AGENDA

REGULAR MEETING • RIVERSIDE COUNTY • RIVERSIDE COUNTY PLANNING COMMISSION

COUNTY ADMINISTRATIVE CENTER
FIRST FLOOR BOARD CHAMBERS
4080 LEMON STREET
RIVERSIDE, CA 92501

If you wish to speak, please complete a “SPEAKER IDENTIFICATION FORM” and give it to the Hearing Secretary. The purpose of the public hearing is to allow interested parties to express their concerns. Please do not repeat information already given. If you have no additional information, but wish to be on record, simply give your name and address and state that you agree with the previous speaker(s).

Should an applicant or any interested party wish to present a PowerPoint presentation, or electronic or digital material, it must be provided by the Project Planner 48-hours in advance of the meeting.

In compliance with the Americans with Disabilities Act, if you require reasonable accommodations, please contact Mary Stark at (951) 955-7436 or e-mail at mcstark@rctlma.org. Requests should be made at least 72 hours in advance or as soon as possible prior to the scheduled meeting. Alternative formats are available upon request.

CALL TO ORDER - ROLL CALL

1.0 CONSENT CALENDAR

1.1 ADOPTION OF THE REVISED 2015 PLANNING COMMISSION CALENDAR

2.0 GENERAL PLAN AMENDMENT INITIATION PROCEEDINGS: 9:00 a.m. or as soon as possible thereafter. (Presentation available upon Commissioners’ request.)

2.1 NONE
3.0 PUBLIC HEARING – CONTINUED ITEMS: 9:00 a.m. or as soon as possible thereafter:

3.1 GENERAL PLAN AMENDMENT NO. 960, CLIMATE ACTION PLAN – Intent to Certify Environmental Impact Report No. 521 – Applicant: County of Riverside – All Supervisorial Districts – All Zoning Districts/Areas – All Area Plans – All Land Use Designations – Location: Countywide – REQUEST: This County-Initiated General Plan Amendment proposes a comprehensive update to the Riverside County General Plan in accordance with the 8-year Certainty System described in the General Plan Administration Element and Ordinance No. 348 Article II, Section 2.5. This update includes modifications to the Vision Statement, seven of the nine General Plan Elements, 19 Area Plans and updates to 12 appendices. The Riverside Climate Action Plan is being proposed concurrently with GPA No. 960 to ensure County Compliance with AB 32 – The Global Warming Solutions Act of 2006. Continued from August 19, 2015 and August 26, 2015. Project Planner: Kristi Lovelady at (951) 955-0781 or email klovelad@rctlma.org.

4.0 PUBLIC HEARING - NEW ITEMS: 9:00 a.m. or as soon as possible thereafter:

4.1 GENERAL PLAN AMENDMENT NO. 950, CHANGE OF ZONE NO. 7830 – Adopt Negative Declaration – Applicant: MDMG Inc. – Engineer/Representative: MDMG Inc. – First Supervisorial District – North Perris Area – Mead Valley Area Plan – Rural Community: Very Low Density Residential (RC:VLDR) (1 acre minimum lot size) – Location: south of Water Street, north of Orange Ave, east of Tobacco Road, and west of Harvill Avenue. – 4.54 acres – Zoning: Light Agriculture 1 Acre Minimum (A-1-1) – REQUEST: The applicant proposes to amend the General Plan Component and Land Use designations of the subject site from Rural Community: Very Low Density Residential (RC:VLDR) (1 acre minimum lot size) to Community Development: Business Park (CD:BP) on approximately 4.54 acres. The application was submitted during the permitted time period to request foundation changes in 2008. Change of Zone No. 7830 proposes to change the zoning on the 4.54 acre site from Light Agriculture 1 Acre Minimum (A-1-1) to Industrial Park (IP). Project Planner: Larry Ross at (951) 955-9294 or email lross@rctlma.org.

5.0 WORKSHOPS: NONE

6.0 ORAL COMMUNICATION ON ANY MATTER NOT ON THE AGENDA

7.0 DIRECTOR’S REPORT

8.0 COMMISSIONERS’ COMMENTS
ITEM NO. 1.1

ADOPTION OF THE REVISED
2016 PLANNING COMMISSION CALENDAR
# 2015 Planning Commission Calendar

**Draft 09-16-15**

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ITEM NO. 3.1

GENERAL PLAN AMENDMENT NO. 960, CLIMATE ACTION PLAN – Intent to Certify Environmental Impact Report No 521 – Applicant: County of Riverside – All Supervisorial Districts – REQUEST: This County-Initiated General Plan Amendment proposes a comprehensive update to the Riverside County General Plan in accordance with the 8-year Certainty System described in the General Plan Administration Element and Ordinance No. 348 Article, II Section 2.5. This update includes modifications to the Vision Statement, seven of the nine General Plan Elements, 19 Area Plans and updates to 12 appendices. The Riverside Climate Action Plan is being proposed concurrently with GPA No. 960 to ensure County Compliance with AB 32 – The Global Solutions Act of 2006. Continued from August 19, 2015 and August 26, 2015.

STAFF REPORT AVAILABLE FOR VIEWING AT:
County Administrative Center
4080 Lemon Street, 12th Floor
Riverside, CA 92501

or
http://planning.rctlma.org/ZoningInformation/GeneralPlan/GeneralPlanAmendmentNo960EIRNo521CAPFebruary2015.aspx
COUNTY OF RIVERSIDE PLANNING DEPARTMENT
STAFF REPORT

PROJECT DESCRIPTION AND LOCATION:

The applicant proposes to amend the General Plan Foundation Component and Land use designations of the subject site from Rural Community: Very Low Density Residential (RC:VLDR) (1 acre minimum lot size) to Community Development: Business Park (CD:BP) on approximately 4.54 acres. The application was submitted during the permitted time period to request foundation changes in 2008.

Change of Zone No. 7830 proposes to change the zoning on the 4.54 acre site from Light Agriculture 1 Acre Minimum (A-1-1) to Industrial Park (IP).

The project is located south of Water Street, north of Orange Ave, east of Tobacco Road, and west of Harvill Avenue.

BACKGROUND:

The project is requesting a Foundation Level change. The application was submitted February 13, 2008. The application for the change was submitted during the permitted window in 2008 and is therefore consistent with the ‘Certainty System’ as outlined in the General Plan.

The proposed General Plan Amendment was before the Planning Commission on January 7, 2009 and before the Board of Supervisors on March 3, 2009 as part of the General Plan Initiation process (GPIP).

At the Planning Commission hearing Planning Staff recommended that 3 parcels to the south of the project be added to the project to make the whole block Business Park and continue the logical transition of Business Park in the Area. The Planning Commission did state their concern about adding parcels to the project without notifying the parcel owners.

At the Board of Supervisors, the Board agreed with staff to include the 3 parcels to the south and initiated the project, for a total of four parcels.

Staff attempted to contact the owners of the three parcels that were added to the project several times, but were unsuccessful. On December 15, 2014 staff sent out certified letters to the three parcel owners. The return receipt came back for the adjacent parcel to south owned by Mr. and Mrs. Park (apn 317-270-003), acknowledging receipt of the letter, but no response came back from the letter. The second parcel to the south owned by Mr. Malcolm Seton (apn 317-270-004), did come back with a response to the certified letter. Mr. Seton in a letter stated that he was not interested in being involved in this project. The third parcel down from the project site, owned by Mr. Dan Cederberg also came back with a
response to the certified letter. Mr. Cederburg stated in an email that he did want to be involved in this project, but as of the writing of this staff report an application was never submitted.

As the addition of the three parcels made sense as a block, but only one out of the three parcels, and it is the one the furthest from the application parcel, wants to be part of the project, staff is recommending that the three additional parcels that were initiated be removed from the project description. As of now, staff is recommending action only on the parcel that we have an application.

POTENTIAL ISSUES OF CONCERN:

Airport Compatibility
The project was submitted to the Airport Land Use Commission(ALUC) and was heard on October 9, 2014. ALUC found the project consistent as proposed, but reserves their authority to review when an actual ground disturbing project is submitted. The reason behind the caveat for future review was that ALUC reviewed the project based upon likely or projected uses consistent with the proposed general plan designation and proposed zoning. Also, since both the general plan amendment and the change of zone are not conditioned, the ALUC wanted to be able to condition a ground disturbing project when it was submitted.

SB-18 Tribal Consultation
The Pechanga Tribe, through State required SB-18 consultation, has requested that any implementing project within the project area contact the Pechanga Tribe while processing any required entitlements. They additionally request to participate in all future CEQA analysis.

General Plan Findings
In order to support a proposed General Plan Amendment, it must be established that the proposal satisfies certain required findings. The Administration Element of the General Plan and Sections 2.4 and 2.5 of Ordinance No. 348 explain that there are four categories of amendments, Technical, Entitlement/Policies, Foundation, and Agriculture. Each category has distinct required findings that must be made by the Board of Supervisors at a noticed public hearing.

General Plan Amendment No. 950 falls into the Foundation Component- Regular category, because the request to change foundations was made during the permitted 5 year (now 8 year) General Plan Review Cycle as outlined the General Plan.

The Administration Element of the General Plan explains that two findings must be made to justify a Foundation Component- Regular amendment. Further, the Administrative Element of the General Plan explains that an Entitlement/Policy Amendment requires that four findings must be made to justify an Entitlement/Policy Amendment. As the proposed project is changing from one foundation to another, and from one designation to another, both sets of findings must be made. The six required findings are:

a. The proposed change does not involve a change in or conflict with:

   (1) The Riverside County Vision.
   (2) Any General Plan Principal set forth in General Plan Appendix B.
b. The proposed change does not involve a change in or conflict with any Foundation Component Designation in the General Plan.

c. The proposed amendment would either contribute to the achievement of the purposes of the General Plan or, at a minimum would not be detrimental to them.

d. The change would not create an internal inconsistency among the elements of the General Plan.

e. That there are new conditions or special circumstances that were disclosed during the review process that were unanticipated in preparing the General Plan and subsequently justify modifying the General Plan.

f. An amendment is required to expand basic employment job opportunities (jobs that contribute directly to the County’s economic base) and that would improve the ratio of jobs-to-workers in the County.

Consideration Analysis:

The first required finding per the General Plan Administrative Element explains that proposed change does not involve a change in or conflict with either the Riverside County Vision or any General Plan principal as set forth in General Plan Appendix B.

The General Plan envisioned the parcel in question as Very Low Density Residential and the three parcels to the south as Very Low Density Residential. The General Plan also considered the two parcels to the west and southwest as Low Density Residential. It would have been a logical transition to have all of these six parcels including the property in question changed to Business Park, so there would not have been an island of residential between the mountain and the Business Park designations. The presumed reasoning behind the residential designation for the property in question and the three parcels to the south was that in 2003 when the General Plan was adopted, those three parcels were occupied by single family homes. Despite the fact that three parcels with homes present on them existed, staff presented to the Board of Supervisors the alternate proposal of changing these three parcels as well as the property in question to a Business Park Designation. The Board of Supervisors agreed with the logic of changing the designation on all four parcels and initiated this case with all four parcels with the Business Park Designation. The County General Plan Vision discusses many concepts; they are broken into categories including housing, population growth, community, transportation, etc. The project has been reviewed against these Visions and staff has determined that they are consistent with them. More specifically, to select a few key concepts, the Plan Integration portion of the Riverside County Vision states that corridors are crucial for linking communities, that “many of the corridors are recognized, not only as community links or buffers, but also as unifying elements that reinforce a community.” The Business Park designation on the project site furthers this goal by continuing the logical progression of Business Park designations in this corridor toward the mountain and reducing incompatible islands of residential in the area. The project also furthers the Jobs and the Economy portion of the Riverside County Vision by adding more land that could be used to improve the jobs/housing balance and expanding the potential for employment in the high-tech industries that could utilize the Business Park designation. Therefore, there is no conflict with the Riverside County Vision.

Principals in General Plan Appendix B consist of seven categories of principals; these categories of principals include Community Development, Environmental Protection, Transportation, Community Design, Agricultural, Rural Development, and Economic Development. The project has been reviewed
against these categories and the principals within them and staff has determined that the project is consistent with those principals. There are two principals that are of special note and they specifically apply to this project.

The first principal of note is within the Community Design category, the principal is Community Variety, Choice and Balance:

Balanced growth is achieved in more than one way by:

Ensuring a balance of jobs, housing and services within communities.

The proposed project will bring more balance between jobs, housing, and services within this community by increasing both the number of jobs and potentially the amount of services depending on what types of uses ultimately go into the project site.

The second principal of note is within the Economic Development category, the principal is Land and Development Activity:

Establish sufficient acreage of well distributed industrial sites and business park uses, so that workers and employers have more locational options in the County and, because of convenience, allow a choice of making shorter commutes.

The 4.54 acres of the proposed project added to the approximately 29 acres to the east is sufficient acreage to have a viable business park site, and this site, when projects come in under the proposed general plan designation, will provide jobs to the local community.

Therefore, based upon the above there is no conflict with the General Plan Principals in Appendix B.

The second required finding per the General Plan Administrative Element states that the proposed change does not involve a change in or conflict with any Foundation Component Designation in the General Plan.

Upon changing the Foundation from Rural Community to Community Development, the designation change from Very Low Density Residential to Business Park is consistent with Community Development Foundation. Once foundation change to Community Development has been changed, no further changes will be needed and therefore there will not be any conflict with any Foundation Component Designation in the General Plan.

The third required finding per the General Plan Administrative Element states that the proposed amendment would either contribute to the achievement of the purposes of the General Plan or, at a minimum would not be detrimental to them.

One of the main purposes of the General Plan is for the logical development of the County. And it was anticipated that this type of change, like the proposed project, would be coming to the area as reflected in the Introduction section for the Mead Valley Area Plan:

Business Expansion Center. A major thrust of the Riverside County General Plan is to attract new businesses that can provide jobs for the extensive local labor force that now, in significant
numbers, must commute to Orange and Los Angeles Counties. A substantial industrial strip covers almost the entire eastern edge of Mead Valley, which provides outstanding rail and freeway access. This not only leverages the Employment Center immediately adjacent to it, but focuses more intensive activities where multiple transportation modes converge.

Since the proposed project is a further logical extension of Business Expansion Center, therefore based upon the above, the proposed project contributes to the purposes of the General Plan.

**The fourth required finding per the General Plan Administrative Element** is that the change would not create an internal inconsistency among the elements of the General Plan.

The County General Plan consists of nine elements; these elements include Vision, Land Use, Circulation, Multipurpose Open Space, etc. The project has been reviewed against these elements and staff has determined that the project is consistent with them and it causes no internal inconsistency among the elements. As mentioned above, the Introduction section of the Mead Valley Area Plan anticipated this type of change and the proposed project is a logical extension of the Business Expansion Center and therefore the change would not cause an internal inconsistency. Further, there are no specific policies or overlays that would prohibit the proposed change, and therefore no inconsistencies would be created.

**The fifth required finding per the General Plan Administrative Element** is that there are new conditions or special circumstances that were disclosed during the review process that were unanticipated in preparing the General Plan and subsequently justify modifying the General Plan.

The new condition that occurred that was unanticipated during the preparation of the General Plan is the shift of available jobs to the citizens of Riverside County. With the proliferation of online retail, the number of brick and mortar retail stores/businesses has declined and in its place a new economic paradigm has been created. Jobs are switching from the traditional brick and mortar retail to fulfillment centers and related support services. Also due to major shifts in energy policy, energy technology has been expanding, everything from battery technology to bio-fuels. This change in energy policy is creating small startup companies that desire to be in technology parks. This new condition was not anticipated in 2003 and the addition of the project site to Mead Valley Business Expansion Center would create an additional opportunity for residents of this area to have local jobs. Therefore, this change justifies modifying the General Plan.

**The sixth required finding per the General Plan Administrative Element** is an amendment to expand basic employment job opportunities (jobs that contribute directly to the County's economic base) and that would improve the ratio of jobs-to-workers in the County.

The proposed General Plan Amendment and Change of Zone would be reclassifying the potential land uses from residential to business park type of uses, thus expanding job opportunities. The proposed change would increase and expand employment job opportunities, and improve the ratio of jobs-to-workers in the County.

**SUMMARY OF FINDINGS:**
1. Existing General Plan Land Use (Ex. #5): Rural Community: Very Low Density Residential Community Development: Business Park (CD:BP)
2. Proposed General Plan Land Use (Ex. #5): Community Development: Business Park to the north, and east. Rural Community: Very Low Density Residential to the south. Rural Community: Low Density Residential to the west. Light Agriculture 1 acre minimum (A-1-1)
3. Surrounding General Plan Land Use (Ex. #5): Industrial Park (IP)
4. Existing Zoning (Ex. #2): Light Agriculture 1 acre minimum (A-1-1) to the south, Light Agriculture (A-1) to the west, Industrial Park (I-P) to the north, and Manufacturing – Service Commercial (M-SC) to the east.
6. Surrounding Zoning (Ex. #2): Large lot single family homes, agriculture, and vacant land.
7. Existing Land Use (Ex. #1): Total Acreage: 4.54
8. Surrounding Land Use (Ex. #1): See attached environmental assessment
9. Project Data: Environmental Concerns:
10. Environmental Concerns: RECOMMENDATIONS:

APPROVE PLANNING COMMISSION RESOLUTION NO. 2015-010 recommending adoption of General Plan Amendment No. 950 to the Riverside County Board of Supervisors;

THE PLANNING COMMISSION RECOMMENDS THAT THE BOARD OF SUPERVISORS TAKE THE FOLLOWING ACTIONS:

ADOPT a NEGATIVE DECLARATION for ENVIRONMENTAL ASSESSMENT NO. 41779, based on the findings incorporated in the initial study and the conclusion that the project will not have a significant effect on the environment; and,

TENTATIVELY APPROVE GENERAL PLAN AMENDMENT NO. 950, amending the Land Use Designation for the subject property from Rural Community: Very Low Density Residential (RC:VLDR) to Community Development: Business Park (CD:BP) in accordance with the General Plan Land Use Exhibit #6, based on the findings and conclusions incorporated in the staff report; and, pending final adoption of the General Plan Amendment Resolution by the Board of Supervisors; and,

TENTATIVELY APPROVE CHANGE OF ZONE NO. 7830, amending the zoning classification for the subject property from Light Agriculture 1 acre minimum (A-1-1) to Industrial Park (IP) in accordance with Zoning Exhibit #3; based upon the findings and conclusions incorporated in the staff report; and, pending Ordinance adoption by the Board of Supervisors.
FINDINGS: The following findings are in addition to those incorporated in the summary of findings and in the attached environmental assessment, which is incorporated herein by reference.

1. The project site is designated Rural Community: Very Low Density Residential (RC:VLD) (1 acre minimum lot size) on the Mead Valley Area Plan.

2. The project site is surrounded by properties which are designated Community Development: Business Park to the north, and east. Rural Community: Very Low Density Residential to the south. Rural Community: Low Density Residential to the west.

3. As the required findings for a Foundation Change – Regular and Entitlement/Policy Change are substantially the same in both the Administrative Element of the General Plan and Sections 2.4 and 2.5 of Ordinance No. 348, the required findings for the both demonstrate that the project is consistent with both the General Plan and Zoning Ordinance No. 348.

4. Based upon staff analysis, the proposed change does not involve a change in or conflict with the Riverside County Vision. The Plan Integration portion of the Riverside County Vision states that corridors are crucial for linking communities. And that “many of the corridors are recognized, not only as community links or buffers, but also as unifying elements that reinforce a community.” The Business Park designation on the project site furthers this goal by continuing the logical progression of Business Park designations in this corridor toward the mountain and reducing incompatible islands of residential in the area. The project also furthers the Jobs and the Economy portion of the Riverside County Vision by adding more land that could be used to improve the jobs/housing balance and expanding the potential for employment in the high-tech industries that could utilize the Business Park designation.

5. Based upon staff analysis, the proposed change does not involve a change in or conflict with the Principals in General Plan Appendix B. Principals in General Plan Appendix B consist of seven categories of principals; these categories of principals include Community Development, Environmental Protection, Transportation, Community Design, Agricultural, Rural Development, and Economic Development. The project has been reviewed against these categories and the principals within them and staff has determined that the project is consistent with those principals. There are two principals that are of special note and they specifically apply to this project.

The first principal of note is within the Community Design category, the principal is Community Variety, Choice and Balance:

Balanced growth is achieved in more than one way by:

Ensuring a balance of jobs, housing and services within communities.

The proposed project will bring more balance between jobs, housing, and services within this community by increasing both the number of jobs and potentially the amount of services depending on what types of uses ultimately go into the project site.

The second principal of note is within the Economic Development category, the principal is Land and Development Activity:

Establish sufficient acreage of well distributed industrial sites and business park uses, so that workers and employers have more locational options in the County and, because of
convenience, allow a choice of making shorter commutes.

The 4.54 acres of the proposed project added to the approximately 29 acres to the east is sufficient acreage to have a viable business park site, and this site, when projects come in under the proposed general plan designation, will provide jobs to the local community. Therefore, based upon the above there is no conflict with the General Plan Principals in Appendix B.

6. The proposed change does not involve a change in or conflict with any Foundation Component Designation in the General Plan. Upon changing the Foundation from Rural Community to Community Development, the designation change from Very Low Density Residential to Business Park is consistent with Community Development Foundation. Once the foundation change to Community Development has been changed, no further changes will be needed.

7. One of the main purposes of the General Plan is for the logical development of the County. And it was anticipated that this type of change, like the proposed project, would be coming to the area as reflected in the Introduction section for the Mead Valley Area Plan:

Business Expansion Center. A major thrust of the Riverside County General Plan is to attract new businesses that can provide jobs for the extensive local labor force that now, in significant numbers, must commute to Orange and Los Angeles Counties. A substantial industrial strip covers almost the entire eastern edge of Mead Valley, which provides outstanding rail and freeway access. This not only leverages the Employment Center immediately adjacent to it, but focuses more intensive activities where multiple transportation modes converge.

Since the proposed project is a further logical extension of Business Expansion Center, therefore based upon the above, the proposed project contributes to the purposes of the General Plan.

8. The proposed project change would not create an internal inconsistency among the elements of the General Plan. The County General Plan consists of nine elements; these elements include Vision, Land Use, Circulation, Multipurpose Open Space, etc. The project has been reviewed against these elements and staff has determined that the project is consistent with them and it causes no internal inconsistency among the elements. The Introduction section of the Mead Valley Area Plan anticipated this type of change; it just was not anticipated at the project site because of the existing residential uses to the south of the project site appear to preclude this type of designation, however since the subject site does not currently have residential uses, nor did it have residential uses on the site at the time of the adoption in 2003, it could have been considered for a Business Park designation at the time of adoption of the General Plan in 2003, but ultimately it was not. Further, there are no specific policies or overlays that would prohibit the proposed change, and therefore no inconsistencies would be created.

9. There are new conditions or special circumstances that were disclosed during the review process that were unanticipated in preparing the General Plan and subsequently justify modifying the General Plan. The new condition that occurred that was unanticipated during the preparation of the General Plan is the shift of available jobs to the citizens of Riverside County. With the proliferation of online retail, the number brick and mortar retail stores/businesses has declined and in its place a new economic paradigm has been created. Jobs are switching from the traditional brick and mortar retail to fulfillment centers and related support services. Also due to major shifts in energy policy, energy technology has been expanding, anything from battery technology to bio-fuels. This change in energy policy is creating small startup companies that desire to be in technology parks. This new condition was not anticipated in 2003 and the addition
of the project site to Mead Valley Business Expansion Center would create an additional opportunity for residents of this area to have local jobs. Therefore, this change justifies modifying the General Plan.

10. The proposed General Plan Amendment and Change of Zone would be reclassifying the potential land uses from residential to business park type of uses, thus expanding job opportunities. The proposed change would increase and expand employment job opportunities, and improve the ratio of jobs-to-workers in the County.

11. The zoning for the subject site is Light Agriculture 1 acre minimum (A-1-1).

12. The project site is surrounded by properties which are zoned Light Agriculture 1 acre minimum (A-1-1) to the south, Light Agriculture (A-1) to the west, Industrial Park (I-P) to the north, and Manufacturing - Service Commercial (M-SC) to the east.

13. The proposed Business Park Land Use Designation and the proposed Industrial Park zoning are consistent. The Business Park land use designation allows for employee-intensive uses, including research and development, technology centers, corporate and support office uses, “clean” industry and supporting retail uses. Building intensity ranges from 0.25 to 0.6 floor area ratio (FAR). Industrial Park zoning allows for research and development, technology centers, corporate and support office uses, “clean” industry and supporting retail uses. Therefore, the Business Park Land Use Designation and the Industrial Park zoning are consistent.

14. The project is consistent with both SB-18 and AB-52 and all the required consultations have been made.

15. This project is located within a Criteria Area of the Multi-Species Habitat Conservation Plan and as such was required to go through the HANS process. On December 18, 2014 a determination was made that no conservation was required for the project.

16. Environmental Assessment No. 41779 did not identify any potentially significant impacts.

CONCLUSIONS:

1. The proposed project is in conformance with the proposed Community Development: Business Park (CD:BP) Land Use Designation, and with all other elements of the Riverside County General Plan.

2. The proposed project is consistent with the proposed Industrial Park (IP) zoning classification of Ordinance No. 348, and with all other applicable provisions of Ordinance No. 348.

3. The public’s health, safety, and general welfare are protected through project design.

4. The proposed project is compatible with the present and future logical development of the area.

5. The proposed project will not have a significant effect on the environment.

6. The proposed project will not preclude reserve design for the Western Riverside County Multiple Species Habitat Conservation Plan (WRCMSHCP).
INFORMATIONAL ITEMS:

1. As of this writing, no letters, in support or opposition have been received.

2. The project site is not located within:
   a. A 100-year flood plain, an area drainage plan, or dam inundation area;
   b. A Recreation and Parks District;
   c. High fire area or State Responsibility Area.

3. The project site is located within:
   a. The City of Perris sphere of influence.
   b. The Stephens Kangaroo Rat Fee Area; and
   c. A low area of liquefaction.

The subject site is currently designated as Assessor's Parcel Number: 317-270-002
RESOLUTION
RECOMMENDING ADOPTION OF
GENERAL PLAN AMENDMENT NO. 2015-010

WHEREAS, pursuant to the provisions of Government Code Section(s) 65350/65450 et. seq.,
public hearings were held before the Riverside County Planning Commission in Riverside, California on
September 16, 2015, to consider the above-referenced matter; and,

WHEREAS, all the provisions of the California Environmental Quality Act (CEQA) and
Riverside County CEQA implementing procedures have been met and the environmental document
prepared or relied on is sufficiently detailed so that all the potentially significant effects of the project on
the environment and measures necessary to avoid or substantially lessen such effects have been evaluated
in accordance with the above-referenced Act and Procedures; and,

WHEREAS, the matter was discussed fully with testimony and documentation presented by the
public and affected government agencies; now, therefore,

BE IT RESOLVED, FOUND, DETERMINED, AND ORDERED by the Planning
Commission of the County of Riverside, in regular session assembled on September 16, 2015, that it has
reviewed and considered the environmental document prepared or relied on and recommends the
following based on the staff report and the findings and conclusions stated therein:

ADOPTION of the Negative Declaration environmental document, Environmental Assessment
No. 41779; and

ADOPTION of General Plan Amendment No. 950
RANCHO CALIFORNIA AREA
SEC. 13 T 4 S, R 4 W S. B. & M.

MAP NO. X.XXXX
CHANGE OF OFFICIAL ZONING PLAN
AMENDING
MAP NO. 2, ORDINANCE NO. 348
CHANGE OF ZONE CASE NO. 7890
ADOPTED BY ORDINANCE NO. XXX.XXXX
MONTH X, 20XX
RIVERSIDE COUNTY BOARD OF SUPERVISORS

APN'S 317-270-002
December 15, 2014

Dan Cederberg
23872 Orange Ave
Perris, CA 92570

Dear Owner:

On February 13, 2008, the owners of the property located at the southeast corner of Tobacco Road and Water Street submitted an application to the Riverside County Planning Department to change the property’s General Plan Land Use Designation from Rural Community - Very Low Density Residential One Acre Minimum to Community Development - Business Park.

The property's owners submitted the application with no intention of developing the property at this time, but instead were thinking that the property could be developed in the future or sold to someone who wanted to develop it. They looked at the properties to the north and east and saw that they had the Community Development - Business Park General Plan Land Use Designation and they thought it would be a good fit for their property as well.

The owners submitted the General Plan Amendment application during the County's timeframe to change this type of General Plan Land Use Designation. Since changing a property's General Plan Land Use Designation can be expensive and time consuming, the County instituted an early look process where an applicant can get a sense if the County would be willing to make the applicant’s proposed change. When the proposed change was taken before the Board of Supervisors to get that early look, the Board of Supervisors authorized the proposed change to proceed through the planning review process. At the meeting, the Board also instructed the Planning Department to add three properties to the south to the proposed change. These three additional properties include your property identified as APN No. 317-270-011.

The Board of Supervisors felt changing the whole property block to Community Development - Business Park would reduce impacts to neighbors because development consistent with this designation tend to be large acre projects and more acreage made sense if a change would be allowed at all. This letter is to request your feedback on whether you would like to process a General Plan Amendment application to change your property's General Plan Land Use Designation from Rural Community - Very Low Density Residential (1 acre minimum) to Community Development - Business Park. As an applicant you would be required to pay the related costs of processing the application. You may process an application separately from the other property owners or with the current applicant to share costs. Additionally, if your proposed change is approved by the Board of Supervisors, you would be required to indemnify the County against any legal challenge brought against the approval, including paying any related legal costs. It is recommended that you consult a professional engineer or planner experienced in land development if you are interested in submitting such an application.

Riverside Office · 4080 Lemon Street, 12th Floor
P.O. Box 1409, Riverside, California 92502-1409
(951) 955-3200 · Fax (951) 955-1811

Desert Office · 77-588 El Duna Court, Suite H
Palm Desert, California 92211
(760) 863-8277 · Fax (760) 863-7555

"Planning Our Future... Preserving Our Past"
Please respond in writing either my e-mail or letter within 30 days of this letter's date to let the County know if you would like to process an application to change your property's General Plan Land Use Designation from Rural Community – Very Low Density Residential (1 acre minimum) to Community Development – Business Park. The Planning Department’s mailing address is the following:

Riverside County Planning Department  
Attn: Larry Ross, Principal Planner (GPA000950)  
4080 Lemon Street, 12th Floor  
P.O. Box 1409  
Riverside, CA 92502-1409

Also, please be aware that your application would be processed, heard and decided in accordance with all the procedures applicable to General Plan Amendments, including public hearings before the Planning Commission and the Board of Supervisors. Submitting an application does not mean the Board of Supervisors will approve the application.

You may contact me at 951-955-9294 or at LROSS@RCTLMA.ORG to find out more about this process and how it will impact your property.

Thank you,

Larry Ross, Principal Planner

Enc. GPA 950 Recommended General Plan changes map
December 15, 2014

Malcom Seton and Dolly Seton
20860 Tobacco Road
Perris, CA 92570

Dear Owners:

On February 13, 2008, the owners of the property located at the southeast corner of Tobacco Road and Water Street submitted an application to the Riverside County Planning Department to change the property's General Plan Land Use Designation from Rural Community - Very Low Density Residential One Acre Minimum to Community Development - Business Park.

The property's owners submitted the application with no intention of developing the property at this time, but instead were thinking that the property could be developed in the future or sold to someone who wanted to develop it. They looked at the properties to the north and east and saw that they had the Community Development - Business Park General Plan Land Use Designation and they thought it would be a good fit for their property as well.

The owners submitted the General Plan Amendment application during the County's timeframe to change this type of General Plan Land Use Designation. Since changing a property's General Plan Land Use Designation can be expensive and time consuming, the County instituted an early look process where an applicant can get a sense if the County would be willing to make the applicant's proposed change. When the proposed change was taken before the Board of Supervisors to get that early look, the Board of Supervisors authorized the proposed change to proceed through the planning review process. At the meeting, the Board also instructed the Planning Department to add three properties to the south to the proposed change. These three additional properties include your property identified as APN No. 317-270-004.

The Board of Supervisors felt changing the whole property block to Community Development - Business Park would reduce impacts to neighbors because development consistent with this designation tend to be large acre projects and more acreage made sense if a change would be allowed at all.

This letter is to request your feedback on whether you would like to process a General Plan Amendment application to change your property's General Plan Land Use Designation from Rural Community - Very Low Density Residential (1 acre minimum) to Community Development - Business Park. As an applicant you would be required to pay the related costs of processing the application. You may process an application separately from the other property owners or with the current applicant to share costs. Additionally, if your proposed change is approved by the Board of Supervisors, you would be required to indemnify the County against any legal challenge brought against the approval, including paying any related legal costs. It is recommended that you consult a professional engineer or planner experienced in land development if you are interested in submitting such an application.
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Thank you,

Larry Ross, Principal Planner

Enc. GPA 950 Recommended General Plan changes map
December 15, 2014

Jo and Young Park
20800 Tobacco Road
Perris, CA 92570

Dear Owners:

On February 13, 2008, the owners of the property located at the southeast corner of Tobacco Road and Water Street submitted an application to the Riverside County Planning Department to change the property’s General Plan Land Use Designation from Rural Community - Very Low Density Residential One Acre Minimum to Community Development - Business Park.

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The Board of Supervisors felt changing the whole property block to Community Development – Business Park would reduce impacts to neighbors because development consistent with this designation tend to be large acre projects and more acreage made sense if a change would be allowed at all. This letter is to request your feedback on whether you would like to process a General Plan Amendment application to change your property's General Plan Land Use Designation from Rural Community – Very Low Density Residential (1 acre minimum) to Community Development – Business Park. As an applicant you would be required to pay the related costs of processing the application. You may process an application separately from the other property owners or with the current applicant to share costs. Additionally, if your proposed change is approved by the Board of Supervisors, you would be required to indemnify the County against any legal challenge brought against the approval, including paying any related legal costs. It is recommended that you consult a professional engineer or planner experienced in land development if you are interested in submitting such an application.

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You may contact me at 951-955-9294 or at LROSS@RCTLMA.ORG to find out more about this process and how it will impact your property.

Thank you,

[Signature]

Larry Ross, Principal Planner

Enc. GPA 950 Recommended General Plan changes map
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<thead>
<tr>
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<tr>
<td>Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.</td>
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<td>Print your name and address on the reverse so that we can return the card to you.</td>
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<td>Attach this card to the back of the mailpiece, or on the front if space permits.</td>
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1. Article Addressed to:

**Malcolm Seton and Dolly Seton**
20860 Tobacco Road
Perris, CA 92570
(GPA00956)

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<tr>
<th>PS Form 3811, February 2004</th>
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<td>7009 2620 0004 4457 3054</td>
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2. Article Number
(Transfer from service label)

**Dan Cederberg**
23672 Orange Ave
Perris, CA 92570
(GPA00950)

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**Jo and Young Park**
20800 Tobacco Road
Perris, CA 92570
(GPA00950)

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<tr>
<td>7009 2620 0004 4457 4396</td>
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</table>
Dear Mr. Ross,

I, Dan Cederburg request an application form the Riverside County Planning Department to change my property (APN No.317-270-001) General Plan Land Use Designation from Rural Community-Very Low Density Residential One Acre Minimum to Community Development - Business Park. If you have any questions contact me at 951-570-6231.

Thank you for you patients and assistance,

Dan Cederburg
Larry Ross
Re: ZAP 1099 MA14
Re: GPA #950 CZ 7830

In reference to change of zone -
- Not interested -

In reference to general plan amendment -
- Not interested -

As far as I'm concerned, our property is still zoned A-I-R, and has not been changed, to my knowledge. I'm not interested in changing it.

Since 2007, SS&R Invest. Co. representative MDMG INC. have tried to change the property by using me (Malcolm Seton APN 317.270.004), "Joe" Young Park (APN 317.270.003), and Dan Cederburg (APN 317.270.011). Now, here it is 2014, they're trying to do it again.

I talked to you on the phone about this before. They've gone through county, city of Perris, Mead Valley, and now Airport Land Use Commission, to benefit the usage of their property. If they want their property changed, then that's good for them, but I'm tired of them using me to benefit...
What they're trying to do by involving us and my property as a personal gain for them. I live on this property, it's NOT VACANT LAND.

As far as I'm concerned, the people that own that property should have an abatement done by the County, because it has nothing but dead dogs buried on it, TRASH FROM DUMPERS, STOLEN CARS ARE LEFT THERE — AND THE COUNTY HAS TO KEEP CLEANING IT UP. IT'S ALSO A FIRE HAZARD FOR WEED ABATEMENT.

Larry, I'd like to thank you for helping. I know you're the principle planner and you have to submit it to the County Supervisors for approval, but, like I said before, I'm sick & tired of these people.

Thank you
MAC SETON - APRIL 317 270 004
26840 TOBACCO RD.
PERRIS CA 92570
951-943-2809
MR. LARRY ROSS, PRINCIPAL PLANNER
Riverside County Planning Depart.
4080 Lemon Street, 12th Floor
Riverside, CA 92501
COUNTY OF RIVERSIDE
ENVIRONMENTAL ASSESSMENT FORM: INITIAL STUDY

Environmental Assessment (E.A.) Number: 41779
Project Case Type (s) and Number(s): General Plan Amendment No. 950 and Change of Zone No. 7830
Lead Agency Name: County of Riverside Planning Department
Address: P.O. Box 1409, Riverside, CA 92502-1409
Contact Person: Larry Ross
Telephone Number: 951-955-9294
Applicant’s Name: MDMG Inc.
Applicant’s Address: 41635 Enterprise Circle North, Suite B, Temecula, CA 92590

I. PROJECT INFORMATION

A. Project Description: The General Plan Amendment proposes to amend the General Plan Foundation Component and Land use designations of the subject site from Rural Community: Very Low Density Residential (RC:VLDR) (1 acre minimum lot size) to Community Development: Business Park (CD:BP) on approximately 4.54 acres. The application was submitted during the permitted time period to request foundation changes in 2008. Change of Zone No. 7830 proposes to change the zoning on the 4.54 acre site from Light Agriculture 1 Acre Minimum (A-1-1) to Industrial Park (IP).

B. Type of Project: Site Specific ☑; Countywide ☐; Community ☐; Policy ☐.

C. Total Project Area: 4.54 acres

<table>
<thead>
<tr>
<th>Residential Acres: n/a</th>
<th>Lots: n/a</th>
<th>Units: n/a</th>
<th>Projected No. of Residents: n/a</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial Acres: n/a</td>
<td>Lots: n/a</td>
<td>Sq. Ft. of Bldg. Area: n/a</td>
<td>Est. No. of Employees: n/a</td>
</tr>
<tr>
<td>Industrial Acres: 4.54</td>
<td>Lots: 1</td>
<td>Sq. Ft. of Bldg. Area: n/a</td>
<td>Est. No. of Employees: n/a</td>
</tr>
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</table>

D. Assessor’s Parcel No(s): 317-270-002.

E. Street References: South of Water Street, north of Orange Ave, east of Tobacco Road, and west of Harvill Avenue.

F. Section, Township & Range Description or reference/attach a Legal Description: Section 13, Township 4 South, Range 4 West

G. Brief description of the existing environmental setting of the project site and its surroundings: Large lot single family homes, agriculture, and vacant land.

II. APPLICABLE GENERAL PLAN AND ZONING REGULATIONS

A. General Plan Elements/Policies:

1. Land Use: Once the project is approved, the project is consistent with the provisions of the Land Use Element.

2. Circulation: The project is consistent with the policies of the Circulation Element.
3. **Multipurpose Open Space:** The project is consistent with the policies of the Open Space Element.

4. **Safety:** The project is consistent with the policies of the Safety Element.

5. **Noise:** The project is consistent with the policies of the Noise Element.

6. **Housing:** The project is consistent with the policies of the Housing Element.

7. **Air Quality:** The project is consistent with the policies of the Air Quality Element.

**B. General Plan Area Plan(s):** Mead Valley

**C. Foundation Component(s):** Rural Community

**D. Land Use Designation(s):** Rural Community: Very Low Density Residential (RC:VLDR) (1 acre minimum lot size)

**E. Overlay(s), if any:** N/A

**F. Policy Area(s), if any:** N/A

**G. Adjacent and Surrounding:**

1. **Area Plan(s):** Mead Valley to the north, south, east and west

2. **Foundation Component(s):** Rural Community to the west, and south. Community Development to the east and north.

3. **Land Use Designation(s):** Community Development: Business Park to the north, and east. Rural Community: Very Low Density Residential to the south. Rural Community: Low Density Residential to the west.

4. **Overlay(s), if any:** None.

5. **Policy Area(s), if any:** None.

**H. Adopted Specific Plan Information**

1. **Name and Number of Specific Plan, if any:** N/A

2. **Specific Plan Planning Area, and Policies, if any:** N/A

**I. Existing Zoning:** Light Agriculture 1 Acre Minimum (A-1-1).

**J. Proposed Zoning, if any:** Industrial Park (IP).

**K. Adjacent and Surrounding Zoning:** zoned Light Agriculture 1 acre minimum (A-1-1) to the south, Light Agriculture (A-1) to the west, Industrial Park (I-P) to the north, and Manufacturing – Service Commercial (M-SC) to the east.
III. ENVIRONMENTAL FACTORS POTENTIALLY AFFECTED

The environmental factors checked below ( x ) would be potentially affected by this project, involving at least one impact that is a “Potentially Significant Impact” or “Less than Significant with Mitigation Incorporated” as indicated by the checklist on the following pages.

| ☐ Aesthetics                          | ☐ Hazards & Hazardous Materials    | ☐ Recreation                          |
| ☐ Agriculture & Forest Resources     | ☐ Hydrology / Water Quality        | ☐ Transportation / Traffic            |
| ☐ Air Quality                        | ☐ Land Use / Planning              | ☐ Utilities / Service Systems         |
| ☐ Biological Resources               | ☐ Mineral Resources                | ☐ Other:                              |
| ☐ Cultural Resources                 | ☐ Noise                            | ☐ Other:                              |
| ☐ Geology / Soils                    | ☐ Population / Housing             | ☐ Mandatory Findings of Significance  |
| ☐ Greenhouse Gas Emissions            | ☐ Public Services                  |                                        |

IV. DETERMINATION

On the basis of this initial evaluation:

| ☑ A PREVIOUS ENVIRONMENTAL IMPACT REPORT/NEGATIVE DECLARATION WAS NOT PREPARED |
| ☐ I find that the proposed project COULD NOT have a significant effect on the environment, and a NEGATIVE DECLARATION will be prepared. |
| ☐ I find that although the proposed project could have a significant effect on the environment, there will not be a significant effect in this case because revisions in the project, described in this document, have been made or agreed to by the project proponent. A MITIGATED NEGATIVE DECLARATION will be prepared. |
| ☐ I find that the proposed project MAY have a significant effect on the environment, and an ENVIRONMENTAL IMPACT REPORT is required. |

| ☐ A PREVIOUS ENVIRONMENTAL IMPACT REPORT/NEGATIVE DECLARATION WAS PREPARED |
| ☐ I find that although the proposed project could have a significant effect on the environment, NO NEW ENVIRONMENTAL DOCUMENTATION IS REQUIRED because (a) all potentially significant effects of the proposed project have been adequately analyzed in an earlier EIR or Negative Declaration pursuant to applicable legal standards, (b) all potentially significant effects of the proposed project have been avoided or mitigated pursuant to that earlier EIR or Negative Declaration, (c) the proposed project will not result in any new significant environmental effects not identified in the earlier EIR or Negative Declaration, (d) the proposed project will not substantially increase the severity of the environmental effects identified in the earlier EIR or Negative Declaration, (e) no considerably different mitigation measures have been identified and (f) no mitigation measures found infeasible have become feasible. |
| ☐ I find that although all potentially significant effects have been adequately analyzed in an earlier EIR or Negative Declaration pursuant to applicable legal standards, some changes or additions are necessary but none of the conditions described in California Code of Regulations, Section 15162 exist. An ADDENDUM to a previously-certified EIR or Negative Declaration has been prepared and will be considered by the approving body or bodies. |
| ☐ I find that at least one of the conditions described in California Code of Regulations, Section 15162 exist, but I further find that only minor additions or changes are necessary to make the previous EIR adequately apply to the project in the changed situation; therefore a SUPPLEMENT TO THE ENVIRONMENTAL IMPACT REPORT is required that need only contain the information necessary to make the previous EIR adequate for the project as revised. |
| ☐ I find that at least one of the following conditions described in California Code of Regulations, Section 15162, exist and a SUBSEQUENT ENVIRONMENTAL IMPACT REPORT is required: (1) Substantial changes are proposed in the project which will require major revisions of the previous EIR.
or negative declaration due to the involvement of new significant environmental effects or a substantial increase in the severity of previously identified significant effects; (2) Substantial changes have occurred with respect to the circumstances under which the project is undertaken which will require major revisions of the previous EIR or negative declaration due to the involvement of new significant environmental effects or a substantial increase in the severity of previously identified significant effects; or (3) New information of substantial importance, which was not known and could not have been known with the exercise of reasonable diligence at the time the previous EIR was certified as complete or the negative declaration was adopted, shows any the following: (A) The project will have one or more significant effects not discussed in the previous EIR or negative declaration; (B) Significant effects previously examined will be substantially more severe than shown in the previous EIR or negative declaration; (C) Mitigation measures or alternatives previously found not to be feasible would in fact be feasible, and would substantially reduce one or more significant effects of the project, but the project proponents decline to adopt the mitigation measures or alternatives; or, (D) Mitigation measures or alternatives which are considerably different from those analyzed in the previous EIR or negative declaration would substantially reduce one or more significant effects of the project on the environment, but the project proponents decline to adopt the mitigation measures or alternatives.

Signature

June 12, 2015

Date

Larry Ross, project planner

For Steve Weiss, AICP, Planning Director

Printed Name
V. ENVIRONMENTAL ISSUES ASSESSMENT

In accordance with the California Environmental Quality Act (CEQA) (Public Resources Code Section 21000-21178.1), this Initial Study has been prepared to analyze the proposed project to determine any potential significant impacts upon the environment that would result from construction and implementation of the project. In accordance with California Code of Regulations, Section 15063, this Initial Study is a preliminary analysis prepared by the Lead Agency, the County of Riverside, in consultation with other jurisdictional agencies, to determine whether a Negative Declaration, Mitigated Negative Declaration, or an Environmental Impact Report is required for the proposed project. The purpose of this Initial Study is to inform the decision-makers, affected agencies, and the public of potential environmental impacts associated with the implementation of the proposed project.

<table>
<thead>
<tr>
<th>AESTHETICS</th>
<th>Would the project</th>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Scenic Resources</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>a) Have a substantial effect upon a scenic highway corridor within which it is located?</td>
<td></td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
<tr>
<td>b) Substantially damage scenic resources, including, but not limited to, trees, rock outcroppings and unique or landmark features; obstruct any prominent scenic vista or view open to the public; or result in the creation of an aesthetically offensive site open to public view?</td>
<td></td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
</tbody>
</table>

Source: Riverside County General Plan Figure 9 in the Mead Valey Area Plan- "Scenic Highways"

Findings of Fact:

a-b) The proposed project is not located along any scenic highway corridors in the Mead Valley Area plan. The two closest Scenic Highway Corridors are the Ramona Expressway and Highway 74. This project will not impact any scenic highway corridors.

The proposed project does not provide the opportunity for physical disturbance of the property; therefore, there is no potential for any impacts to scenic resources. The proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

2. Mt. Palomar Observatory

a) Interfere with the nighttime use of the Mt. Palomar Observatory, as protected through Riverside County Ordinance No. 655?

| Mt. Palomar Observatory | | ☐ | ☐ | ☒ | ☐ |
Findings of Fact:

a) The proposed project is located within Zone b of the Palomar Nighttime Lighting Policy Area according to figure 6 in the Mead Valley Area Plan section of the General Plan. However, the project does not provide the opportunity for physical disturbance of the property; therefore, there is no potential for any impacts.

The proposed project does not provide the opportunity for physical disturbance of the property; therefore, there is no potential for any impacts to scenic resources. The proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

3. Other Lighting Issues

a) Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area?

b) Expose residential property to unacceptable light levels?

Source: On-site Inspection, Project Application Description

Findings of Fact:

a-b) The proposed project does not provide the opportunity for physical disturbance of the property; therefore, there is no potential for any impacts to scenic resources. The proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

AGRICULTURE & FOREST RESOURCES Would the project

4. Agriculture

a) Convert Prime Farmland, Unique Farmland, or

<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
</table>

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EA No. 41779
<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>Farmland of Statewide Importance (Farmland) as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use?</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
<tr>
<td>b) Conflict with existing agricultural zoning, agricultural use or with land subject to a Williamson Act contract or land within a Riverside County Agricultural Preserve?</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
<tr>
<td>c) Cause development of non-agricultural uses within 300 feet of agriculturally zoned property (Ordinance No. 625 “Right-to-Farm”)?</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
<tr>
<td>d) Involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland, to non-agricultural use?</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
</tbody>
</table>

Source: Riverside County General Plan Figure OS-2 “Agricultural Resources,” GIS database, and Project Application Materials.

Findings of Fact:

a) The proposed project is located within an area of designated “local importance” and “other lands” in the General Plan. Farmland of Local Importance is either currently producing, or has the capability of production, but does not meet the criteria of Prime Farmland, Farmland of Statewide Importance, or Unique Farmland. The California State Department of Conservation makes these designations based on soil types and land use designations. However, the current Land Use designations for the property do not permit commercial agricultural use. Therefore, there is no impact.

b) There are no Williamson Act contracts on the site. The zoning on the property is zoned Light Agricultural 1 Acre Minimum which is intended for agricultural uses and the General Plan has a Rural Community: Very Low Density Residential (RC:VLDR) (1 acre minimum lot size) designation which is intended primarily for large lot single family residential with possible limited agriculture and animal keeping. As a result, the current zoning is consistent with the General Plan. The proposed general plan designation and proposed zoning will also be consistent with each other. Therefore, with the change to the general plan and zoning there will be no conflicts with agricultural zoning. There are no substantial impacts.

c-d) The proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts to neighboring agriculturally zoned properties. There are no substantial impacts.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

5. Forest
   a) Conflict with existing zoning for, or cause rezoning
of, forest land (as defined in Public Resources Code section 12220(g)), timberland (as defined by Public Resources Code section 4526), or timberland zoned Timberland Production (as defined by Govt. Code section 51104(g))?  

b) Result in the loss of forest land or conversion of forest land to non-forest use?  

c) Involve other changes in the existing environment which, due to their location or nature, could result in conversion of forest land to non-forest use?  

Source: Riverside County General Plan Figure OS-3 “Parks, Forests and Recreation Areas,” and Project Application Materials.

Findings of Fact:

a-c) The County has no forest land zoning, nor is the property forested. There will be no impacts.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

AIR QUALITY Would the project  

<table>
<thead>
<tr>
<th>6. Air Quality Impacts</th>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Conflict with or obstruct implementation of the applicable air quality plan?</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
<td>☐</td>
</tr>
<tr>
<td>b) Violate any air quality standard or contribute substantially to an existing or projected air quality violation?</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
<td>☐</td>
</tr>
<tr>
<td>c) Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard (including releasing emissions which exceed quantitative thresholds for ozone precursors)?</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
<td>☐</td>
</tr>
<tr>
<td>d) Expose sensitive receptors which are located within 1 mile of the project site to project substantial point source emissions?</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
<td>☐</td>
</tr>
<tr>
<td>e) Involve the construction of a sensitive receptor located within one mile of an existing substantial point source emitter?</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
<td>☐</td>
</tr>
<tr>
<td>f) Create objectionable odors affecting a substantial number of people?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
</tbody>
</table>

Source: SCAQMD CEQA Air Quality Handbook

Findings of Fact:

a-f) The proposed land use change would result in an intensification of the use on the site, in terms of building and traffic trips. However, the amount of the increase is too speculative to provide a detailed analysis at this stage. This is a programmatic level CEQA analysis. The General Plan includes
assumptions that could be used to estimate floor to area ratio, but the new water quality requirements for the State’s mandated Low Impact Development (LID) standards will result in a lower density yield on development of all designations. The proposed change will eliminate residential and create industrial, thus decreasing the population for the area, thus not impacting the local Air Quality Management Plans. There are no point source emitters within 1 mile of the proposed site. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts to air quality. At this stage, the impacts are considered less than significant.

**Mitigation:** No mitigation is required.

**Monitoring:** No monitoring is required.

<table>
<thead>
<tr>
<th>BIOLOGICAL RESOURCES</th>
<th>Would the project</th>
</tr>
</thead>
<tbody>
<tr>
<td>7. Wildlife &amp; Vegetation</td>
<td></td>
</tr>
<tr>
<td>a) Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Conservation Community Plan, or other approved local, regional, or state conservation plan?</td>
<td>☐ ☐ ☐ ☒</td>
</tr>
<tr>
<td>b) Have a substantial adverse effect, either directly or through habitat modifications, on any endangered, or threatened species, as listed in Title 14 of the California Code of Regulations (Sections 670.2 or 670.5) or in Title 50, Code of Federal Regulations (Sections 17.11 or 17.12)?</td>
<td>☐ ☐ ☐ ☒</td>
</tr>
<tr>
<td>c) Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Game or U. S. Wildlife Service?</td>
<td>☐ ☐ ☐ ☒</td>
</tr>
<tr>
<td>d) Interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites?</td>
<td>☐ ☐ ☒ ☐</td>
</tr>
<tr>
<td>e) Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, regulations or by the California Department of Fish and Game or U. S. Fish and Wildlife Service?</td>
<td>☐ ☐ ☐ ☒</td>
</tr>
<tr>
<td>f) Have a substantial adverse effect on federally protected wetlands as defined by Section 404 of the Clean Water Act (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?</td>
<td>☐ ☐ ☐ ☒</td>
</tr>
<tr>
<td>g) Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?</td>
<td>☐ ☐ ☐ ☒</td>
</tr>
</tbody>
</table>
Findings of Fact:

a) The proposed project does not conflict with the provisions of an adopted Habitat Conservation Plan, Natural Conservation Community Plan, or other approved local, regional, or state conservation plan. The project site is within a criteria cell of the Western Riverside County Multi-Species Habitat Conservation program. A Habitat Evaluation and Acquisition Negation Strategy (HANS) review occurred, HANS02186, and found that no land will need to be conserved at the project site. The proposed project does not provide the opportunity for physical disturbance of the property; therefore, there is no potential for any impacts to biological resources. The proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts. Therefore, the impacts are less than significant.

b) The proposed project will not have a substantial adverse effect, either directly or through habitat modifications, on any endangered, or threatened species, as listed in Title 14 of the California Code of Regulations (Sections 670.2 or 670.5) or in Title 50, Code of Federal Regulations (Sections 17.11 or 17.12). The proposed project does not provide the opportunity for physical disturbance of the property; therefore, there is no potential for any impacts to biological resources. The proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts. Therefore, the impacts are less than significant.

c) The proposed project does not have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Game or U. S. Wildlife Service. The proposed project does not provide the opportunity for physical disturbance of the property; therefore, there is no potential for any impacts to biological resources. The proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts. Therefore, the impacts are less than significant.

d) The proposed project does not interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites. The proposed project does not provide the opportunity for physical disturbance of the property; therefore, there is no potential for any impacts to biological resources. The proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts. Therefore, the impacts are less than significant.
e) The proposed project does not have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, regulations or by the California Department of Fish and Game or U. S. Fish and Wildlife Service. The proposed project does not provide the opportunity for physical disturbance of the property; therefore, there is no potential for any impacts to biological resources. The proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts. Therefore, the impacts are less than significant.

f) The proposed project does not have a substantial adverse effect on federally protected wetlands as defined by Section 404 of the Clean Water Act (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means. The proposed project does not have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, regulations or by the California Department of Fish and Game or U. S. Fish and Wildlife Service. The proposed project does not provide the opportunity for physical disturbance of the property; therefore, there is no potential for any impacts to biological resources. The proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts. Therefore, the impacts are less than significant.

g) The proposed project does not conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance. The proposed project does not provide the opportunity for physical disturbance of the property; therefore, there is no potential for any impacts to biological resources. The proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts. Therefore, the impacts are less than significant.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

**CULTURAL RESOURCES** Would the project

<table>
<thead>
<tr>
<th>8. Historic Resources</th>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
</table>

a) Alter or destroy an historic site? 

b) Cause a substantial adverse change in the significance of a historical resource as defined in California Code of Regulations, Section 15064.5?

Source: Project Application Materials
**Findings of Fact:**

a-b) Based on aerial maps, there are no historic sites on the property. The proposed project does not provide the opportunity for physical disturbance of the property; therefore, there is no potential for any impacts. The proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential ground disturbing cultural impacts.

**Mitigation:** No mitigation is required

**Monitoring:** No monitoring is required

9. **Archaeological Resources**

<table>
<thead>
<tr>
<th>Item</th>
<th>Potentially Significant Impact</th>
<th>Less than Significant Impact with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Alter or destroy an archaeological site.</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>b) Cause a substantial adverse change in the significance of an archaeological resource pursuant to California Code of Regulations, Section 15064.5?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>c) Disturb any human remains, including those interred outside of formal cemeteries?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>d) Restrict existing religious or sacred uses within the potential impact area?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>e) Cause a substantial adverse change in the significance of a tribal cultural resource as defined in Public Resources Code 21074?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
</tbody>
</table>

**Source:** Project Application Materials

**Findings of Fact:**

a-e) The proposed project does not provide the opportunity for physical disturbance of the property; therefore, there is no potential for any impacts. As a result, no site specific archaeological studies were requested. The proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and EA shall be prepared assessing potential impacts.

Additionally, the Pechanga Tribe, through State required SB-18 consultation, has requested that any implementing project within the project area contact the Pechanga Tribe while processing any required entitlements. The Pechanga Tribe also wanted to go on record that they consider the project site a "Traditional Cultural Property (TCP).” They additionally request to participate in all future CEQA analysis.

**Mitigation:** No mitigation is required
<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
</table>

**Monitoring:** No monitoring is required

**10. Paleontological Resources**

a) Directly or indirectly destroy a unique paleontological resource, or site, or unique geologic feature?

Source: Riverside County General Plan Figure OS-8 "Paleontological Sensitivity"

Findings of Fact:

a) According to the General Plan the project is in an area of high sensitivity (high B). The proposed project does not provide the opportunity for physical disturbance of the property; therefore, there is no potential for any impacts at this stage. The proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts. Without ground disturbance the project's impacts are less than significant.

**Mitigation:** No mitigation is required

**Monitoring:** No monitoring is required

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**GEOLOGY AND SOILS** Would the project

| 11. Alquist-Priolo Earthquake Fault Zone or County Fault Hazard Zones |
|-------------------------------------------------|-----------------|-----------------|-----------------|-----------------|
| a) Expose people or structures to potential substantial adverse effects, including the risk of loss, injury, or death? |
| b) Be subject to rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other substantial evidence of a known fault? |

Source: Riverside County General Plan Figure S-2 "Earthquake Fault Study Zones," GIS database

Findings of Fact:

a-b) According to the General Plan, there are no map fault zones within or near the project site. There are no impacts.

**Mitigation:** No mitigation is required

**Monitoring:** No monitoring is required

---

**12. Liquefaction Potential Zone**

a) Be subject to seismic-related ground failure, including liquefaction?
Source: Riverside County General Plan Figure S-3 “Generalized Liquefaction”

Findings of Fact:

a) According to the General Plan, the project site is mapped as areas of low liquefaction potential. The proposed project does not provide the opportunity for physical disturbance of the property; therefore, there is no potential for any impacts at this stage. The proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts. Therefore the project’s impacts are less than significant.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

13. Ground-shaking Zone
   a) Be subject to strong seismic ground shaking? ☐ ☐ ☒ ☐

Source: Riverside County General Plan Figure S-4 “Earthquake-Induced Slope Instability Map,” and Figures S-13 through S-21 (showing General Ground Shaking Risk)

Findings of Fact:

a) Every project in California has some degree of potential exposure to significant ground shaking. The proposed project does not provide the opportunity for physical disturbance of the property; therefore, there is no potential for any impacts. The proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts. This will include adherence to the California Building code, Title 24, which will mitigate to some degree, the potential for ground shaking impacts. Therefore the project’s impacts are less than significant.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

14. Landslide Risk
   a) Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in on- or off-site landslide, lateral spreading, collapse, or rockfall hazards? ☐ ☐ ☐ ☒
Source: On-site Inspection, Riverside County General Plan Figure S-5 “Regions Underlain by Steep Slope”

Findings of Fact:

a) The project site is generally flat and based on exhibit S-5 from the General Plan, there are no steep slopes that could potentially result in landslides. There will be no impacts.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

15. Ground Subsidence
   a) Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in ground subsidence?

Source: Riverside County General Plan Figure S-7 “Documented Subsidence Areas Map”, GIS database

Findings of Fact:

a) According to the General Plan, Figure S-7, the site is in an area potentially susceptible to subsidence. For the purposes of a stand-alone General Plan Amendment, the indicated level of subsidence does not preclude the potential development of the property at any level. Therefore, there are no substantial impacts based on the proposed project.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

16. Other Geologic Hazards
   a) Be subject to geologic hazards, such as seiche, mudflow, or volcanic hazard?

Source: Project Application Materials, GIS database

Findings of Fact:

a) Lake Perris is located about 4.3 miles to the east of the project site. The project site is not located within a Dam Inundation zone for Lake Perris. Based on the above, the potential for seiche or inundation is considered low. The proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing
potential impacts. As that no human occupation or ground disturbance is proposed with this project, the impact is less than significant.

**Mitigation:** No mitigation is required

**Monitoring:** No monitoring is required

<table>
<thead>
<tr>
<th>17. <strong>Slopes</strong></th>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Change topography or ground surface relief features?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
<tr>
<td>b) Create cut or fill slopes greater than 2:1 or higher than 10 feet?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
<tr>
<td>c) Result in grading that affects or negates subsurface sewage disposal systems?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
</tbody>
</table>

**Source:** Riverside County General Plan Figure S-5 "Regions Underlain by Steep Slope", Project Application Materials

**Findings of Fact:**

a-c) The project proposes no grading or construction of any kind, therefore there are no potential impacts to or from slopes. As was previously explained, the site is generally flat. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts.

**Mitigation:** No mitigation is required

**Monitoring:** No monitoring is required

<table>
<thead>
<tr>
<th>18. <strong>Soils</strong></th>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Result in substantial soil erosion or the loss of topsoil?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
<tr>
<td>b) Be located on expansive soil, as defined in Section 1802.3.2 of the California Building Code (2007), creating substantial risks to life or property?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
<tr>
<td>c) Have soils incapable of adequately supporting use of septic tanks or alternative waste water disposal systems where sewers are not available for the disposal of waste water?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
</tbody>
</table>

**Source:** Project Application Materials, On-site Inspection

**Findings of Fact:**
a-c) The project proposes no grading or construction of any kind, therefore there are no potential impacts to soils or septic tanks. The project proposes to increase the intensity of the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts. Therefore there is no impact.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

<table>
<thead>
<tr>
<th>19. Erosion</th>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Change deposition, siltation, or erosion that may modify the channel of a river or stream or the bed of a lake?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
<tr>
<td>b) Result in any increase in water erosion either on or off site?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
</tbody>
</table>

Source: Project Application Materials, On-site Inspection

Findings of Fact:

a-b) The project proposes no grading or construction of any kind; therefore there are no potential impacts to or from erosion. However, the proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts. Therefore there is no impact.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

<table>
<thead>
<tr>
<th>20. Wind Erosion and Blowsand from project either on or off site.</th>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Be impacted by or result in an increase in wind erosion and blowsand, either on or off site?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
</tbody>
</table>

Source: Riverside County General Plan Figure S-8 “Wind Erosion Susceptibility Map,” Ord. No. 460, Article XV & Ord. No. 484

Findings of Fact:

a) According to General Plan figure S-8 the project is not located in an area of high wind erosion. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is
submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts. Therefore there is no impact.

**Mitigation:** No mitigation is required

**Monitoring:** No monitoring is required

<table>
<thead>
<tr>
<th>GREENHOUSE GAS EMISSIONS</th>
<th>Would the project</th>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>b) Conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases?</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Source: Application Materials

Findings of Fact:

a.-b.) The proposed project is a General Plan Amendment only, there is no ground disturbance proposed. The proposed amendment will increase the potential intensity of the site, which would have an increase in potential impacts because there could be more traffic trips in the area (traffic trips are the largest generator of greenhouse gasses in this area). However, this CEQA analysis is intended to be a programmatic CEQA level review. Any future implementing project on this site will be required to comply with California’s AB-32 greenhouse gas reduction requirement. At this stage, it is too speculative to review the specific potential impacts as the size of the proposed development (implementing project) is not known. Additionally, many of the identified potential mitigation for GHG impacts are implemented at the construction level of development. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts. Therefore the project’s impacts are less than significant.

**Mitigation:** No mitigation is required

**Monitoring:** No monitoring is required

<table>
<thead>
<tr>
<th>HAZARDS AND HAZARDOUS MATERIALS</th>
<th>Would the project</th>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>22. Hazards and Hazardous Materials</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>a) Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>b) Create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment?</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
c) Impair implementation of or physically interfere with an adopted emergency response plan or an emergency evacuation plan?

<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>☐</td>
<td>☐</td>
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</tr>
</tbody>
</table>

d) Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?

<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>☐</td>
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</tbody>
</table>

e) Be located on a site which is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, as a result, would it create a significant hazard to the public or the environment?

<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
</tbody>
</table>

Source: Project Application Materials

Findings of Fact:

a-b, d-e) The project proposes no grading or construction of any kind; therefore there are no potential impacts that could result from the transportation of hazardous materials; nor will the proposed change in land use density result in an increased potential for generating anything hazardous. The site is not listed as a hazardous materials site. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts. Therefore, the project has no impact.

c) The project will result in higher development intensity of the site than was proposed in the General Plan in 2003. The increase in intensity may result in an overburden of streets previously identified as evacuation routes for other projects. However, the Transportation Department will require any future development proposals on the site to add mitigation to those projects to assure the streets will accommodate adequate emergency provisions. Therefore, the project has no significant impact.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

23. Airports

a) Result in an inconsistency with an Airport Master Plan?

<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>☐</td>
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</tr>
</tbody>
</table>

b) Require review by the Airport Land Use Commission?

<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>☐</td>
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<td>☒</td>
</tr>
</tbody>
</table>

c) For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project result in a safety hazard for people residing or working in the project area?

<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
</tbody>
</table>

d) For a project within the vicinity of a private airstrip, or heliport, would the project result in a safety hazard for people residing or working in the project area?

<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>☐</td>
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</tr>
</tbody>
</table>
Findings of Fact:

a-d) Based on the General Plan, figure S-19, the project is located within the March Air Reserve Base Airport Influence area. The project was reviewed by the Airport Land Use Commission on October 9, 2014 and was found consistent with the plan. Therefore the project is consistent with Airport Master Plans. The project would not result in a safety for people working or residing in the area as that the project is consistent with the Airport Land Use Plan. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts. Therefore, the project has no impact.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

24. Hazardous Fire Area
   a) Expose people or structures to a significant risk of loss, injury or death involving wildland fires, including where wildlands are adjacent to urbanized areas or where residences are intermixed with wildlands?

Source: Riverside County General Plan Figure S-11 “Wildfire Susceptibility,” GIS database

Findings of Fact:

a) According to General Plan Figure S-11 the project is not located within a Wildfire Susceptibility Area. The project is not within a high fire area, and the project is not located within a state fire responsibility area. As that the project proposes no physical changes to the property, therefore it will not expose people or structures to any risk. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts. Therefore, the project has no impact.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

HYDROLOGY AND WATER QUALITY Would the project

25. Water Quality Impacts
   a) Substantially alter the existing drainage pattern of the site or area, including the alteration of the course of a stream or river, in a manner that would result in substantial erosion or siltation on- or off-site?
b) Violate any water quality standards or waste discharge requirements?  

<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>☐</td>
<td>☐</td>
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</tbody>
</table>

c) Substantially deplete groundwater supplies or interfere substantially with groundwater recharge such that there would be a net deficit in aquifer volume or a lowering of the local groundwater table level (e.g., the production rate of pre-existing nearby wells would drop to a level which would not support existing land uses or planned uses for which permits have been granted)?

<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>☐</td>
<td>☐</td>
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<td>☒</td>
</tr>
</tbody>
</table>

d) Create or contribute runoff water that would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff?

<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
</tbody>
</table>

e) Place housing within a 100-year flood hazard area, as mapped on a federal Flood Hazard Boundary or Flood Insurance Rate Map or other flood hazard delineation map?

<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
</tbody>
</table>

f) Place within a 100-year flood hazard area structures which would impede or redirect flood flows?

<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
</tbody>
</table>

g) Otherwise substantially degrade water quality?

<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
</tbody>
</table>

h) Include new or retrofitted stormwater Treatment Control Best Management Practices (BMPs) (e.g. water quality treatment basins, constructed treatment wetlands), the operation of which could result in significant environmental effects (e.g. increased vectors or odors)?

<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
</tbody>
</table>

**Source:** Riverside County Flood Control District Review, GIS database.

**Findings of Fact:**

a-h) The project site is not within a mapped flood zone. The project proposes no grading or construction of any kind; therefore there are no potential impacts to or from flood hazards. There is no land alteration proposed at this time that would alter any flows, violate any standards, impact ground water resources, create any runoff, or require any BMP's. No additional study of the current conditions was performed at this time because the proposed General Plan Amendment is not proposing any ground alteration at this time. However, the proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts which will include a hydrology analysis. Therefore the project has no impact.

**Mitigation:** No mitigation is required

**Monitoring:** No monitoring is required
26. Floodplains

Degree of Suitability in 100-Year Floodplains. As indicated below, the appropriate Degree of Suitability has been checked.

<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>NA - Not Applicable ✔</td>
<td>U - Generally Unsuitable</td>
<td>R - Restricted</td>
<td></td>
</tr>
</tbody>
</table>

a) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, or substantially increase the rate or amount of surface runoff in a manner that would result in flooding on- or off-site?

b) Changes in absorption rates or the rate and amount of surface runoff?

c) Expose people or structures to a significant risk of loss, injury or death involving flooding, including flooding as a result of the failure of a levee or dam (Dam Inundation Area)?

d) Changes in the amount of surface water in any water body?

Source: Riverside County General Plan Figure S-9 "100- and 500-Year Flood Hazard Zones," Figure S-10 "Dam Failure Inundation Zone," GIS database

Findings of Fact:

a, b, d) The project site is not located within a flood zone. The project proposes no grading or construction of any kind; therefore there are no potential impacts to or from flood hazards. There is no land alteration proposed at this time that would alter any flows, violate any standards, impact ground water resources, create any runoff, or require any BMP’s. However, the proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts. Therefore the project has no impact.

c) The project is not within a dam inundation area, and the project does not propose any structures and would not expose people injury or death involving flooding as a result of a failure of a levee or dam. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts. Therefore, the project has a less than significant impact.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

LAND USE/PLANNING Would the project
27. Land Use

a) Result in a substantial alteration of the present or planned land use of an area?
b) Affect land use within a city sphere of influence and/or within adjacent city or county boundaries?

Source: Riverside County General Plan, GIS database, Project Application Materials

Findings of Fact:

a) The project will result in changes to the Land Use patterns in the area. The area is currently designated for residential uses with a 1 acre minimum lot size. The General Plan when it was adopted in 2003 did not anticipate the shift of available jobs for the citizens of Riverside County. With the proliferation of online retail, the number brick and mortar retail stores/businesses has declined and in its place a new economic paradigm has been created. Jobs are switching from the traditional brick and mortar retail to fulfillment centers and related support services. Also due to major shifts in energy policy, energy technology has been expanding, anything from battery technology to bio-fuels. This change in energy policy is creating small startup companies that desire to be in technology parks. This new condition was not anticipated in 2003 and the addition of the project site to Mead Valley Business Expansion Center would create an additional opportunity for residents of this area to have local jobs. This change will not be a substantial alteration of the present or planned land use of the area, simply a continuation of the existing trend for more business park that has been long established.

b) The project site is not within a city sphere of influence or adjacent to a city or county boundary.

The proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts. For these reasons, the Land Use and zoning impacts are considered less than significant.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

28. Planning
   a) Be consistent with the site’s existing or proposed zoning?
   b) Be compatible with existing surrounding zoning?
   c) Be compatible with existing and planned surrounding land uses?
   d) Be consistent with the land use designations and policies of the General Plan (including those of any applicable Specific Plan)?
   e) Disrupt or divide the physical arrangement of an established community (including a low-income or minority community)?
Source: Riverside County General Plan Land Use Element, Staff review, GIS database

Findings of Fact:

a-e) The project includes a Change of Zone to insure the General Plan and zoning are consistent. The proposed zoning will be a continuation of the existing zoning that occurs directly adjacent to the east. The proposed Land Use change is consistent with all policies of the General Plan and will not be dividing the physical arrangement of any communities. As previously stated, the potential impacts in this Environmental Assessment are being evaluated for the Land Use only. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts. For these reasons, the Land Use and zoning impacts are considered less than significant.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

<table>
<thead>
<tr>
<th>MINERAL RESOURCES Would the project</th>
</tr>
</thead>
<tbody>
<tr>
<td>29. Mineral Resources</td>
</tr>
<tr>
<td>a) Result in the loss of availability of a known mineral resource that would be of value to the region or the residents of the State?</td>
</tr>
<tr>
<td>b) Result in the loss of availability of a locally-important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan?</td>
</tr>
<tr>
<td>c) Be an incompatible land use located adjacent to a State classified or designated area or existing surface mine?</td>
</tr>
<tr>
<td>d) Expose people or property to hazards from proposed, existing or abandoned quarries or mines?</td>
</tr>
</tbody>
</table>

Source: Riverside County General Plan Figure OS-5 “Mineral Resources Area”, GIS

Findings of Fact:

a-d) According to the General Plan figure OS-5 the project is in MRZ-3a, which means that the project site is located in an area known to have mineral resources, but the significance of the deposit is undetermined. However, the project proposes no grading or construction of any kind; therefore there are no potential impacts to or from mineral resources. There are no known mines on or near the site. The proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts.

Mitigation: No mitigation is required
Monitoring: No monitoring is required

**NOISE** Would the project result in

<table>
<thead>
<tr>
<th>Definitions for Noise Acceptability Ratings</th>
</tr>
</thead>
<tbody>
<tr>
<td>Where indicated below, the appropriate Noise Acceptability Rating(s) has been checked.</td>
</tr>
<tr>
<td>NA - Not Applicable</td>
</tr>
</tbody>
</table>

30. **Airport Noise**
   a) For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport would the project expose people residing or working in the project area to excessive noise levels?
   
   NA □ A □ B □ C □ D □

   b) For a project within the vicinity of a private aircraft, would the project expose people residing or working in the project area to excessive noise levels?
   
   NA □ A □ B □ C □ D □

Source: Riverside County General Plan Figure S-19 “Airport Locations,” County of Riverside Airport Facilities Map

**Findings of Fact:**

a-b) According to the General Plan, Figure S-19, the project is located within an airport influence area. As that the project site is currently vacant land and that the project proposes no physical changes to the property, therefore it will not expose people to excessive noise levels. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and EA shall be prepared assessing potential impacts. Therefore, the project has no impact.

**Mitigation:** No mitigation is required

**Monitoring:** No monitoring is required

31. **Railroad Noise**

   NA □ A □ B □ C □ D □

Source: Riverside County General Plan Figure C-1 “Circulation Plan”, GIS database, On-site Inspection

**Findings of Fact:**

The project is located 2,000 feet from a railroad, however the proposed project does not provide the opportunity for physical disturbance of the property; therefore, there is no potential for any impacts from railroad noise. The proposed project will change the General Plan designation for the site, which
could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts. Therefore, there is no significant impact.

**Mitigation:** No mitigation is required

**Monitoring:** No monitoring is required

<table>
<thead>
<tr>
<th>32. Highway Noise</th>
<th>Less than Significant Impact</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>NA ☒ A ☐ B ☐ C ☐ D ☐</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Source:** Project Application Materials

**Findings of Fact:**

The project site is approximately 2,000 feet from Interstate 215. It is unknown at this time what type of use will go in at this project site, it may or may not have sensitive receptors that would be impacted by highway noise. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts. Therefore, there is no significant impact.

**Mitigation:** No mitigation is required

**Monitoring:** No monitoring is required

<table>
<thead>
<tr>
<th>33. Other Noise</th>
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<tr>
<td>NA ☒ A ☐ B ☐ C ☐ D ☐</td>
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**Source:** Project Application Materials, GIS database

**Findings of Fact:**

The project is not located near any other source of potential noise, therefore, there will be no impacts from other noise.

**Mitigation:** No mitigation is required

**Monitoring:** No monitoring is required

<table>
<thead>
<tr>
<th>34. Noise Effects on or by the Project</th>
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<tbody>
<tr>
<td>a) A substantial permanent increase in ambient noise levels in the project vicinity above levels existing without the project?</td>
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b) A substantial temporary or periodic increase in ambient noise levels in the project vicinity above levels existing without the project?  

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<th>Potentially Significant Impact</th>
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c) Exposure of persons to or generation of noise levels in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?  

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d) Exposure of persons to or generation of excessive ground-borne vibration or ground-borne noise levels?  

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Source: Riverside County General Plan, Table N-1 ("Land Use Compatibility for Community Noise Exposure"); Project Application Materials

Findings of Fact:

a-d) The project proposes no grading or construction of any kind. With no structures proposed on the site, and no expressed use permitted, no additional noise analysis is required at this time. The proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and EA shall be prepared assessing potential impacts. Therefore, the project will not cause significant impacts.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

**POPULATION AND HOUSING** Would the project

35. Housing  

a) Displace substantial numbers of existing housing, necessitating the construction of replacement housing elsewhere?  

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b) Create a demand for additional housing, particularly housing affordable to households earning 80% or less of the County's median income?  

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c) Displace substantial numbers of people, necessitating the construction of replacement housing elsewhere?  

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d) Affect a County Redevelopment Project Area?  

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e) Cumulatively exceed official regional or local population projections?  

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f) Induce substantial population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)?  

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Source: Project Application Materials, GIS database, Riverside County General Plan Housing Element
Findings of Fact:

a-f) The project site is within the I-215 Corridor redevelopment area. There are no residential structures on the subject site, so no or little displacement will occur. The proposed project will change the Land Use to Business Park, thus potentially adding a demand for additional housing through the creation of jobs. The proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and EA shall be prepared assessing potential impacts. Therefore, the project will not cause significant impacts.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

PUBLIC SERVICES Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered government facilities or 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 times or other performance objectives for any of the public services:

36. Fire Services

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Source: Riverside County General Plan Safety Element

Findings of Fact:

The project would result in an increased need for all public services, including fire. However, the costs associated with the increased need are addressed through the County's Development Impact Fees which would be required of all development on the subject site. As such, the impacts would be less than significant.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

37. Sheriff Services

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Source: Riverside County General Plan

Findings of Fact:

The project would result in an increased need for all public services, including the Sheriff. However, the costs associated with the increased need are addressed through the County's Development Impact Fees which would be required of all development on the subject site. As such, the impacts would be less than significant.
Mitigation: No mitigation is required

Monitoring: No monitoring is required

38. Schools

Source: GIS database

Findings of Fact:

The project would not result in an increased need for schools. As such, the impacts would be less than significant.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

39. Libraries

Source: Riverside County General Plan

Findings of Fact:

The project would not result in an increased need for books and materials for libraries. As such, the impacts would be less than significant.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

40. Health Services

Source: Riverside County General Plan

Findings of Fact:

The project would result in an increased need for all public services, including the Heath services. However, health care is generally driven by market forces and any increase in population is generally addressed through market demand forces. As such, the impacts would be less than significant.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

RECREATION

41. Parks and Recreation

   a) Would the project include recreational facilities or

   [ ] [ ] [X] [ ]

Page 29 of 36
EA No. 41779
require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment?

  b) Would the project include the use of existing neighborhood or regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated?

  c) Is the project located within a Community Service Area (CSA) or recreation and park district with a Community Parks and Recreation Plan (Quimby fees)?

Source: GIS database, Ord. No. 460, Section 10.35 (Regulating the Division of Land – Park and Recreation Fees and Dedications), Ord. No. 659 (Establishing Development Impact Fees), Parks & Open Space Department Review

Findings of Fact:

a-c) The project site is not located within a local Recreation and Park District. There are no parks proposed or required near the site. Quimby fees are not required on industrial development. There will be no impacts.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

42. Recreational Trails

Source: Open Space and Conservation Map for Western County trail alignments

Findings of Fact:

There is a Community trail programmed along Tobacco Road. The proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and EA shall be prepared assessing potential impacts to the trail system.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

**TRANSPORTATION/TRAFFIC** Would the project

43. Circulation

  a) Conflict with an applicable plan, ordinance or policy establishing a measure of effectiveness for the performance of the circulation system, taking into account all modes of transportation, including mass transit and non-
motorized travel and relevant components of the circulation system, including but not limited to intersections, streets, highways and freeways, pedestrian and bicycle paths, and mass transit?

b) Conflict with an applicable congestion management program, including, but not limited to level of service standards and travel demand measures, or other standards established by the county congestion management agency for designated roads or highways?

c) Result in a change in air traffic patterns, including either an increase in traffic levels or a change in location that results in substantial safety risks?

d) Alter waterborne, rail or air traffic?

e) Substantially increase hazards due to a design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?

f) Cause an effect upon, or a need for new or altered maintenance of roads?

g) Cause an effect upon circulation during the project's construction?

h) Result in inadequate emergency access or access to nearby uses?

i) Conflict with adopted policies, plans or programs regarding public transit, bikeways or pedestrian facilities, or otherwise substantially decrease the performance or safety of such facilities?

Source: Riverside County General Plan, Project Materials

Findings of Fact:

a) The project will not conflict with an applicable plan, ordinance or policy establishing a measure of effectiveness for the performance of the circulation system, taking into account all modes of transportation, including mass transit and non-motorized travel and relevant components of the circulation system, including but not limited to intersections, streets, highways and freeways, pedestrian and bicycle paths, and mass transit. As previously explained, the proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and EA shall be prepared assessing potential impacts.

b) The proposed project will not conflict with an applicable congestion management program, including, but not limited to level of service standards and travel demand measures, or other standards established by the county congestion management agency for designated roads or highways. As previously explained, the proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the
property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and EA shall be prepared assessing potential impacts.

c-d) No air traffic or water traffic will be altered due to the proposed project. There will be no impact.

e-i) The project is not proposing any development at the time, therefore there are no design changes to the streets or roads that may increase hazard due to road design. The increase in density will create a need to evaluate the impacts to the existing street design; however, the potential impacts would be too speculative at this stage, because the actual level of impact from the implementing development is not known at this time. The proposed change does not conflict with any adopted policies regarding public transit, bikeways or pedestrian access because the site is rural today, and the proposed change will maintain the rural nature of the area. The efficiency of transit will not change, and therefore not impact any policies regarding transit or other alternative means of travel. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and EA shall be prepared assessing potential impacts.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

44. Bike Trails

Source: Riverside County General Plan

Findings of Fact:
There is a Community trail programmed along Tobacco Road. The proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and EA shall be prepared assessing potential impacts to the trail system.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

UTILITY AND SERVICE SYSTEMS Would the project

45. Water

a) Require or result in the construction of new water treatment facilities or expansion of existing facilities, the construction of which would cause significant environmental effects?  

b) Have sufficient water supplies available to serve the project from existing entitlements and resources, or are new or expanded entitlements needed?

Source: Project Materials
### Findings of Fact:

a-b) The project is not proposing any construction at this time. However, the proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. An assessment of the availability of water to service the area will be required prior to the approval of an implementing project. This will include a commitment from the water purveyor in that area to provide water to the site (beyond that which already exists). Many of the homes in the area currently use well water. The increase intensity will likely require connection to a public water system, the construction of which will have potential impacts. However, at this stage, the specific size and need of water infrastructure to the area would be too speculative to analyze. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts. Therefore, the project's impacts are less than significant.

**Mitigation:** No mitigation is required  
**Monitoring:** No monitoring is required

### Sewer

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<td>a) Require or result in the construction of new wastewater treatment facilities, including septic systems, or expansion of existing facilities, the construction of which would cause significant environmental effects?</td>
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<tr>
<td>b) Result in a determination by the wastewater treatment provider that serves or may service the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments?</td>
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**Source:** Project Materials

### Findings of Fact:

a-b) The project is not proposing any construction at this time. However, the proposed project will change the General Plan designation for the site, which could eventually lead to a higher intensity of development on the property. The homes near project site are currently using septic systems. Specific permitting is required prior to the use of any septic system or sewer system. At this stage, the specific size and need of sewer infrastructure to the area would be too speculative to analyze. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts.

**Mitigation:** No mitigation is required  
**Monitoring:** No monitoring is required
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47. **Solid Waste**
   a) Is the project served by a landfill with sufficient permitted capacity to accommodate the project's solid waste disposal needs?  □ □ □ X
   b) Does the project comply with federal, state, and local statutes and regulations related to solid wastes including the CIWMP (County Integrated Waste Management Plan)?  □ □ □ X

**Source:** Riverside County General Plan, Riverside County Waste Management District correspondence

**Findings of Fact:**

a-b) The project is not proposing any construction at this time. However, the proposed project will change the General Plan designation for the site, which could eventually lead to a higher level of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and EA shall be prepared assessing potential impacts. Therefore, the proposed project will have no impact.

**Mitigation:** No mitigation is required

**Monitoring:** No monitoring is required

48. **Utilities**
   Would the project impact the following facilities requiring or resulting in the construction of new facilities or the expansion of existing facilities; the construction of which could cause significant environmental effects?

   a) Electricity?  □ □ □ X
   b) Natural gas?  □ □ □ X
   c) Communications systems?  □ □ □ X
   d) Storm water drainage?  □ □ □ X
   e) Street lighting?  □ □ □ X
   f) Maintenance of public facilities, including roads?  □ □ □ X
   g) Other governmental services?  □ □ □ X

**Source:** Application Materials

**Findings of Fact:**

a-g) The project is not proposing any construction at this time. At this stage, the specific size and need of infrastructure to the area would be too speculative to analyze. However, the proposed project will change the General Plan designation for the site, which could eventually lead to a higher intensity of development on the property. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No.
950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts. Therefore, the proposed project will have no impact.

Mitigation: No mitigation is required

Monitoring: No monitoring is required

49. Energy Conservation
   a) Would the project conflict with any adopted energy conservation plans?

   Source:

   Findings of Fact:
   a) The County has no specific energy conservation plans that would conflict with the project.

   Mitigation: No mitigation is required

   Monitoring: No monitoring is required

MANDATORY FINDINGS OF SIGNIFICANCE

50. Does the project have the potential to substantially degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, reduce the number or restrict the range of a rare or endangered plant or animal, or eliminate important examples of the major periods of California history or prehistory?

   Source: Staff review, Project Application Materials

   Findings of Fact: Implementation of the proposed project would not substantially degrade the quality of the environment, substantially reduce the habitat of fish or wildlife species, cause a fish or wildlife populations to drop below self-sustaining levels, threaten to eliminate a plant or animal community, or reduce the number or restrict the range of a rare or endangered plant or animal, or eliminate important examples of the major periods of California history or prehistory.

51. Does the project have impacts which are individually limited, but cumulatively considerable? ("Cumulatively considerable" means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, other current projects and probable future projects)?
Source: Staff review, Project Application Materials

Findings of Fact: The project does not have impacts which are individually limited, but cumulatively considerable. The proposal will increase the density of the area, which could potentially impact CEQA study areas cumulatively. At this stage, the specific level of changes is not known, as there is no construction proposed with this project. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with General Plan Amendment No. 950 and Change of Zone No. 7830 is submitted, a subsequent review and Environmental Assessment shall be prepared assessing potential impacts.

52. Does the project have environmental effects that will cause substantial adverse effects on human beings, either directly or indirectly? 🔧

Source: Staff review, project application

Findings of Fact: The proposed project would not result in environmental effects which would cause substantial adverse effects on human beings, either directly or indirectly.

VI. EARLIER ANALYSES

Earlier analyses may be used where, pursuant to the tiering, program EIR, or other CEQA process, an effect has been adequately analyzed in an earlier EIR or negative declaration as per California Code of Regulations, Section 15063 (c) (3) (D).

Location Where Earlier Analyses, if used, are available for review:

Location: County of Riverside Planning Department
4080 Lemon Street, 12th Floor
Riverside, CA 92505

VII. AUTHORITIES CITED


Revised: 8/26/2015 3:41 PM
EA for GPA00945D1
LAND DEVELOPMENT COMMITTEE
INITIAL CASE TRANSMITTAL
RIVERSIDE COUNTY PLANNING DEPARTMENT - RIVERSIDE
P.O. Box 1409
Riverside, CA 92502-1409

DATE: August 6, 2014

TO:
Riv. Co. Transportation Dept.
Riv. Co. Fire Department
Riv. Co. Building & Safety – Grading
Riv. Co. Building & Safety – Plan Check
Regional Parks & Open Space District.
Riv. Co. Environmental Programs Dept.

P.D. Geology Section-D. Jones
P.D. Archaeology Section-H. Thompson
Riverside Transit Agency
Riv. Co. Sheriff’s Dept.
1st District Supervisor
1st District Planning Commissioner

ALUC – John Guerin
City of Perris
Eastern Municipal Water Dist.
Southern California Edison
Southern California Gas Co.

GENERAL PLAN AMENDMENT NO. 950 and CHANGE OF ZONE NO. 7830 – EA41779 - Applicant: Markham Development Management Group, Inc. – Engineer/Representative: Markham Development Management Group, Inc. – First/First Supervisorial District – North Perris Zoning Area – Mead Valley Area Plan: Rural Community: Very Low Density Residential (RC:VLDR) (1 Acre Minimum) - Location: Southerly side of Water Avenue, Easterly side of Tobacco Road, North of Orange Avenue, West of Harviil Avenue – 4.54 Net Acres – Zoning: Light Agriculture-1 Acre Minimum (A-1-1) REQUEST: Change of Zone No. 7830 proposes to change the site’s existing zoning from Light Agriculture-1 Acre Minimum (A-1-1) to Industrial Park (IP). General Plan Amendment No. 950 proposes to change the General Plan from Rural Commercial: Very Low Density Residential (RC:VLDR) (1 Acre Minimum) to Community Development: Business Park (CD:BP) (0.25-0.60 Floor Area Ratio) on APN 317-270-002. (Please note: the Board of Supervisors initiated this General Plan Amendment to include three parcels outside of the control of the applicant 317-270-003, 317-270-004, and 317-270-011 to be Community Development: Business Park (CD:BP) these parcels are shown on the exhibit as directly south of the applicant controlled parcel.) - APN: 317-270-002 - Related Cases: N/A – Concurrent Cases: N/A

Please review the attached map(s) and/or exhibit(s) for the above-described project. This case is scheduled for a LDC meeting on August 28, 2014. All LDC Members please have draft conditions in the Land Management System on or before the above date. If it is determined that the attached map(s) and/or exhibit(s) are not acceptable, please have corrections in the system and DENY the routing on or before the above date. Once the route is complete, and the approval screen is approved with or without corrections, the case can be scheduled for a public hearing.

All other transmitted entities, please have your comments, questions and recommendations to the Planning Department on or before the above date. Your comments/recommendations/conditions are requested so that they may be incorporated in the staff report for this particular case.

Should you have any questions regarding this project, please do not hesitate to contact Larry Ross, Principal Planner, at (951) 955-9294 or email at lross@rctima.org / MAILSTOP# 1070.

COMMENTS:

DATE: ___________________________ SIGNATURE: ___________________________

PLEASE PRINT NAME AND TITLE: __________________________________________

TELEPHONE: ____________________________

If you do not include this transmittal in your response, please include a reference to the case number and project planner's name. Thank you.

Y:\Planning Case Files-Riverside office\GPA00950\GPA00950_CZ27839_LDC Initial Transmittal Form.docx
October 14, 2014

Mr. Larry Ross, Principal Planner
Riverside County Planning Department
4080 Lemon Street, 12th Floor
Riverside CA 92501
[VIA HAND DELIVERY]

RE: AIRPORT LAND USE COMMISSION (ALUC) DEVELOPMENT REVIEW

File No.: ZAP1099MA14
Related File No.: GPA No. 950, CZ No. 7830

Dear Mr. Ross:

On October 9, 2014, the Riverside County Airport Land Use Commission (ALUC) found County of Riverside Case GPA No. 950, a proposal to change the General Plan (Mead Valley Area Plan) land use designation of 18.46 acres (four parcels) located southerly of Water Street, easterly of Tobacco Road, westerly of Harvill Avenue, and northerly of Orange Avenue from Rural Community: Very Low Density Residential (RC:VLDR) to Community Development: Business Park (CD:BP), CONSISTENT with the 1984 Riverside County Airport Land Use Plan, as applied to the Airport Influence Area of March Air Force Base (now March Air Reserve Base/Inland Port Airport).

On October 9, 2014, the Riverside County Airport Land Use Commission found County of Riverside Case CZ No. 7830, a proposal to change the zoning classification of the most northerly of these parcels, Assessor’s Parcel Number 317-270-002, a 5.01-acre gross area property (4.54 net acres) located at the southeasterly corner of Water Street and Tobacco Road, from Light Agriculture One-Acre Minimum lot size (A-1-1) to Industrial Park (I-P), CONSISTENT with the 1984 Riverside County Airport Land Use Plan, as applied to the Airport Influence Area of March Air Force Base (now March Air Reserve Base/Inland Port Airport).

If you have any questions, please contact Russell Brady, ALUC Contract Planner, at (951) 955-0549 or John Guerin, ALUC Principal Planner, at (951) 955-0982.

Sincerely,

RIVERSIDE COUNTY AIRPORT LAND USE COMMISSION

[Signature]

RB:bks

Attachment: Notice of Airport in Vicinity
cc: S.S.R. Investment Co., LP (South Pasadena) (applicant/payee)
    S.S.R. Investment Co., LP (Arlington TX) (landowner)
    Larry Markham, MDMG, Inc. (applicant's representative)
    Young Park, et al. (owner, APN 317-270-003)
    Malcolm and Dolly Seton, et al. (owner, APN 317-270-004)
    Dan Cederburg (owner, APN 317-270-011)
    Gary Gosliga, Airport Manager, March Joint Powers Authority
    Denise Hauser or Sonia Pierce, March Air Reserve Base
    ALUC Case File
NOTICE OF AIRPORT IN VICINITY

This property is presently located in the vicinity of an airport, within what is known as an airport influence area. For that reason, the property may be subject to some of the annoyances or inconveniences associated with proximity to airport operations (for example: noise, vibration, or odors). Individual sensitivities to those annoyances can vary from person to person. You may wish to consider what airport annoyances, if any, are associated with the property before you complete your purchase and determine whether they are acceptable to you. Business & Professions Code Section 11010 (b) (13)(A)
Selected parcel(s):
317-270-002

AIRPORTS

SELECTED PARCEL
INTERSTATES
HIGHWAYS
PARCELS

*IMPORTANT*
Maps and data are to be used for reference purposes only. Map features are approximate, and are not necessarily accurate to surveying or engineering standards. The County of Riverside makes no warranty or guarantee as to the content (the source is often third party), accuracy, timeliness, or completeness of any of the data provided, and assumes no legal responsibility for the information contained on this map. Any use of this product with respect to accuracy and precision shall be the sole responsibility of the user.

REPORT PRINTED ON: Wed Sep 17 14:38:55 2014
Version 131127
County of Riverside
4080 Lemon St., 8th Floor
Riverside, CA 92501

Attention: Planning

Subject: General Plan Amendment No. 950
        APN317-270-002, -003, 004, & -011

August 28, 2014

Please be advised that the division of the property shown on General Plan Amendment No. 950 will not unreasonably interfere with the free and complete exercise of any easements and/or facilities held by Southern California Edison Company within the boundaries of said map.

This letter should not be construed as a subordination of the Company’s rights, title and interest in and to said easement(s), nor should this letter be construed as a waiver of any of the provisions contained in said easement(s) or a waiver of costs for relocation of any affected facilities.

In the event that the development requires relocation of facilities, on the subject property, which facilities exist by right of easement or otherwise, the owner/developer will be requested to bear the cost of such relocation and provide Edison with suitable replacement rights. Such costs and replacement rights are required prior to the performance of the relocation.

If you have any questions, or need additional information in connection with the subject subdivision, please contact me at (626) 302-4473.

Steven D. Lowry
Title and Real Estate Services
Corporate Real Estate Department
LAND DEVELOPMENT COMMITTEE
INITIAL CASE TRANSMITTAL
RIVERSIDE COUNTY PLANNING DEPARTMENT - RIVERSIDE
P.O. Box 1409
Riverside, CA 92502-1409

DATE: August 6, 2014

TO:
Riv. Co. Transportation Dept.
P.D. Geology Section
P.D. Archaeology Section
Riverside Transit Agency
Riv. Co. Fire Department
Riv. Co. Sheriff’s Dept.
Riv. Co. Building & Safety — Grading
Riv. Co. Building & Safety — Plan Check
Regional Parks & Open Space District
1st District Supervisor
1st District Planning Commissioner

ALUC — John Guerin
City of Perris
Eastern Municipal Water Dist.
Southern California Edison
Southern California Gas Co.

GENERAL PLAN AMENDMENT NO. 950 and CHANGE OF ZONE NO. 7830 — EA41779 - Applicant: Markham Development Management Group, Inc. – Engineer/Representative: Markham Development Management Group, Inc. – First/First Supervisorial District – North Perris Zoning Area — Mead Valley Area Plan: Rural Community: Very Low Density Residential (RC:VLDR) (1 Acre Minimum) — Location: Southerly side of Water Avenue, Easterly side of Tobacco Road, North of Orange Avenue, West of Harvill Avenue — 4.54 Net Acres — Zoning: Light Agriculture-1 Acre Minimum (A-1-1) REQUEST: Change of Zone No. 7830 proposes to change the site’s existing zoning from Light Agriculture-1 Acre Minimum (A-1-1) to Industrial Park (IP). General Plan Amendment No. 950 proposes to change the General Plan from Rural Commercial: Very Low Density Residential (RC:VLDR) (1 Acre Minimum) to Community Development: Business Park (CD.BP) (0.25-0.60 Floor Area Ratio) on APN 317-270-002. (Please note: the Board of Supervisors initiated this General Plan Amendment to include three parcels outside of the control of the applicant 317-270-003, 317-270-004, and 317-270-011 to be Community Development: Business Park (CD.BP) these parcels are shown on the exhibit as directly south of the applicant controlled parcel.) - APN: 317-270-002 - Related Cases: N/A – Concurrent Cases: N/A

Please review the attached map(s) and/or exhibit(s) for the above-described project. This case is scheduled for a **LDC meeting on August 28, 2014**. All LDC Members please have draft conditions in the Land Management System on before the above date. If it is determined that the attached map(s) and/or exhibit(s) are not acceptable, please have corrections in the system and DENY the routing on before the above date. Once the route is complete, and the approval screen is approved with or without corrections, the case can be scheduled for a public hearing.

All other transmitted entities, please have your comments, questions and recommendations to the Planning Department on or before the above date. Your comments/recommendations/conditions are requested so that they may be incorporated in the staff report for this particular case.

Should you have any questions regarding this project, please do not hesitate to contact Larry Ross, Principal Planner, at (951) 955-9294 or email at lross@rclma.org / MAILSTOP# 1070.

COMMENTS:

Low CPO + S.568.40
Low P1630

DATE: 8/26/14

SIGNATURE

PLEASE PRINT NAME AND TITLE: Division Chief

TELEPHONE: x 56843

If you do not include this transmittal in your response, please include a reference to the case number and project planner’s name. Thank you.
DATE: August 6, 2014

TO:
Riv. Co. Transportation Dept.
Riv. Co. Fire Department
Riv. Co. Building & Safety – Grading
Riv. Co. Building & Safety – Plan Check
Regional Parks & Open Space District.
Riv. Co. Environmental Programs Dept.
P.D. Geology Section-D. Jones
P.D. Archaeology Section-H. Thompson
Riverside Transit Agency
1st District Supervisor
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ALUC – John Guerin
City of Perris
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COMMENTS:

The applicant has been an aggressive public attacker, confront with his neighbors.

DATE: 8/20/14  SIGNATURE: R.E.

PLEASE PRINT NAME AND TITLE: Robert E. Meyer

TELEPHONE: 

If you do not include this transmittal in your response, please include a reference to the case number and project planner's name. Thank you.
DATE: August 6, 2014

TO:
Riv. Co. Transportation Dept.
Riv. Co. Fire Department
Riv. Co. Building & Safety - Grading
Riv. Co. Building & Safety - Plan Check
Regional Parks & Open Space District
Riv. Co. Environmental Programs Dept.

P.D. Geology Section-D. Jones
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1st District Supervisor
1st District Planning Commissioner

ALUC – John Guerin
City of Perris
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Should you have any questions regarding this project, please do not hesitate to contact Larry Ross, Principal Planner, at (951) 955-9254 or email at lross@ctima.org / MAILSTOP# 1070.

**COMMENTS:** The project site is located within Airport Area II of the March Air Reserve Base Airport Influence Area, and within proposed Compatibility Zone C2Z pursuant to the Draft March ALUC. All GPAs and zoning changes within Airport Influence Areas require ALUC hearing.

**DATE:** August 20, 2014

**SIGNATURE:** John J. Guerin, Principal Planner

**PLEASE PRINT NAME AND TITLE:** John J. Guerin, Principal Planner

**TELEPHONE:** (951) 955-0982

*If you do not include this transmittal in your response, please include a reference to the case number and project planner's name. Thank you.*
DATE: August 6, 2014

TO:  
Riv. Co. Transportation Dept.  
Riv. Co. Fire Department  
Riv. Co. Building & Safety – Grading  
Riv. Co. Building & Safety – Plan Check  
Regional Parks & Open Space District  
Riv. Co. Environmental Programs Dept.  
P.D. Geology Section-D. Jones  
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Should you have any questions regarding this project, please do not hesitate to contact Larry Ross, Principal Planner, at (951) 955-9294 or email at lross@rcitma.org / MAILSTOP# 1070.  

COMMENTS:  
No Comments  

DATE: 8-11-14  
SIGNATURE: Jose I. Merlan  

PLEASE PRINT NAME AND TITLE: Jose I. Merlan, Urban/Regional Planner II  

TELEPHONE: (951) 486-3351  

If you do not include this transmittal in your response, please include a reference to the case number and project planner’s name. Thank you.
December 18, 2014

SSR Investments
c/o MDMG Inc.
41635 Enterprise Circle N Suite B
Temecula Ca 92590

Dear SSR Investments:

Re: JPR 14-08-29-01 Determination Letter – No Conservation
HANS No. 2186
Case No. GPA00950
Assessor’s Parcel Number(s): 317-270-002

This letter is to inform you that the HANS determination for the subject property was forwarded to the Regional Conservation Authority (RCA) for Joint Project Review (JPR) pursuant to Section 6.6.2 of the Western Riverside Multiple Species Habitat Conservation Plan (MSHCP). As stated on the attached “RCA JPR Review”, the RCA has concurred with the County that no conservation is described for this property.

You may proceed with the planning process for this property. Please note, however, that this determination does not preclude compliance with any conditions incorporated into your final project approval.

If you have further questions concerning the attached comments, please contact the Environmental Programs Division of the Planning Department at (951) 955-6892.

Sincerely,

PLANNING DEPARTMENT

Chad Young
Senior Ecological Resources Specialist

XC: Karin Watts-Bazan, Deputy County Counsel
David Jones, Chief Engineering Geologist
Brian Beck, RCA
Stephanie Standerfer, Dudek

Riverside Office • 4080 Lemon Street, 12th Floor
P.O. Box 1409, Riverside, California 92502-1409
(951) 955-6892 • Fax (951) 955-1811

Desert Office • 38686 El Cerrito Road
Palm Desert, California 92211
(760) 863-8277 • Fax (760) 863-7555

“Planning Our Future... Preserving Our Past”
September 11, 2014

Chad Young
Environmental Programs Department
County of Riverside
4080 Lemon Street, 12th Floor
Riverside, California 92501

Dear Mr. Young,

Please find the following JPR attached:

JPR 14-08-29-01. Permittee: Riverside County, HANS LITE 2186. The JPR file attached includes the following:

- RCA JPR
- Exhibit A, Vicinity Map with MSHCP Schematic Cores and Linkages
- Exhibit B, Criteria Area Cells with MSHCP Vegetation and Project Location
- Exhibit C, Criteria Area Cells with MSHCP Soils and Project Location
- HANS 2186 County-Provided Intake Map
- Regional Map.

Thank you,

Stephanie Standerfer
Western Riverside County Regional Conservation Authority

cc: Karin Cleary-Rose
U.S. Fish and Wildlife Service
777 East Tahquitz Canyon Way, Suite 208
Palm Springs, California 92262

Heather A. Pert
California Dept. of Fish and Wildlife
3602 Inland Empire Blvd. #C220
Ontario, California 91764
RCA Joint Project Review (JPR)

JPR #: 14-08-29-01
Date: 9/11/14

Project Information

Permittee: County of Riverside EPD
Case Information: HANS LITE 2186 = GPA 00925
Site Acreage: 4.54 acres
Portion of Site Proposed for MSHCP Conservation Area: 0 acres

Criteria Consistency Review

Consistency Conclusion: The project is consistent with both the Criteria and Other Plan requirements.

Data:
Applicable Core/Linkage: Proposed Noncontiguous Habitat Block 4
Area Plan: Mead Valley

<table>
<thead>
<tr>
<th>APN</th>
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<td>317-270-002</td>
<td>SU1 – Motte/Rimrock</td>
<td>Independent</td>
<td>2529</td>
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</tbody>
</table>

Criteria and Project Information

Criteria Comments:

a. As stated in Section 3.2.3 of the MSHCP, “Proposed Noncontiguous Habitat Block 4 is comprised of the Motte Rimrock Reserve. It provides Habitat for a number of Planning Species, including Quino checkerspot butterfly, coastal California gnatcatcher, and Stephens’ kangaroo rat. Maintenance of large intact interconnected habitat blocks is important for these species. As shown in the table below, areas not affected by edge total approximately 920 acres of the total 1,150 acres occupied by this habitat block. Since this habitat block may be affected by edge, treatment and management of edge conditions will be necessary to ensure that it provides Habitat and movement functions for species using this habitat block as planned adjacent land uses are developed along the edge. Guidelines”

b. The project site is located within Cell 2529. As stated in Section 3.3.15 of the MSHCP, “Conservation within this Cell will contribute to assembly of Proposed Noncontiguous Habitat Block 4. Conservation within this Cell will focus on assembly of coastal sage scrub habitat. Areas conserved within this Cell will be connected to coastal sage scrub habitat proposed for conservation in Cell Group B to the west. Conservation within this Cell will range from 5%-15% of the Cell focusing in the western portion of the Cell.”

1 of 6
c. Rough Step: The proposed project is within Rough Step Unit 7. Rough Step Unit 7 encompasses 130,824 acres within the central northwestern corner of western Riverside County. The Rough Step Unit 7 area includes Lake Matthews, Estelle Mountain, Motte Rimrock Preserve, and upland habitats in the Gaviian Hills and Harford Springs Park. Rough Step Unit 7 also includes portions of the cities of Corona, Riverside, and Perris. Rough Step Unit 7 is bounded by State Route 91 to the north, Interstate 215 to the east, and the Santa Ana Mountains to west. Within Rough Step Unit 7, there are 26,775 acres within the Criteria Area. Key vegetation communities within Rough Step Unit 7 include coastal sage scrub; grasslands; woodlands and forests; riparian scrub, woodland, forest; and Riversidean alluvial fan sage scrub. Based on the 2012 MSHCP Annual Report, all vegetation categories are “in” rough step. Based on the MSHCP baseline vegetation mapping, the vegetation communities on site include developed and disturbed lands. Therefore the project will not affect Rough Step status.

d. Per County of Riverside Resolution No. 2013-111, for stand alone General Plan Amendments (i.e. without any other entitlement applications), the County will conduct a determination if any portion of the property is needed to meet the requirements of the conservation Criteria of the MSHCP, but survey reports for Sections 6.1.2, 6.1.3 and 6.3.2 will not be conducted until a specific development/entitlement application is submitted to the County. The County has deemed projects with General Plan Amendments only as “Habitat Acquisition and Negotiation Strategy (HANS) LITE” cases.

e. Project information was provided by the Permittee in the JPR application, including a MSHCP Compliance Review Worksheet prepared by Riverside County Environmental Programs Department (EPD) dated August 13, 2014. This HANS Lite project is being processed with GPA 00925. EPD states, “GPA 00925 will not alter the General Plan Designation on the portions of the property described for conservation under the MSHCP.” The project site is currently undeveloped, but located adjacent to a developed site. The site is bordered by Water Street to the north and Tobacco Road to the west which are both dirt roads. No project description information was provided by EPD.

f. Reserve Assembly: As discussed above, the project site is located in Cell 2529, which is intended to contribute to Proposed Noncontiguous Habitat Block 4. The project site is located in the central portion of Cell 2529, not the western portion of the Cell which is the area described for Conservation. Of the 160 acres in Cell 2529, approximately 5% is currently developed with rural residential development, and roads. There currently is vacant land located along the western portion of the Cell Group that could be subject to conservation in the future. There is currently no fragmentation to the west that would impede the ability of the Reserve Feature to be built out. Future proposed development of the project site in the central portion of Cell 2529 will not preclude the ability of MSHCP Conservation goals to be reached in this area. The project does not affect the Reserve Assembly goals of the MSHCP.
Other Plan Requirements

Per County of Riverside Resolution No. 2013-111, and as stated above, HANS LITE applications are not subject to other Plan requirements. Any future entitlement applications involving the subject parcels, that do not qualify for HANS LITE, will be subject to a full HANS process including analysis of other Plan requirements.

Data:
Section 6.1.2 - Was Riparian/Riverine/Vernal Pool Mapping or Information Provided?

Undetermined. No biological surveys have been completed to date. Upon submittal of any future development/entitlement submitted for this project, biological surveys and evaluations of Section 6.1.2 resources shall be submitted to the RCA for concurrence. If any impacts to Section 6.1.2 resources will occur as a result of development, a Determination of Biologically Equivalent or Superior Preservation (DBESP) shall be required and submitted to the RCA and Wildlife Agencies pursuant to Section 6.1.2 of the MSHCP.

Section 6.1.3 - Was Narrow Endemic Plant Species Survey Information Provided?

No. The project site is not located within a Narrow Endemic Plant Species Survey Area (NEPSSA).

Section 6.3.2 - Was Additional Survey Information Provided?

Undetermined. The project site is located within an Additional Survey Needs and Procedures Area for burrowing owl. No biological surveys have been conducted to date. Upon submittal of any future development/entitlement submitted for this project, biological surveys and evaluations of Section 6.3.2 resources shall be submitted to the RCA for concurrence. If any impacts to Section 6.3.2 resources will occur as a result of development, a DBESP shall be required and submitted to the RCA and Wildlife Agencies pursuant to Section 6.3.2 of the MSHCP.

Section 6.1.4 - Was Information Pertaining to Urban/Wildland Interface Guidelines Provided?

Yes. The property is located near future and existing Conservation Areas.

Other Plan Requirement Comments:

a. Section 6.1.2: The project consists of a General Plan Amendment with no development proposed at this time. Per Riverside County Resolution No. 2013-111, MSHCP required habitat assessments and surveys shall not be required until land use application is submitted to the County. When a specific development is proposed, a habitat assessment shall be conducted by a qualified biologist to determine presence or absence of riparian and riverine resources, riparian birds, vernal pools, and fairy shrimp, and avoidance of these habitats, where possible. If the future proposed project cannot avoid riparian/riverine resources, a
DBESP including appropriate mitigation (i.e., on-site or off-site enhancement, restoration, establishment (creation), preservation, payment into habitat mitigation banks or in lieu fee programs, or a combination of one of these options) to offset the loss of functions and values as they pertain to the MSHCP covered species, is required. The project will demonstrate compliance with Section 6.1.2 of the MSHCP when any future land use application requiring discretionary approval is submitted.

b. Section 6.3.2: The project site is located within an Additional Survey Needs and Procedures Area for burrowing owl. When a specific development is proposed, a habitat assessment shall be conducted by a qualified biologist to determine whether suitable habitat for burrowing owl are present/absent on site, and if so, focused surveys during the appropriate nesting season is required. If burrowing owls are detected, areas with long term conservation value (generally a minimum of 3 pairs of owls and 35 acres of habitat) are subject to avoidance of 90% of portions of the property that provide for long-term conservation value. If 90% avoidance of areas with long-term conservation value for burrowing owl cannot be met, a DBESP shall be prepared and submitted along with the JPR. to the Permittee, RCA, and Wildlife Agencies for review and approval. If there is no long-term conservation value, the burrowing owls may be relocated. The project will demonstrate compliance with Section 6.3.2 of the MSHCP when any future land use application requiring discretionary approval is submitted.

c. Section 6.1.4: Future and existing Conservation Areas are located adjacent to the project site. To preserve the integrity of areas dedicated as MSHCP Conservation Areas, the guidelines contained in Section 6.1.4 related to controlling adverse effects for development adjacent to the MSHCP Conservation Area shall be implemented by the Permittee in their actions relative to the project. Specifically, the Permittee should include as project conditions of approval, once a development/entitlement proposal is processed, including the following measures:

i. Incorporate measures to control the quantity and quality of runoff from the site entering the MSHCP Conservation Area. In particular, measures shall be put in place to avoid discharge of untreated surface runoff from developed and paved areas into MSHCP Conservation Areas.

ii. Land uses proposed in proximity to the MSHCP Conservation Area that use chemicals or generate bioproducts, such as manure, that are potentially toxic or may adversely affect wildlife species, Habitat, or water quality shall incorporate measures to ensure that application of such chemicals does not result in discharge to the MSHCP Conservation Area. The greatest risk is from landscaping fertilization overspray and runoff.

iii. Night lighting shall be directed away from the MSHCP Conservation Area to protect species within the MSHCP Conservation Area from direct night lighting. Shielding shall be incorporated in project designs to ensure ambient lighting in the MSHCP Conservation Area is not increased.

iv. Proposed noise-generating land uses affecting the MSHCP Conservation Area shall incorporate setbacks, berms, or walls to minimize the effects of noise on MSHCP Conservation Area resources pursuant to applicable rules, regulations, and guidelines related to land use noise standards.
v. Consider the invasive, non-native plant species listed in Table 6-2 of the MSHCP in approving landscape plans to avoid the use of invasive species for the portions of the project that are adjacent to the MSHCP Conservation Area. Considerations in reviewing the applicability of this list shall include proximity of planting areas to the MSHCP Conservation Areas, species considered in the planting plans, resources being protected within the MSHCP Conservation Area and their relative sensitivity to invasion, and barriers to plant and seed dispersal, such as walls, topography, and other features.

vi. Proposed land uses adjacent to the MSHCP Conservation Area shall incorporate barriers, where appropriate, in individual project designs to minimize unauthorized public access, domestic animal predation, illegal trespass, or dumping into the MSHCP Conservation Areas. Such barriers may include native landscaping, rocks/boulders, fencing, walls, signage, and/or other appropriate mechanisms.

vii. Manufactured slopes associated with the proposed site development shall not extend into the MSHCP Conservation Area.
INTENTIONALLY LEFT BLANK
**RCA Joint Project Review (JPR)**

**Permittee:**
County of Riverside EPD

**Case Information:**
HANS LITE 2186 = GPA 00925-00950

**Site Acreage:**
4.54 acres

**Portion of Site Proposed for MSHCP Conservation Area:**
0 acres

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**Criteria Consistency Review**

**Consistency Conclusion:** The project is consistent with both the Criteria and Other Plan requirements.

**Data:**
Applicable Core/Linkage: Proposed Noncontiguous Habitat Block 4
Area Plan: Mead Valley

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**Criteria and Project Information**

**Criteria Comments:**

a. As stated in Section 3.2.3 of the MSHCP, “Proposed Noncontiguous Habitat Block 4 is comprised of the Motte Rimrock Reserve. It provides Habitat for a number of Planning Species, including Quino checkerspot butterfly, coastal California gnatcatcher, and Stephens’ kangaroo rat. Maintenance of large intact interconnected habitat blocks is important for these species. As shown in the table below, areas not affected by edge total approximately 920 acres of the total 1,150 acres occupied by this habitat block. Since this habitat block may be affected by edge, treatment and management of edge conditions will be necessary to ensure that it provides Habitat and movement functions for species using this habitat block as planned adjacent land uses are developed along the edge. Guidelines”

b. The project site is located within Cell 2529. As stated in Section 3.3.15 of the MSHCP, “Conservation within this Cell will contribute to assembly of Proposed Noncontiguous Habitat Block 4. Conservation within this Cell will focus on assembly of coastal sage scrub habitat. Areas conserved within this Cell will be connected to coastal sage scrub habitat proposed for conservation in Cell Group B to the west. Conservation within this Cell will range from 5%-15% of the Cell focusing in the western portion of the Cell.”
c. Rough Step: The proposed project is within Rough Step Unit 7. Rough Step Unit 7 encompasses 130,824 acres within the central northwestern corner of western Riverside County. The Rough Step Unit 7 area includes Lake Matthews, Estelle Mountain, Motte Rimrock Preserve, and upland habitats in the Gavilan Hills and Harford Springs Park. Rough Step Unit 7 also includes portions of the cities of Corona, Riverside, and Perris. Rough Step Unit 7 is bounded by State Route 91 to the north, Interstate 215 to the east, and the Santa Ana Mountains to west. Within Rough Step Unit 7, there are 26,775 acres within the Criteria Area. Key vegetation communities within Rough Step Unit 7 include coastal sage scrub; grasslands; woodlands and forests; riparian scrub, woodland, forest; and Riversidean alluvial fan sage scrub. Based on the 2012 MSHCP Annual Report, all vegetation categories are “in” rough step. Based on the MSHCP baseline vegetation mapping, the vegetation communities on site include developed and disturbed lands. Therefore the project will not affect Rough Step status.

d. Per County of Riverside Resolution No. 2013-111, for stand alone General Plan Amendments (i.e. without any other entitlement applications), the County will conduct a determination if any portion of the property is needed to meet the requirements of the conservation Criteria of the MSHCP, but survey reports for Sections 6.1.2, 6.1.3 and 6.3.2 will not be conducted until a specific development/entitlement application is submitted to the County. The County has deemed projects with General Plan Amendments only as “Habitat Acquisition and Negotiation Strategy (HANS) LITE” cases.

e. Project information was provided by the Permittee in the JPR application, including a MSHCP Compliance Review Worksheet prepared by Riverside County Environmental Programs Department (EPD) dated August 13, 2014. This HANS Lite project is being processed with GPA 00925 00950. EPD states, “GPA 00925 00950 will not alter the General Plan Designation on the portions of the property described for conservation under the MSHCP.” The project site is currently undeveloped, but located adjacent to a developed site. The site is bordered by Water Street to the north and Tobacco Road to the west which are both dirt roads. No project description information was provided by EPD.

f. Reserve Assembly: As discussed above, the project site is located in Cell 2529, which is intended to contribute to Proposed Noncontiguous Habitat Block 4. The project site is located in the central portion of Cell 2529, not the western portion of the Cell which is the area described for Conservation. Of the 160 acres in Cell 2529, approximately 5% is currently developed with rural residential development, and roads. There currently is vacant land located along the western portion of the Cell Group that could be subject to conservation in the future. There is currently no fragmentation to the west that would impede the ability of the Reserve Feature to be built out. Future proposed development of the project site in the central portion of Cell 2529 will not preclude the ability of MSHCP Conservation goals to be reached in this area. The project does not affect the Reserve Assembly goals of the MSHCP.
RCA Joint Project Review (JPR)

Other Plan Requirements

Per County of Riverside Resolution No. 2013-111, and as stated above, HANS LITE applications are not subject to other Plan requirements. Any future entitlement applications involving the subject parcels, that do not qualify for HANS LITE, will be subject to a full HANS process including analysis of other Plan requirements.

Data:
Section 6.1.2 – Was Riparian/Riverine/Vernal Pool Mapping or Information Provided?

Undetermined. No biological surveys have been completed to date. Upon submittal of any future development/entitlement submitted for this project, biological surveys and evaluations of Section 6.1.2 resources shall be submitted to the RCA for concurrence. If any impacts to Section 6.1.2 resources will occur as a result of development, a Determination of Biologically Equivalent or Superior Preservation (DBESP) shall be required and submitted to the RCA and Wildlife Agencies pursuant to Section 6.1.2 of the MSHCP.

Section 6.1.3 – Was Narrow Endemic Plant Species Survey Information Provided?

No. The project site is not located within a Narrow Endemic Plant Species Survey Area (NEPSSA).

Section 6.3.2 – Was Additional Survey Information Provided?

Undetermined. The project site is located within an Additional Survey Needs and Procedures Area for burrowing owl. No biological surveys have been conducted to date. Upon submittal of any future development/entitlement submitted for this project, biological surveys and evaluations of Section 6.3.2 resources shall be submitted to the RCA for concurrence. If any impacts to Section 6.3.2 resources will occur as a result of development, a DBESP shall be required and submitted to the RCA and Wildlife Agencies pursuant to Section 6.3.2 of the MSHCP.

Section 6.1.4 – Was Information Pertaining to Urban/Wildland Interface Guidelines Provided?

Yes. The property is located near future and existing Conservation Areas.

Other Plan Requirement Comments:

a. Section 6.1.2: The project consists of a General Plan Amendment with no development proposed at this time. Per Riverside County Resolution No. 2013-111, MSHCP required habitat assessments and surveys shall not be required until land use application is submitted to the County. When a specific development is proposed, a habitat assessment shall be conducted by a qualified biologist to determine presence or absence of riparian and riverine resources, riparian birds, vernal pools, and fairy shrimp, and avoidance of these habitats, where possible. If the future proposed project cannot avoid riparian/riverine resources, a
DBESP including appropriate mitigation (i.e., on-site or off-site enhancement, restoration, establishment (creation), preservation, payment into habitat mitigation banks or in lieu fee programs, or a combination of one of these options) to offset the loss of functions and values as they pertain to the MSHCP covered species, is required. The project will demonstrate compliance with Section 6.1.2 of the MSHCP when any future land use application requiring discretionary approval is submitted.

b. Section 6.3.2: The project site is located within an Additional Survey Needs and Procedures Area for burrowing owl. When a specific development is proposed, a habitat assessment shall be conducted by a qualified biologist to determine whether suitable habitat for burrowing owl are present/absent on site, and if so, focused surveys during the appropriate nesting season is required. If burrowing owls are detected, areas with long term conservation value (generally a minimum of 3 pairs of owls and 35 acres of habitat) are subject to avoidance of 90% of portions of the property that provide for long-term conservation value. If 90% avoidance of areas with long-term conservation value for burrowing owl cannot be met, a DBESP shall be prepared and submitted along with the JPR, to the Permittee, RCA, and Wildlife Agencies for review and approval. If there is no long-term conservation value, the burrowing owls may be relocated. The project will demonstrate compliance with Section 6.3.2 of the MSHCP when any future land use application requiring discretionary approval is submitted.

c. Section 6.1.4: Future and existing Conservation Areas are located adjacent to the project site. To preserve the integrity of areas dedicated as MSHCP Conservation Areas, the guidelines contained in Section 6.1.4 related to controlling adverse effects for development adjacent to the MSHCP Conservation Area shall be implemented by the Permittee in their actions relative to the project. Specifically, the Permittee should include as project conditions of approval, once a development/entitlement proposal is processed, including the following measures:

i. Incorporate measures to control the quantity and quality of runoff from the site entering the MSHCP Conservation Area. In particular, measures shall be put in place to avoid discharge of untreated surface runoff from developed and paved areas into MSHCP Conservation Areas.

ii. Land uses proposed in proximity to the MSHCP Conservation Area that use chemicals or generate bioproducts, such as manure, that are potentially toxic or may adversely affect wildlife species, Habitat, or water quality shall incorporate measures to ensure that application of such chemicals does not result in discharge to the MSHCP Conservation Area. The greatest risk is from landscaping fertilization overspray and runoff.

iii. Night lighting shall be directed away from the MSHCP Conservation Area to protect species within the MSHCP Conservation Area from direct night lighting. Shielding shall be incorporated in project designs to ensure ambient lighting in the MSHCP Conservation Area is not increased.

iv. Proposed noise-generating land uses affecting the MSHCP Conservation Area shall incorporate setbacks, berms, or walls to minimize the effects of noise on MSHCP Conservation Area resources pursuant to applicable rules, regulations, and guidelines related to land use noise standards.
v. Consider the invasive, non-native plant species listed in Table 6-2 of the MSHCP in approving landscape plans to avoid the use of invasive species for the portions of the project that are adjacent to the MSHCP Conservation Area. Considerations in reviewing the applicability of this list shall include proximity of planting areas to the MSHCP Conservation Areas, species considered in the planting plans, resources being protected within the MSHCP Conservation Area and their relative sensitivity to invasion, and barriers to plant and seed dispersal, such as walls, topography, and other features.

vi. Proposed land uses adjacent to the MSHCP Conservation Area shall incorporate barriers, where appropriate, in individual project designs to minimize unauthorized public access, domestic animal predation, illegal trespass, or dumping into the MSHCP Conservation Areas. Such barriers may include native landscaping, rocks/boulders, fencing, walls, signage, and/or other appropriate mechanisms.

vii. Manufactured slopes associated with the proposed site development shall not extend into the MSHCP Conservation Area.

SNS
March 1, 2009

VIA FACSIMILE AND ELECTRONIC MAIL

The Hon. Jeff Stone  
Riverside County Board of Supervisors  
4080 Lemon St. 5th Floor  
Riverside, CA 92501

RE: Item 15, General Plan Amendment Initiation Proceedings (March 3, 2009)

Dear Chairman Stone and Members of the Board:

The Endangered Habitats League (EHL) appreciates the opportunity to comment on this set of landowner-initiated GPAs.

Item 15.1, GPA 980 (San Jacinto Valley)

Concur with the staff recommendation for denial of initiation. As detailed in the staff report, the required General Plan findings cannot be made. The proposed conversion of Agriculture to Rural Community is inconsistent with the continuation and expansion of agriculture in the San Jacinto Valley called for in the General Plan. The resulting “spot zone” would cause disorderly growth and erode the Foundation elements. Furthermore, the property lies within MSHCP Criteria Cells, and any up-planning to Rural Community is likely to undermine preserve assembly. According to the staff report, “The proposed GPA would create land uses that were inconsistent and incompatible with the surrounding properties and with the vision of the SJVAP.”

Item 15.2, GPA 950 (Mead Valley)

No position.

In conclusion, we urge you to maintain the integrity of the Foundation system, retain community character and agricultural resources, promote orderly growth, and not impair MSHCP assembly. Once again, we appreciate being able to work with you on a successful Update Cycle.

With best regards,

Dan Silver, MD  
Executive Director
cc: Clerk of the Board
    Board offices

electronic cc: George Johnson
               Ron Goldman
               Damian Meins
               Mike Harrod
               Katherine Lind
               Interested parties
APPLICATION FOR AMENDMENT TO THE RIVERSIDE COUNTY GENERAL PLAN

SECTIONS I, II, AND VI BELOW MUST BE COMPLETED FOR ANY AMENDMENT TO THE AREA PLAN MAPS OF THE GENERAL PLAN.

FOR OTHER TYPES OF AMENDMENTS, PLEASE CONSULT PLANNING DEPARTMENT STAFF FOR ASSISTANCE PRIOR TO COMPLETING THE APPLICATION.

INCOMPLETE APPLICATIONS WILL NOT BE ACCEPTED.

CASE NUMBER: CPA00950       DATE SUBMITTED: 2/13/08

I. GENERAL INFORMATION

APPLICATION INFORMATION

Applicant's Name: MDMG Inc.       E-Mail: JRB@MARKHAMDMG.COM

Mailing Address: 41635 Enterprise Circle North Suite B

                         Temecula, Street CA 92590

City           State         ZIP

Daytime Phone No: (951) 296-3466       Fax No: (951) 266-3476

Engineer/Representative's Name: MDMG Inc.       E-Mail: jrb@markhamdmg.com

Mailing Address: 41635 Enterprise Circle North Suite B

                         Temecula Street CA 92590

City           State         ZIP

Daytime Phone No: (951) 296-3466       Fax No: (951) 296-3476

Property Owner's Name: SSR Inv Co, c/o Gene Tobin       E-Mail: 

Mailing Address: 44414 Katie Ct.

                         Temecula Street CA 92562

City           State         ZIP

Daytime Phone No: (____)               Fax No: (____)

If the property is owned by more than one person, attach a separate page that reference the application case number and lists the names, mailing addresses, and phone numbers of all persons having an interest in the real property or properties involved in this application.
APPLICATION FOR AMENDMENT TO THE RIVERSIDE COUNTY GENERAL PLAN

The Planning Department will primarily direct communications regarding this application to the person identified above as the Applicant. The Applicant may be the property owner, representative, or other assigned agent.

AUTHORIZATION FOR CONCURRENT FEE TRANSFER

The signature below authorizes the Planning Department and TLMA to expedite the refund and billing process by transferring monies among concurrent applications to cover processing costs as necessary. Fees collected in excess of the actual cost of providing specific services will be refunded. If additional funds are needed to complete the processing of your application, you will be billed, and processing of the application will cease until the outstanding balance is paid and sufficient funds are available to continue the processing of the application. The applicant understands the deposit fee process as described above, and that there will be NO refund of fees which have been expended as part of the application review or other related activities or services, even if the application is withdrawn or the application is ultimately denied.

All signatures must be originals ("wet-signed"). Photocopies of signatures are not acceptable.

[Signatures]

PRINTED NAME OF APPLICANT

SIGNATURE OF APPLICANT

AUTHORITY FOR THIS APPLICATION IS HEREBY GIVEN:

I certify that I am/we are the record owner(s) or authorized agent and that the information filed is true and correct to the best of my knowledge. An authorized agent must submit a letter from the owner(s) indicating authority to sign the application on the owner's behalf.

All signatures must be originals ("wet-signed"). Photocopies of signatures are not acceptable.

[Signatures]

PRINTED NAME OF PROPERTY OWNER(S)

SIGNATURE OF PROPERTY OWNER(S)

If the subject property is owned by persons who have not signed as owners above, attach a separate sheet that references the application case number and lists the printed names and signatures of all persons having an interest in the property.

PROPERTY INFORMATION:

Assessor’s Parcel Number(s): 317-270-002

Section: 13 Township: T4S Range: R4W

Approximate Gross Acreage: 5.01

General location (nearby or cross streets): North of Orange Ave., South of Water Ave., East of Tobacco Rd., West of Harvill Ave.
APPLICATION FOR AMENDMENT TO THE RIVERSIDE COUNTY GENERAL PLAN


Existing Zoning Classification(s):  A-1-1

Existing Land Use Designation(s):  VLDR-RC

Proposal (describe the details of the proposed general plan amendment):

Amend 5.01 Acres of the Mead Valley Area Plan from VLDR to BP

Related cases filed in conjunction with this request:

None

Has there been previous development applications (parcel maps, zone changes, plot plans, etc.) filed on the project site? Yes ☐ No ☑

Case Nos.  N/A

E.A. Nos. (if known)  N/A  E.I.R. Nos. (if applicable):  N/A

<table>
<thead>
<tr>
<th>Name of Company or District serving the area the project site is located</th>
<th>Are facilities/services available at the project site?</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Electric Company</td>
<td>Southern California Edison</td>
<td>☑</td>
<td>☐</td>
</tr>
<tr>
<td>Gas Company</td>
<td>Southern California Gas Co.</td>
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<tr>
<td>Telephone Company</td>
<td>Verizon</td>
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</tr>
<tr>
<td>Water Company/District</td>
<td>Eastern Municipal Water District</td>
<td>☑</td>
<td>☐</td>
</tr>
<tr>
<td>Sewer District</td>
<td>Eastern Municipal Water District</td>
<td>☑</td>
<td>☐</td>
</tr>
</tbody>
</table>

Is water service available at the project site: Yes ☑ No ☐

If "No," how far away are the nearest available water line(s)? (No of feet/miles)  N/A

Is sewer service available at the site? Yes ☑ No ☐

If "No," how far away are the nearest available sewer line(s)? (No. of feet/miles)  N/A

Is the project site located in a Recreation and Park District or County Service Area authorized to collect fees for park and recreational services? Yes ☑ No ☐

Is the project site located within 8.5 miles of March Air Reserve Base? Yes ☑ No ☐
APPLICATION FOR AMENDMENT TO THE RIVERSIDE COUNTY GENERAL PLAN

Which one of the following watersheds is the project site located within (refer to Riverside County GIS for watershed location)? (Check answer):

☐ Santa Ana River  ☐ Santa Margarita River  ☑ San Jacinto River  ☐ Colorado River

HAZARDOUS WASTE SITE DISCLOSURE STATEMENT

Government Code Section 65962.5 requires the applicant for any development project to consult specified state-prepared lists of hazardous waste sites and submit a signed statement to the local agency indicating whether the project is located on or near an identified site. Under the statute, no application shall be accepted as complete without this signed statement.

I (we) certify that I (we) have investigated our project with respect to its location on or near an identified hazardous waste site and that my (our) answers are true and correct to the best of my (our) knowledge. My (Our) investigation has shown that:

☑ The project is not located on or near an identified hazardous waste site.

☐ The project is located on or near an identified hazardous waste site. Please list the location of the hazardous waste site(s) on an attached sheet.

Owner/Representative (1) ____________________________ Date ___________

Owner/Representative (2) ____________________________ Date ___________

NOTE: An 8½" x 11" legible reduction of the proposal must accompany application.

II. AMENDMENTS TO THE AREA PLAN MAPS OF THE GENERAL PLAN:

AREA PLAN MAP PROPOSED FOR AMENDMENT (Please name):

Mead Valley

EXISTING DESIGNATION(S): VLDR-RC

PROPOSED DESIGNATION(S): BP
APPLICATION FOR AMENDMENT TO THE RIVERSIDE COUNTY GENERAL PLAN

JUSTIFICATION FOR AMENDMENT (Please be specific. Attach more pages if needed.)

See Attached Sheet

III. AMENDMENTS TO POLICIES:

(Note: A conference with Planning Department staff is required before application can be filed. Additional information may be required.)

A. LOCATION IN TEXT OF THE GENERAL PLAN WHERE AMENDMENT WOULD OCCUR:

Element: _______________________________ Area Plan: _______________________________

B. EXISTING POLICY (If none, write “none.” (Attach more pages if needed):

C. PROPOSED POLICY (Attach more pages if needed):

Form 265-1019 (08/27/07)
APPLICATION FOR AMENDMENT TO THE RIVERSIDE COUNTY GENERAL PLAN

D. JUSTIFICATION FOR CHANGE (Please be specific. Attach more pages if needed):

___________________________________________________________________________
___________________________________________________________________________
___________________________________________________________________________
___________________________________________________________________________
___________________________________________________________________________
___________________________________________________________________________

IV. OTHER TYPES OF AMENDMENTS:
(Note: A conference with Planning Department and/or Transportation Department staff for amendments related to the circulation element is required before application can be filed. Additional information may be required.)

A. AMENDMENTS TO BOUNDARIES OF OVERLAYS OR POLICY AREAS:

Policy Area: ____________________________ (Please name)

Proposed Boundary Adjustment (Please describe clearly):

___________________________________________________________________________
___________________________________________________________________________
___________________________________________________________________________

B. AMENDMENTS TO CIRCULATION DESIGNATIONS:

Area Plan (if applicable): ____________________________

Road Segment(s) ____________________________

___________________________________________________________________________

Existing Designation: ____________________________

Proposed Designation: ____________________________
C. JUSTIFICATION FOR AMENDMENT (Please be specific. Attach more pages if needed):


V. CASE INFORMATION REQUIREMENTS FOR GENERAL PLAN AMENDMENT:

FILING INSTRUCTIONS FOR GENERAL PLAN AMENDMENT APPLICATION

The following instructions are intended to provide the necessary information and procedures to facilitate the processing of a Land Use application. Your cooperation with these instructions will ensure that your application can be processed in the most expeditious manner possible.

THE GENERAL PLAN AMENDMENT FILING PACKAGE MUST CONSIST OF THE FOLLOWING:

1. One completed and signed application form.

2. One copy of the current legal description for each property involved as recorded in the Office of the County Recorder. A copy of a grant deed of each property involved will suffice.

3. If any of the properties involved do not abut a public street, a copy of appropriate documentation of legal access (e.g. recorded easement) for said property shall be provided.

4. For applications to amend Area Plan Maps, forty (40) copies of Exhibit "A" (Site Plan). The exhibit must include the information described below. All exhibits must be folded no larger than 8½" x 14".

5. One (1) recent (less than one-year old) aerial photograph of the entire Project Site with the boundary of the site delineated.

6. Two 8½" x 11" photocopies of a U. S. Geological Survey Quadrangle Map delineating the Site boundaries (Note: each photocopy must not have been enlarged or reduced, have a North arrow, scale, quadrangle name, and Section/Township/Range location of the site.)

7. A minimum of three (3) ground-level panoramic photographs (color prints) clearly showing the whole project site. Include a locational map identifying the position from which the photo was taken and the approximate area of coverage of each photograph.

8. Digital images of the aerial photograph, Exhibit A (Site Plan), the U.S.G.S. Map, and the panoramic photographs of the site in a format acceptable to the Planning Department (e.g. TIFF, GIF, JPEG, PDF)

9. Deposit-based fees for the General Plan Amendment, and Environmental Assessment deposit-
APPLICATION FOR AMENDMENT TO THE RIVERSIDE COUNTY GENERAL PLAN

1. The site plan must contain the following:
   A. Name, address, and telephone number of applicant.
   B. Name, address, and telephone number of land owner.
   C. Name, address, and telephone number of map preparer.
   D. Scale (number of feet per inch).
   E. A vicinity map showing the location and names of adjoining streets.
   F. Legal description of property (accurate and complete so as to bear legal scrutiny).
   G. North arrow (top of map north).
   H. Existing General Plan Designation(s) and Proposed General Plan Designation(s).
   I. Amendment description (e.g. Amend Mead Valley Area Plan from Light Industrial to Commercial Retail on 75.12 acres).
   J. Area calculations including total area involved and property size.
   K. Date the site plan was prepared.
   L. Location and names of adjoining streets, alleys, and rights-of-way providing legal access to the property.
   M. Overall dimensions of the property and location of adjoining lot lines.
   N. Location and dimensions of existing structures, easements and/or uses onsite.
   O. Thomas Bros. Map coordinates and page number (identify edition year used).

Failure to submit all the required information is justification for rejection of the application.

FOR ALL APPLICATIONS:

Attach check payable to “COUNTY OF RIVERSIDE.” (Please see current fee schedule for the appropriate deposit-based fee.)

NOTE: Label packets for notification of surrounding property owners will be requested by the project planner just prior to the scheduling of the General Plan Amendment for a public hearing. An amendment will not be scheduled for hearing until complete sets of property owners’ labels have been received.
Justification for General Plan Amendment
Change of Land Use

Site: APN# 317-270-002
Mead Valley Area Plan
Perris/Harvill Area

Applicant: MDMG inc.

The proposed amendment will change 5.01 acres of Very Low Density Residential - Rural Community Foundation to land use listed below.

- 5.01 acres Business Park (BP)

The following justifications are cited.

1. The land use will achieve a higher and better use for the subject property.

2. BP will allow for a more consistent land use for the area. Currently rural-type large lot residential properties abut BP and LI uses. The point where the RR zone to the west starts provides a logical breakpoint due to the change in topography.

3. Consistently changing the land use of the entire block from Water St. along Tobacco Rd. to Orange St. to BP will bring neighboring properties into conformance with the land use ordinance.
NOTICE OF PUBLIC HEARING
and
INTENT TO ADOPT A MITIGATED NEGATIVE DECLARATION

A PUBLIC HEARING has been scheduled, pursuant to Riverside County Land Use Ordinance No. 348, before the RIVERSIDE COUNTY PLANNING COMMISSION to consider the project shown below:

GENERAL PLAN AMENDMENT NO. 950, CHANGE OF ZONE NO. 7830 – Adopt Mitigated Negative Declaration – Applicant: MDMG Inc. – Engineer/Representative: MDMG Inc. – First Supervisorial District – North Perris Area – Mead Valley Area Plan – Rural Community: Very Low Density Residential (RC:VLDR) (1 acre minimum lot size) – Location: South of Water Street, north of Orange Avenue, east of Tobacco Road, and west of Harvill Avenue – 4.54 acres – Zoning: Light Agriculture 1 Acre Minimum (A-1-1) – REQUEST: The applicant proposes to amend the General Plan Component and Land Use designations of the subject site from Rural Community: Very Low Density Residential (RC:VLDR) (1 acre minimum lot size) to Community Development: Business Park (CD:BP) on approximately 4.54 acres. The application was submitted during the permitted time period to request foundation changes in 2008. Change of Zone No. 7830 proposes to change the zoning on the 4.54 acre site from Light Agriculture 1 Acre Minimum (A-1-1) to Industrial Park (IP).

TIME OF HEARING: 9:00 am or as soon as possible thereafter
SEPTEMBER 16, 2015
RIVERSIDE COUNTY ADMINISTRATIVE CENTER
BOARD CHAMBERS, 1ST FLOOR
4080 LEMON STREET
RIVERSIDE, CA 92501

For further information regarding this project, please contact Project Planner, Larry Ross, at 951-955-9294 or email lross@rctma.org or go to the County Planning Department's Planning Commission agenda web page at http://planning.rctma.org/PublicHearings.aspx.

The Riverside County Planning Department has determined that the above project will not have a significant effect on the environment and has recommended adoption of a mitigated negative declaration. The Planning Commission will consider the proposed project and the proposed mitigated negative declaration, at the public hearing. The case file for the proposed project and the proposed mitigated negative declaration may be viewed Monday through Thursday, 8:30 a.m. to 5:00 p.m., at the County of Riverside Planning Department, 4080 Lemon Street, 12th Floor, Riverside, CA 92501. For further information or an appointment, contact the project planner.

Any person wishing to comment on a proposed project may do so, in writing, between the date of this notice and the public hearing or appear and be heard at the time and place noted above. All comments received prior to the public hearing will be submitted to the Planning Commission, and the Planning Commission will consider such comments, in addition to any oral testimony, before making a decision on the proposed project.

If you challenge this project in court, you may be limited to raising only those issues you or someone else raised at the public hearing, described in this notice, or in written correspondence delivered to the Planning Commission at, or prior to, the public hearing. Be advised that, as a result of public hearings and comment, the Planning Commission may amend, in whole or in part, the proposed project. Accordingly, the designations, development standards, design or improvements, or any properties or lands, within the boundaries of the proposed project, may be changed in a way other than specifically proposed.

Please send all written correspondence to:
RIVERSIDE COUNTY PLANNING DEPARTMENT
Attn: Larry Ross
P.O. Box 1409, Riverside, CA 92502-1409
PROPERTY OWNERS CERTIFICATION FORM

1, Vinnie Nguyen, certify that on 6/17/2015.

The attached property owners list was prepared by Riverside County GIS.

APN (s) or case numbers CZ07830/GPA0950 For

Company or Individual's Name Planning Department

Distance buffered 1600'

Pursuant to application requirements furnished by the Riverside County Planning Department, said list is a complete and true compilation of the owners of the subject property and all other property owners within 600 feet of the property involved, or if that area yields less than 25 different owners, all property owners within a notification area expanded to yield a minimum of 25 different owners, to a maximum notification area of 2,400 feet from the project boundaries, based upon the latest equalized assessment rolls. If the project is a subdivision with identified off-site access/improvements, said list includes a complete and true compilation of the names and mailing addresses of the owners of all property that is adjacent to the proposed off-site improvement/alignment.

I further certify that the information filed is true and correct to the best of my knowledge. I understand that incorrect or incomplete information may be grounds for rejection or denial of the application.

NAME: Vinnie Nguyen

TITLE GIS Analyst

ADDRESS: 4080 Lemon Street 2nd Floor

Riverside, Ca. 92502

TELEPHONE NUMBER (8 a.m. - 5 p.m.): (951) 955-8158
ASMT: 305090047, APN: 305090047
STAR MILLING CO
P O BOX 1987
PERRIS CA 92572

ASMT: 305090048, APN: 305090048
EARTHSHINE
15421 CHEMICAL LN
HUNTINGTON BEACH CA 92649

ASMT: 305090049, APN: 305090049
WILLIAM CRAMER
601 S PERALTA HILLS DR
ANAHEIM CA 92807

ASMT: 317220018, APN: 317220018
GUADALUPE BUENROSTRO, ETAL
23430 PLACENTIA ST
PERRIS, CA 92570

ASMT: 317240001, APN: 317240001
ROBERT BARKER
1851 OUTPOST DR
HOLLYWOOD CA 90068

ASMT: 317240020, APN: 317240020
PATSY WILLIAMS, ETAL
20463 SHARON ANN LN
PERRIS CA 92570

ASMT: 317240021, APN: 317240021
NAOMI BARNES
20491 SHARON ANN LN
PERRIS, CA 92570

ASMT: 317240039, APN: 317240039
DEBRA SAMARIN, ETAL
603 REPOSADO
LA HABRA HEIGHTS CA 91633

ASMT: 317250009, APN: 317250009
JOHN STCLAIR
3651 GLEN OAKS MANOR DR
SARASOTA FL 34232

ASMT: 317260004, APN: 317260004
ANITA BRAMLETT SIMS
23551 PLACENTIA ST
PERRIS, CA 92570

ASMT: 317260005, APN: 317260005
CIRA SERRANO, ETAL
P O BOX 2366
PERRIS CA 92572

ASMT: 317260015, APN: 317260015
SUSANNE ESQUIRE, ETAL
43800 CORONADO DR
TEMECULA CA 92592

ASMT: 317260017, APN: 317260017
THRIFTY OIL CO
13116 IMPERIAL HWY
SANTA FE SPGS CA 90670

ASMT: 317260018, APN: 317260018
VIANEY ZEPEDA
2974 INDIAN AVE
PERRIS CA 92571
<table>
<thead>
<tr>
<th>Name</th>
<th>Address</th>
<th>City, State, Zip</th>
</tr>
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</table>
| ASMT: 317260019, APN: 317260019 | FLORINE ROMERO  
23491 PLACENTIA ST  
PERRIS, CA. 92570 |                 |
| ASMT: 317260021, APN: 317260021 | CHARLES ROMERO  
20610 PATTERSON AVE  
PERRIS, CA. 92570 |                 |
| ASMT: 317260024, APN: 317260024 | RAQUEL BARRIENTOS, ETAL  
23511 PLACENTIA ST  
PERRIS, CA. 92570 |                 |
| ASMT: 317260029, APN: 317260029 | STATE OF CALIF  
DEPT OF TRANSPORTATION  
464 W FOURTH ST 6TH FL  
SAN BERNARDINO CA 92401 |                 |
| ASMT: 317260032, APN: 317260032 | CLA VAL CO  
P O BOX 1325  
NEWPORT BEACH CA 92663 |                 |
| ASMT: 317260034, APN: 317260034 | COUNTY OF RIVERSIDE  
C/O REAL ESTATE DIVISION  
3403 10TH ST NO 500  
RIVERSIDE CA 92501 |                 |
| ASMT: 317270002, APN: 317270002 | SSR INV CO  
1930 ALPHA AVE  
SOUTH PASADENA CA 91030 |                 |
| ASMT: 317270003, APN: 317270003 | YOUNG PARK, ETAL  
20600 TOBACCO RD  
PERRIS, CA. 92570 |                 |
| ASMT: 317270004, APN: 317270004 | DOLLY SETON, ETAL  
20860 TOBACCO RD  
PERRIS, CA. 92570 |                 |
| ASMT: 317270009, APN: 317270009 | ANDY TRAN, ETAL  
9883 RIO HONDO PKY  
EL MONTE CA 91733 |                 |
| ASMT: 317270011, APN: 317270011 | DAN CEDERBURG  
23672 ORANGE AVE  
PERRIS, CA. 92570 |                 |
| ASMT: 317270012, APN: 317270012 | ANOTHER MERIDIAN CO  
P O BOX 986  
RIVERSIDE CA 92502 |                 |
| ASMT: 317270013, APN: 317270013 | WILLIAM CRAMER  
P O BOX 18929  
ANAHEIM CA 92817 |                 |
| ASMT: 317270014, APN: 317270014 | REDEVELOPMENT AGENCY COUNTY OF RIV  
C/O DEPT OF FACILITIES MANAGEMENT  
3133 MISSION INN MS 2600  
RIVERSIDE CA 92507 |                 |
ASMT: 317270016, APN: 317270016
MCSHANE CORP
C/O ANNA RYAN
9550 W HIGGINS RD STE 200
ROSEMONT IL 60018

ASMT: 317270017, APN: 317270017
JANET CRAMER, ETAL
42105 ROCKVIEW DR
HEMET CA 92544

ASMT: 322240006, APN: 322240006
PATRICIA MACIEL, ETAL
23525 ORANGE AVE
PERRIS, CA 92570

ASMT: 322240016, APN: 322240016
PEDRO BARBON
23874 CITRUS AVE
PERRIS CA 92570

ASMT: 322240017, APN: 322240017
JUVENTINA TRUJILLO, ETAL
21063 WEBSTER AVE
PERRIS, CA 92570

ASMT: 322240019, APN: 322240019
JAMES FLORES
23805 ORANGE AVE
PERRIS, CA 92570

ASMT: 322240021, APN: 322240021
JAMES HSIAO
4167 LYND AVE
ARCADIA CA 91006

ASMT: 322240022, APN: 322240022
SCOTT SMITH
4924 TUJUNGA NO 4
NORTH HOLLYWOOD CA 91601

ASMT: 322240029, APN: 322240029
CAROLYN MELKA
7174 VIA MARIPOSA NORTE
BONSALL CA 92003
<table>
<thead>
<tr>
<th>Organization</th>
<th>Address</th>
<th>Contact</th>
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</thead>
<tbody>
<tr>
<td>Riverside Transit Agency</td>
<td>ATTN: Michael McCoy</td>
<td>1825 3rd St.</td>
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<tr>
<td></td>
<td></td>
<td>P.O. Box 59968</td>
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<td>Riverside, CA 92517-1968</td>
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<tr>
<td>Val Verde Unified School District</td>
<td></td>
<td>975 W. Morgan St.</td>
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<td>Perris, CA 92571-3103</td>
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<tr>
<td>Eastern Municipal Water District</td>
<td>ATTN: Elizabeth Lovsted</td>
<td>2270 Trumble Rd.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>P.O. Box 8300</td>
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<td>Perris, CA 92570</td>
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<tr>
<td>City of Perris</td>
<td></td>
<td>101 N. D St.</td>
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<td>Perris, CA 92570-1917</td>
</tr>
<tr>
<td>Dan, Executive Director</td>
<td></td>
<td>8424 Santa Monica Blvd., Suite A 592</td>
</tr>
<tr>
<td>Endangered Habitats League</td>
<td></td>
<td>Los Angeles, CA 90069-4267</td>
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<tr>
<td>Pechanga Cultural Resource Dept</td>
<td></td>
<td>P.O. Box 1583</td>
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<td></td>
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<td>Temecula, CA 92593</td>
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<td>ALUC</td>
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<td>ATTN: John Guerin</td>
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<td>Mail Stop 1070</td>
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<tr>
<td>Malcolm Seton</td>
<td></td>
<td>20800 Tobacco Road</td>
</tr>
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<td>Perris, CA 92570</td>
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<td>Carolyn Schlundt Melka</td>
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<td>20860 Tobacco Road</td>
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<td>Perris, CA 92570</td>
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<td>Dan Cederburg</td>
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<td>23672 Orange Ave.</td>
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<td>Perris, CA 92570</td>
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<td>Jo Young Park</td>
<td></td>
<td>20860 Tobacco Road</td>
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<td>Perris, CA 92570</td>
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INDEMNIFICATION AGREEMENT

This INDEMNIFICATION AGREEMENT ("Agreement"), made by and between the County of Riverside, a political subdivision of the State of California ("COUNTY"), and S.S.R. Investment Co., a Limited Partnership ("PROPERTY OWNER"), relating to the PROPERTY OWNER'S indemnification of the COUNTY under the terms set forth herein:

WITNESSETH:

WHEREAS, the PROPERTY OWNER has a legal interest in the certain real property described as APN 317-270-002 ("PROPERTY"); and,

WHEREAS, on February 13, 2008, PROPERTY OWNER filed an application for General Plan Amendment No. 950 and on May 13, 2014, filed an application for Change of Zone No. 7830 (collectively the "PROJECT"); and,

WHEREAS, judicial challenges of projects requiring discretionary approvals, including, but not limited to, California Environmental Quality Act determinations, are costly and time consuming. Additionally, project opponents often seek an award of attorneys' fees in such challenges; and,

WHEREAS, since property owners are the primary beneficiaries of such approvals, it is appropriate that such owners bear the expense of defending against any such judicial challenge, and bear the responsibility of any costs, attorneys' fees and damages which may be awarded to a successful challenger; and,

WHEREAS, in the event a judicial challenge is commenced against the PROJECT, the COUNTY has requested and the PROPERTY OWNER has agreed to defend, indemnify and hold harmless the COUNTY, its agents, officers, or employees from any claim, action or proceeding against the COUNTY, its agents, officers, or employees to attack, set aside, void or annul any approval of the COUNTY, its advisory agencies, appeal boards, or legislative body concerning the PROJECT or its associated environmental documentation ("LITIGATION"); and,

WHEREAS, this Agreement is entered into by the COUNTY and PROPERTY OWNER to establish specific terms concerning PROPERTY OWNER'S indemnification obligation for the PROJECT.

NOW, THEREFORE, it is mutually agreed between COUNTY and PROPERTY OWNER as follows:

1. Indemnification. PROPERTY OWNER, at its own expense, shall defend, indemnify and hold harmless the COUNTY, its agents, officers, and employees from and against any claim, action or proceeding brought against the
COUNTY, its agents, officers, and employees to attack, set aside, void or annul any approval of the PROJECT including any associated costs, damages, and expenses including, but not limited to, costs associated with Public Records Act requests submitted to the COUNTY related to the PROJECT and an award of attorneys’ fees and costs incurred or arising out of the above-referenced claim, action or proceeding brought against the COUNTY ("Indemnification Obligation.")

2. **Defense Cooperation.** PROPERTY OWNER and the COUNTY shall reasonably cooperate in all aspects of the LITIGATION. Nothing contained in this Agreement, however, shall be construed to limit the discretion of COUNTY in the interest of the public welfare, to settle, defend, appeal or to decline to settle or to terminate or forego defense or appeal of the LITIGATION. It is also understood and agreed that all litigation pleadings are subject to review, revision and approval by COUNTY’s Office of County Counsel.

3. **Representation and Payment for Legal Services Rendered.** COUNTY shall have the absolute right to approve any and all counsel retained to defend COUNTY in the LITIGATION. PROPERTY OWNER shall pay the attorneys’ fees and costs of the legal firm retained by APPLICANT to represent the COUNTY in the LITIGATION. Failure by PROPERTY OWNER to pay such attorneys’ fees and costs may be treated as an abandonment of the PROJECT and as a default of APPLICANT’s obligations under this Agreement.

4. **Payment for COUNTY’s LITIGATION Costs.** Payment for COUNTY’s costs related to the LITIGATION shall be made on a deposit basis. LITIGATION costs include any associated costs, fees, damages, and expenses as further described in Section 1, herein as Indemnification Obligation. Within thirty (30) days of receipt of notice from COUNTY that LITIGATION has been initiated against the PROJECT, PROPERTY OWNER shall initially deposit with the COUNTY’s Planning Department the total amount of Twenty Thousand Dollars ($20,000). PROPERTY OWNER shall deposit with COUNTY such additional amounts as COUNTY reasonably and in good faith determines, from time to time, are necessary to cover costs and expenses incurred by the COUNTY, including but not limited to, the Office of County Counsel, Riverside County Planning Department and the Riverside County Clerk of the Board associated with the LITIGATION. Within ten (10) days of written notice from COUNTY, PROPERTY OWNER shall make such additional deposits. Collectively, the initial deposit and additional deposits shall be referred to herein as the “Deposit.”

5. **Return of Deposit.** COUNTY shall return to PROPERTY OWNER any funds remaining on deposit after ninety (90) days have passed since final adjudication of the LITIGATION.

6. **Notices.** For all purposes herein, notices shall be effective when personally delivered, delivered by commercial overnight delivery service, or sent by
7. **Default and Termination.** This Agreement is not subject to termination, except by mutual agreement or as otherwise provided herein. In the event of a default of PROPERTY OWNER’s obligations under this Agreement, COUNTY shall provide written notification to PROPERTY OWNER of such alleged default and PROPERTY OWNER shall have ten (10) days after receipt of written notification to cure any such alleged default. If PROPERTY fails to cure such alleged default within the specified time period or otherwise reach agreement with the COUNTY on a resolution of the alleged default, COUNTY may, in its sole discretion, do any of the following or combination thereof:
   a. Deem PROPERTY OWNER’s default of PROPERTY OWNER’s obligations as abandonment of the PROJECT and as a breach of this Agreement;
   b. Rescind any PROJECT approvals previously granted;
   c. Settle the LITIGATION.

In the event of a default, PROPERTY OWNER shall remain responsible for any costs and attorney’s fees awarded by the Court or as a result of settlement and other expenses incurred by the COUNTY related to the LITIGATION or settlement.

8. **COUNTY Review of the PROJECT.** Nothing is this Agreement shall be construed to limit, direct, impede or influence the COUNTY’s review and consideration of the PROJECT.

9. **Complete Agreement/Governing Law.** This Agreement represents the complete understanding between the parties with respect to matters set forth herein. This Agreement shall be construed in accordance with the laws of the State of California.

10. **Successors and Assigns.** The obligations specific herein shall be made, and are binding on the successors in interest of the PROPERTY OWNER, whether the succession is by agreement, by operation of law or by any other means.
11. **Amendment and Waiver.** No modification, waiver, amendment or discharge of this Agreement shall be valid unless the same is in writing and signed by all parties.

12. **Severability.** If any term, provision, covenant or condition of this Agreement is held to be invalid, void or otherwise unenforceable, to any extent, by any court of competent jurisdiction, the remainder of this Agreement shall not be affected thereby, and each term, provision, covenant or condition of this Agreement shall be valid and enforceable to the fullest extent permitted by law.

13. **Survival of Indemnification.** The parties agree that this Agreement shall constitute a separate agreement from any PROJECT approval, and if the PROJECT, in part or in whole, is invalidated, rendered null or set aside by a court of competent jurisdiction, the parties agree to be bound by the terms of this Agreement, which shall survive such invalidation, nullification or setting aside.

14. **Interpretation.** The parties have been advised by their respective attorneys, or if not represented by an attorney, represent that they had an opportunity to be so represented in the review of this Agreement. Any rule of construction to the effect that ambiguities are to be resolved against the drafting party shall not be applied in interpreting this Agreement.

15. **Captions and Headings.** The captions and section headings used in this Agreement are inserted for convenience of reference only and are not intended to define, limit or affect the construction or interpretation of any term or provision hereof.

16. **Jurisdiction and Venue.** Any action at law or in equity arising under this Agreement or brought by a party hereto for the purpose of enforcing, construing or determining the validity of any provision of this Agreement shall be filed in the Courts of Riverside County, State of California, and the parties hereto waive all provisions of law providing for the filing, removal or change of venue to any other court or jurisdiction.

17. **Counterparts; Facsimile & Electronic Execution.** This Agreement may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same document. To facilitate execution of this Agreement, the parties may execute and exchange facsimile or electronic counterparts, and facsimile or electronic counterparts shall serve as originals.

18. **Joint and Several Liability.** In the event there is more than one PROPERTY OWNER, the liability of PROPERTY OWNER shall be joint and several, and PROPERTY OWNER each of them shall be jointly and severally liable
for performance of all of the obligations of PROPERTY OWNER under this Agreement.

19. **Effective Date.** The effective date of this Agreement is the date the parties sign the Agreement. If the parties sign the Agreement on more than one date, then the last date the Agreement is signed by a party shall be the effective date.

**IN WITNESS WHEREOF,** the parties hereto have duly caused this Agreement to be executed by their authorized representatives as of the date written.

**COUNTY:**
COUNTY OF RIVERSIDE,
a political subdivision of the State of California

By: [Signature]
Name: Steven Weiss
Title: Planning Director

Dated: 4/17/15

**PROPERTY OWNER:**
S.S.R. Investment Co.,

By: S.S.R. Investment Co.,
a California limited partnership

By: SSW Investment Inc.
a California corporation
Its: General Partner

By: [Signature]
Name: Violetta So Mirhan
Title: President

Dated: 3/17/15
CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the
document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California
County of LOS ANGELES

On 3/17/15 before me, SIMON K. LUI, NOTARY PUBLIC
personally appeared VIOLETTE SO MHAN

Here Insert Name and Title of the Officer
Name(s) of Signer(s)

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) are
subscribed to the within instrument and acknowledged to me that he/she/they executed the same in
his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s),
or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph
is true and correct.

WITNESS my hand and official seal.

Signature
Signature of Notary Public

Place Notary Seal Above

OPTIONAL

Though this section is optional, completing this information can deter alteration of the document or
fraudulent reattachment of this form to an unintended document.

Description of Attached Document
Title or Type of Document:

Number of Pages: 5

Capacity(ies) Claimed by Signer(s)
Signer’s Name: VIOLETTE MHAN

Corporate Officer — Title(s):
Partner — Limited General
Individual — Attorney in Fact
Trustee — Guardian or Conservator
Other:

Signer Is Representing:

Signer’s Name:

Corporate Officer — Title(s):
Partner — Limited General
Individual — Attorney in Fact
Trustee — Guardian or Conservator
Other:

Signer Is Representing:
State of California  
Secretary of State  

I, BRUCE McPHERSON, Secretary of State of the State of California, hereby certify:

That the attached transcript of $ page(s) has been compared with the record on file in this office, of which it purports to be a copy, and that it is full, true and correct.

IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of

OCT 11 2005  

[Signature]  
BRUCE McPHERSON  
Secretary of State
AMENDED AND RESTATED
ARTICLES OF INCORPORATION
OF
JBL INVESTMENTS, INC.

Allen D. Su and Esther Joy Su certify that:

1. They are the president and the secretary, respectively, of JBL Investments, Inc., a California corporation.

2. The articles of incorporation of this corporation are amended and restated to read as follows:

"ARTICLE I
NAME

The name of this corporation is JBL Investments, Inc.

ARTICLE II
PURPOSE

The purpose of this corporation is to engage in any lawful act or activity for which a corporation may be organized under the General Corporation Law of California other than the banking business, the trust company business or the practice of a profession permitted to be incorporated by the California Corporations Code.

ARTICLE III
COMMON STOCK

(a) The corporation is authorized to issue two classes of shares to be designated respectively 'Class A Voting Common Stock' shares and 'Class B Non-Voting Common Stock.' The number of authorized Class A Voting Common Stock is 100,000 and the number of authorized Class B Non-Voting Common Stock is 1,000,000. Each share of Class A Voting Common Stock and Class B Non-Voting Common Stock shall have no par value.
(b) Except as otherwise provided by law, the holders of the Class A Voting Common Stock shall have exclusive voting rights and powers, including the exclusive right to receive notice of shareholders' meetings. The holders of Class B Non-Voting Common Stock shall have no voting rights except as otherwise provide by law. The rights, privileges and restrictions granted to or imposed on the voting and non-voting stock shall otherwise be identical.

(c) Each share of outstanding common stock shall become one share of Class A Voting Common Stock upon this amendment and restatement.

(d) For purposes of Internal Revenue Code sections 1361(b)(1)(D) and 1361(c)(4), the voting and non-voting shares shall be treated as one class of shares.

ARTICLE IV
LIABILITY AND INDEMNIFICATION

(a) The liability of the directors of the corporation for monetary damages shall be eliminated to the fullest extent permissible under California law.

(b) The corporation is authorized to provide indemnification of agents (as defined in Section 317 of the California Corporations Code) through bylaw provisions, agreements with the agents, vote of shareholders or disinterested directors, or otherwise, in excess of the indemnification otherwise permitted by Section 317 of the California Corporations Code, subject only to the applicable limits set forth in Section 204 of the California Corporations Code with respect to actions for breach of duty to the corporation and its shareholders.

(c) The corporation is authorized to provide insurance for agents as set forth in Section 317 of the California Corporations Code, provided that, in cases where the corporation owns all or a portion of the shares of the company issuing the insurance policy, the company and/or the policy must meet one of the two sets of conditions set forth in Section 317, as amended.

(d) Any repeal or modification of the foregoing provisions of this Article V by the shareholders of this corporation shall not adversely affect any right or protection of an agent of this corporation existing at the time of such repeal or modification."

3. The foregoing amendment and restatement of articles of incorporation has been duly approved by the board of directors.

4. The foregoing amendment and restatement of articles of incorporation has been duly approved by the required vote of shareholders in accordance with Section 902 of the Corporations Code. The total number of outstanding shares of the corporation is 100. The
number of shares voting in favor of the amendment equaled or exceeded the vote required. The percentage vote required was more than 50%.

We further declare under penalty of perjury under the laws of the State of California that the matters set forth in this certificate are true and correct of our own knowledge.

Dated: __7-30-05__

Allen D. Su, President

Esther Joy Su, Secretary
UNANIMOUS WRITTEN CONSENT
OF THE BOARD OF DIRECTORS OF
JBL INVESTMENTS, INC.,
A CALIFORNIA CORPORATION

The undersigned, being all of the members of the Board of Directors ("Board") of JBL Investments, Inc., a California corporation (the "Corporation"), do hereby adopt the following resolutions effective as of December 30, 2014, by unanimous written consent:

1. Election of Corporate Officers.

RESOLVED, that the following persons are hereby elected to the corporate offices set forth opposite their respective names, to serve during the ensuing year until the next annual meeting of the Board and until their successors are elected:

   Allen D. Su             President
   Lyndon D. Su            Chief Financial Officer
   Esther Joy Su           Secretary

2. Approval of Agreement with County of Riverside.

WHEREAS, there has been presented to the Board a certain [customize as appropriate: indemnification Agreement (the “Agreement”), pursuant to which it is proposed, among other things, that the Corporation agree to indemnify the County of Riverside];

WHEREAS, the Board deems it desirable and in the best interests of the Corporation and its shareholders to enter into the Agreement;

RESOLVED, that the form, terms and provisions of the Agreement are in all respects approved; and that the President of the Corporation is authorized and directed to execute and deliver the Agreement in substantially the form presented to the Board, but with such changes therein as the President may approve, such approval to be conclusively evidenced by the execution of the Agreement by the President;

RESOLVED, that each officer of the Corporation, including the President, is
hereby authorized and directed to take such further action and to execute and deliver such further instruments or agreements as such officer may deem reasonably necessary or appropriate to carry out the purpose and intent of the foregoing recitals and resolution.

This consent is executed in accordance with California Corporations Code Section 307(b) and shall be filed with the minutes of the proceedings of the directors. This consent may be executed by the directors in counterparts and by facsimile signatures.

Allen D. Su

Esther Joy Su

Lyndon D. Su
CERTIFIED COPY OF RESOLUTIONS
OF THE BOARD OF DIRECTORS OF
JBL INVESTMENTS, INC.

I, Allen Su, the undersigned, do hereby certify that: (i) I am the duly appointed and acting President of JBL Investments, Inc., a California corporation (the “Corporation”); (ii) the following is a complete, true and correct copy of certain resolutions of the Corporation’s board of directors (“Board”); (iii) such resolutions were duly adopted by unanimous written consent of the Board; and (iii) such resolutions have not been rescinded or modified:

Approval of Agreement with County of Riverside.

WHEREAS, there has been presented to the Board a certain [customize as appropriate: INDEMNIFICATION Agreement (the “Agreement”), pursuant to which it is proposed, among other things, that the Corporation agree to indemnify the County of Riverside];

WHEREAS, the Board deems it desirable and in the best interests of the Corporation and its shareholders to enter into the Agreement;

RESOLVED, that the form, terms and provisions of the Agreement are in all respects approved; and that the President of the Corporation is authorized and directed to execute and deliver the Agreement in substantially the form presented to the Board, but with such changes therein as the President may approve, such approval to be conclusively evidenced by the execution of the Agreement by the President;

RESOLVED, that each officer of the Corporation, including the President, is hereby authorized and directed to take such further action and to execute and deliver such further instruments or agreements as such officer may deem reasonably necessary or appropriate to carry out the purpose and intent of the foregoing recitals and resolution.

IN WITNESS WHEREOF, I have hereunto subscribed my name this 30 day of December, 2014.

Allen Su, President, JBL Investments, Inc.
TO: ☑ Office of Planning and Research (OPR)  
    P.O. Box 3044  
    Sacramento, CA  95812-3044  
    ☑ County of Riverside County Clerk  

FROM:  Riverside County Planning Department  
    4080 Lemon Street, 12th Floor  
    P. O. Box 1409  
    Riverside, CA  92502-1409  
    ☑ 38680 El Cerrito Road  
    Palm Desert, California  92211

SUBJECT: Filing of Notice of Determination in compliance with Section 21152 of the California Public Resources Code.  

EA41779 and GPA00950 and C207830  
Project Title/Cases Numbers

Larry Ross  
County Contact Person  
951-955-9294  
Phone Number

N/A  
State Cleanthouse Number (if submitted to the State Cleanthouse)

MDMG Inc.  
41635 Enterprise Circle North, Suite B, Temecula, CA  92590  
Address

South of Water Street, north of Orange Ave, east of Tobacco road, and west of Harvey Avenue.  
Project Location

The project amends the General Plan Foundation Component and Land Use designations of the subject site from Rural Community: Very Low Density Residential (RC:VLRD) (1 acre minimum lot size) to Community Development: Business Park (CD:BP) and proposes to change the zoning from Light Agriculture (A-1-1) to Industrial Park (IP) on approximately 4.54 acres.

Project Description

This is to advise that the Riverside County Board of Supervisors, as the lead agency, has approved the above-referenced project on ________________, and has made the following determinations regarding that project:

1. The project WILL NOT have a significant effect on the environment.
2. A Negative Declaration was prepared and certified for the project pursuant to the provisions of the California Environmental Quality Act ($2,210.00 + $50.00) and reflect the independent judgment of the Lead Agency.
3. Mitigation measures WERE NOT adopted as part of the project.
4. A Mitigation Monitoring and Reporting Plan/Program WAS NOT adopted.
5. A statement of Overriding Considerations WAS NOT adopted for the project.
6. Findings were made pursuant to the provisions of CEQA.

This is to certify that the Negative Declaration, with comments, responses, and record of project approval is available to the general public at: Riverside County Planning Department, 4080 Lemon Street, 12th Floor, Riverside, CA 92501.

Signature  
Title  
Date

Date Received for Filing and Posting at OPR: ________________________________

DM/IM  Revised 8/27/2015  
Y:\Planning\Case Files\Riverside office\GPA00950\DHI-PC-6050 Hearings\DH-PC\NOD Form GPA00950.docx

Please charge deposit fee case#: ZEA41779  ZCFO5128

FOR COUNTY CLERK'S USE ONLY
NEGATIVE DECLARATION

Project/Case Number: General Plan Amendment No. 950 and Change of Zone No. 7830

Based on the Initial Study, it has been determined that the proposed project will not have a significant effect upon the environment.

PROJECT DESCRIPTION, LOCATION (see Environmental Assessment).

COMPLETED/REVIEWED BY:

By: Larry Ross Title: Project Planner Date: 6-12-15

Applicant/Project Sponsor: MDMG Inc. Date Submitted: 2-13-08

ADOPTED BY: Board of Supervisors

Person Verifying Adoption: Date:

The Negative Declaration may be examined, along with documents referenced in the initial study, if any, at:

Riverside County Planning Department, 4080 Lemon Street, 12th Floor, Riverside, CA 92501

For additional information, please contact Larry Ross, Principal Planner at lross@rclma.org.

Revised: 10/16/07
Y:\Planning Case Files-Riverside office\GPA00950\DH-PC-BOS Hearings\DH-PC\Negative Declaration GPA950.docx

Please charge deposit fee case#: ZEA41779 ZCG05128

FOR COUNTY CLERK'S USE ONLY
Received from: MDMG INC
paid by: CK 122 & 30805
paid towards: CFG05128 CALIF FISH & GAME: DOC FEE
CALIFORNIA FISH AND GAME FOR EA41779
at parcel #:
appl type: CFG3

By MGARDNER posting date Feb 13, 2008 15:31

Account Code Description Amount
658353120100208100 CF&G TRUST: RECORD FEES $64.00

Overpayments of less than $5.00 will not be refunded!

Additional info at www.rctlma.org