turn lane could easily be installed. If necessary, it may be feasible to widen Gayley south of the intersection. In DEIRs, there is an obligation to explore in detail alternative mitigation measures before a statement can be made that any significant impacts are "unavoidable".

**Durant Avenue/Piedmont Avenue.** For this intersection, the DEIR concludes that a traffic signal is warranted. It should present an analysis of the mitigation
measures, including the anticipated improvements in delay and the proposed geometry. It is noted that at this intersection both this DEIR and UC's LRDP have identified this intersection as having significant impacts. However, as also noted in comments on previous EIRs, provision of a signal here would in itself have potentially significant impacts on the historic character of this National Register historic street. An EIR is obligated to consider not only the impacts of the project but of potential mitigations. Other options that may partially mitigate the impacts at this intersection other than a signal should be explored in cooperation with the City.

In addition to the three intersections for which the DEIR concludes that significant impacts will result from LBNL development, it is clear that significant impacts also will result at the Bancroft/Piedmont unsignalized intersection. At this intersection, LOS F is shown for this intersection during both the AM and PM peak hours for all scenarios. For the AM peak hour, the increase in delay for the critical approach increases from 74 to 95 seconds with project volumes in 2025. The 95-second delay figure is the highest delay at any intersection in any time period. The percent increase in volume is not presented for this intersection but by any other standard of increased congestion, a significant impact occurs. The concern with the impacts on historic character of a signal at this intersection is the same as for Durant and Piedmont. However, the City has identified a potential modification to this intersection as part of its analysis of the Southside Plan that may partially or wholly mitigate the significant impacts of existing and even some increased traffic. The City suggests that LBNL and the Campus work with the City to implement this revised intersection plan, should the City Council approve it.

10. **Fair Share Payments to Implement Mitigations.** Standard procedures in the development of EIRs for proposed major development projects require that the applicant be responsible for implementing mitigation measures adjacent to the project. Where projects include additions to already existing facilities, it makes sense that the total traffic volume generated by the facilities be considered when establishing "fair share" payments. For example, funding for operating improvements at the Bancroft/Piedmont intersection or the Gayley/Hearst intersection should take into account total traffic generated by UC and LBNL not just the increase that would be generated by new facilities. The three major entities with a vested interest in resolving congestion -- the City of Berkeley, UC, and LBNL -- should agree on a methodology for measuring the vehicle, pedestrian, and bicycle movements at an intersection and how they can be grouped by origin and destination. Various techniques exist for accomplishing this task.

11. **Significance after Mitigation.** This paragraph on IV.L-32 needs to be revised significantly, for several reasons. First, as described above, mitigations are possible at the Hearst/Gayley/LaLoma intersection. Second, installation of a signal at Gayley Road/Stadium is not under the jurisdiction of the City of Berkeley and should not be considered unavoidable, as UC has plans to install a signal at this location as part of its SCIP developments. Third, the assumption that significant impacts can be
considered unavoidable because they occur at intersections not under its control is invalid from an EIR perspective. It is common for new private developments to pay the full cost of adjacent signal improvements; the City does not see the difference between these projects and those proposed by UC and LBNL.

12. p. IV.L-39. Best practices TRANS-6a and 6b. These statements are well-meaning but missing is a commitment to work with City of Berkeley Transportation and Public Works staff to review and approve the truck routes and the Construction Traffic Management Plans. Actually, the City and UC have co-operated well in this regard recently, but this level of cooperation should be included in Best Practice statements. The City has the right to regulate all activities within its right of way, including truck movements and construction activities. The statements as presented here do not reflect this fact.

13. LBNL has had experience dealing with on-site construction impacts. The primary concern of the City related to on-site construction is the ability of its Fire Department and Police to respond in a timely manner to major incidents. For off-site impacts, the City is most interested in establishing truck routes for projects. At the present time, the City's only involvement occurs with oversize truck permits, but it should be standard operating procedure for LBNL to request that the City provide approved truck routes for all major construction activities. The truck route map given by LBNL to its contractors must provide clear guidance on how trucks should undertake trips to and from the various LBNL gates.

14. p. IV.L-43-45. Since the analysis for the project and cumulative conditions has the same results, comments made for the project mitigations should also be reflected in the section describing cumulative impacts.

In their EIRs, both LBNL and UC Berkeley have made commitments as part of mitigation measures for intersections to help fund a periodic (annual or biennial) monitoring of intersections where significant impacts have been identified. The City is in the process of developing a joint traffic-monitoring plan with UC for intersections identified in its LRDP and SCIP EIRs, including Bancroft at Piedmont, Durant at Piedmont, and Derby at Warring. The initial data collection and analysis is likely to occur during Spring 2007 and will be updated on an annual basis. LBNL should agree to participate in this monitoring effort and, at a minimum, should monitor and analyze the Hearst/Gayley and Gayley at Stadium/Rim Road intersections. The City will focus on intersections farther from the campus boundaries.

15. In addition to the main LBNL Campus, the Lab leases office space in several buildings in Berkeley. The proposed TDM Plan does not specifically mention these satellite locations, but there are some TDM programs that may apply to these employee populations. For example, if LBNL employees working in Downtown Berkeley are receiving free parking, the Lab may be required by State law to offer a
Parking Cash-Out program. (CA Health & Safety Code 43845). A “Parking cash-out program” means an employer-funded program under which an employer offers to provide a cash allowance to an employee equivalent to the parking subsidy that the employer would otherwise pay to provide the employee with a parking space. The Lab should state how many employees are currently receiving parking spaces that are being leased by the agency. The Lab should further investigate and report on its compliance with the State’s Parking Cash-out law. In addition, LBNL employees in parts of West Berkeley may also benefit from use of the West Berkeley Shuttle, a peak-hour shuttle between the Ashby BART station and 7th Street, between Ashby and Dwight. The West Berkeley Shuttle is largely funded by employer contributions through the Berkeley Gateway Transportation Management Agency. Expanded West Berkeley shuttle service could assist LBNL employees in West Berkeley who use transit for their work commute.

16. The DEIR proposes to mitigate the impact of construction on traffic and circulation by continuing the “Best Practice” of managing project schedules to minimize activities such as excavation that would have the greatest potential for adverse impacts. The DEIR inexplicably ignores the obvious remedy of coordinating construction schedules with UCB. As the City stated in its response to previous LBNL and UCB environmental assessment documents, it is essential to address the cumulative impact of construction projects at LBNL and on the eastern side of Campus Park, especially along the Gayley-Piedmont corridor.

Utilities

1. The DEIR states that implementation of the proposed LRDP would increase the annual generation of wastewater by as much as 36 percent based on the more conservative “Illustrative Development Scenario”. Sewage from LBNL’s eastern portion now flows into the same sub-basin that serves Panoramic Hill, which is severely constrained during peak wet weather conditions. Rehabilitation of this line would be extremely difficult because it would obstruct access to Panoramic Hill. The proposed mitigation is to make system improvements to ensure that the additional flows would be directed into unconstrained sub-basins. The DEIR identifies three alternatives and states that LBNL will move forward with one of the options “independent of the new LRDP” and will “closely coordinate the planning, approval, and implementation of this mitigation” with the City and UCB. There is no information about how the cost of such a project would be allocated, how the option will be selected, or when the project would have to be completed.

2. All engineered improvements to the storm system should be subject to City review and approval to maintain consistency with the City’s Creeks Task Force requirements.

3. Policy EM-24 Sewers and Storm Sewers - Item E. LBNL should consider its fair share wholistically, as its current and future impacts on the entire storm and sanitary
sewer systems from the head of the watershed to the San Francisco Bay. The LRDP should specify how the Lab perceives its current and future fair-share of sewer costs.

4. The DEIR recognizes that stormwater discharge from Berkeley and 16 other Alameda County agencies and cities is regulated under an NPDES permit issued to the Alameda Countywide Clean Water Program (ACCWP) by the San Francisco Bay Regional Water Quality Control Board. (p. IV.G-12) Nevertheless, despite the fact that the LBNL site is within the cities of Berkeley and Oakland, stormwater within the site is managed under the Statewide NPDES General Permit for Stormwater Discharges Associated with Industrial Activity rather than the NPDES permit applicable to Berkeley, Oakland, and other ACCWP agencies. While the City appreciates LBNL’s willingness to “cooperate with local jurisdictions to reduce any physical consequences of potential land use conflicts,” it is troubling that their commitment is conditional. As a result, the DEIR fails to acknowledge that LBNL activities could undermine the City’s efforts to comply with the requirements of the NPDES permit. The City will, therefore, continue to press for a mitigation measure that would commit LBNL to comply with the ACCWP NPDES permit. This is particularly important in light of the acknowledged capacity problems in the sub-basin that now serves the eastern part of the site.

5. Section IV.M (Utilities, Service Systems, and Energy) includes several errors and omissions:

- Page IV.M-6 (Sewer System Conditions and Upgrade) The year at the end of the 2nd sentence should be 2017, not 2007.
- Correct the 4th sentence of the same section regarding the length of the interceptor line along Adeline Street, which is approximately 3 miles in length, not 22 miles as stated.
- Revise the description in the last sentence of the 2nd paragraph on page IV-M-4 (On-Site Wastewater Collection System) to include the underlined text: “The City of Berkeley’s sewer system transports the effluent from both monitoring stations to EBMUD’s north interceptor sewer and the EBMUD Adeline Interceptor originating at Woolsey St/Adeline St in Berkeley and then to the treatment facility in Oakland.”

Cumulative Impacts

The City’s position has been that UC should employ a common list of past, present, and probable future projects that will be used as a basis for the respective analyses of cumulative impacts of all of the EIRs it prepares for sites in and adjacent to Berkeley. These projects should include the LBNL 2006 LRDP in combination with the UC Berkeley LRDP, the SCIP projects, and the growth and development that the City anticipates under the 2001 General Plan. This is essential to ensure that analyses of impacts and mitigation measures are directly comparable. In addition, both EIRs should use the same terminology and methodology for the same kinds of impacts.
Since both projects are under the jurisdiction of the Regents, we would expect that the analysis in each EIR include ways to mitigate cumulative impacts resulting from the other projects. Moreover, given that both the UC Berkeley and LBNL LRDPs are projects being undertaken by the Regents, we expect that mitigation of all impacts that result from the cumulative impact of the two LRDPs will be considered feasible because they are within the jurisdiction of the same agency.

We have discussed key points relevant to the EIR's analysis of cumulative impacts in a number of contexts in the preceding parts of this letter. We will add only that, in addition to its use of projections, the EIR should be as specific as possible about individual projects that will contribute to cumulative impacts, if they are known or reasonably foreseeable. Because both the LBNL and the UC Berkeley NOPs are extremely vague regarding the nature and location of projects that may be undertaken under these plans, we will continue to pay close attention to the adequacy of this section of any associated UC EIR.

**Alternatives Analysis**

Alternative V-G considers the impacts of a "two-campus" approach to growth at LBNL by evaluating the impacts of establishing an off-hill Richmond Field Station location to accommodate growth at the Lab. For unclear reasons, the DEIR concludes that development at the Richmond Field Station would have significant adverse aesthetic impacts equivalent to development on one of the most visible locations in the Bay Area with aesthetic and visual impacts affecting hundreds of thousands of people. The DEIR also asserts that cultural resource impacts from this alternative would be equivalent to that resulting from the proposed project, although it would seem that preservation of hill-site historic resources would be much more feasible if pressure were not present to redevelop existing developed sites in order to minimize other environmental impacts of Hill development. It is quite astonishing that the DEIR concludes that development at the off-site location would have similar impacts on geology and soils and on hazards and hazardous materials as development on the Hill. This may be due to the gross underestimation of the impacts of Hill site development as discussed earlier in these comments. In fact, it seems as if because the DEIR consistently underestimates the impacts of development at the Hill site that the DEIR can find that development at an off-site location would have similar impacts to those on the Hill site. There may be other issues associated with development near the Bay, but the analysis fails to adequately assess them because it failed in the first instance to fully evaluate the true impacts of development at the Hill location. While, as we said at the introduction to this comment letter, the City can understand why LBNL may wish to grow at its Hill campus location despite the impacts of doing so, it seems obvious to the City that an objective analysis would find that an off-site location would have considerably less impact on the environment than development in a steep hill area overlooking the Bay in a wildland fire hazard area immediately adjacent to an earthquake fault with very limited access.
One of the key goals of CEQA is to allow decision makers to balance the environmental costs against potential over-riding considerations. That balancing cannot occur when a DEIR fails to provide adequate analysis of key impacts and alternatives.

In conclusion, we believe that the DEIR contains a number of critical flaws that prevent an accurate evaluation of the potential impacts of the proposed 2006 LRDP. We are particularly concerned by the lack of an adequate evaluation of an off-site alternative. We stand ready to assist LBNL by providing information to help revise the LRDP and its DEIR to integrate the substantial concerns that we have voiced to ensure that the Regents certify an EIR that will fully assess the impacts of the LRDP.

Sincerely,

Phil Kamlarz
City Manager

Attachments

cc: Mayor and Council
   Senior Leadership Collaborative
   Manuela Albuquerque, City Attorney
   City Clerk
   City of Berkeley Board and Commission Secretaries
February 13, 2007

To: Peter Hillier, Assistant City Manager for Transportation

From: Matt Nichols, Principal Planner, Public Works Transportation Division

Subject: Comments re: Draft TDM Plan; LBNL LRDP DEIR

The City appreciates the development and presentation of the Draft Transportation Demand Management Plan, dated 12/12/2006, as Appendix F of the LBNL LRDP DEIR. This Draft Plan contains valuable transportation data, brief descriptions of existing transportation programs, and a proposed 3-phase implementation plan for additional Transportation Demand Management measures.

The City agrees with the basic premise of the Draft Plan; that expanded TDM measures shall be implemented prior to expanding parking supply beyond what is currently allowed in the 1987 LRDP. The City further recognizes and agrees with Lab's pledge that the Lab "will undertake a number of the most basic TDM measures" before the full 110 new parking spaces allowed in the 1987 LRDP are added. (Appendix F, p. 5)

Despite these significant agreements, the City has a number of questions and comments, and suggested changes to the Draft Transportation Demand Management Plan. These comments can be generally grouped into: Major comments; Requests for additional information; Requests for additional accountability; Suggested text edits; and Timeline/Phasing.

1. Major Comments

A. The City does not agree with the Limited Parking section on Page 3, which states that "parking is limited and difficult at the Laboratory"...which "limits personal vehicle use."

The data provided does not support this statement. Providing 3,442 parking permits at no cost to the average daily population of 4,515 (76%) is not a discouragement to personal vehicle use. Rather, it is a major encouragement of personal vehicle use.
The Lab should explain why so many parking permits are issued currently (3,442) as compared to existing parking spaces (1,932). The Lab should also evaluate the relationship between the current parking supply (1,932) and demand (2,226 + carpool spaces).

The City believes that parking demand is a function of physical capacity, prices and other factors (availability/convenience of alternatives). Therefore, the Draft Plans’ statement that the “Berkeley Lab has experienced an increase in demand of 25 to 30 parking spaces a year for the last 15 years” is an incomplete consideration of the management of parking demand via price.

The City requests that the Lab commit to the establishment of a Parking Fee in Phase 1 or Phase 2 of the Plan, rather than the weak “investigation” of a fee in Phase 2. The Lab should state that it will “Impose a parking fee to pay for cost of administering and maintaining parking operations, and to offset costs of TDM measures.”

In addition to establishing parking fees, the City requests that the Lab provide more detailed commitments to providing financial incentives for those employees choosing transportation alternatives. In particular, the City requests that the Lab launch the proposed Discount Group Pass Program at the same time as the parking fees are established. The City further requests that the Discount Group Pass program is provided at no cost to permanent, benefited employees. At a minimum, the employee-borne costs should be well below the cost of a parking permit.

The City requests that the Lab specify the level of the enhanced, employer-provided Pretax Transit Program. The current Draft Plan states that “some subsidy” be provided by the Lab. As a point of reference, the City currently provides a $20 monthly subsidy for its permanent, benefited employees.

The City requests that the Lab provide additional detailed commitments to the incentives to be offered within the “Enhanced Carpool/Vanpool” program. Are the incentives proposed to be financial, based on preferred parking location, or both?

B. Phase 3 of the Implementation Plan should be edited to clearly state the share funding formula related to Critical Intersection Shared Funding. Specifically, the TDM Plan should state that LBNL funding of critical intersection improvements should be equal to the percent of LBNL traffic passing through the intersection.

2. Requests for Additional Information:
Although the Draft TDM Plan provides a list of current and proposed TDM activities, there are important gaps in data and detail. The City requests that LBNL provide additional detail, in response to the following questions:

A. Current TDM Measures
Laboratory Shuttle Service: What is the current daily ridership of the shuttle, the current vehicle size and service headways? The City cannot properly gauge the current shuttle’s performance or the potential for service expansions without additional data.

Guaranteed Ride Home: What is the current level of participation in Alameda County’s Guaranteed Ride Home Program?

Pretax Transportation Program Incentive: What is the current level of participation in the Lab’s pretax transportation benefits program?

Carpooling/Vanpooling: How many Lab employees are currently registered with the regional 511 Ridematch program? Is it known how many of the estimated 336 employees who report carpooling more than two times per week (Table 1) found their carpool via the online regional Ridematch program?

Bicycle Infrastructure: What is the bicycle capacity of the Berkeley Lab Shuttle? What is the utilization rate of the shuttle bicycle racks? What is the impact, if any, of full bicycle racks, and the resulting uncertainty related to bicycle capacity, on employee bicycling rates? How many employee showers are provided around the Laboratory? Does the Lab provide support to the LBNL Bicycle Coalition? Has the LBNL Bicycle Coalition requested and/or received any service or infrastructure improvements to better support bicycling?

Information and Marketing: How frequent are the Transportation Fairs and Promotional events? What is the scope and mission of the employee advisory committee? Does LBNL support the employee advisory committee? If so, how?

B. Phased Implementation of Expanded TDM Measures

TDM Coordinator: The Draft Plan calls for the creation of a “TDM Coordinator” or “TDM Manager” position. Is this position proposed as a full time, benefited position? Please present at least the minimum scope, duties, reporting structure, and percent FTE of this position.

LBNL Transportation Committee: Please state how this Transportation Committee is intended to function. Please provide detail regarding who the Committee is supported by, who the Committee reports to, and what authority the proposed Committee has?

3. Requests for Additional Accountability

The Lab proposed a number of commendable activities within the Phase 1 of the TDM Implementation Plan. However, the concrete timelines and outcomes related to these proposals are not sufficiently detailed. The City requests that the Lab provide specific timelines and deliverables, as proposed below:

TDM Coordinator: The Lab should commit to creating and filling this position within six months of adoption of the LRDP FEIR.
TDM/Traffic Studies: The Lab should revise the last sentence of this section to provide additional critical detail, to read "In conjunction with City of Berkeley, on an equal share basis, monitor key intersections at least every two years for traffic and pedestrian activity". Within the Traffic Engineering comments on the LBNL LRDP DEIR, the city is requesting that LBNL commit to monitoring and analyzing traffic at two intersections (Gayley at Hearst; Gayley at Stadium Rim Road) on an annual basis.

Additional Mass Transit: The Lab should publish a memo to City of Berkeley and UCB within 18 months of hiring TDM Coordinator.

TDM vs. Structured Parking Studies: The Lab should commit up to $25,000 to fund studies and publish a memo to City of Berkeley and UCB within 12 months of hiring TDM Coordinator.

Enhanced Information Campaign: Target every publication of employee newspaper and quarterly e-news, once the new TDM Coordinator is hired.

Contractor Delivery Hours: The Lab should develop and begin to improve contract specifications related discouraging and prohibiting delivery hours within six months of TDM Coordinator hiring. The Lab should also seek to reduce deliveries from contractors with existing contracts.

Shuttle Coordination Plan: The Lab should produce a report within 12 months of hiring the TDM Coordinator.

UCB Shared Services: The Lab should produce a report within 12 months of TDM Coordinator hiring.

Car Share: The Lab should produce a report within 12 months.

BART Bicycle Storage: The Lab should report within 12 months of new TDM Coordinator

4. Text Edits

The following phrase should be added to the final sentence of Page 1, Paragraph 1, to read: "Besides reduced traffic, emissions, and parking demands, other benefits include avoidance of large investments in potentially unnecessary parking garage construction, improved air and environmental quality, and improved relations between the Laboratory and the City of Berkeley and UC Berkeley due to reduced impacts.

The word ‘traffic’ should be inserted into the Page 1, Paragraph Two, Line 8, to read “The Lab is projected to experience moderate growth over the next twenty years, the traffic impacts of which will be partially offset by the implementation of additional TDM practices.”
The section on Pretax Transportation Program Incentive on Page Three should be updated to state “up to $110 per month” to reflect the maximum allowable monthly pretax deduction as of January 2007.

5. Timeline/Phasing

The City appreciates the attempt to sketch a phased implementation approach to the TDM Plan. However, we disagree with the content of the phases and proposed triggers.

It would be far better to commit to the enhancement of existing programs and the establishment of additional programs now. Once the programs are established, it will be relatively easy to adjust the levels of disincentives (fees) or incentives (subsidies) to influence driver behavior and balance supply with demand.

For instance, it is contrary to professional practice and an ill-considered use of U.S. taxpayer funds to construct any portion of the additional 375 parking spaces before implementing the parking fees and some of the other incentives included in Phase 2 of this Draft.

As proposed in Section 3 above, the City requests that the Lab agree to implement the TDM Plan in modified Phases, summarized as follows:

Phase I:

Infrastructure Development and Data Collection
1. Hire TDM Coordinator
2. Establish LBNL Transportation Committee
3. Conduct TDM, Traffic & Parking Studies
4. Conduct TDM vs. Structured Parking Studies
5. Investigate and Report on Additional Measures
   □ Car Share
   □ Bicycle Infrastructure
   □ Shuttle Coordination Plan
   □ UC Berkeley Shared Services
   □ BART Bicycle Storage
   □ Discount Group Pass Program
   □ Alternative Fuels Program
   □ Remote Parking
   □ Contractor Delivery Hours

Phase II:
Provide Enhanced TDM Program
1. Enhanced Information Campaign
2. Establish Parking Fee
3. Enhanced Pretax Transportation Program
4. Enhanced Carpool/Vanpool
Phase III:
Continue to expand informational programs and increase incentives and disincentives to provide the most cost-effective results.
HCM Signalized Intersection Capacity Analysis

3: Hearst & LaLoma

Baseline
3/22/2007

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City of Berkeley

Hearst at Gayley: Feasible Mitigation Measure for AM Peak Hour Future Conditions
HCM Signalized Intersection Capacity Analysis

3: Hearst & LaLoma

3/22/2007

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Hearst at Gayley: Feasible Mitigation Measure for PM Peak Hour Future Conditions
City of Berkeley, March 22, 2007 (Comment Letter C)

Response C-1

The project objectives are written in the form of “The Scientific Vision for Berkeley Lab” as taken from the draft LRDP, pages 30-33. The replacement of existing facilities and construction of additional facilities will be required to meet the demands of the next generations of scientific endeavors. Technical challenges presented by the problems to be addressed and the scale of systems that must be understood—from sustainable sources of carbon-neutral fuels to understanding dark energy—exceed Berkeley Lab’s current capabilities. New facilities, specifically designed to address major challenges of our time, will be required for Berkeley Lab to achieve its scientific vision. The LRDP is neither a mandate nor a driver for growth at LBNL. Rather, it is a planning tool that would be used to reasonably and responsibly project and accommodate potential growth that may occur over an approximately 20-year period.

The wide variety of facility types at Berkeley Lab makes comparisons of sitewide square-footage-per-person problematic. However, space occupied per person cannot be reduced to a single formula for all types of building space at Berkeley Lab. For example, office space may be 135 sf/person, biology space 350-450 sf/person, accelerator space 1,000-1,500 sf/person, and high performance computing space 2,000-2,500 sf/person. As our scientific mission drives changes in space types, the sitewide nsf/person is no longer comparable to prior-year values.

Response C-2

The commenter correctly notes that the UC Regents are the approving body for both the 2020 LRDP and the proposed Lawrence Berkeley National Laboratory (LBNL) 2006 LRDP. LBNL and UC Berkeley also share some research appointments; two LBNL buildings (Donner and Calvin Laboratories) are located on the UC Berkeley “Campus Park.” In addition, some of the research interests of UC Berkeley and LBNL are complementary and interlinked.

The two institutions are, however, separate and independent. UC Berkeley is one of the University’s campuses engaged in teaching, research, and public service. LBNL is a Department of Energy (DOE) national laboratory – a federally funded research center managed by the University of California, with distinct institutional objectives, and therefore is subject to its own LRDP, which is a separate and distinct project under CEQA from the LRDP for UC Berkeley.

That UC Berkeley and LBNL have the same lead agency (UC Regents) for their respective LRDPs under CEQA does not make the UC Berkeley and LBNL LRDPs one project. The Regents act as the lead agency under CEQA and under Public Resources Code Section 21080.09 for all University campuses and medical centers.

LBNL has the responsibility for formulating and preparing the plan for properties under its jurisdiction, as UC Berkeley has had the responsibility for formulating and preparing the plan for properties under its jurisdiction. Nothing in CEQA or the CEQA Guidelines would require that a single EIR be prepared for these different projects.
Public Resources Code section 21080.09 specifies that a long range development plan means a physical development and land use plan for a “particular” campus. The approval of projects “on a particular campus” is subject to CEQA and may be addressed in an environmental analysis basis upon a long range development plan EIR.

Moreover, the UC Berkeley 2020 LRDP has already undergone public review and been approved by The Regents, and projects under the 2020 LRDP are under way. Finally, LBNL disagrees with the comment that the cumulative impacts of the UCB LRDP and the LBNL LRDP are obscured. Both UCB’s 2020 LRDP EIR and LBNL’s 2006 LRDP EIR include cumulative impact analyses, which fully evaluate possible combined effects of both LRDPs.

The comment mentions two particular proposed actions, the Energy Biosciences Institute and the Helios Research Facility. The EBI project is one of three programs currently planned to be housed in the Helios Energy Research Facility (represented in the Draft EIR Illustrative Development Scenario for analytical purposes as Building S-9 and/or S 12). As stated in the LRDP DEIR, Helios is included as part of the reasonable foreseeable future development under the Lab’s 2006 LRDP, and its impacts are evaluated in the EIR. It would be implemented under LBNL’s LRDP and build-out projections.

Response C-3

If the EIR is certified and the 2006 LRDP is approved by the Regents, implementation of the LRDP would include implementation of DEIR Mitigation Measures TRANS-1a, TRANS-1b, TRANS-1c, and TRANS-8. These mitigation measures would commit the Berkeley Lab to contribute funding, on a fair-share basis, to be determined in consultation with UC Berkeley and the City of Berkeley, for a periodic (annual or biennial) signal warrant check and for design and installation of a signal at the Gayley Road/Stadium Rim Way and Durant/Piedmont intersections when a signal warrant analysis shows that a signal is needed, regardless of whether federal funding is allowed. In addition, if the City determines that alternative mitigation measures may reduce or avoid the significant impact these mitigation measures address, Berkeley Lab would work with the City and UCB to identify and implement these measures.

LBNL acknowledges the City’s concern about negotiating with two parties with separate funding mechanisms and would work to ensure that any obstacles to negotiating and working with the City to assess impacts and mitigate them through fair-share arrangements are avoided. LBNL’s effort in consulting with the City on the 2006 LRDP and LRDP EIR is evidence of its good faith. This effort included more than 15 meetings with various City of Berkeley officials in the past year (2006-2007) that addressed, among various areas of discussion, the Lab’s science-driven growth, its facilities, space, population, transportation, parking, hazards, air quality and cumulative issues. These discussions have included a workshop between City planning and engineering staff and LBNL staff on March 15, 2006 to review utilities and stormwater issues; a September 26, 2006 meeting between City, LBNL, and UCOP legal staffs to discuss LRDP and EIR issues; several meetings from September 2006 through January 2007 between LBNL planning and community relations staff and City planning and transportation department staff to discuss transportation and parking issues; and a LBNL staff presentation of a Draft EIR preview...
to City of Berkeley staff on January 19, 2007 (in advance of formal publication). Moreover, these interactions with the City of Berkeley spurred the Laboratory’s reduction of the long range development plan project by 140,000 gsf of net new occupiable space as described in the DEIR pp. I-5 through I-7. To date, the City has not presented the Laboratory with any request relating to a specific signalization project or any other specific traffic-related project. The inclusion of a fair share contribution by the Laboratory to periodic signal warrant checks as part of the mitigation measures described above is reflective of the Laboratory’s commitment to work with the City to ensure that impacts on traffic are tracked and mitigated.

Finally, the comment asks which LRDP governs determination of “fair share.” The provisions of the 2006 LBNL LRDP will govern development at LBNL and the LBNL LRDP EIR identifies impacts and mitigation measures for development proposed under the LBNL LRDP, including the LBNL LRDP EIR traffic mitigation measures described above.

**Response C-4**

The Berkeley Lab Design Guidelines are not “mitigation measures,” but are instead an integral part of the proposed project. As stated in Chapter III, Project Description, of the DEIR, on page III-2, “The 2006 LRDP contains descriptions of Berkeley Lab science and technology goals and development principles for site and facilities development. In addition, a separate, companion document, the Berkeley Lab Design Guidelines, will provide direction for physical development under the 2006 LRDP. These proposed Design Guidelines are proposed to be adopted by the Lab following The Regents approval of the LRDP. These principles, strategies, and design guidelines are listed in Appendix B and are referred to in the Project Description and the various technical sections of this EIR, as appropriate.”

As the LBNL Design Guidelines is a reference document for the LRDP and the EIR, it is anticipated to be refined over time to address on-going site planning, architectural and environmental issues.

LBNL instituted an Architectural Design Review Board two years ago. The Board reviews all building projects at LBNL and provides advice to the project team. Within the last year, LBNL has instituted the practice of inviting UCB and City of Berkeley planning staff to attend these architectural design reviews.

LBNL has found the collaborative participation by UCB and the City to be mutually beneficial and is committed to continuing it in the future. While Berkeley Lab will consider the City of Berkeley’s request for early public review (prior to schematic design) as an independent effort, at this time, there are no formal plans to institute the City’s suggestion.

**Response C-5**

All future proposed development projects would be evaluated for consistency with the 2006 LRDP. A proposed project’s scope of development, location, population, and objectives would be reviewed for consistency with the LRDP and a finding of conformance would be an essential first
component to any proposed project. Any deviations from the LRDP would be fully explained and analyzed, as appropriate, under CEQA.

Should future development beyond that described in the 2006 LRDP be proposed (i.e., development beyond a net 980,000 gsf of new research or support space, or population above 1,000 net new Adjusted Daily Population, or net new parking spaces above 500) the future project would require an amendment of the LRDP and analysis as required by CEQA. In addition, as described in the DEIR page IV.L-32, the Lab is committed through its new Transportation Demand Management program to reevaluate traffic impacts 10 years from the certification of the EIR, or at the time the Lab proposes a project that will result in the development of 375 parking spaces or more. To meet this commitment, the Lab will arrange annual or biennial tracking of the parking spaces and Adjusted Daily Population and notify the City of the results. As stated on page I-13 of the DEIR, “If this [subsequent] traffic study indicates that the traffic analysis and mitigation in this EIR are still appropriate for the review of future projects, then the Lab will continue to rely upon the traffic analysis in this EIR.” If this traffic study indicates that further mitigation is appropriate, then the addition of that recommended mitigation will be considered by the Lab in consultation with the City of Berkeley.

Response C-6

The Berkeley Lab Design Guidelines were not included in the list of references or the bibliography of the Draft EIR because the Design Guidelines were reproduced in their entirety in Appendix B of the DEIR. (The inclusion of the design guidelines in Appendix B is noted throughout the DEIR, including the Aesthetics section, p. IV.A-8. The design objectives contained within the Berkeley Lab Design Guidelines were also reproduced in the Aesthetics section, on pp. IV.A-10 – 11.) Neither the Berkeley Lab Design Guidelines nor the 2006 LRDP itself is included among the references cited in the DEIR, because these two documents compose the project that is analyzed in the DEIR, along with the height map (DEIR Figure III-6, p. III-24). Please see also the response to Comment C-4.

Response C-7

Please see Response C-4.

Response C-8

Comment noted. Despite explaining that “the Lab’s hill site would continue to appear as a vegetated hillside with buildings among trees and shrubs, that the natural and manmade topography of the site limits views from any one vantage point to a relatively small portion of the hill site, and that development under the LRDP would be guided by the LRDP principles and strategies and LBNL Design Guidelines” (DEIR p. IV.A-19), and that “future buildings would be generally in scale with buildings they would surround and within already developed portions of the site to allow for more efficient site planning” (DEIR p. IV.A-22), the DEIR does not equivocate in its conclusions with respect to Impacts VIS-2 and VIS-3, both of which were found to be significant and unavoidable, because the project “could alter views of the LBNL site, and could result in a substantial adverse effect to a scenic vista or substantially damage scenic
resources” (VIS-2) and “would alter the existing visual character of the Lab site and could substantially degrade the existing visual character and quality of the site and its surroundings” (VIS-3).

**Response C-9**

Draft EIR p. III-23, III.D.2 Height Zones, provides an explanation that “a “combination of (existing) geomorphic features, screening trees and terrain, built and natural elements, and availability to off-site viewpoints” are key considerations in the design guidelines and building height map. “Chief among these opportunities and constraints are aesthetic considerations involving how different building heights and scales might affect the visual character of the Lab as viewed from important off-site locations.” The LRDP EIR analysis does not rely on a presumption that building height shall be addressed simply by post-project landscaping, but rather acknowledges that the building height map and other siting and design considerations consider the variety of potential building sites at Berkeley Lab in context with existing screening features and availability of off-site viewpoints.

As stated on DEIR page IV.A-10, “The design guidelines would be applied to all new applicable projects constructed at the LBNL main site under the 2006 LRDP program. As part of the design review and approval process, new projects would be evaluated for adherence to the LRDP Land Use Map, the design guidelines, the Building Heights Map, and any other relevant plans and policies. Approvals would be subject to satisfactory compliance with these provisions.” Moreover, “many individual projects or buildings that could be constructed pursuant to the LRDP would not result in a substantial change,” and therefore would not result in a project-specific significant impact (DEIR, page IV.A-19). Application of the LBNL Design Guidelines would thus serve to minimize, and in some instances avoid, any project-specific contribution to the cumulative impact identified for the LRDP as a whole. In addition, aesthetic issues for specific buildings will be considered at a project level to determine if impacts could be minimized or avoided.

**Response C-10**

A “natural backdrop” to a proposed building on the LBNL site would be an object(s) or geomorphic feature(s) (a hillside, trees and vegetation, other buildings, etc.) that would provide a visual background to that proposed building as apparent from a given viewpoint. The concept is that a building that is constructed against an existing backdrop would be much less visually noticeable and prominent than a building that is silhouetted against the sky, as one on the top of a naked ridge would be from lower elevations. This is evident from viewpoints in downtown Berkeley, where development (antenna towers, for example) is much more noticeable on the skyline ridge of the Berkeley hills than are similar structures below the skyline where the hills and vegetation serve as a backdrop, and thus reduce the visual distinction of such structures.

**Response C-11**

Please refer to Reduced Growth Alternative 1 and Reduced Growth Alternative 2, as well as the No Project and Off-Site Alternatives, in the Draft EIR Alternatives chapter (Chapter V).
Accompanying visual simulations conceptually illustrate the potential differences between aesthetic effects of the proposed project and these alternatives on selected viewpoints. Visual simulations shown in Draft EIR Chapter IV.A, Aesthetics and Visual Quality, do incorporate some visual screening (i.e., screening that could reasonably grow during the lifetime of the LRDP).

**Response C-12**
Comment noted. As the City noted, the Design Guidelines do include an objective to minimize and break up the mass of larger buildings. As noted above, LBNL invites City of Berkeley planning staff to provide input for its design reviews for all new building projects at the Lab and attend associated design review meetings. The Lab has found UC Berkeley’s and the City’s involvement beneficial and is committed to continuing it in the future. As noted in Response C-4, while Berkeley Lab will consider the City of Berkeley’s request for early public review as an independent effort, at this time, there are no formal plans to institute the City’s suggestion.

**Response C-13**
Comment noted. Also see response to C-11, above.

**Response C-14**
Comment noted. The Berkeley Lab Design Guidelines include objectives to minimize cut and fill slopes and other impacts to existing hill terrain; these objectives would include the strategy of “stepping back” buildings when practicable.

**Response C-15**
Although such a provision (requiring outside vendors to meet low emissions standards) is not currently part of the 2006 LRDP, Berkeley Lab will consider as part of its sustainability efforts a requirement that requiring air quality performance standards on vendors, haulers, and delivery trucks meet low emissions standards and other similar “green contracting” provisions in the future.

**Response C-16**
As stated on page IV.B-32, construction activities would result in the emission of criteria air pollutants from equipment exhaust, construction-related vehicular activity, and construction worker automobile trips. “Emission levels for construction activities would vary depending on the number and type of equipment, duration of use, operation schedules, and the number of construction workers. Criteria pollutant emissions of ROG and NOx from these emission sources would incrementally add to the regional atmospheric loading of ozone precursors during project construction. The BAAQMD CEQA Guidelines recognize that construction equipment emits ozone precursors, but indicate that such emissions are included in the emission inventory that is the basis for regional air quality plans. Therefore construction emissions are not expected to impede attainment or maintenance of ozone standards in the Bay Area [reference omitted]. The impact would therefore be less than significant.”
LBNL shall also require its construction contractors to comply with specific measures to mitigate equipment exhaust emissions (see page IV.B-34). As part of these measures, construction equipment will be properly tuned and maintained in accordance with manufacturers’ specifications. Best management construction practices shall be used to avoid unnecessary emissions (e.g., trucks and vehicles in loading and unloading queues would turn their engines off when not in use).

Any stationary motor sources such as generators and compressors located within 100 feet of a sensitive receptor shall be equipped with a supplementary exhaust pollution control system as required by the BAAQMD and the California Air Resources Board. In addition, construction-worker trips shall be reduced by ride-sharing or alternative modes of transportation.

Sensitive receptors are discussed on p. IV.B-23 of the DEIR, where it is noted that such receptors include “residences, open space areas, student dormitories, and day care centers.” The provision in Mitigation Measure AQ-1b requiring additional exhaust controls for stationary construction equipment within 100 feet of sensitive receptors is based on the concept that emissions from any particular piece of motorized stationary construction equipment will be substantially less concentrated at 100 feet from the source than within a 100-foot zone around the source. Thus, this aspect of the mitigation measure would reduce exposure for sensitive receptors closest to these emissions sources.

The DEIR analysis of construction emissions notes, on p. IV.B-32, that emissions of toxic air contaminants associated with construction activity are addressed separately under Impact AQ-4. Impact AQ-4 addresses emissions of toxic air contaminants, including diesel particulate emissions from construction equipment, which was factored into the human health risk assessment conducted for the LRDP and summarized in the DEIR. The DEIR concluded, on p. IV.B-45, that diesel particulate emissions from construction equipment would not exceed significance criteria either for cancer risk or for the chronic non-cancer hazard index (except for an area near the Lab’s boundary, where no receptors are present), and that the impact of construction equipment emissions would therefore be less than significant.

Nevertheless, in recognition of the risks attributed to diesel particulate emissions, Berkeley Lab would include in its future construction specifications that construction contractors take the maximum feasible steps towards incorporating the cleanest available engines in construction equipment. Specifically, Berkeley Lab shall request that construction diesel engines rated at 100 horsepower or more meet the Tier 2 California Emission Standards for Off-Road Compression-Ignition Engines (as specified in California Code of Regulations, Title 13, Section 2423(b)(1)), and that if a Tier 2 engine is not available, that equipment shall be outfitted with a Tier 1 engine or with a catalyzed diesel particulate filter (soot filter). LBNL would investigate the possibility of offering incentives in the contract-awarding process to construction contractors who comply with these requirements.

The Lab would require that contractors limit idling time of diesel-powered construction equipment to three minutes and that all diesel engines used by LBNL construction contractor(s) at the site, or for on-road hauling of construction material, be post-1996 models.
Response C-17

Comment noted. The references provided in the DEIR are provided in a consistent format and are sufficiently detailed to allow the reader to check the source. In the case of the reference noted in this comment, the References portion of DEIR Section IV.D, Cultural Resources, provides the following: “City of Berkeley, City of Berkeley General Plan, Urban Design and Preservation Element, Figure 25: City-Designated Landmarks, Structures of Merit and Districts as of November 2001, adopted April 23, 2002.”

Concerning Building 51, the last two sentences of the final paragraph on DEIR page IV.D-8 (continuing to page IV.D-9) have been revised to provide updated information about the Bevatron/Building 51 landmark designation (new text underlined; deleted text indicated in strikethrough):

The landmark designation is currently pending appeal the Berkeley City Council. In January 2007, the Berkeley City Council upheld the Landmarks Preservation Commission’s decision on appeal.

Response C-18

The text concerning Buildings 71 and 88 was incorrectly stated due to an editorial error. The last two sentences of the first full paragraph on page IV.D-14 of the DEIR have been revised to clarify potential impacts to Buildings 71 and 88 (new text underlined):

There are no current plans to demolish Buildings 71 and 88. However, demolition of Buildings 71 and 88 during the LRDP term is possible, particularly if driven by future safety concerns or programmatic needs. Should the buildings prove to be formally found eligible for National Register listing, and were their demolition to be proposed and to occur under the 2006 LRDP, such demolition would result in a significant and unavoidable impact and implementation of Mitigation Measure D.2 would be required. (See Appendix E for additional discussion of Buildings 71 and 88.)

Response C-19

As there are no current plans under the 2006 LRDP to demolish Buildings 71 and 88, there are no requirements under CEQA to provide additional evaluations beyond that which was provided in the DEIR, including identification of additional mitigation measures, or consideration of additional alternatives.

As described on DEIR pages IV.D-14 – 15, Mitigation Measure CUL-1 is included in the EIR for the proposed demolition of Building 51/Bevatron, and that this mitigation measure is applicable to the LRDP as well. As stated in the DEIR, “removal of buildings determined eligible for listing on the National Register would result in a substantial adverse change that cannot be fully mitigated; thus, the impact after mitigation would remain significant and unavoidable.”
The DEIR provides sufficient information regarding the future disposition of historic resources without requiring additional CEQA review. With regard to the comment about Alternative V.F, Preservation Alternative with Non-LBNL Use of Historic Resources, is one way of avoiding potential impacts to historic resources, and is not intended to be an exhaustive list of all possible preservation alternatives.

As stated on page IV.D-13 of the DEIR, a Memorandum of Agreement (MOA) was reached among Department of Energy, the California State Historic Preservation Officer, and the Advisory Council on Historic Preservation in connection with the proposed demolition of the Building 51 complex, including the Bevatron. Such an MOA typically allows a federal agency to proceed with an action in compliance with both the National Historic Preservation Act and the National Environmental Policy Act. However, under CEQA, as stated on DEIR page IV.D-15, “Based on the CEQA Guidelines, removal of buildings determined eligible for listing on the National Register would result in a substantial adverse change that cannot be fully mitigated; thus, the impact after mitigation would remain significant and unavoidable.” Accordingly, demolition of determined National Register-eligible buildings would result in a significant and unavoidable impact. If proposals were brought forward in the future to demolish buildings that are found to be historic resources, appropriate project-specific CEQA review and processes under the National Historic Preservation Act would be undertaken at that time.

**Response C-20**

The Building 51 complex, including the Bevatron, is the only known historical resource proposed for demolition at the present time. The wording of the statement on DEIR page VI-8 is deliberately expansive because it cannot be stated with certainty that other historical resources, including those yet to be identified as such, would not be demolished of during the time frame covered by the 2006 LRDP. However, there is no “maximum” number of resources proposed for demolition; only demolition of the Building 51 complex is now proposed or reasonably foreseeable, and this is identified as a significant, unavoidable impact in Section IV.D, Cultural Resources, and in Section VI.A, Significant Unavoidable Impacts.

**Response C-21**

A cultural landscape is defined by the National Park Service as “a geographic area (including both cultural and natural resources and the wildlife or domestic animals therein), associated with a historic event, activity, or person or exhibiting other cultural or aesthetic values. There are four general types of cultural landscapes, not mutually exclusive: historic sites, historic designed landscapes, historic vernacular landscapes, and ethnographic landscapes.”

Although not necessarily required for CEQA evaluation purposes, cultural landscape information in the standard National Park Service format would typically include a history of the use and development of an important landscape, including a cultural landscape chronology, identification of its potential boundaries, and a description of the character defining features of the landscape.

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Strawberry Canyon has not been designated a cultural landscape. The canyon forms a geographic area that extends far beyond the boundaries of LBNL; from the Ecological Study area to the east of the Lab site, to the UC Berkeley Main Campus to the west of the Lab; it is defined by a variety of environments and ecological zones that are both natural, human-made, and a combination of the two, including such designed landscapes as the Berkeley Botanical Gardens, semi-natural landscapes such as the Stephen Mather Redwood Grove, and older residential neighborhoods such as the Panoramic Hill Historic District.

While additional research facilities would be added to the Lab in coming years, those areas within the south-facing slope of Strawberry Canyon are anticipated to retain a strong sense of open space and landscaping. The 2006 LRDP includes plans to reinforce this natural appearance, both from outside views as well as from views within the site. The Land Use Plan identifies areas of Berkeley Lab’s hill site that would remain undeveloped, and the proposed Landscape Framework further defines the ways in which these various open spaces would be planted and otherwise improved. These are summarized below as applicable to the Strawberry Canyon area.

In the vicinity of Strawberry Canyon, the LRDP Land Use Plan identifies the Perimeter Open Space land use zone. As described on page III-26 of the DEIR, “the Perimeter Open Space land use zone would encompass the remaining areas of the Lab’s hill site and indicate areas of the Lab where future development would be primarily reserved for minor maintenance or support structures or paths and where the open, wooded, or grassland character of the hillside site would be retained to the extent feasible. Much of the Perimeter Open Space zone would comprise parts of the site where development potential is restricted due to constraints such as habitat quality and vegetation, seismic risk, utility easements, adjacent uses, and similar limitations. Throughout these areas various maintenance activities would continue to preserve and enhance appropriate vegetation characteristics.

The LRDP Landscape Framework Plan identifies two categories of landscape treatments in the vicinity of Strawberry Canyon; Rustic, and Screening. As described on page III-32 of the DEIR, “the vast majority of the Lab site is characterized by the rustic, diverse landscape mosaic of oak and mixed hardwood forests, native and non-native grasslands, chaparral, coastal scrub, marsh and wetland communities, and riparian scrubs and forests that would be retained in their naturalistic state. Maintenance activities would be undertaken to maintain the health of these areas. Pedestrian paths would be carefully aligned through these areas, but in general most Lab activities would not occur in these rustic zones.”

In terms of Screening landscape, the DEIR states that “important stands of trees that currently screen Lab buildings from view from the surrounding community would be maintained, and additional screening would be added where it can help maintain the distinctive character of the site. Screening trees would also be added within the main site along Centennial Drive, which passes alongside and, on one overpass, over a portion of the Lab (though fencing restricts Lab access to Centennial Drive users). Screening this area would provide a visual buffer for those passing the Lab site on Centennial Drive on the way to areas higher up in the hills, such as the Lawrence Hall of Science or the University’s Space Sciences area.”
As those portions of Lab within or adjacent to the south-facing slopes of Strawberry Canyon would be managed in accordance with the Perimeter Open Space land use zone and the Landscape Framework Plan's Rustic and Screening categories, the 2006 LRDP would have no significant adverse effects on a potential Strawberry Canyon cultural landscape, were this portion of the canyon to be identified as a contributor to the landscape as a result of future evaluations. Similarly, the 2006 LRDP would have no potential to degrade or otherwise affect the Berkeley Botanical Garden as a potential contributor to a potential Strawberry Canyon cultural landscape. As no significant effects to this area as a potential cultural landscape are anticipated as a result of the LRDP, no alternative sites for the proposed development(s) would need to be analyzed.

Response C-22

The DEIR adequately addresses surface fault rupture, ground shaking hazards, earthquake induced slope failure, and ingress and egress in the event of a catastrophic event involving earthquakes. The Setting section describes slope instability under static conditions (DEIR, page IV.E-7) and under earthquake (dynamic) conditions (DEIR, page IV.V-13) and describes the existing fault rupture hazards (DEIR, page IV.E-10). The Impacts and Mitigations section discusses how earthquake fault rupture would impact the project (DEIR, page IV.E-21, Impact Geo-1) as well as the effects of earthquake-induced slope failure (DEIR, page IV.E-23, Impact GEO-2). The Hazards section discusses the LBNL hill site evacuation plans and procedures in the event of a catastrophic event on the LBNL hill site (DEIR, page IV.F-32, Impact HAZ-5).

The DEIR did consider the combined effects of both fault rupture and slope failure and the effects of those occurrences on the ingress and egress at LBNL. As stated in the DEIR (page IV.F-37), “Under a catastrophic earthquake scenario, many roadways in the region could be rendered unusable for reasons including earthquake damage, landslides, loss of more remote area roads and bridges, heightened congestion from other evacuating motorists, and increased emergency vehicle use on the roadways.” The ground disturbance caused by an earthquake, such as fault rupture or slope failure, cannot be predicted but there is a potential for these two failure mechanisms to occur in a particular locale. Whether the combined effect of fault rupture and slope failure could affect vehicular access is also uncertain but it is possible.

LBNL has in place policies and procedures to ensure heath and welfare of LBNL staff and visitors and manage vehicular traffic through the hill site in the event of a catastrophic event such as an earthquake. These are discussed in detail in the DEIR (pages IV.F-32 through IV.F-37). If there was a major earthquake that caused ground rupture and slope failure, it is very possible that LBNL safety officials would limit access to the hill site. The DEIR states on page IV.F-37:

Under the 2006 LRDP, EOC measures would not allow uncontrolled vehicle evacuation of the site if conditions did not warrant this. During or after a catastrophic event, the Lab’s perimeter gates would be controlled. For example, gates may be closed to all vehicles except for emergency services, as warranted by the EOC. Any decision to evacuate would be coordinated through EOC command, including with the UC Berkeley Police Department, City of Berkeley Police Department, Alameda County Sheriff’s Department, and the California Highway Patrol to ensure an informed and coordinated response. Uncontrolled evacuation by vehicle, particularly during a wildland fire and on
roads that would affect constricted areas such as the Panoramic Hill neighborhood, would not be permitted.

Contrary to what is suggested in the comment, the DEIR does not describe the exposure of 1,000 more people to the seismic and other risks in this location as a significant and unavoidable impact. Rather, the DEIR analysis concluded that the impact of attracting an additional population would be less than significant because, because, among other measures, LBNL would ensure that:

- Construction under the 2006 LRDP would comply with requirements of the latest California Building Code, University of California seismic design safety policies, federal standards, and LBNL’s lateral force design criteria. Such construction would help to minimize the potential injuries, damage, and subsequent fire that could result from a seismic event. (DEIR, page IV.F-36)

- Some of the buildings constructed pursuant to the LRDP would be occupied by staff relocated from other, older LBNL facilities, some of which were constructed in accordance with less stringent building code requirements than those that would apply to future construction. As of 2003, 14 percent of LBNL buildings were over 60 years old. Many of these buildings were constructed as temporary structures that were never replaced. The LRDP specifically proposes the demolition of some 30 outdated buildings that together include approximately 250,000 square feet. In this regard, implementation of the LRDP would result in a beneficial seismic safety impact (DEIR, page IV.V-24)

LBNL would continue to maintain and update its Master Emergency Program Plan (MEPP), which establishes policies, procedures, and an organizational structure for responding to and recovering from a major disaster at LBNL (DEIR, page IV.F-36).

Please see also the Response C-28.

**Response C-23**

The DEIR provides ample information and data to clearly evaluate the seismic risks at the LBNL hill site and surrounding environs. The DEIR (pages IV.E-3 through 7) provides a detailed description of the regional seismic setting with an in-depth discussion of the nearby active faults (the Hayward and San Andreas); these faults are capable of generating significant events. The DEIR (pages IV.E-10 through 11) provides a detailed discussion of the earthquake faults on the LBNL hill site and the previous studies that have further defined their potential for surface rupture.

In general, the analysis of earthquake risk for the proposed LRDP is controlled by the proximity to the adjacent Hayward fault, one of the most active faults in the Bay Area. The other potentially active faults, which can be considered part of the Hayward fault system, are less likely to individually generate an earthquake of considerable magnitude due to their length and age. Previous fault studies on the LBNL hill site “confirmed the absence of evidence needed to classify either the Wildcat fault or east Canyon fault as active” and therefore it was concluded that there is a low potential for fault rupture from these potentially active faults (DEIR,
The comment incorrectly states that the DEIR only includes two large-scale maps to identify faults and landslide hazards. The EIR provides four maps that, in conjunction with the narrative in the setting and impact analysis of the Geology and Seismicity (DEIR, Section IV-E), presents sufficient specific information to assess the geologic and seismic impacts at the LBNL site.

Figure IV.E-1 is a regional fault map that is necessary to determine seismic risk not just from the Hayward Fault but from the other regional faults capable of causing a damaging earthquake at the LBNL site. Figure IV.E-2 is a Seismic Hazard Zone Map, which is based on the California Geological Surveys assessment of seismic shaking and earthquake-induced landslide hazards. The state of California is required to produce these maps under the California Seismic mapping Act of 1990. This map shows the LBNL site and its relationship to areas considered as high risk for earthquake-induced landslides. Figure IV.E-3 is a detailed site-specific Slope Stability Map, which shows low, medium, and high risk landslide areas including repaired landslides within the LBNL facility. This map is more detailed than Figure IV.E-2 and depicts landslide risk relative to LBNL facilities. Figure IV.E-4 (DEIR page IV.E-12) provides a map that shows the LBNL site relative the active Hayward fault and the Alquist-Priolo Fault Zone. This map, however, does not show the potentially active faults because, as stated above, these faults are not considered a seismic threat to the LBNL facility. The maps provided in the DEIR provide adequate information to assess the seismic risk in the EIR.

Response C-24

The comment incorrectly states that “significantly increasing the population in a high-geologic hazard area cannot be mitigated to a less than significant level solely through engineering.” In the case of the proposed LRDP projects, modern geotechnical and structural engineering analysis and design allows for construction in hilly areas adjacent to active faults with assurances that the structures can withstand excessive ground shaking. When compared to older buildings, new structures designed using modern earthquake design criteria can withstand earthquake ground shaking without collapse and with less incidents of injury. Modern engineering and construction methods are being employed at many development sites in the Bay Area where hillside slopes and nearby faults present unique engineering challenges. The comment mentions the UC Berkeley’s Southeast Campus Integrated Projects (SCIP) EIR and states that “exposure of people or structures to risks associated with fault rupture and ground shaking were significant and unavoidable.” Considering that the SCIP EIR analyzed a project that will lie across the active trace of the Hayward Fault underlain by alluvium, and that the SCIP project involves upgrades to
the California Memorial Stadium with a future anticipated capacity in excess of 60,000 attendees and a proposed increase in the number of events at the stadium, it is reasonable that fault rupture hazard and ground shaking hazards would be significant and unavoidable in the case of the SCIP project. The LBNL project site is in a different setting than the projects proposed under SCIP, namely, the buildings proposed under the LRDP would not be constructed on active fault traces and the underlying material is a more competent bedrock.

As stated above in the response to Comment C-22, the DEIR analysis concluded that the impact of attracting an additional site population would be less than significant because, among other measures, LBNL would ensure that 1) construction under the 2006 LRDP would comply with requirements of the latest California Building Code, University of California seismic design safety policies, federal standards, and LBNL’s lateral force design criteria. Such construction would help to minimize the potential injuries, damage, and subsequent fire that could result from a seismic event (DEIR, page IV.F-36), and 2) some of the buildings constructed pursuant to the LRDP would be occupied by staff relocated from other, older LBNL facilities, some of which were constructed in accordance with less stringent building code requirements than those that would apply to future construction DEIR, page IV.F-24).

Design of new building and other facilities under the LRDP would undergo site specific, design-level geotechnical investigations within the LBNL hill site. These investigations are intended to determine geologic and seismic constraints, including landslide hazards and location of faults to inform the structural design of the new facilities. The new facilities, including roads and walkways, would be designed in accordance with current building code standards. It is important to note that most, if not all, of the 1,000 or so people the 2006 LRDP project would add to the hill site, would occupy newly constructed buildings meeting current building codes, or buildings that have been seismically upgraded or are slated for seismic upgrade. No new occupants would be placed in buildings rated “very poor,” because Lab policy is to move occupants out of “very poor” buildings.

Current building design and construction in the Bay Area does benefit from years of research and an extensive body of data on the performance of the underlying geology during a characteristic Bay Area earthquake, especially in the areas of fill and Bay mud along the Bay margin. California’s building codes, some of the most stringent in the U.S., are based on a vast body of earthquake engineering research and the codes are consistently updated as new findings on earthquake response are revealed. The building design process; from the geotechnical engineer analyzing the soil and earthquake risk, to the structural engineer incorporating that data into the foundation design, analyzes the geologic conditions and how those conditions will impact a building during an earthquake.

Response C-25

The City urges the adoption of the precautionary principle to avoid adverse impacts to human health and the environment. The impact of LBNL operations and resulting hazards was evaluated in the EIR as part of Impact HAZ-3, and with the imposition of mitigation measures, those impacts are reduced to a less than significant level. Those mitigation measures include the
continued preparation of assessment reports evaluating compliance with laws and regulations governing hazardous materials, worker safety, and environmental protection.

In response to the comment regarding the City’s Nanoparticle Ordinance, on DEIR p. IV.B-13, the following is added prior to the heading “City of Oakland General Plan” in recognition of the City of Berkeley nanoparticles ordinance (all text is newly added):

City of Berkeley Manufactured Nanoparticle Disclosure Ordinance

The City of Berkeley in 2006 approved a change to the Hazardous Materials and Wastes Management portion of its Municipal Code. The amendment adds to facilities subject to reporting requirements, in addition to facilities that handle hazardous material or waste in certain quantities, those facilities “that manufacture or use manufactured nanoparticles,” and requires such facilities to disclose “current toxicology of the materials reported, to the extent known, and how the facility will safely handle, monitor, contain, dispose, track inventory, prevent releases and mitigate such materials.”

Although the City’s Nanoparticle Ordinance does not apply to LBNL as a federal facility, LBNL intends to provide on-going information of interest to the City in regard to the Lab’s work in the nanoscience and nanotechnology areas. However, the commenter does not provide any evidence for the assertion that nano-science research activities could result in a potentially significant impact. For further information regarding nanotechnology, please see response to Comment F-7.

Response C-26

When needed, qualified, licensed contractors are hired to administer pesticides and herbicides in compliance with all applicable regulations, and as follows:

- Only one type of herbicide is used at LBNL; an herbicide which is directly applied to eucalyptus tree trunks after cutting to prevent re-sprouting. No broadcast spraying is allowed.

- Pesticide use is limited to termites, roaches, ants, and other non-flying insects that infest buildings. No pesticides are administered for flying insects at LBNL, and no broadcast spraying is allowed. Rodents and other larger pests are controlled by non-pesticide means (e.g., trapping).

Berkeley Lab’s Environment, Health & Safety Division reviews these practices on an annual basis.

Response C-27

The Draft EIR does identify and address a conservatively large estimated increase in hazardous materials generation, storage, transportation, and disposal at Berkeley Lab under the proposed project. However, based on recent performance, coupled with adherence to federal, state, and
local procedures, and accounting for the practice of identified mitigation measures, this is not found to be a significant impact.

Berkeley Lab’s current practices of using, storing, and disposing of hazardous materials do not create a significant impact on the surrounding environment and community, as shown in the Sitewide Air Quality Human Health Risk Assessment prepared for this project and the Lab’s safety record; therefore, the potentially increased risks posed by incremental increases in hazardous materials and waste are not significant.

Please refer to response to the response to Comment C-28, below, for further discussion of effects related to catastrophic events.

**Response C-28**

Catastrophic risks posed by a major wildland fire and/or earthquake are analyzed in Draft EIR section IV.F, Impact HAZ-5. Issues such as loss of City support and emergency services, evacuation, and regional loss of water supply are addressed. Given the presence of the Lab’s own internal water supply (600,000 gallon capacity), stocked cafeteria and food supply, medical facilities and staff, fire station and emergency response staff, emergency generators and fuel supply, security staff, on-site heating and cooling systems (that can be powered by generators), secure perimeter and security staff, communications and EMS system, and on-site construction crews and craftspeople, the Lab is optimally situated in the region for a shelter-in-place emergency situation. In fact, given the wealth of resources and services available to the Lab population and the relatively small concentration of people within the Lab’s 202-acre site, it is foreseeable that the Lab would be a more desirable location than nearby urban areas with densely concentrated populations and potentially less per capita access to resources, provisions, security, and services under certain regional disaster scenarios.

The Draft EIR does provide substantial evidence to conclude that impacts associated with potential catastrophic events to the incrementally increased population and facilities of LBNL would not be significant or substantially more severe than under current conditions. New, state-of-the-art, code-compliant buildings would be far safer, under earthquake and fire conditions, than the outdated buildings that would be demolished. The Lab is projected to incrementally increase in population over a 20-year period, but this population would be well served by on-site medical, emergency, fire, safety, and other support services, as well as an intensive emergency management system plan and network, so this incrementally increasing population would not represent a significant or substantial increase impact related to catastrophic events or hazards.

The Draft EIR analysis of potential catastrophic events discusses the scenario of a major earthquake and fire occurring at the same time.

According to the head of LBNL’s emergency command center, the Laboratory is prepared to be self-sustaining for at least three days, which is the FEMA recommendation.10

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10 Royce Saunders, LBNL Environment, Health & Safety Division, personal communication, June 14, 2007.
Response C-29

The comment incorrectly states that the Draft EIR provides insufficient information in support of its analysis of hydrological impacts. The DEIR quantifies the area of the Strawberry Creek North and South Forks watershed pertinent to LBNL (see DEIR page IV.G-1) and illustrates this “watershed study area” in Figure IV.G-1 on DEIR page IV.G-2. The DEIR further illustrates the area in question, including the divide between the North and South Forks of Strawberry Creek in Figure IV.G-2, page IV.G-3. The DEIR further quantifies the area of “run-on” that drains from upslope off-site locations to the Lab’s hill site on page IV.G-4; this area is illustrated in Figure IV.G-3, page IV.G-5.

In terms of potential changes and impacts due to the project, the commenter states that the Illustrative Development Scenario is an inadequate basis for the evaluation of impacts. This comment is incorrect. For a program EIR, such as the LBNL LRDP EIR, where few specific development projects are identified, let alone sited, it is necessary to make assumptions about the physical changes that are anticipated to occur during the lifetime of the LRDP. As described in Chapter I, Introduction, the Illustrative Development Scenario “is a conceptual portrayal of potential development under the LRDP … [intended] to provide a basis for some of the quantified modeling that has been completed for the LRDP.” Without the Illustrative Development Scenario, or some similar alternative approach to forecasting potential physical changes under the LRDP, there would be no way to measure the physical impacts of the project.

As stated on DEIR page IV.G-23 (and as revised herein on page IV.G-25 of the revised Hydrology section contained in Appendix A) approximately 10 acres of impervious surfaces would be added to the LBNL hill site with full implementation of the LRDP, based on the assumptions contained in the Illustrative Development Scenario concerning development of building space, parking lots and structures, and new roads, and this increase in impervious surfaces would translate to an increase in peak runoff flows of about 10 cfs, or about 0.6 percent, over the current estimated total of 1,686 cfs (DEIR page IV.G-25) without implementation of BMPs. Through the use of both LBNL and UC Berkeley-identified BMPs, LBNL is committed to ensuring that post-development runoff volumes approximate pre-project runoff volumes for all construction projects, regardless of project size. Table IV.G-1, which was inadvertently omitted from the DEIR and is presented below, identifies how peak flow would be expected to be distributed across each sub-watershed if no BMPs were implemented.

Response C-30

Comment noted. Refer also to response to Comment C-26. The Regional Water Control Board Resolution to consider the presence of the pesticide diazinon in all urban creeks of the Bay Area does not change the conclusions in the DEIR, change existing impact significance, or result in any new impacts. The following text of the section under the heading Total Maximum Daily Load (TMDL) – Section 303(d) of the Clean Water Act on page IV.G-11 (Hydrology and Water Quality) is revised as shown below (new text underlined; deleted text indicated in strikethrough):
### TABLE IV.G-1

EXISTING AND PROJECTED FUTURE PEAK FLOWS GENERATED BY LBNL AND SURROUNDING PROPERTIES (CFS\(^1\))

<table>
<thead>
<tr>
<th>Sub-watershed</th>
<th>Existing Conditions</th>
<th>Project Increment</th>
<th>Future Total</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Devel. Areas</td>
<td>Undev. Areas</td>
<td>Total</td>
</tr>
<tr>
<td>Upper Strawberry</td>
<td>62</td>
<td>860</td>
<td>922</td>
</tr>
<tr>
<td>Chicken Creek</td>
<td>48</td>
<td>81</td>
<td>129</td>
</tr>
<tr>
<td>Panoramic</td>
<td>52</td>
<td>91</td>
<td>143</td>
</tr>
<tr>
<td>Stadium Hill</td>
<td>49</td>
<td>87</td>
<td>136</td>
</tr>
<tr>
<td>North Fork</td>
<td>149</td>
<td>207</td>
<td>356</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>360</strong></td>
<td><strong>1,326</strong></td>
<td><strong>1,686</strong></td>
</tr>
</tbody>
</table>

\(^1\) cfs = cubic feet per second.

**SOURCE:** Kuntz, 2004; Blair, 2006.

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**Total Maximum Daily Load (TMDL) – Section 303(d) of the Clean Water Act**

California has identified waters that are polluted and need further attention to support their beneficial uses. These water bodies are listed pursuant to Clean Water Act Section 303(d). Specifically, Section 303(d) requires that each state identify water bodies or segments of water bodies that are “impaired” (i.e., not meeting one or more of the water quality standards established by the state). Approximately 500 water bodies or segments have been listed in California. Once the water body or segment is listed, the state is required to establish “Total Maximum Daily Load,” or TMDL, for the pollutant causing the conditions of impairment. The TMDL is the quantity of a pollutant that can be safely assimilated by a water body without violating water quality standards. Listing of a water body as impaired does not necessarily suggest that the pollutants are at levels considered hazardous to humans or aquatic life or that the water body segment cannot support the beneficial uses. The intent of the 303(d) list is to identify the water body as requiring future development of a TMDL to maintain water quality and reduce the potential for continued water quality degradation.

In accordance with Section 303(d) of the Water Code, the San Francisco Bay RWQCB has identified impaired water bodies within its jurisdiction and the pollutant or stressor impairing water quality, and prioritized the urgency for developing a TMDL. While San Francisco Bay is included on the Section 303(d) list, Strawberry Creek is not. However, the RWQCB has found that Bay Area urban creeks do not consistently meet the Basin Plan’s narrative water quality objectives pertaining to toxicity. In response, the RWQCB has adopted a Basin Plan amendment that establishes a water quality attainment strategy and TMDL to reduce diazinon and pesticide-related toxicity in urban creeks (RWQCB, 2005).\(^{11}\) The amendment specifies a concentration target of 100 nanograms per liter (as a one-hour average) as well as generic pesticide-related toxicity targets to

\(^{11}\) The TMDL has been adopted by the RWQCB, but will need to be approved by the SWRCB, Office of Administrative Law, and then the U.S. EPA. The Basin Plan amendment will become effective upon U.S. EPA approval.
comply with the applicable water quality objectives established to protect and support beneficial uses. Pollutants or stressors identified on the Section 303(d) list for Central San Francisco Bay include chlordane, dichlorodiphenyltrichloroethane (DDT), diazinon, dieldrin, dioxin compounds, exotic species, furan compounds, mercury, non-dioxin-like polychlorinated biphenyls (PCBs), PCBs (dioxin-like), and selenium.

A TMDL has been established for San Francisco Bay for mercury, and the RWQCB is working on TMDLs for the Bay for PCBs, pesticides, and selenium, as well as a revision to the mercury TMDL. The RWQCB has also adopted a TMDL for pesticide toxicity in urban creeks. (TMDLs are also being developed for other water bodies, such as the Napa River, Guadalupe River, and Sonoma Creek.) Although it is not anticipated that any future TMDLs would affect LBNL, due to lack of discharge of such substances, LBNL will comply with applicable regulations.

**Response C-31**

As stated on DEIR page IV.G-16, “LBNL is a federal facility operated by the University of California and conducting work within the University’s mission on land that is owned or controlled by The Regents of the University of California. As such, LBNL is generally exempted by the federal and state constitutions from compliance with local land use regulations, including general plans and zoning. However, LBNL seeks to cooperate with local jurisdictions to reduce any physical consequences of potential land use conflicts to the extent feasible.” While LBNL strives for cooperation with local jurisdictions and their plans, these plans are generally not “applicable” (CEAQ Guidelines Sec. 15125(d)) to LBNL by virtue of its status as a facility owned by the state and operated by the University on behalf of the federal government.

**Response C-32**

The Draft EIR concludes that potential stormwater contaminant load from parking lots under LRDP conditions would be less than that associated with current conditions, because, according to the LRDP and as depicted under the Illustrative Development Scenario, there would likely be a reduction in parking lot area exposed to stormwater runoff. Since stormwater contaminant load would be a function of parking lot area exposed to stormwater runoff (assuming, for the purposes of this programmatic analysis, that the Lab’s parking lots collect pollutants at the same rate), this is a logical conclusion.

The Draft EIR Illustrative Development Scenario depicts an increase in net new impervious surface area of approximately 10 acres. Draft EIR Tables III-6 and III-7 indicate only building and parking lot surface area. As the commenter surmises, this total building area is not equivalent to the projected 10 acres because much of the new building and parking lot area would be sited on already developed (i.e., already impervious) land.
An estimate for how much of this construction would take place on “redevelopment” areas can be achieved by subtracting the projected 16.5 acres of development from the new impervious surface area measurement taken from the IDS (10 acres), which yields 6.5 acres. Of course, as described in the Draft EIR, the actual project under consideration for approval is substantially smaller than what is depicted in the IDS, as is the amount of potentially new impervious surface area that would likely be created.

All development taking place under the LRDP would be subject to all applicable stormwater-related permits and standards, as described in Draft EIR section III.G

**Response C-33**

Table IV.G-1 was inadvertently omitted from the DEIR. It is shown above, in the response to Comment C-29. LBNL is committed to maintaining peak stormwater flows at both the North and South Forks of Strawberry Watershed at approximately pre-project levels, which is consistent with current regulatory objectives. In addition, total post project runoff would approximate pre-project conditions.

Berkeley Lab believes that its system of hydraulics is appropriate, effective, and a relatively environmentally unobtrusive means for stabilizing slopes that might otherwise become oversaturated with water.

**Response C-34**

Parking areas would be engineered to treat runoff, either with stormceptor structures or natural systems as mention in the comment.

Berkeley Lab agrees that the watershed areas in its vicinity are sensitive, ecologically important areas that must be managed responsibly. Draft EIR section IV.G-9 describes LBNL’s current and proposed new measures for doing this, including its continued adherence to water quality regulations and permits designed specifically for this purpose, and its use and proposed use of engineering controls and management practices for managing stormwater, particularly during construction (please see DEIR IV.G-12 – IV.G-16, as well as impact statements HYDRO-1, HYDRO-2, HYDRO-3, and HYDRO-4).

Of the bulleted items sought by the commenter, the first and second bulleted items are found on 2006 LRDP page 58 (Development Framework Strategies), the third bulleted item is found on 2006 LRDP page 66 (Vehicle Access, Circulation, and Parking Strategies), and the fourth bulleted item is found on 2006 LRDP page 76 (Open Space and Landscape Strategies). All strategies and policies advanced in the 2006 LRDP are part of the project by definition and are included in the EIR analysis.
Response C-35
The newest hydraugers installed at LBNL were emplaced more than 12 years ago. While LBNL does rely on existing hydraugers to dewater unstable areas and improve slope stability, most areas of the site have been assessed and there are no current plans to install additional hydraugers.

Berkeley Lab believes that its system of hydraugers is appropriate, effective, and a relatively environmentally unobtrusive means for stabilizing slopes that might otherwise become oversaturated with water. Were any future hydraugers to be proposed, these would be designed and constructed on an individual, project-specific basis and are not prescribe or analyzed in this LRDP and its EIR.

Response C-36
The Draft EIR describes the LBNL site context and relationship to the Strawberry Creek watershed in both the Biological Resources analysis (Section IV.C) and Hydrology and Water Quality analysis (Section IV.G). These analyses include impacts and mitigation discussion in regard to water quality and groundwater recharge. LBNL has begun meeting with UC Berkeley to discuss common hydrologic issues. Although participation in a joint watershed management plan is not part of the 2006 LRDP or within the scope of this EIR, LBNL welcomes the opportunity to discuss this proposal with the City and UCB and will await a formal proposal to do so from the City.

Response C-37
RWQCB has indicated to LBNL that it is the RWQCB that is responsible for enforcement of the NPDES General Industrial Permit with LBNL; the City of Berkeley supports RWQCB in its oversight/enforcement role.

Response C-38
As stated in response to Comment C-33, LBNL is committed to ensuring that post-project flows approximate pre-project flows in the upper reaches of Strawberry Creek.

Response C-39
Please see the response to Comment C-38.

Response C-40
Each chapter of the 2006 LRDP EIR evaluating environmental impacts discusses the policies from the City of Berkeley’s and the City of Oakland’s General Plans that are relevant to the impact analysis set forth in that chapter. These policies thus are part of the overall record that will be presented to the Regents in connection with the environmental impact review for the LRDP as well as their policy decision regarding the LRDP.

LBNL respectfully disagrees with the City’s footnote comment relating to the City’s General Plan EIR. The LRDP EIR references the City EIR as an informational document, and does not
otherwise rely on that EIR. The fact that LBNL is not subject to the Berkeley General Plan does not render it inappropriate for the LRDP EIR to cite the City’s General Plan EIR as an informational document.

**Response C-41**

The DEIR addressed the impacts the project would have on population and housing. As stated on page IV.J-14, “The increase in permanent employees would add to the residential population in Berkeley, other nearby communities, and the rest of the region and would add to the demand for permanent housing.”

The DEIR concluded that individual projects identified in the Illustrative Development Scenario would increase the Lab’s permanent employment and Lab guest population, but would not induce substantial population growth in the City of Berkeley or elsewhere in the region, either directly or indirectly. For full implementation of the LRDP, the impact would be less than significant (see page IV.J-18).

The DEIR stated, “Generally, the housing demand associated with permanent employment growth under the proposed LRDP would be satisfied by the housing that could be added in Berkeley and other nearby communities. In most communities where LBNL employees live, housing demand associated with increases in LBNL employment under the LRDP would account for less than one percent of the total increase in households projected for those communities. In Berkeley and Albany, Lab employee households would represent 5.7 percent of the increase expected between 2000 and 2025. In Lafayette, Moraga, and Orinda, Lab employee households would represent about 1.6 percent of the expected household increase” (DEIR, page IV.J-16).

Page IV.J-17 states that the employee population growth under the proposed LRDP in conjunction with housing supply constraints, are elements of an overall imbalance between housing supply and demand in the City of Berkeley, which has existed for some time. While these conditions are projected to continue under current land use policies, the new “smart growth” regional projections from the Association of Bay Area Governments assume a loosening of constraints and implementation of local and regional policies and government financing incentives to encourage private investment that, over the long term, would improve the balance of housing supply and demand in Berkeley and other central cities in the region.

The commenter is correct in noting the cumulative impact analysis set forth in the DEIR. The DEIR concluded that the proposed LRDP, in conjunction with the proposed UC Berkeley 2020 LRDP and other projects that could be developed in Berkeley, would induce population growth in the City of Berkeley and the Bay Area, but the contribution of the 2006 LRDP to this impact would not be cumulatively considerable.

The DEIR concluded that many students, faculty, and staff prefer to live in Berkeley close to the Lab’s hill site. “Therefore, the employment and enrollment growth associated with the two LRDPs, in conjunction with other projected population growth, would represent substantial cumulative population growth and a concentration of population in the City of Berkeley. The
employee population growth associated with the proposed 2006 LBNL LRDP would contribute to this cumulative impact; however, as discussed further under Impact J.1, increases in population growth associated with the implementation of the LRDP would represent about two percent of the total number of people projected to be living in the Berkeley and Albany in 2025, and less than one percent of total projected population in 2025 in all other places of residence. Housing demand associated with implementation of the LRDP could account for less than one percent of the total increase in households projected for most communities where LBNL employees live. As stated above, in Berkeley and Albany, Lab employee households could represent 5.7 percent of the increase expected between 2000 and 2025, and in Lafayette, Moraga, and Orinda, Lab employee households would represent about 1.6 percent of the expected increase in households. These increases under the LRDP represent a less-than-significant impact under existing conditions, and therefore would not be considered a cumulatively considerable contribution to potential population and housing impacts” (see pages IV.J-20-21). This conclusion is supported by the fact that the potential growth in population under the LRDP would represent a small part of the overall population growth that has already been forecast for Berkeley by ABAG. Moreover, as stated on DEIR page IV.J-21, the City of Berkeley General Plan EIR found that an increase in population in Berkeley “would result in a net benefit both to the city and to the region as a whole,” because it would improve the City’s jobs-housing balance by resulting in more housing growth relative to employment growth than in the recent past.

Concerning housing affordability, in general, changes in housing affordability does not result in physical impacts on the environment that are considered under CEQA. Rather, this is a potential social and/or economic impact. In general, “Economic or social effects of a project shall not be treated as significant effects on the environment” (California CEQA Guidelines, Sec. 15131(a)). However, “Economic or social effects of a project may be used to determine the significance of physical changes caused by the project” (CEQA Guidelines, Sec. 15131(b)). That is, a physical change brought about by a project may be determined to be significant if it results in substantial adverse social or economic changes. No direct physical changes relative to housing would occur with as a result of implementation of the proposed 2006 LRDP. To the extent that the project would result in indirect physical changes, including the construction of more or less housing in Berkeley and other communities, the question to be answered under CEQA is whether these indirect physical changes brought about by the project would result in social or economic effects that would be substantial and adverse, such that the physical changes would be considered significant effects on the environment. As noted above, the DEIR concluded that such changes would not be substantial and adverse, and therefore, the proposed 2006 LRDP would not result in a significant effect with respect to population and housing. It is also noted that it is less likely that housing demand by Berkeley Lab employees, particularly, highly skilled technical staff, would substantially increase the demand for below-market-rate housing in Berkeley or elsewhere, than might be the case for a project that would generate increased employment in lower-wage positions.
Response C-42

Under its mutual aid agreements, the Lab’s fire station is the primary responder for all of the UC Berkeley Campus and portions of the City of Berkeley. Berkeley Lab responds to between 400 and 500 off-site calls annually (in addition to about 160 calls on-site). In return, the City of Berkeley Fire Station responds to about 20 calls per year at the LBNL site. About half of those calls are for medical emergencies. Most of the other half are secondary fire support responses provided because LBNL’s fire engine is out responding to fire emergency calls in the City of Berkeley or on the UC Berkeley campus.

Because new buildings would be generally more fire safe and less hazardous than outdated buildings, and because fire emergencies at LBNL are very rare, projected construction under the LBNL program would not be expected to have a significant impact on the City of Berkeley’s secondary emergency fire support to the Lab.

Because medical emergency rates are partly a function of population size, some proportionate increase in medical emergency calls may be assumed. However, with a projected increase of approximately 20-25 percent in population, the proportionate increase in emergency medical calls by the City of Berkeley to the Lab would be approximately two-to-three per year at full buildout.

The Draft EIR clearly articulates that the scope of analysis for the EIR is the LRDP, which itself “sets forth plans and policies that are intended to guide the physical development of the LBNL hill site” (DEIR page I-5). CEQA does not generally require that social or economic effects of a project be analyzed, except to the extent that these social or economic effects may be used to determine the significance of physical effects on the environment (CEQA Guidelines Sec. 15131). Here, no physical effect was identified, and thus social and economic concerns are not evaluated.

Response C-43

Please see response to Comment C-42, above, for quantification of mutual aid support and for reasoning behind less than significant impact conclusion. Berkeley Lab appreciates the City of Berkeley’s suggestion to require Berkeley Fire Department review and input as part of LBNL’s standard development review process. Independently of this proposed project and LRDP EIR, Berkeley Lab is currently exploring with the City of Berkeley ways in which to involve City departments – including the fire department – in the development and design review processes in a way that serves the interests of both LBNL and the City.

As discussed in the Draft EIR and in response to Comment C-42, above, implementation of the Berkeley Lab 2006 LRDP would not “result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, or result in the 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 time or other performance objectives for … Fire protection” (significance criterion, DEIR page IV.K-15).
For a fire services cumulative impact to be significant, the impacts of the proposed 2006 LRDP, together with the impacts of cumulative development (e.g., SCIP project) must result in a significant impact (as per the significance criteria listed above from DEIR page IV.K-15), and the contribution of the LRDP to this impact must be considerable. (DEIR page IV.K-23) Due to the current challenge to the SCIP EIR, it is not clear whether the SCIP conclusion of less than significant impacts to fire services will be upheld. However, it is clear, as demonstrated in response to comment C-42, above; that any Berkeley Lab contribution to a cumulative fire services impact would be a less than considerable contribution, and therefore the cumulative impact would be less than significant.

Response C-44

Comment noted. As stated therein, the Draft EIR is a programmatic document that cannot reliably foresee specific design details that would be developed during the individual design processes for various future projects.

Building 49 is not part of this program and is not considered to be reasonably foreseeable (DEIR page III-17). The “stepped” and partially subterranean basement levels projected to occur in some future projects at the Lab are not novel and are similar to several buildings existing on the main hill site. Lab roadways are graded to be serviceable to all sorts of mainstream vehicles, including heavy trucks, low-powered electrical vehicles, and fire trucks. As mentioned in response to Comment C-43, above, Berkeley Lab is currently exploring with the City of Berkeley ways in which to involve City departments – including the fire department – in the development and design review processes in a way that serves the interests of both LBNL and the City.

Response C-45

The commenter’s reference to UC Berkeley’s responses to City comments on the Draft EIR for the SCIP projects cannot be confirmed. To the contrary, the response to Comment 5A-106, in the SCIP FEIR, affirms that EIR’s continued use of the SCIP DEIR’s significance criterion that is based on percent contribution to traffic volumes at an intersection operating at an unacceptable level of service without the addition of project traffic. The 2006 LBNL LRDP EIR uses the same significance criterion as was employed by UC Berkeley in both its SCIP EIR and its 2020 LRDP EIR.

The only study intersection where a less-than-significant impact determination is made on the basis of the five-percent threshold of significance was Bancroft Way/Gayley Road-Piedmont Avenue, where LOS F conditions would prevail in 2025 without traffic from LRDP development. Because the LRDP-generated increase in traffic volumes at this intersection would represent increases of 4.3 percent and 3.4 percent in the a.m. and p.m. peak hours, respectively, the project would not result in a significant impact. (The similar determination for the Channing Way / Piedmont Avenue intersection in the DEIR is no longer applicable because this intersection, which now operates as a roundabout, would operate at an acceptable LOS as a roundabout under all analysis scenarios.) It is common practice to use a percent-increase threshold for LOS F conditions for a far-term analysis year.
Response C-46

The Commenter’s suggestions for the Transportation Demand Management (TDM) Plan have been received by Berkeley Lab and have influenced the revised TDM Plan included in this Final EIR (see Appendix B). Furthermore, several of the commenter’s suggestions will continue to be considered and acted upon as the TDM Plan is further refined, particularly in the next few months. (As stated in the Draft EIR, the TDM is subject to change and continual refinement as conditions change and thinking evolves). LBNL will continue to work closely with the City of Berkeley towards this effort, and will make the updated versions of the TDM Plan available online for agency and public review.

Response C-47

The paragraph under “LBNL Trip Generation”, on page IV.L-6, is revised as follows (new text underlined; deleted text indicated in strikethrough):

Traffic entering and leaving the Berkeley Lab hill site was counted at each of the three LBNL gates on Thursday, October 29, 2003. The counts indicated that daily vehicle trip generation is approximately 5,700 (split roughly evenly between inbound and outbound traffic), with about 61 percent using the Blackberry Canyon gate, 21 percent using the Grizzly Peak gate, and 18 percent using the Strawberry Canyon gate. During the morning peak hour, approximately 610 vehicle trips were made to and from the site, 540 of which were inbound (the peak direction). In the afternoon peak hour, 660 vehicle trips were made to and from the site, 585 of which were outbound (the peak direction). Use of the three gates during the morning and afternoon peak hours is relative similar to the above-stated pattern.

Response C-48

As the commenter notes, the information sought by the commenter (intersection turning movement volumes) is provided as part of the DEIR (in Appendix I), and is readily available to interested parties from the LBNL web site’s page for the Long Range Development Plan (as well as in hard-copy from the Berkeley Lab). The DEIR’s disclosure of relevant information in support of the impact analysis is therefore sufficient.

Response C-49

The commenter’s assertion about improved traffic flow conditions at the intersection of Channing Way / Piedmont Avenue as a roundabout is acknowledged. Using techniques shown in the Federal Highway Administration (FHWA) publication “Roundabouts: An Informational Guide” and the TRAFFIX software, re-analysis of levels of service for all scenarios in the DEIR results in conditions no worse than LOS B (see revised the revised LOS tables in Chapter II of this document).
Response C-50

Table IV.L-3, DEIR page IV.L-12, is replaced by a revised version (see Chapter II of this document) to add the traffic control at each study intersection. The DEIR presents LOS and delay values under the various analysis scenarios in support of impact determinations. The 2000 Highway Capacity Manual indicates that delay greater than 50 seconds for unsignalized intersections and 80 seconds for signalized intersections is LOS F, and the DEIR presents delay values to the tenth of a second unless the calculated delay is greater than the above-cited thresholds. It was the judgment of LBNL staff and the EIR consultants that presentation of high delay values in the text of the DEIR does not further an understanding of traffic conditions. However, in order to facilitate the commenter’s understanding of the LOS tables, with one exception, actual calculated delay values are presented in the revised LOS tables in Chapter II of this document. The “>50” for the study intersection of Bancroft Way at Gayley Road / Piedmont Avenue has been replaced by a footnote reference because, as described in table footnote ”b”, the LOS F condition was derived on the basis of field-observed, not calculated or field-measured delay.

Response C-51

See the response to Comment C-50 regarding presentation of calculated delay values higher than the thresholds for LOS F conditions, and the revised LOS tables in Chapter II of this document.

Response C-52

See Response C-48 regarding presentation of intersection turning movement volumes.

Response C-53

See Response C-50 regarding presentation of calculated delay values higher than the thresholds for LOS F conditions, and the revised LOS tables in Chapter II of this document. See Response C-57 regarding improved traffic flow conditions at the intersection of Channing Way / Piedmont Avenue as a roundabout.

The paragraphs under “Affected Intersections”, on page IV.L-28, are revised as follows (new text underlined; deleted text indicated in strikethrough):

With implementation of the 2006 LRDP, significant deterioration in LOS would occur at three intersections:

- Hearst Avenue at Gayley Road/La Loma Avenue (#6; signalized) would be at LOS E during both peak hours without the LRDP; the LRDP would cause the p.m. peak-hour service level to degrade to LOS F, and would increase traffic by more than 5 percent (i.e., 6.7% [a.m.] and 6.4% [p.m.]) during both peak hours.
• Gayley Road at Stadium Rim Way (#7; all-way-stop-controlled) would be at LOS F during both peak hours without and with the LRDP; the LRDP would increase traffic by more than 5 percent (i.e., 6.2% [a.m.] and 5.1% [p.m.]) during both peak hours.10

• Durant Avenue at Piedmont Avenue (#8; all-way-stop-controlled) would be at LOS E and LOS D during the a.m. and p.m. peak hours, respectively, without the LRDP; the LRDP would cause the peak-hour LOS to degrade one service level, to LOS F in the a.m. peak hour and to LOS E in the p.m. peak hour.

The intersections of Channing Way/Piedmont Avenue (#17; two-way stop) and Bancroft Way/Gayley Road-Piedmont Avenue (#20; all-way stop) would be at LOS E or LOS F in 2025 in both the morning and afternoon peak hours without traffic from LRDP development. Because the LRDP-generated increase in traffic volumes would be less than the significance threshold of a 5-percent increase (i.e., 4.3% and 3.4% in the a.m. and p.m. peak hours, respectively) at these intersections, the project would not result in a significant impact.

Response C-54
See Response C-50 regarding presentation of calculated delay values higher than the thresholds for LOS F conditions, and the revised LOS tables in Chapter II of this document.

Response C-55
Gayley Road / Stadium Rim Way. As stated in Footnote 10, page IV.L-28, the EIR for the Southeast Campus Integrated Projects (SCIP), published by UC Berkeley in October 2006, identifies installation of a traffic signal as mitigation for a significant impact due to the Integrated Projects analyzed in that EIR. The footnote goes on to say that, for purposes of a conservative analysis of potential impacts associated with the LBNL LRDP, it was not presumed that the SCIP will be approved and implemented (i.e., not relying on the fact the traffic signal mitigation measure would be implemented should the SCIP be implemented, thus avoiding the significant impact at this intersection due to the LBNL 2006 LRDP). The text of Footnote 10 could have been repeated as part of the presentation of Mitigation Measure TRANS-1a on page IV.L-28, but the fact that it wasn’t doesn’t mean that the DEIR does not reflect the existence of the SCIP mitigation for this intersection.

Hearst Avenue at Gayley Road / La Loma Avenue. The requirement to thoroughly explore the feasibility of measures to mitigate significant impacts is acknowledged, and as described on page IV.L-32, the Lab did that. As stated on that page, physical geometric limitations constrain improvements within its current right-of-way, with all four intersection corners occupied by

10 The EIR for the Southeast Campus Integrated Projects (SCIP), published by UC Berkeley in October 2006 (UC Berkeley, 2006), identifies a significant impact due to the Integrated Projects analyzed in that EIR, and identifies installation of a traffic signal as mitigation for that impact. Because this mitigation measure would be implemented prior to construction of the Maxwell Family Field parking structure (one of the Integrated Projects) should the SCIP be implemented, this would avoid the significant impact at this intersection due to the LBNL 2006 LRDP. However, this EIR identifies the significant impact because, for purposes of a conservative analysis, it is not presumed that the SCIP will be approved and implemented.
existing UC Berkeley facilities. Analyses of possible improvements (e.g., reconfiguring
the eastbound Hearst Avenue, and/or the northbound Gayley Road, approach(es) to provide separate
turn lane(s) that meet standards for lane widths) indicate that little can be done to mitigate future
LOS conditions to acceptable levels without acquiring additional right-of-way or prohibiting
certain turning movements. Although it might be possible to lengthen the existing very short
dedicated right-turn lanes, or to create a short northbound left-turn lane (as suggested by the
commenter), the aforementioned physical constraints would limit the length of such lanes, and as
such, the turn lane(s) would not result in appreciable improvement in intersection operations. For
example, the peak-hour demand for a northbound left-turn lane would require at least a 225-foot
storage length (on average), and the 80-foot-long suggested by the commenter would result in
continued impedance (delays) to through traffic on that approach. Mitigation that would modify
signal phasing/timing also was examined, and was found to not improve future LOS conditions to
acceptable levels.

The DEIR used conservative assumptions for its analysis of intersection LOS so as to not
underestimate potential project impacts. For example, even though the approach widths at this
intersection allow drivers to maneuver past other vehicles as they near the intersection, the
absence of pavement striping to delineate separate lanes dictated that the DEIR analysis
conservative assume all vehicle movements on each approach are made on a single lane.
Similarly, without the certainty that standard lane widths (and adequate storage lengths), alluded
to above, could be provided, possible improvement measures were not relied on to judge that
significant impacts would be mitigated to less-than-significant levels. The Lab stands by the
conclusion of the DEIR that, after examining possible mitigation measures and judging their
success with a conservative standard, there is no feasible mitigation available that would improve
future LOS conditions to acceptable levels (i.e., the significant impact at this intersection is
unavoidable). However, as a result of continuing consultation with the City on this issue, the Lab
has committed to fund and conduct a further study to re-evaluate whether there may be feasible
mitigation (with design standards acceptable to the City) at this intersection. Examples of possible
mitigation that would be studied include the following:

- Determine locations of right-of-way lines for the four intersection approaches, and
  examine feasibility of acquiring additional right-of-way without causing secondary
  significant impacts.

- Eastbound Approach – shift the double-yellow centerline on Hearst Avenue (west
  leg) to the north to achieve sufficient eastbound width to stripe a separate right-turn
  lane and shared left-turn/through lane; achieve a greater length of right-turn lane by
  prohibiting on-street motorcycle parking on the north side of Hearst Avenue farther
  away from the intersection.

- Optimize traffic signal timing at this intersection, and how signal timing here would
  relate to the new traffic signal proposed for the Gayley Road / Stadium Rim Way
  intersection.
That additional study will be conducted by the Lab as part of the TDM program set forth below as Mitigation Measure TRANS-1c. If such mitigation is determined by Berkeley Lab to be feasible, then Berkeley Lab shall contribute funding on a fair share basis, to be determined in consultation with UC Berkeley and the City of Berkeley, for the installation of the improvements.

Durant Avenue / Piedmont Avenue. As stated at the top of page IV.L-32, with the implementation of this mitigation measure (install a traffic signal), the Durant Avenue / Piedmont Avenue intersection would operate at an acceptable level of service (LOS B or better) during both the a.m. and p.m. peak hours. The LOS calculation sheets documenting that improvement, which was inadvertently omitted from Appendix I of the DEIR, is presented herein (see Chapter II of this document).

Concerning the historic character of Piedmont Avenue and potential effects of installing a traffic signal, it is unlikely that such a change could be deemed a substantial alteration such that the physical characteristics of the Piedmont Avenue that convey its historic character would be materially altered, and that could therefore be judged a significant impact under CEQA. Piedmont Avenue today has many characteristics that are not historically part of the street, including existing stop signs and bollards and chains along the median. Thus, addition of traffic signals to Piedmont Avenue would constitute a significant impact on historic resources.

Bancroft Avenue / Piedmont Avenue. See response to Comment C-37 regarding the threshold of significance used for the DEIR, and response to Comment C-45 regarding the percent increase in traffic volumes (less than the five-percent threshold of significance) attributable to the LRDP.

**Response C-56**

Berkeley Lab agrees that the City of Berkeley, UC Berkeley, and Berkeley Lab should work together to develop a methodology for reducing impacts associated with development under each of these entities’ jurisdictions. Regarding existing facilities, under CEQA, a lead agency is required to assess the impacts of a proposed project through comparing the effect of the project to existing, i.e. baseline, conditions. CEQA requires a lead agency to reduce a proposed project’s significant environmental impacts (or contribution to significant cumulative environmental impacts) to less than significant levels if feasible, through implementation of appropriate mitigation measures.

**Response C-57**

See Response C-55 regarding treatment of mitigation measures for the intersections of Hearst Avenue at Gayley Road / La Loma Avenue, and Gayley Road / Stadium Rim Way.

**Response C-58**

Best Practice TRANS-6a on DEIR p. IV.L.39 is revised as follows to include LBNL’s commitment to work with the City of Berkeley and, where necessary, UC Berkeley, to minimize construction-related traffic impacts (new text is underlined):
Early in construction period planning, LBNL shall meet with the contractor for each construction project to describe and establish best practices for reducing construction period impacts on circulation and parking in the vicinity of the project site. The Lab will work with the City of Berkeley Transportation and Public Works Departments to review the truck routes and the Construction Traffic Management Plans, as appropriate. Where construction traffic could interact with traffic from construction traffic from UC Berkeley, UC Berkeley staff would be invited to participate in these discussions between LBNL and the City.

Response C-59

If the draft LRDP is approved and implemented, LBNL would request that the City identify truck routes for all major construction activities. LBNL would direct contractors to use designated truck routes that are identified in consultation with the City of Berkeley.

Response C-60

As part of LBNL’s Transportation Demand Management (TDM) Plan, LBNL would agree to participate in the monitoring and analyses of the Hearst/Gayley and Gayley at Stadium Rim Way intersections.

Response C-61

The City of Berkeley is correct that the TDM Plan does not specifically mention satellite locations at which LBNL employees work, in addition to those at the main hill site. The DEIR states that the total amount of offsite leased space under the LRDP is not anticipated to change substantially, and analyzes a project variant in which Berkeley Lab would consolidate personnel on the main hill site and therefore the total amount of off-site leased space would be reduced. The DEIR analyzes impacts associated with implementation of the LRDP such as traffic impacts associated with development at Berkeley Lab’s main hill site and is required to include measures such as the TDM Plan to reduce the effects of significant impacts. The TDM plan does not address off-site leased spaces because under the proposed LRDP no substantial increases from baseline conditions are anticipated, and therefore no significant traffic impacts are anticipated, for offsite leased spaces.

It would be inappropriate to include parking cash-out law measures in the TDM plan because such measures do not address employer-owned parking spaces, such as those at LBNL’s main hill site.

Response C-62

The Lab’s TDM Program has been updated to include coordinating construction truck activities with UC Berkeley construction projects (see Appendix B of this Comments and Responses document).
Response C-63

Wastewater distribution improvements would be coordinated with UCB and costs would be shared between UCB and LBNL as appropriate. Optional selection criteria include environmental impacts, cost, existing reserve capacities and growth flexibility. Any subsequent wastewater system improvements would be evaluated under CEQA to identify physical environmental effects and, if applicable, identify mitigation measures. As described in Draft EIR pages IV.M-20 – IV.M-21, these improvements would be planned and timed so as to accommodate “additional wastewater flows” that would otherwise be routed into constrained portions of sub-basin 17-503. Appropriate environmental review would be conducted as such proposals are developed.

Response C-64

As mentioned previously, LBNL encourages meetings with UC Berkeley and the City of Berkeley on hydrologic issues of common interest. Furthermore, Berkeley Lab will consult with the City on planned storm system improvements that may be of interest to the City’s Creeks Task Force.

Response C-65

The comment makes reference to a policy statement in the Berkeley General Plan, which is cited on page IV.M-11 of the DEIR:

Policy EM-23 Water Quality in Creeks and San Francisco Bay, Action E): “Ensure that new development pays its fair share of improvements to the storm sewerage system necessary to accommodate increased flows from the development.”

As stated in the DEIR, notwithstanding the fact that LBNL generally is not subject to local plans and policies, the Lab seeks to cooperate with local jurisdictions to reduce any physical consequences of potential land use conflicts to the extent feasible. Regardless of the applicability of the Plan, consistency or the lack thereof with a single policy “action” does not, in itself, result in any physical environmental impact that would require analysis under CEQA. Nevertheless, as stated on DEIR pages IV.M-20 – 21, Berkeley Lab is investigating, along with UC Berkeley and the City of Berkeley, alternative potential improvements to address the Lab’s contribution to wastewater collection capacity issues in connection with the City of Berkeley’s sub-basin 17-503, and LBNL intends to proceed with one of three options under consideration and move forward with the improvement independent of the new LRDP. Mitigation Measure UTILS-2, DEIR page IV.M-21, states, “LBNL shall implement programs to ensure that additional wastewater flows from the Lab are directed into unconstrained sub-basins…. Final design and implementation of these improvements shall be negotiated between the appropriate parties and shall undergo appropriate environmental review and approval. LBNL shall closely coordinate the planning, approval, and implementation of this mitigation with the City of Berkeley and the UC Berkeley, as appropriate.”
Response C-66

The comment concerning the applicability of National Pollutant Discharge Elimination System (NPDES) permits is noted. As described on DEIR page IV.G-13 and noted by the commenter, LBNL is subject to a different NPDES permit for stormwater than is the City of Berkeley. The DEIR did not identify a significant impact with respect to the potential increase in stormwater runoff from the Lab’s hill site as a result of implementation of the proposed 2006 LRDP. Therefore, no mitigation is required.

Nevertheless, as described in the revised EIR Hydrology section (presented in its entirety in Appendix A of this document), Berkeley Lab, has agreed to coordinate stormwater management efforts for the Strawberry Creek watershed with UC Berkeley. Therefore, and in anticipation of regulatory changes in the State Water Resources Control Board’s permitting program, LBNL’s enhanced stormwater management program reflects UC Berkeley’s Continuing Best Practices, as cited in the UC Berkeley 2020 LRDP EIR. These expanded Berkeley Lab practices include: verify compliance with all applicable requirements and Best Management Practices (BMPs) during design of individual projects; implementation of an urban runoff management program containing the BMPs included in the Strawberry Creek Management Plan; design of landscaped areas of development sites to absorb runoff from rooftops and walkways where feasible and the use of open or porous paving systems wherever feasible, to minimize impervious surfaces and absorb runoff; ongoing storm drain system maintenance; limiting new development’s encroachment on creek channels and riparian zones; management of runoff into storm drain systems such that the aggregate effect of projects implementing the LRDP is to approximate pre-project runoff volumes; and preparation of a hydrologic modification analysis for any subsequently proposed development project with the potential to alter drainage patterns.

Response C-67

Pages IV.M-4 and IV.M-6 of the DEIR have been revised accordingly (the changes do not affect the conclusions of the DEIR.) On page IV.M-4, the last sentence of the third full paragraph is revised as follows (new text underlined):

The City of Berkeley’s sewer system transports the effluent from both monitoring stations to EBMUD’s north interceptor sewer and the EBMUD Adeline Interceptor originating at Woolsey St/Adeline St in Berkeley and then to the treatment facility in Oakland.

On page IV.M-6, the third sentence under the heading “Sewer System Conditions and Upgrade” is revised as follows (new text underlined; deleted text indicated in strikethrough):

The City of Berkeley’s infiltration/inflow correction program was initiated in 1987 and includes rehabilitation or replacement of 50 percent of the City’s existing system over 30 years, as well as installation of 12 miles of new sewer lines to accommodate overflow conditions by the year 2007 2017.
On page IV.M-6, the fourth sentence under the heading “Sewer System Conditions and Upgrade” is revised as follows (new text underlined; deleted text indicated in strikethrough):

A 22-mile 3-mile interceptor line along Adeline Street, completed in 1992, now conveys wet weather flow to EBMUD’s storage and treatment facilities.

Response C-68

The Draft EIR relied upon the UCB LRDP EIR, the SCIP projects, and the City of Berkeley General Plan in its cumulative analysis. Both the UCB LRDP EIR and the LBNL LRDP EIR are programmatic documents. As program-level EIRs, these documents evaluate the effects of implementation of their entire respective LRDPs. Moreover, in Section VI.C, page VI-3, the DEIR presents extensive documentation concerning projects accounted for in the assumptions underlying the DEIR’s cumulative analysis.

Additional future LBNL projects proposed for implementation under the 2006 LRDP would be evaluated to determine whether the LRDP EIR has fully analyzed the project impacts, or whether additional CEQA review is necessary. Any proposal for future development at LBNL must be approved by the LBNL Director, by the President of the University of California, or The Regents, as appropriate, and be in compliance with CEQA.

As for mitigation of cumulative impacts, the DEIR identifies only three cumulative impacts for which mitigation was deemed infeasible: the proposed LRDP’s contribution to regional toxic air contaminant (TAC) emissions, for which the lifetime cancer risk would remain in excess of 10 in one million—due almost entirely to existing and future TAC concentrations from sources other than LBNL; cumulative effects related to construction noise—a conservative finding, in that it cannot be stated with certainty that there would not be instances during the lifetime of the 2006 LRDP when construction noise emanating from a location on the Lab hill site would contribute to cumulative construction noise impacts; and cumulative effects on traffic at local intersections—deemed significant and unavoidable (please see response to Comment C-55 regarding mitigation measures for the intersections of Hearst Avenue at Gayley Road / La Loma Avenue, and Gayley Road / Stadium Rim Way). All other cumulative effects of the proposed LRDP were found to be less than significant or mitigated to a less-than-significant level.

Response C-69

While the Off-Site Alternative would generally result in lesser impacts on the LBNL main hill site than would the proposed 2006 LRDP, it would not avoid the project’s significant and unavoidable impacts on cultural resources, visual quality, noise, and air quality (page I.18). The Off-Site Alternative would result in new development at the Richmond Field Station (RFS) to accommodate a portion of the Lab’s projected growth. Aesthetic impacts at the RFS site would not be expected to be significant. For purposes of conservative analysis, the EIR concluded that the proposed LRDP, would potentially have a substantial adverse effect on scenic vistas, and might be found by some observers to substantially damage scenic resources. Because the Off-Site
IV. Comments on the Draft EIR and Responses to Comments

Alternative would still develop more than half of the Lab’s new space at the main hill site, visual impacts would remain significant and unavoidable with implementation of this alternative.

Compared to the proposed project, the Off-Site Alternative would result in similar construction air quality impacts. Less development at the hill site would result in proportionately lower local air quality impacts than the 2006 LRDP. However, as with the project, this alternative would result in a cumulatively significant impact with regard to toxic air contaminant emissions.

Cultural resource impacts of the Off-Site Alternative would be similar to those of the proposed project, resulting in a significant and unavoidable impact at the hill site due to the loss of historical resources. Significant and unavoidable impacts related to demolition and construction activities that could affect as-yet unidentified historical resources, and the demolition of the Bevatron, would remain under this alternative.

The DEIR concluded that geology and soils impacts at the hill site under the Off-Site Alternative would generally be the same as described for the proposed project, however, there would be a reduction in exposure to geologic and seismic hazards.

Hazards and hazardous materials impacts at the hill site under the Off-Site Alternative would also generally be the same as described for the proposed project, although impacts associated with hazards and hazardous materials would be incrementally less, because of less development at the hill site. However, the RFS site has a history of soil and groundwater contamination and any residual contamination would be required to be remediated in compliance with applicable regulatory standards prior to implementation of the Off-Site Alternative.

Construction noise impacts and the increase in the ambient noise level at the hill site under the Off-Site Alternative would be incrementally less than the proposed project. The decrease in noise impacts would result from less construction and demolition activity, as well as a smaller overall development program at the hill site. Mitigation measures adopted as part of the proposed project would apply to this alternative and would reduce the severity of these impacts, but likely not to a less-than-significant level, and construction noise would remain significant and unavoidable, as with the project.

Similar to the proposed project, the Off-Site Alternative would require installation of traffic signals at two intersections (Gayley Road/Stadium Rim Way and Durant Avenue/Piedmont Avenue) to mitigate significant impacts, and mitigation measures identified for the project (installation of traffic signals) would be required to reduce these impacts to less-than-significant levels. Also as with the project, because LBNL could not implement these measures on its own, the impact at these intersections would be considered significant and unavoidable (see pages 39-43).

**Response C-70**

Adequate analysis for the Off-Site Alternative was conducted in compliance with CEQA. For further discussion of the impacts under the Off-Site Alternative, please see Response C-56.
From Jeff Philiber <JGPhiliber@lbl.gov>
Sent Friday, March 30, 2007 3:25 am
To Katherine V Behrend <KVBehrend@lbl.gov>
Subject [Fwd: Response to LBNL Long-Range Development Plan]]

----- Original Message ----- 
From "Therese (Terry) Powell" <TPowell@lbl.gov>
Date Fri, 23 Mar 2007 13:32:13 -0700
To Jeff Philiber <JGPhiliber@lbl.gov>
Subject [Fwd: Response to LBNL Long-Range Development Plan]

FYI

----- Original Message ----- 
Subject:Response to LBNL Long-Range Development Plan
Date:Fri, 23 Mar 2007 12:44:40 -0700 (PDT)
From:Marie Bowman <mariebowman@pacbell.net>
To:lrdp@lbl.gov, JGPhiliber@lbl.gov

---

Sent via email:LRDP@LBL.gov, JGPHILLIBER@LBL.gov

Berkeley Alliance of Neighborhood Associations—BANA
P. O. Box 1217
Berkeley, CA 94701

March 23, 2007

Jeff G. Philiber
Lawrence Berkeley National Lab
1 Cyclotron Road
Berkeley, CA 94720

RE: Response to LBNL Long-Range Development Plan

BANA has reviewed the referenced plan. While the laboratory has proposed mitigations to areas of concern they do not go far enough in mitigating the impacts to our community/city.

We applaud the Laboratory’s efforts to conduct research efforts in the development of new sources of energy and reduce the impact of energy consumption on the environment, however not at the cost of reducing the quality of life, and risks to health and safety to our community at large.

We support the comments submitted by the City of Berkeley, local organizations and the report prepared by the U. S. Geological Services.

A project of this magnitude has several individually limited but cumulatively considerable impacts, which have not been adequately or reasonably addressed:

Traffic—
Comment Letter D

During the construction phase and as proposed. There are few entrance and exits to the City of Berkeley, with no way to modify this.

Access to the Laboratory/Use of Centennial Drive—vehicle and bicycle, is already taxed with pre-existing use: UCB, Strawberry Canyon Center, Lawrence Hall of Science, Space Sciences Lab, Math Sciences Research Institute, Tilden Park, Golf Course, Fire Trail, residential community and the public.

Parking—
The laboratory has a pre-existing and on-going parking crisis. The proposed plan doesn’t adequately address the existing circumstances let alone the aggravated situation that will only continue to exacerbate parking at the LBNL.

Geological Hazards—
Watershed, earthquake fault lines, underground creeks, rivers and lakes and liquefaction

Cumulative Impact to Infrastructure -- traffic, sewer system, streets, water, police, fire, geological hazards, biological and toxic hazards.

BANA respectfully requests that the Laboratory fully explore alternatives to eliminate the Critical Cumulative Impacts addressing all issues presented by this group and public so as to not impact the community’s quality of life or endangering the community for failure to mitigate cumulative impacts.

Sincerely,
Marie Bowman
President

--
Therese (Terry) Powell <TPowell@lbl.gov>
Community Relations Officer
Lawrence Berkeley National Laboratory
One Cyclotron Rd, MS 65, Berkeley, CA 94720
Berkeley Alliance of Neighborhood Associations (BANA), March 23, 2007 (Comment Letter D)

Response D-1

Comment noted. The DEIR fully analyzed all of the issues raised by the commenter in regard to traffic.

Response D-2

Each topic addressed in the comment was fully analyzed in the DEIR, as well as the cumulative impacts under each topic area. Areas where cumulative impacts were determined to be significant and unavoidable include Air Quality, Noise, and Traffic. These impacts were addressed and Mitigation Measures were identified for each. However, while the mitigation measures would reduce the identified impacts, they would not reduce the impacts to a less-than-significant level.

Cumulative Impact AQ-6 states that even though cumulative emissions of toxic air contaminants would decrease, implementation of the LBNL 2006 LRDP, in combination with other potential contributing projects, would contribute to cumulative emissions of toxic air contaminants that result in an excess cancer risk that exceeds, and would continue to exceed, 10 in one million.

Cumulative Impact NOISE-5 found that development under the proposed LRDP would result in temporary contributions to cumulative noise impacts related to construction and demolition activities.

Cumulative Impact TRANS-8 determined that development pursuant to the 2006 LRDP, when combined with development under the UC Berkeley LRDP as well as surrounding development in Berkeley and nearby communities that could affect the study intersections, would contribute to a degradation of level of service at local intersections.

Based on the above, these cumulative impacts were found to be significant and unavoidable. The DEIR evaluates a number of alternatives to the proposed project in Chapter V, Alternatives. As stated in that chapter, the above-noted cumulative impacts related to air quality and noise would remain significant and unavoidable even with implementation of the No Project Alternative, because the contribution to cumulative air toxics impacts from continued operation of Berkeley Lab (even without implementation of the 2006 LRDP) would remain significant and unavoidable, and because future redevelopment on the hill site pursuant to the existing 1987 LRDP EIR, as amended, would result in temporary contributions to cumulative noise impacts related to construction and demolition activities. The No Project Alternative would avoid the project’s contribution to significant traffic impacts because the No Project Alternative would not include the increases in on-site parking that are part of the proposed project.
Re: Comments on the Lawrence Berkeley National Laboratory 2006 Long Range Development Plan Draft Environmental Impact Report

Dear Jeff Philliber:

The Berkeley Architectural Heritage Association (BAHA) appreciates this opportunity to comment on the Draft Environmental Impact Report (DEIR) for the Lawrence Berkeley National Laboratory (LBNL) Long Range Development Plan (LRDP). BAHA, a long standing membership organization dedicated to the education, encouragement, and protection of Berkeley’s unique historic environment, is commenting in its capacity as a public stake holder with serious concerns about the profound environmental impacts that these plans would have upon the irreplaceable assets of Strawberry Canyon as a Cultural Landscape.

The LRDP, a programmatic document only, proposes to utilize the Strawberry Canyon area for almost a million square feet of new and, as of yet, unconstructed building space and to create 500 additional parking spaces for 1,000 new employees. Concurrently, the project objectives are proposed to strengthen, expand, and design for new institutional growth. While these projected plans and objectives would appear to be rational and in sync with current institutional research practices or business models, they are, in reality, not logical or socially responsible at this location. The natural and physical terrain of the hillside area, plus the University’s plans already proposed in the adjoining Southeast Campus, and the significance of Strawberry Canyon as a Cultural Landscape make this proposal not only unwelcome, but incredulous.

At this juncture the environmental review in the LRDP is lacking an adequate understanding of the project scale and building(s) mass that would, in fact, be needed to fulfill the programmatic plans outlined in the DEIR. The stated intent to expand current facilities and to rehabilitate current facilities is too vague. The sketchy “illustrative design” concepts portraying the physical imprint of potential “new scientific facilities” are insufficient. There is a need to disclose true architectural plans, including magnitude, location, height, design, materials, mechanical apparatus, and waste systems of such building(s) providing for such “national” research facilities “programmed to accommodate multiple disciplines in advanced
infrastructure suitable for future scientific endeavors...[and] to support future research initiatives and continued growth in existing programs" that might serve the combined uses of academic research, federal/state interests, and industrial capital/business interests. Lacking such full disclosure at this juncture, the following questions are posed:

- Which existing LBNL facilities would be expanded?
- Which existing LBNL facilities would be rehabilitated?
- How would existing facilities and rehabilitated facilities connect physically to “new scientific facilities” in order to “enhance collaboration, productivity, and efficiency?”
- Will the Final EIR disclose full architectural plans for all the buildings needed to fulfill the programmatic plans and project objectives outlined in the DEIR?
- Will any LBNL contracts with outside state/federal and private industry be available for public review at the time of the Final EIR?
- Will any LBNL contracts with outside state/federal and private industry be completed at the time of the Final EIR?
- How will the California Governor's pledge to secure $40 million, or more, determine the size, scope, demands of the projected “new scientific facilities?”

In the case of the “illustrative design” building concept(s) in the DEIR, sited across from the University's historic Botanical Garden, and next to the Stephen Mather Redwood Grove, the following questions seem appropriate now to ask:

- Why would “new scientific facilities” of such magnitude be placed across from the University's Botanical Garden, a cultural resource ranking with other major Botanical Gardens as the one of the world’s leading Gardens in the number of plants it contains?
- Would not the “new scientific facilities” adversely effect the integrity of the adjacent California Area, the largest area of the Botanical Garden that boasts of having the largest area devoted to a regional collection of native plants?
- What would the effect of an industrial-park-like-development be upon the necessary mild climate that sustains the Botanical Garden?
- How would the LBNL “new scientific facilities” complex, including parking, effect the natural flow of water in the Botanical Garden?
- Is it not alarming that the LBNL “new scientific facilities” complex, including parking, be proposed adjacent to the Mather Redwood Grove, thus removing a context area that defines its integrity?
- Is the projected location for “new scientific facilities” the only location in Strawberry Canyon that could accommodate new building(s) and parking of that magnitude?
As a public stakeholder, it is expected that BAHA would concur with the finding of the DEIR that the LRDP, as proposed, would cause "significant" environmental impacts. The public health and safety issues alone — such as water pollution, air pollution, landslides, earthquakes, acts of terrorism, traffic congestion, and extreme fire hazards — are conspicuous. Strawberry Canyon is a special place defined by a natural environment that is already under the stress of over-development. Further alteration of its geologically formed hillsides — formed by the timeless interaction of earthquakes, water flow, and precipitation off the Pacific Ocean — to accommodate unlimited "new scientific facilities" is, indeed, an alarming proposal. BAHA joins the City's Planning Commission and Landmarks Preservation Commission in requesting that alternatives be sought elsewhere on University-owned property. The following questions seem critical to understand:

- Why would the LBNL LRDP DEIR finding of "significant" environmental impacts be "unavoidable" (italics ours) when the University owns property elsewhere that is potentially suitable for scientific research and development?

- What property owned by the University in Richmond has been set aside for potential University research and development?

- When was University property in Richmond identified as a potential for research and development?

- Is any of the University property in Richmond contaminated?

- Is any of the University's Strawberry Canyon property contaminated?

- Given the current practice of global partnerships and collaborations, technological flexibility, and shared advanced research locations, why would a LBNL LRDP project objective be limited to one "main site" within the University, Berkeley, area?

- Would not LBNL elect to give leadership to environmental solutions that will have a positive local, regional environmental impact as well as to global environmental solutions?

The University, Berkeley, and, indeed, LBNL gained their historical roots because of Strawberry Canyon. As early as the 1850s the site was recognized to be a provider of constant water, making possible the location of a future educational institution. The sense of place then was poetic among those who selected the site:

_The line of the horizon sweeps in the distance round almost half a circle, commencing at the summit near New Almaden and following a mountain line till it passes west of [San Francisco], where it becomes an ocean horizon for a considerable distance... The extent, the variety of the life embraced in the scenery presented in this view, including as it does land and water, bay and ocean, islands, plains and mountains, city and country, are seldom equaled._ Rev. S. H. Willey, 1858
Later, in 1865, Frederick Law Olmsted, America's father of landscape architecture, was to describe the dramatic impressions of the "steep declivities of the coast range" and the "native foliage of a very beautiful character" that defined the effect of Strawberry Canyon as it graced what would become the urban town. The origins of LBNL in Strawberry Canyon, beginning in the WWII era, should be remembered as having its origin in such a rustic and unapproachable area because of the need to have a nearly secret and inaccessible location.

Again, BAHA takes the lead from the City's Landmarks Preservation Commission which responded to the DEIR with the comment "the Strawberry Canyon Area is a potential Cultural Landscape...[that] the DEIR does not acknowledge the adverse impacts...therefore, alternatives, including alternative sites for the proposed development(s), need to be identified and analyzed in the FEIR."

Thank you for your attention to BAHA's comments and for your consideration of BAHA's concerns.

Sincerely,

Wendy Markel, President
(Comment Letter E)

Response E-1

As stated in Chapter I, Introduction, page I-11, the 2006 LRDP is a land use plan that guides the
physical development of the LBNL main site. The LRDP is not an implementation plan, and
adoption of the LRDP does not constitute a commitment to any specific project, construction
schedule, or funding priority. Rather, it describes the entire development program including
construction of approximately 660,000 net new occupiable gsf for the site through 2025. The
2006 LRDP EIR is a program-level EIR that evaluates the effects of implementation of the entire
LRDP. The DEIR provides a summary of available information on reasonably foreseeable future
projects under the 2006 LRDP EIR, including the Computational Research and Theory (CRT)
Building and the Helios Research Facility (see DEIR page III-19 and Appendix D), as well as
information on two buildings proposed for implementation under the current LRDP EIR, as
amended, the User Support Building and the Guest House (the respective environmental
documents for which were issued for public review from November 6 through December 8, 2006,
and from May 1 to May 31, 2007, respectively). The DEIR’s impact analysis included impacts
from these reasonably foreseeable projects based on available information about them, in
accordance with CEQA.

Additional future LBNL projects proposed for implementation under the 2006 LRDP, including
CRT and Helios, would be evaluated to determine whether the LRDP EIR has fully analyzed the
project impacts, or whether additional CEQA review is necessary.

Response E-2

The DEIR included an Illustrative Development Scenario, which is a conceptual portrayal of
potential development under the LRDP that would be consistent with the 2006 LRDP goals and
objectives, the 2006 LRDP Land Use Map, the LBNL Design Guidelines, and the LRDP’s
proposed development uses and square footages (see DEIR page III-36).

The Illustrative Development Scenario was intended to serve as a conservative basis for the
analysis of environmental impacts. The actual locations of buildings, configurations, uses, and the
like may vary as specific projects are considered for approval in the future. The Illustrative
Development Scenario is not intended to be a precise representation of the actual development
program that would take place over the 20-year planning horizon of the 2006 LRDP, as the
Laboratory’s needs and opportunities will change over time, at any given site.12

Concerning the UC Berkeley Botanical Garden, located across Centennial Drive from the
southeast corner of LBNL, any new construction associated with the proposed LRDP would
occur on LBNL property and would have no direct or indirect effects on the use and enjoyment of
the Botanical garden. In addition, any new development associated with the proposed project

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12 It is not possible to forecast accurately the complex series of development opportunities and decisions, including
future building locations, sizes, configurations, uses, construction schedules, etc., that would comprise full
development of the LRDP program.
would be over 100 feet away and separated by the width of Centennial Drive from the main portion of the Botanical Garden, in particular.

The Mather Redwood Grove is tucked into a curve of Centennial Drive, across Centennial Drive from the main portion of the Botanical Garden and immediately adjacent to Berkeley Lab boundaries. The grove is available for individuals to visit and also contains an amphitheater that is available for rental for group events. Although the amphitheater is generally shielded by the grove of redwood trees from the LBNL site, the potential exists that construction activities in the Lab’s East Canyon area could result in intermittent and temporary annoyance to users of the Mather Redwood Grove due to noise from construction and demolition activities. (As stated in DEIR Section IV.I, Noise, construction noise effects would be significant and unavoidable, albeit temporary. Mitigation measures were identified in the DEIR to reduce the severity of this impact; however, the impact could not be fully mitigated in all cases. As stated on DEIR page IV.I-17, “Although in most instances, it can reasonably be anticipated that construction noise impacts on off-site receptors would be reduced to a less-than-significant level through implementation of the above mitigation measures, there may be individual construction and/or demolition projects undertaken during the life of the 2006 LRDP that result in noise impacts that could not be fully mitigated.”

In terms of indirect effects on the Botanical Garden, as noted in the response to Comment C-8, the DEIR identified a significant, unavoidable effect on aesthetics and visual quality because the project “could alter views of the LBNL site, and could result in a substantial adverse effect to a scenic vista or substantially damage scenic resources” (Impact VIS-2) and “would alter the existing visual character of the Lab site and could substantially degrade the existing visual character and quality of the site and its surroundings” (Impact VIS-3). Depending on the ultimate placement and design of proposed new structures at LBNL, this effect could be experienced by visitors to the Botanical Garden, as is illustrated in the visual simulation depicted in DEIR Figure IV.A-7, page IV.A-23.

It is noted that the visual simulations are not intended to depict actual proposed building designs: as stated on DEIR page IV.A-13, “The simulations are based on buildings identified in the Illustrative Development Scenario, which is a conceptual portrayal of potential development that could occur at particular locations under the 2006 LRDP. This scenario is not a definitive representation of buildout under the LRDP.” Moreover, all individual projects proposed subsequent to adoption of the LRDP would undergo their own environmental review. As is noted in the DEIR (page IV.A-8), “Before approving any later activity under the LRDP as being within the scope of the project covered by this program EIR, the Lab will evaluate whether the aesthetic impacts of that later activity implemented pursuant to the LRDP were examined in the program EIR.” This statement would apply to the proposed Helios project, under consideration for an East Canyon location in proximity to the Botanical Garden.

**Response E-3**

The commenter is addressing the suitability of developing the project in a different location. As stated on page II-18 of the DEIR, while the Off-Site Alternative would generally result in lesser
impacts on the LBNL main hill site than would the proposed 2006 LRDP, it would not avoid the project’s significant and unavoidable impacts on cultural resources (demolition of the Building 51 complex and the Bevatron and other potential resources), visual quality (changes in views and visual character), noise (project-specific and cumulative construction noise impacts), and air quality (significant unavoidable cumulative impact related to emissions of toxic air contaminants).

The Off-Site alternative would avoid the project’s significant traffic impact at the Hearst-Gayley/La Loma intersection, but would have project-specific and cumulative significant and unavoidable impacts at other local intersections, in a manner similar to the project.

As stated on DEIR page V-38, the Richmond Field Station (RFS), which is University-owned property in Richmond used for research purposes, “occupies approximately 162 acres on the shore of San Francisco Bay, about six miles to the northwest of the LBNL main site. The RFS site consists of approximately 90 acres of upland, industrially zoned land that is used primarily for research and development, and 72 acres of marsh and tidal mudflat. The site is in a historically industrialized zone.” Existing soil and groundwater contamination at the Lab’s main hill site in Berkeley and Oakland is discussed extensively in DEIR Section IV.F, Hazards and Hazardous Materials.

Page V-41 notes that the “RFS site has a history of soil and groundwater contamination.” UC Berkeley is working with the California Regional Water Quality Control Board to implement a cleanup and restoration plan for contaminated areas of RFS and an adjacent marsh, including from industrial activities that took place prior to UC ownership of the site polluted parts of RFA and the marsh. Additional information can be found on UC Berkeley’s Richmond Field Station website, at: http://www.cp.berkeley.edu/RFS_MarshRR.html.

The comment regarding the appropriateness of Berkeley Lab’s objective to “limit” its activities to the main hill site concerns the proposed LRDP itself, and does not address the environmental review of the proposed LRDP. For information, it is noted that the third bulleted project objective on DEIR page III-20, is “Provide flexibility to return staff from its off-site facilities leased in Berkeley and Oakland to the main site in order to enhance collaboration, productivity, and efficiency” (emphasis added).

The comment concerning providing leadership regarding environmental solutions is noted, but does not address the environmental review of the proposed LRDP.

Response E-4
Please see the response to Comment C-21.
Jeff Philliber  
Environmental Planning Coordinator  
Lawrence Berkeley National Laboratory  
One Cyclotron Road  
MS 90J0120  
Berkeley, CA 94720  

March 22, 2007


Dear Mr. Philliber,

LBNL's proposed expansion in the Strawberry Creek Watershed is extremely ill-advised. The seismically active Strawberry Canyon site was never intended to permanently house a Nuclear-Nanotech Industrial Complex, when the construction of the Cyclotron started in the 1940s, during the II World War as part of the Manhattan Project to develop the world's first nuclear bomb.

The primary direction of the LRDP should have been the off-loading of development from the Lab's main "hill site" to alternative locations, such as the University of California's (UC) Richmond Field Station.

Most of the 15 proposed new buildings and 10 parking structures and lots are located in deep-seated landslide areas, intersected by dozens of named and unnamed earthquake faults within a complex network of historic streams and springs, modern streams and storm drains and large groundwater plumes of chemical and radioactive contamination. (Figures 1 and 2)

The DEIR fails to assess in detail any of the above referenced natural and manmade hazards. In addition, the UC Berkeley's 2020 LRDP referred to the demolition of LBNL buildings 1 and 3, the Donner and Melvin Calvin Laboratories located on central UCB Campus. The LBNL DEIR fails to evaluate the Cultural Resources, Hazards and Hazardous Materials, Traffic etc. impacts from the demolition of these two buildings.

/
FIGURE 1a. VARIOUS SITE CONDITIONS AT FUTURE BUILDING LOCATIONS OF LBNL'S LONG RANGE DEVELOPMENT PLAN.
Figure 2. Groundwater Contamination Plumes, Third Quarter FY03.
IN SUMMARY:

LBNL projects include:

• Over one million square feet of new building development in the Strawberry Creek watershed/Strawberry Canyon that will include up to 440,000 sq. ft. of replacement structures.

• 6 acres (273,800 sq. ft.) of new parking lots (includes footprints of parking structures).

• 17 acres (718,300 sq. ft.) in total of new impervious surfaces that have the potential to increase flooding in the Berkeley flatlands along Strawberry Creek.

• Demolition of up to 85 existing structures including the Bevatron which is eligible for listing on the National Register of Historic Places and Building 10, dating back to the 1940's and connected to the Cyclotron. Demolition of both of these historic structures would create radioactive debris and dust as well as health and safety risks from asbestos, PCBs, lead, mercury, beryllium, chromium, crystalline silica dust (in concrete slab and foundation) etc.

• Earthquake Faults: The EIR fails to present a detailed map showing all the active and inactive faults within the LBNL boundary. (Note: faults considered inactive may become active, e.g. Northridge in Southern California). Additionally inactive faults can act as conduits, as can active faults, for contaminated groundwater.

• Landslides: The EIR's slope stability map is deficient in that it does not show all the landslide areas within the LBNL boundary and vicinity. Landslides have blocked Centennial Drive for lengthy periods thereby blocking ingress and egress to, for instance, LBNL's Hazardous Waste Handling Facility by the Berkeley Fire Department's Hazardous Materials Team at the Berkeley Way Fire Station, in case of fire and/or earthquake.

• Soil Contamination: The EIR does not show that new buildings are proposed in areas contaminated with radioactive and hazardous materials, i.e. Building S-8 is planned for an area in which the soil is contaminated with tritium (radioactive hydrogen) and Building S-4 is planned for an area contaminated with Curium 244. In fact, a map showing sitewide radioactive and chemical contamination in the soil is completely absent from the EIR.

• Molecular Foundry was built in the Chicken Creek area of Strawberry Canyon with no EIR or an analysis of the health and environmental impacts of nanoparticle emissions (including nanoscale bacteria and viruses)

• BRITISH PETROLEUM funded Biofuels Institute will deal with GMO, genetically modified organisms and chemical processes to turn grasses and other GMO crops into fuel. The EIR provided no details regarding the location of the building in the watershed and the impacts of its operation on the environment.
Of special concern is the proposed location of the massive 175,000 sq. ft. CRT Building, right in the middle of the Alquist-Priolo Earthquake Fault Zone (Hayward Fault), clearly defying the very purpose of the Alquist-Priolo Earthquake Fault Zoning Act. In addition the Lab fails to consider the protection of Cafeteria Creek, next to the CRT Building. The DEIR also fails to describe a comprehensive watershed management plan and its implementation for the protection of the many named tributaries of Strawberry Creek. (Figure 3)

Another hazard location is designated for the British Petroleum funded Biofuels Institute, to be built next to the nanotech facility, Molecular Foundry in the Chicken Creek sub-basin. The area is the location of a large radioactive tritium groundwater plume, where seepage from the groundwater to surface water has been detected. (Figure 4)

It also appears that the Lab’s new Guest House/Hotel, a three-story, close to 20,000 sq. ft. structure, is to be built right on top of the Cyclotron Fault. (Figures 5 and 6)

The treacherous East Canyon area has been selected at least for 8 new structures. Figure 7 shows the various interpretations of the location of the Wildcat Fault, within this area of the Lab.

Figure 8 is a compilation of landslide and surficial geology maps in the Strawberry Canyon. It appears that all the above referenced new construction is proposed in major landslide areas of the Lab. The DEIR fails to evaluate the potential impacts from landslides, originating either from inside the Lab boundary or from outside the boundary affecting buildings and roads within LBNL as well as access roads to the Lab, such as Centennial Drive.

The DEIR also fails to address the significance of the Lennert Aquifer, which since the major landslide of 1974 has been pumped by the Shively Well at the UC Space Sciences building, preventing further damage to Lab buildings and the Lawrence Hall of Science. What is the extent of the Lennert Aquifer at LBNL? How many gallons are pumped annually? Where does the water go and why? (Attachment 9)

Due to global warming, the intensity of rain events will increase, thus potentially triggering more landslides. How has LBNL factored in this feature of climate change in the long term management of the site in the watershed?
FIGURE 3 GROUNDWATER CONTAMINATION PLUMES IN RELATION TO THE MODERN AND HISTORIC DRAINAGENETWORKS AT LBNL
Figure 4. Concentrations of Tritium Detected in Surface Water Samples (pCi/L), February 2003.
FIGURE 6: Compilation of fault mapping at LBNL in strawberry canyon relative to soil and groundwater contaminant plumes.
FIGURE 7  COMPILATION OF FAULT MAPPING AT LBNL IN EAST CANYON
Dr. Charles Shank, Director  
Lawrence Berkeley National Laboratory  
1 Cyclotron Road, Mail Stop 50A-4119  
Berkeley, California 94720  

Re: City of Berkeley Fire Fighting System  

Dear Dr. Shank:  

Enclosed is a copy of my comments on the City of Berkeley’s Draft Environmental Impact Report (DEIR) for the City’s proposed Saltwater Fire Fighting System (SFFS). I propose an entirely different firefighting alternative, one that would be valuable to LBNL, referred to as the Hillwater Fire Fighting System. It would use a nearby existing source of hill water rather than saltwater pumped from the Bay.  

HFFS is of consequence to LBNL because it would enhance the fire fighting capability of the Lab’s own fire protection. It would provide for reservoir impounded hill water as a backup water source, should the normal water source fail during a major earthquake or a 1991 type conflagration. The HFFS alternative would utilize water from an existing hill area dewatering well located just south of the Space Sciences Laboratory. The water would be held in one or more large reservoirs.  

I conceived of the idea of that vertical well, to intercept the hill-water that was causing the slides both inside and adjacent to LBNL, back in 1974. I retained Civil Engineer B. J. Lennert to install this well. I was the Campus Principal Engineer in the campus Office of Architects and Engineers at that time. During August of 1974 a major hill slide had occurred inside LBNL. It broke a Lab building, took out a portion of a Lab road, and was threatening Lawrence Hall of Science. At the same time another slide was developing above the Lab’s corporation yard, threatening the University’s Centennial Drive. Lennert’s attempts to stop the slides by dewatering the hill area with horizontal hydrants weren’t working.  

The well apparently stopped both slides. Presumably the campus continues to pump the well to prevent future slides. Later in the 70’s, after I had left the A & E Office, the campus fire marshal had a large reservoir tank installed near the well, kept full by the well, to provide the primary source of water for fighting fires in the relatively inaccessible areas of upper Strawberry Canyon. Unfortunately, sometime in the late 80’s, the campus removed that reservoir, to make way for the construction of a new laboratory building. Since then the water produced by the well has been dumped straight into Strawberry Creek.  

The HFFS alternative would not only enhance the Lab’s own fire protection capability, it could have reliability and cost savings advantages for the City, compared to the saltwater proposal. LBNL’s support is requested to encourage the City to conduct a feasibility study of the hillwater alternative. Please contact me if you wish more information about the hillwater alternative or the history of hill area slides.  

Sincerely yours,  

John R. Shively, P.E.  

Enclosure:
P.O. Box 7136  
Berkeley, California 94707  
(510) 531-1355  
May 25, 1999

Chancellor Robert Berdahl  
University of California, Berkeley  
Berkeley, California 94720

Re: City of Berkeley Fire Fighting System

Dear Chancellor Berdahl:

Enclosed is a copy of comments I prepared as my response to the City of Berkeley's Draft Environmental Impact Report (DEIR), for the City's proposed Saltwater Fire Fighting System (SFFS).

In my comments I propose an entire different fire fighting alternative, which I am calling the Hillwater Fire Fighting System (HFFS). HFFS is of consequence to U.C. Berkeley because most of that alternative would, of necessity, be installed inside University property, high up in Strawberry Canyon. Thus it would require the consent and cooperation of the University.

I believe the HFFS is a superior alternative will have both cost and operational advantages over the currently proposed SFFS. Additionally HFFS will also be of value to the University for fire fighting capability on both campus and Lawrence Berkeley National Laboratory property.

My knowledge about the dewatering well near the Space Science Laboratory comes from my ordering its installation, following the hill slides that occurred in 1974. Those slides threatened Lawrence Hall of Science and Centennial Drive. I conceived the idea of a well after attempts to tap and dewater the aquifers that were causing the slides with hydrogens (horizontal wells), were unsuccessful. I retained Civil Engineer B.J. Leenert to install the well. The dewatering well has been eminently successful. At that time I was the Campus Principal Engineer in the campus Office of Architects and Engineers.

Please contact me if you wish more information about the HFFS alternative or the history of the hill area dewatering.

Sincerely yours,

[Signature]

John R. Shively, P.E.

Enclosure:
John R. Shively
Consulting Engineer

P.O. Box 7136
Berkeley, California 94707
(510) 531-1555

May 26, 1999

Fire Chief Reginald Garcia
City of Berkeley
2121 McKinley Avenue
Berkeley, California 94703

Re: Proposed Saltwater Fire Fighting System

Dear Chief Garcia:

Enclosed is a copy of comments I prepared as my response to the City’s revised Draft Environmental Impact Report (DEIR) for the proposed Saltwater Fire Fighting System (SFFS).

In my comments I propose an entirely different fire fighting water alternative, which I am calling the Hillwater Fire Fighting System (HFFS). The essential difference of this alternative is that it would derive its water from an existing well located on University property up near Grizzly Peak Blvd, just south of the University's Space Science Laboratory. This well is being continuously pumped for hill area dewatering purposes to stop slides that were occurring in 1974. The well successfully stopped the slides. The water is currently being dumped into Strawberry Creek. I had the well installed in 1975 when, at that time, I was the Campus Principal Engineer in the U.C. Berkeley Office of Architects and Engineers.

Subsequently a reservoir was installed adjacent to the well to store water for fire fighting purposes high up in the relatively inaccessible steep areas of Strawberry Canyon, just north of the Panoramic Way residential area. Unfortunately, the University took out the reservoir to make way for the construction of a new laboratory building.

As you probably know until about a century ago the City derived most of its water from wells up in the Berkeley hills. While the demand for water outstripped the supply of hillwater, the supply is still up there, and could be tapped and impounded in reservoirs for fire fighting purposes, with the added benefits of little or no dependence on pumps.

While I can appreciate the fact that the proposed saltwater system has a lot of momentum, and a hillwater system may have a problem in being reckoned with the language of Measure G, I think the City should seriously consider the hillwater alternative, for its anticipated operational and cost advantages.

Please contact me if you wish any more information about the hillwater alternative.

Sincerely yours,

[Signature]
John R. Shively, P.E.

Enclosure:
Mr. Aperba Chattergee, Project Manager
Saltwater Fire Fighting System
City of Berkeley
Berkeley, California

Re: Revised DEIR, Saltwater Fire Fighting System dated March 1999

Dear Mr. Chattergee:

Please accept the following comments, prepared in response to the invitation for commentary on the revised DEIR. Requested herewith is that these comments be included with the subject Environmental Impact Report.

The EIR should consider an important viable alternative, one that is presently not considered in the revised or original DEIR. It is for a fire fighting system that is gravity fed from above with hillwater from one or more reservoirs located in the Berkeley hills, rather than saltwater that must be pumped up from the Bay. This alternative may be identified as the Hillwater Fire Fighting System or HFFS.

Description:

The source of water for HFFS would be from reservoirs installed high up in Strawberry Canyon on University of California property, and filled with hillwater produced from an existing water well located just south the university’s Space Science Laboratory. This well was installed in 1975 and has been maintained in continuous operation since then. It is the key part of the University’s hill dewatering project, to stop hill slides that occurred below and were threatening Lawrence Hall of Science and the University’s Centennial Drive. Presently the water is released into Strawberry Creek.

As of this writing the rate of water production of the existing well is not available, but is considered adequate to fill reservoirs that could supply water of a total volume and rate comparable to the proposed Saltwater Fire Fighting System SFFS. The rate of water pumped varies according to the time of the year and the maintenance of the well’s intake screen. It would be prudent to install a second backup well at relatively small cost.

Reservoirs would be positioned on University property sufficiently high up in the Strawberry Canyon area to provide adequate head pressure to gravity feed all the areas of historic hill area fires, as well as lower elevations in the city through the existing EBMUD system. HFFS would use one or more earthquake resistant reservoirs, and could be either open or covered design.
Distribution:

The HFSS distribution system would provide gravity feed to a number of planned accessible fire fighting points and to a number of possible cross connections with the existing EBMUD fire hydrant system. It would feed the city both north and south of Strawberry Canyon into areas of both historic or potential fires. The piping system would be of earthquake resistant design.

HFSS Costs:

There are no cost figures available at this time. Such information would be very design dependent. However it can be predicted that both construction and maintenance costs would be well below those costs for the SFFS saltwater system.

Advantages:

The HFSS would be gravity fed from above, and not pumped from below. Thus it would not be dependent on a pumping system that could fail because of time deterioration, poor maintenance, lack of operational training over time. The HFSS system would be much less susceptible to mechanical failure or human error.

HFSS would supply water into points located in areas of historic or potential fires, rather than below them.

The HFSS would cause far less disruption to existing streets, traffic flow, and city commerce. Almost all construction would occur high up in sparsely populated areas of the city.

General:

The 1991 firestorm clearly established the need for a separate backup fire fighting water system. Unfortunately, the viable alternative, that of a system that can be constructed by utilizing an existing source of fresh water located high up in the Berkeley hills, was not considered at the time Measure G was conceived. Because of its higher reliability and anticipated lower costs, the hillwater system should be considered now.

Respectfully submitted,

John R. Shively, P.E.

cc: Berkeley City Council
Berkeley Fire Chief
University of California Berkeley
Lawrence Berkeley Laboratory
In recent months, starting in December of 2006, clusters of earthquakes have been measured in and around Berkeley, including the Strawberry Canyon, along the Hayward Fault (Attachment 10).

Figure 11 shows earthquake epicenters and faults (fault interpretations) in the Strawberry Canyon. The DEIR fails to describe the entire Hayward Fault Zone in detail, which is the area reaching from the Hayward Fault to the East Canyon and Wildcat Faults.

Over 55 earthquakes have occurred in the Strawberry Canyon in the past 40 years. Such high incidence of microseismicity within the mapped traces of Wildcat Fault and between the Wildcat and the Cyclotron Faults provides compelling evidence that additional faults other than just the Hayward should be considered as active in Strawberry Canyon, which the DEIR fails to address.

In the Final EIR please provide the most recent updated list of seismic activity in the Strawberry Canyon, including the 1 quarter of 2007.

Faults in the Canyon are also potential conduits for the migration of contaminated groundwater at LBNL. Figure 12 shows Zones of Concern within the mapped groundwater contaminant plumes, and indicates areas where additional sampling should be conducted. The DEIR fails to address the dangers of proposed new development over areas of groundwater contamination and within the Zones of Concern.

In June of 2005 the National Academy of Sciences panel, formally known as the Committee on Biological Effects of Ionizing Radiation, or BEIR, concluded that there is no exposure level found below which dosage of radiation is harmless. The preponderance of scientific evidence shows that even very low doses of radiation pose a risk of cancer or other health problems. The National Academy of Sciences panel is viewed as critical because it addresses radiation amounts commonly used in medical treatment and is likely also to influence radiation levels the government will allow at abandoned and other nuclear sites. (Attachment 13) Therefore it is imperative that LBNL continue site clean-up and return the Strawberry Creek Watershed to its pristine, pre-development condition.
Peace on Earth Disrupted
By Series of Holiday Quakes

By RICHARD BRENNEMAN

It wasn't holiday presents but a twitching reminder of its potentially destructive presence that the Hayward Fault gave East Bay residents this holiday season, ending—for the moment—with a weak Thursday morning spasm.

The seismic swarm began with a sharp little shake six days before the holiday at 7:12 p.m. on Wednesday, the 28th, initially reported as registering 3.67 on the 10-point Richter Scale.

The next shock—a magnitude 3.68 hit at 10:49 p.m. Friday followed by an imperceptible 1.42 minutes later centered a mile further southeast.

A 3.51 jolt at 9:21 a.m. Saturday, located at the same site as the two earlier and stronger quakes. Two more smaller quakes—a 1.6 and a 1.0—followed at 2:23 p.m. Saturday and 12:12 p.m. Sunday.

An April 15 quake measuring 2.8 on the Richter Scale originated in the same location 1.2 miles southeast of California Memorial Stadium, which sits directly over the fault.

According to a report by the UC Berkeley Seismological Laboratory, the recent quakes are occurring in a pocket of seismicity in the Berkeley-Piedmont border region.

As of noon Saturday, the area had been the site of "99 earthquakes of magnitude 2.0 or larger and 10 of magnitude 3.0 or larger occurring within a radius of

Continued on Page Twenty-Eight

Peace on Earth Disrupted by Series of Holiday Quakes

Continued from Page One

1 inch of this sequence since 1970? The three sharpest pre-Christmas temblors this year are "the three largest earthquakes to date."

University plans to renovate the Memorial Stadium interior and add a gym along its western wall are currently facing legal challenges, along with other projects located adjacent to the fault zone—including an underground parking lot.

One contention in all the suits is that the gym should be prohibited and stadium work limited because of the Alquist-Priolo Act, a state law barring new construction on faults and limiting renovations to have of a structure's value.

Another project, a transformation of residential Bowles Hall into a corporate learning retreat is also complicated because a corner of the building may be directly over the fault as well.

The strongest quakes all originated at depths between 2.8 and 6 miles beneath surface about 1.2 miles southeast of Memorial Stadium, according to reports posted by the U.S. Geological Survey (USGS).

While the small 2.6 shaker that struck at 10:07 Christmas morning also originated on the Hayward Fault, its epicenter lay further to the southeast in the hills above Union City.

And another small jolt—a 1.8 centered on the fault's northern reaches beneath San Francisco Bay five miles northwest of San Pablo—preceded Wednesday's first shaker by five hours and 5 minutes.

The latest quake Thursday morning measured 2.8, and originated about eight tenths of a mile further southeast that the epicenter of the strongest quakes.

In a twist, the epicenter for the strongest quakes was located precisely where the UC Berkeley Seismology Laboratory pinpointed the origin of a hypothetical 4.5 earthquake for a 2003 exercise.

According to the university's estimates, a quake of that intensity at that epicenter would result in more than $5.6 billion in claimed damage.

For more on the recent quakes, see the USGS web site at http://quake.wr.usgs.gov/earthquakes/Maps/San_Francisco.htm. "Events," as seismologists describe them, are posted within minutes of their occurrence.

To see where else the quake was felt, click on the first of the two "Did you feel it?" links for a map of reports, and then on the "Statistics:" link for a list of reports by ZIP code.
FIGURE 11 GROUNDWATER CONTAMINATION PLUMES AND RADIOACTIVE CONTAMINATION IN SOIL AND RELATION TO FAULTS AND EARTHQUAKE EPICENTERS AT LBNL IN STRAWBERRY CANYON
FIGURE 1.2: ZONES OF CONCERN FOR GROUNDWATER PLUME EXPANSION ALONG FAULTS, BEDROCK CONTACTS, LANDSLIDES, HISTORIC CHANNEL BEDS AND MODERN CREEKS. SEE NEXT PAGE FOR MAP LEGEND.
Even lower radiation poses risk, panel says

No exposure level found below which dosage is harmless

By H. Josef Hebert
ASSOCIATED PRESS

WASHINGTON — The preponderance of scientific evidence shows that even very low doses of radiation pose a risk of cancer or other health problems and there is no threshold below which exposure can be viewed as harmless, a panel of prominent scientists concluded Wednesday.

The finding by the National Academy of Sciences panel is viewed as critical because it addresses radiation amounts commonly used in medical treatment and is likely also to influence radiation levels the government will allow at abandoned nuclear sites.

The nuclear industry, as well as some independent scientists, have argued that there is a threshold of very low-level radiation at which exposure is not harmful, or possibly even beneficial. They said current risk modeling may exaggerate the health impact.

The panel, after five years of study, rejected that claim.

“The scientific research base shows that there is no threshold of exposure below which low levels of ionized radiation can be demonstrated to be harmless or beneficial,” said Richard B. Monson, the panel chairman and a professor of epidemiology at Harvard’s School of Public Health.

The committee gave support to the “linear, no threshold” model that is currently the generally acceptable approach to radiation risk assessment. This approach assumes that the health risks from radiation exposure decline as the dose levels decline, but that each unit of radiation — no matter how small — still is assumed to cause cancer.

“It is unlikely that there is a threshold below which cancers are not induced,” said the report, although it added that at low doses “the number of radiation-induced cancers will be small.” And it said cancers from such low-dose exposures may take many years to develop.

The panel, formally known as the Committee on Biological Effects of Ionizing Radiation, or BEIR, generally supported previous cancer risk estimates — the last one by an earlier BEIR group in 1990.

Contrary to assertions that risks from exposure to low-level radiation may have been overstated, the panel said “the availability of new and more extensive data have strengthened confidence in these (earlier) estimates.”

The committee examined doses of radiation of up to 100 millisievert, a measurement of radiation energy deposited in a living tissue. A single chest X-ray accounts for 0.1 millisievert, average background radiation 3 millisievert a year and a whole body CT scan delivers 10 millisievert.

The committee estimated that 1 out of 100 people would probably develop solid cancer or leukemia from an exposure of 100 millisievert of radiation over a lifetime with half of those cases being fatal.

The report noted that exposure from a whole body CT scan is much higher than the usual X-ray, and it raised concerns about the frequency in which such medical diagnostics should be used.
LBNL provides a "private" shuttle bus service for its employees, and operates a fleet of diesel busses in various loops in Berkeley and Oakland and within the Lab itself. Please describe how many different routes are involved within the LBNL bus service? How many trips per each route per day? What is the length in miles of each route? What is the total mileage driven by LBNL's diesel bus fleet daily? Weekly? Monthly? In a year? How many riders use the busses per day? Per week? Per month? Year? What is the amount of diesel particulate matter emitted by these busses per mile? Per 10,000 miles? Per 100,000 miles? 200,000 miles? What is the amount of diesel particulate matter emitted by these busses daily, weekly, monthly, in a year? Please provide the same information for UC Berkeley's shuttle service. Are any of these shuttle bus services available for Berkeley residents? If not, why not?

Continuing in the spirit of energy conservation and reducing the emission of greenhouse gasses: How many buildings at LBNL are currently supplied by solar power? What is the plan for converting existing buildings to use solar energy? Are solar panels part of every new building at LBNL described in the LRDP? If not, why not?

And lastly, there is a real possibility of the occurrence of emergencies such as a flu pandemic and scores of lab employees are quarantined at home for weeks or months. What plans are in place at LBNL to manage the laboratory operations and the site under such conditions?

And furthermore, one day, possibly not in a distant future, there will be a catastrophic earthquake on the Hayward Fault. There will be heavy damage to lab buildings and transportation infrastructure, employees wanting to go home to check on their families. What plans are in place at LBNL to manage the laboratory operations and the site under such a situation?

(Attachment 14)

Sincerely,

Pamela Sincola
P.O. Box 9646
Berkeley, CA 94709

PS. Enclosed also please find CMTW's 2003 comments on the Notice of Preparation (NOP) of the LBNL 2004 LRDP DEIR. Please respond to all the comments and concerns expressed in the letter. (Attachment 15)
The Hayward Fault: Will it trigger the next quake:

What to do if it does

April 10, 1992

Editor's note: LBL geologist Pat Williams examines the probability that the nearby Hayward Fault will produce a major earthquake, and discusses how we can prepare for that possibility, both at work and at home.

By Pat Williams

One day in the future, while many or most of us are still employed at LBL, there will be a catastrophic earthquake in the Bay Area. Many earthquake researchers believe that our very close neighbor, the northern Hayward Fault, is the top candidate to produce the area's next major shock. Modest preparations at home and at work will make a tremendous difference in our comfort, safety, and peace of mind in the aftermath of this event.

Long-term earthquake forecasting leans heavily on history for evaluating earthquake occurrence probabilities. This method relies on three pieces of information: 1) the fault's long-term rate of slip, 2) the time elapsed since its last rupture, and 3) the offset expected in a "typical" fault rupture.

Surprisingly, little of this information can be determined by classical seismological techniques. Earthquake science now relies heavily on geological and historical investigation of past fault behavior. Geological fault studies search for ancient evidence of slip rate, the size of past offsets, and the times of past ruptures.

Investigators scan old newspapers to learn the extent and size of historical ruptures. Studies of the Hayward Fault have provided the following clues: its average slip rate is about 9 mm/yr (0.35 in/yr); the latest rupture of its southern segment (Fremont to San Leandro) occurred in 1868; and rupture of the northern section (San Leandro to Pinole) probably occurred in 1936. Earthquake forecasters estimate an average earthquake recurrence interval of 167 years. Other concepts, particularly the idea that strain of the earth's crust in the Bay Area has slowly "recharged" after being greatly relaxed by the 1906 San Francisco earthquake, suggest that new Hayward Fault earthquakes are likely during the period of the next few years to decades.

LBL's Exploratory Research and Development Fund enabled a direct study of the Hayward Fault's earthquake history. Current results of that study indicate that the fault's past ruptures occurred, on average, every 150-250 years. This appears to support the 167-year average recurrence estimated by earthquake forecasters.

Following a large earthquake, the greatest concern we will probably have, after our personal safety, will be the safety and whereabouts of our families. Due to heavy damage to the transportation infrastructure at the Lab and in the Bay Area, it is likely that most of us will have to leave the site under our own power in order to reunite with our families. This will be more difficult for those of us who live very far from the Lab.
Lab roads will probably be closed by landslides and ground rupture along faults. The accompanying figure shows that ground rupture on the Hayward Fault is likely to close both Centennial Drive and Cyclotron Road for some period of time. Roads closed by fault breaks may be made passable by the Lab's own crews within a few hours. Roads closed by landslides are generally more difficult to repair, and are likely to remain impassable for days to weeks. Even after Lab roads are made passable, use will generally be restricted to emergency vehicles only. Lab earthquake procedures (located on the inside-back cover of theLBL telephone directory) instruct us **not** to leave the Laboratory by car.

After a major seismic event in the Bay Area, bridges and rail systems are likely to remain closed for a few hours to a few weeks while they are inspected, and if necessary, repaired. Those of us who used bridges and rail transit to commute to work may be stranded away from home for a day or more, and when we do go home, we are likely to cover most of the distance on foot.

Reasonable preparations for a long walk home include keeping sturdy shoes, a jacket, a hat, and a backpack, containing some high-energy nonperishable food, a water bottle, and a flashlight, at your work place and/or in your car. Additionally, it is essential that we **write down** a family earthquake plan and in it include as participants teachers, friends, neighbors, and relatives who can help us in reuniting our families and whom we can help during the crisis.

In the plan: 1) make a school/daycare evacuation plan; 2) choose a primary and an alternate family meeting site; 3) identify some person(s) outside the area to coordinate family messages (long distance lines will be the first to be reestablished); and 4) include someone in the plan who could care for your children if the family is separated during an earthquake. Store adequate food, water, batteries and other supplies to last three or more days after the earthquake. Be sure that both the structural and non-structural elements of your residence are earthquake safe. The telephone white pages contain an excellent summary of earthquake emergency information. By preparing for future Bay Area earthquakes, we acknowledge the potency of the active faults of this region, we contribute to our own peace of mind, and we set the stage for a more rapid post-earthquake recovery of LBL and the community.
Committee to Minimize Toxic Waste

Jeff Philliber  
Environmental Planning Coordinator  
Lawrence Berkeley National Laboratory  
MS 9OK - One Cyclotron Road  
Berkeley, CA 94720  

November 25, 2003

Re: Comments on the Revised Notice Of Preparation (NOP) for the Draft Environmental Impact Report (DEIR), LBNL 2004 Long Range Development Plan (LRDP)

Dear Mr. Philliber,

The City of Berkeley had requested a 14 day extension to the comment period for the above mentioned LBNL 2004 LRDP NOP for these reasons: "Given the existence, in the project area of locations identified as Hazardous Waste and Substances sites, the proximity of the facility to a major fault line, and its location in an area that is susceptible to wildland fires and seismic-induced landslides, it is particularly important that the City and other agencies have adequate time to list issues that must be addressed in the Draft EIR." (Attachment 1)

The Laboratory has refused to grant the City's request.

This is the first time in 15 years that the community has an opportunity to comment on the Department of Energy's (DOE) oldest nuclear industrial complex LBNL's Long Range Development Plan through the year 2025. Clearly more time should have been granted for this enormous task of compiling a comprehensive list of issues related to LBNL's proposed land use plans that need to be addressed in a clear, truthful, detailed manner in the upcoming DEIR.

Due to the lack of time, we are enclosing comments on specific issues that we have raised during this year with respect to several LBNL related projects such as the Molecular Foundry, Building 49, RQRA Corrective Action Process and DOE's proposed risk-based "cleanup" of its sites. All these issues are relevant to the LBNL 2004 LRDP EIR process, and must be addressed in a comprehensive way.
The enormity of LBNL's expansion is defined on page 8 of the NOP, which states that "LBNL occupies 1,760,000 gsf at the main Hill site" and that the "implementation of the 2004 LRDP would increase the Lab's main Hill site building area to 2,980,000 gsf", i.e. an increase of 1,220,000 gsf building area in the already fragile natural area of the Strawberry Creek Watershed.

One and a quarter million square feet translates to 70% increase in the Lab's Hill site building area and corresponds to approximately 16 or 19 six story buildings, the size of the proposed Building 49, a project, which review was rushed through just weeks before the Lab's announcement for the LRDP EIR process.

A similar rush-through occurred just some 6 months earlier with the ever controversial Molecular Foundry project, this time without an EIR, skirting the public process. (Attachment 2)

We had asked in our comment letter of October 31, 2003, that the Lab postpone the B49 EIR until the LBNL 2004 LRDP EIR is finalized, so that the project impacts can be adequately addressed and mitigated, not based on a 15 year old EIR, but one currently in preparation reflecting the present and future development at the site. (Attachment 3)

To continue in that spirit we are asking that LBNL include a project level environmental analysis of the Molecular Foundry as part of the LBNL 2004 LRDP EIR, as the University of California Berkeley (UCB) has done with the Chang-Lin Tien Center under the UCB LRDP. Specific concerns here are the impacts of construction to the Chicken Creek sub-watershed which includes No Name and Chicken Creeks and a historical spring, as well as the impacts of the operations of the Molecular Foundry, namely nanopollution, i.e. ultra fine particle emissions on human health and the environment.

Attached is the recommendation by Berkeley's Environmental Commission on November 6, 2003 addressing these very issues, which we ask you to consider in the LRDP EIR. (Attachment 4)

In addition to the attachments above we are enclosing the following documents (and their relevant attachments) for you review and consider and respond to in the LBNL 2004 LRDP EIR:

1. February 4, 2003 comments re: Molecular Foundry (which include comments to DOE re: Risk Based Cleanup, dated January 30, 2003) (Attachment 5)

2. April 17, 2003 Molecular Foundry comments addressed to the UC Regents (Attachment 6)
3. Urban Creeks Council of California comments on the Molecular Foundry, dated May 15, 2003 and addressed to the UC Regents (Attachment 7)

4. CITW's questions to LBNL re: Molecular Foundry (Attachment 8) dated May 6, 2003

5. June 20, 2003 Letter addressed to the Department of Toxic Substances Control re: RCRA Corrective Action process at LBNL (Attachment 9) Also attached is a June 24, 2003 request for RCRA related LBNL documents and contour map of LBNL with specific GIS layers


7. October 9, 2003 comments on UCB's LRDP including a letter dated 3/19/03 re: LBNL (Attachment 11)

In summary we are asking that the LBNL 2004 LRDP address in a comprehensive way all the issues raised in the above referenced documents i.e.:

1. Geologic hazards, modelling of all known faults (active and inactive) and their splays at LBNL and in the Strawberry Canyon area

2. Soil liquefaction potential along creeks

3. Historical landslides and soil failings at LBNL and in the vicinity in the Strawberry Canyon

4. Comprehensive watershed analysis including study of the Lennert Aquifer (a water bank)

5. Comprehensive watershed management plan, which would correctly characterize the tributaries of Strawberry Creek as Mediterranean Streams with their own specific habitats (Attachment 12)

6. Provide comprehensive surface and subsurface geologic information for the entire LBNL site in order to model groundwater transport relative to contaminant and water quality concerns

7. Provide a long term clean up plan for all toxic contaminants

8. Provide a long term decommissioning plan for the many lab buildings currently vacant or extremely unused, due to existing contamination
9. Comprehensive analysis of a new threat, nanopollution
   (Attachment 13)

10. Comprehensive analysis of the impacts of the Advanced Light
    Source, used in connection with the Molecular Foundry projects,
    as to increased risks from gamma and neutron radiation
    on the residential neighborhoods of the Panoramic Hill's
    north side

11. Comprehensive analysis of fire risks, due to the Lab's location
    in a high risk critical fire zone

12. Comprehensive evacuation plans for the residents surrounding
    the Lab to the north and south, site maps should show all
    the surrounding neighborhoods at least to the distance of 2
    miles in all directions.

In conclusion, there is a lot of mistrust in the community
regarding LBNL's willingness and ability to manage and control
radioactive pollution from the existing facilities.
The evidence is in the multiple contaminated groundwater plumes,
in the radioactive vegetation, tritium contaminated Eucalyptus
grove offsite next to the Lawrence Hall of Science, a children's
museum and school. (Attachments 14 and 15)

In newspapers we see articles with headlines such as:
"Berkeley lab found research fabricated (SF Chronicle, 7/13/’02),
LBNL finds accounting to be sloppy (Berkeley Voice, 10/3/’03),
Berkeley Lab poses health risk, fire could release dangerous
radioactivity (SF Chronicle 2/6/’01) which do not increase
the community's confidence in the Lab's management practices,
especially in the areas of Environment, Health and Safety, for
which there should be a comprehensive, independent audit. (Attachment 16)

We believe that the only acceptable alternative for the Lab is
to stop growth in the Strawberry Creek Watershed and start
satellite/second campus development offsite in order to protect
and preserve the last pristine areas of the Strawberry Canyon for
future generations.

Sincerely,

Pamela Sihvola
P.O. Box 9646
Berkeley, CA 94709

PS. Enclosed also please find the Berkeley City Council's
unanimous Resolution, passed on Tuesday, November 25, 2003
re: LBNL's LRDV (Attachment 17). Also 4 articles in the Daily Planet
(Attachment 18)
Pamela Sihvola, Committee to Minimize Toxic Waste, March 22, 2007 (Comment Letter F)

Response F-1

The commenter expresses support for relocation of LBNL facilities to a location away from the Lab’s main hill site, such as the Richmond Field Station (RFS). The DEIR analyzes an Off-Site Alternative under which a portion of the growth proposed under the 2006 LRDP would, in fact, occur at the RFS (see DEIR page V-38).

Concerning the commenter’s statement regarding a “Nuclear-Nanotech Industrial Complex,” LBNL is not classified as a “nuclear” facility under Department of Energy definitions.

Response F-2

Geological and seismic conditions on the Lab’s hill site are discussed in Section IV.E, Geology and Soils; site contamination is discussed in Section F, Hazards and Hazardous Materials.

Response F-3

Per the Illustrative Development Scenario of June 2005, which provides a conservative (given the reduction in the scope of the project) scenario for analysis in the Draft EIR, net new impervious area for buildings would be a maximum of 5.1 acres, net new impervious area for parking would be a maximum of 2.2 acres, and net new impervious for roads would be a maximum of 2.7 acres, for a total of 10.0 acres. While many outdated buildings are identified for potential demolition in the Illustrative Development Scenario, each of these subsequent individual projects would undergo appropriate environment and health and safety review, including for historic and health and safety issues, at the time when demolition were proposed. In the case of the Bevatron and Building 51, an environmental impact report was prepared and publicly circulated that analyzed such issues. Building 10, which is being demolished to accommodate the User Support Building, was analyzed in a mitigated negative declaration for that project. (Building 10 was found to be not eligible for listing on the National Register by the State Historic Preservation Office and the Department of Energy.)

Concerning exposure to hazardous materials from demolition activities, Impact HAZ-1, DEIR page IV.F-23, states, “Compliance with laws, regulations, policies, and procedures described in this chapter, coupled with continuation of the Lab’s current management practices, would ensure that exposure of workers and the public resulting from the demolition and renovation of LBNL buildings would result in less-than-significant impacts.” Berkeley Lab’s policies and procedures, detailed in the discussion under Impact HAZ-1, include, “a survey and/or review of existing data is conducted to determine whether hazardous substances or radioactivity, whether in the building or the subsurface, may be encountered,” and appropriate remediation, if applicable. The Lab has “detailed project specifications that are required of all subcontractors performing various activities, including demolition,” with specific protocols established for work in radiation areas, such as a “Radiation Work Permit.” As a result, effects related to building demolition were deemed less than significant.
Response F-4
Please see the response to Comment C-23 concerning earthquake faults. Please see also the response to Comment F-17, below.

Response F-5
Figure IV.E-3 does show all of the known landslides areas within the LBNL boundary. In addition, the Draft EIR discusses an historic slide that was recently discovered but which is still the subject of on-going study (p. IV.E-7). Emergency ingress and egress to the Hazardous Waste Handling Facility was not blocked due to a 2006-2007 landslide on Centennial Drive.

Response F-6
DEIR Figure IV.F-1 shows areas of chemical (volatile organic compounds) and radioactive (tritium) contamination at the Lab’s main hill site. Recent observations by LBNL show that the concentrations and the extent of tritium contamination have been decreasing and will continue to decrease as a result of natural processes. The potential presence of contaminated soil would be considered as part of the planning process, after more definitive plans are reached for building development. When specific projects are planned, soil sampling and appropriate control measures would be considered to ensure that human health and the environment are protected.

Response F-7
The Molecular Foundry is a completed project, for which adequate CEQA and National Environmental Policy Act (NEPA) review was undertaken. An Initial Study/Mitigated Negative Declaration, which was tiered from the 1987 LRDP EIR, as amended, fully analyzed potential environmental impacts of the Molecular Foundry project and was circulated for public review between December 10, 2002, and February 5, 2003, prior to approval of the Foundry project in 2003. The Initial Study/Mitigated Negative Declaration included applicable mitigation measures from the 1987 LRDP EIR, as amended, along with project specific mitigation measures. The building was completed in 2006 and is now operational.

The commenter expresses concern about the Molecular Foundry’s “health and environmental effects of nanoparticle emissions (including nanoscale bacteria and viruses).”

Bacteria and viruses, which in their elementary state are generally nano-scale in size, have historically been studied and researched at Berkeley Lab in appropriately controlled conditions and pursuant to all applicable environmental, health, and safety laws and protocols. Such research would be expected to continue and increase at Berkeley Lab, with or without implementation of the 2006 LRDP. Accordingly, biological research of this nature would continue to be conducted safely and under tightly controlled conditions, and no uncontrolled releases of such organisms would be expected to occur.

Nano-scale research (and the use of laboratory chemicals) at the Molecular Foundry was discussed in the Molecular Foundry Mitigated Negative Declaration and Environmental Assessment. The Foundry would not be a large-scale manufacturer of nanoparticles, but rather
would work only with very small quantities necessary for analyzing the behavior and interactions of such particles – sometimes at the individual particle level. Moreover, these limited quantities of nanoparticles would be used in highly controlled environments – negative pressure laboratories and often in sealed containers or suspended in inert media – thus very limited amounts of nanoparticles would ever be subject to uptake and release in fume hoods. Further, any particles being so released from fume hoods would be automatically dispersed and rendered to undetectable concentrations almost immediately and certainly long before air patterns would allow such particles to reach sensitive receptors (It should be noted that many types of nanoparticles – including many of those that would studied at the Molecular Foundry – exist naturally and benignly in the atmosphere). Studies that purport to show harmful effects of nanoparticles such as carbon nanotubes required high concentrations of those particles to be forced into the lung tissue of mice, creating a physical clogging effect. It would not be possible to create, emit, and transmit such high concentrations from the Molecular Foundry (or any Berkeley Lab facility) to a sensitive receptor under Molecular Foundry or 2006 LRDP operating conditions.

Response F-8

The BP funded program is called the Energy Biosciences Institute and is one of three programs currently planned to be housed in the Helios Energy Research Facility (represented in the Draft EIR Illustrative Development Scenario for analytical purposes as Building S-9 and/or S-12). As stated on page I-11 of the DEIR, the draft 2006 LRDP “is not an implementation plan, and adoption of the LRDP does not constitute a commitment to any specific project, construction schedule, or funding priority [and] the LRDP EIR “is a program-level EIR that evaluates the effects of implementation of the entire LRDP. Any proposal for future development at LBNL must be approved by the LBNL Director, by the President of the University of California, or The Regents, as appropriate, and comply with CEQA.” Information on Helios is provided on page III-19 and in Appendix D of the DEIR. Details of the Helios Energy Research Facility will be provided in the environmental document for that project, which will undergo its own project-level review and analysis under CEQA. The labs for this project will be designed for containment of all hazardous and/or bioengineered materials per building code and environmental regulatory requirements.

Response F-9

The Computational Research and Theory (CRT) Building, as currently projected, will likely be a six-story, 165,000-gross-square-foot building near the Blackberry Canyon Gate entrance to the Lab (Project Description, page II-19).

As stated in Appendix D, in conformance with the Alquist-Priolo Act, a geologic fault investigation was performed in September 2006. The investigation revealed no traces of an active fault on the proposed project site.

As stated in response to the previous comment, the LRDP EIR “is a program-level EIR that evaluates the effects of implementation of the entire LRDP. Any proposal for future development at LBNL must be approved by the LBNL Director, by the President of the University of
California, or The Regents, as appropriate, and comply with CEQA.” Details of the CRT project will be provided in a project-level environmental document pursuant to CEQA. It is currently anticipated that CEQA review for this facility will be conducted sometime in mid- to late 2007. Any potential impacts that could result from implementation of the CRT Building will be assessed in that review.

The CRT building as depicted in the Illustrative Development Scenario and as currently proposed was purposefully sited so as to avoid impacts to the drainage referred to as Cafeteria Creek.

Watershed management and issues pertaining to Strawberry Creek and its tributaries are discussed in the Draft EIR Hydrology and Water Quality section and Biological Resources sections.

Response F-10

The tritium plume was considered and the Helios building is planned to be sited so as not to disturb the plume. The building is planned for an area where there is no detectable tritium. DEIR pages IV.F-5 through IV.F-7 discuss the tritium plume present in groundwater mentioned by the commenter, including the corrective measures that have been taken by LBNL under DOE oversight pursuant to the Atomic Energy Act. It should be noted that all tritium concentrates in all monitoring wells at Berkeley Lab are at levels less than the drinking water standard.

Response F-11

The negative declaration for the proposed Guest House project, which fully investigated geotechnical issues and found no significant impacts, was circulated for public review and comment in May 2007.

Please see also the response to Comment F-16, below, concerning the commenter’s reference to the “Cyclotron Fault.”

Response F-12

The DEIR on page IV.E-11 discusses the Wildcat fault and explains that it has never been considered active where it traverses LBNL.

Response F-13

The DEIR discusses earthquake-induced landslide hazards on page IV.E-23.

Response F-14

The so-called Shively Well is outside the LBNL management area and is not expected to be affected by the proposed project.

According to existing geologic maps, a very small section of the Lennert Aquifer extends into the LBNL property on the east side of Building 77, which is adjacent to Centennial Drive near the...
Grizzly Gate. UC Berkeley pumps any water out of the Shively Well and discharges it to the UC Berkeley storm drain network where it eventually flows into the North Fork of Strawberry Creek.

**Response F-15**

Please see response A-4 regarding global warming. In addition, assertions that rainfall intensity at LBNL will increase (or decrease) due to global warming or other climate change factors that may occur during the lifetime of the project are speculative. This conclusion is based on the July 2006 report of the California Department of Water Resources entitled *Progress on Incorporating Climate Change Into Management of California's Water Resources*, available online at www.baydeltaoffice.water.ca.gov/climatechange/DWRClimateChangeJuly06.pdf. That report states that increasing precipitation is generally expected as a result of climate change but there will be significant regional variations on this global trend, and more analysis of precipitation trends in California is needed to determine whether changes in California precipitation are caused in part by global warming (section 2.5.2). The report also notes there may be increased variability in precipitation (id). In evaluating projected changes in future precipitation, the report notes that climate model projections for precipitation in California are mixed, with some projecting moderate decreases and some projecting moderate increases (section 2.5.4.1). All new facilities planned and constructed under the project would be designed in consideration of seismic and landslide hazards of the site.

**Response F-16**

The commenter suggests that other faults in Strawberry Canyon should be considered active based upon the earthquake record. The commenter is correct that earthquakes have occurred northeast of the Hayward Fault in the vicinity of LBNL. These events have historically been deeper than 5 kilometers below the surface, and have typically had an earthquake magnitude of 4 or less. These events, by definition, indicate there are active faults in the subsurface northeast of the Hayward Fault in the vicinity of LBNL. However, the commenter is using the term “active” to denote a fault capable of generating an earthquake of any size in this context. This alone is not sufficient to indicate these faults constitute a hazard, however. The two main hazards from faults are surface rupture and ground shaking (with attendant subsidiary hazards such as liquefaction).

The faults generating earthquakes northeast of the Hayward Fault at LBNL are not active in terms of surface rupture. As described in the DEIR, the California Geological Survey has not zoned any faults other than the Hayward Fault at the lab as active with regard to surface rupture, and further investigations of the Wildcat and East Canyon faults above and beyond that required by state regulation have shown that these faults are not active with regard to surface rupture at the lab. The Lab has not specifically investigated the possibility of surface activity of the fault referred to as the “Cyclotron Fault” by the commenter because there is no evidence that this fault is active. The “Cyclotron Fault” referred to by the commenter is a northeast-striking, shallowly northeast-dipping fault. The catalogue of earthquakes for the area does not contain hypocenter clusters or focal mechanisms consonant with activity on this fault plane. Rather, the hypocenter clusters and focal mechanisms are indicative of motion on north by northeast-striking, nearly vertical faults, such as the Hayward Fault.
In regard to the hazard from ground shaking, the existence of faults generating low magnitude
earthquakes is not sufficient to show these faults can generate significantly damaging
earthquakes. Rather these events must be shown to be occurring on regionally extensive faults, as
significant fault length is required to generate damaging earthquakes. No such faults northeast of
the Hayward Fault in the vicinity of LBNL have been identified in the peer-reviewed literature or
elsewhere.

**Response F-17**

The depiction of a number of the faults shown on the figures included with the comments,
including Figure 12 showing the “Zones of Concern” is inaccurate, and a number of the depicted
faults do not exist. Specifically, the existence of several of the faults shown on the map.,
including the University fault, New fault, Space Sciences fault, and members of the Lawrence
Hall of Science fault complex was based solely on conjectured groundwater flow suggested in an
early landslide study, and not on field observations. Subsequent detailed geologic and
hydrogeologic studies conducted at LBNL have yielded no evidence to support their existence.

Although the ability of earth materials to transmit water can be higher in some fault zones, in
other cases faults have little or no effect on flow and the fine-grained materials formed by fault
movement in many cases serve to impede flow. At LBNL, there is no evidence to support the
comment that geologic faults act as conduits for migration of contaminated groundwater. Based
on data collected over the past 15 years, the groundwater contaminant plumes at LBNL are stable
or attenuating, the plumes are not migrating, and the distribution of contaminated groundwater in
the subsurface is not indicative of preferential flow along fault zones. Issues related to soil and
groundwater contamination, including any land use restrictions that may be required due to soil
and groundwater contamination, are being addressed as part of the Resource Conservation and
Recovery Act (RCRA) Corrective Action Process (CAP) under the regulatory oversight of the
California Department of Toxic Substances Control (DTSC). Implementation of corrective
actions as part of CAP has led to significant reduction of the magnitude and extent of soil and
groundwater contamination at the Lab. Any land use restrictions imposed by DTSC as part of that
process will be considered in any future building development.

Additional sampling is outside the scope of the DEIR.

**Response F-18**

The current levels of tritium found in the Strawberry Creek Watershed are below EPA drinking
water limits, and it should be noted that groundwater below the LBNL site is not used for the
public drinking water supply. This level does not pose a hazard to the health of the public or
environment. There are no plans to treat the tritium in the groundwater, as there is no technically
viable method to remove tritium from a water source. LBNL has continued to monitor the
groundwater and the data indicates a slow decrease in the level of tritium since the closure of the
NTLF. Results for tritium and all contaminants in the groundwater are reported quarterly to
regulatory agencies, and these reports are placed in the Berkeley Public Library and posted at the
Environmental Restoration website.
**Response F-19**

Information about the Lab’s current shuttle bus system is presented in Draft EIR pages IV.L-16 through IV.L-18. This information includes shuttle service routes and schedules/frequencies. Several questions presented by the commenter ask for information that is not maintained by LBNL and is thus unavailable.

The DEIR transportation analysis projects that shuttle ridership may increase by up to 40 people (including 10 bicyclists) during a.m. and p.m. peak commute hours. Mitigation Measure TRANS-3 (DEIR page IV.L-35) would have LBNL accommodate this projected demand, which might mean that bus frequency is slightly increased during peak commute hours. Such increases might be offset by decreases in off-peak bus trips, which would have to be determined in the future based on shuttle user patterns, so it is not possible to predict the exact increase or decrease, if any, of aggregate bus trips.

Assumptions about shuttle bus diesel emissions were factored into the Human Heath Risk Assessment (HRA) that is discussed in DEIR Section IV.B, Air Quality, including UC Berkeley’s buses for the HRA cumulative analysis. In addition, as discussed in Section IV.B, risk from diesel emissions is expected to decrease during the lifetime of the project due to new regulations, diesel formations, and technology.

Berkeley Lab buses are not available for ridership by the general public due to practical considerations (i.e., they would be overwhelmed by non-Lab users and thus would defeat the purpose of providing convenient transit to Lab workers conducting Lab business while minimizing the need for Lab personal vehicles and parking), and for security reasons.

**Response F-20**

Building 90 at LBNL had solar hot water panels installed in the 1970s that operated through the 1990s. These panels are no longer cost effective to maintain and have been deactivated. Berkeley Lab has performed several studies on adding both solar hot water panels and photovoltaic panels to existing buildings and new buildings, but has not been able to calculate a payback period acceptable to the federal government, which is less than 10 years. Nevertheless, placing solar panels on the Helios Energy Research Facility is an important consideration that will be pursued and implemented if feasible at the time that project is considered for construction.

**Response F-21**

LBNL recognizes there are a number of natural occurrences that could disrupt the operations of the Laboratory. In order to better prepare for such disruptions, LBNL is conducting a multi-year planning effort to develop a Continuity of Operations Plan, anticipating hazards and mitigating their impact on Lab operations. Phase I of this plan, which covers environment, health and safety, and emergency operations has already been completed. In conjunction with the Continuity of Operations Plan, the Lab has a Master Emergency Program Plan and a Pandemic Flu Plan in place. Together, these plans ensure that essential services such as fire protection and emergency
response will be maintained even in the event of a flu pandemic or other natural occurrence that might disrupt Lab operations.

In addition, the Lab actively participates in the National Incident Management System (see discussion of catastrophic scenario planning and response under DEIR Impact HAZ-5, for example). Furthermore, Berkeley Lab shuts down and operates with a skeleton crew for approximately 10 days annually between the Christmas and New Years Holidays, which provides practical and on-going experience in safely maintaining the Lab under conditions similar to those described by the commenter.

**Response F-22**

Please refer to discussion under DEIR Impact HAZ-5, which addresses potential catastrophic events such as earthquakes, potential evacuation scenarios, and their potential effects on LBNL. Also refer to the description entitled “Emergency Program” in DEIR section IV.K-5, which describes Berkeley Lab’s Master Emergency Program Plan, Emergency Management System, Incident Command System, and Emergency Operations Center programs. These systems, supported by the Lab’s trained staff and physical resources, would oversee operations at LBNL during a catastrophic emergency. Please see also the response to Comment C-28.

In post-script of Comment letter “F,” the commenter cites its comment letter on the Notice of Preparation for this EIR. This letter was evaluated in preparing the EIR. The EIR evaluates the potential safety and other impacts of all aspects of Berkeley Lab's operations.
Mr. Jeff Philibber
Lawrence Berkeley National Laboratory
1 Cyclotron Road, MS 30K
Berkeley, California 94720

Dear Mr. Philibber:

RE: Berkeley Lab 2006 Long Range Development Plan Draft EIR

Many of us are pleased to learn the LRDP has been developed in conjunction with the new Berkeley Lab Sustainability Policy. Once implemented, this new policy may, indeed, be a great leap forward to gain trust and wide support within the local community. The steps in working out the details of the Sustainability Policy during demolition and construction of buildings and landscaping perched on these risky hilly watersheds over the next 20 years—could serve as a leadership model of scientific excellence for resource conservation and environmental stewardship replication on other federal and university land sites.

A few comments provided by members of Friends of Strawberry Creek Watershed:

1) It is interesting that you refer to the public trust. The concept of the public trust is a common law concept that relates back to the origins of democratic government in Roman times. Its' seminal idea is that within the public lies the true power and future of a society. (Cf. Wikipedia).

We expect you are familiar with the teachings and writings of Boalt Hall Professor, Joseph Sax, and a world-renowned scholar on the Public Trust Doctrine in natural resource law. Briefly, the Public Trust Doctrine is a principle that certain resources are preserved for public use, and that the government is required to maintain it for the public's reasonable use. This doctrine evolved with the right to water in Roman times, in the writing of the Magna Carta, and English common law, over 200 years of US common law, and in recent time the US Federal Clean Water Act that defines all water as belonging to the people of the United States of America, (the public).

Indeed, water is enshrined in the right to life and dignity as set forth in the United Nations Universal Declaration of Human Rights, that serves as the basis for international law. If in fact, the management and staff of the Lab have truly turned to embrace a view of themselves as stewards of the public trust, is not the public trust doctrine of water security for the needs of future generations a fundamental area to scientifically and technologically develop in conjunction with any land use demolition and construction on the sites occupied by the Lab?

2) Would not this mean going beyond the limited notion of "jurisdictional waters" to secure that ALL surface and ground water in the Strawberry Creek and Schoolhouse/Lincoln Creek watersheds be totally safe and able to sustain biological life?

3) Is not the first principle in sustaining human and environmental life, a commitment to totally clean water?

4) Will your endorse a vision and strive for institutional reforms at the Lab for water security?

To quote from page 44 of the Draft LRDP:

"The 2006 LRDP has been developed in conjunction with the Berkeley Lab Sustainability Policy that formalizes the Laboratory's continuing role as a leader in resource conservation and environmental stewardship... Sustainability is broadly defined as 'providing for the needs of the present generations without impinging on the ability of future generations to meet..."
their own needs. Accordingly, each project at Berkeley Lab will consider the long-term effects of actions taken during development.

5) Over the 75 years life span of the Lab, most managers have been either disinterested or myopic in interpreting the 1970's Federal Clean Water Act and have failed to prioritize stewarding the public's land and water paying little heed and even obfuscating efforts by scientists, and citizens in areas of water protection—particularly our cherished creeks that flow through the University of California campus and the City of Berkeley.

6) For future life, the biological environment, for workers at the Lab and nearby residents and students attending school at University sites and those of us who live downstream, will this mean that you will seek to carry out a holistic solution to restore, to preserve, and to wisely manage these precious watersheds.

7) Will you ensure any one working in a building perched on these watershed lands or near these land sites is safe will the LRDP assert full methodologies for a safe and sustainable watershed?

There is much presence of water in the sites of the LRDP. That water provides the biological connectivity for all life in Strawberry Canyon and Blackberry Canyons, and downstream for all of the Strawberry Creek Watershed and the Schoolhouse/Lincoln Creek watersheds on the UC Campus and through the City of Berkeley to the outfalls at the Bay.

8) The LRDP refers to drainages and ignores waterways. The drainage concept ignores the plentiful geologic springs, the extensive underground Lennean aquifers that is pumped and dumps geologic water into the North Strawberry Creek by the Math Science Research Institute, perched water lakes, ponds, headwater streams, creek tributaries and major year round creeks of Strawberry Creek, Creeks and streams are referred to as drainage. Will you describe the watercourses?

9) How can the LBL address this national problem within the Long Range Development Plan which intends a demolition and expansion of the with doing no more harm? Will LBL participate in promulgating the advances in watershed science and technology for no loss at home to practice watershed science competencies for the protection, restoration and enhancement of public water quality in for all of environmental law for the nation?

10) Will the new policy of sustainability recognize the importance of water security for the local people who work on the University lands or live close by? Will the new policy of sustainability drive specific institutional of compensatory mitigation to accomplish the goal of TOTALLY CLEAN WATER, thus ensuring the sustainability of our public water within the entire watershed over the long term?

11) With respect to the preservation and restoration of the creeks, the maps indicate that storm water at the Lab is dumped into the creeks. There is mention of replacing the sanitary sewer galvanized cast iron pipes that date to the 1960's and expected to fail within the next 20 years—wastewater will go into the ground and likely end up in th creeks, won't it?

12) Is there a mitigation planned such as environmentally sensitive RETENTION BASINS or a method of quarantining contaminated sanitary or storm water upon detection of even small levels of pollution before the pollution goes into the 'drainages' or creeks?

12) Former employees have time and again confessed to the legacy of the past dumping of toxic waste into the sewers, the storm drains, barrels into the Bay, and simply on the ground outside a work area. While you may not choose to acknowledge these facts, nevertheless any 75 year old industrial site has far more contamination that we know about at present. What environmentally sensitive methodologies are planned or are being developed to use during any disturbance of the ground during demolition and construction?

13) In the event of an unplanned release or even a small fault trace rupture precipitated by an explosion, an accident, a landslide, a new spring or seismic activity, it cannot be denied that underground contaminated water will seek path of resistance and flow downstream under the university and the City of Berkeley where open reaches of Strawberry and Schoolhouse/Lincoln Creek flow through parks and private residents' gardens.

Contaminated public water may not show up until year or a year and a half later in West Berkeley as groundwater takes about that long to appear in people's basements. Sometimes in the dry seasons, suddenly their pumps go to work and draw water up from soils and dump it into either the street gutters or the sanitary sewer system. While some contamination may be filtered out by soils, that filtered contamination remains under people's homes. As such accumulates, then what?

14) There are many models of BEST ACHIEVABLE TECHNOLOGY in the Bay Area such as oil refineries and other institutions that have come to view their responsibilities as stewards of the land, water and air and have embraced reforms for storm water, wastewater management so as to protect workers, students, the public natural watercourses for our health and safety.
15) The LRDP does not provide a definition of science nor clear description of the scientific vision—simply that the Lab responds to national scientific priorities without detailing WHICH ones.

16) People we know say that as in the 1940's there remains a challenge of the unknown for any planning and building at the Lab. It is sad to say, the founders of the Lab did not know that their research practices would degrade the quality of the environment and for some, harm their own health and the health of their families resulting in early deaths.

Thus, we urge you to use SCIENTIFIC PRECAUTION based on the best science to strive to set the standard for fuller resource conservation and stewardship and take further steps to restore the ecological habitat of the land and neighboring land.

Perhaps the Sustainability Policy will promote a Holistic Habitat Conservation Plan or something similar aimed to reduce hazards. Perhaps, the Lab will assist the city of Berkeley and East Bay MUD with infrastructure that addresses contamination in sewers and watercourses. Perhaps the Lab's new vision will play out to eventually serve as a leadership model of scientific excellence for resource conservation and environmental stewardship replication on other federal and university land sites.

In conclusion, we urge planners to assist in articulating a new set of clean handed practices that turn the vision towards the needs, the safety and the sustainability of the larger community beyond the fences that separate us.

Sincerely yours,

Jennifer Mary Pearson, Co-facilitator with Carole Schmmerling for Friends of Strawberry Creek Watershed

I'm making a difference. Make every IM count for the cause of your choice.
Join Now.

--

Therese (Terry) Powell <TPowell@lbl.gov>
Community Relations Officer
Lawrence Berkeley National Laboratory
One Cyclotron Rd., MS 65, Berkeley, CA 94720
Friends of Strawberry Creek Watershed, March 23, 2007 (Comment Letter G)

**Response G-1**

As stated in the DEIR on page IV.G-22, compliance with National Pollutant Discharge Elimination System (NPDES) permit requirements and LBNL’s standard stormwater management practices and engineering controls would ensure that potential adverse impacts to surface waters associated with construction under the LRDP would be less than significant. The NPDES permit requirements include creation of project-specific Storm Water Pollution Prevention Plans (SWPPPs) and, ultimately, implementation of Best Management Practices (BMPs) that would minimize soil erosion and subsequent sedimentation of stormwater runoff or increased stormwater pollution associated with construction hazardous materials.

Compliance with LBNL’s NPDES permit and associated SWPPP and SWMP, implementation of the LRDP design guidelines and development principles, and continued implementation of engineering controls and standard management practices would also ensure that potential stormwater quality impacts associated with the LRDP would be less than significant (see Section IV.G.3.5, page IV.G-24).

In addition, as stated on page IV.G-28, potential cumulative hydrologic and water quality impacts associated with the proposed LRDP would be less than significant. Other development in the area and the region that could contribute to water quality impacts on San Francisco Bay, for example, would be subject to similar programmatic requirements (NPDES permit regulations, stormwater pollution prevention plans, etc.), thereby further reducing the potential for cumulative adverse impacts.

Please see also the revised EIR Hydrology section, presented in its entirety in Appendix A of this document.

The commenter’s position regarding the public trust doctrine is acknowledged.

**Response G-2**

The Lab remains committed to complying with all relevant aspects of the federal Clean Water Act and state regulations which seek to implement it. In 1991, the Lab was one of the first entities in California to apply for and receive a Stormwater Permit for Discharges Associated with Industrial Activity, and has remained in compliance with it and any subsequent separate permits for construction activity. Reporting is an essential element of any stormwater permit. The Lab annually reports results of its stormwater management program both to appropriate jurisdictions and in its publicly-available Site Environmental Report. The Lab recognizes the challenges of its physical location upstream of the City of Berkeley and the UC Berkeley campus in regard to the Strawberry Creek Watershed, and takes seriously its stewardship of this creek, its tributaries, and the entire grounds on which Berkeley Lab resides. Lab policy dictates that there be no construction over or near the creeks that flow through the site and that the quality of stormwater runoff from the site be protected.
In compliance with the provisions of the Clean Water Act, LBNL will continue to implement relevant standards from the LBNL NPDES General Industrial Permit and associated SWPPP and SWMP, implement appropriate source control measures as recommended in the California Stormwater Best Management Practice Handbook for New Development and Redevelopment, and preserve existing pervious surfaces to the greatest extent practicable to minimize the amount of storm runoff, in accordance with the recommendations provided in the Bay Area Stormwater Management Agencies Association (BASMAA) *Start at the Source Design Guidance Manual for Stormwater Quality Protection*. As stated in the revised Hydrology section (see Appendix A), LBNL is also committed to ensuring that post-project stormwater flows approximate pre-project flows.

In 1987, UC Berkeley initiated a comprehensive study of Strawberry Creek. The study began as a water quality management plan, which was later expanded to urban creek and riparian habitat preservation and restoration. An update to the Strawberry Creek Management Plan is being developed by UC Berkeley to reflect progress resulting from program implementation and to expand the scope to address the Strawberry Creek Watershed as a functional eco-hydrological unit (page IV.G-10).

In addition LBNL seeks to cooperate with local jurisdictions to reduce any physical consequences of potential land use conflicts to the extent feasible. Both the City of Berkeley and the City of Oakland’s General Plans include policies for water quality, creeks and watershed management. Pertinent policies were included in the Draft EIR (see page IV.G-16 – 18).

**Response G-3**

The Draft EIR Hydrology and Water Quality section assessed hydrology and water quality on the project site, which included an assessment of waterways and watercourses. Throughout the DEIR, the word “drainage” is used synonymously with “waterway.” Pages IV.G-1 through IV.G-7 provides a comprehensive summary of surface conditions at the project site, which includes various watersheds, headwaters, and other watercourses. The DEIR defines watershed boundaries and location of headwaters. In addition, on page IV.G-7, the DEIR discusses perched groundwater, groundwater conditions, and geologic conditions affecting groundwater.

**Response G-4**

Future development of the Lab site as proposed by this LRDP would continue to be guided by all environmental regulations in effect at the time of construction for each project. As advances in watershed science and technology are introduced and generally accepted by scientific authorities and by regulatory agencies through mechanisms such as permits and standards of operation, the Lab will continue to incorporate these advances into its own practices. Stormwater management is unique in that compliance practices that work well on flat sites may be quite inappropriate for a hillside setting, and vice versa. As such, water quality agencies continue to develop a wide range of acceptable practices intended to protect this vital resource and the environs through which it flows. The Lab has historically implemented, and will continue to implement, all such practices in order to protect the quality of water flowing through and discharging from its site.
As a leader in energy and environmental research, the laboratory has a responsibility to be a model for environmentally responsible development. New buildings will meet or exceed the UC Presidential Policy for Green Building Design. This policy includes goals and guidelines for implementing stormwater management, water efficient landscaping, innovative wastewater technologies, and water usage minimization.

**Response G-5**

Most of the cast iron sanitary sewer mains were replaced in the mid-1990s with PVC pipes. The remaining cast iron pipes are building laterals that are usually less than 10 feet long. In the unlikely event of pipe leaks, the building occupants are expected to notify the maintenance personnel immediately, and it is unlikely that the sewer could flow to the creek without being detected by LBNL employees. In addition, the site is also patrolled by security personnel and maintenance personnel on 24/7 daily basis including holidays.

Wastewater at Berkeley Lab is discharged to the sanitary sewer system under one or more permits issued by the East Bay Municipal Utility District. Regular testing of this type of discharge is a requirement of each permit. Surface water discharge from Berkeley Lab that flows into the Strawberry Creek Watershed has been subject to water quality permit requirements since 1991. This permit requires regular sitewide inspections of potential areas of contaminants, monitoring of discharges, and annual reporting. Measures to properly manage stormwater runoff are called best management practices or BMPs in the regulations. A retention basin is one type of BMP, though such a structural feature has not been designed to date for any of the Lab’s projects. However, when a specific development project is being designed at the Lab, many factors such as soil type, hillside slope, and structure size are consisted when selecting the appropriate best management practice. When the development project includes demolition, historical use of the site is considered to determine whether temporary retention and additional water quality testing is necessary.

Concerning potential disturbance of contaminated soil or groundwater during construction, Impact HAZ-2 on DEIR page IV.F-26 acknowledges that “Future construction activities, including earth-moving activities such as excavation and grading, could expose construction workers or the environment to hazardous materials.” This text notes that LBNL has performed site investigations for soil and groundwater contamination in accordance applicable laws and regulations, and concludes by stating, “Construction activities at LBNL would continue to comply with applicable laws and regulations that govern the exposure of workers, the public, and the environment to hazardous materials, as well as LBNL-specific policies. Potential exposure of workers, the public, and the environment to hazardous materials would be minimized through development of Construction Site Health and Safety Plans and proper handling, storage, and disposal of contaminated soil and groundwater. This would reduce impacts to less-than-significant levels.” As a result, the impact of potential environmental exposure to contaminated soil or groundwater was found to be less than significant.
Response G-6

As stated in Section IV.F, Hazards and Hazardous Materials, LBNL identified areas of soil and groundwater contamination that existed as a result of historical releases of hazardous materials into the environment. These areas of soil and groundwater contamination are all confined within the boundary of LBNL’s main hill site. The locations and extent of these plumes have been determined using more than 300 wells over a period of more than 14 years (Section IV.F, page IV.F-5).

All areas of soil contamination have been cleaned up to levels consistent with Berkeley Lab operations (designated as institutional land use) and acceptable to regulatory oversight agencies.

There are currently about 150 groundwater monitoring wells at LBNL, with an additional groundwater monitoring well located off-site. Groundwater under the LBNL site is not used for human consumption by the Lab or by local utilities, and groundwater contamination is therefore not a threat to the local drinking water supply.

Groundwater storage is built to seismic codes in order to withstand catastrophic events. In the unlikely event that an explosion, accident, landslide, new spring or seismic activity occurred, the possibility of change to groundwater condition is very low. Contamination concentrations are low enough that in the event of an unplanned release, it is likely that concentrations would remain low. A hypothetical scenario in which low levels of contamination would end up under residents’ homes is speculative and requires no further consideration under CEQA.

Response G-7

Section 1, pages 14-19 describes the science conducted at Berkeley Lab from its inception through 2006, defining the development scientific program areas. Section 2 describes the “Scientific Vision for Berkeley Lab” and identifies which federal scientific initiatives will be pursued, including: (1) Develop New Energy Technologies and Environmental Solutions; (2) Discover the Composition of Matter and Energy in the Universe (3) Understand and Engineer Living Systems through Quantitative Biology (4) Create Designer Materials through Nanoscience (5) Advance X-ray and Ultrafast Science, and (6) Enable Scientific Discovery through Advanced Computing. The context of the Laboratory’s scientific goals and the description of each the 6 priority initiative areas with 2-5 sub-component elements are found on pages 30-31. Appendix D, page 90, further references documents, including the “Ernest Orlando Lawrence Berkeley National Laboratory Institutional Plan, FY 2004 - FY 2008” which further elaborates the Laboratory vision and scientific priorities (available on the web at http://www.lbl.gov/DIR/Institutional-Plan/).

It is inappropriate to compare the period of the 1940’s with the current. Comprehensive environmental and workplace safety regulations were not implemented until the 1970’s. As they have matured, such regulations have evolved in their complexity and thoroughness. Included in requirements now that did not exist in the early years of the Lab is adequate environmental planning to identify and address issues before actions are taken that modify the environment. As articulated in the University’s sustainability policies and in the strategies and policies that
comprise the 2006 LRDP, and as implemented by the Lab’s current practices in regard to environment, health, and safety, Berkeley values worker and public safety and strives to fulfill its obligations as a responsible steward of the environment.
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ECH NAUMOVICH |  | PO BOX 647 93928 801-277-2643 |  |  

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<tr>
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<td>Steven Addison</td>
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<td>Susan Swift</td>
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<td>Patrick Archie</td>
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<td>Don Frenn</td>
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<td>Bruce Derrau</td>
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<td>448 49th St 804 94605 510 855-0341</td>
<td><a href="mailto:derrau@lbl.gov">derrau@lbl.gov</a></td>
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<td>Shirley Towell</td>
<td>towell</td>
<td>1138 Eddy Ave 570 525 7652 510-2207631</td>
<td></td>
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<tr>
<td>Dana Ebelberger</td>
<td>dana</td>
<td>P.O. Box 9101 Oakley 9168 510 853 7282</td>
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</tr>
<tr>
<td>Derek Johnson</td>
<td>derek</td>
<td>2627 Eureka Ave 530 647 3284</td>
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<td>Johnnson</td>
<td>johnnson</td>
<td>2627 Eureka Ave 530 647 3284</td>
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<tr>
<td>Terri Johnson</td>
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<td>237 24th St 853 510 923 5233</td>
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<tr>
<td>Tom Oakland</td>
<td>oakland</td>
<td>237 24th St 510 767 7800</td>
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<tr>
<td>William Wald</td>
<td>wald</td>
<td>2911 3rd Ave 166 510 647 3284</td>
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<tr>
<td>Brian McCall</td>
<td></td>
<td>2020 Delaware</td>
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<tr>
<td>Mark Sawicki</td>
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<td>1234 Wood St 94702</td>
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<tr>
<td>Virginia Pascoe</td>
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<td>ual Vista, CA 95276 831 763 3848</td>
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<tr>
<td>Brent L. Johnson</td>
<td></td>
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<tr>
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<td>David Reid</td>
<td></td>
<td>1616 Heart Ave, Berkeley, CA 94703</td>
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<td>Chris Fisher</td>
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<td>9931 Brown Ave, 530 0617</td>
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<tr>
<td>Victor Quevedo</td>
<td></td>
<td>934 Everett St, Everett</td>
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<td>Kevin White</td>
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<td>1366 Potrero Ave, SF, CA 94110</td>
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<tr>
<td>Kevin Johnson</td>
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<td>282 22nd St, SF, CA 94110</td>
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<tr>
<td>Courtney Scott</td>
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<tr>
<td>Patrick Dunnan</td>
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<td>Les Schmidt</td>
<td></td>
<td>711 Encinitas Rd, CA 94703</td>
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<tr>
<td>Sandra Tuskes</td>
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<td>3329 Los Prados St, San Mateo, CA 94403</td>
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<tr>
<td>Mary Ball</td>
<td></td>
<td>252 Frederick St, SF, CA 94117</td>
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Sabina Magnuco  Sabina Magnuco  6505 Lubbock Ave.  (818)348-5811  sabina.magnuco@csun.edu
William Dobyns  William Dobyns  202-1814 4H 510-827-4903  h: 440 72

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<td>canadas e petrol. 11.</td>
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<tr>
<td>Maya R.</td>
<td>[signature]</td>
<td>[signature]</td>
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<td>[signature]</td>
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<tr>
<td>William M.</td>
<td>[signature]</td>
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<tr>
<td>Gary M.</td>
<td>[signature]</td>
<td>1243 Elm St, El Cerito</td>
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<td>[signature]</td>
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<tr>
<td>David J.</td>
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Arrin Riehl (Signature) 2227 Stanit        843-2602
Sharon Hudson       2501 Benvenue        845-4009
Carl Friberg        1685 Arch            548-5083
Wendy Alsen         200 Allston          883-9725
Roger Van Dijkseal  2611 Le Conte        549-1234
Dean Metzger        1 Hazel Rd           549-0379

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<tr>
<td>Michael Pflaumer</td>
<td>Michael Pflaumer</td>
<td>6 Summit Ln.</td>
<td>549-3419</td>
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<tr>
<td>Andrew Pflaumer</td>
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<td>6 Summit Ln</td>
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<td>Mohammad Kazemi</td>
<td>Mohammad Kazemi</td>
<td>1498 Summit Rd</td>
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<tr>
<td>Kathleen Mckenzie</td>
<td>Kathleen Mckenzie</td>
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<td>Kathleen M. Neel</td>
<td>Kathleen M. Neel</td>
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<td>845-8559</td>
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<tr>
<td>James Bloom</td>
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<td>Joyce Kraus</td>
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<td>David Brink</td>
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<td>Katherine House</td>
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<tr>
<td>Margaret Madison</td>
<td></td>
<td>1537 Summit Rd.</td>
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<tr>
<td>After Crocka</td>
<td></td>
<td>6232 Manual rd oakland</td>
<td>94618</td>
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<td>David Oursman</td>
<td></td>
<td>1522 Summit Rd.  Berkeley</td>
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<tr>
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<td>94702-1588</td>
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<td>Tom Modlin</td>
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<td>1574 Summit</td>
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<tr>
<td>Matt Bunn</td>
<td></td>
<td>1545 Summit Rd</td>
<td>510/841-5230</td>
<td></td>
</tr>
<tr>
<td>Frances Bunn</td>
<td></td>
<td>1506 Josephine St</td>
<td></td>
<td></td>
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<tr>
<td>Clifford Fred</td>
<td></td>
<td>1334 Peralta Ave Berkeley</td>
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<tbody>
<tr>
<td>Gene Bernardi</td>
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<td>9 Almeda Rd</td>
<td>510-843-2152</td>
<td></td>
</tr>
<tr>
<td>Charlene Wootcock</td>
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<td>2365 Virginia St., Berkeley</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Erik Abbott</td>
<td></td>
<td>2718 Baker St., #D, Berkeley</td>
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<td></td>
</tr>
<tr>
<td>James Cunningham</td>
<td></td>
<td>1007 Miller Ave, (510)525-9399</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dawn Milbradt</td>
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<tr>
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<tr>
<td>Pam Speck</td>
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<tr>
<td>Marcia Levenson</td>
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<td>2507 Stuart St.</td>
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<tr>
<td>Stanley Levin</td>
<td></td>
<td>2455 Russell St.</td>
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<tr>
<td>Leslie Billen</td>
<td></td>
<td>2841 Webster Rd.</td>
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<tr>
<td></td>
<td></td>
<td>112 Rose St, Berkeley, CA</td>
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<tr>
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<td>CAROLYN Birds</td>
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<td>Box 851, Berkeley, CA</td>
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<tr>
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<tr>
<td>S. Connolly</td>
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<td>Richmond</td>
<td>94805</td>
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<tr>
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<tr>
<td>Tony Nacht</td>
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<td></td>
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<td>Michael Paca</td>
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<td></td>
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<tr>
<td>Michelle Lee</td>
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<td>2925 Sheldon, Richmond, CA 94803</td>
<td></td>
<td></td>
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<tr>
<td>Ivy Morris</td>
<td></td>
<td>1334 Boulevard Way, Walnut Creek 94595</td>
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Caroline Warren           Signature   2805 Alto Ave, CA 94920
Michael McLaughlin        Signature   110 Cameron Lane, Menlo Park CA 94025
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Diana Bernard             Signature   155 Tamalpais St, 849-0245 dbernard@sfswell.com
Christopher Kroll          Signature   705 Curtis Bake Eureka 407-2931
Emmanuel de Casteleiro    Signature   7204 Debra Dr 440-9528

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SAVE Strawberry Creek Watershed

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Hannah Karl  [Signature]  810 Oak Ave  94618

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Amanda Mathis              Amanda Mathis               2491 Haste St. #30 Berkeley, CA 94704

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 Pietro Martinez    Martinez        2470 Nevis St.            510 661 0354    letsbeen@berkeley

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1. STOP the Further Destruction of the Strawberry Creek Watershed
   LBNL has created underground plumes of tritium and other contaminants that are moving toward Strawberry Creek. Now LBNL is clearing another pristine area in Strawberry Canyon to build a 6-story nanotechnology facility called the "Molecular Foundry Project".

2. PREPARE an Environmental Impact Report (EIR)
   LBNL avoided conducting an EIR for the Molecular Foundry as required by law in California.

3. ACKNOWLEDGE that Nanotech May Have Serious Health and Environmental Impacts
   The US EPA states that the health effects and environmental impacts of nanotechnology are unknown. LBNL claims that there is no danger, yet they have no scientific evidence to support that claim. Ultrafine particles, similar in size to nanoparticles, cause respiratory and cardiovascular disease.

4. DECONTAMINATE Existing Buildings that have been Decommissioned
   LBNL has contaminated and abandoned its own buildings on this site. LBNL should remediate this contamination instead of constructing new facilities in the watershed.

We, the undersigned, urge the Department of Energy (DOE), the Lawrence Berkeley National Laboratory (LBNL), and the University of California (UC) Regents to immediately cease the further destruction of the Strawberry Creek Watershed.

Since the Manhattan Project in the 40s, the operations at LBNL have contaminated the soil, surface and groundwater, and vegetation in the Strawberry Creek Watershed with toxic materials including radioactive tritium, uranium, VOCs, diesel, Freon, PCBs, and much more.

<table>
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<tr>
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# SAVE Strawberry Creek Watershed

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<td>Mark Liohos</td>
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Preserve the Strawberry Creek Watershed Alliance, March 22, 2007 (Comment Letter H)

Response H-1

The Draft EIR, on page IV.F-5, states that remediation and monitoring of non-radioactive contamination in groundwater is being conducted under the Resource Conservation and Recovery Act of 1976 Corrective Action Program, while monitoring of a tritium plume in groundwater is being conducted under the Atomic Energy Act. “Tritium concentrations in all monitoring wells at the Lab are currently less than the drinking water standard. Following an extensive review by the California Department of Toxic Substances Control (DTSC), which included a public involvement phase, LBNL’s proposed corrective measures to remedy soil and groundwater contamination were approved by DTSC on October 20, 2005 [reference omitted]. These measures include cleaning up areas of soil contamination, stopping discharge of contaminated groundwater to surface waters, preventing further migration of contaminated groundwater, and cleaning up groundwater contaminations to the drinking water standard. Separate CEQA and National Environmental Policy Act (NEPA) reviews were conducted for these activities by DTSC and the U.S. Department of Energy (DOE), respectively” (see page IV.F-5).

Adequate Environmental review as required under CEQA and NEPA was conducted for the Molecular Foundry. An Initial Study/Mitigated Negative Declaration, which was tiered from the 1987 LRDP EIR, as amended, fully analyzed potential environmental impacts of the Molecular Foundry project and was circulated for public review between December 10, 2002, and February 5, 2003, prior to approval of the Foundry project in 2003. The Initial Study/Mitigated Negative Declaration included applicable mitigation measures from the 1987 LRDP EIR, as amended, along with project specific mitigation measures. The building was completed in 2006 and is now operational.

The Molecular Foundry CEQA and NEPA analyses included risk screening for chemical emissions. Based on this and on an assessment of the manner in which nanoresearch would be conducted at the facility, it was determined that the proposed nanoresearch would not pose a significant health risk to either lab staff or the public. For example, nanoresearch would be conducted on a small scale with very limited quantities of nanomaterials. These would be contained in vessels and negative pressure laboratories. The small percentage of nanoparticles that may be emitted through fume hoods would be limited in quantity and highly dispersed to immeasurable levels long before they would reach any sensitive receptors.

As stated on DEIR page IV.B-10, “nanoscience is an emerging area of research aimed at the development of structures and devices at the atomic, molecular, or macromolecular levels to produce materials with novel properties and perform functions at the molecular level. No regulatory standards have been developed. The U.S. Department of Energy has issued a secretarial Policy Statement on Nanoscale Safety. This policy statement was included in the DEIR, Appendix G.” LBNL’s ongoing and active hazardous materials/waste remediation, monitoring, management, disposal, and abatement programs are described in DEIR Section IV.F, Hazards and Hazardous Materials.
Jeff Philliber  
Environmental Planning Group Coordinator  
Lawrence Berkeley National Laboratory  
1 Cyclotron Road, Mail Stop 90J-0120  
Berkeley, CA 94720  

March 21, 2007

Dear Mr. Philliber:

Re: Lawrence Berkeley National Laboratory Long-Range Development Plan (LRDP) Draft
Environmental Impact Report

Sierra Club appreciates the opportunity to comment on the Long Range Development Plan
Environmental Impact Report released by Lawrence Berkeley National Labs / LBNL.

General Comments

The Long Range Development Plan (LRDP) marks a significant new phase in the history of LBNL. The development plan calls for the construction of an additional 56% capacity on a gross-square-foot basis (including demolition of 18% of existing structures). This substantial expansion of the Lab will take place in a relatively steep, narrow canyon near one of the most dangerous earthquake faults in California, and will result in significant and irreversible environmental impacts, especially on air quality and transportation. Unless these and other impacts are more fully mitigated, the DEIR is inadequate.

Before the key identifiable areas of concern are discussed in detail, Sierra Club would like to emphasize that it supports an expansion plan that aims to preserve natural features as much as possible. The LBNL campus has natural features that add economic and practical value as well as aesthetic interest. LBNL offers tremendous views in all directions, as well as natural areas and areas of native and non-native vegetation that can be used by nearby residents and staff for recreational purposes. A plan which aims to preserve these natural qualities and features, or in some cases, for instance North Fork of Strawberry Creek and Chicken Creek, repair past damage to these features, is in our opinion preferable, both from an environmental but also from an aesthetic and economic point of view. Following are some benefits that will result from preserving natural features at LBNL during new construction:

- Leaving stands of trees intact can and will save energy and dollars by providing shade and slowing winds.
- A natural stream corridor that manages surface water to prevent erosion will be less expensive in the long run than installing storm drains.

1 From the “Planned Growth” presentation Feb. 26, 2007, new construction of 980,000 gsf is planned over the existing 2003 baseline capacity of 1,760,000 gsf (table, p. 20).
• Retaining of native vegetation will reduce water runoff to downhill regions and lessen sewer system overflows.

These ideas ought to be considered separately from the individual components of the Development Plan and implemented wherever possible.

In the following sections, Sierra Club focuses its comments on the specific environmental areas.

**Air Quality**

**Truck traffic should be minimized to mitigate air quality impact of construction.** During construction phase, air quality will be severely impacted by trucks and construction traffic moving up and down the hill site. It would seem advisable to minimize the movement of excavated topsoil to remote locations for dumping, as is common practice in the Bay Area. *Excavated topsoil should be relocated to areas that are intended for planting locally.*

**Use of old construction equipment is a significant impact.** The City of Berkeley is a densely populated city, including many sensitive receptors. Construction equipment emits particulate diesel particulate pollution that can cause cancer and exacerbate asthma. Section IV.B.3.4 ("Impacts and Mitigation Measures") of the DEIR states that there will be a less than significant impact with mitigation for "Construction of new facilities" (item AQ-1). For this statement to be adequate, LBNL should ensure as a mitigation measure that all construction contractors use equipment that is Tier-2 or better or uses B20 biodiesel to reduce particulates to the maximum extent feasible. These newer engines have dramatic improvements for public health. There is incentive funding available for contractors to upgrade, and CARB will soon require these standards in the future, because the pollution generated is significantly impacting human health. Therefore, using old, dirty construction equipment is a significant impact, unless mitigated by using Tier-2 or better engines or B20 biodiesel. The DEIR should require Tier-2 or better engines or B20 biodiesel in order to fully mitigate the impact. Otherwise the DEIR is inadequate.

**Use of the term “where feasible” in the DEIR to describe mitigation plans is inadequate.** Planned mitigations such as “Incorporate use of low-NOx emitting, low-particulate emitting, or alternatively fueled construction equipment into the construction equipment fleet where feasible,” (page IV.B-34) are inadequate, in our opinion, because the term “where feasible” is ambiguous and undefined. If the specific engine types cannot be identified, using “Best Available Control Technology” is somewhat better than the current mitigation measure.

**Harmful pollutant emissions during construction phase a concern.** Of greater concern is the potential release of harmful vapors and gasses accumulated in older facilities and trailers that are scheduled for demolition (for instance in "Old Town"). Will monitoring systems be used to actually record the quantity of non-radioactive chemical pollutants such as Formaldehyde, Carbon Tetrachloride, Chloroform, and Benzene (carcinogens mentioned in the DEIR), which are released during building demolition? The term “fugitive dust” used in the DEIR seems an apt name to describe how these dangerous chemicals may escape into the surrounding area.
Nanoparticles a concern. Nanotechnology is one of the future areas of research focus at LBNL. According to available information, nanoparticles present possible dangers, both medically and environmentally, due to their ultrafine, reactive properties. LBNL should follow developing best practices, regulations, and precautionary approaches affecting nanoparticles, and ensure that there are no impacts to health or the environment from use of nanoparticles.

Human Health Risk Assessment and similar monitoring programs should be continued. The DEIR describes the currently existing LBNL Human Health Risk Assessment as a program that is in place to monitor harmful gases and chemicals, including radioactive elements. Without knowing exactly what is planned in this regard, Sierra Club hopes that such monitoring programs will be expanded to keep pace with the expansion of LBNL.

Biological Impacts

Security requirements of the LBNL should be re-evaluated. According to the Feb. 26th presentation, less than 25% of overall funding for FY2006 was devoted to “Physics and Fusion” (pie chart p. 5). LBNL presentations and media reports all point to future research focused on biological, non-nuclear energy research. Therefore, it seems questionable to maintain such extensive security and fencing as currently exists. Removing some fencing would encourage humans to walk more to and from building sites, and wildlife to roam more freely.

Pre-construction surveys for wildlife and measures to minimize disturbance of special-status wildlife must be observed. The DEIR lays out a detailed approach for protecting special-status wildlife, such as bats, hawks, the Alameda whipsnake, the Pacific treefrog, and special-status flowers. The proposed mitigation measures outlined, for instance in the Summary Table in Chapter II, if implemented, are all laudable and necessary measures. Among those that are commendable are: pre-construction surveys for nests prior to removal of trees and shrubs, establishment of no-disturbance buffer zones, and noise abatement for the purpose of protecting wildlife. Sierra Club recommends that LBNL employ adequate biologist resources prior to and during construction phase to identify the various special-status animals and plants discussed in the DEIR.

Transportation

Net increases in parking capacity are undesirable and will result in increased traffic and intersection delays. The LRDP calls for the construction of 500 additional parking spaces. This increase will degrade the level of service at Hearst Avenue/Gayley Road, Gayley Road/Stadium Rim Way, and Durant Avenue/Piedmont Avenue. These are significant impacts, and the installation of traffic lights will not fully mitigate the impacts. Pedestrians in particular will be seriously impacted, because the pedestrian use of these intersections are very high, this will be a significant impact that is not acknowledged in the DEIR. The increased traffic and potential change to a traffic signal is a significant impact. These routes are also used by bicyclists. No mitigation is included for access using the existing roads and apparently no improvement in bicycle parking is planned.
New Transportation Demand Management Plan is not adequate as envisioned. Mitigation Measure Trans-1c proposes a new Transportation Demand Management (TDM) plan. However, the LRDP proposes an increase of 500 parking spaces to 2800 parking spaces, increasing Adjusted Daily Population (ADP) by 1000 people to 4,650. While there may be a minority percentage of employees who carpool, most parking spaces represent a single occupant vehicle (SOV). The current drive-alone rate is about 60% (Section IV.G.2.7 : "Existing Use of Alternative Travel Modes"). The 2025 drive-alone rate is also projected to remain about 60%. Reducing the drive-alone rate marginally or not at all, while increasing overall automobile trips by 21% or greater, is out of keeping with LBNL's environmental commitments, and with the needs for future transportation planning, given the need to reduce greenhouse gas emissions. Additionally, increased parking spaces, even if in proportion with the increase in overall staffing, will significantly impact the single-use local streets, which are also needed to provide an adequate level of service to AC Transit vehicles. Failure to mitigate this impact will result in significant impacts on AC Transit service on Northside, Downtown Berkeley, and Southside because of increased traffic.

LBNL should supplement the costs for public transit, and should begin charging a fee for parking for permit holders. The UC Berkeley campus has a drive-alone rate of roughly 50%. LBNL can reduce its rate to 50% or lower by taking a dual approach of lowering transit costs while increasing parking costs. Though unpopular, charging a parking fee, even to holders of the coveted "blue triangle" permits, would send a clear and unequivocal signal that parking is discouraged as an alternative to some form of public transit or carpooling (currently there is no charge for parking for permit holders). LBNL could at the same time provide free AC Transit passes and BART tickets to employees (or eco-passes similar to the City of Berkeley), while enhancing the BART shuttle and providing additional shuttles. Even UC Berkeley doesn't perform all these TDM measures, except for below-market parking charges and subsidized transit passes, but manages to have a low drive-alone rate. LBNL should lower its drive-alone rate from 60-63% to 50% or lower by eliminating the parking from the project and implementing full TDM measures. This is a needed change to mitigate the Transportation impacts identified in the DEIR. The proposed mitigations, without significant reductions in parking, are inadequate to mitigate the impacts.

Possibility of Funicular Railway should be examined. A funicular railway similar to the Angels Flight system in L.A. would offer the opportunity to transport passengers up and down the hill, possibly offering some lab employees an attractive commuting option. With the exception of the ever-present danger of earthquakes, the LBNL campus seems ideally suited to such a system. Such a system could for instance run from the base of Hearst St. to the central complex area in the lab. The funicular could have one stop or two stop cars that run all the time.

Bus and bike storage capacity not always adequate. Mitigation Measure Trans-3 does not adequately deal with the problem of buses overcrowding and bicyclists not able to bring bikes on the shuttle. Trans-3 should identify how LBNL will purchase sufficient buses with adequate space for employees with bicycles. Secure covered bicycle parking should also be included in the proposal for patrons and employees.
Utilities – Water Management

Mitigation measures proposed for UTILS-1 and UTILS-2 should be coordinated with EBMUD as well as the City of Berkeley and UC Berkeley. The increase of water consumption can amount to about 6% of EBMUD’s water supply. This may be a significant impact on water supply. Mitigation measures to reduce water consumption are identified at a basic level in the DEIR, but should study in depth the feasibility of using greywater catchment and/or sinkwater diversion, and on-site recycled water. The hillside topography would seem to be ideal for certain types of water catchment. Also, when constructing paved surfaces, any new pavement added to the site should be pervious, that is, porous so water can drain into groundwater table.

Finally, discussion of wastewater should acknowledge the eventual discharge of treated wastewater into San Francisco Bay. Other large employers in the local area (such as PG&E) are experimenting with innovative water conserving techniques, such as reusing water onsite for irrigation purposes, or installing waterless urinals.

Summary

In summary, the Long Range Development Plan DEIR does identify many mitigation measures, such as pre-construction wildlife surveys and human health risk assessments, which the Sierra Club generally views as positive. However, in our opinion, certain elements of the LRDP, such as the use of old construction equipment, increase in parking capacity / of asphalted surface area, and increase in overall water consumption, which impact air quality, transportation, and water supply, do not appear adequately mitigated. Sierra Club has proposed some alternative mitigation measures in the sections above. If these impacts are not more fully mitigated, the Sierra Club must judge the DEIR as inadequate.

Sincerely,

Kent Lewandowski, Group Chair
Sierra Club, North Alameda County Group, March 21, 2007 (Comment Letter I)

Response I-1

The Draft EIR has adequately assessed impacts related to, and includes mitigation measures that would lessen the significant effects of impacts on, air quality, geology, and transportation. Please see the responses to more detailed comments, below.

Response I-2

Berkeley Lab expresses similar objectives to the commenter in the 2006 LRDP and, in that document, promotes many policies and strategies to preserve, maintain, and enhance the natural qualities and features of the main hill site. In both the 2006 LRDP and the Draft EIR, key stands of trees are identified and placed in the “perimeter open space” zone (where development is to be avoided), as are intermittent and ephemeral streams, and perennial streams and riparian habitat are identified as fixed constraints for development purposes.

Response I-3

As noted in Chapter III, Project Description (pp. III-43 – 44), some future construction activities would require excavation, and in some cases this would result in soil being transported off-site. The transportation and air quality analyses in the DEIR are based on an assumption of an average of “one-third of a cubic yard of excavated material for each square foot of project footprint, or about nine feet of excavation under the footprint of each building or parking structure identified in the Illustrative Development Scenario,” with all such material hauled off site. The Project Description notes that while “this ratio is likely to be exceeded with some projects, others would require less excavation or would be balanced cut-fill excavations.” The Lab would attempt to minimize soil hauled off site, both to minimize on- and off-site environmental effects such as those raised by the commenter, as well as to minimize the cost of soil hauling. The DEIR did not identify any significant air quality (or transportation) effects that would result from construction activities that could not be mitigated to a less-than-significant level.

Response I-4

Please see the response to Comment C-16.

Response I-5

Before any specific demolition project can take place, Berkeley Lab would conduct a hazard assessment to identify any monitoring and safety protocols necessary to protect worker and resident safety.

Response I-6

Please see the response to Comment H-1. Furthermore, as noted on DEIR p. IV.B-10, no federal regulatory standards have been developed for nanoparticle research. However, the U.S.
Department of Energy (DOE) has issued a secretarial Policy Statement on Nanoscale Safety (which was reproduced in the DEIR as Appendix G) and, as a DOE facility, the Lab complies with, and would continue to comply with this policy or subsequent updates thereof. The first bullet point in the DOE Nanoscale Policy reads, “DOE will adopt and implement, as appropriate, both existing and future environment, safety and health best practices, ‘National Consensus Standards,’ and guidance relating to nanotechnology developed by recognized standard-setting organizations. Further, any existing DOE Directives and Standards which contain provisions that are relevant to nanotechnology work must be appropriately applied.”

**Response I-7**

As stated on DEIR p. IV.B-26, the human health risk assessment completed for Berkeley Lab was intended to evaluate “potential impacts of [toxic air contaminant] emissions resulting from expected growth and development of LBNL through 2025.” Thus, the health risk assessment accounts for anticipated future development at the Lab.

Berkeley Lab conducts extensive ongoing monitoring through its Environment, Health and Safety Division, which monitors, among other aspects of Laboratory activity, handling of hazardous and radioactive materials, employee health, soil and groundwater contamination and remediation, and all aspects of the Lab related to worker and community health and safety.

For example, the Lab prepares an annual *Site Environmental Report* that summarizes environment, health, and safety program performance, identifying any areas where LBNL is not in compliance with environmental laws and regulations governing hazardous materials, and worker safety, emergency response, and environmental protection. The *Site Environmental Report* presents annual monitoring data for fume stack emissions; ambient air quality; water quality of rainwater, creeks, and storm runoff; sewers; hazardous waste “fixed treatment units”; soil; sediment; and vegetation. The report also presents a detailed accounting of Berkeley Lab’s environmental performance in regard to the handling, storage, and transport of hazardous waste and low-level radioactive waste.

Additionally, the Lab’s *Environmental Monitoring Plan* details four major aspects of monitoring that the EH&S Division undertakes “to ensure that [Lab] activities are conducted in a manner that will protect and maintain environmental quality:

1. **Effluent Monitoring**: The collection and analysis of samples, or measurements of liquid and gaseous effluents for the purpose of characterizing and quantifying contaminants, assessing radiation exposures of members of the public, providing a means to control effluents at or near the point of discharge, and demonstrating compliance with applicable standards and permit requirements;

2. **Environmental Surveillance**: The collection and analysis of samples, or direct measurements, of air, water, soil, foodstuff, biota, and other media from the Berkeley Lab site and its environs for the purpose of determining compliance with applicable standards
and permit requirements, assessing radiation exposures of members of the public and assessing the effects, if any, on the local environment;

3. Meteorological Monitoring: The collection of representative meteorological data (e.g., wind speed and direction, precipitation, temperature, humidity, atmospheric pressure) to characterize atmospheric transport and diffusion conditions in the vicinity of the Berkeley Lab and to represent conditions which are important to environmental surveillance activities, such as air quality monitoring; and

4. Pre-operational Monitoring: An environmental study conducted prior to the startup of a new facility or process for the purpose of establishing a baseline for environmental conditions.

**Response I-8**

The Lab is regulated by the Department of Energy which requires compliance with specific security directives that are in the DOE / UCOP Contract. These security directives are the required minimum to support the Lab’s research and form the foundation for the protection of DOE assets located at the Lab. While the Lab’s research portfolio is focused on non-nuclear, biologic, and energy efforts, it involves some use of sensitive chemicals and processes that require security of laboratory spaces.

**Response I-9**

The comment is noted. As stated by the commenter, mitigation measures were identified in the Draft EIR to mitigate the impacts to biological resources to a less than significant level, including pre-construction surveys by qualified biologists. If the proposed 2006 LRDP is approved, the mitigation measures identified in the DEIR would be carried out and the Mitigation Monitoring Reporting Program (MMRP) would ensure that such is the case. The MMRP is contained in Chapter V of this document.

**Response I-10**

As stated on page IV.L-28, with implementation of the 2006 LRDP, significant deterioration in level of service would occur at the three intersections cited by the commenter. See response to Comment C-47 regarding the absence of feasible mitigation for the signalized intersection of Hearst Avenue at Gayley Road/La Loma Avenue. See response to Comment L-2 regarding the mitigating effect of installing traffic signals at unsignalized intersections, such as Gayley Road at Stadium Rim Way, and Durant Avenue at Piedmont Avenue. Traffic signals do not, in general, adversely affect pedestrians, and it is reasonable to assume that traffic control at intersections with high pedestrian volumes would include pedestrian signals, and as warranted, additional controls on vehicle movements (such as restrictions on right turns on a red signal). Potential impacts on pedestrian and bicycle facilities are addressed in the DEIR on pages IV.L-37 and IV.L-38 (under Impact TRANS-5). Bicycle parking is provided at LBNL, including near the entrances to Lab buildings. Bicycle parking will continue to be evaluated and, as required by demand, will be increased as needed as part of the Lab’s normal transportation planning. In
addition, the Lab’s TDM Program includes measures to assess the need for increased bicycle rack capacity on Lab shuttle buses.

**Response I-11**

The mitigation measures identified in the Draft EIR for effects on local intersections would, if implemented, reduce traffic effects of the proposed project to a less-than-significant level, (please see response to Comment C-55 regarding the Hearst/Gayley/La Loma intersection), where right-of-way constraints limit the potential for physical improvements to the intersection. Although it would be speculative to quantify the potential reduction in vehicle trip generation that might be obtained from aggressive implementation of the Lab’s TDM Program, the commenter correctly notes that traffic impacts would be expected to be reduced in severity. Please see the revised draft TDM Program, included as Appendix B to this Comments and Responses document.

The commenter appears to suggest that the Lab should be committed to a diminished or zero-net increase in parking and single occupant vehicle ridership. This is not practical and the Lab cannot commit to this and continue to meet its institutional objectives. Instead, the Lab is committed in the 2006 LRDP and the DEIR to maintaining or improving its current drive-alone ratio, which is among the best in the Bay Area for an employer of its size. In addition, Berkeley Lab has already reduced its projected increase in parking under the 2006 LRDP by 20 percent (see DEIR page I-7).

The Draft EIR (Section IV.L) analyzes the project’s projected “minor increase” in transit ridership and on traffic impacts in general. Significant impacts to the level of service on three intersections during peak commute hours are analyzed and mitigation is identified. Any AC transit vehicles that happen to be routed through the Gayley corridor during peak commute hours would be subject to experiencing the potential decreases in level of service at the three intersections that are described and analyzed in the Draft EIR, Impact TRANS-1.

**Response I-12**

The specific measures identified by the commenter, such as charging for parking and provision of transit passes, are identified for consideration in the draft TDM Program included in DEIR Appendix F. Please see the response to Comment I-11, as well as the revised draft TDM Program, included as Appendix B to this Comments and Responses document. LBNL has committed to implementing a Transportation Demand Management Program that would include various elements mentioned in this comment. The TDM Program would authorize study and possible implementation of parking fee plan. In addition, under the TDM Program, LBNL has committed to conducting a new, comprehensive traffic study to assess future traffic conditions and needs at a particular point in the project’s development. This study and the TDM Program implementation in general, would be coordinated closely with the City of Berkeley.

**Response I-13**

LBNL has looked into the funicular concept in the past and determined that it has not been feasible. One key problem is that there is no apparent source of funding available for such a
IV. Comments on the Draft EIR and Responses to Comments

Response I-14
Mitigation Measure TRANS-3 would, if implemented, reduce potential effects of the proposed project related to adequacy of bicycle racks on Lab shuttle buses to a less-than-significant level. The particular means that the Lab employs to implement this measure need not be described in the EIR in order for the measure to be adequate. In terms of the overall capacity of the Lab’s shuttle bus service, the draft TDM Program (DEIR Appendix F) notes explicitly, “The TDM component that has the greatest impact on Lab traffic is the Berkeley Lab Shuttle system” (page F-3). The draft TDM Program includes development of coordinated shuttle service with other major Berkeley employers, including UC Berkeley, and other enhancements of the shuttle program. Please see the revised draft TDM Program, included as Appendix B to this Comments and Responses document. See also the response to Comment I-10. Impact TRANS-2 analyzes and concludes that the project would have “minor” and less-than-significant increases in ridership on public transit. Impact TRANS-3 adequately addresses the potential overcrowding of riders and bicyclists on Lab shuttles by committing the Lab to monitoring the supply and demand and then adding services as needed. The commenter’s suggestion that the Lab describe the procurement process for adding potential future buses is outside the scope of this EIR. Berkeley Lab has actively monitored and adjusted (e.g., replaced, updated, upgraded, and added new shuttles) its shuttle fleet and services, and would continue to do so in the future and as committed to under Mitigation Measure TRANS-3.

Response I-15
If the draft LRDP is approved and implemented, LBNL would coordinate water usage, sanitary sewer discharge and storm drain discharge with EBMUD as well as City of Berkeley and UC Berkeley.

LBNL has received a letter from EBMUD indicating that the district can provide the additional water that would be demanded under the LRDP. LBNL has studied the feasibility of using greywater catchment and/or sinkwater diversion and on-site recycled water in the past and has determined that it is not economically feasible. However, the Lab continues to explore this concept and is currently studying this as an option for the proposed Helios project.

New porous pavement would be considered on a project-by-project basis depending on a project’s location, particularly at locations sufficiently far from hillsides where landslides are not possible.

Response I-16
LBNL won awards in the late 1980s and early 1990s for reductions of water consumption and those practices continue today. LBNL minimizes water use for irrigation, all equipment cooling is by recirculated water systems, and waterless urinals were used in the Lab’s most recent
construction project, The Molecular Foundry. In addition, LBNL is testing innovative water filters that allow the reduction of “blowdown” water from cooling towers and boilers.
From Jeff Philliber <JGPhilliber@lbl.gov>
Sent Friday, March 30, 2007 9:24 am
To Katherine V Behrend <KVBehrend@lbl.gov>
Subject [Fwd: [Fwd: LRDP]]
Attachments LBNL letter.doc

----- Original Message ----- 
From "Therese (Terry) Powell" <TPowell@lbl.gov>
Date Mon, 26 Mar 2007 14:00:36 -0700
To Jeff Philliber <JGPhilliber@lbl.gov>
Subject [Fwd: LRDP]

FYI - these comments arrived on 3/23/07

----- Original Message ----- 
Subject:LRDP
Date:Fri, 23 Mar 2007 16:55:13 -0700
From:Milton Marks <milton@urbancreeks.org>
To:lrdp@lbl.gov

Please see attached letter re the LRDP and draft EIR.

Thank you.

Milton Marks
Interim Executive Director
Urban Creeks Council
1250 Addison Street, Suite 107
Berkeley, CA 94702
510-540-6669
510-848-2219 f
milton@urbancreeks.org

You can donate online to UCC today at www.urbancreeks.org Thanks!

--
Therese (Terry) Powell <TPowell@lbl.gov>
Community Relations Officer
Lawrence Berkeley National Laboratory
One Cyclotron Rd, MS 65, Berkeley, CA 94720
March 23, 2007

Mr. Jeff Philliber
Environmental Planning Coordinator
Lawrence Berkeley National Laboratory
One Cyclotron Road – MS 90J0120
Berkeley, CA 94720

Dear Mr. Philliber:

On behalf of the Urban Creeks Council (UCC), I would like to submit the following comments on the Lawrence Berkeley National Laboratory (LBNL) 2006 Long Range Development Plan (LRDP) and Draft EIR:

1. UCC is concerned that the LRDP may not adequately protect the headwater streams affected by this project, particularly Strawberry Creek, though not limited to that creek. The LRDP does not provide adequate assurance that streams and water quality will not be compromised.

2. LBNL should not deposit or bury toxic substances on site that could contaminate groundwater.

3. Without adequate protection, the demolition of the Bevatron may release substantial toxic substances. Designing adequate protection mechanisms during any demolition and construction may not be possible in this environmentally sensitive area.

4. As ongoing activities at the LBNL affect the entire City of Berkeley through the watershed, creating a Citizens Advisory Committee to help identify and resolve potential problems would be a helpful mitigation measure that UCC would support.

5. UCC recommends minimizing impervious surfaces during development to increase the amount of rainwater that will percolate into the ground.

Thank you for this opportunity to comment.

Sincerely,

Milton Marks
Interim Executive Director
Urban Creeks Council, March 23, 2007 (Comment Letter J)

Response J-1
As indicated in Section IV.G, Hydrology and Water Quality, LBNL’s Construction Standards and Design Requirements, which would include opportunities to reduce stormwater flow impacts and further improve water quality, are integrated into LBNL’s overall planning. The impacts to Hydrology and Water Quality were found to be less than significant. For further discussion regarding the impacts on streams and water quality, please see Responses G-1 through G-5.

Response J-2
Disposal of toxic substances by burial at the LBNL site is not allowed. The Lab is committed to preserving the quality of the groundwater at its site and to complying with the State of California’s policy for protecting the beneficial uses of groundwater (State Water Resources Control Board Resolution 68-16 “Statement of Policy with Respect to Maintaining High Quality of Waters in California”). When accidental spills occur (for example, vehicle oil spills), all appropriate measures are taken to cleanup the spilled material in order to restore the environment and ensure that groundwater is protected.

Response J-3
The Building 51/Bevatron project has been addressed in a separate EIR, the Draft of which was published on October, 21, 2005. The EIR on Building 51, which analyzed the potential for release of hazardous materials during demolition, concluded that the Bevatron demolition would not result in any significant impacts related to hazardous materials that could not be mitigated to less-than-significant levels through implementation of mitigation measures included in the 1987 LRDP EIR, as amended, and/or project-specific mitigation measures, except for the significant unavoidable impacts on historic resources resulting from the demolition.

Response J-4
LBNL has, and will, continue to conduct public participation activities that are beyond those mandated by regulatory standards. In addition, the Lab coordinates its activities with local jurisdictions and involves both City staff and interested advisory commissions. In the past 10 years, the City of Berkeley’s Planning Department, Public Works Department, as well as the Planning, Transportation, Landmarks, Community Health and Community Environmental Advisory Commissions have been involved with LBNL programs. The Lab will continue to support these activities.

Response J-5
As stated in Section IV.G, Hydrology and Water Quality, approximately 10 acres of impervious surfaces would be added to the site under the proposed 2006 LRDP. The projection of approximately 10 acres of new impervious surface was calculated based on the aggregate increase of building, parking lot, and road surface area as posited under the Illustrative Development Scenario.
The additional 10 acres would increase the amount of impervious surface from 67 to 77 acres across the 202-acre LBNL site. As stated on DEIR page IV.G-25 (as revised in this document; see Appendix A), “This increased impervious surface area would constitute about 1.1 percent of the 878-acre Strawberry Creek watershed pertinent to LBNL and, without the implementation of BMPs, would only slightly increase peak flows by about 10 cfs, or about 0.6 percent, over the current estimated total of 1,686 cfs generated in this watershed during a 100-year storm event.”

The DEIR determined that there would be no or negligible effects on erosion and downstream flooding or other impacts to beneficial uses as a result of new impervious surface area, and impacts would be less than significant.

Please see the revised EIR Hydrology section, included in its entirety in Appendix A of this document.
March 23, 2007

Dear Coordinator,

I understand you are planning to demolish 85 buildings at LBNL during the next 20 years. I believe that the entire, or almost the entire, stock of buildings on site. Since all your buildings are apparently out-of-date and in disrepair, the best plan, in view of all the toxic contamination in this earthquake prone, landslide zone, and the radioactive contamination, in the precious strawberry creek watershed, is to close the Lab and clean up the toxic contamination and let the radioactivity decay in place.

Hopefully, sometime in the future, we will be able to freely enjoy water that should be a wildland area and be able to rely on the water for domestic use, especially in case of a drought.

Sincerely,

Gene Bernardi
Gene Bernardi, March 23, 2007 (Comment Letter K)

Response K-1

As described in Section III.E.3.2 of the Project Description, demolition is considered for buildings and structures that are seismically poor and not cost-effective to upgrade, no longer suitable for modern science, costly to maintain, and make inefficient use of valuable building sites within the existing developed zone of Berkeley Lab. As of 2004, more than 60 percent of LBNL buildings were more than 40 years old and 5 percent were over 60 years old, beyond the effective age of a typical laboratory building. Additionally, many of these buildings were constructed as temporary structures but were never removed or replaced.

In general, the 2006 LRDP foresees demolition of buildings that “can no longer reasonably meet modern mission needs and should be removed to make way for new modern structures.” Redevelopment of such buildings would allow not only for physical upgrade of the Lab, but would also provide opportunities for increased building efficiency, improvements to site circulation and utility systems, and implementation of sustainable design practices. In many cases, the Laboratory would demolish surplus or outdated facilities prior to the identification of particular replacement buildings. The Laboratory would upgrade utilities and roadways in order to create “plug-in” development sites within the central core of the Laboratory.

Furthermore, the 85 buildings identified for demolition in the Illustrative Development Scenario analysis were reduced (from 440,000 gsf to 320,000 gsf of demolition at full project implementation, as described in the DEIR Project Description, p. III-22). Given the 2003 baseline size of the Lab (1.76 million gsf of occupiable space), the proposed 320,000 gsf represents only about 18 percent of the Lab’s occupiable building space, and not “the entire, or almost the entire, stock of buildings on the site” as supposed by the commenter.

Response K-2

The commenter’s opinion on the continued operation of the Lab is noted.

The commenter’s suggestion that the Lab close for the purpose to clean up of toxic non-radioactive material and all decay-in-place of radioactive material is not necessary and would fail to meet the objectives of the project. The Lab’s ongoing corrective action program to address non-radioactive contamination and the monitoring of tritium contamination (which is below the drinking water standard and which is continuing to decay to lower levels) is described on Draft EIR page IV.F-5. Both of these activities are taking place while the Lab continues to operate.

Response K-3

The commenter’s advocacy for wildland use of the Lab hill site is noted, and it will be part of the overall record considered by LBNL and the Regents in determining whether to proceed with adoption of the proposed LRDP.
From Jeff Philliber <JGPhilliber@lbl.gov>
Sent Friday, March 30, 2007 9:23 am
To Katherine V Behrend <KVBehrend@lbl.gov>
Subject [Fwd: [Fwd: Comments on LRDP]]

----- Original Message ----- 
From "Therese (Terry) Powell" <TPowell@lbl.gov>
Date Fri, 23 Mar 2007 14:15:03 -0700 
To Jeff Philliber <JGPhilliber@lbl.gov>
Subject [Fwd: Comments on LRDP]

FYI

----- Original Message ------
Subject: Comments on LRDP
Date: Fri, 23 Mar 2007 13:32:49 -0700
From: Robert Breuer <rbreuer@pactoll.net>
To: lrdp@lbl.gov

Remarks on the Draft EIR for LBNL

Attention: Mr. Jeff Philliber

Concerning the Environmental Impact Review of the Long Range Development Plan by Lawrence Berkeley National Labs / LBNL, I particularly wonder at the significantly increased traffic impacts. It is not at all clear that the area can sustain any further traffic at all.

I live near the mouth of Strawberry Canyon, an area still served only by a couple of old narrow single lane roads laid out nearly a century ago when the canyon was entirely undeveloped place. With all the uses added over the years, the road access hasn't improved. Getting to the western end of Centennial Drive from Stadium Rim Way is accomplished via an inadequate route as has ever existed, despite the substantial traffic increase brought with each major addition to the hill-top lab and related facilities. Despite a few road small improvements to Centennial Drive since the 1960's, the crucial access roads which wind around California Memorial Stadium have not been improved at all. They are, more than ever, thoroughly inadequate to the task of running significant numbers of vehicles up and down the roads to reach not only LBNL, but other hill facilities and attractions as well(Lawrence Hall of Science, Botanical Gardens).

In calling for still more parking spaces on the hill, a further demand is put on the entirely deficient road infrastructure which pass the central campus area along Hearst Avenue/Gayley Road and the Bancroft/Durant Avenue/Prospect/Piedmont Avenue routes. Proposed mitigations of adding more traffic lights as will fix absolutely nothing in this situation, rather they will likely make conditions worse. Lights are unlikely to increase traffic flow rates, which probably are at a peak already.

Perhaps most critically, the proposed plans further degrade the already poor access for emergency services to hill areas, including the particularly dangerous and isolated Panoramic Hill residential neighborhood. And of course pedestrians traversing across these streets (often jaywalking) and through these areas, already high in foot traffic compared to other parts of Berkeley, compete with vehicular flow, complicating the traffic picture.

Furthermore, University's plans to construct a new thousand car parking structure at Stadium Rim Way and Gayley Road, as part of the Regents' approved Southeast Campus Integrated Projects (SCIP) contributes to the bottleneck by putting a giant traffic impediment directly at the very key intersection where most vehicles begin to go up the hill. Why hasn't the SCIP EIR been coordinated with that of LBNL? All of this right next to the two biggest entertainment venues in Berkeley: UC Memorial Stadium and the Greek Theatre. Is one an alarmist to think of this as a formula for catastrophe? Is not clearly dangerous to add still further building and human access needs to this concentrated hillside area, one with entirely inadequate access, let alone one immediately adjacent to areas subject to repeated wildfires from the east?

People do need access to all the existing and proposed new building. We must realize that these people won't simply drop from the sky down onto the hilltop developments, rather they will have to continue to drive up the road in vehicles. With the LRDP indicating an increase of 500 parking spaces to 2800 parking spaces and by an increased Adjusted Daily Population (ADP) of 1000 people to 4,650, a rational person is only left to wonder just how this EIR can pass for a coordinated, honest planning process?

Sincerely,

ROBERT BREUER
29 Mosswood Road
Berkeley CA 94704
--
Therese (Terry) Powell <TPowell@lbl.gov>
Community Relations Officer
Lawrence Berkeley National Laboratory
One Cyclotron Rd, MS 65, Berkeley, CA 94720
Robert Breuer, March 23, 2007 (Comment Letter L)

Response L-1
The commenter’s opinions about existing conditions of roadways, such as Centennial Drive, are noted. Discussion of emergency access and egress problems associated with the Panoramic Hill Neighborhood area is included under Draft EIR Impact HAZ-5, and traffic impacts to Stadium Rim Way are discussed in Section IV.L, Traffic and Transportation. While the commenter’s suggestion that Stadium Rim Way road is “thoroughly inadequate” and “as inadequate a route that has ever existed,” is noted, it should also be noted that Lab drivers can choose among three entrances and several approaches to the Lab and would most likely choose to avoid particularly inadequate or congested roads in favor of roads and entrances that are less congested or more adequate.

Response L-2
The DEIR analyzed potential impacts associated with the LRDP at intersections on roads used to access the LBNL hill site, and identified feasible measures to mitigate significant project impacts. The commenter’s opinion about the mitigating effect of installing traffic signals at unsignalized intersections with lengthy delays for stop-sign-controlled traffic is noted, but traffic signals do not increase traffic volumes (which are generated by persons traveling to and from various land uses), although signals do increase the peak capacity of a given intersection. The DEIR accurately describes the improved levels of service after mitigation.

Response L-3
The DEIR describes conditions at the intersection of Panoramic Way/Canyon Road-Stadium Rim Way, which provides the only vehicular access to the Panoramic Hill residential neighborhood, and describes potential project impacts at that location. As stated on pages IV.L-29 and IV.L-31, LRDP traffic is estimated to add seven vehicles in the a.m. peak hour and eight vehicles in the p.m. peak hour, representing increases of 1.5 percent and 1.3 percent, respectively, over future no-project conditions. Given that the existing roadways, while narrow, appear to provide at least a minimum level of adequate access to Panoramic Hill, except in instances of illegal parking (an enforcement issue), and given the extremely small increment of project traffic at this intersection, LRDP traffic would not result in a significant impact on access (including emergency vehicle access) or traffic safety at this location.

Response L-4
See response to Comment C-2 regarding coordination between the SCIP EIR and the LRDP EIR.

The assumptions underlying the LBNL LRDP DEIR’s cumulative traffic analysis included the proposed UCB SCIP project, including the proposed parking garage identified by the commenter. For further discussion of the Gayley Road/Stadium Rim Way intersection, please see response to Comment C-55.
Response L-5

The DEIR’s assessment of potential impacts associated with the LRDP follows standard planning-level analysis practices, and established the framework for any future tiered analyses in connection with subsequent project approvals pursuant to the 2006 LRDP. The DEIR, on pages IV.L-26 and IV.L-27, describes the methodology used to develop a traffic growth factor for LBNL. For planning purposes, LBNL uses adjusted daily population, defined as full-time-equivalent employees plus 40 percent of the annual total of authorized visitors, who are assumed to be present on any given day. The DEIR analyzed potential impacts of the projected increase in traffic volumes on area roads associated with the LRDP at intersections on roads used to access the LBNL hill site, and identified feasible measures to mitigate significant project impacts.

It is noted that the DEIR analyzes the potential physical effects of implementation of the proposed 2006 LRDP. It is the draft LRDP, not the DEIR, which is a planning document.
--- Original Message ---
From: Therese (Terry) Powell <TPowell@lbl.gov>
Date: Mon, 26 Mar 2007 14:05:37 -0700
To: Jeff Philibber <JGPhilibber@lbl.gov>
Subject: [Fwd: Environmental Concerns for LRDP]

FYI - These arrived on Sat, 3/24/07.

-------- Original Message --------
Subject: Environmental Concerns for LRDP
Date: Sat, 24 Mar 2007 07:35:42 -0700
From: Ignacio Chapela <ichapela@nature.berkeley.edu>
To: lrdp@lbl.gov
CC: Richard Brenneman <richardbrenneman@sbcglobal.net>, Gray Brechin <gbrechin@berkeley.edu>, Rex Dalton <Rex Dalton@aol.com>, lawood1@comcast.net, Claudia Carr:;, carpediem@nature.berkeley.edu, agroec03@nature.berkeley.edu, Iain A Boal <boal@sonic.net>, awagner@berkeley.edu, travesty@calmail.berkeley.edu, "R.A. Walker" <walker@socrates.Berkeley.EDU>, afrazo@berkeley.EDU, Lee Worden <worden@berkeley.edu>, Ali:;, Albie Miles <almiles@uscsc.edu>, Matthew Taylor <matthew@matthewtaylor.net>, akatz@ebmud.com, John Garcia <jgarcia2@uscsc.edu>, jrm@nature.berkeley.edu

Please find attached a document outlining my concerns regarding the proposed development by the LBNL in Strawberry Canyon.

Please let me know if I can be of help.

Sincerely,

--

Ignacio H. Chapela, PhD
Associate Professor (Microbial Ecology)
Dept. of Environmental Science, Policy and Management
334 Hilgard Hall
University of California, Berkeley
CA 94720, USA

ichapela@nature.berkeley.edu
(510) 643 2452

--
Therese (Terry) Powell <TPowell@lbl.gov>
Community Relations Officer
Lawrence Berkeley National Laboratory
One Cyclotron Rd, MS 65, Berkeley, CA 94720
Mr Jeff Philliber
Environmental Planning Coordinator
Lawrence Berkeley National Laboratory
One Cyclotron Rd MS 90J0120
Berkeley, CA 94720

23 March, 2007

Dear Mr Philliber,

As a biologist and faculty member on campus I want to register my most serious concern about the LBNL’s Long Range Development Plan’s environmental considerations.

After studying the Environmental Impact Report which should have guided the massive expansion of LBNL buildings in Strawberry Canyon, I find serious failures in the analysis leading that Report. Less than a document founded on sound scientific analysis, the absence of many aspects of environmental consideration make this document appear as a thin cover for construction that implies very serious environmental problems.

Water management from the impermeabilization of soils through concrete and asphalt surfaces is not considered, there is practically no consideration of wildlife aspects of the proposed fence- and building relocation, little or no engagement with creek and stream impacts, edge effects, effects of habitat fragmentation, biological corridors or serious botanical, zoological or microbiological ecology.

While these considerations would be all valid for the physical sciences that have been taking place at the LBNL for decades, they should have taken first priority in the current LRDP since much of the development is supposed to be meant for biological research activities, such as those taking place in the newly constructed (without proper EIR) Molecular Foundry building, and those proposed to house “synthetic biology” and transgenic organisms. The release of such transgenic organisms, in particular microbes, represents a serious challenge to the ecology and public safety not only of the land behind the LBNL’s fences, but to the entire canyon and the City and Bay below. Given what I have seen proposed in the prime example of these new activities, the British Petroleum proposal, we must assume such releases of microbial and other genetically altered life forms to become frequent; for good measure of this statement, please note that the proposed level of containment on such buildings is of BSL-2 standard,
which does not provide sufficient protection from microbiological or pollen/small windborne seed release.

In addition, I understand that you have heard complaints about the EIR for this proposed LRDP which I will not belabour here, but to which I strongly adhere, including the mishandling of pre-existing pollution (heavy metals, radioactivity, VOCs, persistent organic pollutants), and groundwater. All this in a terrain dominated by highly unstable soil and geology.

Finally, I must express my dismay at the disregard of the LBNL’s plans for the teaching and training activities that take place regularly in the Canyon, including my own and other professors’ classes and research. There is no doubt that such activities would be seriously impacted by the proposed buildings and parking structures. I would advise the LBNL to reconsider its plans through a much more inclusive, transparent and modern scientific approach if nothing else for the purpose of avoiding future environmental, moral, fiduciary and legal liabilities.

Sincerely,

L. Chapela

Ignacio H. Chapela
Associate Professor, Microbial Ecology
Ignacio Chapela, March 24, 2007 (Comment Letter M)

Response M-1

LBNL disagrees with this comment. The EIR is based on substantial scientific analysis, and provides an adequate analysis of all issues required by CEQA.

Response M-2

Water management from the creation of new impervious surfaces was addressed in the DEIR. Please see DEIR pages IV.G-25 – IV.G-27 and Response J-5 for further discussion. (See also the revised Hydrology section of the EIR, presented in its entirety in Appendix A of this document.) Effects on biological resources are analyzed in DEIR Section IV.C.

Response M-3

Berkeley Lab follows biosafety regulations and guidelines prescribed by the National Institutes of Health, Centers for Disease Control, U.S. Occupational Safety and Health Administration, U.S. Department of Agriculture, and U.S. Department of Energy. Work with biological materials is evaluated and appropriate biosafety controls and containment levels are implemented. Biosafety containment levels consist of combinations of standard microbiological practices, safety equipment, and facilities needed to properly contain the biological work. Facilities are and would continue to be designed to the appropriate Biosafety Level (e.g., Biosafety Level 1 and Biosafety Level 2).

Concerning the Molecular Foundry, the commenter incorrectly implies that the this project was approved with inadequate CEQA review. On the contrary, adequate environmental review, pursuant to CEQA, was conducted of the Molecular Foundry. An Initial Study/Mitigated Negative Declaration, which was tiered from the 1987 LRDP EIR, as amended, fully analyzed potential environmental impacts of the Molecular Foundry project and was circulated for public review between December 10, 2002, and February 5, 2003, prior to approval of the Foundry project in 2003. The Initial Study/Mitigated Negative Declaration included applicable mitigation measures from the 1987 LRDP EIR, as amended, along with project specific mitigation measures. The building was completed in 2006 and is now operational.

Response M-4

Please see the response to Comment G-5. In addition, the Lab does not agree with the “complaints about the EIR for this proposed LRDP” alluded to by the commenter that the Lab has allegedly mishandled “pre-existing pollution (heavy metals, radioactivity, VOCs, persistent organic pollutants), and groundwater.” The Lab’s on-going corrective action program to address non-radioactive contamination and the monitoring of tritium contamination (which is below the drinking water standard and which is continuing to decay to lower levels) is described on Draft EIR page IV.F-5. The former program is conducted under the federal Resource Conservation and Recovery Act (RCRA), underwent public review, and was approved by the California Department of Toxic Substances Control in 2005; the latter is conducted under the Atomic Energy Act. The former seeks to clean up areas of soil contamination, stop discharge of
contaminated groundwater to surface waters, prevent further migration of contaminated groundwater, and clean up groundwater contamination to at or below the drinking water standard. The tritium plume present at LBNL is already below the drinking water standard. Additional information on this is contained in Draft EIR section IV.F, Hazards and Hazardous Materials.

**Response M-5**

This comment is directed at the project itself, and not the environmental review of the proposed LRDP. Moreover, the DEIR analyzes the potential impacts of the LRDP program to Berkeley Lab’s hill site environs, including to Strawberry Canyon.
Comment Letter N

Public Hearing
Monday, February 26, 2007

SPEAKER CARD

Draft Environmental Impact Report
Long Range Development Plan
Lawrence Berkeley National Laboratory

Speaker Name: Maureen Daggett

Email: mobei_101@yahoo.com
**COMMENT CARD**

Draft Environmental Impact Report
Long Range Development Plan
Lawrence Berkeley National Laboratory

Comments: Solar, wind and other green technologies utilize

Name: Maureen Daggert  Date: 02-26-07
Address: 1427 Featherstone Avenue, Berkeley, CA 94708
Phone No.: (510) 292-5907  Email: mobei.101@yahoo.com

*Optional

**SPEAKER CARD**

Draft Environmental Impact Report
Long Range Development Plan
Lawrence Berkeley National Laboratory

Speaker Name: Maureen Daggert

Email: mobei.101@yahoo.com
Maureen Daggett, February 26, 2007 (Comment Letter N)

Response N-1
As stated in the Project Description, the 2006 LRDP is consistent with the University’s Presidential Policy for Green Building Design and Clean Energy Standards, adopted in July 2003 (amended October 24, 2003), which seeks to minimize the University’s impact on the environment and to reduce the University’s dependence on non-renewable energy. The policy is based on the Leadership in Energy and Environmental Design (LEED) rating system promulgated by the U.S. Green Building Council. Berkeley Lab would design and build all new buildings developed pursuant to the draft LRDP to meet the LEED “certified” rating, at a minimum, and would strive to meet the higher “silver” rating with additional sustainability features proven to be lifecycle cost-effective. In addition, all new buildings will outperform the required provisions of the California Energy Code by at least 20 percent and the Lab will strive to achieve the goal of procuring at least 20 percent of its electricity needs from renewable resources by 2017. The 2006 LRDP states that Berkeley Lab will develop a sustainability strategy integrating the Lab’s site, climate, and infrastructure-intensive facilities to achieve the most sustainable facility practicable (see page III-35).

Response N-2
Alternate forms of transportation were addressed in the DEIR. One of the development strategies set forth in the 2006 LRDP applicable to traffic includes the increased use of alternate modes of transit through improvements to the Laboratory’s shuttle bus service. In addition the LRDP seeks to promote transportation demand management strategies such as vanpools and employee ride share programs (see page IV.L-24).

Response N-3
This comment appears to be directed at merits of the project itself, rather than environmental issues evaluated in the EIR, and it will be part of the overall record considered by LBNL and the Regents in determining whether to proceed with adoption of the proposed LRDP.

Response N-4
The commenter refers to the possible use of Clivus toilets instead of standard toilets that are serviced by the sanitary sewer system. The DEIR did not identify a significant unavoidable impact with respect to wastewater generation, and therefore no further mitigation is required. For information, Clivus toilets are a waterless composting toilet treatment system. LBNL has no plans to install such toilets.
Comments:
Concerns about health effects lead PCB mercury, benzene, asbestos on people of Berkeley from dismantling operations. My apartment building. Also failure to communicate about GMO crops in our environment. Bacterial, fungal, and viral issues

Name: Nancy Delaney
Date: 2/26/07
Address: 2018 charming way, Berkeley 94704
Phone No.:  Email:  
*Optional
Public Hearing

Monday, February 26, 2007

SPEAKER CARD

Draft: Environmental Impact Report
Long Range Development Plan
Lawrence Berkeley National Laboratory

Speaker Name: Nancy Delaney

Email: see other side for mail contact
Nancy Delaney, February 26, 2007 (Comment Letter O)

Response O-1

As stated on page IV.F-4, existing buildings at LBNL range in age from less than 10 years [such as the new Molecular Foundry] to over a half century old. Some 30 outdated structures could be demolished under the LRDP, including the Bevatron complex (Building 51/51A). Structural demolition or renovation could involve exposure to hazardous materials historically used or present in these structures, such as lead-based paint, asbestos, polychlorinated biphenyls (PCBs), and/or radioactive materials. Prior to demolition or renovation of buildings where such hazards may exist, the Laboratory ensures that surveys are performed to determine the types and locations of hazards, and establishes procedures to safely perform this work. All demolition under the LRDP program would comply with all applicable regulations relating to control, handling and disposal of hazardous materials, including asbestos and lead. For additional information on such concerns as related to the proposed demolition of the Bevatron, please see the Draft EIR for the Demolition of Building 51 and the Bevatron, which has been publicly circulated for review in October / November 2005 and is currently available at the Berkeley Public Library.

Response O-2

The Comment lists several areas of concern.

Regarding GMO crops, the Commenter suggests that the EIR fails “to warn the public about GMO crops in our environs…” GMOs, or “genetically modified organisms,” are organisms whose genetic material has been altered – often with DNA from other organisms – so as to express or emphasize particular traits or characteristics. Although this is the same goal as traditional agricultural cross-breeding, this technique radically reduces the time needed to affect change and increases the precision with which desired characteristics can be selected. Such research may be conducted at Berkeley Lab, for example, in efforts to make plants more drought-tolerant and pest-resistant, and to require less fertilizer, pesticide, and irrigation.

Such research in this developing field would be expected to occur and increase in the future at Berkeley Lab, with or without implementation of the 2006 LRDP. Accordingly, biological research of this nature would be conducted safely and under tightly controlled conditions, and no uncontrolled releases of such organisms would be expected to occur. Instances where GMO-related research would take place, such as if it were part of the Helios project, would undergo individual project approval and appropriately detailed CEQA analyses at that time when project details became available. Future GMO research programs are not well defined at this time. However, as there would be no uncontrolled propagation or releases of GMOs, and because such research would take place within properly secured laboratories and greenhouse facilities, no significant cumulative impacts are anticipated as a result of GMO-related research.

Groundwater contamination areas that may coincide with the posed footprints of some Illustrative Development Scenario buildings are discussed in Chapter IV.F, Hazards and Hazardous Materials of the DEIR. Nano-particle concerns are addressed in response to Comment F-7.
Hank Gehman
5 Canyon Rd
Berkeley, CA 94704
hank@jong.com
March 22, 2007

Comment Letter on LBNL Draft EIR by email
Enclosure by mail

Jeff Philliber
Environmental Planning Coordinator
Lawrence Berkeley National Laboratory

Dear Sir,

I am writing to comment on the failure of the DEIR to properly examine: A) the seismic hazards of the project and: B) the construction impacts of the project.

A) Seismic Hazards

1) No emergency access after the earthquake.

In the DEIR analysis of Impact GEO-1 (IV.E-21) you admit that the earthquake “could hinder or prevent emergency access to LBNL through the Blackberry Creek entrance” and would be a “significant” problem. In your Mitigation Measure GEO-1 (IV.E-22) you plan to solve that problem by “identify(ing) alternative ingress and egress routes for emergency vehicles and facility employees”. What are those routes? And why don’t you identify them now, in the DEIR? Just saying that you will “identify” alternative routes at some future date is wholly inadequate. In fact, alternative access would rely on Centennial Drive which is just as likely to be closed by road failure and landslides as would be the Blackberry Creek entrance. Entrances to the LBNL that use Centennial Drive for access are not viable alternatives. Like the Blackberry entrance, Centennial Drive also falls within the Alquist-Priolo Zone and damage to that route must be also considered in the Impact GEO-1 which the DEIR does not do. In a 1992 LBL publication, LBL geologist Patrick Williams predicted that “ground rupture on the Hayward Fault is likely to close both Centennial Drive and Cyclotron Drive for some
period of time”. “Roads closed by landslides are generally more difficult to repair (than closures due to fault breaks), and are likely to remain impassable for days to weeks.” The lab will be cut off from any help other than helicopters, which will be very busy elsewhere. The on-site safety infrastructure will be totally inadequate to deal with the damage, fire and injuries after the earthquake. Adding one thousand additional people and all of the new buildings will only multiply the dangers that already exist. It is irresponsible to continue to add to LBNL’s Berkeley Hill location without emergency access. Access is a very serious problem and the Mitigation Measure GEO-1 is disingenuous and fails to offer any mitigation.

2) A general underestimation of seismic risk at the LBNL hill site.

In Impact GEO-2 (IV.E-23) the DEIR fails to adequately describe the seismic risks at the LBNL hill site. The DEIR assumes an expected earthquake magnitude of 6.7 or greater. This is an outdated assessment. It is now 7.0 or greater which is an increase by a factor of three in the expected forces (Jack Boatwright, USGS in “Inside Bay Area”, 2-07-2007). Furthermore, the DEIR completely ignores the 1997 study of the Berkeley Hills by Prof. Patrick Williams of UC Berkeley for the USGS, “Hayward fault slip vector and rate constraints at Berkeley: Reinterpretation of East Bay Landforms and Tectonic Hazards”, (USGS Award 1434-HQ-97-GR-03080). In this study, Prof. Williams finds a “rapid and recent uplift” in the Berkeley Hills where the Lab is sited. “With these interpretations, a “characteristic” northern Hayward fault rupture is implied to be accompanied by significant compressional shortening along the western Berkeley Hills and thus probably can produce a larger moment-magnitude earthquake than previously estimated. Rapid uplift of the Hills also has important implications for the geotechnical stability of significant portions of the East Bay Hills.” The increased expected force at the Hayward Fault will be amplified by the release of seismic energy in the Hills. This will create a much more lethal scenario of earthquake damage and landslides than this DEIR uses as its base for future LBNL development.

In the Mitigation Measure GEO-2 (IV.E-24) the DEIR claims that if the buildings are constructed following current codes and standards, injuries and structural damage from shaking and landslides “would be reduced and the impacts, therefore, would be considered less than significant”. Those standards are already seismically obsolete. As we learn more about seismic risks, the new buildings, laboratories and containment and storage facilities anticipated under this LRDP will have to be abandoned just like the LBNL is now planning to abandon its older, no longer seismically safe, buildings. I also question the DEIR’s notion of what “less than significant” means when human lives are at stake. No doubt that building to code will reduce death and injury but how many lives will still be lost and what is the threshold beyond which loss of life is considered “less than significant”? The first principle of earthquake safety is to keep people away from the most dangerous places. To continue to increase human occupancy and site potentially dangerous laboratories on one of the most dangerous locations in America when perfectly good alternatives exist is wrongheaded and callous. This DEIR plays loose with the safety of people at the lab and ignores the negative safety impacts on its neighbors.
B) Construction impacts will be amplified by concurrent construction of SCIP.

In the Cumulative Impacts section of the DEIR (IV.L.3.5) you admit that there will be increased traffic congestion with the expansion at the Lab and with the SCIP projects. But you make no mention of the cumulative impact of construction traffic as the work at the LBNL and SCIP proceed simultaneously. In the Construction—Period Impacts; Impact TRANS-6 (IV.L-38) you only examine the impact of LBNL construction traffic in isolation as if there would not be any other major construction going on at the same time. This is a major defect of this DEIR. With road closures anticipated and high truck volume (10,000 one-way truck trips for the garage parking facility alone) with SCIP construction what will be the cumulative effects on truck congestion, scheduling and routing? The DEIR says that the contractors shall use the City-approved truck routes in Berkeley. But will this be possible? In a personal conversation with Jeff Phibber I was told that all construction traffic would use the Blackberry entrance. But because of delays and conflicts, will there be any construction traffic using Centennial Drive? If so, it is likely that this traffic will attempt to use Canyon Rd to leave Berkeley through South Berkeley. This would cause a dangerous and unacceptable congestion at Canyon Rd which is too narrow and has a very tight turn. Construction scheduling must be coordinated between LBNL and SCIP to avoid using Canyon Rd., but this DEIR makes no mention of doing this. While the LBNL may feel that it is acceptable to consider development under the 2006 LRDP separately from UC Berkeley’s 2020 LRDP, clearly the cumulative impacts must be completely studied in this EIR which this draft version does not do.

Thank you for your consideration.

Sincerely,

Hank Gehman

(3)
Hank Gehman
5 Canyon Rd.
Berkeley, CA 94704
Tel. & Fax: (510) 548-2780
E-mail: hank@ione.com
March 22, 2007

Jeff Philliber
Environmental Planning Coordinator
LBNL

Dear Jeff,

Enclosed are documents to be included with my comment sent to you by email on March 23, 2007 discussing seismic hazards at the LBNL site. Please note that in the USGS study I substituted full-sized Figures, #1-#4 from a Feb 27, 2007 download to correct for a print-size error on the Dec. 6, 2006 download.

Thank you.

Hank Gehman
Hayward fault slip vector and rate constraints at Berkeley:
Reinterpretation of East Bay Landforms and Tectonic Hazards

USGS Award 1434-HQ-97-GR-03080

Patrick L. Williams
University of California - Berkeley
Seismological Lab & Dept of Geography
475 McConic Hall
Berkeley CA 94720

Tel: 510-643-4806
Fax: 510-643-5811

Investigations Undertaken

Offset and abandoned channels of Strawberry Creek have been shown to record the vertical and lateral motions of the northern Hayward fault at Berkeley. Geological features of the western Berkeley Hills are consistent with rapid and recent uplift to the west of the fault. Analysis of two offset channels of Strawberry Creek indicates up-to-the-west uplift across the Hayward fault at a rate of approximately 0.5 mm/yr. If this rate is steady, and extends along the 20-kilometer-body of the western Berkeley Hills, the interpreted 120 m uplift of the Hills occurred during the past about 250,000 years. With these interpretations, a "characteristic" northern Hayward fault rupture is implied to be accompanied by significant compressional shortening along the western Berkeley Hills and thus probably can produce a larger moment-magnitude earthquake than previously estimated. Rapid uplift of the Hills also has important implications for the geotechnical stability of significant portions of the East Bay Hills.

Ironically, the UC Berkeley Main Campus is probably the best location for study of the long-term kinematics of the Hayward fault. The University's location was chosen, in large part, because of the presence of a reliable water supply from Strawberry Creek. Motion of the Hayward fault has displaced the modern, active course of Strawberry Creek by about 300 meters (1000'). Paleochannels are offset 580 meters (1900') and 730 meters (2400').

Strawberry Creek and its paleochannels record both vertical and lateral components of the strain field across the Hayward fault. The up-to-the-west deformation that is indicated by fluvial and landform evidence at Berkeley has important implications for structural geology of the Hayward fault, and very likely explains the presence of several thrust-bounded highlands to the west of the fault.

General evidence for the rapid uplift is illustrated in Figure 1, a topographic map along the Hayward fault zone in southeast section of Berkeley, circa 1923. Note the abrupt increase of slope at the fault-line to the south of The UC Berkeley football stadium. Obvious stream offsets occur at Claremont, Hamilton, Strawberry, and Blackberry creeks. Note that the fault climbs northward from the 400' contour at Strawberry Creek to the 520' contour north of Blackberry Creek. The fault continues to climb northward across the western Berkeley Hills ultimately reaching a height of 800' (Figure 2). Note that the Mining Circle Channel projects to the fault at about 440'. The Hearst channel projects to the fault at about 480'. These intercepts are very suggestive of ongoing uplift across the Hayward at Berkeley.

The beheaded Strawberry channel's origins are supported by the provenance of offset gravels.
Clasts of Claremont Chert are abundant in gravels exposed in excavations that intersected the paleochannel during expansion of Doe Library in the central UCB campus. Chert is absent in the hillslope north of Strawberry Creek, but is abundant in the Strawberry watershed, and so identifies these as Strawberry Creek deposits. Unpublished notes of George Louderback also describe chert in three channel deposits of the Lawson Adit (Figure 1), a tunnel bored between the Mining Circle and Hearst paleochannels. Buwalda (1929) first associated the Adit gravels with fault offset, documenting that sorting, wear and provenance of the gravels tied them uniquely to Strawberry Creek, hundreds of feet to the south.

Landforms of the western Berkeley Hills support a hypothesis of uplift to the west of the fault. The Hayward fault traverses the hills (Figure 2) between Strawberry Creek and Richmond. Dibblee (unpublished mapping of the Richmond and Oakland East quadrangles) mapped a faultline at the base of the hills, as illustrated in Figure 2, and labeled as the El Cerrito fault. The Hayward fault climbs from 400 feet at Strawberry Creek to 800 feet at the crest of the western Berkeley, a rise of 120 meters. If the about 0.5 mm/yr rate of vertical motion suggested by the apparent uplift of abandoned Strawberry Creek channels holds for long period required for uplift of the western Berkeley Hills across the Hayward fault, the period required to reach their present configuration is approximately 250,000 years. Lack of a well-developed fault-line valley along the relatively more stable ridge-top area also suggests the youthfulness of the present configuration. It is thus proposed that the western Berkeley Hills block has been upthrust between the El Cerrito and Hayward faults during Quaternary time.

The earliest detailed landform map in the Hayward fault zone is the UC Berkeley building and grounds map, compiled in 1897 (Figure 3). This map records the morphology of the abandoned Mining Circle and Hearst channels of Strawberry Creek at a contour interval of four feet. The fault climbs approximately 24 meters across this Figure (from 400 to 480'). Once again, the offset channels project to the fault at about 440 and 480 feet. Note that the near-fault profile of each beheaded channel is steepened by alluvium, which heightens the apparent channel intercept with the fault zone. A better estimation of the height of the intersection can be made by projecting the stream profiles from a greater distance from the fault (Figure 4). Note also the area of thickly ponded alluvium behind the Strawberry Creek shutter ridge. This ponding causes a tendency to underestimate the depth of the Strawberry Creek Canyon, and consequently underestimate the total vertical separation between the canyon and the beheaded channels. A projection to the fault of the bedrock stream profile is thus required to estimate the Wisconsin-era canyon morphology, and to recover the maximum vertical separation of the beheaded profiles.

Channel and Bank Profiles are illustrated in Figure 4. The active and beheaded channels of Strawberry Creek are aligned along the Hayward Fault. Ranges of vertical separation across the fault are noted graphically. Indicated are at least 10 but no more than 18 m of uplift of the Mining Circle channel. Also indicated are at least 12 but no more than 30 meters of Hearst channel uplift. Flattening of the active Strawberry Creek profile below the fault, along the length of the shutter ridge, results from tectonic lengthening of the channel by fault offset, and consequent alluviation. A "falls" occurred at the northern end of the shutter ridge. The much greater steepness of the paleochannels is attributed to control by much lower glacial base levels. The Strawberry profile is believed to have been greatly shallowed by aggradation as base-level rose. The much wider morphology of the modern stream valley that is apparent in Figure 3 is indicative of alluviation of the glacial era valley.

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Related publications and reports

California Memorial Stadium Commission, California Memorial Stadium Grading Plan, University of California, Berkeley, California, 1922.

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FIGURE CAPTIONS
Figure 1. Topographic map in the vicinity of the Hayward fault zone, southeast section of Berkeley, circa 1923. Note the abrupt increase of slope at the fault-line and the geometry of streams offset by the Hayward fault. Note that the fault climbs from the 400' contour at the Creek to the 520' contour north of Blackberry Canyon. The fault continues to climb northward across the western Berkeley Hills ultimately reaching a height of 800', see Figure 2. Contour interval = 20'.
Figure 2. Topography of the western Berkeley Hills with Hayward and "Dibblee" fault locations. Map extends from Strawberry Creek to Richmond. The morphology of the fault's traverse over the hills indicates uplift of the western block. The fault climbs from 400 feet at Strawberry Creek to 800 feet at the crest of the western Berkeley, a rise of 400 feet (120 meters). Lack of a well-developed fault-line valley along the relatively more stable ridge-top area suggests the youthfulness of the present configuration. If the about 0.5 mm/yr rate suggested by Strawberry Creek stream morphology holds for long-term uplift across the Hayward fault, the western Berkeley Hills required approximately 250,000 years to reach their present elevation. Contour interval = 20'.
Figure 3. Landforms and culture in the area of the Hayward fault zone, University of California, Berkeley drawn on a UC Berkeley base map, compiled in 1897. This map records the morphology of the two abandoned channels of Strawberry Creek. University of California structures as of AD 1897 are solid. Selected later University of California structures outlined for reference. Major fault-related landforms include: A-A': Strawberry Creek channel offset; Sr': primary shutter ridge; Sr": remnant shutter ridge MCC: beheaded Mining Circle Channel; H: beheaded Hearst Avenue Channel. Elevations of the intersections of ancient and modern channels of Strawberry Creek with the fault are noted. Contour interval is 4' below 400' and 8' above. The fault climbs approximately 24 meters across this Figure (from 400 to 480').
Figure 4. Channel and Bank Profiles: active and paleo-channels of Strawberry Creek, aligned on the Hayward Fault. Vertical separation of Strawberry and Mining Circle channel is 6 to 12 m; Vertical separation of Strawberry and Hearst channels is 11 to 20 m; Flattening of strawberry Creek profile below the fault, along the length of the shutter ridge, results from tectonic lengthening of the channel by fault offset. The primary control on beheaded vs. modern channel profiles appears to be base-level, with the paleochannels graded to glacial sea-level.
Figure 4. Channel and Bank Profiles: active and paleochannels of Strawberry Creek, aligned on the Hayward Fault. Ranges of vertical separation across the fault are noted graphically. Indicated are at least 10 but no more than 18 m of uplift of the Mining Circle channel. Also indicated are at least 12 but no more than 30 meters of Hearst channel uplift. Flattening of the active Strawberry Creek profile below the fault, along the length of the shutter ridge, results from tectonic lengthening of the channel by fault offset. The drop in the channel at the northern end of the shutter ridge was called “the falls”. The much greater steepness of the paleochannels is attributed to control by much lower glacial base level. The Strawberry profile was made gentle by aggradation as base-level rose. The wider morphology of the modern channel is indicative of valley filling.

Non-technical Project Summary

Offset and abandoned channels of Strawberry Creek have been shown to record the vertical and lateral motions of the northern Hayward fault at Berkeley. Geological features of the western Berkeley Hills are consistent with rapid and recent uplift to the west of the fault. Analysis of two offset channels of Strawberry Creek indicates up-to-the-west uplift across the Hayward fault at a rate of approximately 0.5 mm/yr. If this rate is steady, and extends along the 20-kilometer-body of the western Berkeley Hills, the interpreted 120 m uplift of the Hills occurred during the past about 250,000 years. With these interpretations, a “characteristic” northern Hayward fault rupture is implied to be accompanied significant compressional shortening along the western Berkeley Hills and thus probably can produce a larger moment-magnitude earthquake than previously estimated. Rapid uplift of the Hills also has important implications for the geotechnical stability of significant portions of the East Bay Hills.
The Hayward Fault: Will it trigger the next quake:

What to do if it does

April 10, 1992

Editor's note: LBL geologist Pat Williams examines the probability that the nearby Hayward Fault will produce a major earthquake, and discusses how we can prepare for that possibility, both at work and at home.

By Pat Williams

One day in the future; while many or most of us are still employed at LBL, there will be a catastrophic earthquake in the Bay Area. Many earthquake researchers believe that our very close neighbor, the northern Hayward Fault, is the top candidate to produce the area’s next major shock. Modest preparations at home and at work will make a tremendous difference in our comfort, safety, and peace of mind in the aftermath of this event.

Long-term earthquake forecasting leans heavily on history for evaluating earthquake occurrence probabilities. This method relies on three pieces of information: 1) the fault's long-term rate of slip, 2) the time elapsed since its last rupture, and 3) the offset expected in a “typical” fault rupture.

Surprisingly, little of this information can be determined by classical seismological techniques. Earthquake science now relies heavily on geological and historical investigation of past fault behavior. Geological fault studies search for ancient evidence of slip rate, the size of past offsets, and the times of past ruptures.

Investigators scan old newspapers to learn the extent and size of historical ruptures. Studies of the Hayward Fault have provided the following clues: its average slip rate is about 9 mm/yr (0.35 in/yr); the latest rupture of its southern segment (Fremont to San Leandro) occurred in 1868; and rupture of the northern section (San Leandro to Pinole) probably occurred in 1936. Earthquake forecasters estimate an average earthquake recurrence interval of 167 years. Other concepts, particularly the idea that strain of the earth’s crust in the Bay Area has slowly “recharged” after being greatly relaxed by the 1906 San Francisco earthquake, suggest that new Hayward Fault earthquakes are likely during the period of the next few years to decades.

LBL’s Exploratory Research and Development Fund enabled a direct study of the Hayward Fault’s earthquake history. Current results of that study indicate that the fault’s past ruptures occurred, on average, every 150-250 years. This appears to support the 167-year average recurrence estimated by earthquake forecasters.

Following a large earthquake, the greatest concern we will probably have, after our personal safety, will be the safety and whereabouts of our families. Due to heavy damage to the transportation infrastructure at the Lab and in the Bay Area, it is likely that most of us will have to leave the site under our own power in order to reunite with our families. This will be more difficult for those of us who live very far from the Lab.

Lab roads will probably be closed by landslides and ground rupture along faults. The accompanying figure shows that ground rupture on the Hayward Fault is likely to close both Centennial Drive and Cyclotron Road for some period of time. Roads closed by fault breaks may be made passable by the Lab's own crews within a few hours. Roads closed by landslides are generally more difficult to repair, and are likely to remain impassable for days to weeks. Even after Lab roads are made passable, use will generally be restricted to emergency vehicles only. Lab earthquake procedures (located on the inside-back cover of the LBL telephone directory) instruct us **not** to leave the Laboratory by car.

After a major seismic event in the Bay Area, bridges and rail systems are likely to remain closed for a few hours to a few weeks while they are inspected, and if necessary, repaired. Those of us who used bridges and rail transit to commute to work may be stranded away from home for a day or more, and when we do go home, we are likely to cover most of the distance on foot.

Reasonable preparations for a long walk home include keeping sturdy shoes, a jacket, a hat, and a backpack, containing some high-energy nonperishable food, a water bottle, and a flashlight, at your work place and/or in your car. Additionally, it is essential that we **write down** a family earthquake plan and in it include as participants teachers, friends, neighbors, and relatives who can help us in reuniting our families and whom we can help during the crisis.

In the plan: 1) make a school/daycare evacuation plan; 2) choose a primary and an alternate family meeting site; 3) identify some person(s) outside the area to coordinate family messages (long distance lines will be the first to be reestablished; and 4) include someone in the plan would could care for your children if the family is separated during an earthquake. Store adequate food, water, batteries and other supplies to last three or more days after the earthquake. Be sure that both the structural and non-structural elements of your residence are earthquake safe. The telephone white pages contain an excellent summary of earthquake emergency information. By preparing for future Bay Area earthquakes, we acknowledge the potency of the active faults of this region, we contribute to our own peace of mind, and we set the stage for a more rapid post-earthquake recovery of LBL and the community.
Studies show 1868 quake larger than earlier thought

A reoccurrence would cause much greater damage than current models project

By Julie Sevrens Lyons, MIDIANEWS STAFF
Inside Bay Area

Article Last Updated: 02/07/2007 02:40:08 AM PST

Scientists have long known a big earthquake on the Hayward Fault — which runs through some of the most densely populated parts of the Bay Area — could kill hundreds, destroy tens of thousands of homes and close more than a thousand roads.

But new research suggests that may be an underestimate.

After looking at historical records of a huge quake that occurred on the fault more than 135 years ago, a Bay Area scientist has concluded that it was bigger than the one the region has been preparing for.

While it may not sound like a huge difference — a magnitude 7.0 quake vs. a magnitude 6.7 — it is. With the way quakes are measured, each increase by a full number, 6.0 to 7.0, for instance, the power of the quake is increased by a factor of 10, which translates into much more damage.

Assessing the 1868 quake is important because a repeat of that quake is considered the most likely and devastating scenario for the "Big One" in the Bay Area. In fact, it was known as the "great San Francisco earthquake" until the 1906 temblor came along, and it's the only major quake on the fault in historical times. Scientists estimate there is a 27 percent chance a quake of magnitude 6.7 or greater will occur on the Hayward Fault by 2032.

"The Hayward Fault stands out as the most likely fault in the Bay Area to do lots of damage," said Jim Linkeampfer, a geophysicist at the U.S. Geological Survey. "It's going through the most populated areas that have a lot of weak structures. That's its claim to fame."

The early-morning earthquake of Oct. 21, 1868, killed 30 people and toppled homes, church turrets, water towers and courthouses from San Jose to Suisun City, then a sparsely populated landscape of small towns, farms and ranches.

Jack Boartwright, a geophysicist at the USGS in Menlo Park, mapped the damage in meticulous detail, identifying about a dozen cracked homes and fallen edifices that had not been previously mapped and plotting their locations using old atlases. His new map shows the intensity of shaking felt between Santa Rosa and Gilroy.

"The 1868 earthquake gives us an idea of what may well be the next large earthquake in the Bay Area, and it's something we should focus our planning for," he said. "The 1868 quake was twice as big as the standing model we had of it."

As bad as the 1868 quake was, it could have been much worse. Only a portion of the fault ruptured at that time. Scientists are concerned that the whole thing could go at once, creating even more devastation.

In his assessment, Boartwright drew from the earlier work of Tousson Toppozada, a researcher who combed through old newspapers and personal correspondence to find mentions of the quake.

In San Jose, "buildings and trees seemed to pitch about like ships in a storm at sea," recounted the Oct. 22 edition of the San Jose Mercury. "Fires raged and chimneys were thrown down, in all parts of the city."

For each of more than 125 sites where damage occurred, Boartwright determined the intensity of shaking according to the Mercalli scale, which ranges between 1 (not felt) to 10-plus (extreme). When shaking hits around 7, chimneys start to fall down. With 8s, poorly built buildings collapse, Boartwright said.

In 1868, Fremont, San Leandro, Hayward and Oakland all ended up with 8s and 9s, violent shaking that caused heavy damage. Most of San Jose was an 8 — severe shaking and moderate-to-heavy damage. Even outlying areas like Livermore, Redwood City and Santa Cruz sustained a fair amount of damage, and experienced more intense shaking than they did during 1989's Loma Prieta earthquake.
Surprisingly, Mission San Jose and Oakland weren't rocked as hard as researchers thought they would have been, and Boatwright isn't sure why. But points in between fared much worse. The Sacramento-San Joaquin River Delta experienced considerable shaking, indicating that the area's levees, which protect much of the state's fresh water supply, are at even greater risk than previously thought.

"I think these pieces of information are extremely valuable," said seismologist Mary Lou Zoback, vice president of earthquake risk applications for Newark-based Risk Management Solutions. "They will contribute more to our better understanding of future earthquakes and how shaking varies."

The problem researchers have when gauging the size of historical earthquakes is that modern instruments were not around then. So there is no way to know an old quake's exact magnitude.

"The reality is that no one was sitting around with seismographs in 1868, so there is a range" of magnitudes that could be considered most likely or accurate, said David Schwartz, chief of the San Francisco Bay Area Earthquake Hazards Project at the USGS.

Given that the Bay Area was sparsely populated then, scientists have had a difficult time determining the damage in some regions, such as the Evergreen area of San Jose.

In 2003, a team of scientists put together their best predictions for a "Big One" on the Hayward Fault, figuring it could range from magnitude 6.4 to 6.9. The average estimate, 6.7, has been extensively used in disaster planning.

Analysts at the Association of Bay Area Governments, for instance, anticipate 1,100 road closures and 94,000 destroyed homes and apartment units from a magnitude 6.7 quake, said Jeanne Perkins, an earthquake and hazards specialist. With the new research suggesting the quake could be even bigger, those figures could grow considerably.

"It would be devastating to people's lives, not only in the short-term, but in the months and even years it takes to get the housing back to near-normal," she said. "All people have to do is remember Hurricane Katrina and they've got a mental image of the length of time it takes for the recovery of a community."

Boatwright used the same method in 2006 to plot shaking from the 1906 San Francisco earthquake, and other researchers believe his estimates for that event are on the mark. Although scientists would prefer to have quantitative information gleaned from sophisticated instruments, his method appears to work, Zoback said.

"It's another tool in our toolbox that is turning up extremely useful," she said. "This is an incredible bonus for us as scientists — the fact we can extract very useful information out of basically newspaper reports or personal letters people had written."

But Schwartz said he thinks too much emphasis is being placed on the quake's magnitude, which he deems uncertain. The real issue is where the shaking occurred, how strong it was and what that say about future quakes on the fault, he said.

"Whether it was 6.7, 6.8, 6.9, 7.0, we know it was large and it did damage," he said. "It did damage in San Francisco. It did damage in the East Bay."

If anything, the new research should serve as a reminder to be prepared for a major earthquake, said Arrieta Chakos, president of the Northern California chapter of the Earthquake Engineering Research Institute.

"There's an annual survey done to ask Californians what are their top issues in the state. I don't think earthquake preparedness has made the top 20. It's not been a terribly popular topic," Chakos said.

"One of the things that happens between big earthquakes is people forget, or they don't want to think about them. This report brings it back to the forefront for a lot of us."

Contact Julie Sevren Lyons at jlyons@mercurynews.com or (408) 520-5969.

Hank Gehman, March 22, 2007 (Comment Letter P)

Response P-1

Please refer to the response to Comment C-22. In the event of an earthquake or other catastrophic event, LBNL would control ingress and egress from the hill site. The DEIR states on page IV.F-37, “Under the 2006 LRDP, EOC measures would not allow uncontrolled vehicle evacuation of the site if conditions did not warrant this. During or after a catastrophic event, the Lab’s perimeter gates would be controlled. For example, gates may be closed to all vehicles except for emergency services, as warranted by the EOC. Any decision to evacuate would be coordinated through EOC command, including with the UC Berkeley Police Department, City of Berkeley Police Department, Alameda County Sheriff’s Department, and the California Highway Patrol to ensure an informed and coordinated response. Uncontrolled evacuation by vehicle, particularly during a wildland fire and on roads that would affect constricted areas such as the Panoramic Hill neighborhood, would not be permitted.” The ground disturbance caused by an earthquake and the resulting damage cannot be predicted and identifying the alternative emergency routes in the EIR would be premature and somewhat speculative. In the event of an earthquake or other emergency situation, LBNL emergency response staff would, as they would do currently, assess the situation and determine the best course of action, which may include the opening or closing of roads for emergency ingress and egress. Mitigation measure GEO-1 (DEIR, page IV.E-21) takes into account the standard emergency procedures and protocols in place at LBNL and that is why the emergency ingress and egress routes are not provided.

As noted in the above discussion, the Lab currently has emergency and earthquake procedures in place, along with access and egress routes. It also has its own emergency services on site. Under the 2006 LRDP, future buildings and population increases may drive new or updated emergency response and evacuation plans. It is appropriate to tailor such future emergency plans to the new conditions being specifically planned and proposed at that time. Accordingly, Mitigation Measure GEO-1 on DEIR p. IV.E-22 has been revised to clarify that emergency access plans are in place at LBNL, and that the mitigation measure is intended to apply to new projects developed pursuant to the LRDP:

Seismic emergency response and evacuation plans shall be prepared for each new project at LBNL that is developed pursuant to the 2006 LRDP. These plans shall incorporate potential inaccessibility of the Blackberry Canyon entrance and identify alternative ingress and egress routes for emergency vehicles and facility employees in the event of roadway failure from surface fault rupture.

Impact HAZ-5 of the Hazards and Hazardous Materials section of the DEIR (pages IV.F-32 – 39) discuss the likelihood for catastrophic events to occur, the direct and evacuation impacts of such events, and whether the implementation of the LRDP could increase exposure of people or structures to the associated hazards. In response to the commenter’s concern for health and safety in the event of an earthquake and fire, the preventive measures and procedures that would be carried out by the LBNL emergency services during such an event are presented in bullets below. The current emergency procedures and protocols at LBNL coupled with the measures proposed
under the LRDP would adequately protect life and safety in the event of a large earthquake. Mitigation Measure GEO-1 is a small part of the overall emergency management planning.

- All new structures built on the LBNL main site would include installation of automatic fire-sprinkler systems.
- LBNL’s main gas lines would be protected by automatic shut-off valves. With loss of system continuity or pressure occurring from a breach, this system would shut off and prevent an uncontrolled release of natural gas.
- Many older buildings built to less stringent standards would be replaced under the 2006 LRDP. This would remove people and property from structures that are potentially less able to withstand seismic events.
- LBNL would continue to provide for an on-site Alameda County fire station, which provides fire and emergency medical response.
- LBNL would continue to maintain its own medical clinic, which is staffed by doctors and other trained medical personnel during business hours.
- Construction under the 2006 LRDP would comply with requirements of the latest California Building Code, University of California seismic design safety policies, federal standards, and LBNL’s lateral force design criteria. Such construction would help to minimize the potential injuries, damage, and subsequent fire that could result from a seismic event.
- LBNL would continue to maintain and update its Master Emergency Program Plan (MEPP), which establishes policies, procedures, and an organizational structure for responding to and recovering from a major disaster at LBNL.
- LBNL would continue to maintain its three 200,000-gallon emergency water tanks, which are spaced strategically throughout its site. These are designed to maintain pressure and supply of emergency water even in the event of loss of water supply from external sources.
- Hazardous materials emergency response (HAZMAT) services would continue to be provided by LBNL’s on-site Alameda County fire station, which maintains an “around-the-clock” engine company staffed by four HAZMAT-certified firefighters. HAZMAT automatic aid is offered through the Berkeley Fire Department, when available, and the Alameda County Fire Department. Depending on the magnitude of an incident, additional HAZMAT response support is available through the formal Fire Mutual Aid Plan, which the Alameda County Fire Department coordinates. Additionally, the Lab has an “around-the-clock” contract with a private vendor for HAZMAT clean-up.

Response P-2

The Geology and Soils section as a whole (including the setting and impact analysis) provides sufficient information to assess the geologic hazards and seismic risks at the LBNL Hill Site (Also refer to the responses to Comments C-23 and C-24). The comment apparently misinterpreted the information presented in the Geology and Soils section of the DEIR. Contrary to the comment, the DEIR does not assume that an earthquake with an expected earthquake magnitude of 6.7 or greater would impact the site. The 6.7 magnitude figure has been put forth by
the U.S. Geological Survey and the Working Group on California Earthquakes Probabilities in its conclusion as to the size of the next major earthquake to affect the Bay Area. As discussed in the DEIR, page IV.E-3 and IV.E-23, the U.S. Geological Survey and Working Group conclude that a $6.7 \text{ or greater}$ magnitude earthquake will strike the Bay Area in the next 30 years. The magnitude used to assess seismic response at the LBNL site is the maximum moment magnitude of 7.1, as shown in Table IV.E-1 and discussed on pages IV.E-3 through 7. The maximum moment magnitude is derived by the California Geological Survey and U.S Geological Survey and provides a measure of the size of a faulting event based on the size of a fault. The DEIR uses the U.S. Geological Survey/Working Group conclusion to present the reader with a reasonable estimation of the likelihood of an earthquake. The EIR uses the 7.1 magnitude figure to assess earthquake hazards and risks. Jack Boatwright’s article of February 7, 2007, discusses the 1868 earthquake on the Hayward fault, which was thought to be a magnitude 6.7 event but Mr. Boatwright has estimated it was actually larger, approaching 7.0. As discussed above, the U.S. Geological Survey and California Geological Survey assume the Hayward fault could generate a magnitude 7.1 event.

The article written by Patrick Williams was not deliberately and “completely” ignored in the EIR. Mr. Williams is a well respected seismologist and has conducted several very noteworthy and comprehensive studies. Although the EIR analysis may not have cited Mr. Williams’ study, the consultants preparing the EIR considered a number of similar studies that reach similar conclusions. The findings of Mr. Williams’ study do not change the conclusions of the EIR analysis, which is based on an assumption that a sizeable event of the Hayward fault will produce substantial ground shaking and will likely generate landslides and other secondary ground failures.

**Response P-3**

Please refer to comment responses C-23 through C-24.

Concerning existing building codes, LBNL disagrees with the commenter’s suggestion that such codes are “seismically obsolete.” Current applicable building codes represent California-specific versions of commonly accepted codes that are the industry standard and that incorporate specific provisions to provide maximum feasible protection against seismic risks. It is true that, as more is learned about ground motion and earthquake effects, the seismic criteria in the California Building Code are adjusted and updated; that is the function of the California Building Standards Commission. It would be speculative to try to predict future changes in building codes, although it can be stated with reasonable certainty that the seismic design criteria will not be relaxed in the future. Finally, it is not necessarily the case the buildings must always be demolished. Some buildings can be renovated and upgraded to meet newer seismic standards. During the lifetime of the proposed 2006 LRDP, some existing buildings at LBNL would be demolished, while others would be renovated, as stated in DEIR Chapter III, Project Description.
Response P-4

Please see the response to Comment C-58, in which Berkeley Lab has committed to work with the City of Berkeley and, where necessary, UC Berkeley, to minimize construction-related traffic impacts.

Concerning cumulative construction-period impacts involving both the LBNL LRDP and UC Berkeley’s SCIP project, the 10,000 one-way truck trips cited by the commenter represent the DEIR’s projection of the maximum annual number of truck trips resulting from construction and demolition activities that could be undertaken pursuant to the LRDP, assuming overlapping construction and/or demolition activity occurring on more than one project during a given year (DEIR page IV.L-38). As further stated on page IV.L-38, “The peak annual truck traffic volume would average approximately 40 truck trips per day, based on a five-day work week, over the course of a peak construction year. Based on the EIR for a recently proposed building at LBNL, truck traffic could be concentrated on “peak-peak” days during periods when, for example, excavated soil might be removed from the LBNL site; in such instances, there could be times when as many as 65 one-way construction truck trips might be made to and from the LBNL hill site daily [reference omitted]. However, even such levels of truck activity (i.e., up to one truck every 6.5 minutes between 9:00 a.m. and 4:00 p.m.), which would not be expected to last for more than a few weeks at a time, would not cause significant traffic delays, and the number of construction trucks would be too small to result in any adverse change in off-peak levels of service. The primary impacts from construction truck traffic would include a temporary and intermittent reduction of roadway capacities due to the slower movements compared to passenger vehicles.”

As stated in the Draft EIR on pages IV.L-39 – 40, under Best Practice TRANS-6b, all construction trucks would be required to use approved routes and would not be permitted to deviate (unless required by extraordinary circumstances, like detours, accidents, etc.). This system has long been in place at LBNL and is successful. Further, Best Practice TRANS-6c states, “LBNL shall manage project schedules to minimize the overlap of excavation or other heavy truck activity periods that have the potential to combine impacts on traffic loads and street system capacity, to the extent feasible.”

Generally, trucks for LBNL construction and demolition activity would be expected to reach the Lab hill site via University Avenue, Oxford Street, and Hearst Avenue. LBNL construction trucks would be unlikely to travel on Gayley Road through the UC Berkeley campus. As a result, LBNL construction traffic would not aggregate with truck traffic from the proposed SCIP construction activities, which would occur on the opposite side of the UC Berkeley campus. While there could be overlap between LBNL trucks and SCIP trucks on major routes such as University Avenue, the LBNL LRDP’s contribution to construction truck traffic (no more than one truck every 6.5 minutes) would not be “considerable” in the context of a high-capacity roadway like University Avenue, and therefore would not result in a significant cumulative impact related to construction traffic.
Both the LBNL LRDP EIR and the SCIP EIR identify best practices during construction, such as use of designated truck routes, potential limitations on construction hours and on peak-period truck trips, and parking management for construction workers. In addition, each EIR includes a best construction practice such as the LRDP DEIR’s Best Practice TRANS-6a, which states, “Early in construction period planning, LBNL shall meet with the contractor for each construction project to describe and establish best practices for reducing construction period impacts on circulation and parking in the vicinity of the project site.” All of the above construction-period best practices would serve to limit potential construction-period traffic impacts.
Comment Letter Q

Public Hearing
Monday, February 26, 2007

SPEAKER CARD

Draft Environmental Impact Report
Long Range Development Plan
Lawrence Berkeley National Laboratory

Speaker Name: Tom Kelly

Email: kytkousa@sbcglobal.net
Comments: Climate change + all new development

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Tom Kelly, February 26, 2007 (Comment Letter Q)

Response Q-1

Please see Response A-4 for discussion regarding climate change.
Comment Letter R

From Jeff Phillipertr <JGPhilliber@lbl.gov>
Sent Friday, March 30, 2007 9:23 am
To Katherine V Behrend <KVBehrend@lbl.gov>
Subject [Fwd: [Fwd: LBNL LRDP draft EIR comments]]

FYI - these comments arrived on 3/23/07

-------- Original Message --------
From "Therese (Terry) Powell" <TPowell@lbl.gov>
Date Mon, 26 Mar 2007 14:01:56 -0700
To Jeff Phillipert <JGPhilliber@lbl.gov>
Subject [Fwd: LBNL LRDP draft EIR comments]

-------- Original Message --------
Subject: LBNL LRDP draft EIR comments
Date: Fri, 23 Mar 2007 16:51:11 -0700 (PDT)
From: merrilie Mitchell <merrilie@sboglobal.net>
To: lrdp@lbl.gov

lrdp@lbl.gov

March 23, 2007

To: Lawrence Berkeley National Laboratory Long Range Development Plan and DEIR

From: Merrillie Mitchell, 1612 Delaware St., Berkeley, CA, 94703 **(510)-549-1840

Re: Draft EIR for UC Lawrence Berkeley National Laboratory and its LRDP

Your plans are not right or honest in presenting the whole of your intentions and impacts.

Here is a short list of suggestions re obvious problems with your plans:

- We must not venture into new planet-endangering projects like this "Bioenergy Research", especially not one like this project which is gigantic and rushing in disastrous directions for profit, politics, growth, and which uses concepts that have already brought us to the edge of extinction. We must all begin to do everything we can to ameliorate damage to our Planet and to heal and protect our natural environment to stop destroying our earth. We must clean up our act.

- The original Charter for the UC Labs was for research in electricity and energy efficiency. This relatively benign research has been wonderful and seemed safe enough to conduct near the University and a dense population. But radiation, nanotech, synthetic biology research and so forth, should not occur near the University or populated areas. On an earthquake fault zone is unbelievable.

- It is time for "Less is More!" Time to downsize. We can't be planning to grow corporations, Universities, or populations. That is Madness, Selfishness, and Greedy. But we can clean up our act and there is huge profit in it! And Brilliance, Benevolence, Survival, and Nobel Prizes too!!!

- The Helios Computer should stay in Oakland where it is wanted and needed. Moving it to Strawberry Canyon will pollute the air with diesel and other toxic particulates while moving, demolishing, and redeveloping. Moving it to Berkeley would pollute your own nest, the UC campus area. The move would pave the earth in a delicate environmentally sensitive zone, and deforest in a wooded canyon at a time when our earth needs the cooling effects of every tree.
• The UC Lawrence Berkeley Labs should not do this BP/DOE, Synthetic Biology/commercial venture in Strawberry Canyon or any populated or large-scale area. Yet your planning is already underway for huge wet labs, dry labs, and offices all over Berkeley, and beyond! It is wrong to completely overwhelm a small city like this, and unbelievably wrong for powerful people with shortsighted plans to be fiddling with nature when they know our Planet is beginning to burn.

Therese (Terry) Powell <TPowell@lbl.gov>
Community Relations Officer
Lawrence Berkeley National Laboratory
One Cyclotron Rd, MS 65, Berkeley, CA 94720
Merrilie Mitchell, March 23, 2007 (Comment Letter R)

Response R-1

This comment is directed at the merits of the LRDP and various projects undertaken to carry out LBNL’s research mission, rather than environmental issues evaluated in the EIR. This comment will be part of the overall record considered by LBNL and by the Regents in determining whether to proceed with adoption of the LRDP.
Public Hearing
Monday, February 26, 2007

SPEAKER CARD

Draft Environmental Impact Report
Long Range Development Plan
Lawrence Berkeley National Laboratory

Speaker Name: Phil Price

Email: pnprice@lbl.gov
Comments:

1. Very significant increase in impervious surfaces, which will lead to runoff into creeks and storm drains. Are implications (erosion, downstream flooding, etc) adequately addressed?

2. LBAL plans bigger increase in personal than in parking, implying more use of shuttle buses, etc. But the lab just reduced shuttle service to the north part of the lab.

And bike commuters are now frequently "shut out" by lack of slots on shuttle bike racks. Given that the lab is not currently meeting the demand for shuttle slots, is it reasonable?

Name: Phil Price
Date: 2/6/07

Address: 2249 Glen Ave, Berkeley CA 94709
Phone No: 486-7875
Email: pprice@lbl.gov

*Optional
Phil Price, February 26, 2007 (Comment Letter S)

Response S-1

Impervious surface area would increase by approximately 10 acres as a result of the Project. The implications of the increase were adequately addressed in the DEIR. Please see Response J-5.

Response S-2

LBNL has not reduced shuttle service, although shuttle bus routes have been revised based on user needs and ridership patterns. As part of LBNL’s TDM Program (see Appendix B of this document), LBNL would continue to study and assess the efficacy of its shuttle service routes and schedules and adjust them as appropriate. Such adjustments would include provision of more bicycle racks or services. Please see also the response to Comment I-14 concerning future improvements to shuttle service.
Public Hearing
Monday, February 26, 2007

SPEAKER CARD
Draft Environmental Impact Report
Long Range Development Plan
Lawrence Berkeley National Laboratory

Speaker Name: Matthew Taylor
Email: bribe-with-me@gmail.com
This plan represents continued genocide of Native Americans, eradication of other planets, BP-Z genetically modified organisms had devastating effect on Pacific Petroleum. Canyon should be preserved. UC is not trustworthy given its role in nuclear weapons.

Name: Matthew Taylor  Date:

Address: 0/35 Cedar St. Berkeley CA 94709
Matthew Taylor, February 26, 2007 (Comment Letter T)

Response T-1

This comment is directed at the merits of the LRDP, rather than environmental issues evaluated in the EIR. The comment will be part of the overall record considered by LBNL and by the Regents in determining whether to proceed with adoption of the LRDP. LBNL disagrees with the comment that the LRDP represents continued genocide of Native Americans. The EIR discusses Native American resources both regionally and with respect to the LBNL site. Site surveys have not revealed artifacts or other indicia of Native American use of the site, the site is generally considered to have low to moderate potential for such artifacts, and the EIR includes mitigation to ensure that impacts to cultural resources are less than significant. With respect to genetically modified organisms and the commenter’s general reference to that issue, please see the response to Comment O-2.
Janice Thomas
37 Mosswood Road
Berkeley, CA 94704

March 23, 2007

Jeff Philliber
Environmental Planning Group
Lawrence Berkeley National Laboratory
One Cyclotron Road, MS 90J-0120
Berkeley, CA 94720

Re: Comments on the LBNL 2006 LRDP DEIR

Dear Mr. Philliber,

The administrative arm of the Lawrence Berkeley National Laboratory (LBNL) would seem to be confused. On the one hand, the administration proposes to expand its operations at this beautiful location on the ridge between Strawberry and Blackberry canyons, while on the other hand trying to keep the Berkeley Lab sequestered and out of reach of the public. Since the devastating terrorist attack at the World Trade Center and the well known security threats to our country, the Berkeley Lab now excludes the public in ways previously unknown to me. This is a policy that has changed throughout various time periods at this federal laboratory and was exemplified recently when I was unable to hand-deliver comments to the Berkeley Laboratory. This as policy was not directed to me as an individual but to the public at large as Blackberry Gate would not receive packages, envelopes, or pages of public comments, and there was otherwise no means of hand delivery.¹

At the outset, therefore, I would ask that the Berkeley Lab study the impacts to public safety from not only continuing operations at the existing hill site location but also from expanding operations at the existing hill site location. This inquiry should include not only the proximity to an urban area, but also the controversial nature of the research being pursued by this laboratory.

I would caution you against using the past as the sole predictor of future public safety issues. In the past, the public has been largely somnolent with respect to laboratory activities. But this can hardly be true of the future as there is a greater and easier flow of information to masses of people. Just last night, there was an event hosted by the Sierra Club and held at the Hillside Club in Berkeley. With very little lead time, an event was

¹ Telephone conversation with Jeff Philliber, 3/23/07.
organized in which four panelists and approximately one hundred people listened to contrasting points of view about the Energy Biosciences Institute. Over time I would expect more awareness of laboratory research as people are increasingly interconnected electronically. You should plan for the eventualities of a sea change of public opinion against the Berkeley Lab that can no longer be contained by occasional “open house” events and the charm of carefully chosen and placed public relations officers.

In the old days when the Berkeley Lab was known as the Radiation Laboratory, and colloquially known as the Rad Lab, it remained largely out of sight and therefore out of the public’s mind. These days are over as the Berkeley Lab leaves the ridge and encroaches into Strawberry Canyon.

The Molecular Foundry, i.e. the nanotechnology research facility, is the first building to encroach with such boldness. It is prominent in the valley floor and can be seen from the California Memorial Stadium, Witter Rugby Field, and other public vistas.

The Molecular Foundry did not comport to the mitigations laid out in the LRDP from which it was tiered. Now this building is used as justification for locating other buildings nearby. The lab is compounding its errors.

The extant development philosophy will bring more scrutiny to this national laboratory. At a time when open space is becoming increasingly scarce, the Berkeley Laboratory unwise makes itself both more physically prominent in terms of its built environment while also reducing the area which would support diverse flora and fauna and aesthetic interests.

Because of the nature of the research of this federal facility, there are fences around Lawrence Berkeley National Laboratory that create a barrier to wildlife. The effect of fencing in the area has not been studied pursuant to CEQA. As an existing condition, please clarify whether or not the linear feet of perimeter fencing would be increased.

Because of the disaster which would ensue from a conflagration at the Berkeley Lab, vegetation management at the laboratory has been vigorous. Although there have been environmental impacts from aggressive vegetation management, to my knowledge, the vegetation management program was not studied pursuant to CEQA. What therefore are the environmental impacts on biological resources from vegetation management practices at LBNL? What are the baseline impacts and what would be the impacts from expanding the footprint of the managed area?

As is well-known, the Berkeley Lab hill site is far removed from commercial corridors. There is no way out of the lab or to the lab that does not include travel upon streets which are heavily residential. Even though some of the streets are also commercial (e.g. part of Hearst Avenue) or institutional (e.g. Gayley Road), a concentration of residents lives along the corridors which carry hazardous materials.
Implementation of the LRDP will degrade the level of service at the intersection of Centennial Road and Stadium Rim Way and at the intersection of Panoramic Way at Canyon Road. It is unreasonable to assume the level of service will remain stable. Please spell out the constraints on use of Centennial Road and whether or not commuters will access the lab from Centennial Road. The routing of commuter traffic is related to traffic impacts.

Because of the outward growth of the lab’s hill site development, the proposed 2006 LRDP will impact cultural resources at the UC Berkeley Hill campus. One of these cultural resources is the historic Stephen Mather Redwood Grove. In addition to possible impacts to this cultural resource, will there be air quality impacts and noise impacts to people who are visiting the area? Or is it assumed that brief exposure would not be harmful? Will the Stephen Mather Redwood Garden be physically degraded in any way by implementation of the LBNL LRDP?

Another cultural resource is the Botanical Garden. By intensifying industrial development near the Botanical Garden, the Botanical Garden is further isolated from the natural landscape and made to seem as if it were an installation in a museum rather than part of a more naturalized canyon landscape. Will implementation of the LBNL LRDP degrade the Botanical Garden as a cultural resource?

Eight story buildings are contrary to the cultural landscape of the Berkeley hills in general and not just Strawberry Canyon in particular. Design Guidelines should be retooled to protect the cultural landscape of an area imprinted in our minds albeit unconsciously.

For decades there are has been a more or less stable balance between land uses in Strawberry Canyon: Part of UC Berkeley’s Ecological Study Area is located in Strawberry Canyon and serves as an open space reserve for research and education. The Panoramic Hill neighborhood was developed starting at the end of the 19th century and is located on the southern slope of Strawberry Canyon. The neighborhood has been maintained as a stable, low-density residential community, and the Panoramic Hill Historic District is now listed on the National Register of Historic Places. Until the nanotechnology facility known as the Molecular Foundry, the Berkeley Lab followed a pattern of development in Strawberry Canyon which kept development largely out of visual range. The effect of this pattern of development and the imposition of the human footprint on a natural landscape was created by three communities (Berkeley residents, UC Berkeley, LBNL). That landscape, the Strawberry Canyon landscape, is likely eligible as a cultural landscape.

It is most curious to me that these two siblings, i.e. UC Berkeley and the Lawrence Berkeley National Laboratory, would appear to be unsupervised in their joint planning efforts. They each expand their playground into the Berkeley foothills yet fail to coordinate an environmental review of their long range development. This is not ignorance but rather willful defiance of the intent and purpose of the California Environmental Quality Act’s meaning of cumulative impacts. There are cumulative
impacts which could be identified, and could have been mitigated, had these entities engaged in a joint planning process in light of the unique location of both projects in the Berkeley foothills.

The uniqueness of the site is well-established as it is one of a kind in terms of the confluence of hazards. This includes, but is not limited to, proximity to an active fault, steep terrain, inaccessibility of site, distant from a commercial corridor, proximity to a critical fire zone, location in a landslide area, proximity to residential neighborhoods, etc. Moreover, there is an intimate physical relationship to UC Berkeley so much so that UC Berkeley has in the past transferred some of its land to LBNL to assist LBNL in its vegetation management of fire fuel.

There would seem to be competition for space between these two siblings and that the mediating influence of the parents (the University of California Office of the President and the Regents of the University of California) is largely absent. How else to explain the astonishing fact that top tier UC Berkeley athletes (13 intercollegiate teams) have been brought into a seismic hazard area in advance of retrofitting the stadium, and yet in close range of undiscovered scientific research and the corollary, which is, unknown health impacts. How can the existing health risk assessment possibly gauge the range of environmental impacts from an evolving scientific research agenda? Will future research be stopped if impacts exceed those identified in the 2006 LRDP? How will health-related impacts be monitored?

In general, impacts have been underestimated by isolating impact areas rather than studying impacts synergistically. For example, there is no map which illustrates overlapping land features, e.g. soil/groundwater contamination, creeks, faults, and landslide areas. As a result of not studying the interaction of impacts, impacts as a whole and across areas are underestimated.

In light of these various concerns, I would suggest LBNL move. If the Richmond Field Station (RFS) cannot be preserved for open space and restored environmentally, then I would suggest that it take some load off the LBNL hill site and instead be used for the LBNL expansion. The RFS is already developed as an industrial site, and the available acreage at the site is sufficient to contain the new development proposed here.

There are some troubling assumptions which are guiding the expansion at the LBNL hill site. My fear is that the administrative leadership is operating out of some naïve beliefs that result from a lifestyle of self-imposed segregation from the general public.

I would counsel you that what has worked in the past will not work in the future. Distrust of government is no longer solely a minority value but is like a malignant cancer which has metastasized to the body politic. Aside from whether or not the lab’s science mission is acceptable to the Berkeley populace, the population expansion, the increase of car trips, the enlargement of the built environment, the loss of vegetation and wildlife habitat are increasingly unacceptable to more people.
In short, my sincere hope is that the administrative decision makers have not chosen this site because of the panoramic views of the San Francisco Bay, Mt. Tamalpais, the Golden Gate Bridge, San Francisco and other cities. The hill side is glamorous and undoubtedly seductive. Program objectives do not adequately explain the decision and so reasonable people are left wanting.

I hope you will see the benefits of considering other alternatives which would continue the practice of keeping the lab under the collective radar. I implore you, therefore, to choose another alternative and reject the preferred alternative in its current form.

In closing, this opinion is not meant to be adversarial. After all, the Berkeley Lab's lifespan, and perhaps the LRDP lifespan, will exceed mine. I suggest that the decision-makers likewise think beyond their tenures and give due regard to the long-term future of the laboratory and whether it is well-served by expansion at this location.

Sincerely,

Janice Thomas
Janice Thomas, March 23, 2007 (Comment Letter U)

Response U-1
The DEIR addresses public safety impacts for both continuing and expanding operations at the existing hill site location. These impacts were found to be at a less-than-significant level (see DEIR Section IV.K, Public Services and Recreation).

Response U-2
Adequate environmental review under CEQA and NEPA was conducted for the Molecular Foundry. An Initial Study/Mitigated Negative Declaration, which was tiered from the 1987 LRDP EIR, as amended, fully analyzed potential environmental impacts of the Molecular Foundry project and was circulated for public review between December 10, 2002, and February 5, 2003, prior to approval of the Foundry project in 2003. The Initial Study/Mitigated Negative Declaration included applicable mitigation measures from the LRDP EIR, as amended, along with project specific mitigation measures. The building was completed in 2006 and is now operational.

Response U-3
Regarding the Lab fence line, Footnote 14 on DEIR p. III-13, states, “As occurred under the 1987 LRDP, it is possible following adoption of the 2006 LRDP that there might be changes in operational and jurisdictional control over some parts of the Berkeley Lab site; for example, it is possible that a facility might be proposed to be jointly operated by UC Berkeley and the Lab. If such changes are proposed, the location of boundary and security fencing may change accordingly. No such joint operations or changes are currently proposed, although it is possible that joint operation will be proposed for the Helios Research Facility.” There are currently no increases (in linear feet) of the perimeter fence line anticipated as part of the 2006 LRDP. Effects of the existing fence are part of the environmental baseline conditions against which the EIR evaluates potential changes due to the proposed project. While the existing (cyclone) fence may interfere with the movement of common mammals, the biological resources analysis in DEIR Section IV.C identified potential special-status species, including several birds and insects and the Alameda whipsnake whose movement is unlikely to be affected by such fencing.

Response U-4
The landscape management program proposed under the LRDP and analyzed in the Draft EIR is described in the Draft EIR project description (page III-34). As the vegetation management program is an explicitly identified component of the “project,” it is carried forward throughout the Draft EIR analysis. Biological impacts resulting from these practices were specifically addressed in the DEIR. Impact BIO-6 stated that project activities allowed under the LRDP, including vegetation management activities in designated Perimeter Open Space, could result in the take of special-status plant species. In addition, vegetation management activities could have the potential to disturb or result in mortality of these species or eliminate their habitat (see page IV.C-54).
Implementation of Mitigation Measures BIO-6a and BIO-6b would reduce these potential impacts to less-than-significant levels.

Existing landscape management activities have previously been analyzed pursuant to CEQA in the 1987 LRDP EIR, as amended. However, to be conservative, the 2006 LRDP EIR analyzes not just any projected change in activities, but the continuation of the entire program. The “footprint of the management area,” however, is not proposed for expansion in this LRDP.

Response U-5

As stated in Section IV.F, Hazards and Hazardous Materials, page IV.F-29, LBNL is required by the Department of Energy (DOE) to minimize hazardous waste production, and to detail waste minimization efforts in annual reports. Also, future operation of LBNL’s Hazardous Waste Handling Facility would continue to be subject to applicable California Department of Toxic Substances Control (DTSC) and DOE regulations and reporting requirements, as well as Department of Transportation hazardous materials regulations. For a detailed accounting of Berkeley Lab’s environmental performance in regard to the handling, storage, and transport of hazardous waste and low-level radioactive waste, please refer to Berkeley Lab’s Annual Site Environmental Report (and related reports) at: http://www.lbl.gov/ehs/ehs/tableforreports/tableforreports.htm. In addition, LBNL regularly reports to the City of Berkeley on the types and quantities of such materials stored and used at the Lab in its annual Hazardous Materials Business Plan.

LBNL currently complies with measures identified in the 1987 LRDP EIR, as amended, to ensure that hazardous materials and wastes are stored, used, and generated at the site in a manner that minimizes potential exposure of individuals and the environment to hazardous conditions. These would be continued under the new LRDP. Continued compliance with these measures, and with applicable laws, regulations, and policies, would reduce impacts to less-than-significant levels.

In addition, the commenter’s assertion that “there is no way out of the lab or to the lab that does not include travel upon streets which are heavily residential” is not supported. Two of the major routes connecting Berkeley Lab to surrounding highways include University/Oxford/Hearst to the west and Centennial/Grizzly/Highway 13 to the east.

Response U-6

The commenter is incorrect. Both intersections were evaluated in the DEIR and would have no change in level of service as a result of the project. The DEIR thus found that no significant impact would result. Specific analysis for safety and emergency access was conducted for the Panoramic Way/Canyon Road-Stadium Rim Way Intersection. It was determined that the project would not result in a significant effect on this intersection (see pages IV.L-29 through IV.L-31). Please see also the response to Comment L-1.

Centennial Drive may be used by Lab employees traveling to and from Contra Costa County via Wildcat Canyon Road and Grizzly Peak Boulevard. However, use of this route would not affect
the intersections noted by the commenter, as this route does not pass along Centennial Drive below the Grizzly Peak Gate.

**Response U-7**

Please see the response to Comment E-2 concerning effects on the UC Berkeley Botanical Garden. Also please see the response to Comment C-21, concerning Strawberry Canyon in its entirety as a cultural landscape.

**Response U-8**

Please see the response to Comments C-21 and E-4.

**Response U-9**

Please see the response to Comment C-2 concerning the preparation of separate Long-Range Development Plans by Berkeley Lab and UC Berkeley. Concerning cumulative impacts, please see also the response to Comment C-68. Concerning the health risk assessment, please see the response to Comment I-7, where it is stated that the health risk assessment accounts for anticipated future development at the Lab. The assumptions relied upon in the health risk assessment represented the best available information at the time the assessment was conducted.

**Response U-10**

The commenter’s concern regarding proper study of impact interaction is noted. Each of the areas addressed by the commenter was properly analyzed in Sections IV.D, IV.E, and IV.F of the DEIR. LBNL disagrees with the commenter’s statement that impacts have been underestimated. Project-specific and cumulative impacts have been evaluated and mitigation identified, where applicable.

**Response U-11**

The commenter is addressing the use of the Richmond Field Station, which would occur under the Off-Site Alternative. Please see the response to Comment C-69 for discussion regarding this alternative.

**Response U-12**

The Berkeley Lab site was originally selected as a suitable site for the 184-inch cyclotron and to expand Ernest Lawrence’s work, which had outgrown its accommodations on the UC Berkeley campus. The laboratory facilities expanded rapidly during the 1940s in response to national defense needs during World War II and the Cold War. The site in the Berkeley Hills was chosen not for its views of surrounding amenities, but for its separation from developed areas yet proximity to the UC Berkeley campus and its researchers, faculty, and staff.
March 9, 2007

Re: BP and the Energy Biosciences Institute: Hope Springs Eternal!

To the Editor:

Humans have a large capacity for hope, and it's a good thing. But along with hope comes a tendency for self-deception. It is fascinating to watch people struggle to deal with this actually very simple issue!

We need to immediately reduce the burning of carbon-based fuels to a minimum. That is crystal clear. There are only three possible sources of energy large enough to replace petroleum: coal, natural gas, and nuclear energy. Burning coal or natural gas pollutes our air and causes global warming. Since natural gas is relatively clean, it should be reserved, if it is to be burned at all, for heating our homes. Nuclear energy is expensive, and unsafe in many ways, including the risk of radiation poisoning, genetic damage, and of course atomic warfare.

That leaves energy conservation (reducing energy consumption) as the only viable alternative. And we know how to do it: public transit, bicycling, and walking. So why do we need BP and an Energy Biosciences Institute to tell us these obvious facts?

Sincerely,

Mike Vandeman, Ph.D.

P.S. Growing biofuels (and constructing buildings in UC's Strawberry Canyon) destroys wildlife habitat. We have ALREADY lost far too much habitat to protect all existing native species. The BP project ignores this issue.

I am working on creating wildlife habitat that is off-limits to humans ("pure habitat"). Want to help? (I spent the previous 8 years fighting auto dependence and road construction.)

Please don't put a cell phone next to any part of your body that you are fond of!

http://home.pacbell.net/mjvande

--

Therese (Terry) Powell <TPowell@lbl.gov>
Mike Vandeman, March 9, 2007 (Comment Letter V)

Response V-1

This comment is directed at the merits of the LRDP and various projects undertaken to carry out LBNL’s research mission, rather than environmental issues evaluated in the EIR. This comment will be part of the overall record considered by LBNL and by the Regents in determining whether to proceed with adoption of the LRDP. With respect to climate change issues, please see the response to Comment A-4. With respect to biological impact issues, the Draft EIR included a full evaluation of biological impacts and the potential loss of habitat, and based on site surveys and analysis, and the imposition of mitigation measures, the Draft EIR concluded that there would be no significant impacts.
Comment Letter W

Public Hearing
Monday, February 26, 2007

SPEAKER CARD
Draft Environmental Impact Report
Long Range Development Plan
Lawrence Berkeley National Laboratory

Speaker Name: Jane White

Email: jane@archive.org
The people that caused global warming should not be allowed to determine the research agenda to solve it with GMO centered solutions.

Name: Jane White
Address: 2014 Rose St. Berkeley
Phone No.: 524-2883
Email: jane@archive.org
Jane White, February 26, 2007 (Comment Letter W)

Response W-1

Please see the response to Comment A-4 for discussion regarding global warming.
PUBLIC HEARING FOR THE
DRAFT ENVIRONMENTAL IMPACT REPORT
FOR THE LAWRENCE BERKELEY NATIONAL LABORATORY
2006 LONG RANGE DEVELOPMENT PLAN (LRDP)
FEBRUARY 26, 2007

REPORTER'S TRANSCRIPT OF PROCEEDINGS
BY: JOANNA BROADWELL, CSR 10959

CLARK REPORTING
2161 SHATTUCK AVENUE, SUITE 201
BERKELEY, CALIFORNIA 94704
(510) 486-0700
INTRODUCTION: TERRY POWELL

PROJECT DESCRIPTION: JEFF PHILLIBER AND CEQA ENVIRONMENTAL PROCESS

PUBLIC COMMENTS TERRY POWELL

---000--
BE IT REMEMBERED that on Monday, February 26, 2007,

commencing at the hour of 6:38 p.m. at the North Berkeley
Senior Center, 1901 Hearst Street, Berkeley, California,

JOANNA BROADWELL, a duly qualified Certified Shorthand
Reporter, License No. 10959, in and for the State of
California, reported the following proceedings.

---o0o---

PROCEEDINGS

MR. POWELL: Good evening. I am Terry Powell. I
am the community relations officer for Lawrence Berkeley
National Lab. I want to welcome you here tonight for the
Draft Environmental Impact Report public hearing, Lawrence
Berkeley National Lab's Long-reach Development Plan. As
mentioned, in the notice of availability that was published
on January 22nd, copies of the draft EIR and LRDP are
available on line at the Lab's website and at
www.lbl.gov/lrdp and are also available in the Berkeley
Public Library, downtown central branch, at the second
floor reference desk. As you probably remember, the review
of comments period extends from January 22nd to March 23rd
of this year.

For your general information, I think most of you
have probably been here before. The bathrooms are out and
down the hall and on the left. The purpose of this meeting
is to receive your comments and questions. The meeting
provides you with an opportunity to ask questions or make
comments on the draft EIR for the proposed LRDP. In most
cases, the Lab staff will not give responses to your
questions and comments tonight with some minor exceptions
that Jeff Philliber will explain in just a moment.
Responses will be included in the final EIR.
A court reporter, Joanna -- I'm sorry, I forgot
your last name -- is present and will prepare a transcript
of this meeting. Please give your full name for the record
when you speak, and please speak clearly so that our court
reporter can hear you. You will have three minutes to
start, so please keep your questions or comments to that
time, three minutes. When I call your name, please step
forward to the podium or over to our microphone here to
make your comments.
Beverly Harris is sitting in the back and has a
timer. And the timer will buzz when three minutes are up.
So this will be your signal to let the next speaker start.
After everyone has had a chance to speak, if there is time
available and you would like to ask additional questions or
make additional comments, please do so.
Several materials are available on the entrance
table including -- here it is -- this light blue speaker
card on one side or comment card on the other side, our
agenda, some LRDP information, and mailing request forms if
you would like them. You may write your comments on the
light blue cards provided and put them on the table or give
them to Jeff Philliber and I, who will be sitting here at
the end of the evening.

Please feel free to write your comments and hand
them in tonight or to send them directly to the Lab in care
of Jeff Philliber, the NEPA CEQA Environmental Coordinator.
The agenda lists his full name and address. We are using
this audio system, and if you do not hear something or
would like it to be adjusted, please let us know.

If you would like to receive future notices of
environmental reviews, please fill out one of the cards at
the table. And finally, if you would like a personal copy
of the LRDP or draft EIR, please request a CD from one of
the Lab's planning staff tonight. The agenda for tonight's
meeting, which is up on the entrance table, includes the
introduction, a project description, the CEQA Environmental
Process by Jeff Philliber, our NEPA CEQA environmental
planning coordinator and your comments. The meeting will
then end promptly at 9:30.

Thank you. Now we are going to ask Jeff to give
you a brief overview.

MR. PHILLIBER: Thanks, Terry. My name is Jeff
Philliber. I am the Lab's environmental planner. I am
responsible for the Environmental Impact Report, but I am
also going to talk tonight a little bit about the long-range development plan to provide some context.

The process for both right now is, as many of you know, started with the revised preparation in October of 2003. We are currently in the middle of a public response review and response period, which ends January 3rd. And we are expecting to go to the Regents for approval of both documents this summer. Terry just mentioned previously about the availability of documents. And, again, please see us if you have trouble getting your hands on the document.

The long-range development plan of 2006 for the Lab will replace the 1987 long-range development plan. And it will guide development and growth of the Lab for the next 20 years. Development and growth at the Lab are driven mainly by scientific priorities and directions as well as the state of our facilities. And currently about 50 percent of our facilities aren't really suitable to take us into the future to get our scientific needs.

The LRDP has three major components. It has ceilings, growth ceilings for space, population and parking, it has a land use map, and it articulates the values, policies, and guidelines for growth at the Lab. In October of 2003, we issued a notice of preparation for the EIR. These were the numbers we were working with back at
that time. So you can see, rolling them up, there was
about 800,000 square feet of net new construction or space,
1150 new people, and 600 new parking spaces over the
20-year period. We'll come back to these numbers in a
second.

This is the land use map that is presented in the
long-range development plan of 2006. As you can see, the
green areas represent open space generally restricted from
development. The blue and gold areas are generally
developable areas. Late in the process, and as a result of
the Lab's interactions with the City of Berkeley, with the
public, and with regulatory agencies and in discussions
amongst ourselves, it was decided by the Lab director to
reduce the size of our project and the scope.

So, as you can see on this table, the top numbers
represent what we started our analysis with in 2003. And
at the 11th hour, actually, in December or thereabouts of
2006, the decision was made to reduce the number so you can
just -- as a general comparison we went from 800,000 gross
square feet of net new space to 660,000. We dropped from
1150 new people to a thousand, and we dropped from 600
parking spaces to 500 parking spaces at the Lab because we
are a controlled restricted access site. It will be
determined in traffic for us.

By reducing the numbers we were able to capture
that in the long-range development plan. We were also able
to successfully capture that in all the qualitative parts
of the Environmental Impact Report. What wasn't so easy to
do was to try to revamp the entire quantitative analysis in
the EIR and meet a reasonable schedule to give this
Environmental Impact Report out to the public.
So the quantitative -- some of the quantitative
elements of the EIR still look at these larger previous
numbers that we did in the analysis that took years to do.
That makes it a more conservative analysis in those
respects. It does make us look better, but, again, it
completely covers the project. It just gives a more
conservative EIR analysis to present to the Regents. What
we will be asking the Regents to approve are the numbers in
yellow, both for the EIR and LRDP.
This environmental impact report is organized
conventionally. It is a programmatic EIR. That is, it
looks at the overall 20-year program, and it looks at it in
a very general way, which is what programmatic EIRs do.
It's organized conventionally. It has an introduction,
summary of project description chapter. It has an analysis
chapter that looks at impact and mitigation measures. We
have an alternative section, other CEQA Sections and
appendices.
In the "analysis" section, we focus on these areas
for our analysis. These are the areas that are -- each of
these represents a section within that, and each one
represents an area that is analyzed. The project, which is
the LRDP, again, the reduced numbers that are shown in the
2006 LRDP, the project is analyzed in each of these areas
in the EIR. And, again, that project is represented by the
space population parking ceilings, by the land use map, and
by our design guidelines and goals and policies.
In addition to that, we have done something a
little unconventional. We have added a second thread of
analysis through all of these sections. Again, through the
sections you will see what is called the project variant.
The project variant looks at a scenario where if we were to
bring -- we have about 375 people in off-site lease space
currently. And those numbers can fluctuate. So this
project area looks at the same project with the addition of
bringing 350 of those off-site people who lease the space
up to the hill. So we have parallel analyses running
through each of these sections.
Here is where we start to become a bit of an
unconventional EIR, when we do a programmatic EIR, when we
look at just the LRDP as a project, we can't get very
specific because the LRDP is not a specific document. It
has aggregate numbers. It has a generalized land use map.
It doesn't tell you where buildings are going to go. It
doesn't tell you what exactly is going to be built. That
is fine for traffic analyses, but it doesn't help for
things like human health risk assessment. It doesn't help
us to look at visual impacts or look at a number of things
we wanted to look at very quantitatively.
So we devised what we call an illustrative
development scenario -- and there will be better figures in
a second -- to address that. So the illustrative
development scenario is a -- it's a conceptual presentation
of the numbers and the LRDP applied to a map of our site.
In other words what we have done is we've said let's see
what would happen if today we were just to speculate to
plan out all the new buildings, the 800,000 new square feet
of construction, 440 square feet of demolition, those sorts
of things, and find specific -- I will give you a better
portrayal of that -- put them on specific locations on a
map.
What is important about this is to understand that
we are not saying this is how the Lab is going to look in
20 years. It is impossible for anyone to know what the Lab
will look like in 20 years because, again, we are driven
month to month by things beyond our control in terms of
scientific needs and funding and that sort of thing. This
is, again, an exercise to take the numbers in the LRDP to
apply them to the site as best we can today in the moment
so we can do some quantitative analyses as well as qualitative.

This also allows us to look at some other things we don't normally see really fleshed out in the program EIR. For example, we are able to get quantitative to a degree for construction activities, demolition, renovations, excavation, and some of the other activities one doesn't normally find addressed very well in the programmatic document. In the project description of the EIR, and the accompanying illustrative development scenario you see several see tables and text that carry this exercise through.

For example, the table corresponds to the diagram you saw previously. Each of these new buildings has a number. When you come to this table you can see what we have portrayed as the size of the building, the use, the number of people, the square footage, the size of the footprint, the number of stories and that sort of thing.

In addition, we have looked at new parking structures and surface parking lots, again, so we can really analyze hydrological impacts of putting in new asphalt, new surface, that sort of thing. All of these are incorporated into the IDS. Whereas it would be impossible to just look at those in just a programmatic EIR looking at the LDRP. We have also a diagram that shows new road
segments. We have tables that talk about construction, how
much excavation we would do, how that all translates into
tuck trips to the Lab.

Similarly we look at demolition, how many concrete
blocks would we move out in 20 years. Of course, these are
estimates, but, again, we want to roll these numbers up and
do some really number crunching and analysis in this IDS.
The illustrative development scenario enables us to do
that. In addition, the illustrative development scenario
allows us to do other analyses that we would otherwise not
be able to do.

For example, if we took the planning exercise,
which is the IDS, and placed these buildings on the map and
turned it into a three-dimensional set of visual
simulations, again, not so that we can tell you what the
Lab is going to look like in the next 20 years, but rather
so we can better understand the relationship of masking
forms to our physical site.

For example, in the EIR we have viewpoints, medium
and short-range viewpoints, taken from all directions.

We'll walk through the first one. I can't get up there but
it is from the Lawrence Hall of Science parking lot. This
is a baseline, which is a 2003 shot looking at the Lab from
uphill to the Lawrence Hall of Science, so that if you
apply the illustrative development scenario to this
viewpoint you can see masking forms that represent the buildings in the IDS.

There is a further graphic for each of the viewpoints which keys to the IDS table. Each number represents one of the buildings on the table so, again, you can look through the document and understand what you are looking at. Again, this is not so much us saying we would build this way. We would actually try to not build this way. This tells us, again, how to build or how not to build or not build but the plan for the future.

I want to say just one more thing about the illustrative development scenario. It's a very conservative analysis. As we said when we started out, the director reduced the project by 20 percent, approximately. The IDS represents the numbers we had previously, so this is already larger than what the Regents would approve. In addition, since we started the analysis in 2003 and established that as a baseline year, everything that has happened at the Lab between 2003 and 2007 which was covered under our 1987 LRDP, it is also covered in the 2006 LRDP.

In other words, we've double-counted against ourselves. So we subtracted buildings that were built in 2003-2006, both from the '87 LRDP and from this current LRDP. So if we were to start out with 800,000 square feet, and we take 20 percent of that and we're down to about
660,000 square feet, we then start subtracting further.

The Foundry, which is the building depicted in yellow, is
96,000 square feet and was constructed in the last couple
of years and was approved under the '87 LRDP as 96,000
gross square feet that we also subtracted from the 660,000
in this LRDP.

The animal care facility is about 7,000 square
feet. That is under construction right now. That was also
covered under the '87 LRDP. We are also subtracting it off
of our numbers here as well because it was established
after the 2003. The user support building, which was just
approved, is not constructed yet but it was tiered for the
'87 LRDP. That is about 30,000 square feet that is further
subtracted from those totals.

We also had several new buildings. We were
thinking about that, depending on timing and circumstances,
we would either try to tier them off on the '87 LRDP or we
might have them stand-alone projects or we would tier them
off for 2006 LRDP if it is available. And those include
the following: From left to right, the CRT building,
computation, research and theory building is a large
160,000 square foot computer lab with office space. The
skinny S5 building right there is the user guest house,
which would provide temporary lodging for visiting
scientists. That's about 25,000 square feet in the IDS.
And S9 and S12, which are down in the lower right hand corner, those are two place-holders for the building we would call Helios. You probably heard about that with the VP award recently. Either of those two projects might represent that building.

There are also buildings here that, while we have depicted them in the IDS, we don’t really expect to build them, but we wanted to analyze them just in case funding ever became available. For example, in the two sort of corners of the Lab you see PS1 in the one corner and PS2 in the opposite corner. Those are two parking structures we probably have no way of ever funding, but we wanted to analyze them because parking structures are desirable because they give you a high amount of parking with a low amount of impervious surface.

So we’ve analyzed them, but we don’t expect to build them. So when you see what is left, considering this is 20 percent still over what we ask the Regents, it is not a huge project. We just want to point out that this is a very conservative EIR. Again, this IDS follows along that pattern.

We have a cumulative impacts analysis, a cumulative framework, a cumulative context for that that includes the 2001 City of Berkeley General Planning EIR, the 2020 U.C. Berkeley LRDP EIR, U.C. Berkeley's southeast or southeast
corridor integrated projects EIR, and the nexus EIR as well

as ongoing projects at the Lab. And we have an alternative

section. The alternative section includes a no-project

alternative. We also look at no-growth from no-project,

two reduced-growth alternatives, the historical

preservation alternative, an on-site alternative, and

several other ideas that we are investigating but have not

analyzed fully because they didn't meet our objectives.

So, in sum, this programmatic EIR, in our attempt

to be as quantitative as possible, has the following

strains of analysis running through it: The project, the

project variant, the illustrative development scenario, the

cumulative impacts and alternatives.

Before I finish, I would like to say a few words

about our process. After both -- after the NLP was issued

in 2003 we listened to the City of Berkeley, to the

regulatory agencies, and the public. And we also conducted

these analyses which helped to inform us about impacts.

And we responded -- we feel we listened and we responded in

several ways, and we would like to share those with you
	onight, some of those ways.

With the LRDP we lowered our project parameters,

instituted new design guidelines. In addition to that we

have a new design and review process which the City of

Berkeley has a seat on, which is the first time that has
ever happened at the Labs. We also have instituted
sustainability as a key provision in the LRDP, and we have
green building policies as well that are very aggressive.
In the EIR, as we just mentioned, we have a
conservative multi-tiered analysis that allows both
quantitative as well as qualitative assessment of impacts.
And again, unlike most programmatic EIRs, we feel we can
really address things like demolition and construction
activities. For air quality, we have conducted what is
probably one of the most comprehensive site-wide air
quality human health risk studies ever conducted for a
project of this nature.
It is also very conservative. Just as an example
of that, when we closed the National Tritium Labeling
Facility a few years ago, the fact that we closed it could
have boosted or reduced our emissions number to a degree,
that this project would have come off looking good in our
risk assessment. But we chose not to include the NTLF in
our risk assessment. We chose to be more conservative than
that. We took it out of the baseline and the project, so
we didn't give ourselves credit for closing the NTLF. The
risk assessment shows, and you can see this in the air
quality section of the EIR, that our air emission-related
risks are very low. And, in addition, about 90 to
95 percent of that risk is as a result of mostly diesel
exhaust from engines such as our shuttle buses and
emergency standby generators. So what we have done in
response to that is to convene a working group to try to
further lower our diesel emissions at the Lab.
The biological resources we have in the land use
section -- I am sorry Phil is gone because we're finally
hitting his area -- we put together in the latest map in
the LRDP the ponds and streams and riparian areas and all
of the perennial, intermittent, and streams at the Lab as
well as our associated riparian areas are protected in the
land use map. And if I could go up and point, I will have
to wave my hand at this. Those are areas of open space
that we wouldn't be developing.
We also have for the first time set aside -- you
can see it -- it is also reflected in the land use map --
species areas where we protect special status species. So
I am going to use this. This corner of the Lab here, this
is officially recognized by the U.S. Fish and Wildlife
Service as habitat for the Alameda whipsnake, which is a
threatened species on the federal list. Another part of
the Lab up here, which is also protected from development,
is a known area for the micro (inaudible). That is a rare
spider. That is also restricted from development. In
addition, we have extensive mitigation measures in the
biological section that really, and I think you will see
this when you look at it, set aside programs for various
species that we haven't looked at as closely before, for
e.g. example, raptors and bats and even botanical species as
well.

Under "Cultural Resources," we embarked through
this process on a site-wide historical evaluation program.
And that will be completed in probably a couple of years.
At the end of the process we will, hopefully, have a
cultural resources management program that will cover all
of the buildings at the Lab in conjunction and in close
coordination with the State Historic Preservation Office.

In our "Hazards and Hazardous Materials" section of
the EIR you will see a few things. We will continue to
maintain our vegetation management program so that the Lab
serves as a natural fire break between the upper wildlands
and the urbanized areas below. We address catastrophic
impacts in this report, including terrorist events, and we
know there is a great deal of concern in the Panoramic
neighborhood about access and egress, particularly during
catastrophic events. And that is addressed as well in this
document.

For hydrology and water quality, as we mentioned,
streams are protected. The LRDP has limited development to
ten acres of new impervious surface, and in addition, we
have committed to no adverse impacts below on the storm
water drainage system through use of things like vegetative
swales, on-site retention, and other means. The "Land Use"
section, the land use map, again, preserves this buffer
area between the Lab and many of the residential areas
surrounding us.

In public services, we will continue to maintain
our on-site fire station, our three 200,000-gallon water
emergency fire water tanks and several other measures.

Just as an example, you can see on this map our on-site
fire station which is here, provides primary response not
only to the Lab but also to the campus and the City around
us. This sort of tan or brown area shows primary response.
The green area shows our secondary response. And we will
maintain that through this program.

The traffic and transportation, which we know is a
number one issue for many people in Berkeley, the LRDP and
the EIR provide many things. First, as we mentioned, we
reduced parking trips as a result of lowering the numbers.

We have also -- the EIR has mitigation measures to restrict
construction truck traffic from peak commute hours. We
have instituted a very aggressive new transportation demand
management plan and we are working at having it in close
coordination with the City of Berkeley.

We have conducted a wear and tear analysis for City
roads which, again, is something that one doesn't often
find in an EIR. And we have committed to fair-share
mitigation measures for the unavoidably significantly
impacted sections of Berkeley.

In "Utilities," there is one major area that we
think Berkeley is vulnerable to, and that has to do with,
at least as far as the Lab's impact might be concerned, and
that is some downstream sanitary sewer sub-basement,
particular 17-503 for anyone writing these things down.
And we have committed to divert our flows in the eastern
areas of the Lab from that sub-basin. So, again, it is a
major -- it will take a major effort on the Lab's part, but
it's a commitment we made in this EIR, again, so that we do
not exacerbate a bad situation that way.

So is that the end of my comments. Thanks for the
remarks on the EIR and LRDP. I hope you have a better
understanding of how to navigate through the documents. We
won't be able to answer any questions unless they are
purely administrative questions, for example, if you want
to know what chapter you find the alternatives in or
something like that. Otherwise we record your questions
and comments and address them all in writing in the final
EIR "response to comments" document. This is also the
location of the transcript. The transcript will show up in
this document as well. Thank you very much. Without
farther adieu, I think we will turn it over to Terry and we
will start the comments.

MR. POWELL: I have a favor to ask of you. We have moved the microphone over, and, Jeff, if you would be so kind as to collect cards, I have only two cards from people who wish to speak. And so if there are other people, there are blue cards over on the entrance table for any late-comers.

UNIDENTIFIED SPEAKER: I have an administrative question. Why aren't we allowed to ask questions?

MR. POWELL: You are, absolutely encouraged to ask questions. What Jeff and I both said is that we are limited in our ability to respond. The responses are required to be in a written form in the final EIR. If there are -- Jeff, give us some examples. Somebody might want to know where a specific issue is discussed, that kind of question.

UNIDENTIFIED SPEAKER: Why is it that you don't take more general questions a propos to, perhaps, earthquake analysis, or are you subject to the Seismic Hazardous Mapping Act or things like that?

MR. PHILLIBER: Probably not the best person to answer this, but CEQA requires that we hear your questions, record them, publish them in the final EIR. We could try to take questions tonight. One of the problems is that I am not an expert in all of the different areas. And these
are important questions that we want to answer them as
accurately and fully as we can. And that wouldn't be
accomplished if I tried to answer them. It would also
probably take away time or the ability of everyone to do
what CEQA requires us to do, which is give everybody a
chance to ask questions on the final EIR. We understand it
is frustrating, and sometimes it is frustrating for us
because sometimes the questions are like softballs floating
over the plate, but we really can't swing at them.

MR. POWELL: We have two cards to begin. I assume
there will be some others. Tom Kelly, do you want to start
our comments?

MR. KELLY: I just wanted to make a comment about
something that actually is not included in the EIR but I
think is an issue that has to be taken very seriously by
the Lab and the University and the City. And that is that,
you know, we are facing a global crisis with climate change
and global warming. And as a result, the State of
California has made a commitment to reduce its greenhouse
gas emissions by 80 percent by the year 2050. And the City
of Berkeley has embarked on Measure G, which is a very
similar effort to try and get the City's municipal
operations and all of the surrounding emissions from the
University and residential users and also from the Lab to
also commit to fairly significant reductions.
And when I see your plan I realize that, you know, there is going to be -- there are going to be many more buildings on that site, and there are also going to be more automobiles, which at least for the short-term are going to be fueled by fossil fuels of some kind. And I think the Lab has to somehow or another figure out a way to mitigate its new emissions, the ones that will be created by the new construction, the construction itself but also the buildings as they exist in the future and the transportation or issues that come up as a result of people moving up and back to the Lab.

And for me it sort of boils down to all of us, you know, are making our own personal efforts to try and address climate change. Many of us feel that we don't really have much time left before things get so bad that change will be almost irreversible. But as we are doing what we can individually or as a city, it would be just so disheartening to have the Lab's emissions wind up actually overwhelming the reductions that we have been able to make through our own efforts.

So, you know, in a perfect world I wish that canyon was not developed. I wish we had had some heroes back in -- like Muir who saw the beauty of the area and tried to protect it. But we don't live in that world, but I think it is important for us and our children and our
grandchildren and all future generations for the Lab and the University and City do everything they possibly can to mitigate the production of greenhouse gases. And if that means making buildings platinum, lead standards, and eliminating all parking in that area and bringing people up by bus and other means, whatever it is that we have to do, that has to be on the list of things we do.

MR. POWELL: Maureen Daggett?

MS. DAGGETT: I am Maureen Daggett. Not amazingly, he went over practically every point that I have on my card. And I have exactly the same concerns about transportation, about using, for instance, solar energy. I don't see anything. I downloaded to a PDF folder, and I looked through the design. I don't see utilization of the kinds of things that we are concerned about doing in our city and in our world, being, you know, put into this construction. And this construction is for the study of the environment. It is really peculiar to me. I have questions written here, and now I am exactly on the same topics that were just covered. Thank you.

MR. POWELL: Thank you. L.A. Wood?

MR. WOOD: I would like to make a couple of sobering comments about this 20/20 plan. It's clear when you look at the development that is going on in the canyon
and the proposed development in the canyon that the LBNL is
turning the canyon into an industrial park. And the way
you do that is you simply cut away all of the vegetation.
And I recognize that, as I believe the Lab does, that there
is a difficulty with regard to fire.

In 1993 Cara Gates, the fire chief for the City of
Berkeley, said if there was ever a fire there bringing
trucks up and down through Centennial would be problematic
and/or if an earthquake happened that would be problematic.

What I see going on in this particular area is if we cut
all the trees down, we could eliminate the fire issue, but
we also do a devastation to the environment and, also, to,
you know, our protection of the environment and sustaining
anything that exists up there.

On my left side I have a photograph of the -- 1965
photograph of the canyon, and it is amazing since 1965 how
much LBNL has impacted the canyon and literally cut it up.

We lost a couple of creeks up on the hill and we had a
number of buildings go in that have had very, very little
review. And, unfortunately, I think today we are all
facing that reality that we are not going to be having any
kind of real serious review.

I think the Lab needs to remember a couple of
things, one that with science comes contamination, and with
contamination should come cleanup. But in last year the
Lab has gone to the Regents asking for deed restrictions
with groundwater. We are not cleaning up our past errors
electronically, so who is to suspect we are going to do
any better in the future.

For the issue of air quality, all I can say is
there is a reality up on the Lab, and that is the Lab
doesn't have a buffer to our community. It is one of the
few Labs in the country that does the kind of radiation
work that it does and doesn't have any buffer. And I
believe that is a serious concern. And the concern is over
what one would call normal monitoring of a site.

You know, you hear them talk about impervious
surface. What are we going to do? Are we going to do a
flood control project like we did in (inaudible) for the
Albany Village? I think that you need a hundred-year flood
control. When you start putting in impervious surfaces
that you plan up there you are also going to have to figure
out how to put in drains up there also. Because that's
always been a serious, serious problem for the Lab, and all
you have to do is stand in just a moderate rain event and
stand down in Strawberry Creek to realize how serious that
threat is for those of us downstream. I think that aspect
of the Lab's development is absolutely irresponsible. I
know David Bauer --

MR. POWELL: Do you want to wind it up?
MR. WOOD: I will, hopefully, be able to say something more.

MR. POWELL: Mark McDonald.

MR. MCDONALD: Hi. My name is Mark McDonald. And I have lived and worked in the City of Berkeley for about 32 years. I was just doing the math. The things I am concerned about, and I apologize, I am not through reading all of the information on this project. We lost power today so I am a little bit behind. But I am concerned about the level of development that is being presented here.

It is not like I expect Berkeley to be the same forever, but I kind of liked Berkeley as a balance between workers and students and researchers and small shops. And it was kind of the eclectic mix that I liked. And I am beginning to feel like I am being pushed out of the town with the awesome power of the federal government with its ability to not have to pay any attention to the local, you know, laws in terms of development and stuff like that and the negative declarations on all of these projects and also the University of California as big guys shouldering us out of town. I am speaking more to the character of the town which I have always liked and I want to preserve a little bit.

I am very concerned about truck trips. They are
starting to get to me. We had two fatalities last year,
runaway trucks, steep hills, you know the routine here.
And I don't think anybody has done a comprehensive truck
analysis here. In other words, the Bevatron alone is 4700
truck trips maximum asbestos, low-level rad waste, other
types of there stuff. How many truck trips can our little
streets take? Is there a contribution to keeping the
streets up?
We really have a small town. I will go to this
meeting and then a school board meeting and a library
meeting. We are a small town, really. So I am kind of
concerned about this level of projects. And I hope to have
more specific comments when I do a written comment. But I
would like to see particularly a state and federal entity
prepare some kind of comprehensive truck analysis because
it is really becoming a very visible issue. Thank you.
MR. POWELL: Nancy Delaney.
MS. DELANEY: Hi. I am Nancy Delaney. I have
lived here 40 years and went to nursery school here,
actually, and I then I returned 40 years ago, and I call it
home. And I was just thinking about how I am starting to
realize that part of the situation, this thing that we
revisit periodically, is a conflict between people who are
seeking to advance their job and people who are hoping to
keep their health while they live here, and that those
things seem to come into conflict partly because a lot of
the plans are made by somebody who is not either of those
people, neither people who are trying to keep their jobs
here nor people who are trying to keep their health, their
lives while they live here in their homes, and rent here
and go to school here or work here, or come here and do
other kinds of work.

And I just -- a lot of this is brand-new to me.

One of the concerns that I heard when you were talking is
you were saying you guys had listened to the City of
Berkeley. But there were a lot of people who were very
concerned about the Bevatron. And you might have listened
but apparently did not hear, and we all know what asbestos
does to our lungs. We know about what PCB can do to our
brains, lead, mercury, beryllium, these are things we don't
really need in our biological physiological realities --
and yet there is going to be a lot of it released into our
air and going down University.

And you might have listened, but the plan here is
to break this thing down and expose it to our air. I had
no idea that a GMO was going in up there. So when you
speak of green building and sustainability, that is kind of
meaningless to me because my understanding of how GMOs
affect the other kinds of vegetation is that we don't even
know what the effects are going to be.
I am also concerned about the bacteria and the viruses from the nanoparticle things that you are doing. I am also concerned about the soil there at Building S8 and S4. I am concerned about the fact that there is no details in the EIR about this GMO plan. There is -- let's see, I have some other notes. The earthquake faults are not completely delineated in your report. I mean, this is really bizarre for me, impervious surfaces. I am wondering what it even is and I share Mark McDonald's feeling about we really do live in a small town, and I understand a lot of people who work up there may not live there. But I want to be able to live here for a long time in a healthy way. And I wonder who is going to be watching out for my health when the University is doing what it is doing.

MR. POWELL: Do I have any other speakers who would like to come forward? Why don't I call Lisa. If you turn your cards over, one side is the speaker and the other the comment. So you can both speak and comment or just -- so, Matthew, why don't you start? Is that comfortable for you?

MR. TAYLOR: So on my way over here I passed by Ohlone Park and I saw an inscription of the Ohlone Park mural that said the Ohlone people welcomed the Europeans, the white man into this world. I would like to invite everyone to just go back in time and imagine the point when
the Native Americans were here and none of us were here and
think about what they might have to say if at that point in
time there was a public comments session on what is about
to take place.

I would like us to just think about what we have
done to this planet and what we have done to the United
States since we colonized it, and we committed genocide and
we committed ecocide. And we are on the verge of
completely, utterly ruining the plant and destroying it.

And that is what global warming is sending us to as well as
the destruction of the species and the pollution of the
seas and all of the other terrible things.

This process is part of that project. We are
engaged in the project of modernity which is sending all
life on this planet over a cliff. And the University of
California, although its slogan is, "Let there be light",
is now the University of death and it has been for many
decades. It is involved in nuclear weapons development,
which is a tool that can destroy life on this planet. And
I quite frankly -- and I don't know if I am the only
student in this room -- I have zero trust for the
University of California as long as it is engaged in the
nuclear weapons project.

And I think the whole mentality -- not just the
specifics of this project are very problematic, but the
whole mentality behind the project is problematic, the
mentality that we can keep on building and keep on building
and who cares what happens to the beautiful meadows and the
countryside and canyons and the wildlife.

So I would like us to just step back and think
about what we are doing and what is going on here. I also
think the British Petroleum deal is quite ill advised.
Number one, it creates an opportunity for British Petroleum
to cover up all of the horrible things it is doing in the
world and to create a public relation coup for itself.
Two, it completely and totally compromises the academic
integrity of this university, and, third, it unleashes the
horrible genie of genetically modified organisms which
can't be put back in the bottle once it is unleashed. I
know I only have three minutes up here, but I would like to
incorporate by reference all of the negative comments about
genetically modified organisms presented in the film "The
Future about Food." And yeah, I think also (inaudible)
Spivak talks about how the sub-altered cannot speak when
she reviews widows in India and how they were represented
by the (inaudible) authorities of Britain.

We often hear the comment in the enviromental
struggles well, can the tree speak and can the earth speak
and can the animals speak. Yes, they can, and some of us
are trying our best to listen to them, and I would invite
everyone to try to listen to the trees and to the animals
and to the earth. If we can't hear them now, we will be
hearing them in 20 or 30 or 50 years. Thank you.
MR. POWELL: I need your full name for the card.
MR. TAYLOR: Can I type something up for you?
MR. POWELL: If you get the notice of availability
sheet, there is an address to which you can send it. Thank
you. Doug Buckwald.
MR. BUCKWALD: Hi. I am Doug Buckwald. I am a
27-year resident of Berkeley. I was just at a meeting with
Vice Chancellor Nathan Brostrom, who is one of the key
people helping to put forth the southeast campus integrated
projects as well as the destruction of the oak grove to
build the training center. There is also Carl Pfister,
there who is former chancellor of U.C. Santa Cruz, also
involved heavily in shaping that project and putting it
forward.
And the issue came up of adequate public
participation in U.C.'s planning processes. My point was
this. First of all, it's never your first choice as
somebody who wants to make social change to go up and sit
in a tree for 90 days in the middle of winter in the cold
and the rain and the wind. That's never your first choice.
The is absolutely the last choice when all avenues have
been closed off to you.
So I made a point, and I said these kind of public processes are just dog and pony shows. They are just so U.C. Berkeley can list all of these public events they have had and put forth the sham argument that they have had adequate public participation. It was really interesting. Carl Pfister, after I made the comment, even though there were Shirley Dean in the room, with lots of experience in the City with participation, Sylvia McLaughlin, the co-founder of Save the Bay, and Betty Olds, who has lots of experience here. He didn't ask them or me if we really felt there was adequate public participation.

He turned to Jennifer McDougal and said, Jennifer, has there been adequate public participation? And she said, "Absolutely there has. It's been just fine." Then she said about me, "Well, Doug Buckwald doesn't even like the three-minute limit for comments." I don't think three minutes is adequate for a lot of reasons. Also the state legislative analyst didn't agree that there was adequate public participation in a recently released report, a scathing criticism of U.C. Berkeley's process, in particular in things exactly like are happening tonight.

We don't talk amongst ourselves. We don't get to have topics organized so that people can actually build on arguments. We don't have people respond to a single thing we say. They sit there. They might as well be statues
right there. All they say is, "Thank you. Very good.
Your time is up. Next." They might as well be animated
Disney figures up there because they don't interact. This
is absolutely completely inadequate. And it amounts to a
big lie as U.C. represents this as public process. It is
absolute nonsense.

MR. POWELL: Phil Price.

MR. PRICE: Thank you very much. Which mike do I
speak into?

MR. POWELL: Both. The higher one is the most
important.

MR. PRICE: My name is Phil Price. I work at the
Lab. I also am on the Parks and Recreation Commission, and
I was on the City of Berkeley Police Task Force speaking as
an individual. But I have learned some things from all
three of those experiences. So one -- I have to confess, I
have only leafed through the report literally, the draft as
it exists so far. But I am concerned. An issue I want to
make sure is adequately covered is the effect of impervious
surface on runoff into Berkeley's streams and culverts and
so on.

There are lots of places in the City where culverts
are under-sized, streams are eroding, et cetera. Obviously
increasing the surface up there means more runoff faster
and means the already inadequate infrastructure including
the natural infrastructure, will be so burdened. I want to
make sure that is adequately discussed.

The other thing is I bike to LBL. Actually, I bike
to the shuttle stop and take the shuttle to LBL. I note
that a lot of people do that and the Lab intends that that
will stay that way. The growth in the number of people is
anticipated to be bigger than the number of parking spaces.
You are obviously expecting more people to use the shuttles
and so on.

But the shuttle source was just cut to the north
part of the hill, at least, and as a biker I have noticed
that I and other people are shut out of the shuttles more
than we used to be because the bike rack on the shuttle is
full. So I sort of question, you know, the Lab says, "Oh.
we'll increase the shuttle service and so on to meet the
needs," but if they are not doing it now, why do we expect
they would do it in the future? So I think that is it for
me. Thank you.

MR. POWELL: Lisa Thompson?

MS. THOMPSON: My name is Lisa Thompson. Some
people mentioned mitigation measures to the buildings that
are going up in this plan that are proposed. And I just
strongly say that that is not enough. That will be what we
would ask if there were no new buildings going up because
we are all being called upon now to do more. And I feel
that the University -- I know that they have exemptions to
what kind of things they are allowed to do that the rest of
us, we may not have those exemptions. And is that written
into our state law.

But I feel that we need to hold the University
accountable if they are saying that they are thinking about
the public good, which is a public university's job, then
they have to do more than the rest of us. They have to
hold an example for us. And we need to hold them
responsible for doing that, for being better than we have
been.

And this is no place to be putting in another
million square feet of buildings. It is a pristine place
in the world or -- it is not, but it is already a damaged
place, but it is one of the few places we do have left.

And here in this area it is so important to the people who
live here. I am also deeply concerned about prior
contamination and future contamination. I know that there
are waste products on that land. And I wonder, will that
be cleaned up? What will happen to those in this new
building process?

And I am also concerned about future contamination,
especially genetically modified organisms, which are the
thrust of this new deal and which we really have no idea
what they will do when they get out into the environment.
These things are driven with viruses and bacterium that allow these genetically modified organisms for one thing to move into another. And we don't know how those things will react when they get out. And they surely will. And they are very close to where we live. So I would like us all to take a deeper look at this. Thank you.

MR. POWELL: Jane, right?

MS. WHITE: Hello. Thank you. My name is Jane White. I am a resident of Berkeley. My kids went to Berkeley High. I have lived here for a long time in this place. But right now I am really concerned about the University and what is going on there. $500 million is a lot of money. I work in global -- to stop global warming. I am really steeped in this 24/7. Of course if there was a magic bullet that we could just eradicate that I would be all for it. And of course if the University had a large sum of clean money to do that, I would be like -- that would be a different situation.

I would still be maybe against the size of this institution, but I think that the University needs to be reminded about it, and this goes back to maybe some things that Lisa was talking about, about the public good and what is in the public good. We are basically accepting -- and I say we because it is a public institution, so it is our institution. We are accepting the people that caused the
problem, that is oil companies, now being allowed to set
the agenda of how we are getting out of it.

So here are these guys that for the last, you know,
hundred years have been doing all of this without
thinking -- they have had a very narrow box. Identify
where the oil is, extract the oil, and sell it. That was
some kind of, you know, straight-up process they were
doing, never thinking of the real impact of what that
process entailed.

Now they were, "Oh, wow, I see. We made a big
mistake. Al Gore gets the movie. Maybe the Nobel Peace
Prize and the Academy Awards. Oh, there is a problem.
$500 million is such a small percentage of their profits
that they are now going to -- it's such a green-washing
opportunity for them. And we are being asked to
rubber-stamp it by saying,"Wow, isn't that cool? It's our
great university. Go Bears. We are going to be behind
it." No. It is a cheap, cheap attempt on their part,
especially with the kind of research agendas that they are
doing.

One of the most important things is not to have
genetically modified foods and organisms unleashed in this
community. Europe isn't into it. The United States,
through Arthur Daniel Midland and now, of course, all of
the oil companies, are going to get right on this because
they think we can cut down more rain forests and in
particular start growing these things. This is not
something we can allow to have happen. Thank you very
much.

MR. POWELL: Janis Thomas.

MS. THOMAS: Well, I think this is a really bad
idea for you all to pursue research that is becoming
increasingly controversial and in this particular location
in this part of the country where there are so many
congered attentive brilliant minds.

This is a mistake. You can get away from the
radiation research you did back in the '40s, before the
internet, before people were as hooked into each other as
they are now. So I think this is a mistake. I think this
is a mistake, too, because the zeitgeist in Berkeley is to
be really annoyed with construction trucks and demolition
trucks and commuter vehicles going all through our city
using our city streets as arterial. We are really sick of
that.

And you all -- you said this is a restricted access
site, and yet you are expanding. Now I know you didn't
expand as much as you planned to expand. Good. I like
that, you know, but what, 10 percent? That is not good
enough. I really am -- I just don't think it is wise. I
think that the Lab should be thinking about different -- I
1. don't like this research -- some of the research, great,
2. fine, Berkeley-friendly, but this GMO movement, bad. You
3. totally snuck in the nanotech facility, way stealth
4. maneuver, new City Council, new mayor, no public hearing.
5. That was really bad. I know you know what I am talking
6. about. You can't do that anymore.
7. People are really paying attention. I think you
8. ought to think about complete infill. No additional
9. buildings on open space, period. And I want you all to
10. look at that alternative and find that alternative in your
11. comments to the draft EIR. Okay. So thank you.
13. MR. SHARP: Jim Sharp. I have been a resident of
14. Berkeley for quite a few years, and I haven't got much to
15. say. I was told long ago that if you haven't got anything
16. good to say, you shouldn't say anything at all. Well, I do
17. have something good to say, that we won't have to do this
18. again until about maybe 2025, 2030. I don't know.
19. What is interesting to me is the long gestation
20. period on this LRDP because you probably recall, if you
21. were here then, that in October 2000 we had a notice of
22. preparation. And here we are in 2007. I think, though,
23. what is -- and I -- I'll confess, I haven't read it in
24. depth. But I think what has happened here is that the Lab
25. has given birth to a mouse, although it is a big mouse, and
I would say it is a big green mouse. It is a big kind of green fuzzy mouse.

This is one of several documents incorporated in that. And I don't think it addresses some of the issues that some of my neighbors are concerned with and we are concerned with, such as legacy contamination of which there is a lot. And I know I am kind of curious. If there had been an LRDP back in year 2000 or 2001, what would have happened regarding the Molecular Foundry. What would have happened regarding Building 49 and the cafeteria creek parking lot?

Now that was incredible, you know. The Lab was ready to go down -- they were going to cover this riparian area with asphalt. What would have happened regarding the Bevatron demolition? What would have happened most recently with the Building 10 that just flew up in December, then the -- finally the DTSC that Department of Toxic -- the State, looking at the hazardous waste-handling facility, they approved an operating permit. It was in December. It flew by along with everything else.

I think a lot of people were kind of exhausted from the University LRDP, from the -- skip the southeast quadrant stuff, and they kind of let this -- didn't notice this stuff. I am wondering where this is going. What I would like to see -- you know, I am concerned -- this is

43
kind of chronic piece-mealing, as I see it. Is this one
minute?

MR. POWELL: That is three minutes. Do you want to
wrap it up? You will have another chance.

MR. SHARP: I would like to see a lot more
stewardship on the part of the Lab. I loved the
(inaudible) the little arachnid there, and focus on the
resources that are there and try to protect them in a more
holistic way. Thanks.

MR. POWELL: Are there other speakers? The next
speaker will be Pamela Sihvola.

MS. SIHVOLA: Good evening. My name is Pamela
Sihvola. For the past ten years the Committee to Minimize
Toxic Waste and the Alliance to Preserve Strawberry Creek
Watershed, we have followed the Laboratory's
characterization of the site with regard to legacy
radioactive and chemical contamination.

I was extremely disappointed to read the draft EIR
with respect to the areas that are concerned with toxics.
Indeed, there was no mention of the areas of radioactive
contamination in the soil. You did have a map that showed
some of the underground contamination plumes, but there was
very deficient information regarding the projected movement
of these plumes along the watersheds, potentially old creek
beds.
This is a map. If you -- any of you, when you look at the EIR and specific figures, this particular -- you won't see anything like this. Everything that is in black indicates both radioactive contamination of the soil, which are these areas here. This is a Beryllium 234 accident that occurred some years ago. And this area here is radioactive hydrogen tritium, which covers a very large eucalyptus grove just south of the Lawrence Hall of Science.

This is a fire threat. It is one of the last large eucalyptus groves, but it can't be cut down or it can't be even thinned because the trees have taken up the tritium from the soil and they are transpiring it and, according to the Laboratory, they have enough tritium in them so that they can't be disposed of as anything else but radioactive waste. So the full grove stands here.

And then there this is the tritium in the groundwater, and it is following the Chicken Creek. This is the old creek bed of the Chicken Creek, which I understand this Chicken Creek Basin will become the new site, potentially for the British Petroleum Biofuels Institute, this particular area here.

Everything in red indicates earthquake faults. The whole canyon was considered as the Hayward fault zone, but when you look at the EIRs, you will only see very scant
representation of the Hayward fault itself, and absolutely
nothing in the canyon, especially in the east canyon,
regarding the fault lines.

MR. POWELL: Pamela, just a minute. Are there any
other speakers at the moment? Then would you continue?

MS. SIHVOLA: The faults can be acting as conduits
for contamination. It is also possible that faults that
the laboratory claims are inactive can become active. I
think it is imperative that this national laboratory,
Department of Energy's national laboratory with all of
their scientists, their geologists, that they could
contribute something to this EIR with respect to specifics
about the canyon.

Everything in blue indicates the old watershed
course-ways. This is 1875 (inaudible) map. Although some
of these creeks have been put underground, they are in
culverts, but they do continue to exist. And, as we know,
many of them are contributing to, for instance, landslides.
I mean, this is another issue that the EIR did not address
properly. The water runs, and of course this fault zone is
also a landslide zone.

And I have some other maps, if you don't mind I
will show, and then these would be more specifically
included in the written comments. This is a map that
shows -- this is a compilation of all of the landslides
that have been mapped in the Strawberry Creek watershed.

This includes historic landslides as well as current
landslides. You will not see anything like this in the
EIR's slope stability figure. Indeed, there are just a
couple of areas where they considered it medium or low
risk.

And these buildings, the reason we are here, the
Laboratory's new development, the buildings in black, are,
indeed, proposed for a very, very treacherous area, really,
with regard to all of the fault lines, all of the creeks,
all of the landslides. And none of this really was
analyzed in detail in the EIR. So I ask the Laboratory to
cover these areas specifically, much more in detail, when
they prepare the final EIR. Thank you.

MR. POWELL: There were a few people who weren't
quite finished when their three minutes came. L.A. Wood is
one. Would you like to continue?

MR. WOOD: I would like to say one more thing. I
think one of the things that bothers me about this is we
are only talking about the hill. And most of us recognize
that the Laboratory, LBNL, has a major presence on the
Berkeley campus. I learned that as a student going there.
Donner Lab, Melvin Calvin, that was going to be torn down
but now is going to be used temporarily. And it was a
couple of years ago when they proposed the Northeast
Quadrant Science and Safety Project, that I raised this in
the scoping process and in the environmental documents
about the University. I said, well, what about LBNL, who
seems to always be hiding or being obscured by the
University's activity?

And so we know that if DOE has a presence down on
the main campus that those people, those students that are
associated with LBNL and its work -- I think it's 600 grad
students -- we know they all go up onto the hill. So
logically, we know that the activities on the campus have a
reflection on the hill, on the hill project, on the
traffic, and on the occupation of the hill. Where is that
in this whole scoping process?

I don't see it there at all, and I know they are
going to say, well, they are only talking about the hill.

And Jim Sharp said we are piecemealing. The second thing I
want to make clear when I was talking about impervious
surface, I know in 1995 and '96 the Lab -- I read an
article that said that many of their buildings, 60-some
percent of their buildings, for national facilities are
substandard.

So we know not only are the buildings substandard,
and we appreciate the fact you might try to upgrade some of
those projects, but we know the infrastructure around those
buildings, the storm drains and the sewers, are a serious
1 problem.
2 So when I project the development in the canyon,
3 when I project the impervious surface, I see a major water
4 project. That means going in and setting major drains and
5 storm drains and sewer drains if the Lab is responsible in
6 this kind of huge development. And so where is all of
7 that? Where is a discussion about what is going to happen
8 when you have to go up and do that kind of project. You
9 just simply stop using water and saying we are going to
10 conserve water, so we are not going to use the system
11 because we know that historically that many of the storm
12 drains were fractured. We have contamination in the creek,
13 we have had in the past.
14 So this is a historic problem that has been well
15 delineated but isn't delineated in the project. As I said,
16 that, to me, is another major concern. And someone else
17 said something about the Bevatron. I recently filed an
18 application for a landmark for the Bevatron with Pamela
19 Sihvola. And we know that there is a serious problem. The
20 Lab proposed to take down the building, did a demolition,
21 did a scoping, did this kind of process that we are here,
22 and then we get the notice that they are probably going to
23 do it quick and dirty. They are going to implode the
24 building, knock the building down quickly so they can get
25 on with this because, as every federal facility is subject
to funding and getting the money, so we know there is going
to be a quick and dirty. And there are many, many concerns
overall of the air quality problems.

And what I would like to see the Lab commit itself
to is if we are going to tear down all these damned
buildings up there, you had better start putting monitors
through Berkeley. I live off of Hearst. I live next door
here, and these trucks are going to be coming down here. I
would be able to hit them with a rock, they are so close to
me.

It is a terrible concern of mine, the asbestos, the
low-level radiation, and all of the other cocktail of
hazardous materials up there that are all going to be
spread across the community. You need to commit yourself
to that. You need to also commit yourselves in the process
to protecting the community by guaranteeing that you are
going to cover the trucks. There is not a truck in
Berkeley that runs through here and covers itself. We
don't have time to do that. That is a serious, serious
concern for most of us.

We all know the City of Berkeley said we should
keep things in place, contained. If you have a problem you
should have it contained. We have World War II legacy
waste that we are not even -- many of us weren't in
Berkeley when the Lab took on that responsibility of
contaminating the community. And so now we are going to
have to put up with the idea that now you have to do it.
You have to clear the space, and you need to look seriously
with some of the buildings, like the tritium grove, and
recognize that they are a problem. And maybe some of these
things are best left contained. And maybe what you need to
be doing is replacing the buildings, is that you need to do
something less aggressive than what you are proposing, and
especially with the Bevatron. It has a lead roof on it,
and, I mean, across a 220-foot span.

And you go up there and you recognize the problem,
that huge problem up there. It is outrageous that the Lab
would be so cavalier as to want to tear it down and run it
through town. You have already contaminated the property.
Now you want to contaminate Berkeley. As I said, we need
to be seriously concerned about the air quality, as I and
many of the community are, and that we are going to be
impacted in a very, very adverse way.

MR. POWELL: Would you like to continue speaking?

Would you site your name?

MS. DAGGETT: Maureen Daggett. I would like to
remind us back in '83, when so many people went to jail,
then in Livermore, and the University was denying that
there was any radioactive activity in the groundwater, and
so many people in the community were coming down with
cancer and their children were being born with their
hand -- a hand coming out of the shoulder, and there were,
you know, vast problems. And they kept running tests and
saying the water was fine until we came along and paid for
tests and proved and went through court for five years with
people like Linus Pauling coming in to help, lots of people
coming in the help.

We ran the case, and we won, and they made a
Superfund. They don't care. The University will not care.
They will lie. They will take tests, and the tests will be
wrong. We will have to pay for our own tests. We ought to
start testing right now, testing the water now, testing the
groundwater now, because we need to fight this, or our
community is going to get sick.

Maybe the reason that some people are getting sick
right now, maybe the incidence of breast cancer has to do
with what is already going on.

MR. POWELL: We have other speakers. Nancy
Delaney. Would you state your name again?

MS. DELANEY: My name is Nancy Delaney. And I am
reminded in August of 2003, that I did contract breast
cancer, and I live a very healthy life, and I walk a lot in
town. And the thing is that a lot of people are getting
cancer, and it is your decisions, and it is your life work,
you know, your livelihood and the choices that you are
making to keep your livelihood in the way that you are
doing it. It is responsible for that. There are some
effects on a person's soul as well as their heart.
And, you know, I mean, it is difficult that we are
in a time like this. We are having to make choices like
this. But what the human mind can do -- it can only
incorporate so much understanding of the implications of
what we are able to do now scientifically. What we already
know about is what is happening with the GMOs, up in
Canada, in the mid west, about how in Mexico how, you know,
it just takes like -- it catches one kernel of corn, and
then it is lost, you know. That particular species is
lost.
With the GMOs -- and I am thinking about how so
many people in Berkeley love to garden. We love to
landscape the fronts of our houses. That is why it is so
lovely to walk in Berkeley, because there are so many
people who do little enterprises around their homes. What
is going to happen when the GMO kind of sifts out? And
accident could happen. I mean, we are human, and so
accidents do happen. And when we are playing with things
as extensive as we already know these things are, we really
need to be much more careful, and especially scientists
should know the most.
And so it makes me wonder, you know, someone was
saying, well, we need to be more holistic, that holistic
thinking for the campus seems to be too complicated. They
don't seem to be bright enough to think that way.

MR. POWELL: Jim, did you have more? Yes. If you
could site your name again, please, Doug.

MR. BUCKWALD: My name is Doug Buckwald. I have
here a book that was used by U.C. Berkeley in the
Environmental Design Library at Woester Hall. So lest
some people think that the criticisms of this kind of
process are held by a very small minority, this book is
called The Practice of Local Government Planning. It is
published in conjunction with the American Planning
Association. It is a very legitimate planning group.

And they have a section here called, "Traditional
Citizen Participation. The Trouble with Public Hearings."

It is actually a very good section to read. I will just
read a couple of parts of it.

"Most federal programs that require planning also
require evidence of an open participatory process which has
traditionally meant holding a public hearing. But the old
style processes of involving the public, particularly such
public hearings, often result in perfunctory, stilted 'go
through the motions' styles of engagement. By any stretch
of the imagination, these practices rarely provide
meaningful public participation or engagement. Typically,
they are organized and run from the top down" -- as we see
here -- "and if citizens come at all" -- and that is one of
points I want to make tonight. "If citizens come at all,"
there aren't a lot of people here because, frankly, lots of
people have just given up on this kind of process. People
don't take the time to show up for these things. This is
evidence right here today. This is a major series of
projects you are planning in a watershed canyon that has
already been damaged enough and should not have any other
construction in it.

And if people thought this process would have any
impact on halting you, they would be here in numbers.
Anyway, getting back to this very good book, it is not like
one of my humorous things. This is real. "If citizens
come at all, they often leave the hearing feeling
ineffectual, co-opted or manipulated. They often leave
believing the fix was in." That's something you hear
around town a lot these days.

"Old style hearings fail as a medium for full
citizen participation for a number of reasons. In many
cases they involve experts explaining or seeking support
for a completed or nearly completed plan." That is what we
get just about all the time from U.C. Berkeley. "Planning
is done to or for the public, not with the public." That
is what we get all the time from U.C. Berkeley. They don't
join with us as partners to plan anything. "Citizen
participation is pursued more to grease the skids for
ultimate public acceptance of the project than to inform
the substance of the plan." That is true here.
The last paragraph in this section, "Traditional
public hearings do little to foster consensus." That is a
very good word, "consensus." And that is -- that is what
the process they recommend in this book, is a
consensus-building process. "Traditional public hearings
do little to foster consensus because there is seldom an
opportunity for citizens to discuss and debate the issues
between themselves. The typical format offers the public
the opportunity to testify one after the other before the
board or commission holding the hearing with little or no
facilitation or topical organization." In short, the
old-style public hearings meant -- the old-style public
hearing mentality often represents a form of public
engagement is that too little and too late.
I think this is a very good book. It is written
very carefully. I have read a lot of the other sections as
well. I really take those comments to heart. We do not
have a planning process here that is legitimate. The only
reason U.C. Berkeley goes through these kind of processes
is so they can list events and try to prove to people that
they have had adequate public involvement. And it is
simply a lie. And I think they should stop lying about it.

It is an entirely illegitimate process the way it is set up now and I hope they will change it. Thanks.

MR. POWELL: Jim, your full name for the court reporter.

MR. CUNNINGHAM: My name Jim Cunningham. I have lived in Berkeley since 1968, and I am a retired professor at the University. I said to someone a couple of years ago, "The last time we closed the place down was in the '70s during Vietnam." And I said, "Until we get people out to do that again, nothing is going to happen." I also said to someone that, "You need -- you know, we need to do that again." And I said to a friend of mine, I said, "You know, we need to get Betty Olds up in the tree." And, my God, two weeks later she was up in the trees.

What I am really saying is I think that what is going on up on the hill is horrendous, and the proposed building is horrendous. If we do not see the relationship between the state and development, the Lab development, the University development and what our federal government is doing in the Middle East, we are not thinking. If we don't see the difference between big and small, big meaning the Regents, the legislators in California, and our legislators in Washington, D.C., we are not getting the point. If we do not see the privatization of the public university, we
are not seeing what is happening.

MR. POWELL: Yes. Matthew? Of course. Would you state your name again?

MR. TAYLOR: My name is Matthew Taylor. I am going to follow up on something Doug Buckwald said. He was talking about what is wrong with the process now, and how it could be different. I would like to talk about what is wrong with the University structure and how it can be different, specifically as it applies to these laboratories. If University of California were to fully demilitarize itself, which is a moral imperative for everyone associated with this university, again, if this university were to fully demilitarize itself, it would have acres and acres and acres of buildings available immediately in which to conduct research that could actually benefit humanity and this planet. It could do research on wind and solar and tidal and other clean renewable green sources of energy that could be used to avert the climate crisis that we all face. And it could do so with the academic integrity and honesty and clean public money that it should be utilizing. Thank you.

MR. POWELL: If there are no more speakers, I think this public hearing is over. Thank you very much.

(The hearing adjourned at 8:12 p.m.)

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REPORTER'S CERTIFICATE

I, Joanna Broadwell, Certified Shorthand Reporter No. 10959 in and for the State of California, hereby certify that the foregoing is a full, true and correct transcript of the proceedings to the best of my ability.

Date: ____________________

Joanna Broadwell CSR # 10959
Public Hearing, February 26, 2007, Comments from various speakers (Comments Lettered “X-1 through X-41”)

Response X-1
As noted in the response given at the public hearing, the public was encouraged to ask questions at the hearing, and was advised that the responses to such questions would be included in this Final EIR. This Final EIR responds to all of the questions and comments that were raised relating to environmental issues.

Response X-2
As stated at the Public Hearing, the purpose of the hearing was for the Lab to briefly present the EIR and to then receive questions and comments on the merits of the EIR in a public forum. Questions posed by commenter’s were carefully recorded and then responded to in the Final EIR. The Public Hearing would not have been an appropriate forum for discussion or debate of various issues pertaining to the EIR, the project, or other projects at LBNL or the University. One reason is that complete, accurate, and fully considered answers could not be provided at such a limited forum – many of these questions would require deliberation and input from various technical experts. Another reason is that open-ended, two-way discussions on various issues would likely distract the meeting from its required purpose; to provide an opportunity for every person present to have their comments aired, recorded for the record and responded to in the Final EIR.

Response X-3
Please see Response A-4 for discussion regarding greenhouse gas emissions.

Response X-4
The 2006 LRDP is consistent with the University’s Presidential Policy for Green Building Design and Clean Energy Standards, adopted in July 2003 (amended October 24, 2003), which seeks to minimize the University’s impact on the environment and to reduce the University’s dependence on non-renewable energy (see page III-35). Alternate forms of transportation were also addressed in the DEIR, including the increased use of alternate modes of transit through improvements to the Laboratory’s shuttle bus service (see page IV.L-24).

In addition, the Helios Research Facility (which would incorporate the EBI program; see Response F-8), is a project that would be completed pursuant to the 2006 LRDP EIR. The goal of the Helios project is to accelerate the development of renewable and sustainable sources of energy using sunlight by developing fundamentally new and optimized materials for use in collectors, efficient processing steps, and energy handling. It is currently anticipated that a tiered CEQA review for this facility would be conducted in 2007. (See page III-19 and Appendix D).

Response X-5
The DEIR found that based on the current and expected demand for fire protection services and discussion with the Alameda County Fire Department, it is not anticipated that implementation of
the 2006 LRDP would result in the need for new facilities, staff or equipment to provide adequate fire protection and the impact would be less than significant (page IV.K-17).

In addition, as described in Section IV.C, Biological Resources, LBNL actively manages vegetation over the entire site to minimize fire damage in the event of a major wildland fire. The Lab’s vegetation management program integrates aesthetic, view, horticultural, and fire safety factors. Site-wide, vegetation, or wildland fire fuel, is managed to protect the Lab’s buildings and workspaces during a worst-case Diablo wind-driven fire (winds similar to the 1991 Oakland Hills Fire) and any lesser wildland fire.

**Response X-6**

The commenter’s discussion regarding development since 1965 is noted. Recent development at LBNL has all undergone CEQA review, including tiered reviews based on the 1987 LRDP EIR, as amended. In those instances where less review was undertaken, (such as a tiered negative declaration rather than a separate EIR); it was because the project was within the parameters of the 1987 LRDP EIR. CEQA includes a number of provisions allowing lead agencies to tier their environmental reviews so that issues evaluated in a planning EIR (such as the 1987 LRDP EIR), do not need to be re-evaluated when particular projects consistent with that plan are considered.

**Response X-7**

The DEIR, page IV.F-5 states that all areas of soil contamination have been cleaned up to levels consistent with Berkeley Lab operations (designated as institutional land use) and acceptable to regulatory oversight agencies.

Currently, there are about 150 groundwater monitoring wells at LBNL, with an additional groundwater monitoring well located off-site. In addition, remediation and monitoring of non-radioactive contamination in groundwater is being conducted under the Resource Conservation and Recovery Act of 1976 Corrective Action Program, while monitoring of a tritium plume in groundwater is being conducted under the Atomic Energy Act.

Site cleanup activities are coordinated closely with the regulatory oversight agencies. LBNL submits quarterly progress reports to these agencies and meets with them periodically to review the status of these activities. Progress has also been reviewed by the City of Berkeley Community Environmental Advisory Commission and members of the community. Plans and reports of this project are maintained at the Berkeley Public Library and are available at the following LBNL web site: [http://www.lbl.gov/ehs/erp/html/documents.shtml](http://www.lbl.gov/ehs/erp/html/documents.shtml) (see page IV.F-8).

Deed restrictions are generally a requirement of remediation activities, as noted by the commenter. Once clean-up has occurred to the required level, deed restrictions are imposed as a precautionary measure to prevent potential exposures from particular sensitive future uses.
Response X-8

As stated on page IV.B-41, a human health risk assessment was prepared to identify risks resulting from the implementation of the LRDP. The health risk assessment examined total lifetime excess risk (cancer and non-cancer) results to typical on-site workers and off-site residents from development during the LRDP period as well as existing LBNL operations at the start of the LRDP period and the potential cumulative risk from other contributing sources in the vicinity of LBNL.

The health risk assessment concluded that cancer risk and non-cancer hazard for off-site receptors, including residential receptors, resulting from air emissions from LBNL emission sources would not be significant relative to generally accepted regulatory thresholds. The majority of the risk and hazard are, and would continue to be, due to emissions of diesel particulate matter, which is a ubiquitous pollutant in the Berkeley and greater Bay Area. Furthermore, LBNL has already taken steps to help reduce diesel particulate emissions from the Laboratory, including use of a bio-diesel fuel in diesel combustion sources (mobile and stationary, as practicable) and the addition of control devices (i.e., catalytic oxidation units, diesel particulate filters) on new emergency back-up electrical generators, both of which reduce emissions of diesel particulate matter and other toxic pollutants. Further, the area subject to the modeled exceedance of health risk will decrease substantially in the future, and this decrease will occur with or without the project. For on-site (worker) receptors, one location was identified where the increase in lifetime cancer risk would exceed the 10-in-one-million threshold, resulting in a significant impact. Implementation of Mitigation Measure AQ-4a, as set forth in the DEIR on page IV.B-46, would reduce the impact to a less-than-significant level. The impact of non-cancer hazard to on-site receptors would be less than significant.

Response X-9

The increase in impervious surface area was adequately addressed in the DEIR. Please see Response J-5 for further discussion.

Response X-10

The DEIR, in Impact TRANS-7 (page IV.L-41), evaluated potential effects of truck traffic on local streets in Berkeley and determined that the effect would be less than significant. Specifically, the analysis considered truck traffic anticipated to result from implementation of the draft LRDP (including traffic resulting from the Building 51/Bevatron demolition project) and found that “an asphalt overlay over the current roadway would likely not be needed in order for the streets analyzed to accommodate the additional truck traffic resulting from LRDP-related construction.”

With specific regard to the proposed Building 51/Bevatron demolition project, the Draft EIR for that project (available on the Berkeley Lab website at: [http://www.lbl.gov/Community/ERD-DEIR-bldg-51.html](http://www.lbl.gov/Community/ERD-DEIR-bldg-51.html)) analyzed accident potential on several roadways leading to and from Berkeley Lab and found that the Bevatron demolition “would neither change the physical characteristics of the street network serving the site, nor generate traffic that is incompatible with
existing traffic patterns [and that it] would be unlikely that the rate of motor vehicle accidents (i.e., accidents per number of vehicles) would increase as a result of the project.”

Response X-11
Please see Response X-8. In addition, commenter is concerned with the Lab’s continued operation in proximity to residential uses. LBNL is an existing operation, not resulting in any land use change. For further discussion, please see Section IV.H in the DEIR.

Response X-12
Please see Response J-3.

Response X-13
Please see Response O-2 for discussion regarding GMO’s and biohazards. In regard to nanotechnology, please see Response H-1.

Response X-14
With regard to impervious surfaces, please see Response J-5. For discussion regarding earthquake risks, please see Response C-23, as well as Section IV.E of the DEIR.

Response X-15
Commenter’s opinions are noted. Please see Response T-1.

Response X-16
LBNL disagrees with the comment about the adequacy of the public participation process. This process included substantial consultation with the public and with the City of Berkeley, which went beyond the legal requirements of CEQA. CEQA does not require any public hearings, however LBNL scheduled one to take additional comments on the EIR.

The three-minute time limit imposed at the hearing is consistent with time limits often imposed at public hearings. That time limit is important so that no one speaker monopolizes a public hearing. Speakers at the hearing were also allowed to present additional comments at the end of the hearing. In addition, anyone who wished to submit more lengthy comments was able to do so by submitting written comments, which many members of the public did.

Response X-17
Please see Response J-5.

Response X-18
Please see Response S-2

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13 LBNL, Demolition of Building 51 and the Bevatron Draft EIR, page IV.K-16.
Response X-19
This comment is directed at the merits of the LRDP and various projects undertaken to carry out LBNL’s research mission, rather than environmental issues evaluated in the EIR. This comment will be part of the overall record considered by LBNL and by the Regents in determining whether to proceed with adoption of the LRDP.

Response X-20
Please see Response O-2.

Response X-21
For discussion on global warming, please see Response A-4. For discussion regarding GMO’s, please see Response O-2.

Response X-22
The commenter is apparently addressing the proposed cooperative research agreement between the University of California and BP, and the commenter’s opinion is noted. The comment does not address the environmental review of the proposed LRDP. Under CEQA, no further response is required.

Response X-23
In addition to the Project itself, the DEIR included a range of project alternatives, in compliance with CEQA. A substantial portion of the proposed development under the draft LRDP does consist of infill within the already developed areas of the Lab’s hill site, including the potential demolition of outdated buildings and construction of new buildings in their stead. As stated in the Project Description, DEIR page III-31, “Most new buildings would be located on infill sites and/or adjacent to existing facilities, resulting in a higher density of development within each cluster and retention of more undeveloped space between clusters.” DEIR page III-30 states further that areas of the Lab designated Perimeter Open Space on the land use map (DEIR Figure III-3) “would encompass areas set aside due to constraints that require that minimal intrusion or activity occur, and other areas that are intended to remain primarily as open space because they enhance the visual image of the Lab from within and outside the site.”

Moreover, the draft 2006 LRDP itself includes numerous goals and policies aimed at minimizing loss of open space areas on the Lab’s hill site. Among the strategies in the draft LRDP, as set forth in DEIR Appendix B, are the following, which speak to clustering of development outside of open space:

- Protect and enhance the site’s natural and visual resources, including native habitats, riparian areas and mature tree stands by focusing future development primarily within the already developed areas of the site
- Configure and consolidate uses to improve operational efficiencies, adjacencies and ease of access
• Minimize the visibility of Laboratory development from neighboring areas
• Increase development densities within areas corresponding to existing clusters of development to preserve open space, enhance operational efficiencies and access
• To the extent possible, site new projects to replace existing outdated facilities and ensure the best use of limited land resources
• To the extent possible, site new projects adjacent to existing development where existing utility and access infrastructure may be utilized
• Preserve and enhance the native rustic landscape and protect sensitive habitats
• Maintain and enhance tree stands to reduce the visibility of Laboratory buildings from significant public areas in neighboring communities

As stated in response to Comment D-2, Chapter V of the DEIR found that cumulative impacts related to air quality and noise would remain significant and unavoidable even with implementation of the No Project Alternative, because the contribution to cumulative air toxics impacts from continued operation of Berkeley Lab (even without implementation of the 2006 LRDP) would remain significant and unavoidable, and because future redevelopment on the hill site pursuant to the existing 1987 LRDP EIR, as amended, would result in temporary contributions to cumulative noise impacts related to construction and demolition activities. Likewise, an alternative in which all new buildings were constructed at the locations of existing buildings or other existing development (e.g., roads, parking areas) would not avoid these cumulative significant impacts, nor would it avoid the project’s cumulative traffic impacts, nor the project-specific impacts of the proposed LRDP related visual quality, temporary construction noise, or traffic, assuming the general intensity of development were the same. Therefore, such an alternative would not reduce or eliminate any of the project’s significant, unavoidable impacts. In addition to the Project itself, the DEIR included a range of project alternatives, in compliance with CEQA. A substantial portion of the development does consist of infill, and of construction of new facilities on sites where unsuitable facilities are to be removed. Construction of new facilities only as infill would not provide Berkeley Lab the planning flexibility it needs to meet its project objectives (Draft EIR p. 20), and which may be needed to support alternatively financed and collaborative projects such as Helios and CRT.

Response X-24
The commenter is incorrect regarding the inexistence of a LRDP in the years 2000 and 2001. LBNL’s existing LRDP and EIR were approved in 1987. The EIR was updated by a Supplemental EIR in 1992 and an Addendum in 1997. These projects were tiered from the 1987 LRDP, as amended.

The project involves the adoption and implementation of the proposed LBNL 2006 LRDP. The Draft LRDP was published concurrently with this EIR in January 2007 and is incorporated by reference into the EIR. The proposed 2006 LRDP has been publicly circulated with the EIR.
Response X-25
Commenter’s opinion regarding stewardship on the part of the Lab is noted. The comment does not specifically address the DEIR and thus, no further response is required.

Response X-26
Please see Response F-6.

Response X-27
Please see Responses F-4 through F-7.

Response X-28
Please see Response F-17.

Response X-29
Please see Response F-13.

Response X-30
The Project Description specifically notes the interrelation between the UC Berkeley campus and the Lab. The DEIR both acknowledges and discloses this joint interaction.

Response X-31
Please see response J-5.

Response X-32
Please see Responses C-9 and J-3.

Response X-33
Packaging and labeling of hazardous and radioactive materials is discussed in Chapter IV.F, Hazards and Hazardous Materials. DOT requirements for the transportation of these materials in commerce are specified in Title 49 of the Code of Federal Regulations (CFR), Subchapter C. Where any material meets the DOT definition of hazardous or radioactive, it would be transported in compliance with these requirements. This may or may not require the use of specified packaging, depending on the potential for dispersion of the material during transit. Materials that are not defined as hazardous or radioactive in accordance with DOT regulations have no specified packaging requirements. There are numerous other basic transportation requirements that govern the transportation of all materials in commerce. For example, loads must be secured using DOT-approved hold down devices which would ensure that materials do not fall from a vehicle during transportation. Where small objects or debris which cannot themselves be adequately secured to a vehicle are transported, such materials would be packaged in a “strong, tight” package which is designed to contain materials during all conditions incident
to normal transportation. Examples of such containers include metal boxes or covered roll-off containers. General non-hazardous construction debris or soil which would be transported in a dump truck must conform to requirements for a cover on the load to prevent release of materials to the roadway or otherwise endanger other vehicles while in transit. Transportation of demolition debris would be conducted in compliance with all applicable Federal, State, and local regulations. LBNL intends to use only transportation companies that are fully licensed and registered for commercial transportation activities.

**Response X-34**

Please see Response G-6 regarding groundwater contamination.

**Response X-35**

Please see Response O-2.

**Response X-36**

As stated in Response X-16, LBNL disagrees with the statements that the public participation process for this EIR was inadequate. The evolution of this LRDP from what was originally proposed contradicts the commenter's criticism that the participation process was simply to clear the way for a project that was already finalized or completed. Here, in contrast, the scope of the proposed LRDP was substantially revised in response to the consultation process, in particular the consultation with the City of Berkeley.

**Response X-37**

This comment is directed at the merits of the LRDP and various projects undertaken to carry out LBNL’s research mission, rather than environmental issues evaluated in the EIR. This comment will be part of the overall record considered by LBNL and by the Regents in determining whether to proceed with adoption of the LRDP.

**Response X-38**

The comments regarding "demilitarization" of the University are noted. LBNL does not perform military research. Much of the ongoing research at LBNL that will be facilitated by implementation of the LRDP will be research on renewable energy sources and related fields.