AGENDA
REGULAR MEETING
RIVERSIDE COUNTY PLANNING COMMISSION
STEVE ROBBINS ADMINISTRATION BUILDING
Coachella Valley Water District - Administration Board Room
75515 Hovley Lane East, Palm Desert, CA 92211

9:30 A.M. JANUARY 15, 2020

Any person wishing to speak must complete a “SPEAKER IDENTIFICATION FORM” and submit 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 provide your name and address and state that you agree with the previous speaker(s).

Any person wishing to make a presentation that includes printed material, video or another form of electronic media must provide the material to the Project Planner at least 48 hours prior to the meeting.

In compliance with the Americans with Disabilities Act, if you require reasonable accommodations please contact Elizabeth Sarabia, TLMA Commission Secretary, at (951) 955-7436 or e-mail at esarabia@rivco.org. Requests should be made at least 72 hours prior to the scheduled meeting. Alternative formats are available upon request.

CALL TO ORDER:
SALUTE TO THE FLAG
ROLL CALL
CHAIR AWARD
OATH OF OFFICE

1.0 CONSENT CALENDAR: 9:30 a.m. or as soon as possible thereafter (Presentation available upon Commissioners’ request)

NONE

2.0 GENERAL PLAN AMENDMENT INITIATION PROCEEDINGS: 9:30 a.m. or as soon as possible thereafter (Presentation available upon Commissioners’ request)

NONE

3.0 PUBLIC HEARING – CONTINUED ITEMS: 9:30 a.m. or as soon as possible thereafter

NONE

4.0 PUBLIC HEARING – NEW ITEMS: 9:30 a.m. or as soon as possible thereafter

4.1 GENERAL PLAN AMENDMENT NO. 1154, CHANGE OF ZONE NO. 7878 and TENTATIVE TRACT MAP NO. 36902 – Intent to Adopt a Mitigated Negative Declaration – EA – Applicant: Meridian Land Development/Jonathan Weldy – Engineer/Representative: CASC Engineering – Fourth Supervisorial District – Lower Coachella Valley Zoning District – Eastern Coachella Valley Area Plan: Community Development: Very Low Density Residential (CD-VLDR) (1 Acre Minimum) – Location: Northerly of Airport Boulevard, southerly of Avenue 55, easterly of Monroe Street, and westerly of Oasis Street – 40 Acres – Zoning: One-Family Dwellings – 30,000 sq. ft. (R-1-30,000) – REQUEST: General Plan Amendment No. 1154 (Entitlement/Policy Amendment) proposes to change the General Plan Land Use Designation on properties totaling 40 gross acres from Community Development: Very Low Density Residential (CD-VLDR) (1 Acre Minimum) to Community Development: Medium Density Residential (CD-MDR) (2-5 DU/AC). Change of Zone No. 7878 proposes to amend the zoning classification on properties totaling 40 acres from One-Family Dwellings (R-1-30,000) to One-Family Dwellings (R-1-10,000). Tentative Tract Map No. 36902 proposes a Schedule A subdivision to divide 40 gross acres into 80 single family residential lots with lot sizes ranging from approximately 10,000 sq. ft. to 39,700 sq. ft. including private streets along with open space retention basin and perimeter buffers. Project Planner: Jay Olivas at (760) 863-7050 or email at jolivas@rivco.org.
5.0 WORKSHOPS:
5.1 HEMP WORKSHOP
5.2 ADU WORKSHOP

6.0 ORAL COMMUNICATION ON ANY MATTER NOT ON THE AGENDA

7.0 DIRECTOR'S REPORT

8.0 COMMISSIONERS' COMMENTS
Planning Commission Hearing: January 15, 2020

PROPOSED PROJECT

Case Number(s): GPA01154, CZ07878, TR36902, EA42813
Select Environ. Type: Mitigated Negative Declaration
Area Plan: Eastern Coachella Valley
Zoning Area/District: Lower Coachella Valley District
Supervisiorial District: Fourth District
Project Planner: Jay Olivas
Project APN(s): 780-310-001; 780-310-002

Applicant: Meridian Development
C/o Jonathan Weldy
Representative: CASC Engineering
C/o Frank Coyle

Charlesa Leach, P.E.
Assistant TLMA Director

PROJECT DESCRIPTION AND LOCATION

GENERAL PLAN AMENDMENT NO. 1154 (ENTITLEMENT/POLICY AMENDMENT) proposes to change the General Plan Land Use Designation from Community Development: Very Low Density Residential (CD-VLDR) (1 Acre Minimum) to Community Development: Medium Density Residential (CD-MDR) (2-5 DU/AC).

CHANGE OF ZONE NO. 7878 proposes to amend the Zoning Classification on properties totaling 40-gross acres from One-Family Dwellings (R-1-30,000) to One-Family Dwellings (R-1-10,000).

TENTATIVE TRACT MAP NO. 36902, proposes a Schedule “A” subdivision to divide 40 gross acres into 80 single family residential lots with lot sizes ranging from approximately 10,000 square feet up to 39,700 square feet including private streets along with open space retention basin and perimeter buffers.

The project site is located north of Airport Boulevard, south of Avenue 55, east of Monroe Street, and west of Oasis Street in the unincorporated community of Vista Santa Rosa.

PROJECT RECOMMENDATION

STAFF RECOMMENDATIONS:

THAT THE PLANNING COMMISSION TAKE THE FOLLOWING ACTIONS:

ADOPT PLANNING COMMISSION RESOLUTION 2020-002 recommending adoption of General Plan Amendment No. 1154 to the Riverside County Board of Supervisors; and

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

ADOPT a MITIGATED NEGATIVE DECLARATION for ENVIRONMENTAL ASSESSMENT NO. 42813, based on the findings and conclusions provided in the initial study, attached hereto, and the conclusion that the project will not have a significant effect on the environment; and,
TENTATIVELY APPROVE GENERAL PLAN AMENDMENT NO. 1154 (ENTITLEMENT/POLICY AMENDMENT), to change the project site’s General Plan Land Use Designation that is currently designated Community Development: Very Low Density Residential (CD:VLDR) to Community Development: Medium Density Residential (CD:MDR) as shown on Exhibit 6 attached hereto, pending final adoption of the General Plan Cycle Resolution by the Board of Supervisors; and,

TENTATIVELY APPROVE CHANGE OF ZONE NO. 7878, changing the project site’s Zoning Classification that is currently zoned One Family Dwellings (R-1-30,000) to One Family Dwellings (R-1-10,000) as shown on Exhibit 3 attached hereto, based upon the findings and conclusions incorporated in the staff report; and pending final adoption of the zoning ordinance by the Board of Supervisors; and,

APPROVE TENTATIVE TRACT MAP NO. 36902, subject to the attached advisory notification document and conditions of approval and subject to final approval of General Plan Amendment No. 1154 and Change of Zone No. 7878, and based upon the findings and conclusions incorporated in the staff report.

PROJECT DATA

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<thead>
<tr>
<th>Land Use and Zoning:</th>
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<tbody>
<tr>
<td>Specific Plan:</td>
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<td>Specific Plan Land Use:</td>
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<td>Existing General Plan Foundation Component:</td>
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<td>Community Development Overlay</td>
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<td>Surrounding General Plan Land Use Designations:</td>
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<tr>
<td>North:</td>
<td>Agriculture</td>
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<tr>
<td>East:</td>
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<td>South:</td>
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<tr>
<td>West:</td>
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<tr>
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<td>Proposed Zoning Classification:</td>
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<td>North:</td>
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<td>East:</td>
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North: Field Crops
South: Field Crops
East: One Family Dwelling
West: One Family Dwellings

Project Details:

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<th>Item</th>
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<td>Map Schedule:</td>
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Parking:

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<td>2 spaces per dwelling</td>
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TOTAL:

Located Within:

- City’s Sphere of Influence: Yes – City of La Quinta
- County Service Area (“CSA”): Yes – Thermal Lighting #125
- Special Flood Hazard Zone: No
- Agricultural Preserve: No
- Liquefaction Area: Yes - High
- Subsidence Area: Yes - Susceptible
- Fault Zone: No
- Fire Zone: No
- Mount Palomar Observatory Lighting Zone: Yes – Zone B
- CVMSHCP: Yes
- CVMSHCP Conservation Boundary: No
- Stephens Kangaroo Rat (“SKR”) Fee Area: No
- Airport Influence Area (“AIA”): No

PROJECT LOCATION MAP
Background:

The project site was previously approved under Tentative Tract Map No. 30399 (TR30399) in 2003 to subdivide 40 acres into 40 residential lots of approximately 1-acre minimum each with retention basin and horse/pedestrian trails. TR30399 did not record despite five (5) EOTs. The last extension expired on April 15, 2018.

The current land divider has proposed subsequent Tentative Tract Map No. 36902 (TR36902) with associated GPA No. 1154 and CZ No. 7878 on July 30, 2015. County department clearances for proposed TR36902 have been received including, but not limited to, required Water Quality Management Plan submitted by the land divider and cleared by the Transportation Department in August 2019 and Archaeological clearances received from the County Archaeologist in May 2019.

SB 18 Tribal Consultation

Pursuant to SB 18 requirements, Riverside County staff previously requested a list from the Native American Heritage Commission (“NAHC”) of tribes whose historical extent includes the project site. On September 21, 2015 and September 22, 2015, consultation request notices were sent to each of the Native American Tribes noted on the list. Noticed tribes had 90 days in which to request consultation regarding the proposed project. The Soboba Band of Luiseño Indians’ letter dated October 20, 2015 deferred to the Torres Martinez Desert Cahuilla Indians. The conditions of approval require that, prior to any ground disturbing activity, a Native American Monitor be retained on site to ensure the protection of tribal resources should any be encountered.

AB 52 Tribal Consultation

In compliance with Assembly Bill 52 (AB52), notices regarding this project were mailed to all requesting tribes on July 28, 2015. The conditions of approval require that, prior to any ground disturbing activity, a Native American Monitor must be retained on site to ensure the protection of tribal resources should any be encountered.

The subject site is located within the unincorporated community of Vista Santa Rosa and is located within the Sphere of Influence of the City of La Quinta. Prior transmittals were forwarded to the VSR community council for informational purposes only and to the City of La Quinta. The VSR Community Council Agenda
from November 18, 2015 indicated the proposed project may provide more varied housing opportunity while maintaining the community character of Vista Santa Rosa. No known written comments were received from the City of La Quinta as of the writing of this staff 1/8/2020.

**ENVIRONMENTAL REVIEW / ENVIRONMENTAL FINDINGS**

An Initial Study (IS) and a Mitigated Negative Declaration (MND) have been prepared for this project in accordance with the California Environmental Quality Act (CEQA). The IS and MND represent the independent judgement of Riverside County. A Notice of Intent to Adopt an MND was prepared, and the documents were circulated for public review per the CEQA Statute and Guidelines Section 15105. While the IS identifies multiple types of potentially significant impacts, consisting of such impacts relating to Biological Resources, Cultural Resources, Geology/Soils, Noise, Paleontological Resources and Tribal Cultural Resources, mitigation measures have been incorporated into the project to reduce those impacts to a level of less than significant. Accordingly, the project as proposed and conditioned will not result in any potentially significant environmental impacts due to incorporation of the mitigation as required under the MND and included in the Project’s advisory notification document and conditions of approval.

**FINDINGS AND CONCLUSIONS**

In order for the County to approve the proposed project, the following findings are required to be made:

**Land Use Findings:**

1. The project site has a General Plan Land Use Designation of Community Development: Very Low Density Residential (CD:VLDR) (1-Acre Minimum) with a request to change the CD:VLDR portion to Community Development: Medium Density Residential (CD:MDR) (2-5 D.U.Ac.).

The CD: MDR land use designation provides for the development of conventional single family detached houses and suburban subdivisions. Limited agriculture and animal keeping uses, such as horses, are also allowed within this category. The density range is 2.0 to 5.0 dwelling units per acre, and the project proposes a density of approximately 2-dwellings per acre based on 40 acres being subdivided into 80 lots. The residential lots proposed by the Tentative Tract Map range from 10,000-39,700 square foot lots, along with private street lots and common open space buffer lots.

There are several land use policies that the project complies with:

**LU 28.1 Accommodate the development of single-and multi-family residential units in areas appropriately designated by the General Plan and area plan land use maps.**

The project is a Tract Map for the proposal of 80 single family lots in an area previously identified as appropriate for residential uses.

**LU 28.5 Integrate a contiguous network of parks, plazas, public squares, bicycle trails, transit systems, and pedestrian paths into new communities and developments to provide both connections within each community and linkages with surrounding features and communities.**
The Tract Map contains combination sidewalk/equestrian path along Monroe Street in conformance with the Vista Santa Rosa design guidelines that provide connectivity to the surrounding areas.

**LU 28.10 Require that residential units/projects be designed to consider their surroundings and to visually enhance, not degrade, the character of the immediate area.**

The tract map has been designed with perimeter open space buffers to help maintain open views and vistas of surrounding mountains within Vista Santa Rosa and the project design will visually enhance the area including with proposed concept design manual for single and two-story homes.

The project site is surrounded with similar single family residential development immediately to the west in the City of La Quinta, and surrounding agriculture land to the north, south, and east with scattered one family dwellings and field crops. Further to the east at approximately a ½ mile is existing residential tract development. The proposed Project is consistent with the development pattern of the surrounding area with immediate surrounding single family residences, and the adjacent area which is an area in transition including from agriculture and scattered single family residential units to semi-urban development. While the subject land is currently designated Very Low Density Residential (CD:VLDR) at 1 unit per acre from previous TR30399 which has expired without being recorded, the land is in close proximity to the east that is currently planned MDR which allows 2-5 DU/AC. Therefore, the proposed project will not result in a substantial alteration to the present or planned land use in the area due to similar land uses in the surrounding area.

2. The project site has a Zoning Classification of R-1-30,000 proposed to be modified to R-1-10,000 since the proposed 80-lots range in size from 10,000 square feet to 39,700 square feet, which will be consistent with the Riverside County General Plan if it is amended as proposed as part of this project. The One Family Residential (R-1-10,000) zone would be consistent with the proposed Community Development: Medium Density Residential (CD:MDR) land use designation as the CD:MDR designation provides for the development of conventional single family detached houses and residential subdivisions.

3. The project site is located within the Community Development Overlay as outlined in the Land Use Element which allows Community Development Components to be applied through General Plan Amendment proposals. The project site is also within the Community Development Land Use Designation, that generally suggests the area is appropriate for transition to more dense land use types. The overall density range for parcels within the Community Development Overlay is 1-3 dwelling units per acre, and since the project area is 40 acres and proposes 80 dwelling units on varying lot sizes ranging between 10,000 square feet to 39,700 square feet, the project is consistent with the Overlay restrictions.

4. Additionally, the land immediately to the north is located outside of the Community Development Overlay (CDO) but the land immediately to the north consists of minimum one-acre rural residential lifestyle parcels in compliance with the Eastern Coachella Valley Area Plan. Furthermore, the CD:MDR designation is consistent with CDO since community development land use categories such as proposed MDR are allowed through general plan amendment as proposed under GPA 1154 and the project is designed with buffering.
5. The project site is located within the community of Vista Santa Rosa which allows residential development to interface with agricultural and rural, equestrian oriented lifestyles. The project site’s outer perimeter lots that are adjacent to Agricultural Land designations to the north, east and south have been designed with buffers.

6. The project site is located within Zone X on Federal Flood Insurance rate maps in the Eastern Coachella Valley. The project proposes drainage improvements such as approximate 8.5 acre retention area at the southerly boundary, along with required road improvements that would be capable of infiltrating a storm event in order to prevent flooding of downstream properties.

7. The project site is located within a High Potential Liquefaction Zone, however, County Geologic Report No. 180050 requires such measures as all footings should be founded upon properly compacted engineered fill material and should have a minimum embedment depth of 12 inches below lowest adjacent finished grade to address liquefaction impacts as outlined in Advisory Notification Document (AND) Planning-GEO.1 (GEO 180050 Accepted). With compliance with these required measures, impacts relating to liquefaction will be less than significant.

8. The project site is mapped within a High Potential Paleontological Zone, however, proposed TR36902 is located within an area of flat topography. A Cultural Monitoring and Treatment Plan was prepared and approved by the County that established methods and procedures to identify, document, and mitigate impacts that may be encountered during earth-moving operations.

**Entitlement Findings:**

The project includes a General Plan Entitlement/Policy Amendment. For an Entitlement/Policy General Plan Amendment, the following findings are required to be made:

Pursuant to Ordinance No. 348, Section 2.4, C 2 the first two (1–2) findings are required and one additional finding is also required. The additional finding is selected as the additional finding, that an amendment is required to address the special circumstances or conditions have emerged that were unanticipated in preparing the General Plan the land located less than ¼ mile to the north and west in the adjacent city of La Quinta and ¼ mile to the east in the unincorporated area have all been developed with or have obtained entitlements for single family residential tracts similar in nature to the proposed project. This results in a new circumstance to the area. Considering the existing residential land uses and entitlements surrounding the subject property, the proposed project would not be a spot development creating urban sprawl and adjacent to the City of La Quinta it will be consistent with the Riverside County General Plan.

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

   a. The Riverside County Vision.

   GPA No. 1154 does not involve a change in or conflict with the Riverside County Vision. The change from Community Development: Very Low Density Residential (VLDR) to Community Development: Medium Density Residential (MDR) will not change or conflict with the County Vision. For example, the General Plan’s Vision Statement’s section on Population Growth provides, “New growth patterns no longer reflect a pattern of urban sprawl. Rather, they follow a framework or transportation and open space corridors, with concentrations of development that fit into that framework. In other words, important open space and transportation corridors define
growth areas.” The project is consistent with, and does not involve a change in or conflict with, this portion of the Riverside County Vision because it will result in an infill project immediately adjacent to existing tract development to the west and to the east with previous entitled residential tracts. Considering the existing residential land uses surrounding the subject property, the proposed project would not be a spot development creating urban sprawl, it is consistent with this portion of the Riverside County Vision. This is a sample of the General Plan Vision Statement topics that the General Plan Amendment is consistent with and not an exhaustive list of Vision topics.

The General Plan’s Vision statement’s section on Population Growth provides, “New growth patterns no longer reflect a pattern of urban sprawl. Rather they follow a framework of transportation and open space corridors, with concentrations of development that fit into that framework. In other words, important open space and transportation corridors define growth areas.” Residential homes would create a logical extension of development within an area that is transitioning from vacant rural property to a semi-urban residential environment with larger lots and perimeter buffers near existing agriculture land. The property is bounded to the west and ½ mile to the east with land entitled and planned for Single Family Residences. In accordance with the Riverside County Vision Statement, this project would consolidate future growth into an area that could accommodate it and will reduce further residential sprawl by being located close in vicinity to employment centers, and previously approved residential developments that are somewhat similar in lot configurations. Considering the existing residential land uses surrounding the subject property with agricultural buffers, the proposed project would not be a spot development creating urban sprawl, it is consistent with this portion of the Riverside County Vision. There are no other provisions or statements within the Riverside County Vision that the General Plan Amendment is inherently inconsistent with. Therefore, the proposed General Plan Amendments would not conflict with the Riverside County Vision.

b. Any principle set forth in General Plan Appendix B.

Specifically, this General Plan Amendment is consistent with the following principles:

Principle I.C.1 provides the “The General Plan Vision acknowledges that every community in the County is maturing in its own way, at its own pace and within its own context. Policies and programs should be tailored to local needs in order to accommodate the particular level of anticipated maturation in a given community.” New development along this portion of Monroe Street and 55th Avenue has accelerated over the past decade in transition from agriculture land. The project would develop a vacant 40.0 acres as residential, consistent with existing adjoining and nearby residential development with buffers to agricultural areas. Therefore, the project is consistent with General Planning Principles through the recognition of a maturing community and a response to encourage managed growth in appropriate locations.

Principle I.G.1 provides “The County should encourage compact and transit-adaptive development on regional and community scales. The policy goal is to permit and encourage densities and intensities, and to reduce the land required for public infrastructure by reducing streets widths (subject to emergency access requirements) and other such requirements.” The proposed residential tract represents an infill project on 40 acres of vacant land which would be a compact development since future dwellings are centrally located in the tract with lots of greater depth to maintain open vistas in Vista Santa Rosa with additional, project-provided private street and drainage improvements.
This is a sampling of the Principles that the proposed General Plan Amendment is consistent with and not an exhaustive list of all consistent Principles. There are no Principles that the General Plan Amendment inherently conflict with. Therefore, the proposed General Plan Amendment would not conflict with the Riverside County General Planning Principles set forth in General Plan Appendix B.

c. Any Foundation Component designation in the General Plan.

GPA No. 1154 would not conflict with any Foundation Component designation of the General Plan in that the current foundation component is Community Development, and the proposed foundation component is also Community Development. Therefore, project does not propose any General Plan Foundation component changes and is consistent with the existing foundation component of Community Development. As a result, there will be no conflict with any General Plan Foundation Component.

2. GPA No. 1154 would contribute to the achievement of the purposes of the General Plan and not be detrimental to them. The purposes of General Plan are to set direction for land use and development in strategic locations, provide for the development of the economic base, establish a framework of the transportation system, and the preservation of extremely valuable natural and cultural resources. The proposed amendment will establish the Medium Density Residential (MDR) land use designation. The project as an infill project which was previously approved under TR30399 with 40 one acre lots, and now proposed under TR36902 with 80 lots, and would stimulate the growth of the area (Appendix B, VII.C.4) and still maintain open view sheds. Additionally, since the 40 acres is currently vacant, and since the general plan amendment will allow the property to be modified to medium density residential with associated implementing projects TR36902/CZ07878 to accommodate residential units, with creation of housing for additional employees and customers using the subject land, which will therefore stimulate the growth of the area including small business in the Coachella Valley overall.

3. The land located directly to the west and east have all been developed with or have obtained entitlements for general plan amendment to MDR and single family residential tracts similar in nature to the proposed project. This results in a new circumstance to the area. Considering the existing residential land uses and entitlements surrounding and nearby the subject property, the proposed project would not be a spot development creating urban sprawl, it will be consistent with the Riverside County General Plan.

Change of Zone

1. Change of Zone No. 7878 is a proposal to change the project site’s Zoning Classification from One Family Dwellings – 30,000 square feet (R-1-30,000) minimum to One Family Dwellings – 10,000 square feet (R-1-10,000) minimum. The proposed zoning classification is consistent with the General Plan for the following reasons:

The proposed change of zone to R-1-10,000 would allow for one family dwelling uses. This proposed zone is therefore consistent with the proposed General Plan Land Use Designation of Community Development: Medium Density Residential (CD:MDR) which also generally allows for residential uses at a density between 2 to 5 dwelling units per acre.
The proposed R-1-10,000 zone will provide more varied housing opportunity to a wider economic segment of the community, while maintaining the character of the Vista Santa Rosa community and also achieve the open space/buffer design requirements of the Vista Santa Rosa Concept Plan which states that due to existing agriculture land continuing production in the area it is important that adequate buffers be provided between new residential communities and agriculture land. Proposed residential tract map TR36902 incorporates these buffers with larger lots along the tract perimeter with lot depths ranging from approximately 160-feet to 280-feet and lot sizes ranging from 12,000 square feet to 40,000 square feet and therefore complies with the open space/buffer design requirements.

**Tentative Tract Map**

1. The proposed subdivision design and improvements are consistent with General Plan, applicable area plans consisting of the Eastern Coachella Valley Area Plan and with all applicable requirements of State law and the ordinances of Riverside County for the following reasons. First, General Plan Principle IV.A.1 provides that the intent of the General Plan is to foster variety and choice in community development, particularly in the choice and opportunity for housing in various styles, of varying densities and of a wide range of prices and accommodating a range of life styles in equally diverse community settings, emphasizing compact and higher density choices. General Plan Principle IV.A.4 states that communities should range in location and type from urban to suburban to rural. The proposed parcel map is a Schedule A map to divide 40 gross acres into 80 residential lots with greater lot depth to maintain open space vistas and drainage features. The General Plan density range for Medium Density Residential of 2 to 5 dwelling units per acre and the project has a density of approximately 2-dwellings units per acre within the proposed density range of MDR and therefore complies. Because the land to the west and east provides varying densities of single family residences within a range of 2 to 5 dwelling units per acre, the proposed project would remain consistent with the General Plan. There is no applicable Specific Plan.

2. The site of the proposed land division is physically suitable for the type of development and density because it is sensitive to the portions of the project site with flat terrain which limits the amount of grading to develop the site and preserve the remaining perimeter areas for buffer area including retention basin. The overall density and lot sizes proposed are compatible with the existing and planned surrounding land uses to west and east of the project site are development projects that are similar to what is proposed.

3. The design of the proposed land division is not likely to cause substantial environmental damage or substantially and avoidably injure fish or wildlife or their habitat, because as detailed in the Initial Study and Mitigated Negative Declaration for the project, impacts to the environment overall, including to fish or wildlife and their habitat, would be less than significant.

4. The design of the proposed land division is not likely to cause serious public health problems, since, as detailed in the Initial Study and Mitigated Negative Declaration prepared for the project, the project would not have a significant impact on the environment, in particular regarding health and safety factors considered, such as Air Quality, Hazards, and Noise.

5. As indicated in the included project conditions of approval, the proposed land division includes the improvements as required by Riverside County Ordinance No. 460 for a Schedule “A” Map.
The proposed project consists of a Schedule ‘A’ subdivision pursuant to Ordinance No. 460. Ordinance No. 460 requires all land divisions to conform to the County’s General Plan, Ordinance No. 348 and with the requirements of Ordinance No. 460. The project specifically complies with the Schedule ‘A’ improvement requirements of Ordinance No. 460 Section 10.5 as listed below.

a. Streets - Streets and sidewalks are proposed as shown on the proposed Tentative Tract Map include Monroe Street and circulatory private interior streets. The existing roadways providing access to the Project is already designed or conditioned in accordance with County of Riverside guidelines and will provide adequate Fire Department access and widths. Line of sight for turning movements will be in compliance with County of Riverside Guidelines. Monroe Street is an arterial urban highway and would be developed in accordance with County Standard 92, as modified to reflect the Vista Santa Rosa Design Guidelines and as outlined in Condition of Approval (50 Transportation 10 –Map- Existing Maintenance), complying with the required standard of Ordinance No. 460.

b. Domestic Water - Based on a letter from the Coachella Valley Water District (CVWD) dated August 21, 2018, the Project site is located within the service boundaries of CVWD. Water service to individual lots will require the extension of water facilities within dedicated public and/or private right-of-ways. Condition of Approval 80.E. HEALTH 2, states that a “Will Serve” letter is required from CVWD and it is the responsibility of the developer to ensure that all requirements to obtain potable water services are met with the CVWD as well as all other applicable agencies. In addition, because CVWD is regulated by the State, compliance with the criteria of California Administrative Code Title 22, Chapter 16 is required; therefore, with this condition and the requirements of the CVWD the requirements of Ordinance No. 460 10.5.B. as it pertains to domestic water will be met.

c) Fire Protection – AND FIRE.1, requires that the placement of fire hydrants shall not be located more than 330-feet in any direction, with minimum fire flow of 1,000 GPM for 2-hour duration at 20 PS1. Additionally the developer must submit water system plans, showing the hydrant type, location, spacing and fire flow. With these requirements of approval, the requirements of Ordinance No. 460 section 10.5. C., as it pertains to fire protection has been met.

d. Sewage Disposal - The Project site is located within the Coachella Valley Water District’s sewer service area. Presently, sanitary sewer service is available to the project site. COA 80. E. HEALTH. 1, requires that the land divider provide a Will Serve Letter. Compliance with Environmental Health’s standards and conditions of approval, the requirements of Ordinance No. 460 10.5D, as it pertains to sewage disposal will be met.

e. Fences - The proposed residential tract shall maintain minimum six-foot high combination decorative equestrian fence barriers with drainage openings such as wrought iron segments along the outer and inner tract perimeter including fencing around the retention areas as a safety feature due as indicated by Condition of Approval 90.PLANNING.4.

f. Electrical and Communication Facilities - The proposed residential tract will be serviced by existing and proposed Imperial Irrigation District electrical facilities and improvements along with existing communication facilities provided by services such as by Verizon, Spectrum, and AT&T.
6. The design of the proposed land division or the type of improvements will not conflict with easements, acquired by the public at large, for access through, or use of, property within the proposed land division, because within the tentative tract map there are no existing easements that would be conflicted with.

7. The lots or parcels as shown on the Tentative Map are consistent with the minimum size allowed by the project site’s proposed Zoning Classification of One Family Dwellings (R-1-10,000) because the minimum lot size allowed by the R-1 zone for this tract map is 10,000 square feet and the proposed minimum lot size of the Tentative Map is a minimum of 10,000 square feet.

**Development Standards Findings:**

Section 6.2 of Ordinance No. 348 has development standards for the One Family Dwellings (R-1) zone:

A. Building height shall not exceed three stories, with a maximum height of 40 feet. The proposal is for single family residences, and would not exceed 40-feet in Building height. The proposal is for a tract map for the subdivision of lots. Conceptual design of the homes are for single and two-story units up to approximately 25-feet in height. The project has been conditioned that the residences shall not exceed 40-feet in height per Ordinance No. 348 Section 6.2 Development Standards indicated in the Advisory Notification Document Planning.

B. Lot area shall be not less than 7,200 square feet. The minimum lot area shall be determined by excluding that portion of a lot that is used solely for access to the portion of a lot used as a building site. Lots size shall be a minimum of 10,000 square feet up to approximately 39,700 square feet maximum for the proposed tentative tract map and therefore complies with Section 6.2B.

C. The minimum average width of that portion of a lot to be used as a building site shall be 60 feet with a minimum average depth of 100 feet. That portion of a lot used for access on flag lots shall have a minimum width of 20 feet. The minimum average width of the 80-lots is 65-feet, exceeding the minimum average width requirement of 60-feet. The minimum average depth of the lots range from 158-feet to 251-feet, in excess of the minimum required 100-foot average lot depth.

D. The minimum frontage of a lot shall be 60 feet, except that lots fronting on knuckles or cul-de-sac may have a minimum frontage of 35 feet. Minimum frontages range from 65-feet for standard lots along linear streets to 35-feet along knuckles for proposed TR36902 in accordance with zone development standards.

E. Minimum yard requirements are as follows:
   1. The front yard shall be not less than 20 feet, measured from the existing street line or from any future street line as shown on any specific plan of highways, whichever is nearer the proposed structure. Based on the proposed Architectural Design Guidelines for TR36902 dated July 15, 2019 with the conceptual lot layouts, the front yard minimum building setback shall not be less than 20-feet and therefore complies.

   2. Side yards on interior and through lots shall be not less than ten percent of the width of the lot, but not less than three feet in width in any event, and need not exceed a width of five feet. TR36902 proposes minimum 5-feet side yards setbacks for interior lots based on the Architectural Design Guidelines and as condition with the Advisory Notification Document.
Based on the Side yards on corner and reversed corner lots shall be not less than ten feet from the existing street line or from any future street line as shown on any specific plan of highways, whichever is nearer the proposed structure, upon which the main building sides, except that where the lot is less than 50 feet wide the yard need not exceed 20 percent of the width of the lot. TR36902 proposes minimum 10-foot street side yards for corner lots and does not exceed 20 percent side setbacks for knuckle lots less than 50-feet in width and therefore complies.

3. The rear yard shall not be less than ten feet. Based on the proposed Architectural Design Guidelines with conceptual lot layouts for TR36902 dated July 15, 2019, the rear yard minimum building setback shall not be less than 10-feet and therefore is in compliance.

4. No structural encroachments shall be permitted in the front, side or rear yard except as provided for in Section 18.19. of Ordinance No. 348. No structural encroachments such as architectural features are proposed based on the conceptual lot layouts.

F. Automobile storage space shall be provided as required by Section 18.12. of Ordinance 348. The tentative tract map proposes minimum 2-parking spaces per residential dwelling within enclosed garages in compliance with Section 18.12.

G. Lot Coverage: In no case shall more than 50% of any lot be covered by dwelling. Based on conceptual lot layouts no proposed single family dwellings will exceed 50% lot coverage and therefore complies with Section 6.2G.

Other Findings:

1. The project site is located in within the Fee Assessment Area for the Coachella Valley Multiple Species Habitat Conservation Plan (“CVMSHCP”) per County Ordinance No. 875, but is not located within a conservation area of that plan, but is required to pay CVMSHCP fees per County Ordinance No. 875, as indicated by AND PLANNING.

2. The project site is located within the City of La Quinta Sphere of Influence. This project was provided to City of La Quinta for review and comment. No comments were received either in favor or opposition of the project as of this writing.

3. Based on the above, the proposed GPA No. 1154, Change of Zone No. 7878 and Tentative Tract Map No. 36902 would not be detrimental to the health, safety or general welfare of the community and complies with the General Plan and all applicable ordinances.

4. The project site is not located within an Airport Influence Area (“AIA”) boundary and is therefore not subject to the Airport Land Use Commission (“ALUC”) review.

5. The project site is located within Zone B of the Mount Palomar Observatory Lighting Zone boundary, as identified by Ordinance No. 655 (Mt. Palomar). The project is required to comply with all lighting standards specified within Ordinance No. 655, pursuant to Zone B.

6. The findings of the initial study performed pursuant to Environmental Assessment No. 42813 are incorporated herein by reference and are attached to the staff report. The initial study concluded that the proposed project would not have a significant effect on the environment, and that there is no evidence that the project will have a potential for adverse effects on wildlife resources.
In compliance with SB 18 requirements, Riverside County staff previously requested a list from the Native American Heritage Commission (“NAHC”) of tribes whose historical extent includes the project site. On September 21, 2015 and September 22, 2015 consultation request notices were sent to each of the Native American Tribes noted on the list. Noticed tribes had 90 days in which to request consultation regarding the proposed project. The Soboba Band of Luiseño Indians letter dated October 20, 2015 deferred to the Torres Martinez Desert Cahuilla Indians. A Cultural Monitoring and Treatment Plan has been prepared and incorporated into the Initial Study that establishes methods and procedures to identify, document, and mitigate impacts that may be encountered during earth-moving operations.

In compliance with Assembly Bill 52 (AB52), notices regarding this project were mailed to all requesting tribes on July 28, 2015. Standard conditions of approval such as 60. PLANNING require that prior to any ground disturbing activity a Native American Monitor be retained on site to ensure the protection of tribal resources should any be encountered.

7. The project complies with the Vista Santa Rosa Design Guidelines, for example, the project is designed with rural type residential lots with perimeter white-rail equestrian style fencing, desert type architectural design features such as varied roof lines for the dwelling units, as outlined in the Conceptual Design Guidelines dated July 15, 2019 proposed by the land divider.

Fire Findings:

1. Fire protection and suppression services will be available for the subdivision through Riverside County Fire Department.

2. The project site is not located within a Cal Fire State Responsibility Area (“SRA”) and is not located within a fire hazard zone.

Conclusion:

1. For the reasons discussed above, as well as the information provided in the Initial Study, the proposed project conforms to all the requirements of the General Plan and with all applicable requirements of State law and the ordinances of Riverside County. Moreover, the proposed project would not be detrimental to the health, safety or general welfare of the community.

PUBLIC HEARING NOTIFICATION AND COMMUNITY OUTREACH

This project was advertised in the Desert Sun Newspaper. Additionally, public hearing notices were mailed to property owners within 600-feet of the project site. As of the writing of this report, Planning Staff has received email and telephone communications from the public with general project comments which are being addressed and still being completed as of the writing of this staff report (1/8/2020).

This project was presented before the Vista Santa Rosa Community Council on November 18, 2015 for informational purposes.
RESOLUTION 2020-002

RECOMMENDING ADOPTION OF

GENERAL PLAN AMENDMENT NO. 1154

WHEREAS, pursuant to the provisions of Government Code section 65350 et seq., a public hearing was held before the Riverside County Planning Commission in Riverside, California on January 15, 2020, to consider the above-referenced matter; and,

WHEREAS, all the procedures of the California Environmental Quality Act and the Riverside County Rules to Implement the Act 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 January 15, 2020 that it has reviewed and considered the environmental document prepared or relied on and recommends the following, based on the findings and conclusions in the staff report and incorporated herein by reference, that the Board of Supervisors:

ADOPT a MITIGATED NEGATIVE DECLARATION for ENVIRONMENTAL ASSESSMENT NO. 42813; and

APPROVE GENERAL PLAN AMENDMENT NO. 1154.
Riverside 40
Architectural Design Guidelines
July 15, 2019

Prepared for:
Meridian Development
19153 Town Center Drive, #106
Apple Valley, CA 92308
RIVERSIDE 40 ARCHITECTURAL DESIGN GUIDELINES

INTRODUCTION
The intention of these Architectural Design Guidelines is to establish and enhance the agricultural characteristics of the Vista Santa Rosa community while providing a well-maintained appearance for neighborhood design.

The proposed Project is located within the unincorporated community of Vista Santa Rosa, adjacent on the westside to the City of La Quinta. The project is bounded on the north by 55th Avenue and agricultural land, on the east by agricultural land and vacant land, on the south by agricultural land, and on the west by Monroe St. and the City of La Quinta. The property is approximately 40 gross acres and is within the Eastern Coachella Valley Area Plan of western Riverside County.

According to the Vista Santa Rosa Community Land Use Concept Plan, the Project site falls within Policy Area 3, which mostly lies between Avenue 55 and 61, and between Monroe St. and Harrison Streets. Policy Area 3 is envisioned to include a mixture of lifestyle and village housing opportunities which includes a series of small residential, resort, and possibly country club communities, with open spaces and trails between and linking them.

Meridian Development proposes the development of a subdivision which consists of 80 residential lots for low density single-family housing with a minimum lot size of 10,000 square feet. The associated site improvements will include paved roadways, sidewalks, landscape areas, enhanced entry off Monroe St., buffer areas along the project perimeter, a multi-use trail along Monroe Avenue, water quality retention basin and various underground utilities.

1. ARCHITECTURAL GUIDELINES
The community of Vista Santa Rosa is defined by agricultural and equestrian uses, with developments reflecting a simple, unadorned, elegance. The architectural design guidelines described below represent a general level of detail that will allow some design flexibility while still maintaining an appropriate theme to match surrounding land uses. Detailed architectural guidelines will be determined at the time a Site Development Plan is submitted for specific uses. Consequently, a detailed architectural guidelines manual will be prepared in conjunction with a Site Development Plan at that time. In addition to the general guidelines provided below, conceptual images which represent similar design themes in the surrounding area and in the Vista Santa Rosa community are provided to assist in illustrating potential architectural designs may look for the Project.

Architectural Guidelines

1. The architecture theme for the Project should reflect a desert theme and/or other compatible elements to match the Vista Santa Rosa character. Some design icons which may be implemented include, but not limited to, date palms, white-rail equestrian fencing along Monroe Avenue, simple street lights, and structures painted with earth tones.

2. Simple one-story and two-story building massing reflective of the selected architectural style. Articulation of building forms to provide delineation in the façade by incorporating design elements and features consistent with the architectural style and the Vista Santa Rosa community.

3. The submittal of elevations, floor plans, and material sample boards should be submitted at the time final improvement plans are submitted for each phase of development for
review and approval. Architectural styles and elements should be consistent with the rural, equestrian oriented styles that currently exist in the surrounding area.

4. Rooflines that are “broken” to emphasize and articulate delineation in the building mass. Projections and recesses may be permitted to provide shadow and depth.

5. Special design features, such as covered front porches, garage placement, use of multiple floor plans, windows and door articulation, extended overhangs, and building massing are encouraged. Windows should be framed with compatible materials creating a unique “edge” treatment to provide distinctive shadows on building facades.

6. Residences and garages should be arranged in a manner that create a harmonious, varied appearance of building heights to create a unique streetscape.

7. Variable front yard setbacks, building types, and architectural character may be incorporated into the streetscape to provide a variation in the mass and scale of the streetscape.

Building Materials and Colors

1. Building materials should be authentic as possible to the color palette of the selected architectural style and consistent with the Vista Santa Rosa community styles.

2. Variations in the selected colors and materials should be incorporated to minimize likeness and provide a sufficient degree of architectural variation and diversity within the project.

Walls and Fencing Guidelines

1. Front, side, and rear yard walls should be constructed out of masonry or similar materials painted to reflect the visual character of the community.

2. Wrought iron or tubular fencing may be permitted. Due to the desert climate, wood fencing is discouraged.

3. Perimeter fencing along Monroe Avenue and the project boundary adjacent to the buffer areas should be a white-rail equestrian style fence.

Design Theme
Building Façade

Roofing

Fencing
2. DEVELOPMENT STANDARDS
The following Development Standards and Regulations provide the general criteria for addressing site development within the Meridian Development Project boundary only, and as such, may slightly differ from ordinances and policies set forth by the County of Riverside.

The following standards of development apply in the R-1 Zone:

a. Building height should not exceed two-stories in height.

b. Lot area shall be not less than 10,000 square feet. The minimum lot area shall be determined by excluding that portion of a lot that is used solely for access to the portion of a lot used as a building site.

c. The minimum average width of that portion of a lot to be used as a building site shall be 60 feet with a minimum average depth of 100 feet. That portion of a lot used for access on flag lots shall have a minimum width of 20 feet.

d. The minimum frontage of a lot shall be 60 feet, except that lots fronting on knuckles or cul-de-sac may have a minimum frontage of 35 feet. Lot frontage along curvilinear streets may be measured at the building setback in accordance with zone development standards.

e. Minimum yard requirements are as follows:

1. The front yard shall be not less than 20 feet, measured from the existing street line or from any future street line as shown on any specific plan of highways, whichever is nearer the proposed structure.

2. Side yards on interior and through lots shall be not less than ten percent of the width of the lot, but not less than three feet in width in any event, and need not exceed a width of five feet. Side yards on corner and reversed corner lots shall be not less than ten feet from the existing street line or from any future street line as shown on any specific plan of highways, whichever is nearer the proposed structure, upon which the main building sides, except that where the lot is less than 50 feet wide the yard need not exceed 20 percent of the width of the lot.

3. The rear yard shall not be less than ten feet.

4. No structural encroachments shall be permitted in the front, side or rear yard except as provided for in Section 18.19. of County Ordinance No. 348.

f. Residences should include two to three car garages consisted with Section 18.12. of County Ordinance No. 348.

g. Lot Coverage: In no case shall more than 50% of any lot be covered by dwelling.
COUNTY OF RIVERSIDE
ENVIRONMENTAL ASSESSMENT FORM: INITIAL STUDY
“RIVERSIDE 40” DEVELOPMENT

Environmental Assessment (E.A.) Number: 42813
Project Case Type (s) and Number(s): GPA 1154, CZ 7878, TR 36902
Lead Agency Name: Riverside County Planning Department
Address: 77-588 El Duna Ct., Palm Desert, CA 92211
Contact Person: Jay Olivas
Telephone Number: 760-863-7050
Applicant's Name: Meridian Development
Applicant's Address: 19153 Town Center Drive, #106
                        Apple Valley, CA 92308
Engineer/Rep's Name: CASC Engineering and Consulting, Inc.
Engineer/Rep's Address: 1470 E. Cooley Dr.
                        Colton, CA 92324

I. PROJECT INFORMATION

Project Description: The approximately 40-acre site is located on the east side of Monroe Street south of Avenue 55 in the Unincorporated area of Riverside County. The proposed subdivision will result in 80 residential lots (Schedule A) with lot sizes ranging from approximately 10,000 square feet up to 39,700 square feet including private streets along with open space retention basin and perimeter buffers. The associated site improvements will include paved roadways, concrete walkways, patios and driveways, landscape areas, water quality retention basin and various underground utilities. The subject site is presently vacant, and the ground surface is covered with scattered desert brush, short grass and weeds. The site is relatively level throughout as a result of the project site's historical agricultural use. In order to facilitate the proposed subdivision map, a General Plan Amendment and Change of Zone are required. As proposed, the project site's General Plan land use designation would be amended from Very Low Density Residential (VLDR) (1 acre minimum) to Medium Density Residential (MDR) (2-5 du/acre), and the zoning of the project site would be changed from R-1-30,000 (Single-Family Residential, 30,000 square foot lot minimum) to R-1-10,000 (Single-Family Residential, 10,000 square foot lot minimum).

A. Type of Project: Site Specific ☒: Countywide ☐; Community ☐; Policy ☐.

B. Total Project Area: 40.08 Acres

Residential Acres: 26.39   Lots: 80   Units: 80   Projected No. of Residents: 373
Commercial Acres: 0       Lots: 0   Sq. Ft. of Bldg. Area: 0   Est. No. of Employees: 0
Industrial Acres: 0        Lots: 0   Sq. Ft. of Bldg. Area: 0   Est. No. of Employees: 0
Open Space: 4.08          Basin: 8.55 Monroe Street: 1.08

C. Assessor's Parcel No(s): 780-310-001; 780-310-002

Street References: Southeast corner of Monroe Street and 55th Avenue

D. Section, Township & Range Description or reference/attach a Legal Description:

Section 14, Township 6 South, Range 7 East

Page 1 of 66         EA No. 42813
E. Brief description of the existing environmental setting of the project site and its surroundings: The project is located within the unincorporated community of Vista Santa Rosa, adjacent on the westside to the City of La Quinta. The project is bounded on the north by 55th Avenue and agricultural land, on the east by agricultural land and vacant land, on the south by agricultural land, and on the west by Monroe Street and the City of La Quinta. The property is approximately 40 gross acres and is within the Eastern Coachella Valley Area Plan of western Riverside County, which is governed by the County of Riverside Board of Supervisors. The project is located within the Coachella Valley Multiple Species Habitat Conservation Plan but is not located within a Conservation Area of that Plan.

II. APPLICABLE GENERAL PLAN AND ZONING REGULATIONS

A. General Plan Elements/Policies:

1. Land Use: The proposed project will require a General Plan Amendment to change the land use designation from Very Low Density Residential (VLDR) to Medium Density Residential (MDR), and a change in zone from R-1-30,000 (Single-Family Residential, 30,000 square foot lot minimum) to R-1-10,000 (Single-Family Residential, 10,000 square foot lot minimum). Per the General Plan Land Use Element, proposed development shall include buffering to the extent possible between urban uses and adjacent rural/equine oriented land uses to address potential issues from adjacent incompatible uses such as agriculture and residential development.

2. Circulation: The project will construct and dedicate a half-width to centerline right-of-way (ROW) on Monroe Street (County Arterial – 64-feet ROW) and provide a secondary access along Monroe St. in order to be provide adequate access and circulation to the site. Street Improvements shall be designed in accordance with County Standard No. 92 to reflect the Vista Santa Rosa Design Guidelines as approved by the Transportation Department.

3. Multipurpose Open Space: The project complies with the guidelines provided in the Multipurpose Open Space Element of the General plan by implementing multi-purpose trails along Monroe Street and open space/buffer areas along the northern, southern, and eastern project boundary, in which the adjacent land is designated for agricultural uses.

4. Safety: The project is not within an Airport compatibility zone or influence area. The proposed project is within an area that has a high susceptibility to liquefaction and is within an area of documented subsidence. Subsidence is expected to be a less than significant impact and liquefaction is expected to be a less than significant impact with mitigation. Liquefaction safety concerns are less than significant with mitigation measures GEO-1 and GEO-2, which articulate overexcavation and recompaction measures as a part of grading activities, in conformance with COA 15. Planning, and grading standards which resist liquefaction. The project is not located within a fault zone, high fire hazard zone, or a flood zone.

5. Noise: Other than temporary construction noise, there is no anticipated noise pollution associated with this proposed development. The project will meet all applicable General Plan Noise element policies.

6. Housing: The proposed project consists of 80 residential lots ranging in size from 10,270 to 39,695 square feet. The project will follow all goals and policies of the Housing Element of the Riverside County General Plan.

7. Air Quality: The proposed project is in conformance with the Air Quality Element of the General Plan. The proposed project has been conditioned to control any fugitive dust during grading and construction activities and will be required to meet all other applicable Air Quality Element policies.
8. Healthy Communities: Land use patterns are critical to the health and well-being of residents because they affect such things as levels of physical activity, access to nutritious food, and the creation and exposure to pollutants. Healthy land use patterns can be achieved by encouraging infill, focusing development in mixed use districts and along major transit corridors, avoiding leap frog development, constructing a diverse mix of uses throughout Riverside County and encouraging land use patterns that promote walking, bicycling and transit use. The proposed project is consistent with this element of the General Plan.

9. Environmental Justice (After Element is Adopted): Not applicable

B. General Plan Area Plan(s): Eastern Coachella Valley Area Plan

C. Foundation Component(s): Community Development

D. Land Use Designation(s) (existing): Very Low Density Residential (1 Acre Minimum)

E. Overlay(s), if any: Community Development Overlay (CDO)

F. Policy Area(s), if any: Vista Santa Rosa Policy Area

G. Adjacent and Surrounding:
   1. Area Plan(s): Eastern Coachella Valley Area Plan
   2. Foundation Component(s): Community Development
   3. Land Use Designation(s): Agriculture (10 Acre Minimum) to the north, south, and east, Golf Course (GC) (City of La Quinta) to the west.
   4. Overlay(s), if any: Equestrian Overlay (City of La Quinta)
   5. Policy Area(s), if any: N/A

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: R-1-30,000

J. Proposed Zoning, if any: R-1-10,000

K. Adjacent and Surrounding Zoning: A-1-20 to the north, east, and south and GL (Golf Course) and RL (Low Density Residential) to the west (City of La Quinta Zoning)

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
- Agriculture & Forest Resources
- Air Quality
- Biological Resources
- Cultural Resources
- Energy
- Geology / Soils
- Greenhouse Gas Emissions
- Hazards & Hazardous Materials
- Hydrology / Water Quality
- Land Use / Planning
- Mineral Resources
- Noise
- Paleontological Resources
- Population / Housing
- Public Services
- Recreation
- Transportation
- Tribal Cultural Resources
- Utilities / Service Systems
- Wildfire
- Mandatory Findings of Significance
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

Date

12/23/19

Jay Olivas, Project Planner

For Charissa Leach, P.E., Assistant TLMA 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.

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<td>a) Have a substantial effect upon a scenic highway corridor within which it is located?</td>
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<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>Impact</td>
<td>Impact</td>
</tr>
<tr>
<td>c) In non-urbanized areas, substantially degrade the existing visual character or quality of public views of the site and its surroundings? (Public views are those that are experienced from publicly accessible vantage points.) If the project is in an urbanized area, would the project conflict with applicable zoning and other regulations governing scenic quality?</td>
<td></td>
<td>Impact</td>
<td>Impact</td>
</tr>
</tbody>
</table>

Source: Riverside County General Plan Figure C-8 “Scenic Highways”; East Coachella Valley Area Plan 2016; Riverside County Ordinance No. 457; United States Census: 2010 Census Urbanized Area Reference Map

Findings of Fact:

a) No Impact: The proposed project is approximately five (5) miles west of Interstate 10 (I-10) and approximately ten (10) miles east of Hwy 74, both of which are designated as scenic highways. The project’s location would not have an impact on a scenic corridor due to its distance from both Hwy 74 and I-10. No impact is expected.

b) Less than Significant Impact: The project site is relatively flat and sparsely covered in native vegetation and some clusters of trees, mainly along the western boundary and northeast corner of the site. These trees would be removed if the project is implemented; however, the project would be required to comply with Riverside County Ordinance No. 457 Section 4, California Building Code; Permanent Erosion Control-Landscaping by providing landscaping throughout the project site to including, but not limited to the planting of trees and other native vegetation per Riverside County standards. The proposed project would not damage other scenic resources, including rock outcroppings or unique landmark features, or obstruct a prominent scenic vista or view open to the public because there are no visible resources onsite. Aesthetics are incorporated into the project design and is in conformance with the Vista Santa Rosa Design.
Guidelines, which include open space buffers, setbacks, and desert landscaping (Condition of Approval (COA) 80. Transportation). Additionally, the proposed project will not result in the creation of an aesthetically offensive site open to the public view. A less than significant impact is expected.

c) **Less than Significant Impact:** According to the U.S. Census 2010 Census Urbanized Area Reference Map, the project site is located in an Urban Cluster. Urbanized areas as defined by the census are those that contain more than 50,000 people while Urban Clusters are those with between 2,500 and 50,000 people. The proposed project is consistent with the minimum yard setbacks, building height restrictions, and standard development requirements set forth for R-1 Zone (One-Family Dwellings), and thus, would not conflict with applicable zoning and other regulations governing scenic quality. In addition, buffer areas are provided as the project site abuts irrigated farmland to the north and vacant agricultural lands to the east and south, respectively. Thus, a less than significant impact is expected.

**Mitigation:** No mitigation measures are required.

**Monitoring:** No monitoring measures are 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>
<tbody>
<tr>
<td></td>
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</table>

2. **Mt. Palomar Observatory**

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

**Source:** Eastern Coachella Valley Area Plan Figure 7 “Mt Palomar Policy Area”; Riverside County General Plan; GIS database, Ord. No. 655 (Regulating Light Pollution).

**Findings of Fact:**

a) **Less than Significant Impact:** The proposed project is located approximately 42 miles from the Mt. Palomar Observatory and falls within the 45-mile radius designated as Zone B Special Lighting Area. Therefore, the proposed project is subject to lighting policies defined by Riverside County Ordinance No. 655. The proposed project will not interfere with the nighttime use of the Mt. Palomar Observatory and shall comply with the low-pressure sodium requirements for lighting as indicated by Advisory Notification Document (AND) COA 15. Planning. The project would be required to comply with Ord. No. 655 to protect the Palomar Observatory from additional light sources that would interfere with nighttime use of the Observatory.

**Mitigation:** No mitigation measures are required.

**Monitoring:** No monitoring measures are 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:** Project Application Description; Ord. No. 655 (Regulating Light Pollution).
Findings of Fact:

a) **Less than Significant Impact:** The proposed project is within the community of Vista Santa Rosa is located adjacent to a developed residential area of the City of La Quinta on the western boundary of the project site and surrounded by vacant or agricultural land on all other sides. The development of the site area includes the addition of 80 single family residences, and associated road infrastructure within the subdivision that will create a new source of light. Per Ordinance No. 655, all artificial outdoor lighting fixtures will be installed in conformance with the provisions of all applicable ordinances. Additionally, all lighting shall be hooded/directed as indicated by AND COA 15. Planning Site specific design details for the proposed buildings, street lights, parking lots, etc. will be submitted for review and approval to reduce potential impact to a less than significant level.

b) **Less than Significant Impact:** Per Ordinance No. 655, all artificial outdoor lighting fixtures will be installed in conformance with the provisions of all applicable ordinances to ensure minimal impact to the residential area of La Quinta to the west of the subject property. Site specific design details for the proposed buildings, street lights, parking lots, etc. will be submitted for review and approval to reduce potential impact to a less than significant level.

**Mitigation:** No mitigation measures are required.

**Monitoring:** No monitoring measures are required.

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**AGRICULTURE & FOREST RESOURCESWould the project**

### 4. Agriculture

a) Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland) as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use?

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?

c) Cause development of non-agricultural uses within 300 feet of agriculturally zoned property (Ordinance No. 625 "Right-to-Farm")?

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?

---

**Source:** Riverside County General Plan Figure OS-2 "Agricultural Resources"; GIS database; and Project Application Materials; California Department of Conservation Farmland Mapping and Monitoring Program.

**Findings of Fact:** The project site is currently designated farmland of local importance and zoned for residential use/30,000 square foot minimum lot size (R-1-30) and is surrounded by field crops to the north, east, and south within agricultural zone light agriculture/20,000 square foot lot minimum (A-1-20), and to the west by the City of La Quinta. The project site is not located within or adjacent to an agricultural preserve established pursuant to the Williamson Act.

a) **Less than Significant Impact:** The project site is currently designated Very Low Density Residential according to the Riverside County General Plan and Eastern Coachella Valley Area Plan, and is bounded by agricultural land to the north, east, and south. The project site is not
designated as prime, statewide important, or unique farmland; however, the site is designated as locally important farmland, but is not currently being actively farmed. Because it will not convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance to a non-agricultural use, or convert from an agricultural use to a non-agricultural use at all, it will have a less than significant impact.

b) **No Impact**: The project is not located within or adjacent to an agricultural preserve established pursuant to the Williamson Act. No impact is expected.

c) **Less than Significant Impact**: The project site is bounded by agricultural uses on the north, east, and south. The project would not preclude surrounding properties from agricultural use. The General Plan Land Use Element requires that adjacent land uses, particularly agricultural and other land use types, implement a "buffer area to address potential issues such as odor, nuisance, and concerns of hazardous materials such as pesticide. Buffer Areas are provided as the project site abuts irrigated farmland to the north and vacant agricultural lands to the east and south, respectively. Thus, a less than significant impact is expected.

d) **Less than Significant Impact**: The project site has been identified as farmland of local importance according to the California Department of Conservation Farmland Mapping and Monitoring Program. However, the site is zoned and designated as residential according to Riverside County Zoning, and General Plan. Although implementation of the project would likely lessen the likelihood of future agricultural uses, the project is compatible with the land uses designated by the County and would result in a less than significant impact.

**Mitigation:** No mitigation measures are required.

**Monitoring:** No monitoring measures are 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-3a "Forestry Resources Western Riverside County Parks, Forests, and Recreation Areas,"; Figure OS-3b "Forestry Resources Eastern Riverside County Parks, Forests, and Recreation Areas"; and Project Application Materials.

**Findings of Fact:** The project site does not contain forest land or timberland and as such would not conflict with existing zoning for, or cause rezoning of lands set aside for these purposes. Further, implementation of the project would not result in the loss of forest land and would not result in the conversion of forest land to non-forest use. Also, due to the desert location of the project site, there would not be a change in the existing environment that would result in the conversion of forest land to non-forest use.
<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>

a) **No Impact:** Current zoning and General Plan land use for the project site is residential; therefore, would not conflict with zoning for, or cause rezoning of, forest land, timberland, or timberland zoned timberland production. There would be no impact.

b) **No Impact:** The project site is currently vacant and zoned for residential. There are no forest land or timberland resources on-site or in the project vicinity. There would be no impact.

c) **No Impact:** The project site is currently vacant and zoned for residential. There would not be a change in the existing environment that would result in the conversion of forest land to non-forest use.

**Mitigation:** No mitigation measures are required.

**Monitoring:** No monitoring measures are required.

**AIR QUALITY**

Would the project

6. **Air Quality Impacts**

a) Conflict with or obstruct implementation of the applicable air quality plan?

b) 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?

c) Expose sensitive receptors which are located within 1 mile of the project site to project substantial point source emissions?

d) Result in other emissions (such as those leading to odors) adversely affecting a substantial number of people?

**Sources:** SCAQMD; County of Riverside Climate Action Plan (CAP), 2015; 2016 Air Quality Management Plan; and CalEEMod v2016.3.1 (Model ran 05/30/2018).

**Regulatory Setting:**

The project site is located in an unincorporated area in Riverside County and is nestled in the Salton Sea Air Basin (SSAB), which is under the jurisdiction of the South Coast Air Quality Management District (SCAQMD). The Basin consists of all of Imperial County and central portions of Riverside County (i.e. Coachella Valley). The U.S. EPA has set National Ambient Air Quality Standards (NAAQS) and monitoring requirements for six principal pollutants, which are called "criteria" pollutants, including Ozone (O₃), Particulate Matter (PM) (including both PM₁₀ and PM₂₅), carbon monoxide (CO), nitrogen dioxide (NO₂), sulfur dioxide (SO₂), and lead (Pb). In 2015, SCAQMD measured concentrations of air pollutants at 34 routine ambient air monitoring stations in its jurisdiction, with primary focus on these criteria pollutants. The nearest monitoring station is the Indio-Jackson Street Station (46990 Jackson St. Indio, CA 92201), located 5 miles northeast of the project site. The SCAQMD has established that impacts to air quality are significant if there is a potential to contribute to or cause regional and/or localized exceedances of the federal and/or state ambient air quality standards, such as the National Ambient Air Quality Standards (NAAQS) and the California Ambient Air Quality Standards (CAAQS). Currently, the SSAB is in nonattainment for PM₁₀ for both 24-hour and annual state air quality standards. The City of Calexico in the Imperial County APCD is also designated nonattainment for the State annual PM₂₅ standard, with the rest of the air basin designated as unclassified - available data are insufficient to support designation as attainment or nonattainment. The Coachella Valley and the western portion of Imperial County are also designated as nonattainment for the national PM₁₀.
standards. The Federal Clean Air Act (CAA) requires areas that are not attaining the National Ambient Air Quality Standards (NAAQS) to develop and implement an emission reduction strategy that will bring the area into attainment in a timely manner. The SCAQMD has adopted a series of Air Quality Management Plans (AQMPs) to meet the state and federal ambient air quality standards. The most recent AQMP for the SSAB was published in 2016. The SCAQMD has developed regional and localized significance thresholds (LST) for criteria pollutants, which indicate that any projects in the SSAB with daily emissions that exceed any of the indicated thresholds should be considered as having an individually and cumulatively significant air quality impact.

Findings of Fact:
The Riverside County Climate Action Plan (CAP) was adopted in December 2017, which guides the County’s Greenhouse Gas (GHG) Inventory reduction goals, thresholds, policies, guidelines, and implementation programs. The CAP elaborates on the General Plan goals and policies relative to GHG emissions and provides a specific implementation tool to guide future decisions of the County of Riverside. The project is proposing a General Plan Amendment (GPA) and a Change of Zone (CZ); thus, a qualitative approach was taken to assess its cumulative impact on the region’s air quality and environment.

The California Emissions Estimator Model (CalEEMod) v2016.3.1 was used to quantify emissions during project Construction and project Operations (model ran on 05-30-2018). Based on the results of the CalEEMod, temporary construction emissions resulting from the project would not exceed numerical thresholds established by the SCAQMD, see Table 1: Project Related Construction Emissions.

Operational activities associated with the proposed project will result in limited emission of Reactive Organic Gases (ROGs), Nitrogen Oxide (NOₓ), (Carbon Monoxide) CO, Sulfur Oxides (SOₓ), and Particulate Matter (PM10, and PM2.5). Operational emissions would be expected from the following primary sources; area source emissions, energy source emissions, and mobile source emissions. Under the assumed scenarios established in the report, emissions resulting from project operations would not exceed the numerical thresholds established by the SCAQMD for any criteria pollutant. Therefore, a less than significant impact would occur, and no mitigation is required, see Table 2: Project Related Operations Emissions.

According to the SCAQMD LST methodology, LSTs would apply to the operational phase of a proposed project if the project includes stationary sources or attracts mobile sources that may spend long periods of time idling at the site (e.g. transfer facilities and warehouse buildings). The proposed project does not include significant stationary source emissions, and no long-term localized significance threshold analysis is needed.

The project does not include the development of new (other than those interior to the development), or upgraded, roadways that would result in a substantial increase in traffic. As such, the project would not result in potentially adverse CO concentrations or “hot spots.” Potential construction and operational source odor impacts are both considered less-than-significant.

### Table 1: PROJECT RELATED CONSTRUCTION EMISSIONS (Unmitigated)

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Daily Maximum Emissions (lbs./day)</th>
<th>South Coast Air Quality Management District</th>
<th>Exceeds SCAQMD Threshold?</th>
</tr>
</thead>
</table>

1 https://www.arb.ca.gov/pm/pmmeasures/pmch05/saltions05.pdf
<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Maximum Daily Threshold² (lbs./day)</th>
<th>Potential 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>Reactive Organic Gas (ROG)</td>
<td>40.99</td>
<td>75</td>
<td>NO</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Oxides of Nitrogen (NOₓ)</td>
<td>54.59</td>
<td>100</td>
<td>NO</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Carbon Monoxide (CO)</td>
<td>34.28</td>
<td>550</td>
<td>NO</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sulfur Dioxide (SO₂)</td>
<td>0.06</td>
<td>150</td>
<td>NO</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Particulate Matter (PM₁₀)</td>
<td>20.66</td>
<td>150</td>
<td>NO</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Particulate Matter (PM₂.₅)</td>
<td>12.18</td>
<td>55</td>
<td>NO</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Source: CalEEMod v2016.3.1. Based on highest winter or summer emissions.

Table 2: PROJECT RELATED OPERATIONAL EMISSIONS *(Unmitigated)*

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Daily Maximum Emissions (lbs./day)</th>
<th>South Coast Air Quality Management District Maximum Daily Threshold³ (lbs./day)</th>
<th>Exceeds SCAQMD Threshold?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reactive Organic Gas (ROG)</td>
<td>27.48</td>
<td>75</td>
<td>NO</td>
</tr>
<tr>
<td>Oxides of Nitrogen (NOₓ)</td>
<td>10.00</td>
<td>100</td>
<td>NO</td>
</tr>
<tr>
<td>Carbon Monoxide (CO)</td>
<td>67.53</td>
<td>550</td>
<td>NO</td>
</tr>
<tr>
<td>Sulfur Dioxide (SO₂)</td>
<td>0.18</td>
<td>150</td>
<td>NO</td>
</tr>
<tr>
<td>Particulate Matter (PM₁₀)</td>
<td>12.01</td>
<td>150</td>
<td>NO</td>
</tr>
<tr>
<td>Particulate Matter (PM₂.₅)</td>
<td>7.79</td>
<td>55</td>
<td>NO</td>
</tr>
</tbody>
</table>

Source: CalEEMod v2016.3.1. Note: Based on highest winter or summer emissions.

a) **Less than Significant Impact:** The project is located within the Salton Sea Air Basin (SSAB), under the jurisdiction of the South Coast Air Quality Management District, for which the 2016 Air Quality Management Plan (AQMP) has been prepared. Currently, the SSAB is in nonattainment for PM₁₀ for both 24-hour and annual State Air Quality Standards. The AQMP establishes thresholds for criteria pollutants. Projects that exceed any of the indicated daily thresholds should be considered as having an individually and cumulatively significant air quality impact and not in compliance with the AQMP. Results of the CalEEMod indicate that the project


³ Ibid.
does not exceed thresholds for any of the six criteria pollutants. For this reason, it is appropriate to conclude that the proposed project would not conflict with or obstruct implementation of the applicable air quality plan.

b) **Less than Significant Impact:** Based on the results from CalEEMod, emissions resulting from construction of the project would not exceed numerical thresholds established by the SCAQMD. Furthermore, the analysis assumes that individual projects that do not generate operational or construction emissions that exceed SCAQMD's recommended daily thresholds for project specific impacts would also not cause a cumulatively considerable increase in emissions for those pollutants for which the basin is in nonattainment; and therefore, would not be considered to have a significantly adverse air quality impact. Less than significant impact is expected.

c) **Less than Significant Impact:** Sensitive receptors are defined by SCAQMD as “off-site locations where persons may be exposed to the emissions from project activities. Receptor locations may include residential, commercial and industrial land use areas; and any other areas where persons can be situated for an hour or longer at a time.” Sensitive receptors include adjacent residential uses directly west of the project site and an elementary school 0.7 miles south of the site. Considering the quantity and dispersion of the pollutants, the project will not expose sensitive receptors to substantial pollutant concentrations. The proposed project involves the construction of a residential community with a total of 80 dwellings. The residential community is surrounded by an existing residential community and agricultural operations and is therefore not considered a sensitive receptor and is not located within one mile of a sensitive emitter.

d) **Less than Significant Impact:** The proposed project involves the construction of a residential community with a total of 80 dwellings. The proposed project is not located in an area that has existing odor generators. The proposed project presents the potential for generation of objectionable odors in the form of diesel exhaust in the immediate vicinity of the site during construction of the project only. As a residential project, emissions such as those leading to odors adversely affecting a substantial number of people would not likely result.

**Mitigation:** No Mitigation Measures are required.

**Monitoring:** No Monitoring Measures are required.

### BIOLOGICAL RESOURCES Would the project

<table>
<thead>
<tr>
<th>7. Wildlife &amp; Vegetation</th>
</tr>
</thead>
<tbody>
<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>
</tr>
<tr>
<td>![ ] ![ ] ![ X ] ![ ]</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>
</tr>
<tr>
<td>![ ] ![ X ] ![ ] ![ ]</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 Wildlife or U. S. Wildlife Service?</td>
</tr>
<tr>
<td>![ ] ![ X ] ![ ] ![ ]</td>
</tr>
<tr>
<td>d) Interfere substantially with the movement of any native resident or migratory fish or wildlife species or with</td>
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<td>![ ] ![ ] ![ X ] ![ ]</td>
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<tr>
<td>Potentially Significant Impact</td>
</tr>
<tr>
<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>
</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>
</tr>
<tr>
<td>g) Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?</td>
</tr>
</tbody>
</table>

Source: Biological Reconnaissance Survey, Riverside 39 Project, ECORP Consulting, Inc; GIS Database; Coachella Valley Multiple Species Habitat Conservation plan (CVMSHCP); U.S. Department of Agriculture Web Soil Survey; On-site Inspection.

Findings of Fact:

The project site is within an area that is covered by the CVMSHCP, which was finalized in February 2006. The CVMSHCP is managed by the CVCC and participants include Riverside County, the Cities of Cathedral City, Coachella, Desert Hot Springs, Indian Wells, Indio, La Quinta, Palm Desert, Palm Springs, Rancho Mirage, as well as Coachella Valley Water District, Imperial Irrigation District, Mission Springs Water District, Coachella Valley Association of Governments, and Caltrans. The CVMSHCP is a long-term program designed to conserve federally protected species, state-protected species, and/or other species of concern. The CVMSHCP program aims to conserve over 240,000 acres of open space and protect 27 plant and animal species by providing comprehensive compliance with federal and state endangered species laws. The CVMSHCP includes most of the Coachella Valley floor portion of Riverside County.

The project site is not located within and does not share a common boundary with any of the CVMSHCP Conservation Areas. The Santa Rosa and San Jacinto Mountains Conservation Area is the closest Conservation Area, located approximately 2.5 miles west of the project site.

The project site is not located within any United States Fish and Wildlife Service (USFWS) designated critical habitat. However, designated critical habitat for desert bighorn sheep is located approximately 3.0 miles west of the project site. As stated in Section 6.8.1 of the MSHCP, pursuant to the No Surprises Rule, as long as the MSHCP is being implemented, the USFWS will not require the commitment of additional land, financial compensation, or additional restrictions on the use of land or other natural resources from Permittees, Third Parties Granted Take Authorization, Participating Special Entities, or other individuals or entities receiving Take Authorization under the Permits. This specifically pertains to Covered Activities and their impact on the Covered Species beyond the level and/or amounts specified in the MSHCP, the Permits, and the Final Implementation Agreement (FIA).

Vegetation Communities

Two vegetation communities, fourwing saltbush scrub and tamarisk thicket, were present on the project site. Fourwing saltbush scrub is a native vegetation community that is common in the Colorado Desert and tamarisk thicket is a non-native vegetation community that is also common in the Colorado Desert.
The project site also contained one land cover type that lacked any uniform vegetation community; disturbed land. No special-status habitats or vegetation communities were observed on the project site.

**Wildlife**

The project site provides habitat for a number of wildlife species that are commonly found in the Colorado Desert. Some of the wildlife species occurring within or using the project site include side-blotched lizard (Uta stansburiana), common raven (Corvus corax), desert cottontail (Sylvilagus audubonii), and coyote (Canis latrans).

Of the nine special-status wildlife species with high or moderate potential to occur on the project site, three of them are covered under the CVMSHCP and will not require focused surveys or mitigation. However, the remaining six species may require mitigation or avoidance measures which may include focused surveys, pre-construction surveys, and/or construction monitoring. Impacts to special-status wildlife species could occur in the form of direct take of habitat or by mortality during construction activities. Indirect take may occur in the form of ground disturbances, noise, and increased human activity on the site.

Several small mammal burrows were noted throughout the site. The burrows were too small for burrowing owl and no sign (whitewash, pellets, and/or feathers) of use by burrowing owl were noted. However, the project site does contain suitable habitat for this species and the literature review and database search identified multiple records in the vicinity of the project site.

No desert tortoise or desert tortoise burrows were identified during the Biological Reconnaissance Survey. Desert tortoises were found to have a low potential to occur on the project site based on the presence of only marginally suitable habitat.

The CVMSHCP does not address nesting bird species covered under the Migratory Bird Treaty Act (MBTA), and all development within the CVMSHCP areas is required to comply with the MBTA and avoid impacts to nesting birds. The project site and surrounding areas provide suitable nesting habitat for raptors and songbirds. The project site does not support riparian habitat, sensitive natural communities, wetlands, or trees that would need to be preserved and no project related impacts are anticipated for these resources.

**Jurisdictional Drainages**

The desktop review of the U.S. Department of Agriculture Web Soil Survey and the USGS topographic map did not identify any potentially jurisdictional features on site.

a) **Less than Significant Impact**: The project would 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 lies within the boundary of the CVMSHCP, which provides the framework and guidelines for conservation of habitats and natural communities within the area. The project is also expected to comply with provisions of the CVMSHCP. Impact would be less than Significant.

b) **Less than Significant Impact with Mitigation**: According to the Biological Reconnaissance Survey prepared by ECORP, several Special Status Species which includes threatened and/or endangered species, have the potential to occur on-site. No occurrences have been recorded on-site; however, there have been occurrences within five (5) miles of the subject property between 1929 and 2003. Due to the absence of on-site occurrences there is a low likelihood that the project would 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). However, in the abundance of caution, mitigation measures BIO-1
through BIO-4 are required in order to ensure any impacts are reduced to a level of less than significant.

c) **Less than Significant Impact with Mitigation:** According to the Biological Reconnaissance Survey prepared by ECORP, several Special Status Species, which includes threatened and/or endangered species, have the potential to occur on-site. No occurrences have been recorded on-site; however, there have been occurrences within five (5) miles of the subject property between 1929 and 2003. Due to the absence of on-site occurrences there is a low likelihood that the project would have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Wildlife or U. S. Wildlife Service. However, in the abundance of caution, mitigation measures BIO-1 through BIO-4 are required in order to ensure any impacts are reduced to a level of less than significant.

d) **Less than Significant Impact:** The project site provides wildlife movement opportunities due to the land being relatively open and unimpeded. However, the project site would not be considered a wildlife movement corridor that would need to be preserved in order to allow wildlife to move between important natural habitat areas. The site is exposed and does not contain any major drainages or washes that would be considered movement corridors for wildlife. Implementation of the project would 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. Impact would be less than significant.

e) **No Impact:** The project site does not support riparian habitat, sensitive natural communities, wetlands, or trees that would need to be preserved and no project related impacts are anticipated for these resources.

f) **No Impact:** The project site does not support riparian habitat, sensitive natural communities, wetlands, or trees that would need to be preserved and no project related impacts are anticipated for these resources.

g) **No Impact:** The project site does not support riparian habitat, sensitive natural communities, wetlands, or trees that would need to be preserved and no project related impacts are anticipated for these resources. Accordingly, the project would not conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance.

**Mitigation:** Per Riverside County Ordinance No. 875 (as amended through 875.1), the developer shall ensure that the applicable CVMSHCP Local Development Mitigation Fee is paid to the County and/or Coachella Valley Conservation Commission (CVCC) as indicated by COA 15. Planning.

**Monitoring:** [SEE BELOW]

b), c)

**BIO-1:** A pre-construction survey must be conducted for the special-status plant species that have been identified to have low potential to occur and are not covered by the CVMSHCP, including chaparral sand-verbena, Lancaster milk-vetch, gravel milk-vetch, glandular ditaxis, and California ditaxis. The survey methods shall follow the guidelines listed in the CNPS Botanical Survey Guidelines. If a population of special-status plants, not covered by the CVMSHCP, are found on the project site then CDFW should be consulted to discuss appropriate mitigation measures to prevent any significant impacts relating to these special-status plant species. Mitigation measures shall include, but are not limited to, seed collection and/or transplanting.
BIO-2: Pre-construction surveys for burrowing owl are required. The surveys shall follow the methods described in the CDFW’s Staff Report on Burrowing Owl Mitigation. Two surveys shall be conducted, with the first survey being scheduled between 30 and 14 days before initial ground disturbance (grading, grubbing, and construction), and second survey being conducted no more than 24 hours prior to initial ground disturbance.

BIO-3: Desert Tortoise (DT) pre-construction (pre-con) surveys shall be conducted by a biologist authorized and recognized by the USFWS. If DT or their sign is identified on site during pre-construction surveys, the authorized biologist will contact USFWS to inform them of presence. If DT need to be relocated, the authorized biologist will obtain permission from the USFWS on handling and moving the animal. If burrows for DT are found, then the USFWS must be contacted prior to the collapse or manipulation of burrows or the handling of any live animals. All suitable burrows must be checked for the presence of DT and have GPS locations taken; this information will be reported to USFWS. If the pre-con surveys are positive for DT, and a pre-con sweep of the site finds no live animals, then a perimeter exclusionary fence should be paced to ensure no animals enter the site.

BIO-4: If construction or other project activities are scheduled to occur during the bird breeding season (February through August for raptors and March through August for songbird species), a pre-construction nesting bird survey shall be conducted by a qualified biologist as indicated by COA 60.Planning-EPD. The survey shall be completed no more than 7 days prior to initial ground disturbance. The nesting bird survey shall include the project site and adjacent areas where project activities have the potential to cause nest failure. If an active nest is identified, a qualified biologist should establish an appropriate disturbance limit buffer around the nest using flagging or staking. Construction activities must be avoided within any disturbance limit buffer zones until the nest is deemed no longer active by the biologist.

Monitoring: Monitoring will be required by the Environmental Programs Division of TLMA-Planning (EPD).

CULTURAL RESOURCES Would the project

<table>
<thead>
<tr>
<th>8. Historic Resources</th>
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</thead>
<tbody>
<tr>
<td>a) Alter or destroy an historic site?</td>
</tr>
<tr>
<td>b) Cause a substantial adverse change in the significance of a historical resource as defined in California Code of Regulations, Section 15064.5?</td>
</tr>
</tbody>
</table>


Findings of Fact: As set out in more detail below, the site was first recorded in 2002; a testing program in 2002-2004 determined that it was a significant resource, but project effects had been mitigated through data recovery. A resurvey of the site in 2016 conducted by ECORP expanded the site boundaries. Archaeological testing in the new areas of the site did not find any new or important cultural resources, and the cremation remains have been recovered. This new testing and evaluation/data
recovery program consisted of a resurvey and collection of the artifacts observed on the surface of the entire site, excavations in areas of the expanded site boundaries outside of the 2002 site boundaries, and the recovery of cultural resources. Project effects remain mitigated through data recovery. Potential additional impacts will be mitigated through archaeological and Native American monitoring (COA 15. Planning).

Background:

PDA No. 6080 concluded:
1. Two cultural resources (ML-001 and CA-RIV-6823) are located within the project area.
2. ML-001 does not meet any of the eligibility criteria for the CRHR and, therefore, is not considered a Historical Resource under CEQA. No mitigation measures are recommended for this ML-001 site.
3. CA-RIV-6823 was previously evaluated and recommended eligible for the CRHR by CRM Tech in 2004 (Hogan et al. 2004).
4. ECORP recommended that, ideally, CA-RIV-6823 be avoided and preserved in place in dedicated open space.
5. If CA-RIV-6823 cannot be avoided, the proposed Project may result in a significant impact to the resource and mitigation will be necessary should the project have a significant impact on that site.

Based on the conclusions made in PDA No. 6080, County Archaeological Report (PDA) No. 7002 was submitted for this project (GPA01154, TR36902). PDA NO. 7002 was prepared by CRM TECH October 5, 2018 and is entitled: "Archaeological Testing and Treatment Plan for A Portion of Site 33-011438 (CA-RIV-6823), TR36902, 5510 Monroe Street, Assessor’s Parcel Numbers” 767-360-001 and 767-360-002, Near the Cities of La Quinta and Indio, Riverside County, California”.

The testing prescribed in PDA No. 7002 was implemented and resulted in the following report (PDA No. 7024):

County Archaeological Report (PDA) No. 7024 submitted for this project (GPA01154, TR36902) was prepared by CRM TECH January 29, 2019 and is entitled: “Supplemental Archaeological Data Recovery Program, Site 33-011438 (CA-RIV-6823) Tentative Tract Map 36902, 5510 Monroe Street, Assessor’s Parcel Numbers” 767-360-001 and 767-360-002, Near the Cities of La Quinta and Indio, Riverside County, California”.

PDA No. 7024 concluded:
1. In November and December 2018, CRM TECH conducted a supplemental archaeological data recovery program on Site 33-011438 (CA-RIV-6823). The site was first recorded in May 2002 during a Phase 1 survey of the property and the field work for a testing and evaluation program on the site was completed later that same year.
2. The testing and evaluation program determined that Site 33-011438 qualified as a “historical resource” according to regulations of the California Environmental Quality Act.
3. Based on the amount of data that was recovered during the testing and evaluation program, impacts to the site were considered to have been reduced to a level of less than significant, and the proposed project at that time was cleared to proceed with an archaeological monitor present during earth-disturbing activities.
4. That proposed project, however, never got started. Then, in 2016, with renewed efforts to develop the property, another Phase 1 study was conducted on the property by ECORP.
5. During the field inspection for that study, artifacts were observed both within and outside of the previously established site boundaries.
6. To determine if new or important archaeological information was present in those areas outside of the 2002 site boundaries a supplemental testing and evaluation/data recovery program was initiated.

7. This new testing and evaluation/data recovery program consisted of a resurvey and collection of the artifacts observed on the surface of the entire site, excavations in areas of the expanded site boundaries outside of the 2002 site boundaries, and the recovery of cultural resources.

8. The data recovery efforts resulted in the collection of almost 1,100 artifacts from the surface of the site and 89 from below the surface, and other sensitive cultural resources.

9. No intact features or subsurface cultural deposits were encountered and fewer classes and varieties of artifacts were recovered during this study than what were recovered in 2002.

10. The information recovered during this archaeological data recovery program, however, does not provide any new insights or additional information regarding the Native people that lived here beyond what was learned from the 2002 testing and evaluation/data recovery program.

11. Based on the data recovered and evaluated in 2002, the site was determined to be a significant cultural resource, eligible for listing in the California Register of Historical Resources, and, therefore, it qualifies as a "historical resource" according to guidelines of the California Environmental Quality Act. That has not changed.

12. The current, supplemental data recovery program increases the amount of data recovered from the site, while not imparting any new or important information regarding the lifeways of the people that lived there.

13. Project effects on Site 33-011438 have been mitigated through the extensive data recovery procedures of 2002 and the current supplemental study and will be completed with the curation of the artifacts and the repatriation of the sensitive cultural resources.

PDA No. 7024 concluded:
Due to the area's demonstrated high sensitivity for buried cultural deposits, including possible cremations, archaeological and Native American monitoring is recommended during all grading and other earth-moving activities within the project boundaries.

A Cultural Resources Monitoring and Treatment Plan (Plan) dated March 4, 2019 and updated May 20, 2019, was prepared by CRM TECH that outlines the methods and procedures of the archaeological monitoring, mitigation measures, and data analysis to be implemented during earthmoving activities on the Project. As noted in the Plan, the site is particularly sensitive because a prehistoric site, Site 33-011438, is located within the project area boundaries. According to the Plan, Site 33-011438 was first recorded in 2002 (PDA No. 6080). Subsequently, also in 2002, a testing and evaluation program was conducted on the site, at which the time scattered cremation remains were also recovered from the site. The development project that was planned for the property, then known as Tentative Tract No. 30399, never occurred, and no development occurred on the property during the ensuing years. In 2016, however, as a prelude to the currently proposed Project, ECORP conducted another Phase I cultural resource assessment on the property. At that time, they found that the shifting, blowing sands of the Coachella Valley had exposed additional artifacts on the site (mostly potsherds) as well as an area also determined that some artifacts were located beyond the site boundaries that had been established in 2002. Because the site boundaries as documented in 2016 extended beyond the area that was tested in 2002, and due to the presence of the cremation remains, a supplemental testing/data recovery program was deemed appropriate. A recovery plan was developed to explore the additional areas of Site 33-33-011438 and, following the directions of Gary Resvaloso, the Most Likely Descendant from Torres Martinez Desert Cahuilla Indian Tribe, to recover the cremation remains. During the field work for the supplementary data recovery, which was conducted in November and December 2018, an additional area of scattered remains was encountered. The supplemental
archaeological work at the site recovered some 1,000 artifacts, mostly from the surface and mostly within the site boundaries as established in 2002. Site 33-33-011438 had been determined to be a significant cultural resource, therefore, monitoring by an archaeologist and Native American representative will be conducted for any cultural resources that are encountered during earthmoving activities in the project area and properly documented and treated.

a), b). **Less than Significant Impact with Mitigation:** The site was first recorded in May 2002 during a Phase 1 survey of the property and the field work for a testing and evaluation program on the site was completed later that same year. The testing and evaluation program determined that the site qualified as a "historical resource" according to regulations of the California Environmental Quality Act. To mitigate any significant impact to the resource, extensive data recovery and analysis occurred at the time and based on the analysis, which involved a thorough examination of the site that documented its history, the 2004 Report concluded that potential impacts to these resources were mitigated to less than significant, provided that (1) archeological staff was present during construction-related ground disturbing activities, and (2) discovered cremains were repatriated with the Torres Martinez Desert Cahuilla. In 2018, further analysis of the site was completed pursuant to an Archeological Testing and Mitigation Plan and it was determined that the additionally discovered artifacts and objects, did not present information that was needed to answer important scientific reach questions, there was no new special or particular quality to the artifacts, other than what was already known, and the site is not directly associated with a scientifically recognized historic or prehistoric event. However, since the site had been previously determined to qualify as a 'historical resource,' the effects of the project will be completely mitigated with the curation of the artifacts and repatriation of the human remains to the Torres Martinez Desert Cahuilla for proper treatment. Moreover, due to the site's demonstrated sensitivity for buried cultural deposits, including possible cremations, archaeological and Native American monitoring is recommended during all grading and other earth-moving activities within the project boundaries. With curation of artifacts and onsite archeological and cultural monitoring during construction-related earthwork, the project's impacts will be mitigated to less than significant.

**Mitigation:** See mitigation measures ARCH-1, ARCH-2 and TCR-1, TCR-2, and TCR-3 in the following section.

**Monitoring:** Due to the area's demonstrated high sensitivity for buried cultural deposits, including possible cremations, archaeological and Native American monitoring will be conducted during all grading and other earth-moving activities within the project boundaries.

<table>
<thead>
<tr>
<th>9. Archaeological 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>
<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>
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</tr>
<tr>
<td>c) Disturb any human remains, including that interred outside of formal cemeteries?</td>
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<td>☒</td>
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<td>☐</td>
</tr>
</tbody>
</table>

**Source:** Archaeological Testing and Treatment Plan, CRM Tech, October 3, 2018; Historical/Archaeological Resources Survey Report by CRM TECH dated June 13, 2002; Archaeological Testing and Evaluation Report Site CA-RIV-6823 dated January 23, 2004; Phase I Cultural Resources Assessment, ECORP, July 2018 (field work completed January 2016);
Archaeological Testing and Treatment Plan, CRM Tech, October 3, 2018; Supplemental Archeological Data Recovery Program by CRM TECH dated January 29, 2019; PDA06080 July 2018

Findings of Fact: See Historic Resources discussion, above, and Tribal Cultural Resources below. An archaeological survey of the property was conducted in 2002, 2016, and 2018, which concluded that cultural resources were present on the project site. The archaeological site identified numerous ceramic shards, ground stone fragments, pumice, chipped stone flakes, animal bones, a complete projectile point, and cremains. All observed data was collected, catalogued, and analyzed.

a) – c) Less than Significant Impact with Mitigation: The archaeological site mentioned above was recorded as consisting of a wide scatter of ground stone fragments, chipped stone pieces, fire-affected rocks, faunal remains, a complete projectile point, and over 200 ceramic sherds. In order to determine the significance of the site and its qualification as a "historical resource," under CEQA guidelines, CRM TECH recommended that a testing and evaluation program be implemented at the site in 2002. Impacts to the site were mitigated to a level of less than significant with presentation of the 2004 report and subsequent repatriation of the resources. CEQA establishes that "a project that may cause a substantial adverse change in the significance of a historical resource is a project that may have a significant effect on the environment" (PRC §21084.1). "Substantial adverse change," according to PRC §5020.1(q), "means demolition, destruction, relocation, or alteration such that the significance of an historical resource would be impaired." Site 33-011438 is eligible for inclusion in the California Register of Historical Resources and thus qualifies as a "historical resource," as defined in CEQA. Pursuant to PRC §21083.2. However, there was a significant data collection effort which occurred during the 2002 and 2018 studies and all observed resources, including cremains, were collected. The 2019 Report states that further analysis of the site was completed pursuant to an Archeological Testing and Mitigation Plan and it was determined that the additionally discovered artifacts, cremains, and objects, along with the site itself, did not present information that was needed to answer important scientific reach questions, there was no new special or particular quality to the artifacts, other than what was already known, and the site is not directly associated with a scientifically recognized historic or prehistoric event. However, the report noted that the effects of the project will be mitigated to a less than significant impact with the curation of the artifacts and repatriation of the human remains to the Torres Martinez Desert Cahuilla (Tribe) for proper treatment. The Tribe, the County, and the Applicant have known that there were cremains onsite, thus, a thorough analysis of tribal occupation was performed in 2002 and 2004. Additional survey analysis was completed in 2016 and, as a result, the Applicant undertook a substantial effort with the preparation of Cultural Resources Monitoring Treatment Plan (Plan) in March 2019, and updated in May 2019, to perform advance mitigation pursuant to the Public Resources Code and State CEQA Guidelines. The Tribe and the County approved the advance mitigation plan, which established a testing protocol that included surface data collection and test pit excavations to mitigate all reasonably foreseeable impacts to less than significant. In addition, the applicant further engaged the Tribe and the County to reach an agreement on the May 20, 2019 monitoring and mitigation plan, to mitigate any unforeseeable impacts, should they arise during earthwork. To the extent that there were reasonably foreseeable impacts to cultural resources, they were already mitigated to a level less than significant with advance mitigation effort. Moreover, due to the site's demonstrated sensitivity for buried cultural deposits, including possible cremations, archaeological and Native American monitoring is recommended during all grading and other earth-moving activities within the project boundaries. Considering the completed advanced mitigation measures and with curation of artifacts and onsite archeological and cultural monitoring during construction-related earthwork, the project's impacts will be mitigated to less than significant.
Mitigation: Compliance with the mitigation measures set forth in the Cultural Resources Mitigation Plan (CRMP) prepared by CRM Tech, August 30, 2018 and the Cultural Resources Monitoring and Treatment Plan prepared by CRM Tech dated May 20, 2019, would reduce impacts to archaeological resources to less than significant.

ARCH-1: In the event possible human remains are discovered, all work in the immediate area will be stopped and diverted and the Riverside County Coroner and the County Archaeologist will be notified. If the Coroner determines the remains to be human, or consistent with human remains, and of Native American origin, the Coroner will contact the Native American Heritage Commission, who will notify Gary Resvaloso, the already-identified MLD from the Torres Martinez Desert Cahuilla (MLD). The designated MLD will be invited to visit the site and make recommendations regarding the treatment and possible recovery of the remains, including associated artifacts. Earth-moving operations will not be allowed to proceed in the area of the discovery until the MLD, Principal Investigator, and County Archaeologist agree that all necessary work has been completed.

ARCH-2: If any cultural materials, or suspected cultural materials are encountered, all work within 50 feet of the find will be suspended (work in other areas can continue). The onsite Project Archeologist, onsite Tribal monitor, and the project proponent will be notified immediately. The Project Archaeologist, County Archaeologist, and Tribal Representative, with input from the archaeological and Tribal monitor will determine the proper treatment of the find. If the find is extensive, or if treatment cannot be agreed upon, the Project Archaeologist, County Archaeologist, and Tribal Representative will visit the project site as soon as possible to assess the find and develop an agreed-upon treatment plan.

Monitoring: Due to the area's demonstrated high sensitivity for buried cultural deposits, including possible cremations, archaeological and Native American monitors will be onsite during all grading and other earth-moving activities within the project boundaries.

ENERGY Would the project

10. Energy Impacts
   a) Result in potentially significant environmental impacts due to wasteful, inefficient, or unnecessary consumption of energy resources, during project construction or operation? ☐ ☐ ☒ ☐
   b) Conflict with or obstruct a State or Local plan for renewable energy or energy efficiency? ☐ ☐ ☒ ☐

Source: California Energy Commission Title 24 Building Energy Efficiency Program; Riverside County General Plan; Riverside County Climate Action Plan ("CAP"); Southwest Area Plan

Findings of Fact: The proposed development shall comply with Title 24 of the California Building Code. Title 24 is a compilation of standards for new (and altered) residential and commercial buildings that aim to reduce wasteful and unnecessary energy consumption. The California Energy Commission updates the standards every three years. Buildings permitted on or after January 1, 2020 must comply with the new 2019 standards every three years. Buildings permitted on or after January 1, 2020 must comply with the new 2019 Standards. Furthermore, measure R2-E of the County's Climate Action Plan encourages residential developments within the unincorporated portions of Riverside County to participate in the volunteer Residential Energy Efficiency Program. This voluntary program would set a minimum goal of achieving energy efficiency of 5% greater than current Title 24 Standards. This can
be accommodated through the incorporation of renewable energy sources, such as solar panels, and energy efficient lighting, skylights, and high-quality windows and insulation.

a) **Less than Significant Impact:** Compliance with the standards and practices as outlined in Title 24 of the California Energy Efficiency Program would ensure that the Project does not result in potentially significant environmental impact due to wasteful, inefficient, or unnecessary consumption of energy resources, during project construction or operation.

b) **Less than Significant Impact:** Compliance with the standards and practices as outlined in Title 24 of the California Energy Efficiency Program and the County’s Climate Action Plan would ensure that the Project would not conflict with or obstruct a state or local plan for renewable energy or energy efficiency.

**Mitigation:** No mitigation measures are required.

**Monitoring:** No monitoring measures are required.

### GEOLOGY AND SOILS Would the project

#### 11. Alquist-Priolo Earthquake Fault Zone or County Fault Hazard Zones

- a) 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; Geotechnical Investigation Tentative Tract No. 30339, Sladden Engineering, June 24, 2002; Geotechnical Comments Letter (Reference to June 2002 Geotechnical investigation), Sladden Engineering, June 27, 2018; GEO180050 September 2018.

**Findings of Fact:**

a-b) **Less than Significant Impact:** The subject property is not within an Alquist Priolo (AP) Fault Zone. The project site is located in an active earthquake region of Southern California; it is approximately 7.5 miles west of the nearest fault line, the largest being the San Andreas, and is not within an AP fault zone. With strict adherence to 2016 California Building Code seismic design parameters, the impact would not rise to a level of significance.

**Mitigation:** No mitigation measures are required.

**Monitoring:** No monitoring measures are 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”; Geotechnical Investigation Tentative Tract No. 30339, Sladden Engineering, June 24, 2002; Geotechnical Comments Letter (Reference to June 2002 Geotechnical Investigation), Sladden Engineering, June 27, 2018; GEO180050 September 2018
Findings of Fact:

a) Less than Significant with Impact Mitigation: The project site is located in an active earthquake region of Southern California it is approximately 6.5 miles west of the nearest fault line, the largest being the San Andreas. The site is considered to be in a high liquefaction zone according to the County of Riverside General Plan Figure S-3: “Generalized Liquefaction”. During the Geotechnical investigation performed by Sladden Engineering, groundwater was encountered at a depth of approximately 32 feet below the existing ground surface. Several silty sand layers encountered near and below the groundwater surface appear to be susceptible to liquefaction based upon grain-size characteristics. Further analysis suggested that the deeper silty sand layers encountered within test borings were generally considered too dense to be susceptible to liquefaction and concluded that liquefaction and its related surficial affects are considered negligible. The following mitigation measures are recommended by Sladden Engineering in order to reduce impacts from potential liquefaction to less than significant.

Mitigation:

GEO-1: Conventional shallow conterminous footings or isolated pad footings that are supported upon properly compacted soils may be expected to provide satisfactory support for the proposed structures. Overexcavation and recompaction should be performed as part of grading activities as outlined by COA 15. Planning.

GEO-2: Footings should extend at least 12 inches beneath lowest adjacent grade. Isolated square or rectangular footings at least 2 feet square may be designed using an allowable bearing value of 1800 pounds per square foot. Continuous footings at least 12 inches wide may be designed using an allowable bearing value of 1200 pounds per square foot. Allowable increases of 200 psf for each additional 1 foot of width and 200 psf for each additional 6 inches of depth may be utilized if desired. The maximum allowable bearing pressure should be 2500 psf. The allowable bearing pressures are for dead and frequently applied live loads and may be increased by 1/3 to resist wind, seismic or other transient loading.

Monitoring: No monitoring measures are 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”; Geotechnical Investigation Tentative Tract No. 30339, Sladden Engineering, June 24, 2002; Geotechnical Comments Letter (Reference to June 2002 Geotechnical Investigation), Sladden Engineering, June 27, 2018; GEO180050 September 2018.

Findings of Fact: Ground shaking is expected to be the primary hazard most likely to affect the site, based upon proximity to significant faults capable of generating large earthquakes.

a) Less than Significant Impact: Strong ground motion resulting from earthquake activity along the nearby San Andreas or San Jacinto fault systems is likely to impact the site during the anticipated lifetime of the structures. With strict adherence to 2016 California Building Code seismic design parameters, and Uniform Building Code (UBC) requirements for Seismic Zone 4, the impact would be less than significant.

Mitigation: No mitigation measures are required.

Monitoring: No monitoring measures are 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”; Geotechnical Investigation Tentative Tract No. 30339, Sladden Engineering, June 24, 2002; Geotechnical Comments Letter (Reference to June 2002 Geotechnical Investigation), Sladden Engineering, June 27, 2018; GEO180050 September 2018.

   **Findings of Fact:** The project site is relatively flat and is not within a slope instability area according to the County of Riverside General Plan Figure S-4 “Earthquake Induced Slope Instability Map”.

   a) **No Impact:** The soils underlying the project site are described to be stiff and dense, and non-expansive. Due to the flat nature of the site it is not likely that the project would be impacted by landside, lateral spreading, collapse or rockfalls. No impact can be expected.

   **Mitigation:** No mitigation measures are required.

   **Monitoring:** No monitoring measures are 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”; Geotechnical Investigation Tentative Tract No. 30339, Sladden Engineering, June 24, 2002; Geotechnical Comments Letter (Reference to June 2002 Geotechnical Investigation), Sladden Engineering, June 27, 2018; GEO180050 September 2018.

   **Findings of Fact:** The project site is in an area of documented subsidence according to the County of Riverside General Plan Figure S-7; “Documented Subsidence Areas Map”.

   a) **Less than Significant Impact:** Volumetric shrinkage of the material that is excavated and replaced as controlled compacted fill should be anticipated. All grading for the project shall be performed in accordance with the grading ordinance of the County of Riverside, California. Furthermore, in order to achieve a firm and unyielding bearing surface, the development should perform overexcavation and recompaction throughout the building pad area as outlined by COA 15. Planning. Furthermore, the proposed residential units will be constructed of relatively lightweight wood-frame construction and will be supported upon conventional shallow spread footings and a concrete slab on grade. The incorporation of these design features will ensure that the soil will not be unstable as a result of the Project or potentially result in ground subsidence. A less than significant impact can be expected.

   **Mitigation:** No mitigation measures are required.

   **Monitoring:** No monitoring measures are required.

16. **Other Geologic Hazards**
   a) Be subject to geologic hazards, such as seiche, mudflow, or volcanic hazard?
Source: On-site Inspection; Project Application Materials; County of Riverside General Plan; Geotechnical Investigation Tentative Tract No. 30339, Sladden Engineering, June 24, 2002; Geotechnical Comments Letter (Reference to June 2002 Geotechnical Investigation), Sladden Engineering, June 27, 2018; GEO180050 September 2018.

Findings of Fact: The project site is located in a relatively flat area of the Coachella Valley with the nearest water body being the Salton Sea approximately 14 miles to the southeast.

   a) No Impact: Due to the relatively flat nature of the project site and surrounding area and substantial distance from a water body, there would be no impact due to seiche, mudflow, or volcanic hazards.

Mitigation: No mitigation measures are required.

Monitoring: No monitoring measures are required.

17. Slopes
   a) Change topography or ground surface relief features?
   b) Create cut or fill slopes greater than 2:1 or higher than 10 feet?
   c) Result in grading that affects or negates subsurface sewage disposal systems?

Source: Riv. Co. 800-Scale Slope Maps; Project Application Materials; County of Riverside General Plan; Geotechnical Investigation Tentative Tract No. 30339, Sladden Engineering, June 24, 2002; Geotechnical Comments Letter (Reference to June 2002 Geotechnical Investigation), Sladden Engineering, June 27, 2018; GEO180050 September 2018.

Findings of Fact: The project site is relatively flat and is not within a slope instability area according to the County of Riverside General Plan Figure S-4 “Earthquake Induced Slope Instability Map”.

   a) Less than Significant Impact: The site is relatively flat throughout and may have been leveled in conjunction with previous agricultural usage. The elevation of the Project site will not be significantly modified as a result of the Project. Minor surface grading and leveling will be required. However, it will not result in a substantial change in topography or ground surface relief features. Less than significant impact is expected.

   b) No Impact: The project is on relatively flat ground and would not create cut or fill slopes greater than 2:1 or higher than 10 feet. Compliance with the Riverside County Building and Safety Ordinance No. 457 will assure cut or fill slopes are manufactured appropriately. No impact is expected.

   c) No Impact: Prior to the issuance of grading permits the County of Riverside requires Building and Safety review of the grading plans to assure the grading plans will not affect or negate subsurface sewage plans (Ord. No. 457). The impact will be less than significant.

Mitigation: No mitigation measures are required.

Monitoring: No monitoring measures are required.

18. Soils
   a) Result in substantial soil erosion or the loss of topsoil?
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?  

<table>
<thead>
<tr>
<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>
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</table>

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?

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

Source: Project Application Materials; On-site Inspection; Geotechnical Investigation Tentative Tract No. 30339, Sladden Engineering, June 24, 2002; Geotechnical Comments Letter (Reference to June 2002 Geotechnical Investigation), Sladden Engineering, June 27, 2018; GEO180050 September 2018.

Findings of Fact:

a) **Less than Significant Impact:** Topsoil may be lost during grading activities. A National Pollution Discharge System (NPDES) General Construction Permit will be required in order to minimize discharge into downstream waters of the U.S. However, this potential loss is not anticipated to be in a manner that would result in significant amounts of soil erosion. Implementation of required Best Management Practices (BMPs) will reduce the impact to below a level of significance.

b) **Less than Significant Impact:** The majority of the surface soils encountered during the Geotechnical Investigation were found to be non-expansive. Laboratory testing indicated an Expansion Index of 0 for the near surface silty sand which corresponds with the "very low" expansion category in accordance with UBC Standard 18-2. Special expansive soil design criteria should not be necessary for the design of foundations and concrete slabs-on-grade. A less than significant impact can be expected.

c) **Less than Significant Impact:** The proposed Project is located within the Coachella Valley Municipal Water District (CVMWD) sewer services area. Currently, there are no existing septic tanks or alternative waste water disposal systems on site. The proposed Project will connect with the EMWD sewer services and does not necessitate soils capable of adequately supporting septic tanks or alternative water disposal systems.

**Mitigation:** No mitigation measures are required.

**Monitoring:** No monitoring measures are required.

19. **Wind Erosion and Blowsand from project either on or off site.**

a) Be impacted by or result in an increase in wind erosion and blowsand, either on or off site?

<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less than Significant Impact with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
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</thead>
<tbody>
<tr>
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</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: According to the County of Riverside General Plan Figure S-8 "Wind Erosion Susceptibility Map", the project site is within an area of high wind erodibility.

a) **Less than Significant Impact with Mitigation:** Due to the somewhat loose and compressible conditions of the near surface soils, remedial grading including over excavation and recompaction is recommended for the proposed building areas. All grading shall be performed in accordance with the grading ordinance of the County of Riverside. With adherence to Ord No. 460 and Ord No. 484, impacts will be reduced to less than significant.
Mitigation:

GEO-3: Grading within the proposed building areas shall include overexcavation and recompaction of the loose native surface soils as well as the primary foundation bearing soils.

Monitoring: No monitoring measures are required.

<table>
<thead>
<tr>
<th>GREENHOUSE GAS EMISSIONS Would the project</th>
</tr>
</thead>
<tbody>
<tr>
<td>20. Greenhouse Gas Emissions</td>
</tr>
<tr>
<td>a) Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?</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>
</tr>
<tr>
<td>□ □ □ □</td>
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</tbody>
</table>

Source: County of Riverside Climate Action Plan (CAP), 2015; South Coast Air Quality Management District (SCAQMD); CalEEMod v2016.3.1 (Model ran 05/30/2018) and California Air Resources Board (CARB) Scoping Plan.

Findings of Fact:

Existing Climate and Regulatory Setting:

Global climate change refers to changes in average climatic conditions on earth as a whole, including temperature, wind patterns, precipitation and storms. Global warming, a related concept, is the observed increase in average temperature of the earth’s surface and atmosphere. The six major greenhouse gases (GHGs) identified by the Kyoto Protocol are carbon dioxide (CO2), methane (CH4), nitrous oxide (N2O), sulfur hexafluoride (SF6), hydrofluorocarbons (HFCs), and perfluorocarbons (PFCs). GHGs absorb longwave radiant energy reflected by the earth, which warms the atmosphere. GHGs also radiate long wave radiation both upward to space and back down toward the surface of the earth. The downward part of this longwave radiation absorbed by the atmosphere is known as the “greenhouse effect.” The potential effects of global climate change may include rising surface temperatures, loss in snow pack, sea level rise, more extreme heat days per year, and more drought years.

CO2 is an odorless, colorless natural GHG. Natural sources include the following: decomposition of dead organic matter; respiration of bacteria, plants, animals, and fungus; evaporation from oceans; and volcanic outgassing. Anthropogenic (human caused) sources of CO2 are from burning coal, oil, natural gas, wood, butane, propane, etc. CH4 is a flammable gas and is the main component of natural gas. N2O, also known as laughing gas, is a colorless GHG. Some industrial processes (fossil fuel-fired power plants, nylon production, nitric acid production, and vehicle emissions) also contribute to the atmospheric load of GHGs. HFCs are synthetic man-made chemicals that are used as a substitute for chlorofluorocarbons (whose production was stopped as required by the Montreal Protocol) for automobile air conditioners and refrigerants. The two main sources of PFCs are primary aluminum production and semiconductor manufacture. SF6 is an inorganic, odorless, colorless, nontoxic, nonflammable gas. SF6 is used for insulation in electric power transmission and distribution equipment, in the magnesium industry, in semiconductor manufacturing, and as a tracer gas for leak detection.

Events and activities, such as the industrial revolution and the increased combustion of fossil fuels (e.g., gasoline, diesel, coal, etc.), have heavily contributed to the increase in atmospheric levels of GHGs. An air quality analysis of GHGs is a much different analysis than the analysis of criteria pollutants for the following reasons. For criteria pollutants significance thresholds are based on daily
emissions because attainment or non-attainment is based on daily exceedances of applicable ambient air quality standards. Further, several ambient air quality standards are based on relatively short-term exposure effects on human health, e.g., one-hour and eight-hour. Since the half-life of CO2 in the atmosphere is approximately 100 years, for example, the effects of GHGs are longer-term, affecting global climate over a relatively long period. As a result, the SCAQMD’s current position is to evaluate GHG effects over a longer timeframe than a single day.

According to available information, the statewide inventory of CO2 equivalent emissions is as follows: 1990 GHG emissions were estimated to equal 427 million metric tons of CO2 equivalent, and 2020 GHG emissions are projected to equal 600 million metric tons of CO2 equivalent, under a business as usual scenario. Interpolating an inventory for the year 2011 results in an estimated inventory of approximately 121 million metric tons of CO2 equivalent. Interpolating an inventory for the year 2012 results in an estimated inventory of approximately 127 million metric tons of CO2 equivalent. These amounts assume that between 1990 and 2020 there is an average increase of 5.76 million tons per year of GHG.

The County of Riverside has adopted its own Climate Action Plan (CAP), which establishes a numeric threshold of significance of determining impacts with respect to greenhouse gas (GHG) emissions. A screening threshold of 3,000 Metric Tons of Carbon Dioxide Equivalent (MTCO2e) per year to determine if additional analysis is required is an acceptable approach for the proposed project. This approach is a widely acceptable screening threshold used by the County of Riverside, where the South Coast Air Quality Management District (SCAQMD) is the lead agency. See TABLE 3 below for project related greenhouse gas emissions.

<table>
<thead>
<tr>
<th>TABLE 3: PROJECT-RELATED GREENHOUSE GAS EMISSIONS</th>
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<tbody>
<tr>
<td>Emission Source</td>
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<tr>
<td>Pollutant</td>
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<tr>
<td>Annual construction-related emissions amortized over 30 years.</td>
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<tr>
<td>Area</td>
</tr>
<tr>
<td>Energy</td>
</tr>
<tr>
<td>Mobile Source</td>
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<tr>
<td>Waste</td>
</tr>
<tr>
<td>Water Usage</td>
</tr>
<tr>
<td>Total CO₂E (All Sources)</td>
</tr>
<tr>
<td>SCAQMD Threshold</td>
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<tr>
<td>Exceeds SCAQMD Threshold?</td>
</tr>
</tbody>
</table>

a) **Less than Significant Impact:** The proposed project would generate GHG emissions from construction activities and operational activities, primarily from energy use and mobile sources. The analysis undertaken, utilizing the CalEEMod program, reveals that the proposed project will generate approximately 1,808.63 MTCO2e per year. This is below the 3,000 MTCO2e/year threshold of significance. Note that GHG emissions from construction activities have been amortized over the span of 30 years. The proposed project will incorporate all applicable and practical standard environmental regulatory measures to reduce GHG emissions. The total increase of GHG emissions on-site from the project would not exceed the SCAQMD’s threshold or have a significant cumulative contribution to GHG emissions. Therefore, greenhouse gas emissions as a result of the project, either directly or indirectly, will have a less than significant impact on the environment.
b) **Less than Significant Impact:** The site is currently zoned Residential, with a minimum lot size of 30,000 SF (R-1-30,000) and designated as Very Low Density Residential (VLDR). The project is proposing a higher density per acre, with residential lots sized at a minimum of 10,000 SF, and a land use designation of Medium Density Residential (MDR). A qualitative analysis demonstrated that emissions from the project would not exceed numerical thresholds established by SCAQMD. The project would be required to comply with regulations imposed by the State of California and the SCAQMD, aimed at the reduction of air pollutant emissions. Those regulations that are directly and indirectly applicable to the project and that would assist in the reduction of GHG emissions include the Global Warming Solutions Act of 2006 (AB32) and Senate Bill 32 (SB32). AB32 requires the California Air Resources Board (CARB) to develop regulations and market mechanisms to reduce California’s GHG emissions to 1990 levels by the year of 2020. Many of the GHG reduction measures outlined in AB32 have been adopted over the last five years and implementation activities are on-going. SB32 requires the state to reduce statewide greenhouse gas emissions to 40% below 1990 levels by 2030. The proposed project would not conflict with any applicable plan, policy or regulation of an agency adopted for the purpose of reducing the emissions of greenhouse gases.

**Mitigation:** No mitigation measures are required.

**Monitoring:** No monitoring measures are required.

### HAZARDS AND HAZARDOUS MATERIALS  Would the project

**21. Hazards and Hazardous Materials**

a) Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?

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?

c) Impair implementation of or physically interfere with an adopted emergency response plan or an emergency evacuation plan?

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

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?

**Source:** Project Application Materials; United States Environmental Protection Agency (US EPA), Enviromapper. Cortese list; Section 65962.5(a).

**Findings of Fact:**

a) **Less than Significant Impact:** There is limited potential for accidental release of construction-related products in sufficient quantity to pose a significant hazard to people and the environment. In addition, once operational, the proposed single-family residential development. The routine transport use or disposal of hazardous materials is not likely to occur within this residential land use. Impacts can be expected to be less than significant.
b) **Less than Significant Impact:** Once operational, the proposed single-family residential development would not 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. Impacts can be expected to be less than significant.

c) **Less than Significant Impact:** The developers of the proposed project will be required to design, construct, and maintain structures, roadways, and facilities that comply with applicable local, regional, state and/or federal requirements related to emergency access and evacuation plans. Construction activities which may temporarily restrict vehicular traffic will be required to implement adequate and appropriate measures to facilitate the passage of persons and vehicles. This will ensure that the proposed project will not impair implementation of or physically interfere with an adopted emergency response plan or an emergency evacuation plan and reduce any impact to less than significant.

d) **Less than Significant Impact:** The proposed project is approximately 0.25 miles from Westside Elementary to the south, and 1.5 miles from Coachella Valley High School to the east. As a residential development, emission of hazardous substances or the handling of hazardous or acutely hazardous materials, substances, or waste can be reasonably expected not to occur. Impacts associated with this issue are considered to be less than significant.

e) **No Impact:** According to the US EPA EnviroMapper, Cortese List; Section 65962.5(a), no sites with sources of health hazards are known to exist on or within a mile of the project site. In addition, the project site is not listed as a hazardous materials site. Therefore, no potential exists to expose people to such sources.

**Mitigation:** No mitigation measures are required.

**Monitoring:** No monitoring measures are required.

### 22. Airports

<table>
<thead>
<tr>
<th>Question</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 an inconsistency with an Airport Master Plan?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
<tr>
<td>b) Require review by the Airport Land Use Commission?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
<tr>
<td>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?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
<tr>
<td>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?</td>
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</table>

**Source:** Riverside County General Plan; GIS database; Riverside County Airport Land Use Compatibility Plan Policy; Eastern Coachella Valley Area Plan Figures 4 and 5 “Airport Influence Areas.”

**Findings of Fact:**

a) **No Impact:** The proposed project is approximately 3.5 miles northwest of the Jacqueline Cochran Airport, formerly known as Thermal Airport or Desert Resorts Regional Airport and is operated by the County of Riverside. The proposed project is outside the airports area of influence. There would be no impact resulting from the proximity of the project to any associated Airport Master Plan.
b) **No Impact**: The proposed project is approximately 3.5 miles northwest of the Jacqueline Cochran Airport, but outside its area of influence. The project would not require review by the Riverside County Airport Land Use Commission. There would be no impact.

c) **No Impact**: The proposed project is approximately 3.5 miles northwest of the Jacqueline Cochran Airport, but outside its area of influence. There would be no impact resulting from the proximity of the project to any Airport Master Plan associated with this airport.

d) **No Impact**: The project is not within the vicinity of a private airstrip, or heliport and would not result in a safety hazard for people residing or working in the project area. There would be no impact.

**Mitigation**: No mitigation measures are required.

**Monitoring**: No monitoring measures are required.

<table>
<thead>
<tr>
<th>HYDROLOGY AND WATER QUALITY</th>
<th>Would the project</th>
</tr>
</thead>
<tbody>
<tr>
<td>23. <strong>Water Quality Impacts</strong></td>
<td></td>
</tr>
<tr>
<td>a) Violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or ground water quality?</td>
<td>□</td>
</tr>
<tr>
<td>b) Substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin?</td>
<td>□</td>
</tr>
<tr>
<td>c) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river or through the addition of impervious surfaces?</td>
<td>□</td>
</tr>
<tr>
<td>d) Result in substantial erosion or siltation on-site or off-site?</td>
<td>□</td>
</tr>
<tr>
<td>e) Substantially increase the rate or amount of surface runoff in a manner which would result in flooding on-site or off-site?</td>
<td>□</td>
</tr>
<tr>
<td>f) Create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff?</td>
<td>□</td>
</tr>
<tr>
<td>g) Impede or redirect flood flows?</td>
<td>□</td>
</tr>
<tr>
<td>h) In flood hazard, tsunami, or seiche zones, risk the release of pollutants due to project inundation?</td>
<td>□</td>
</tr>
<tr>
<td>i) Conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan?</td>
<td>□</td>
</tr>
</tbody>
</table>

**Source**: Riverside County Flood Control District Flood Hazard Report/Condition; Riverside County General Plan; GIS database; Eastern Coachella Valley Area Plan Figure 12 “Special Flood Hazard Areas”. Riverside County General Plan Figure S-9 “Special Flood Hazard Areas” Figure S-10 “Dam Failure Inundation Zone”; Riverside County Flood Control District Flood Hazard Report/Condition, GIS database, EPA Office of Water’s WATER GeoViewer; FEMA’s National Flood Hazard Layer Viewer;
Findings of Fact:

The project site is currently comprised of two separate parcels, totaling approximately 40.08 acres. Under the existing condition, the site is undeveloped and entirely pervious, and drains in the north, east, and south directions. The site is relatively flat, with on-site elevations ranging from approximately 34 to 45 feet below mean sea level (MSL).

a) **Less than Significant Impact:** Best Management Practices (BMPs) as outlined in the Project Specific Water Quality Management Plan prepared by CASC Engineering on July 26, 2019, will assure that the Project will not violate any water quality standards or waste discharge requirements. BMPs defined in 40 CFR §122.2 as schedules of activities, prohibitions of practices, maintenance procedures, and other management practices to prevent or reduce the pollution of waters of the United States. The project will not violate any water quality standards or waste discharge requirements and will be conditioned to comply with standard water quality conditions of approval. The impact is less than significant.

b) **Less Than Significant Impact:** The Project proposes a retention basin in order to mitigate the impact of increased runoff due to the proposed development. This project shall comply with the requirements of the State Water Resources Control Board (SWRCB) Order No. 2009-0009-DWQ permit as amended by Order No. 2010-0014-DWQ (NPDES No. CAS0000002) and 2012-0006-DWQ at the time of final development entitlement. The Project will not substantially deplete or degrade groundwater supplies or interfere substantially with groundwater recharge.

c) **Less than Significant Impact:** Under the proposed condition, the site will be divided into two drainage areas: (1) Single Family Residential lots comprising approximately 31.64 acres, and a 4.18-acre retention basin; (2) open space comprising approximately 4.26 acres of land to be left in its existing condition. The Project site is currently pervious and drains in the north, east, and south directions. Runoff from the improved areas of the property, approximately 1/10 of the parcel, will drain into the proposed basin at the south end, which is designed to retain the 500-year, 24-hour storm in accordance with City of La Quinta Guidelines with no emergency overflow. The open space comprising of approximately 4.26 acres of land is considered to be a self-treating area that does not drain to the proposed retention basin. The project will be required to retain urban runoff onsite in conformance with local ordinance. Impact to existing drainage patterns would be less than significant.

d) **Less than Significant Impact:** The proposed project is not within a flood hazard area, as mapped on a Federal Flood Hazard Boundary, Flood Insurance Rate Map or other flood hazard delineation map, including the Eastern Coachella Valley Area Plan Figure 12. Substantial erosion or siltation on-site or off-site resulting from project implementation is unlikely.

e) **Less than Significant Impact:** The addition of impervious surfaces on site would create increased surface runoff; however, proposed BMPs, drainage basin, prohibitions of practices, maintenance procedures, and other management practices will prevent on or offsite flooding that could be caused by implementation of the project. Development of the site would not substantially increase the rate or amount of surface runoff in a manner which would result in flooding on-site or off-site.

f) **Less than Significant Impact:** The project implements BMPs to address the Pollutants of Concern that may potentially be generated from the use of the project site, as outlined in the P-WQMP prepared by CASC Engineering (2019). BMPs include treatment requirements,
operating procedures and practices to control plant site runoff, spillage or leaks, sludge or waste disposal, or drainage from raw material storage. Therefore, implementation of the project would not 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.

g) **Less than Significant Impact:** The proposed project is not within a flood hazard area, as mapped on a Federal Flood Hazard Boundary, Flood Insurance Rate Map or other flood hazard delineation map, including the Eastern Coachella Valley Area Plan Figure 12. The project would not impede or redirect flows within a 100-year flood hazard area. Impacts resulting from project implementation would be less than significant.

h) **No Impact:** The project is not in a flood hazard, tsunami, or seiche zone, and would not risk the release of pollutants due to project inundation. No impact is expected.

i) **Less than Significant Impact:** Proper implementation of project BMP’s will ensure that the project will not conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan. Impact will be less than significant.

**Mitigation:** No mitigation measures are required.

**Monitoring:** No monitoring measures are required.

**LAND USE/PLANNING Would the project**

<table>
<thead>
<tr>
<th>24. Land Use</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) Cause a significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect?

b) Disrupt or divide the physical arrangement of an established community (including a low-income or minority community)?

**Source:** Riverside County General Plan; GIS database; Project Application Materials; Eastern Coachella Valley Area Plan; City of La Quinta General Plan Land Use Map. Riverside County General Plan Land Use Element; Staff review; GIS database; City of La Quinta Municipal Code Title 9, Zoning; City of La Quinta Zoning Map.

**Findings of Fact:**

a) **Less than Significant Impact:** The existing General Plan land use for the proposed project is designated as very low density residential (VLDR). The proposed project includes an amendment to change this designation to low density residential (LDR) to allow for eighty (80) units on forty (40) acres or 0.5 acre lots at a density of two (2) single family residences per acre. The project site is within the Vista Santa Rosa community. With the proposed General Plan Amendment to change the land use designation from VLDR to MDR, the proposed project will be consistent with the land use designation. The project would also remain consistent with the policies and goals of the East Coachella Valley Area Plan. Additionally, the project's location in the unincorporated community of Vista Santa Rosa is located within the Sphere of Influence of the City of La Quinta and attended the VSR Community Council in 2014 to present for informational purposes only.
b) **No Impact**: Based on land use maps for both the City of La Quinta and the County of Riverside, the project would not disrupt or divide an established community including a low-income or minority community. There would be no impact.

**Mitigation**: No mitigation measures are required.

**Monitoring**: No monitoring measures are required.

---

**MINERAL RESOURCES Would the project**

25. **Mineral Resources**

   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?  
      - ☑️
   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?  
      - ☑️
   c) Potentially expose people or property to hazards from proposed, existing, or abandoned quarries or mines?  
      - ☑️

**Source**: Riverside County General Plan Figure OS-6 "Mineral Resources Area"; California Department of Conservation Division of Mines and Geology.

**Findings of Fact**: According to the County of Riverside General Plan Figure OS-6 "Mineral Resources Areas", the project site is within Mineral Resource Zone (MRZ-1). The California Department of Conservation Division of Mines and Geology defines MRZ-1 as “Areas where adequate information indicates that no significant mineral resource deposits are present, or where it is justified that little likelihood exists for their presence.”

   a) **No Impact**: Due to the project site being located within Mineral Resource Zone-1, which indicates the lack of significant mineral resource deposits, the loss of availability of a known mineral resource that would be of value to the region or the residents of the State would be unlikely; therefore, there would be no impact.
   b) **No Impact**: The project site and areas adjacent to the site do not include any areas of mineral resource recovery as delineated on a local general plan, specific plan or other land use plan. There would be no impact.
   c) **No Impact**: The project site is not adjacent to a State classified or designated area or existing surface mine; therefore, the project would not be incompatible with such uses. There are no existing or abandoned quarries or mines in close proximity to the site and would thus not expose people or property to such hazards. There would be no impact.

**Mitigation**: No mitigation measures are required.

**Monitoring**: No monitoring measures are required.

---

**NOISE Would the project result in**

26. **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?  
      - ☑️
b) For a project within the vicinity of a private airstrip, would the project expose people residing or working in the project area to excessive noise levels?

<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
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Source: Riverside County General Plan Figure S-20 “Airport Locations,” County of Riverside Airport Facilities Map; Riverside County Airport Land Use Compatibility Plan Policy; Eastern Coachella Valley Area Plan Figures 4 and 5 “Airport Influence Areas”.

Findings of Fact: The project site is not within an airport influence area, or airport compatibility zone. The closest airport to the project is the Jacqueline Cochran Regional Airport approximately 3.5 miles to the southeast and is not located within an Airport Land Use Plan and is not within two (2) miles of a public airport.

a) No Impact: According to the Eastern Coachella Valley Area Plan Figures 4 and 5 “Airport Influence Areas” the proposed project is not located within an Airport Land Use Plan or within two miles of a public airport or public use airport which would expose people residing or working in the project area to excessive noise levels. No Impact is expected.

b) No Impact: The Proposed project is not within the vicinity of a private airstrip which would expose people residing or working in the project area to excessive noise levels. There would be no impact.

Mitigation: No Mitigation measures are required.

Monitoring: No Monitoring measures are required.

27. Noise Effects by the Project

a) Generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan, noise ordinance, or applicable standards of other agencies?

<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
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Source: Noise Impact Analysis, Urban Crossroads June 22, 2018; Riverside County General Plan, Table N-1 “Land Use Compatibility for Community Noise Exposure”; Project Application Materials.

Findings of Fact: The County of Riverside has adopted a Noise Element of the General Plan to control and abate environmental noise, and to protect the citizens of County of Riverside from excessive exposure to noise. The Noise Element specifies the maximum allowable exterior noise levels for new developments impacted by transportation noise sources such as arterial roads, freeways, airports, and railroads. In addition, the Noise Element identifies several polices to minimize the impacts of excessive noise levels throughout the community and establishes noise level requirements for all land uses. The Noise Element identifies residential use as a noise-sensitive land use and discourages new development in areas exposed to noise levels above 45 A-weighted decibels (dBA) for nighttime hours between 10:00 p.m. and 7:00 a.m., and daytime above 65 dBA between the hours of 7:00 a.m. and 10:00 p.m. or greater existing ambient noise levels as indicated by COA 15.Planning.

a) Less than Significant Impact with Mitigation: The on-site traffic noise level analysis indicates that the residential homes adjacent to Monroe Street will experience unmitigated exterior noise levels ranging from 69.0 to 72.9 dBA. To satisfy the County of Riverside 65 dBA exterior noise level standards for residential land use (daytime), proposed elevation changes and earthen berms are required for outdoor living areas (backyards) of lots adjacent to Monroe Street. With
the planned berms, the future exterior noise levels will range from 55.2 to 64.7 dBA. The noise analysis shows that the proposed berms will satisfy the County of Riverside 65 dBA CNEL exterior noise level standards for residential land use. Impacts will be reduced to less than significant. As a proposed residential development there would not be a substantial temporary or periodic increase in ambient noise levels in the project vicinity above levels existing without the project. Construction activity noise levels will be mitigated by establishing a construction-related noise mitigation plan and adhering to the established hours of construction as pursuant to the Riverside County Noise Ordinance.

The project proposed as a residential development is compatible with the adjacent residential community to the west in the City of La Quinta and will not expose persons to or generate noise levels in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies.

b) **Less than Significant Impact:** The project proposed as a residential development is compatible with the adjacent residential community to the west in the City of La Quinta and will not generate excessive ground-borne vibration or ground-borne noise levels.

**Mitigation:**

**NOISE-1:** Planned elevation changes and earthen berms are required for outdoor living areas of lots bounded by Monroe Street, to reduce the perceived decibels to levels that are consistent with the County of Riverside Noise Element.

**NOISE-2:**
1. Minimize the impacts of construction noise on adjacent uses within acceptable standards.
2. Ensure that construction activities are regulated to establish hours of operation in order to prevent and/or mitigate the generation of excessive or adverse impacts on surrounding areas.
3. Condition subdivision approval adjacent to developed/occupied noise-sensitive land uses by requiring the developer to submit a construction-related noise mitigation plan to the City of La Quinta for review and approval prior to issuance of a grading permit. The plan must depict the location of construction equipment and how the noise from this equipment will be mitigated during construction of this project, through the use of such methods as:
   a. Ensure that construction activities are regulated to establish hours of operation in order to prevent and/or mitigate the generation of excessive or adverse impacts on surrounding areas.
   b. Temporary noise attenuation fences
   c. Preferential location and equipment
   d. Use of current noise suppression technology and equipment.

**Monitoring:** No Monitoring measures are required.

**PALEONTOLOGICAL RESOURCES**

| 28. 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,” Cultural Resources Mitigation Plan (CRMP) prepared by CRM Tech, August 30, 2018
Findings of Fact: According to the Riverside County General Plan Open Space Element Figure OS-8 Paleontological Sensitivity, the project site is within a High A (Ha) sensitivity area map. This map is used in the environmental assessment of development proposals and the determination of required impact mitigation.

a) **Less than Significant Impact with Mitigation:** In order to properly evaluate the possibility of the disturbance or discovery of a paleontological resource the following policies are outlined to ensure consideration.

OS 19.6 Directly or indirectly destroy a unique paleontological resource, or site, or unique geologic feature. Whenever existing information indicates that a site proposed for development has high paleontological sensitivity as shown on Figure OS-8, a paleontological resource impact mitigation program (PRIMP) shall be filed with the County Geologist prior to site grading. The PRIMP shall specify the steps to be taken to mitigate impacts to paleontological resources.

OS 19.7 Whenever existing information indicates that a site proposed for development has low paleontological sensitivity as shown on Figure OS-8, no direct mitigation is required unless a fossil is encountered during site development. Should a fossil be encountered, the County Geologist shall be notified, and a paleontologist shall be retained by the project proponent. The paleontologist shall document the extent and potential significance of the paleontological resources on the site and establish appropriate mitigation measures for further site development.

OS 19.8 Whenever existing information indicates that a site proposed for development has undetermined paleontological sensitivity as shown on Figure OS-8, a report shall be filed with the County Geologist documenting the extent and potential significance of the paleontological resources on site and identifying mitigation measures for the fossil and for impacts to significant paleontological resources prior to approval of that department.

OS 19.9 Whenever paleontological resources are found, the County Geologist shall direct them to a facility within Riverside County for their curation, including the Western Science Center in the City of Hemet.

**Mitigation:** Compliance with the mitigation measures set forth in the Cultural Resources Mitigation Plan (CRMP) prepared by CRM Tech, August 30, 2018 and the PRIMP would reduce impacts to paleontological resources to less than significant. See mitigation measures ARCH-1, ARCH-2 in the Archeology section above.

**Monitoring:** Due to the area's demonstrated high sensitivity for buried cultural deposits, including possible cremations, archaeological and Native American monitoring is recommended during all grading and other earth-moving activities within the project boundaries.

**POPULATION AND HOUSING** Would the project

29. 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) Induce substantial population growth in an area, either directly (for example, by proposing new homes and

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businesses) or indirectly (for example, through extension of roads or other infrastructure)?

Source: Project Application Materials; GIS database; Riverside County General Plan Housing Element; Appendix E-1, Appendix F-1; Eastern Coachella Valley Area Plan (EVAP); Southern California Area Governments: Regional Housing Needs Assessment.

Findings of Fact:

a) No Impact: The proposed 80-unit single family residential project will be developed on vacant land and would not cause the displacement of existing housing or create a need for the construction of replacement housing. There would be no impact.

b) No Impact: The project as proposed is for a single-family residential development and would not create a demand for additional housing. There would be no impact.

c) Less than Significant Impact: Average household size by area plan was found in table E-2 of the Riverside County General Plan Appendix E-1: Socioeconomic Build-out Assumptions and Methodology. Based on this information and an average household size of 4.92 for the EVAP area and using a 95% occupancy rate to reflect a true and healthy community vacancy rate of 5%, the projected population within the project development area would be approximately 373 persons. Cumulatively, the project would add a less than significant number of people and housing units to the EVAP, contributing less than 1% of the total projected Population (341,313) and Housing Units (91,828) Forecast to 2035 as outlined in Table 6 of Appendix F-1 of the Riverside County General Plan. Also, the project can be seen as a contributor to the future housing needs of 30,303 new housing units needed to accommodate anticipated growth in the unincorporated areas of Riverside County during the period from 2014-2021, according to the Riverside County General Plan Housing Element, and Southern California Area Governments (SCAG) Regional Housing Needs Assessment. The project as proposed is for an 80-unit single family residential development and would not induce substantial population growth in the area. Impact would be less than significant.

Mitigation: No mitigation measures are required.

Monitoring: No monitoring measures are 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:

30. Fire Services

Source: Riverside County General Plan Safety Element; Eastern Coachella Valley Area Plan.

Findings of Fact:

Less than Significant Impact: The nearest fire station is City of La Quinta Station 70 located at 54001 Madison St, approximately 1.6 miles northwest of the project site. The City of La Quinta contracts for fire services through the County of Riverside, and La Quinta Fire Departments serve as the City's liaison with Riverside County in areas of fire protection and medical response. In addition, there are five (5) fire stations within a five (5)-mile radius of the project site. The payment of applicable development impact fees, the implementation of fire suppression measures in
compliance with the Riverside County Fire Department Protection and Emergency Medical Services Strategic Master Plan will ensure that impacts to fire safety will remain less than significant. The proposed 80-unit single family residential project shall comply with County Ordinance No. 659 to prevent any potential effects to fire services (COA 15.Fire). This is a standard condition of approval and pursuant to CEQA is not considered mitigation.

**Mitigation:** No mitigation measures are required.

**Monitoring:** No monitoring measures are required.

31. Sheriff Services

**Source:** Riverside County General Plan; Eastern Coachella Valley Area Plan.

**Findings of Fact:**

**Less than Significant Impact:** The proposed project is serviced by the Riverside County Sheriff's Department. The project would have an incremental effect on the level of sheriff services provided in the vicinity of the project area. The payment of applicable development impacts fees, implementation of safety, lighting and defensible space measures will ensure that impacts to police protection services will remain less than significant. The nearest police station is the Indio Police Department, located at 46800 Jackson St. Indio, CA 92201, approximately five (5) miles to the northwest of the project site. The project shall comply with County Ordinance No. 659 to prevent potential effects to sheriff department services. This is a standard condition of approval and pursuant to CEQA is not considered mitigation.

**Mitigation:** No mitigation measures are required.

**Monitoring:** No monitoring measures are required.

32. Schools

**Source:** Coachella Valley Unified School District correspondence; GIS database.

**Findings of Fact:**

**Less than Significant Impact:** The proposed project is located within the Coachella Valley Unified School District. The closest school to the project site is Westside Elementary approximately 0.25 miles to the south, and Coachella Valley High School approximately 1.5 miles to the east. The project is conditioned to pay development impact fees (DIF) for single family residential which help fund school facilities to mitigate impacts to the Coachella Valley Unified School District (COA 80. Planning). These fees are set/administered by a combination of water districts, school districts, individual cities, the County, the Western Riverside Council of Governments, the Western Riverside County Resource Conservation Authority, and other special districts. Impacts are expected to be less than significant.

**Mitigation:** No mitigation measures are required.

**Monitoring:** No monitoring measures are required.

33. Libraries

**Source:** Riverside County General Plan; Eastern Coachella Valley Area Plan; Riverside County Library System.
Findings of Fact:

**Less than Significant Impact:** The Coachella Branch Library in Coachella, approximately 3.8 miles northeast is the closest library to the project site. La Quinta Public Library in the City of La Quinta is 4.5 miles northwest of the project site. Although new residents of the proposed project can be expected to patronize these libraries, the impact would be less than significant. The Project is conditioned to pay Development Impact Fees (DIF) per Ordinance No. 659, which will mitigate for the impacts to public facilities, such as libraries, generated by additional residents.

**Mitigation:** No mitigation measures are required.

**Monitoring:** No monitoring measures are required.

| 34. Health Services | ☐ | ☐ | ☒ | ☐ |

**Source:** Riverside County General Plan; Eastern Coachella Valley Area Plan.

Findings of Fact:

**Less than Significant Impact:** The use of the proposed 80-unit single family residential project is expected to have less than significant impact on health services. The site is located within the service parameters of County Health Services and within the service area of several health care facilities. In the event of an emergency, employees of the proposed project may access several hospitals located approximately four (4) miles to the north of the project site at the John F. Kennedy Memorial Hospital in the City of Indio.

**Mitigation:** No mitigation measures are required.

**Monitoring:** No monitoring measures are required.

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<th>RECREATION Would the project.</th>
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<tr>
<td>35. Parks and Recreation</td>
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<td>a) Include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment?</td>
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<td>b) Increase 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?</td>
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<td>c) Be located within a Community Service Area (CSA) or recreation and park district with a Community Parks and Recreation Plan (Quimby fees)?</td>
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**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; Riverside County General Plan: *Multipurpose Open Space Element.*

Findings of Fact:

a) **No Impact:** The proposed project does not include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment. There would be no impact.
b) **Less than Significant Impact:** The project may result in an incremental increase in use of existing neighborhood or regional parks or other recreational facilities. Based on the projected population of approximately 373 persons, a substantial physical deterioration of the facility would not be likely to occur or be accelerated. Impacts would be less than significant.

c) **Less than Significant Impact:** The project is not located within a Community Service Area (CSA), but is located within the Desert Recreation District, a park district with a Community Parks and Recreation Plan. The Project is conditioned to pay Quimby fees (COA 90. Planning), which would mitigate for the impacts generated by additional residents who will be utilizing the County's parks. As such, impacts would be less than significant.

**Mitigation:** No mitigation measures are required.

**Monitoring:** No monitoring measures are required.

36. Recreational Trails

**Source:** Open Space and Conservation Map for Western County Trail Alignments; Eastern Coachella Valley Area Plan Figure 9, “Trails and Bikeways System”.

**Findings of Fact:**

**Less than Significant Impact:** According to the Eastern Coachella Valley Area Plan Figure 9, “Trails and Bikeways System”, the project site is bounded to the N, E, and W by trails designated as Design Guideline Trails. These Design Guidelines Trails also network in the surrounding area of the project site. A Class II Bike Path runs along Monroe St., 34th Ave., and Airport Blvd.

The Eastern Coachella Valley Area Plan describes Design Guideline Trails as those that have been developed for several of Riverside’s County’s communities. Each community contains some trail development standards that are different from Countywide trail standards and are unique to those communities. These customized Design Guideline Trail Standards were prepared with extensive local citizen input, and in close cooperation between, the County of Riverside and special districts that would be involved in the construction and/or maintenance of such trails. The project site lies within the Vista Santa Rosa community, a rural community with emphasis on agricultural and equestrian elements.

Section C 16.4 of the Eastern Coachella Valley Area Plan requires that all development proposals located along a planned trail or trails provide access to, dedicate trail easements or right-of-way, and construct their fair share portion of the trails system. Since the project falls within the Vista Santa Rosa community, trail developments should follow the Design Guidelines outlined for the community to maintain the rural, country aesthetic of the community. The Project will construct street improvements that will include a trail/meandering sidewalk along the project’s frontage on Monroe Street.

**Mitigation:** No mitigation measures are required.

**Monitoring:** No monitoring measures are required.

37. Transportation

a) Conflict with a program, plan, ordinance, or policy addressing the circulation system, including transit, roadway, bicycle, and pedestrian facilities?
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?

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

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

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e) Cause an effect upon circulation during the project’s construction?

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

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Source: Riverside County General Plan; Eastern Coachella Valley Area Plan (ECVAP) Figure 8, "Circulation".

Findings of Fact:

As stated in the Vision and the Land Use Element, the County of Riverside is moving away from a growth pattern of random sprawl toward a pattern of concentrated growth and increased job creation. The intent of the new growth patterns and the new mobility systems is to accommodate the transportation demands created by future growth and to provide mobility options that help reduce the need to utilize the automobile. The circulation system is designed to fit into the fabric of the land use patterns and accommodate the open space systems. The vehicular circulation system that supports the Land Use Plan for the Eastern Coachella Valley Area Plan is shown on Figure 8, Circulation. The circulation system within this portion of the Coachella Valley connects the region to urbanized areas of the western portion of the Coachella Valley, western Riverside County, Imperial County, and the eastern portion of Riverside County via Interstate 10, as well as providing access to and between its communities. Interstate 10 is a key east-west corridor within Riverside County, and indeed across the United States. State Routes 111 and 86 are the main north-south connector routes within this area. State Route 86 is growing in importance as a trade route between the U.S. and Mexico. State Route 195 also serves the Valley west of Mecca.

a) Less than Significant Impact: The proposed project will not conflict with an applicable plan, ordinance or policy establishing a measure of effectiveness for the performance of the circulation. The project will comply with transportation, and circulation policies and goals of the Riverside County General Plan (Eastern Coachella Valley Area Plan). The Riverside County Transportation Department ("Transportation Department") requires that the traffic and circulation impacts of proposed development projects, General Plan Amendments, and Specific Plans be analyzed. However, per the County of Riverside Traffic Impact Analysis (TIA) Preparation Guide dated April 2008 (Exhibit A), single family residential tracts of less than 100 lots are exempt from performing a TIA. Therefore, the project is not conditioned to prepare a traffic impact analysis. Impacts would be less than significant.

b) Less than Significant Impact: Implementation of the project would 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. Road widening and improvements are required in accordance with Ordinance Nos. 460 and 461 as outlined under COAs 50.Trans.
Monroe Street along project boundary is a paved County maintained road designated as an Arterial Highway and shall be improved with 5-foot wide, meandering, colored, stabilized and compacted decomposed granite walkway/trail 8-inches thick as approved by the Transportation Department, a raised and landscaped center median including necessary supporting irrigation and electrical facilities as approved by the Transportation Department located 43-feet from centerline and match up asphalt concrete paving; reconstruction; or resurfacing of existing paving as determined by the Transportation Department, developer is responsible to centerline within a 64-foot half-width dedicated right-of-way in accordance with County Standard No. 92, pages 1 and 2 (86/128') modified to reflect the Vista Santa Rosa Design Guidelines as approved by the Transportation Department. Street improvement plans along Monroe Street shall be coordinated with existing plans for Tract No. 29136 in the City of La Quinta.

c) **No Impact:** Design features that would substantially increase hazards such as sharp curves, dangerous intersections, or incompatible uses such as farm equipment are not a part of the project as proposed. There would be no impact.

d) **Less than Significant Impact:** Implementation of the project would result in need for new or altered maintenance of roads due to increase in traffic from additional residential trips. The project will comply with existing laws, rules, regulations, policies and design standards to ensure that impacts are less than significant.

e) **Less than Significant Impact:** Implementation of the project would cause a temporary effect on circulation during the project's construction phase due to the use of construction equipment. The Project will coordinate with the County of Riverside on a traffic control plan for the construction period of the project to maintain traffic circulation. Therefore, less than significant impacts are expected.

f) **Less than Significant Impact:** Implementation of the project would not result in inadequate emergency access or access to nearby uses. An emergency secondary ingress/egress point will be provided off of Monroe Street, south of the main entrance to the development. Therefore, less than significant impacts are expected.

**Mitigation:** No mitigation measures are required.

**Monitoring:** No monitoring measures are required.

**38. Bike Trails**

a) Include the construction or expansion of a bike system or bike lanes?

**Source:** Riverside County General Plan; Eastern Coachella Valley Area Plan Figure 9, “Trails and Bikeways System”.

**Findings of Fact:**

a) **Less than Significant Impact:** According to the Eastern Coachella Valley Area Plan there are Class II Bike lanes on Airport Boulevard, and Jackson Street in close proximity to the project site. Implementation of the project will not result in a significant impact to these bike lanes but provide the option to residents of the proposed residential community to make use of this amenity. Any impact would be less than significant.

**Mitigation:** No mitigation measures are required.

**Monitoring:** No monitoring measures are required.
TRIBAL CULTURAL RESOURCES. Would the project cause a substantial adverse change in the significance of a Tribal Cultural Resource, defined in Public Resources Code section 21074 as either a site, feature, place, or cultural landscape that is geographically defined in terms of the size and scope of the landscape, sacred place, or object with cultural value to a California Native American Tribe, and that is:

39. Tribal Cultural Resources

a) Listed or eligible for listing in the California Register of Historical Resources, or in a local register of historical resources as defined in Public Resources Code section 5020.1 (k); or,

b) A resource determined by the lead agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in subdivision (c) of Public Resources Code Section 5024.1? In applying the criteria set forth in subdivision (c) of Public Resources Code Section 5024.1 for the purpose of this paragraph, the lead agency shall consider the significance to a California Native tribe.

Source: Letter of Notification to California Native American Tribes, September 21, 2015; Conditions of Approval County Archaeological Report No. 6080 “Phase I Cultural Resources Assessment for the 40-Acre Meridian-Monroe La Quinta Project Near La Quinta, Riverside County, California”, ECORP Consulting, July 2018; Phase I Environmental Site Assessment (ESA), Cultural Resources Monitoring and Treatment Plan, CRM Tech, August 30, 2018; (PDA0608 July 2018).


A previously unknown archaeological site was evaluated and recommended eligible for the CRHR by CRM Tech in 2004. The 2004 CRM TECH evaluation report states that the data recovered from the testing project, coupled with the collection and repatriation of the human remains, constitute enough mitigation to make the original project have a less than significant impact to the resource. Between 2003 and 2016, the shifting sediments have exposed at least 200 additional artifacts, indicating that a significant subsurface component of the site remains and is actively being exposed by natural
processes. Extensive follow up analysis and data collection was conducted based on an Archaeological Testing and Treatment Plan, CRM Tech, October 3, 2018, that was approved by representatives from the Torres Martinez Desert Cahuilla and the County, and a Supplemental Archeological Data Recovery Program Report was prepared by CRM TECH dated January 2019 (discussed above).

The 2019 Report outlines the analysis and data collection at the site. It concludes that any potential impacts to Tribal Cultural Resources at the site have been mitigated through the data collection process. Moreover, the 2019 Report states that the study does not provide any new insights into any of the research questions typically asked for prehistoric sites in this area.

While the site is considered an historic resource, the 2019 Report concludes that the effects of the project have been mitigated through the extensive data recovery procedures of 2002 and the 2019 supplemental study and will be completed with the curation of the artifacts and repatriation of the human remains to the Torres Martinez Desert Cahuilla for proper treatment. Due to the site’s demonstrated sensitivity for buried cultural deposits, including possible cremations, archaeological and Native American monitors will be onsite during all grading and other earth-moving activities within the project boundaries.

a), b). Less than Significant Impact with Mitigation. According to the Phase I Cultural Resource Assessment, due to its extensive size and the number and variety of the artifacts, it is probable that the previously unknown site represents a late pre-historic or proto historic Native American habitation site. As a result, CRM TECH recommended further archaeological testing and an evaluation program be implemented. The archaeological testing and evaluation took place between July 29, 2002 and August 12, 2002 with additional artifacts being found similar to artifacts described above. In addition, four areas with remains of prehistoric cremations were identified. The Native American Heritage Commission and the Torres Martinez Band of Cahuilla Indians were notified and were able to visit the site. Due to the cremations, this site meets the CEQA definition for an "historical site", pursuant to Public Resources Code § 21083.2. Although it is a "historical site", the extensive data collection efforts that occurred in 2002 and 2018 mitigated the impacts to Tribal Cultural Resources to less than significant, and that mitigation will be completed with curation of the discovered artifacts and repatriation of the identified cremains. Archaeological and Native American monitors will be onsite during all grading and other earth-moving activities within the project boundaries to mitigate potential impacts to any uncovered cultural deposits.

Mitigation:

TCR-1: Prior to the issuance of grading permits, the developer/permit applicant shall enter into an agreement with the consulting tribe(s) for a Native American Monitor. The Native American Monitor(s) shall be on-site during all initial ground disturbing activities and excavation of each portion of the project site including clearing, grubbing, tree removals, grading and trenching. In conjunction with the Archaeological Monitor(s), the Native American Monitor(s) shall have the authority to temporarily divert, redirect or halt the ground disturbance activities to allow identification, evaluation, and potential recovery of cultural resources. The developer/permit applicant shall submit a fully executed copy of the agreement to the County Archaeologist to ensure compliance with this condition of approval. Upon verification, the Archaeologist shall clear this condition. This agreement shall not modify any condition of approval or mitigation measure.

TCR-2: Prior to issuance of grading permits: The applicant/developer shall provide evidence to the County of Riverside Planning Department that a County certified professional archaeologist (Project Archaeologist) has been contracted to implement a Cultural Resource Monitoring
Program. A Cultural Resource Monitoring Plan shall be developed that addresses the details of all activities and provides procedures that must be followed in order to reduce the impacts to cultural and historic resources to a level that is less than significant as well as address potential impacts to undiscovered buried archaeological resources associated with this project. A fully executed copy of the contract and a wet-signed copy of the Monitoring Plan shall be provided to the County Archaeologist to ensure compliance with this condition of approval. Working directly under the Project Archaeologist, an adequate number of qualified Archaeological Monitors shall be present to ensure that all earth moving activities are observed and shall be on-site during all grading activities for areas to be monitored including off-site improvements. Inspections will vary based on the rate of excavation, the materials excavated, and the presence and abundance of artifacts and features. The frequency and location of inspections will be determined by the Project Archaeologist.

TCR-3: Prior to Grading Permit Final Inspection, the landowner(s) shall relinquish ownership of all cultural resources that are unearthed on the Project property during any ground-disturbing activities, including previous investigations and/or Phase III data recovery. Historic Resources- all historic archaeological materials recovered during the archaeological investigations (this includes collections made during an earlier project, such as testing of archaeological sites that took place years ago), shall be curated at the Western Science Center, a Riverside County curation facility that meets State Resources Department Office of Historic Preservation Guidelines for the Curation of Archaeological Resources ensuring access and use pursuant to the Guidelines.

Prehistoric Resources- One of the following treatments shall be applied:

a. Reburial of the resources on the Project property. The measures for reburial shall include, at least, the following: Measures to protect the reburial area from any future impacts. Reburial shall not occur until all required cataloguing, analysis and studies have been completed on the cultural resources, with an exception that sacred items, burial goods and Native American human remains are excluded. Any reburial processes shall be culturally appropriate. Listing of contents and location of the reburial shall be included in the confidential Phase IV Report. The Phase IV Report shall be filed with the County under a confidential cover and not subject to a Public Records Request.

b. If reburial is not agreed upon by the Consulting Tribes then the resources shall be curated at a culturally appropriate manner at the Western Science Center, a Riverside County curation facility that meets State Resources Department Office of Historic Preservation Guidelines for the Curation of Archaeological Resources ensuring access and use pursuant to the Guidelines. The collection and associated records shall be transferred, including title, and are to be accompanied by payment of the fees necessary for permanent curation. Evidence of curation in the form of a letter from the curation facility stating that subject archaeological materials have been received and that all fees have been paid, shall be provided by the landowner to the County. There shall be no destructive or invasive testing on sacred items, burial goods and Native American human remains.

Monitoring: Due to the area's demonstrated high sensitivity for buried cultural deposits, including possible cremations, archaeological and Native American monitors will be onsite during all grading and other earth-moving activities within the project boundaries.

UTILITY AND SERVICE SYSTEMS Would the project
40. **Water**
   a) Require or result in the relocation or construction of new or expanded water, wastewater treatment, or storm water drainage systems, whereby the construction or relocation would cause significant environmental effects?  
      □ □ ☒ □
   b) Have sufficient water supplies available to serve the project and reasonably foreseeable future development during normal, dry, and multiple dry years?  
      □ □ ☒ □

**Source:** Coachella Valley Water District, Urban Water Management Plan July 2011; Department of Environmental Health Review; Riverside County Community & Cultural Services Division; Coachella Valley Water District Letter dated August 21, 2018.

**Findings of Fact:** According to the Coachella Valley Water District (CVWD) Urban Water Management Plan, the largest sectors of water use are single family homes and landscaping. The plan expects that future per capita water usage through 2035, proportions of water use by sector in the future will be near equal to the sector proportions of 2010 water use due to conservation efforts which include a reduction in landscaping usage. A will serve letter shall be required prior to building permit issuance as indicated by COA 80.E Health.

Accordingly, CVWD has made significant progress towards water conservation by implementing a landscape ordinance and a tiered water budget-based rate structure for its customers. Water efficient plumbing is also being installed in all new homes consistent with existing building code. In addition, landscape audit programs and rebates for replacement of lawns with water efficient landscaping have been implemented. CVWD is also developing a residential toilet rebate program. It is expected that with a 20% reduction in indoor water use, and a 50% reduction in outdoor water use, the per capita water usage between 2010 and 2035 will remain virtually the same, even with the population projected to increase by more than 300,000 residents over the same period of time.

   a) **Less than Significant Impact:** The Project will not require or result in the relocation of new or expanded water, wastewater treatment, or stormwater drainage that would cause significant environmental effects. The property will connect to the Coachella Valley Municipal Water District water and sanitary sewer facilities system. The impact will be less than significant.
   
   b) **Less than Significant Impact:** New service request will be made to the CVWD to serve the 80 residential lots proposed with the implementation of the project. Based on expected future demand and water reduction plans outlined in the Urban Water Management Plan, impacts would be less than significant.

**Mitigation:** No mitigation measures are required.

**Monitoring:** No monitoring measures are required.

41. **Sewer**
   a) Require or result in the construction of new wastewater treatment facilities, including septic systems, or expansion of existing facilities, whereby the construction or relocation would cause significant environmental effects?  
      □ □ ☒ □
   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?  
      □ □ ☒ □
Findings of Fact:

a) **Less than Significant Impact:** The proposed project is located within the County Sewer Services area, Coachella Valley Water District (CVWD) Sewer Services area. Compliance with County Sewer Service requirements, as well as other applicable agencies, will assure that construction or expansion of sewer facilities will comply with necessary requirements to reduce environmental effects. The impact will be less than significant.

b) **Less than Significant Impact:** The proposed project is located within the County Sewer Services area, Coachella Valley Water District. A will serve letter shall be required prior to building permit issuance as indicated by COA 80.E Health. Compliance with County Sewer Services requirements will assure that there will be adequate capacity to serve the projects projected demand. The impact will be less than significant.

**Mitigation:** No mitigation measures are required.

**Monitoring:** No monitoring measures are required.

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42. **Solid Waste**

a) Generate solid waste in excess of State or Local standards, or in excess of the capacity of local infrastructure, or otherwise impair the attainment of solid waste reduction goals? 

b) Comply with federal, state, and local management and reduction statutes and regulations related to solid wastes including the CIWMP (County Integrated Waste Management Plan)?

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**Source:** Riverside County General Plan; Countywide Integrated Waste Management Plan; Riverside County Waste Management District correspondence.

Findings of Fact: The Mecca II Landfill is closest to the site approximately 14 miles southeast in the unincorporated community of Mecca. This landfill has a "ceased operation date" of 1/1/2098, which is the approximate date when the facility will reach its permitted capacity. It is currently permitted for 400 tons/day with monthly inspections.

a) **Less than Significant Impact:** The project site will be served by Burrtec Waste and Recycling. The closest landfill is approximately 14 miles southeast of the project site in the unincorporated community of Mecca, CA. The Coachella Valley Transfer Station is located approximately 7.5 miles northeast of the site. Transfer stations serve as a local collection point to the final disposal site for commercial, residential, and industrial waste. Refuse generated by the project will be adequately handled by the Mecca II Landfill and Coachella Valley Transfer Station. A less than significant impact can be expected. A final approved Waste Report Plan shall be submitted prior to building permit final inspection as indicated by COA 90.Waste Resources.

b) **Less than Significant Impact:** The project will comply with federal, state, and local statutes and regulations related to solid wastes including the CIWMP.

**Mitigation:** No mitigation measures are required.

**Monitoring:** No monitoring measures are required.
43. **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?  

b) Natural gas?  

c) Communications systems?  

d) Street lighting?  

e) Maintenance of public facilities, including roads?  

f) Other governmental services?  

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**Source:** Riverside County General Plan; Coachella Valley Area Plan; Coachella Valley Water District Code (CVWDC).

**Findings of Fact:**

a-f) **Less than Significant Impact:** Implementation of the project will result in an incremental system capacity demand for energy systems, communication systems, storm water drainage systems, street lighting systems, maintenance of public facilities, including roads and potentially other governmental services. Each of the utility systems, including collection of solid waste, is available at the project site and lines will have to be extended onto the site, which will already be disturbed by grading and other construction activities. These impacts are considered less than significant based on the availability of existing public facilities that support local systems.

Compliance with the requirements of the Imperial Irrigation District, Coachella Valley Water District, Verizon, AT&T, Sprint, etc. and Riverside County Transportation Department will ensure that potential impacts to utility systems are reduced to a non-significant level.

Based on data available at this time, no offsite utility improvements will be required to support this project, other than improvement of local roadways. Therefore, the impact on public utilities is considered less than significant.

**Mitigation:** No mitigation measures are required.

**Monitoring:** No monitoring measures are required.

**WILDFIRE** If located in or near a State Responsibility Area ("SRA"), lands classified as very high fire hazard severity zone, or other hazardous fire areas that may be designated by the Fire Chief, would the project:

**44. Wildfire Impacts**

a) Substantially impair an adopted emergency response plan or emergency evacuation plan?  

b) Due to slope, prevailing winds, and other factors, exacerbate wildfire risks, and thereby expose project occupants to, pollutant concentrations from a wildfire or the uncontrolled spread of a wildfire?  

c) Require the installation or maintenance of associated infrastructure (such as roads, fuel breaks, emergency water sources, power lines or other utilities) that may exacerbate fire risk or that may result in temporary or ongoing impacts to the environment?
d) Expose people or structures to significant risks, including downslope or downstream flooding or landslides, as a result of runoff, post-fire slope instability, or drainage changes?

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e) Expose people or structures either directly or indirectly, to a significant risk of loss, injury, or death involving wildland fires?

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Sources:
Riverside County General Plan, Chapter 6: Safety Element, Figure S-11-Wildfire Susceptibility; Riverside County General Plan; Southwest Area Plan.

Findings of Fact:
The proposed Project is not within a wildland severity zone according to the Riverside County General Plan, Chapter 6: Safety Element, Figure S-11-Wildfire Susceptibility. The Project would not 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.

a) **Less than Significant Impact:** The proposed Project will comply Riverside County’s Standardized Emergency Management System (SEMS) Multi-hazard Functional Plan in order to ensure the safety and well-being of residents during a state of emergency and that impacts are less than significant. Furthermore, the Project shall meet minimum standards for fire safety as defined in the Riverside County Building or County Fire Codes, or by County zoning, or as dictated by the Building Official or the Transportation Land Management Agency based on building type, design, occupancy, and use.

b) **Less than Significant Impact:** Widespread fires following an earthquake, coupled with Santa Ana winds, constitute a worst-case fire suppression scenario. Because of dry vegetation conditions and Santa Ana winds, the fire danger for Riverside County is considered extremely high. However, the Project site is relatively flat and is not within in a high fire hazard zone. Thus, implementation of the proposed development will not expose future residents to pollutant concentrations from wildfire or the uncontrolled spread of a wildfire. Less than significant is expected.

c) **Less than Significant Impact:** The proposed Project will require the installation or maintenance of associated infrastructure (such as roads, fuel breaks, emergency water resources, power lines or other utilities) but is not expected to exacerbate fire risk that may result in temporary or ongoing impacts to the environment. Per COA 15. Fire, the minimum requirement for fire protection facilities in single-family residential zones include County-approved fire hydrants and water connection and fire flow. Approved fire hydrants shall be located one at each intersection and spaced not more than 330 feet apart in any direction. The water system shall be capable of providing a fire flow of 1,000 GPM for 2 hours duration at a minim of 20 PSI operating pressure from each hydrant. The fire protection system shall be installed and operational prior to any combustible building material being placed on the job site.

d) **No Impact:** Landslides, rockfalls, and debris flows occur continuously on all slopes; some processes act very slowly, while others occur very suddenly. As populations expand over more of the land surface, these processes become an increasing concern. The proposed Project site and surrounding area has relatively low slope instability, is not within a high fire hazard zone, and is not within a flood zone. Given the geographic characteristics of the Project site, it will
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not expose people or structures to significant risks, including downslope or downstream flooding or landslides.

e) **No Impact:** The proposed Project is not within a wildland severity zone according to the Riverside County General Plan, Chapter 6: Safety Element, *Figure S-11-Wildfire Susceptibility.* Furthermore, the nearest fire station (La Quinta Station) is approximately 1.6 miles northwest of the project site. In addition, there are five (5) fire stations within a five (5)-mile radius of the project site. Given the low wildland severity of the site coupled with adequate fire services within vicinity of the Project, the development would not 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.

**Mitigation:** No mitigation required.

**Monitoring:** No monitoring required.

**MANDATORY FINDINGS OF SIGNIFICANCE** Does the project:

45. 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:** Of the nine special-status wildlife species with high or moderate potential to occur on the project site, three of them are covered under the CVMSHCP and will not require focused surveys or mitigation. However, the remaining six species may require mitigation or avoidance measures which may include focused surveys, pre-construction surveys, and/or construction monitoring. Impacts to special-status wildlife species could occur in the form of direct take of habitat or by mortality during construction activities. Indirect take may occur in the form of ground disturbances, noise, and increased human activity on the site. The Project is conditioned to implement mitigation measures **BIO-1, BIO-2,** and **BIO-3** to reduce impacts to natural resources and the environment to a less than significant level. Monitoring will be required by the Environmental Programs Division of TLMA-Planning (EPD).

Furthermore, a previously unknown archaeological site (CA-RIV-6823) was evaluated and recommended eligible for the California Register of Historical Resources (CRHR) by CRM Tech in 2004. The site was first recorded in May 2002 during a Phase 1 survey of the property and the field work for a testing and evaluation program on the site was completed later that same year. The 2004 CRM Tech evaluation report states that the data recovered from the testing project, coupled with the collection and repatriation of the human remains, constitute enough mitigation to make the original project have a less than significant impact to the resource. Furthermore, in November and December 2018, CRM TECH conducted a supplemental archaeological data recovery program on Site 33-011438 (CA-RIV-6823). No intact features or subsurface cultural deposits were encountered and fewer classes and varieties of artifacts were recovered during this study than what were recovered in 2002. The current, supplemental data recovery program increases the amount of data recovered from the site, while not imparting any new or important information regarding the lifeways of the people that lived there. Due to the area's demonstrated high sensitivity for buried cultural deposits, including possible cremations, archaeological and Native American monitoring is recommended during all grading and
other earth-moving activities within the project boundaries. The Project shall comply with mitigation measures ARCH-1, ARCH-2, TCR-1, TCR-2, and TCR-3 incorporated herein in order to bring impacts to a less than significant level.

46. 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 implementation of the Project will generate additional traffic and noise to the Project vicinity, which may have cumulatively considerable impact when viewed in connection with the effects of nearby Projects in the County. Nearby proposed development includes single family residential and multi-family residential tract housing to the east of the Project. Parcels directly adjacent to the Project site are mostly vacant and zoned for agricultural uses. To address the additional traffic, the developer shall construct to centerline within a 64-foot half-width dedicated right-of-way in accordance with County Standard No. 92, pages 1 and 2 (86'128") modified to reflect the Vista Santa Rosa Design Guidelines as approved by the Transportation Department. Street improvement plans along Monroe Street shall be coordinated with existing plans for Tract No. 29136 in the City of La Quinta. To satisfy the County of Riverside 65 dBA CNEL exterior noise level standards for residential land use, the planned elevation changes and earthen berms are required for outdoor living areas (backyards) of lots adjacent to Monroe Street. With the planned berms, the future exterior noise levels will range from 55.2 to 64.7 dBA CNEL. The implementation of the above design and compliance with Mitigation measures NOISE-1 and NOISE-2 will ensure that the Project will not exceed any individual thresholds for traffic and noise and thus reduce cumulative impacts to a less than significant level.

The project site contains one land cover type that lacks any uniform vegetation community; disturbed land. No special-status habitats or vegetation communities were observed on the project site; however, the implementation of the project will generate development which may have cumulative effects on wildlife when viewed in connection with the effects of nearby projects. Several Special Status Species have the potential to occur on-site, but no occurrences have been recorded. However, occurrences have only been recorded within five (5) miles of the subject property between 1929 and 2003. Thus, in an abundance of caution, Monitoring measures BIO-1 through BIO-4 are required in order to ensure any impacts are reduced to a level of less than significant and do not exceed individual threshold, along with required mitigation fees.

This project area is particularly sensitive because a prehistoric site is located within the project area boundaries. However, due to the localization of the project site and implementation of mitigation measures, an incrementally significant impact is not expected. Regardless, the combination of the recovery plan developed to explore and recover cremation remains, supplemental archaeological work at the site which recovered artifacts, mitigation measures ARCH-1, ARCH-2 and TCR-1, TCR-2, and TCR-3, and archaeological and Native American monitoring plan will ensure that the Project will not exceed any individual thresholds for Cultural Resources, Tribal Cultural Resources, or Archaeological Resources on a cumulative timeline.
47. Does the project have environmental effects that will cause substantial adverse effects on human beings, either directly or indirectly?

Source: Staff review, Project Application Materials.

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.

V. 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). In this case, a brief discussion should identify the following:

Earlier Analyses Used, if any: None

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

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

VI. AUTHORITIES CITED

APPENDIX A.
AIR QUALITY and GREENHOUSE GAS EMISSIONS
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APPENDIX B.

BIOLOGY
APPENDIX C.
CULTUAL and ARCHAEOLOGICAL
APPENDIX D.
GEOLOGICAL
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APPENDIX E.
HYDROLOGY
APPENDIX F.

NOISE
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APPENDIX G.
SITE PLAN
ADVISORY NOTIFICATION DOCUMENT

The following notifications are included as part of the recommendation of approval for TR36902. They are intended to advise the applicant of various Federal, State and County regulations applicable to this entitlement and the subsequent development of the subject property.

Advisory Notification

Advisory Notification. 1 AND - Project Description & Operational Limits

The land division hereby permitted is to subdivide 40 acres into 80 single family residential lots (Schedule A) with lot sizes ranging from approximately 10,000 square feet up to 39,700 square feet including private streets along with open space retention basin and perimeter buffers.

Advisory Notification. 2 AND - Design Guidelines

Compliance with applicable Design Guidelines:
1. County Wide Design Guidelines and Standards 2. Vista Santa Rosa Design Guidelines

Advisory Notification. 3 AND - Exhibits

The development of the premises shall conform substantially with that as shown on TENTATIVE MAP: Tentative Map, Amended Map No. 2, dated September 30, 2019.
Exhibit L (Conceptual Landscaping).

Advisory Notification. 4 AND - Federal, State & Local Regulation Compliance

1. Compliance with applicable Federal Regulations, including, but not limited to:
   • National Pollutant Discharge Elimination System (NPDES)
   • Clean Water Act
   • Migratory Bird Treaty Act (MBTA)

2. Compliance with applicable State Regulations, including, but not limited to:
   • The current Water Quality Management Plan (WQMP) Permit issued by the applicable Regional Water Quality Control Board (RWQCB.)
   • Government Code Section 66020 (90 Days to Protest)
   • Government Code Section 66499.37 (Hold Harmless)
   • State Subdivision Map Act
   • Native American Cultural Resources, and Human Remains (Inadvertent Find)
   • School District Impact Compliance
   • Civil Code Section 815.3 & Government Code Sections 65040.2 et al - SB 18 (Tribal Intergovernmental Consultation) (for GPAs, SPs, & SPAs)
Advisory Notification

Advisory Notification. 4 AND - Federal, State & Local Regulation Compliance (cont.)

- Public Resources Code Section 5097.94 & Sections 21073 et al - AB 52 (Native Americans: CEQA){for all projects with EIR, ND or MND determinations}

3. Compliance with applicable County Regulations, including, but not limited to:
   - Ord. No. 348 (Land Use Planning and Zoning Regulations) {Land Use Entitlements}
   - Ord. No. 413 (Regulating Vehicle Parking) {Land Use Entitlements}
   - Ord. No. 421 (Excavation Covering & Swimming Pool Safety) {Land Use Entitlements}
   - Ord. No. 457 (Building Requirements) {Land Use Entitlements}
   - Ord. No. 458 (Regulating Flood Hazard Areas & Implementing National Flood Insurance Program)

   {Geographically based}
   - Ord. No. 460 (Division of Land) {for TTMs and TPMs}
   - Ord. No. 461 (Road Improvement Standards) {for TTMs and TPMs}
   - Ord. No. 484 (Control of Blowing Sand) {Geographically based on soil type}
   - Ord. No. 555 (Surface Mining and Reclamation) {for SMPs}
   - Ord. No. 625 (Right to Farm) {Geographically based}
   - Ord. No. 630 (Regulating Dogs and Cats) {For kennels and catteries}
   - Ord. No. 716 (Abandoned, Neglected or Cruelly Treated Animals)
   - Ord. No. 771 (Controlling Potentially Dangerous & Dangerous Animals)
   - Ord. No. 878 (Regarding Noisy Animals)
   - Ord. No. 655 (Regulating Light Pollution) {Geographically based}
   - Ord. No. 671 (Consolidated Fees) {All case types}
   - Ord. No. 679 (Directional Signs for Subdivisions) {for TTMs and TPMs}
   - Ord. No. 742 (Fugitive Dust/PM10 Emissions in Coachella Valley) {Geographically based}
   - Ord. No. 787 (Fire Code)
   - Ord. No. 847 (Regulating Noise) {Land Use Entitlements}
   - Ord. No. 857 (Business Licensing) {Land Use Entitlements}
   - Ord. No. 859 (Water Efficient Landscape Requirements) {Land Use Entitlements, and for TTMs and TPMs}
   - Ord. No. 915 (Regulating Outdoor Lighting) {Geographically based}
   - Ord. No. 916 (Cottage Food Operations)
   - Ord. No. 925 (Prohibiting Marijuana Cultivating)
   - Ord. No. 927 (Regulating Short Term Rentals)
   - Ord. No. 928 (Clarifying County Prohibition on Mobile Marijuana Dispensaries and Deliveries)

4. Mitigation Fee Ordinances
   - Ord. No. 659 Development Impact Fees (DIF)
   - Ord. No. 663 Stephens Kangaroo Rat Habitat Conservation Plan (SKR)
   - Ord. No. 673 Coachella Valley Transportation Uniform Mitigation Fee (CV TUMF)
   - Ord. No. 810 Western Riverside County Multiple Species Habitat Conservation Plan (WRCMSHCP)
   - Ord. No. 824 Western Riverside County Transportation Uniform Mitigation Fee (WRTUMF)
   - Ord. No. 875 Coachella Valley Multiple Species Habitat Conservation Plan (CV MSHCP)

E Health
E Health

E Health. 1  ECP COMMENTS (cont.)

E Health. 1  ECP COMMENTS

The Environmental Cleanup Program (ECP) has reviewed the Limited Phase II environmental site assessment report submitted for this project. Based on the information provided in the reports and the results of the sampling conducted at the site, staff and with the provision that the information was accurate and representative of site conditions, the ECP concludes no further environmental assessment is required for this project.

If previously unidentified contamination or the presence of a naturally occurring hazardous material is discovered at the site, assessment, investigation, and/or cleanup may be required. Contact Riverside County Environmental Health - Environmental Cleanup Programs at (951) 955-8980, for further information.

Fire

Fire. 1  0010-Fire-MAP* - SCHEDULE A/B FIRE REQ.

Fire Protection. The minimum requirement for fire protection facilities in residential zones that do not allow multi-family residential uses shall be as follows:

1. Type of fire hydrant and connection as approved by the agency providing fire protection.
2. Approved fire hydrants shall be located one at each street intersection, and spaced not more than 330 feet apart in any direction.
3. The water system shall be capable of providing a fire flow of 1,000 GPM for 2 hours duration at a minimum of 20 PSI operating pressure from each fire hydrant. This amount shall be in addition to the average day demand as defined in the California Administrative Code, Title 22, Chapter 16 (California Waterworks Standards).
4. The fire protection system shall be installed and operational prior to any combustible building material being placed on the job site.
5. In zones that allow multi-family residential uses, the minimum fire protection shall be set forth in Ordinance 546 (787).

Fire. 2  0010-Fire-SP-#47 SECONDARY ACCESS

In the interest of Public Safety, the project shall provide an Alternate or Secondary Access(s) as stated in the Transportation Department Conditions. Said Alternate or Secondary Access(s) shall have concurrence and approval of both the Transportation and Fire Departments and shall be maintained through out any phasing.

Planning

Planning. 1  0010-Planning-MAP - 90 DAYS TO PROTEST

The project applicant has 90 days from the date of approval of these conditions to protest, in accordance with the procedures set forth in Government Code Section 66020, the imposition of any and all fees,
Planning

Planning. 1 0010-Planning-MAP - 90 DAYS TO PROTEST (cont.)

dedications, reservations and/or other exactions imposed on this project as a result of the approval or conditional approval of this project.

Planning. 2 0010-Planning-MAP - DESIGN GUIDELINES

The project shall conform to Countywide Design Standards adopted January 13, 2004 and the Vista Santa Rosa Design Guidelines.

Planning. 3 0010-Planning-MAP - FEES FOR REVIEW

Any subsequent review/approvals required by the conditions of approval, including but not limited to grading or building plan review or review of any mitigation monitoring requirement, shall be reviewed on an hourly basis, or other appropriate fee, as listed in County Ordinance No. 671. Each submittal shall be accompanied with a letter clearly indicating which condition or conditions the submittal is intended to comply with.

Planning. 4 0010-Planning-MAP - NO OFFSITE SIGNAGE

There shall be no offsite signage associated with this land division, except as otherwise provided by Ordinance No. 679.3 (Kiosk Program).

Planning. 5 0010-Planning-MAP - ORD 875 CVMSHCP FEE (1)

Prior to the issuance of either a certificate of occupancy or prior to building permit final inspection approval, the holder of the construction permit(s) shall comply with the provisions of Riverside County Ordinance No. 875, which requires payment of the appropriate fee set forth in that ordinance. Riverside County Ordinance No. 875 has been established to set forth policies, regulations and fees related to the funding and acquisition of open space and habitat necessary to address the direct and cumulative environmental effects generated by new development projects described and defined in the ordinance within the Coachella Valley and surrounding mountains.

The fee shall be paid for each residential unit to be constructed within a residential land division.

Planning. 6 0010-Planning-MAP - ORD NO. 659 (DIF)

Prior to the issuance of either a certificate of occupancy or prior to building permit final inspection, the applicant shall comply with the provisions of Riverside County Ordinance No. 659, which requires the payment of the appropriate fee set forth in the Ordinance. Riverside County Ordinance No. 659 has been established to set forth policies, regulations and fees related to the funding and construction of facilities necessary to address the direct and cumulative environmental effects generated by new development projects described and defined in this Ordinance, and it establishes the authorized uses of the fees collected. The fee shall be paid for each residential unit to be constructed within this land division.

Planning. 7 0010-Planning-MAP* - RES. DESIGN STANDARDS

The design standards for the subdivision are as follows:

a. Lots created by this map shall conform to the design standards of the R-1-10,000 zone.
ADVISORY NOTIFICATION DOCUMENT

Planning

Planning. 7 0010-Planning-MAP*- RES. DESIGN STANDARDS (cont.)

b. The front yard setback is 20-feet.
c. The side yard setback is 5-feet.
d. The street side yard setback is 10-feet.
e. The rear yard setback is 10-feet, except where a rear yard abuts a street, then the setback shall be the same as the front yard setback, in accordance with Section 21.77 of Ordinance No. 348.
f. The minimum average width of each lot is 65-feet.
g. The maximum height of any building is 40-feet.
h. The minimum parcel size is 10,000 square feet.
j. No more than 50% of the lot shall be covered by structure.
k. Residential driveway approaches shall be a minimum of 12 feet and a maximum of 30 feet in width, and 20 feet of full height curb is required between driveways within any one property frontage, in accordance with Ord. No. 461, Standard No. 207.

EXCEPT AS ALLOWED BY ORDINANCE NO. 348, AND THE COUNTYWIDE DESIGN STANDARDS AND GUIDELINES, THERE SHALL BE NO ENCROACHMENT INTO ANY SETBACK.

Planning. 8 0010-Planning-MAP*- MAP ACT COMPLIANCE

This land division shall comply with the State of California Subdivision Map Act and to all requirements of County Ordinance No. 460, Schedule A, unless modified by the conditions listed herein.

Planning. 9 0010-Planning-MAP*- REQUIRED MINOR PLANS

For each of the below listed items, a minor plot plan application shall be submitted and approved by the County Planning Department pursuant to Section 18.30.a. (1) of County Ordinance No. 348 (Plot Plans not subject to the California Environmental Quality Act and not subject to review by any governmental agency other than the Planning Department) along with the current fee.

1. Final Site Development Plan for each phase of development.
2. Model Home Complex Plan shall be filed and approved for each phase if models change between phases. A final site of development plot plan must be approved prior to approval, or concurrent with a Model Home Complex Plan.
3. Landscaping Plan for typical front yard/slopes/open space. These three plans may be applied for separately for the whole tract or for phases.
4. Landscaping plans totally in the road right-of-Way shall be submitted to the Transportation Department only.
5. Landscaping plans for slopes exceeding 3 feet in height shall be submitted to Building & Safety, Grading Section only.
6. Each phase shall have a separate wall and fencing plan.
7. Entry monument and gate entry plan.

NOTE: The requirements of the above plot plans may be accomplished as one, or, any combination of multiple plot plans required by these conditions of approval. However, each requirement shall be cleared individually with the applicable plot plan condition of approval in the "PRIOR TO BUILDING PERMIT" (80 series) conditions.
Planning

Planning. 10 0010-Planning-MAP*- ZONING STANDARDS (cont.)

Planning. 10 0010-Planning-MAP*- ZONING STANDARDS

Lots created by this TENTATIVE MAP shall be in conformance with the development standards of the proposed R-1-10,000 zone.

Planning. 11 Gen - Conceptual Phase Grading

Prior to the approval of an application for a division into units or phasing plan for the TENTATIVE MAP, a conceptual grading plan covering the entire TENTATIVE MAP shall be submitted to the County Planning Department for review and approval. The conceptual grading plan shall comply with the following: A. Techniques which will be used to prevent erosion and sedimentation during and after the grading process shall be depicted or documented. B. Approximate time frames for grading and areas which may be graded during the higher probability rain months of January through March shall be identified. C. Preliminary pad and roadway elevations shall be depicted. D. Areas where temporary grading occurs on any phase other than the one being graded for development at a particular time shall be identified. The approved conceptual grading plan shall be provided to the Building and Safety Grading Division and shall be used as a guideline for subsequent detailed grading plans for individual units or phases of the TENTATIVE MAP.

Planning. 12 Gen - Expiration Date

The conditionally approved TENTATIVE MAP shall expire three years after the County of Riverside Board of Supervisors’ original approval date, unless extended as provided by County Ordinance No. 460. Action on a minor change and/or revised map request shall not extend the time limits of the originally approved TENTATIVE MAP. If the TENTATIVE MAP expires before the recordation of the FINAL MAP, or any phase thereof, no recordation of the FINAL MAP, or any phase thereof, shall be permitted.

Planning. 13 Gen - Exterior Noise Levels

Exterior noise levels produced by any use allowed under this permit, including, but not limited to, any outdoor public address system, shall not exceed 45 db(A), 10-minute LEQ, between the hours of 10:00 p.m. to 7:00 a.m., and 65 db(A), 10-minute LEQ, at all other times as measured at any residential, hospital, school, library, nursing home or other similar noise sensitive land use. In the event noise exceeds this standard, the permittee or the permittee’s successor-in-interest shall take the necessary steps to remedy the situation, which may include discontinued operation of the facilities. The permit holder shall comply with the applicable standards of Ordinance No. 847.

This condition of approval is the equivalent to the Mitigation Measures Noise-1 and Noise-2 identified in EA 42813

Planning. 14 Gen - Hold Harmless

The applicant/permittee or any successor-in-interest shall defend, indemnify, and hold harmless the County of Riverside or its agents, officers, and employees (“COUNTY”) from the following: (a) any claim, action, or proceeding against the COUNTY to attack, set aside, void, or annul an approval of the COUNTY, its advisory agencies, appeal boards, or legislative body concerning the project or its associated
Planning 14 Gen - Hold Harmless (cont.)

environmental documentation; and, (b) any claim, action or proceeding against the COUNTY to attack, set aside, void or annul any other decision made by the COUNTY concerning the project, including, but not limited to, decisions made in response to California Public Records Act requests; and (a) and (b) above are hereinafter collectively referred to as "LITIGATION." The COUNTY shall promptly notify the applicant/permittee of any LITIGATION and shall cooperate fully in the defense. If the COUNTY fails to promptly notify the applicant/permittee of any such LITIGATION or fails to cooperate fully in the defense, the applicant/permittee shall not, thereafter, be responsible to defend, indemnify or hold harmless the COUNTY. The obligations imposed by this condition include, but are not limited to, the following: the applicant/permittee shall pay all legal services expenses the COUNTY incurs in connection with any such LITIGATION, whether it incurs such expenses directly, whether it is ordered by a court to pay such expenses, or whether it incurs such expenses by providing legal services through its Office of County Counsel. Payment for COUNTY's costs related to the LITIGATION shall be made on a deposit basis. Within thirty (30) days of receipt of notice from COUNTY that LITIGATION has been initiated against the Project, applicant/permittee shall initially deposit with the COUNTY's Planning Department the total amount of Twenty Thousand Dollars ($20,000). Applicant/permittee 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. To the extent such costs are not recoverable under the California Public Records Act from the records requestor, applicant/permittee agrees that deposits under this section may also be used to cover staff time incurred by the COUNTY to compile, review, and redact records in response to a Public Records Act request made by a petitioner in any legal challenge to the Project when the petitioner is using the Public Records Act request as a means of obtaining the administrative record for LITIGATION purposes. Within ten (10) days of written notice from COUNTY, applicant/permittee shall make such additional deposits.

Planning 15 Gen - Lot Access/Unit Plans

Any proposed division into units or phasing of the TENTATIVE MAP shall provide for adequate vehicular access to all lots in each unit or phase, and shall substantially conform to the intent and purpose of the land division approval. No approval for any number of units or phases is given by this TENTATIVE MAP and its conditions of approval, except as provided by Section 8.3 (Division into Units) of Ordinance No. 460.

Planning 16 Gen - Mitigation Measures

Mitigation Measures from EA 42813 have been incorporated as conditions of approval of this project where appropriate. Beyond these conditions of approval that have been incorporated, development of the project shall conform to the analysis, conclusions, and mitigation measures of EA 42813.

Planning 17 Gen - Submit Building Plans

The developer shall cause building plans to be submitted to the TLMA-Land Use Section for review by the Department of Building and Safety - Plan Check Division. Said plans shall be in conformance with the approved TENTATIVE MAP.
ADVISORY NOTIFICATION DOCUMENT

Planning

Planning. 18 Landscape Requirement (cont.)

Planning. 18 Landscape Requirement

The developer/permit holder shall:
1) Ensure all landscape and irrigation plans are in conformance with the APPROVED EXHIBITS;
2) Ensure all landscaping is provided with California Friendly landscaping and a weather-based irrigation controller(s) as defined by County Ordinance No. 859;
3) Ensure that irrigation plans which may use reclaimed water conform with the requirements of the local water purveyor; and,
4) Be responsible for maintenance, viability and upkeep of all slopes, landscaped areas, and irrigation systems until the successful completion of the twelve (12) month inspection or those operations become the responsibility of the individual property owner(s), a property owner's association, or any other successor-in-interest, whichever occurs later.

To ensure ongoing maintenance, the developer/permit holder or any successor-in-interest shall:
1) Connect to a reclaimed water supply for landscape irrigation purposes when reclaimed water is made available.
2) Ensure that landscaping, irrigation and maintenance systems comply with the Riverside County Guide to California Friendly Landscaping, and Ordinance No. 859.
3) Ensure that all landscaping is healthy, free of weeds, disease and pests.

Planning-CUL

Planning-CUL. 1 Gen - HUMAN REMAINS

This condition of approval is referred to as Mitigation Measure ARCH-1 in the Mitigated Negative Declaration EA 42813.

If human remains are found on this site, the developer/permit holder or any successor in interest shall comply with the following codes:
Pursuant to State Health and Safety Code Section 7050.5, if human remains are encountered, no further disturbance shall occur until the County Coroner has made the necessary findings as to origin. The Coroner will have two working days to determine if the remains are subject to his or her authority as part of a crime.

If the Riverside County Coroner determines the remains to be Native American, the Native American Heritage Commission (NAHC) shall be contacted by the Coroner within the period specified by law (24 hours). The NAHC shall immediately notify those persons it believes to be most likely descended from the deceased Native American. The descendants may, inspect the site of the discovery of the Native American human remains and may recommend means for treatment or disposition, with appropriate dignity, of the human remains and any associated grave goods. The descendants shall make recommendations or preferences for treatment within 48 hours of being granted access to the site.

Upon the discovery of Native American remains, the landowner shall ensure that the immediate vicinity, where the Native American human remains are located, is not damaged or disturbed. The landowner shall discuss and confer with the descendants all reasonable options regarding the descendants' preferences for treatment. The descendants' preferences for treatment may include the following:

- The nondestructive removal and analysis of human remains and items associated with Native
PLANNING-CUL

PLANNING-CUL. 1  GEN - HUMAN REMAINS (cont.)

American human remains.

- Preservation of Native American human remains and associated items in place.
- Relinquishment of Native American human remains and associated items to the descendants for treatment.
- Other culturally appropriate treatment.

The parties may also mutually agree to extend discussions, taking into account the possibility that additional or multiple Native American human remains, as defined in this section, are located in the project area, providing a basis for additional treatment measures.

Human remains of a Native American may be an inhumation or cremation, and in any state of decomposition or skeletal completeness. Any items associated with the human remains that are placed or buried with the Native American human remains are to be treated in the same manner as the remains, but do not by themselves constitute human remains.

Whenever the commission is unable to identify a descendant, or the descendants identified fail to make a recommendation, or the landowner or his or her authorized representative rejects the recommendation of the descendants and the mediation provided for in subdivision (k) of Section 5097.94, if invoked, fails to provide measures acceptable to the landowner, the landowner or his or her authorized representative shall reinter the human remains and items associated with Native American human remains with appropriate dignity on the property in a location not subject to further and future subsurface disturbance.

To protect these sites, the landowner shall do one or more of the following:

- Record the site with the commission or the appropriate Information Center.
- Utilize an open-space or conservation zoning designation or easement.
- Record a document with the county in which the property is located. The document shall be titled “Notice of Reinternment of Native American Remains” and shall include a legal description of the property, the name of the owner of the property, and the owner’s acknowledged signature, in addition to any other information required by this section. The document shall be indexed as a notice under the name of the owner. Upon the discovery of multiple Native American human remains during a ground disturbing land development activity, the landowner may agree that additional conferral with the descendants is necessary to consider culturally appropriate treatment of multiple Native American human remains.

Human remains from other ethnic/cultural groups with recognized historical associations to the project area shall also be subject to consultation between appropriate representatives from that group and the County Archaeologist.

PLANNING-CUL. 2  GEN - UNANTICIPATED RESOURCES

This condition of approval is referred in the Mitigated Negative Declaration -EA 42813 as Mitigation Measure ARCH-2.

The developer/permit holder or any successor in interest shall comply with the following for the life of this permit.

If during ground disturbance activities, unanticipated cultural resources* are discovered, the following procedures shall be followed:

All ground disturbance activities within 100 feet of the discovered cultural resource shall be halted and the applicant shall call the County Archaeologist immediately upon discovery of the cultural resource. A meeting shall be convened between the developer, the project archaeologist**, the Native American
Planning-CUL

Planning-CUL. 2  Gen - UNANTICIPATED RESOURCES (cont.)

tribal representative (or other appropriate ethnic/cultural group representative), and the County Archaeologist to discuss the significance of the find. At the meeting with the aforementioned parties, a decision is to be made, with the concurrence of the County Archaeologist, as to the appropriate treatment (documentation, recovery, avoidance, etc) for the cultural resource. Resource evaluations shall be limited to nondestructive analysis.

Further ground disturbance shall not resume within the area of the discovery until the appropriate treatment has been accomplished.

* A cultural resource site is defined, for this condition, as being a feature and/or three or more artifacts in close association with each other, but may include fewer artifacts if the area of the find is determined to be of significance due to sacred or cultural importance.

** If not already employed by the project developer, a County approved archaeologist shall be employed by the project developer to assess the value/importance of the cultural resource, attend the meeting described above, and continue monitoring of all future site grading activities as necessary.

Planning-CUL. 3  PDA 6080, 7002 & 7024 ACCEPTANCE

County Archaeological Report (PDA) No. 6080 submitted for this project (GPA01154, TR36902) was prepared by Wendy Blumel of ECORP Consulting and is entitled: “Phase I Cultural Resource Assessment for the 40-acre Meridian-Monroe La Quinta Project near La Quinta, Riverside County, California”, dated July 2018.

PDA No. 6080 concluded:
1. Two cultural resources (ML-001 and CA-RIV-6823) are located within the project area.
2. ML-001 does not meet any of the eligibility criteria for the CRHR and, therefore, is not considered a Historical Resource under CEQA. No mitigation measures are recommended for this ML-001 site.
3. CA-RIV-6823 was previously evaluated and recommended eligible for the CRHR by CRM Tech in 2004 (Hogan et al. 2004).
4. ECORP recommended that, ideally, CA-RIV-6823 be avoided and preserved in place in dedicated open space.
5. If CA-RIV-6823 cannot be avoided, the proposed Project may result in a significant impact to the resource and mitigation will be necessary should the project have a significant impact on that site.

Based on the conclusions made in PDA No. 6080, County Archaeological Report (PDA) No. 7002 was submitted for this project (GPA01154, TR36902). PDA NO. 7002 was prepared by CRM TECH October 5, 2018 and is entitled: “Archaeological Testing and Treatment Plan for A Portion of Site 33-011438 (CA-RIV-6823), TR36902, 5510 Monroe Street, Assessor’s Parcel Numbers” 767-360-001 and 767-360-002, Near the Cities of La Quinta and Indio, Riverside County, California”.

The testing prescribed in PDA No. 7002 was implemented and resulted in the following report (PDA No. 7024):

County Archaeological Report (PDA) No. 7024 submitted for this project (GPA01154, TR36902) was prepared by CRM TECH January 29, 2019 and is entitled: “Supplemental Archaeological Data Recovery Program, Site 33-011438 (CA-RIV-6823) Tentative Tract Map 36902, 5510 Monroe Street, Assessor’s
PDA 6080, 7002 & 7024 ACCEPTANCE (cont.)

Parcel Numbers” 767-360-001 and 767-360-002, Near the Cities of La Quinta and Indio, Riverside County, California”.

PDA 7024 concluded:

6. In November and December 2018, CRM TECH conducted a supplemental archaeological data recovery program on Site 33-011438 (CA-RIV-6823). The site was first recorded in May 2002 during a Phase 1 survey of the property and the field work for a testing and evaluation program on the site was completed later that same year.

7. The testing and evaluation program determined that Site 33-011438 qualified as a "historical resource" according to regulations of the California Environmental Quality Act.

8. Based on the amount of data that was recovered during the testing and evaluation program, impacts to the site were considered to have been reduced to a level of less than significant, and the proposed project at that time was cleared to proceed with an archaeological monitor present during earth-disturbing activities.

9. That proposed project, however, never got started. Then, in 2016, with renewed efforts to develop the property, another Phase 1 study was conducted on the property by ECORP.

10. During the field inspection for that study, artifacts were observed both within and outside of the previously established site boundaries.

11. To determine if new or important archaeological information was present in those areas outside of the 2002 site boundaries a supplemental testing and evaluation/data recovery program was initiated.

12. This new testing and evaluation/data recovery program consisted of a resurvey and collection of the artifacts observed on the surface of the entire site, excavations in areas of the expanded site boundaries outside of the 2002 site boundaries, and the recovery of cultural resources.

13. The data recovery efforts resulted in the collection of almost 1,100 artifacts from the surface of the site and 89 from below the surface, and other sensitive cultural resources.

14. No intact features or subsurface cultural deposits were encountered and fewer classes and varieties of artifacts were recovered during this study than what were recovered in 2002.

15. The information recovered during this archaeological data recovery program, however, does not provide any new insights or additional information regarding the Native people that lived here beyond what was learned from the 2002 testing and evaluation/data recovery program.

16. Based on the data recovered and evaluated in 2002, the site was determined to be a significant cultural resource, eligible for listing in the California Register of Historical Resources, and, therefore, it qualifies as a "historical resource" according to guidelines of the California Environmental Quality Act. That has not changed.

17. The current, supplemental data recovery program increases the amount of data recovered from the site, while not imparting any new or important information regarding the lifeways of the people that lived there.

18. Project effects on Site 33-011438 have been mitigated through the extensive data recovery procedures of 2002 and the current supplemental study and will be completed with the curation of the artifacts and the repatriation of the sensitive cultural resources.

PDA NO. 7024 recommended"
ADVISORY NOTIFICATION DOCUMENT

Planning-CUL

Planning-CUL. 3  PDA 6080, 7002 & 7024 ACCEPTANCE (cont.)

Due to the area’s demonstrated high sensitivity for buried cultural deposits, including possible cremations, archaeological and Native American monitoring is recommended during all grading and other earth-moving activities within the project boundaries.

These PDA’s are herein incorporated as a part of the administrative record for this project.

Planning-GEO

Planning-GEO. 1  GEO180050 ACCEPTED


GEO180050 concluded:
1. No active faults are known to project through the site and the site is not within an Alquist-Priolo Earthquake Fault (Special Studies) Zone.
2. Based upon published maps, onsite mapping, and a review of aerial photographs of the site, risks associated with primary surface ground rupture should be considered “negligible.”
3. Based on the relatively flat nature of the site, risks associated with debris flows are considered remote.
4. Locally, no fissures or other surficial evidence of subsidence were observed during our field investigations or during our review of black and white stereo-photo pairs. Therefore, risks associated with subsidence are considered low.
5. Based on our liquefaction analysis with anticipated high groundwater at 15 feet bgs and a PGAm of 0.595g, the potential total seismic settlements are calculated to be up to 1.70 inches and 1.42 inches for BH-1 and BH-2, respectively. Differential settlement is estimated to be less than one-half inch over a span of about 100 feet.
6. Special expansive soil design criteria should not be necessary for the design of foundations and concrete slabs-on-grade.

GEO180050 recommended:
1. Areas to be graded and paved should be cleared of any existing improvements, foundation elements, vegetation, root systems and debris, and disposed of offsite.
2. All artificial fill soil and native low density near surface soil should be removed to a depth of at least 3 feet below existing grade or 2 feet below the bottom of footings, whichever is deeper.
3. The exposed soil should then be moisture conditioned to near optimum moisture and compacted to at least 90 percent relative compaction.
4. All footings should be founded upon properly compacted engineered fill material and should have a minimum embedment depth of 12 inches below lowest adjacent finished grade.
5. Continuous and isolated footings should have a minimum width of 12 and 24 inches respectively.
6. A minimum slab thickness of 4 inches and a minimum reinforcement consisting of #3 bars at 24 inches on center in each direction is recommended.
7. Based on the recommended allowable bearing pressures, the total static settlement of the shallow footings is anticipated to be less than one-inch, with static differential settlement anticipated to be
Planning-GEO

Planning-GEO. 1 GEO180050 ACCEPTED (cont.)

approximately one-half of the total settlement across a span of 50 feet.

GEO No. 180050 satisfies the requirement for a geologic/geotechnical study for Planning/CEQA purposes. GEO No. 180050 is hereby accepted for planning purposes. Engineering and other Building Code parameters were not included as a part of this review or approval. This approval is not intended and should not be misconstrued as approval for grading permit. Engineering and other building code parameters should be reviewed and additional comments and/or conditions may be imposed by the County upon application for grading and/or building permits.

Transportation

Transportation. 1 0010-Transportation-MAP - COUNTY WEB SITE

Additional information, standards, ordinances, policies, and design guidelines can be obtained from the Transportation Department Web site: http://rcItma.org/trans/. If you have questions, please call the Plan Check Section at (951) 955-6527.

Transportation. 2 0010-Transportation-MAP - DRAINAGE 1

The land divider shall protect downstream properties from damages caused by alteration of the drainage patterns, i.e., concentration or diversion of flow. Protection shall be provided by constructing adequate drainage facilities including enlarging existing facilities and/or by securing a drainage easement. All drainage easements shall be shown on the final map and noted as follows: "Drainage Easement - no building, obstructions, or encroachments by landfills are allowed". The protection shall be as approved by the Transportation Department.

Transportation. 3 0010-Transportation-MAP - DRAINAGE 2

The land divider shall accept and properly dispose of all off-site drainage flowing onto or through the site. In the event the Transportation Department permits the use of streets for drainage purposes, the provisions of Article XI of Ordinance No. 460 will apply. Should the quantities exceed the street capacity or the use of streets be prohibited for drainage purposes, the subdivider shall provide adequate drainage facilities and/or appropriate easements as approved by the Transportation Department.

Transportation. 4 0010-Transportation-MAP - ENCROACHMENT PERMIT

An encroachment permit must be obtained from the Transportation Department prior to the commencement of any work within the County road right-of-way.

Transportation. 5 0010-Transportation-MAP - OFF-SITE PHASE

Should the applicant choose to phase any portion of this project, said applicant shall provide off-site access roads to County maintained roads as approved by the Transportation Department.

Transportation. 6 0010-Transportation-MAP - PRIVATE STREETS
Transportation

Transportation. 6  0010-Transportation-MAP - PRIVATE STREETS (cont.)
The internal private streets within this land division shall not be offered for dedication.

Transportation. 7  0010-Transportation-MAP - STD INTRO 3(ORD 460/461)
With respect to the conditions of approval for the referenced tentative exhibit, the land divider shall provide all street improvements, street improvement plans and/or road dedications set forth herein in accordance with Ordinance 460 and Riverside County Road Improvement Standards (Ordinance 461). It is understood that the tentative map correctly shows acceptable centerline elevations, all existing easements, traveled ways, and drainage courses with appropriate Q's, and that their omission or unacceptability may require the map to be resubmitted for further consideration. These Ordinances and all conditions of approval are essential parts and a requirement occurring in ONE is as binding as though occurring in all. All questions regarding the true meaning of the conditions shall be referred to the Transportation Department.

Waste Resources

Waste Resources. 1  0010-Waste Resources-MAP - HAZARDOUS MATERIALS
Hazardous materials are not accepted at Riverside County landfills. In compliance with federal, state, and local regulations and ordinances, any hazardous waste generated in association with the project shall be disposed of at a permitted Hazardous Waste disposal facility. Hazardous waste materials include, but are not limited to, paint, batteries, oil, asbestos, and solvents. For further information regarding the determination, transport, and disposal of hazardous waste, please contact the Riverside County Department of Environmental Health, Environmental Protection and Oversight Division.

Waste Resources. 2  0010-Waste Resources-MAP - LANDSCAPE PRACTICES
Use mulch and/or compost in the development and maintenance of landscaped areas within the project boundaries.
Reduce the amount of green waste generated in common landscaped areas through grass recycling (where lawn clippings from a mulching type mower are left on lawn), or through on-site composting of green waste, or through the separation of green waste from other waste types to send to a composting facility.
Xeriscape and/or use drought tolerant/low maintenance vegetation in all landscaped areas of the project.
50. Prior To Map Recordation

Planning

050 - Planning. 1 0050-Planning-MAP - ECS SHALL BE PREPARED Not Satisfied
The land divider shall prepare an Environmental Constraints Sheet (ECS) in accordance with Section 2.2. E. & F. of County Ordinance No. 460, which shall be submitted as part of the plan check review of the FINAL MAP.

050 - Planning. 2 0050-Planning-MAP - FINAL MAP PREPARER Not Satisfied
The FINAL MAP shall be prepared by a licensed land surveyor or registered civil engineer.

050 - Planning. 3 0050-Planning-MAP - FINAL PLAN OF DEVELOPMENT Not Satisfied
The land divider shall submit a Final Plan of Development to the County Planning Department to be reviewed and approved by the County Planning Department - Minor Permit Division pursuant to Section 7.11 of County Ordinance No. 348. The Final Plan of Development shall contain the following elements:
A. The site’s precise grading plan showing all lots, building footprints, setbacks, yard spaces, fences, and the floor plan and elevation assignment for each lot.
B. Construction plans of all dwelling units within the subdivision. The plans shall be in a form suitable for submission to the Department of Building and Safety for plan review.
C. A typical mechanical plan showing the location and placement of mechanical equipment for each dwelling.

050 - Planning. 4 0050-Planning-MAP - PREPARE A FINAL MAP Not Satisfied
After the approval of the TENTATIVE MAP and prior to the expiration of said map, the land divider shall cause the real property included within the TENTATIVE MAP, or any part thereof, to be surveyed and an FINAL MAP thereof prepared in accordance with the current County Transportation Department - Survey Division requirements, the conditionally approved TENTATIVE MAP, and in accordance with Article IX of County Ordinance No. 460.

050 - Planning. 5 0050-Planning-MAP*- ECS AFFECTED LOTS Not Satisfied
The following note shall be placed on the FINAL MAP:
“Environmental Constraint Sheet affecting this map is on file in the County of Riverside Transportation Department - Survey Division, in E.C.S. Book ___, Page ____.”

050 - Planning. 6 0050-Planning-MAP*- ECS NOTE RIGHT-TO-FARM Not Satisfied
The following Environmental Constraints Note shall be placed on the ECS:
“Lot Nos. 1-80, as shown on this map, are located partly or wholly within, or within 300 feet of, land zoned for primarily agricultural purposes by the County of Riverside.
It is the declared policy of the County of Riverside that no agricultural activity, operation, or facility, or appurtenance thereof, conducted or maintained for commercial purposes in the unincorporated area of the County, and in a manner consistent with proper and accepted customs and standards, as established and followed by similar agricultural operations in the same locality, shall be or become a nuisance, private or public, due to any changed condition in or about the locality, after the same has been in operation for more than three (3) years, if it wasn’t a nuisance at the time it began. The term “agricultural activity, operation or facility, or appurtenances thereof” includes, but is not limited to, the cultivation and tillage of the soil, dairying, the production, cultivation, growing and harvesting of any apiculture, or horticulture, the raising of livestock, fur bearing animals, fish or poultry, and any
50. Prior To Map Recordation

Planning

050 - Planning. 6  0050-Planning-MAP*- ECS NOTE RIGHT-TO-FARM (cont.) Not Satisfied
practices performed by a farmer or on a farm as incident to, or in conjunction with, such farming
operations, including preparation for market, delivery to storage or to market, or to carriers for
transportation to market."
In the event the number of lots, or the configuration of lots, of the FINAL MAP differs from that shown
on the approved TENTATIVE MAP, the actual language used above shall reflect those lots which are
partly or wholly within 300 feet of agriculturally zoned (A-1, A-2, A-P, A-D) properties.

050 - Planning. 7  0050-Planning-MAP*- REQUIRED APPLICATIONS Not Satisfied
No FINAL MAP shall record until General Plan Amendment No. 1154, Change of Zone No. 7878 have
been approved and adopted by the Board of Supervisors and have been made effective. This land
division shall conform with the development standards of the designations and/or zones ultimately
applied to the property.

050 - Planning. 8  0050-Planning-MAP*- SURVEYOR CHECK LIST Not Satisfied
The County Transportation Department - Survey Division shall review any FINAL MAP and ensure
compliance with the following:

A. All lots on the FINAL MAP shall be in substantial conformance with the approved TENTATIVE MAP
relative to size and configuration.
B. All lots on the FINAL MAP shall have a minimum lot size of 10,000 square feet net.
C. All lot sizes and dimensions on the FINAL MAP shall be in conformance with the development
standards of the R-1-10,000 zone, and with the Riverside County General Plan.
D. All lot widths and lengths on the FINAL MAP shall comply with the Tentative Tract Map 36902,
Amended No. 2 dated September 30, 2019.
E. All knuckle or cul-de-sac lots shall have a minimum of 35 feet of frontage measured at the front lot
line.
F. The common open space areas shall be shown as a numbered lots on the FINAL MAP.

050 - Planning. 9  Gen - Fee Balance Not Satisfied
Prior to recordation, the Planning Department shall determine if the deposit based fees for the
TENTATIVE MAP are in a negative balance. If so, any unpaid fees shall be paid by the land divider
and/or the land divider's successor-in-interest.

050 - Planning. 10  Gen - GPA CZ Approval Not Satisfied
Prior to map recordation, General Plan Amendment No. 1154, and Change of Zone No. 7878, shall
have obtained final approval.

050 - Planning. 11  MAP - CC&R RES CSA COM. AREA Not Satisfied
The land divider shall convey to the County fee simple title, to all common open space areas, free and
clear of all liens, taxes, assessments, leases (recorded and unrecorded) and easement, except those
easements which in the sole discretion of the County are acceptable. As a condition precedent to the
County accepting title to such areas, the land divider shall (a) notify the Planning Department that the
following documents shall be shortly, or have been, submitted to the Office of the County Counsel for
review and approval, and (b) the land divider shall submit to the Office of the County Counsel the
following documents: 1. A cover letter identifying the project for which approval is sought referencing
50. Prior To Map Recordation

Planning

050 - Planning. 11  MAP - CC&R RES CSA COM. AREA (cont.)  Not Satisfied
the Planning Department case number (a copy of this cover letter may be sent to the Planning
Department to serve as notification) and identifying one individual to represent the land divider if there
are any questions concerning the review of the submitted documents; and 2. One (1) copy AND one
(1) original, wet signed, notarized and ready for recordation declaration of covenants, conditions and
restrictions; attached to these documents there shall be included a legal description of the property
included within the covenants, conditions and restrictions and a scaled map or diagram of such
boundaries, both signed and stamped by a California registered civil engineer or licensed land
surveyor; and 3. A sample document conveying title to the purchaser of an individual lot or unit which
provides that the declaration of covenants, conditions and restrictions is incorporated therein by
reference; and, 4. A deposit equaling three (3) hours of the of the current hourly fee for Review of
Covenants, Conditions and Restrictions established pursuant to County Ordinance No. 671 at the
time the above referenced documents are submitted to the Office of the County Counsel review and
approval. The declaration of covenants, conditions and restrictions submitted for review shall a)
provide for a minimum term of 60 years, b) provide for the establishment of a property owners' association comprised of the owners of each individual lot or unit as tenants in common, and c) contain the following provisions verbatim: "Notwithstanding any provision in this Declaration to the contrary, the following provisions shall apply: The property owners' association established herein shall, if dormant, be activated, by incorporation or otherwise, at the request of the County of Riverside, and the property owner's association shall unconditionally accept from the County of Riverside, upon the County's demand, title to all or any part of the 'common area', more particularly described on TRACT MAP 36902, attached hereto. The decision to require activation of the property owners' association and the decision to require that the association unconditionally accept title to the 'common area' shall be at the sole discretion of the County of Riverside. In the event that the 'common area', or any part thereof, is conveyed to the property owners' association, the association, thereafter, shall own such 'common area', shall manage and continuously maintain such 'common area', and shall not sell or transfer such 'common area', or any part thereof, absent the prior written consent of the Planning Director of the County of Riverside or the County's successor-in-interest. The property owners' association shall have the right to assess the owner of each individual lot or unit for the reasonable cost of maintaining such 'common area', and shall have the right to lien the property of any such owner who defaults in the payment of a maintenance assessment. An assessment lien, once created, shall be prior to all other liens recorded subsequent to the notice of assessment or other document creating the assessment lien. This Declaration shall not be terminated, 'substantially' amended, or property deannexed therefrom absent the prior written consent of the Planning Director of the County of Riverside or the County's successor-in-interest. A proposed amendment shall be considered 'substantial' if it affects the extent, usage or maintenance of the 'common area' established pursuant to the Declaration. In the event of any conflict between this Declaration and the Articles of Incorporation, the Bylaws, or the property owners' association Rules and Regulations, if any, this Declaration shall control." Once approved, the copy and the original declaration of covenants, conditions and restrictions shall be forwarded by the Office of the County Counsel to the Planning Department. The Planning Department will retain the one copy for the case file, and forward the wet signed and notarized original declaration of covenants, conditions and restrictions to the County Transportation Department - Survey Division - for safe keeping until the final map is ready for recordation. The County Transportation Department - Survey Division - shall record the original declaration of covenants, conditions and restrictions in conjunction with the recordation of the final map.

050 - Planning. 12  MAP - CC&R RES POA COM. AREA  Not Satisfied
The land divider shall (a) notify the Planning Department that the following documents shall be shortly,
50. Prior To Map Recordation

Planning

050 - Planning. 12
MAP - CC&R RES POA COM. AREA (cont.)

Not Satisfied
or have been, submitted to the Office of the County Counsel for the review and approval of that office, and (b) the land divider shall submit to the Office of the County Counsel the following documents: 1. A cover letter identifying the project for which approval is sought referencing the Planning Department case numbers (a copy of this cover letter may be sent to the Planning Department to serve as notification) and identifying one individual to represent the land divider if there are any questions concerning the review of the submitted documents; and 2. One (1) copy AND one (1) original, wet signed, notarized and ready for recordation declaration of covenants, conditions, and restrictions; attached to these documents there shall be included a legal description of the property included within the covenants, conditions and restrictions and a scaled map or diagram of such boundaries, both signed and stamped by a California registered civil engineer or licensed land surveyor; and 3. A sample document conveying title to the purchaser of an individual lot or unit which provides that the declaration of covenants, conditions, and restrictions is incorporated therein by reference; and 4. A deposit equaling three (3) hours of the current hourly fee for the Review of Covenants, Conditions and Restrictions established pursuant to County Ordinance No. 671 at the time the above referenced documents are submitted to the Office of the County Counsel for review and approval. The declaration of covenants, conditions and restrictions submitted for review shall a) provide for a minimum term of 60 years, b) provide for the establishment of a property owner's association comprised of the owners of each individual lot or unit as tenants in common, c) provide for the ownership of the common area by either the property owner's association or the owners of each individual lot or unit as tenants in common, and d) contain the following provisions verbatim:

"Notwithstanding any provision in this Declaration to the contrary, the following provisions shall apply: The property owners' association established herein shall manage and continuously maintain the 'common area', Infiltration Trench, Slopes, and the Park and Trail (Unless maintained by a different entity) more particularly described on TRACT MAP, attached hereto, and shall not sell or transfer the 'common area' or any part thereof, absent the prior written consent of the Planning Department of the County of Riverside or the County's successor-in-interest. The property owners' association shall have the right to assess the owners of each individual lot or unit for the reasonable cost of maintaining such 'common area', and shall have the right to lien the property of any such owner who defaults in the payment of a maintenance assessment. An assessment lien, once created, shall be prior to all other liens recorded subsequent to the notice of assessment or other document creating the assessment lien. This Declaration shall not be terminated, 'substantially' amended, or property deannexed therefrom absent the prior written consent of the Planning Director of the County of Riverside or the County's successor-in-interest. A proposed amendment shall be considered 'substantial' if it affects the extent, usage, or maintenance of the 'common area' established pursuant to the Declaration. In the event of any conflict between this Declaration and the Articles of Incorporation, the Bylaws, or the property owners' association Rules and Regulations, if any, this Declaration shall control." Once approved, the copy and the original declaration of covenants, conditions and restrictions shall be forwarded by the Office of the County Counsel to the Planning Department. The Planning Department will retain the one copy for the case file, and forward the wet signed and notarized original declaration of covenants, conditions and restrictions to the County Transportation Department - Survey Division - for safe keeping until the final map is ready for recordation. The County Transportation Department - Survey Division - shall record the original declaration of covenants, conditions and restrictions in conjunction with the recordation of the final map.

050 - Planning. 13

Map - ECS Note-Mt. Palomar Lighting

Not Satisfied

The following Environmental Constraint Note shall be placed on the ECS: This property is subject to lighting restrictions as required by Ordinance No. 655, which are intended to reduce the effects of
Plan: TR36902

50. Prior To Map Recordation

Planning

050 - Planning. 13 Map - ECS Note-Mt. Palomar Lighting (cont.) Not Satisfied
night lighting on the Mount Palomar Observatory. All proposed outdoor lighting systems shall be in
conformance with Ordinance No. 655."

050 - Planning. 14 Map - Quimby Fees (1) Not Satisfied

Prior to Map Recordation, the land divider shall submit to the County Planning Department a duly and
completely executed agreement with the Desert Recreation District which demonstrates to the
satisfaction of the County that the land divider has provided for the payment of parks and recreation
fees and/or dedication of land for the TENTATIVE MAP in accordance with Section 10.35 of County
Ordinance No. 460.

Planning-CUL

050 - Planning-CUL. 1 Gen - ECS SHEET Not Satisfied

Prior to final map approval the developer/applicant shall provide evidence to the Riverside County
Planning Department that an Environmental Constraints Sheet has been included in the Grading
Plans. This sheet shall indicate the presence of environmentally constrained area(s) and the
requirements for avoidance of areas set aside for no future disturbance.

Transportation

050 - Transportation. 1 0050-Transportation-MAP - ACCESS RESTRICTION/SUR Not Satisfied

Lot access shall be restricted on Monroe Street and so noted on the final map, with the exception of
ingress and egress location as shown on tentative exhibit.

050 - Transportation. 2 0050-Transportation-MAP - CORNER CUT-BACK I Not Satisfied

All corner cutbacks shall be applied per Standard 805, Ordinance 461, except for corners at Entry
streets intersecting with General Plan roads, they shall be applied per Exhibit 'C' of the County wide
Design Guidelines.

050 - Transportation. 3 0050-Transportation-MAP - EMERGENCY ACCESS Not Satisfied

A 20-foot wide emergency access easement along the southerly property line of Lot 41 shall be
shown on the final map with standard driveway approach along Monroe Street.

050 - Transportation. 4 0050-Transportation-MAP - EMERGENCY ACCESS D/W Not Satisfied

An emergency access driveway shall be constructed in accordance with the applicable County
Standard(s) and shall be located along Monroe Street at a location in accordance with the exhibit for
Tract Map No. 36902. An ingress/egress easement along the southerly property line of Lot 41,
connecting the emergency access driveway approach on Monroe Street to the private street
designated "B" Street, shall be shown on the final map.

050 - Transportation. 5 0050-Transportation-MAP - EXISTING MAINTAINED Not Satisfied

Monroe Street along project boundary is a paved County maintained road designated as an Arterial
Highway and shall be improved with 5-foot wide, meandering, colored, stabilized and compacted
decomposed granite walkway/trail 8-inches thick as approved by the Transportation Department, a
raised and landscaped center median including necessary supporting irrigation and electrical facilities
50. Prior To Map Recordation

Transportation

050 - Transportation. 5  0050-Transportation-MAP - EXISTING MAINTAINED (cont.)  Not Satisfied
as approved by the Transportation Department located 43-feet from centerline and match up asphalt
cement concrete paving; reconstruction; or resurfacing of existing paving as determined by the Transportation
Department, developer is responsible to centerline within a 64-foot half-width dedicated right-of-way in
accordance with County Standard No. 92, pages 1 and 2 (66'/128") modified to reflect the Vista Santa
Rosa Design Guidelines as approved by the Transportation Department.

Street improvement plans along Monroe Street shall be coordinated with existing plans for Tract No.
29136 in the City of La Quinta.

050 - Transportation. 6  0050-Transportation-MAP - FINAL MAP DRAIN EASEMENT  Not Satisfied
The land divider shall delineate the locations of the retention basins and drainage channels on the final
map and shall record a drainage easement to the benefit of the Riverside County over said areas for
flood control purposes unless otherwise agreed to by the Director of Transportation. A note shall be
placed on the final map identifying and describing the easements as follows, "Drainage Easements -
No Buildings, Obstructions, or encroachments by landfills are allowed. Maintenance will be performed
by Home Owners Association or as agreed to by the Director of Transportation".

050 - Transportation. 7  0050-Transportation-MAP - IMP PLANS  Not Satisfied
Improvement plans for the required improvements must be prepared and shall be based upon a
design profile extending a minimum of 300 feet beyond the limit of construction at a grade and
alignment as approved by the Riverside County Transportation Department. Completion of road
improvements does not imply acceptance for maintenance by County.

NOTE: Before you prepare the street improvement plan(s), please review the Street Improvement
Plan Policies and Guidelines from the Transportation Department Web site:
http://rclma.org/irans/General-Information/Pamphlets-Brochures

050 - Transportation. 8  0050-Transportation-MAP - INTERSECTION/50' TANGENT  Not Satisfied
All centerline intersections shall be at 60 degrees, plus or minus 5 degrees, with a minimum 50'
tangent, measured from flowline/curbface or as approved by the Transportation Planning and
Development Review Division Engineer.

050 - Transportation. 9  0050-Transportation-MAP - LIGHTING PLAN  Not Satisfied
A separate street light plan is required for this project. Street lighting shall be designed and located at
intersections along public streets and in accordance with the Vista Santa Rosa Design Guidelines as
approved by the Transportation Department. Street lighting within the development shall be in
accordance with the Vista Santa Rosa Design Guidelines as approved by the Transportation
Department. Street lights shall be placed at intersections and ends of cul-de-sacs only.

050 - Transportation. 10  0050-Transportation-MAP - PRIVATE STREET MAINT  Not Satisfied
The development shall provide for continuous maintenance of all proposed private streets within the
development as approved by the Director of Transportation, the Planning Department and County
Counsel.

050 - Transportation. 11  0050-Transportation-MAP - RETENTION BASIN MAINT  Not Satisfied
50. Prior To Map Recordation

Transportation

050 - Transportation. 11  0050-Transportation-MAP - RETENTION BASIN MAINT (cont)  Not Satisfied
If the maintenance of any detention basin will be under the responsibility of the individual landowner or maintained by a Home Owners Association, proper documentation shall be provided in the form of an operational and maintenance agreements with County Parks and Recreation or Homeowners Association or documentation of maintenance in the CCR's defining the maintenance responsibilities of the individual landowners or as approved by the Director of Transportation.

050 - Transportation. 12  0050-Transportation-MAP - ROAD IMPROVEMENTS  Not Satisfied
The streets designated as "B", "C", "D", "E" and "F" shall be improved within the dedicated right-of-way in accordance with County Standard No. 105, Section "A" modified to eliminate sidewalk.

The street designated as "A" providing gated access from Monroe Street shall be widened to include a center median, a minimum of 50-feet vehicular stacking distance from the gate control mechanism/manned security structure and a turnaround area as approved by the Transportation Department.

The above private streets shall be designed to utilize Type "C" curb in accordance with County Standard No. 202.

050 - Transportation. 13  0050-Transportation-MAP - SIGNING & STRIPING PLAN  Not Satisfied
A signing and striping plan is required for this project. The applicant shall be responsible for any additional paving and/or striping removal caused by the striping plan or as approved by the Director of Transportation.

050 - Transportation. 14  0050-Transportation-MAP - SOILS 2  Not Satisfied
The developer/owner shall submit a preliminary soils and pavement investigation report addressing the construction requirements within the road right-of-way.

050 - Transportation. 15  0050-Transportation-MAP - STREET LIGHTS-CSA/L&LMD  Not Satisfied
The project proponent shall contact the County Service Area (CSA) Project Manager who determines whether the development is within an existing CSA or will require annexation into the CSA.

If the project is outside boundaries of a CSA, the project proponent shall contact the Transportation Department L&LMD 89-1-C Administrator and submit the following:
1. Completed Transportation Department application
2. Appropriate fees for annexation.
3. (2)Sets of street lighting plans approved by Transportation Department.
4. "Streetlight Authorization" form from SCE, IID or other electric provider.

050 - Transportation. 16  0050-Transportation-MAP - STREET NAME SIGN  Not Satisfied
The land divider shall install street name sign(s) in accordance with County Standard No. 816 and Vista Santa Rosa Design Guidelines as directed by the Transportation Department.
50. Prior To Map Recorndation

Transportation

050 - Transportation.  17  0050-Transportation-MAP - UTILITY PLAN  Not Satisfied

Electrical power, telephone, communication, street lighting, and cable television lines shall be designed to be placed underground in accordance with Ordinance 460 and 461, or as approved by the Transportation Department. The applicant is responsible for coordinating the work with the serving utility company. This also applies to existing overhead lines which are 33.6 kilovolts or below along the project frontage and between the nearest poles offsite in each direction of the project site. A disposition note describing the above shall be reflected on design improvement plans whenever those plans are required. A written proof for initiating the design and/or application of the relocation issued by the utility company shall be submitted to the Transportation Department for verification purposes.

050 - Transportation.  18  Landscape Common Area CCRs  Not Satisfied

The developer/permit holder shall:
Prior to map recorndation, the developer/permit holder shall submit Covenants, Conditions, and Restrictions (CC&R) to the Riverside County Counsel for review along with the required fees set forth by the Riverside County Fee Schedule.

For purposes of landscaping and maintenance, the following minimum elements shall be incorporated into the CC&R’s:

1) Permanent public, quasi-public or private maintenance organization shall be established for proper management of the water efficient landscape and irrigation systems. Any agreements with the maintenance organization shall stipulate that maintenance of landscaped areas will occur in accordance with Ordinance No. 859 (as adopted and any amendments thereto) and the County of Riverside Guide to California Friendly Landscaping.

2) The CC&R’s shall prohibit the use of water-intensive landscaping and require the use of low water use landscaping pursuant to the provisions of Ordinance No. 859 (as adopted and any amendments thereto).

3) The common maintenance areas shall include all those identified on the approved landscape maintenance exhibit.

The Transportation Department, Landscape Section shall clear this condition once a copy of the County Counsel approved CC&R’s has been submitted to the Transportation Department, Landscape Section.

050 - Transportation.  19  RCTD-MAP-WQ - WQMP ACCESS AND MAINT  Not Satisfied

Prior to map recorndation, the Project shall ensure that BMP facilities are placed in dedicated easements and that sufficient legal access to the BMPs are provided for the WQMP. This requirement applies to both onsite and offsite property. In addition, a BMP Maintenance Agreement shall be recorded against the property.

050 - Transportation.  20  RCTD-MAP-WQ -Region - FINAL WQMP REQUIRED  Not Satisfied

The project is located in the Whitewater watershed. An approved Water Quality Management Plan (WQMP) is required prior to recorndation of a final map or issuance of a grading permit. The project shall submit a single PDF on two CD/DVD copies, in accordance with the latest version of the WQMP manual, found at www.rcflood.org/npdes. In addition, the project proponent shall ensure that the
50. Prior To Map Recordation

Transportation

050 - Transportation. 20 RCTD-MAP-WQ - Region - FINAL WQMP REQUIRED (cont.) Not Satisfied
effects of increased peak flow rate for the 1, 3, 6, 24-hour storm events for the 2, 5, 10, and 100-year
return periods from the project are mitigated or in Bermuda Dunes area these flows shall be fully
retained. All details necessary to build BMPs per the WQMP shall be included on the grading plans.

60. Prior To Grading Permit Issuance

BS-Grade

060 - BS-Grade. 1 EASEMENTS/PERMISSION Not Satisfied
Prior to the issuance of a grading permit, it shall be the sole responsibility of the owner/applicant to
obtain any and all proposed or required easements and/or permissions necessary to perform the
grading herein proposed.
A notarized letter of permission and/or recorded easement from the affected property owners or
easement holders shall be provided in instances where off site grading is proposed as part of the
grading plan.
In instances where the grading plan proposes drainage facilities on adjacent off site property, the
owner/applicant shall provide a copy of the recorded drainagae easement or copy of Final Map.

060 - BS-Grade. 2 IF WQMP IS REQUIRED Not Satisfied
If a Water Quality Management Plan (WQMP) is required, the owner/applicant shall submit to the
Building & Safety Department, the Final Water Quality Management Plan (WQMP) site plan for
comparison to the grading plan.

060 - BS-Grade. 3 IMPROVEMENT SECURITIES Not Satisfied
Prior to issuance of a Grading Permit, the applicant may be required to post a Grading and/or Erosion
Control Security. Please contact the Riverside County Transportation Department for additional
information and requirements.

E Health

060 - E Health. 1 0060-E Health-USE- WELL & OWTS ABANDONMENT Not Satisfied
Prior to issuance of a grading permit, any existing wells and on-site wastewater treatment system
must be properly abandoned under permit with the Department of Environmental Health (DEH).
Please contact (760)863-2570 for additional details.

Planning

060 - Planning. 1 0060-Planning-MAP - PALEO PRIMP & MONITOR Not Satisfied
This site is mapped in the County’s General Plan as having a High potential for paleontological
resources (fossils).
Proposed project site grading/earthmoving activities could potentially impact this resource. HENCE:
PRIOR TO ISSUANCE OF GRADING PERMITS:

1. The applicant shall retain a qualified paleontologist approved by the County of Riverside to create
and implement a project-specific plan for monitoring site grading/earthmoving activities (project
paleontologist).
60. Prior To Grading Permit Issuance

Planning

060 - Planning. 1 0060-Planning-MAP - PALEO PRIMP & MONITOR (cont.) Not Satisfied

2. The project paleontologist retained shall review the approved development plan and grading plan and shall conduct any pre-construction work necessary to render appropriate monitoring and mitigation requirements as appropriate. These requirements shall be documented by the project paleontologist in a Paleontological Resource Impact Mitigation Program (PRIMP). This PRIMP shall be submitted to the County Geologist for review and approval prior to issuance of a Grading Permit.

Information to be contained in the PRIMP, at a minimum and in addition to other industry standards and Society of Vertebrate Paleontology standards, are as follows:

1. Description of the proposed site and planned grading operations.

2. Description of the level of monitoring required for all earth-moving activities in the project area.

3. Identification and qualifications of the qualified paleontological monitor to be employed for grading operations monitoring.

4. Identification of personnel with authority and responsibility to temporarily halt or divert grading equipment to allow for recovery of large specimens.

5. Direction for any fossil discoveries to be immediately reported to the property owner who in turn will immediately notify the County Geologist of the discovery.

6. Means and methods to be employed by the paleontological monitor to quickly salvage fossils as they are unearthed to avoid construction delays.

7. Sampling of sediments that are likely to contain the remains of small fossil invertebrates and vertebrates.

8. Procedures and protocol for collecting and processing of samples and specimens.

9. Fossil identification and curation procedures to be employed.

10. Identification of the permanent repository to receive any recovered fossil material. *Pursuant the County of Riverside "SABER Policy", paleontological fossils found in the County of Riverside should, by preference, be directed to the Western Science Center in the City of Hemet. A written agreement between the property owner/developer and the repository must be in place prior to site grading.

11. All pertinent exhibits, maps and references.

12. Procedures for reporting of findings.

13. Identification and acknowledgement of the developer for the content of the PRIMP as well as acceptance of financial responsibility for monitoring, reporting and curation fees. The property owner and/or applicant on whose land the paleontological fossils are discovered shall provide appropriate funding for monitoring, reporting, delivery and curating the fossils at the institution where the fossils will be placed, and will provide confirmation to the County that such funding has been paid to the institution. All reports shall be signed by the project paleontologist and all other professionals responsible for the report’s content (eg. Professional Geologist), as appropriate. Two wet-signed original copies of the report(s) shall be submitted to the
60. Prior To Grading Permit Issuance

Planning

060 - Planning. 1 0060-Planning-MAP - PALEO PRIMP & MONITOR (cont.) Not Satisfied
office of the County Geologist along with a copy of this condition and the grading plan for appropriate
case processing and tracking. These documents should not be submitted to the project Planner, the
Plan Check staff, the Land Use Counter or any other County office. In addition, the applicant shall
submit proof of hiring (i.e. copy of executed contract, retainer agreement, etc.) a project paleontologist
for the in-grading implementation of the PRIMP.
Safeguard Artifacts Being Excavated in Riverside County (SABER)

060 - Planning. 2 Gen - Agency Clearance Not Satisfied
Prior to Grading Permit Final Issuance, the permittee shall submit a clearance letter from the
Coachella Valley Water District to the Planning Department verifying compliance with the conditions
stated in their letter dated August 21, 2018, summarized as follows: flood protection shall comply with
California Drainage Law.

060 - Planning. 3 Gen - FEE BALANCE Not Satisfied
Prior to issuance of grading permits, the Planning Department shall determine if the deposit based
fees are in a negative balance. If so, any outstanding fees shall be paid by the applicant/developer.

060 - Planning. 4 Gen - PLANNING DEPT. REVIEW Not Satisfied
As part of the plan check review of the proposed grading plan for the subject property, the Department
of Building and Safety - Grading Division shall submit a copy of the proposed grading plan, along with
the applicable Log/Permit Numbers for reference, to the County Planning Department to be reviewed
for compliance with the approved tentative map.

Planning-CUL

060 - Planning-CUL. 1 CONTROLLED GRADING Not Satisfied
The cultural site defined as Site 33-011438 (Site) will be impacted during construction activities and
the soils within this Site will be disturbed. Hence, a controlled grading plan will be developed by the
Project Archaeologist. The controlled grading plan shall require the systematic removal of the ground
surface to allow for the identification, documentation and recovery of any surface and subsurface
cultural deposits. Results of the controlled grading program shall be included in the Phase IV
monitoring report.

060 - Planning-CUL. 2 Gen - CULTURAL SENSITIVITY TRAINING Not Satisfied
The Project Archaeologist and if required, a representative designated by the Tribe shall attend the
pre-grading meeting with the contractors to provide Cultural Sensitivity Training for all Construction
Personnel. Training will include a brief review of the cultural sensitivity of the Project and the
surrounding area; what resources could potentially be identified during earthmoving activities; the
requirements of the monitoring program; the protocols that apply in the event unanticipated cultural
resources are identified, including who to contact and appropriate avoidance measures until the
find(s) can be properly evaluated; and any other appropriate protocols. This is a mandatory training
and all construction personnel must attend prior to beginning work on the project site. A sign-in sheet
for attendees of this training shall be included in the Phase IV Monitoring Report.

060 - Planning-CUL. 3 Gen - NATIVE AMERICAN MONITOR Not Satisfied
60. Prior To Grading Permit Issuance

Planning-CUL

060 - Planning-CUL. 3  Gen - NATIVE AMERICAN MONITOR (cont.) Not Satisfied
This condition of approval is equivalent as to the Mitigation Measure TCR-1.
Prior to the issuance of grading permits, the developer/permit applicant shall enter into an agreement
with the consulting tribe(s) for a Native American Monitor.
The Native American Monitor(s) shall be on-site during all initial ground disturbing activities and
excavation of each portion of the project site including clearing, grubbing, tree removals, grading and
trenching. In conjunction with the Archaeological Monitor(s), the Native American Monitor(s) shall
have the authority to temporarily divert, redirect or halt the ground disturbance activities to allow
identification, evaluation, and potential recovery of cultural resources.
The developer/permit applicant shall submit a fully executed copy of the agreement to the County
Archaeologist to ensure compliance with this condition of approval. Upon verification, the
Archaeologist shall clear this condition.
This agreement shall not modify any condition of approval or mitigation measure.

060 - Planning-CUL. 4  Gen - PROJECT ARCHAEOLOGIST Not Satisfied
This condition of approval is equivalent to Mitigation Measure TCR-2.
Prior to issuance of grading permits: The applicant/developer shall provide evidence to the County of
Riverside Planning Department that a County certified professional archaeologist (Project
Archaeologist) has been contracted to implement a Cultural Resource Monitoring Program. A Cultural
Resource Monitoring Plan shall be developed that addresses the details of all activities and provides
procedures that must be followed in order to reduce the impacts to cultural and historic resources to a
level that is less than significant as well as address potential impacts to undiscovered buried
archaeological resources associated with this project. A fully executed copy of the contract and a
well-signed copy of the Monitoring Plan shall be provided to the County Archaeologist to ensure
compliance with this condition of approval.
Working directly under the Project Archaeologist, an adequate number of qualified Archaeological
Monitors shall be present to ensure that all earth moving activities are observed and shall be on-site
during all grading activities for areas to be monitored including off-site improvements. Inspections will
vary based on the rate of excavation, the materials excavated, and the presence and abundance of
artifacts and features. The frequency and location of inspections will be determined by the Project
Archaeologist.

060 - Planning-CUL. 5  Gen - TREATMENT AND REBURIAL AGREEMENT Not Satisfied
Prior to the issuance of grading permits, the developer/permit applicant shall enter into an agreement
with the consulting tribe(s) for the treatment and reburial of all human remains and associated grave
goods encountered during grading of this site.

060 - Planning-CUL. 6  PRESERVATION PLAN Not Satisfied
Prior to Grading Final, the Project Archaeologist with input from the Tribes, shall develop a
Preservation Plan for the long term care and maintenance of the cultural resources reburial site(s).
The plan shall indicate at a minimum, the specific areas to be included in and excluded from
long-term maintenance, prohibited activities, methods of preservation to be employed, the party
responsible for the long term maintenance, appropriate protocols, monitoring and necessary
emergency protocols. The preservation and maintenance plan shall be included as an appendix to the
Phase IV Monitoring report.

060 - Planning-CUL. 7  TEMPORARY FENCING Not Satisfied
60. Prior To Grading Permit Issuance

Planning-CUL

060 - Planning-CUL. 7  TEMPORARY FENCING (cont.)  Not Satisfied
Temporary fencing shall be required for the temporary protection of cultural site 33-011438 (Site) during any grading activities within one hundred feet (100') of the outer perimeter of this site. Prior to commencement of any grading or brushing for this project, the project archaeologist shall identify the Site boundaries and determine an adequate buffer for protection of the Site. Upon approval of buffers, the applicant shall direct the installation of fencing under the supervision of the project archaeologist. The fencing can be removed only after controlled grading operations have been completed within the Site.

Planning-EPD

060 - Planning-EPD. 1  30-Day Burrowing Owl Pre-Construction Survey - EPD  Not Satisfied
Prior to issuance of a grading permit a qualified biologist shall conduct a preconstruction, presence/absence survey for burrowing owl, using an accepted protocol, and the results provided in writing to the Environmental Programs Department. If it is determined that the project site is occupied by the Burrowing Owl, take of “active” nests shall be avoided pursuant to the CVMSHCP and the Migratory Bird Treaty Act. However, when the Burrowing Owl is present, relocation outside of the nesting season (February 1 through August 31) by a qualified biologist shall be required. The County Biologist and Wildlife Agencies shall be consulted to determine appropriate type of relocation (active or passive) and translocation sites. A grading permit may be issued once the species has been relocated.

When the requested documents/studies are completed and ready for EPD review, please upload them to our Secure File Transfer server to ensure prompt response and review. If you are unfamiliar with the process for uploading biological documents to the FTP site, please contact Matthew Poonamallee at mpoonama@rivco.org and Valentina Lopez at vslopez@rivco.org for instructions. Biological reports not uploaded to the FTP site may result in delayed review and approval.

060 - Planning-EPD. 2  Desert Tortoise Surveys - EPD  Not Satisfied
Pursuant to Section 4.4 of the CVMSHCP prior to issuance of a grading permit an Acceptable Biologist will conduct a presence/absence survey of the Development area and adjacent areas within 200 feet of the Development area, or to the property boundary if less than 200 feet and permission from the adjacent landowner cannot be obtained, for fresh sign of desert tortoise, including live tortoises, tortoise remains, burrows, tracks, scat, or egg shells. The presence/absence survey must be conducted during the window between February 15 and October 31. Presence/absence surveys require 100% coverage of the survey area. If no sign is found, a clearance survey is not required. A presence/absence survey is valid for 90 days or indefinitely if tortoise-proof fencing is installed around the Development site.

If desert tortoise is identified on the project site during the pre-construction survey, and direct impacts to the species are unavoidable, the project shall consult with the County and the wildlife agencies, before proceeding to follow the USFWS guidelines for avoidance, exclusion, and/or passive relocation.

The Biologist will submit a report covering the results of the presence/absence survey to the Environmental Programs Division of the Riverside County Planning Department.

When the requested documents/studies are completed and ready for EPD review, please upload them to our Secure File Transfer server to ensure prompt response and review. If you are unfamiliar with the process for uploading biological documents to the FTP site, please contact Matthew Poonamallee at mpoonama@rivco.org and Valentina Lopez at vslopez@rivco.org for instructions. Biological reports not uploaded to the FTP site may result in delayed review and approval.
Plan: TR36902

60. Prior To Grading Permit Issuance

Planning-EPD

060 - Planning-EPD. 2 Desert Tortoise Surveys - EPD (cont.) Not Satisfied

060 - Planning-EPD. 3 MBTA Nesting Bird Survey - EPD Not Satisfied

Birds and their nests are protected by the Migratory Bird Treaty Act (MBTA) and California Department of Fish and Wildlife (CDFW) Codes. Since the project supports suitable nesting bird habitat, removal of vegetation or any other potential nesting bird habitat disturbances shall be conducted outside of the avian nesting season (February 1st through August 31st). If habitat must be cleared during the nesting season, a preconstruction nesting bird survey shall be conducted. The preconstruction nesting bird survey must be conducted by a biologist who holds a current MOU with the County of Riverside. If nesting activity is observed, appropriate avoidance measures shall be adopted to avoid any potential impacts to nesting birds. The nesting bird survey must be completed no more than 3 days prior to any ground disturbance. If ground disturbance does not begin within 3 days of the survey date a second survey must be conducted.

Prior to issuance of a permit for rough grading, the project's consulting biologist shall prepare and submit a report, documenting the results of the survey, to EPD for review. In some cases EPD may also require a Monitoring and Avoidance Plan prior to the issuance of a rough grading permit.

When the requested documents/studies are completed and ready for EPD review, please upload them to our Secure File Transfer server to ensure prompt response and review. If you are unfamiliar with the process for uploading biological documents to the FTP site, please contact Matthew Poonamalle at mpoonama@rivco.org and Valentina Lopez at vslopez@rivco.org for instructions. Biological reports not uploaded to the FTP site may result in delayed review and approval.

060 - Planning-EPD. 4 Preconstruction Plant Surveys - EPD Not Satisfied

Prior to issuance of a grading permit, the applicant shall submit a preconstruction rare plants survey report conducted by an Acceptable Biologist to Riverside County. The preconstruction survey shall examine the project site for special-status plant species not covered by the CVMSHCP, not seen to occur on site during the Biological Reconnaissance Survey prepared by ECORP, but with the potential to occur on site. The special-status plant species to be surveyed for include, but are not limited to, chaparral sand-verbena, Lancaster milk-vetch, gravel milk-vetch, glandular ditaxis, and California ditaxis.

The survey methods shall follow the guidelines listed in the CNPS Botanical Survey Guidelines. If a population of special-status plants, not covered by the CVMSHCP are found on the project site then CDFW should be consulted to discuss appropriate mitigation measures.

When the requested documents/studies are completed and ready for EPD review, please upload them to our Secure File Transfer server to ensure prompt response and review. If you are unfamiliar with the process for uploading biological documents to the FTP site, please contact Matthew Poonamalle at mpoonama@rivco.org and Valentina Lopez at vslopez@rivco.org for instructions. Biological reports not uploaded to the FTP site may result in delayed review and approval.

Transportation

060 - Transportation. 1 0060-Transportation - MAP - APPROVED MAINT EXHIBIT (f) Not Satisfied

In the event that the project requires a grading permit prior to map recordation, the Project shall submit a Maintenance Exhibit (ME) for approval, on two 11"x17" hard copies and two CD copies to
60. Prior To Grading Permit Issuance

Transportation

060 - Transportation. 1 0060-Transportation - MAP – APPROVED MAINT EXHIBIT (T) Not Satisfied
County EDA/CWA. The ME shall have the engineer’s certification for square footage calculations for all
facilities requiring maintenance, and note the proposed maintenance entity responsible for all
maintenance activities, including those that cannot be depicted on the exhibit (e.g. street sweeping,
etc.). The Transportation Department will clear this condition after the ME is approved by the County
EDA/CWA and/or other associated public/quasi-public maintenance entities. The approved ME shall
be provided to the Transportation Department (three 11”x 17” hardcopies and one fully signed PDF
copy on CD).

060 - Transportation. 2 0060-Transportation - MAP – MAINT DISTRICTS – SUBMIT, Not Satisfied
In the event that the project requires a grading permit prior to map recordation, the Project shall file an
application with County EDA/CWA for annexation/formation into all of respective maintenance districts,
with a proposed Maintenance Exhibit and applicable fees.

060 - Transportation. 3 0060-Transportation-MAP - SUBMIT GRADING PLAN Not Satisfied
When you submit a grading plan to the Department of Building and Safety, two sets of the grading
plan (24" X36") shall be submitted to the Transportation Department for review and subsequently for
the required clearance of the condition of approval prior to the issuance of a grading permit.

Please note, if improvements within the road right-of-way are required per the conditions of approval,
the grading clearance may be dependent on the submittal of street improvement plans, the opening of
an IP account, and payment of the processing fee.

Otherwise, please submit required grading plan to the Transportation Department, Plan Check
Section, 8th Floor, 4080 Lemon Street, Riverside, CA

Standard plan check turnaround time is 10 working days.

060 - Transportation. 4 0060-Transportation-MAP - WATER QUALITY MGMT PLANÇ Not Satisfied
The developer shall submit Water Quality Management Plans (WQMP) to Riverside County
Transportation Department for review and approval.

060 - Transportation. 5 RCTD-MAP-WQ -Region - FINAL WQMP REQUIRED Not Satisfied
The project is located in the Whitewater watershed. An approved Water Quality Management Plan
(WQMP) is required prior to recordation of a final map or issuance of a grading permit. The project
shall submit a single PDF on two CD/DVD copies, in accordance with the latest version of the WQMP
manual, found at www.rcfllood.org/npdes . ); In addition, the project proponent shall ensure that the
effects of increased peak flowrate for the 1, 3, 6, 24-hour storm events for the 2, 5, 10, and 100-year
return periods from the project are mitigated or in Bermuda Dunes area these flows shall be fully
retained. All details necessary to build BMPs per the WQMP shall be included on the grading plans.

70. Prior To Grading Final Inspection

Planning

070 - Planning. 1 0070-Planning-MAP - PALEO MONITORING REPORT Not Satisfied
PRIOR TO GRADING FINAL:
70. Prior To Grading Final Inspection

Planning

070 - Planning. 1 0070-Planning-MAP - PALEO MONITORING REPORT (cont. Not Satisfied

The applicant shall submit to the County Geologist one wet-signed copy of the Paleontological Monitoring Report prepared for site grading operations at this site. The report shall be certified by the professionally-qualified Paleontologist responsible for the content of the report. This Paleontologist must be on the County’s Paleontology Consultant List. The report shall contain a report of findings made during all site grading activities and an appended itemized list of fossil specimens recovered during grading (if any) and proof of accession of fossil materials into the pre-approved museum repository. In addition, all appropriate fossil location information shall be submitted to the Western Center, the San Bernardino County Museum and Los Angeles County Museum of Natural History, at a minimum, for incorporation into their Regional Locality Inventories.

Planning-CUL

070 - Planning-CUL. 1 Gen - ARTIFACT DISPOSITION Not Satisfied

This condition is the equivalent to the Mitigation Measure TCR-3 presented in the EA42813. Prior to Final Grading the landowner(s) shall relinquish ownership of all cultural and/or tribal cultural resources that are unearthed on the Project property during any ground-disturbing activities, including previous investigations and/or future Phase III data recovery. The following treatment (in order of preference) shall be applied.

a. Reburial of the resources on the Project property. The measures for reburial shall include, at least, the following: Measures to protect the reburial area from any future impacts. Reburial shall not occur until all required cataloging, analysis and studies have been completed on the cultural resources, with an exception that sacred items, burial goods and Native American human remains are excluded. Any reburial processes shall be culturally appropriate. Listing of contents and location of the reburial shall be included in the confidential Phase IV Report. The Phase IV Report shall be filed with the County under a confidential cover and not subject to a Public Records Request.

b. If reburial is not agreed upon by the Consulting Tribes then the resources shall be curated at a culturally appropriate manner at the Western Science Center, a Riverside County curation facility that meets State Resources Department Office of Historic Preservation Guidelines for the Curation of Archaeological Resources ensuring access and use pursuant to the Guidelines. The collection and associated records shall be transferred, including title, and are to be accompanied by payment of the fees necessary for permanent curation. Evidence of curation in the form of a letter from the curation facility stating that subject archaeological materials have been received and that all fees have been paid, shall be provided by the landowner to the County. There shall be no destructive or invasive testing on sacred items, burial goods and Native American human remains. Results concerning finds of any inadvertent discoveries shall be included in the Phase IV monitoring report.

070 - Planning-CUL. 2 Gen - PHASE IV MONITORING REPORT Not Satisfied

Upon completion of the implementation phase (clearing, grubbing, grading trenching), a Phase IV Cultural Resources Monitoring Report shall be submitted that complies with the Riverside County Planning Department’s requirements for such reports for all ground disturbing activities associated with this grading permit. The report shall follow the County of Riverside Planning Department Cultural Resources (Archaeological) Investigations Standard Scopes of Work posted on the TLMA website. The report shall include results of any feature relocation or residue analysis required as well as evidence of the required cultural sensitivity training for the construction staff held during the required pre-grade meeting.
80. Prior To Building Permit Issuance

BS-Grade

080 - BS-Grade. 1  NO BUILDING PERMIT W/O GRADING PERMIT  Not Satisfied
Prior to the issuance of any building permit, the property owner shall obtain a grading permit and/or approval to construct from the Building and Safety Department.

080 - BS-Grade. 2  ROUGH GRADE APPROVAL  Not Satisfied
Prior to the issuance of any building permit, the applicant shall obtain rough grade approval and/or approval to construct from the Building and Safety Department. The Building and Safety Department must approve the completed grading of your project before a building permit can be issued. Rough Grade approval can be accomplished by complying with the following:
1. Submitting a “Wet Signed” copy of the Soils Compaction Report containing substantiating data from the Soils Engineer (registered geologist or certified geologist, civil engineer or geotechnical engineer as appropriate) for his/her certification of the project.
2. Submitting a “Wet Signed” copy of the Rough Grade certification from a Registered Civil Engineer certifying that the grading was completed in conformance with the approved grading plan.
3. Requesting a Rough Grade Inspection and obtaining rough grade approval from a Riverside County inspector.
4. Rough Grade Only Permits: In addition to obtaining all required inspections and approval of all final reports, all sites permitted for rough grade only shall provide 100 percent vegetative coverage to stabilize the site prior to receiving a rough grade permit final.
Prior to release for building permit, the applicant shall have met all rough grade requirements to obtain Building and Safety Department clearance.

E Health

080 - E Health. 1  Sewer Will Serve  Not Satisfied
A "Will Serve" letter is required from Coachella Valley Water District.

080 - E Health. 2  Water Will Serve  Not Satisfied
A "Will-Serve" letter is required from Coachella Valley Water District.

Planning

080 - Planning. 1  0080-Planning-MAP - MODEL HOME COMPLEX  Not Satisfied
A plot plan application shall be submitted to the County Planning Department pursuant to Section 18.30.a.(1) of County Ordinance No. 348 (Plot Plans not subject to the California Environmental Quality Act and not subject to review by any governmental agency other than the Planning Department), along with the current fee.

The Model Home Complex plot plan shall contain the following elements:

1. An engineer’s scaled plan showing the model home lots, lot numbers, tract number, and north arrow.
2. Show front, side and rear yard setbacks.
3. Provide two dimensioned off street parking spaces per model and one parking space for office use. The plan must have one accessible parking space.
4. Show detailed fencing plan including height and location.
5. Show typical model tour sign locations and elevation.
Plan: TR36902

80. Prior To Building Permit Issuance

Planning

080 - Planning. 1 [0080-Planning-MAP - MODEL HOME COMPLEX (cont.)] Not Satisfied
6. Six (6) sets of photographic or color laser prints (8" X 10") of the sample board and colored elevations shall be submitted for permanent filing and agency distribution after the Planning Department has reviewed and approved the sample board and colored elevations in accordance with the approved Design Manual and other applicable standards.
   All writing must be legible. Six (6) matrix sheets showing structure colors and texture schemes shall be submitted.
7. Provide a Model Home Complex landscape and irrigation plan.

NOTES: The Model Home Complex plot plan shall not be approved without Final Site Development Plan approval, or concurrent approval of both. See the Planning Department Model Home Complex application for detailed requirements.
The requirements of this plot plan may be incorporated with any minor plot plan required by the subdivision's conditions of approval. However, this MODEL HOME COMPLEX condition of approval shall be cleared individually.

080 - Planning. 2 [0080-Planning-MAP*- ENTRY MONUMENT PLOT PLAN] Not Satisfied
The land divider/permit holder shall file four (4) sets of an Entry Monument and Gate plot plan to the County Planning Department for review and approval. Said plan shall be submitted to the Department in the form of a plot plan application pursuant to County Ordinance No. 348, Section 18.30.a.(1) (Plot Plans not subject to the California Environmental Quality Act and not subject to review by any governmental agency other than the Planning Department), along with the current fee. The plan shall be in compliance with Section 18.12, and the TENTATIVE MAP conditions of approval.

The plot plan shall contain the following elements:

1. A color photosimulation of a frontal view of all/the entry monument(s) and gate(s) with landscaping.

2. A plot plan of the entry monuments) and/or gate(s) with landscaping drawn to an engineer's scale. If lighting is planned, the location of lights, their intended direction, and proposed power shall be indicated.
3. An irrigation plan for the entry monument(s) and/or gate(s).

NOTE: The requirements of this plot plan may be incorporated with any minor plot plan required by the conditions of approval for this subdivision. However, this ENTRY MONUMENT and GATES PLAN condition of approval shall be cleared individually.

080 - Planning. 3 [0080-Planning-MAP*- FNL SITE DEV PLOT PLAN] Not Satisfied
A plot plan application shall be submitted to the County Planning Department pursuant to Section 18.30.a.(1) of County Ordinance No. 348 (Plot Plans not subject to the California Environmental Quality Act and not subject to review by any governmental agency other than the Planning Department), along with the current fee.

Subdivision development shall conform to the approved plot plan and shall conform to the Design and Landscape Guidelines and the approved Design Manual, Exhibit M.

The plot plan shall be approved by the Planning Director prior to issuance of building permits for lots
80. Prior To Building Permit Issuance

Planning

080 - Planning. 3 0080-Planning-MAP*- FNL SITE DEV PLOT PLAN (cont.) Not Satisfied

included within that plot plan.

The plot plan shall contain the following elements:

1. A final site plan (40' scale precise grading plan) showing all lots, building footprints, setbacks, mechanical equipment and model assignments on individual lots.
2. Each model floor plan and elevations (all sides).
3. Six (6) sets of photographic or color laser prints (8" x 10") of the sample board and colored elevations shall be submitted for permanent filing and agency distribution after the Planning Department has reviewed and approved the sample board and colored elevations in accordance with the approved Design Manual and other applicable standards. All writing must be legible. Six (6) matrix sheets showing structure colors and texture schemes shall be submitted.

NOTE: The requirements of this plot plan may be incorporated with any minor plot plan required by this subdivision's conditions of approval. However, this FINAL SITE DEVELOPMENT plot plan condition of approval shall be cleared individually.

080 - Planning. 4 0080-Planning-MAP*- SCHOOL MITIGATION Not Satisfied

Impacts to the Coachella Valley Unified School District shall be mitigated in accordance with California State law.

080 - Planning. 5 0080-Planning-MAP*- WALLS/FENCING PLOT PLAN Not Satisfied

The land divider/permit holder shall file seven (7) sets of a Wall/Fencing Plan to the County Planning Department for review and approval. Said plan shall be submitted to the Department in the form of a plot plan application pursuant to County Ordinance No. 348, Section 18.30.a.(1) (Plot Plans not subject to the California Environmental Quality Act and not subject to review by any governmental agency other than the Planning Department), along with the current fee. The plan shall be in compliance with Section 18.12, and the TENTATIVE MAP conditions of approval.

1. The plan shall show all project fencing including, but not limited to, perimeter fencing, side and rear yard fencing, and open space or park fencing. A typical frontal view of all fences shall be shown on the fencing plan.
2. All utility service areas and enclosures shall be screened from view with landscaping or decorative barriers or baffle treatments, as approved by the Planning Department.
3. All wood fencing shall be treated with heavy oil stain to match the natural shade to prevent bleaching from irrigation spray.
4. All wood fence posts shall be steel set in concrete.

NOTE: The requirements of this plot plan may be incorporated with any minor plot plan required by the conditions of approval for this subdivision. However, this WALL/FENCING PLAN condition of approval shall be cleared individually.

080 - Planning. 6 Gen - Fee Balance Not Satisfied

Prior to issuance of building permits, the Planning Department shall determine if the deposit based fees are in a negative balance. If so, any outstanding fees shall be paid by the applicant/developer.

080 - Planning. 7 Gen - Roof Mounted Equipment Not Satisfied

Roof-mounted mechanical equipment shall not be permitted within the subdivision, however, solar
80. Prior To Building Permit Issuance

Planning

080 - Planning. 7  Gen - Roof Mounted Equipment (cont.)  Not Satisfied
equipment or any other energy saving devices shall be permitted with County Planning Department approval.

080 - Planning. 8  Gen - Underground Utilities  Not Satisfied
All utility extensions within a lot shall be placed underground.

Transportation

080 - Transportation. 1  0080-Transportation - MAP – ANNEX ALL MAINT DISTRICT:  Not Satisfied
Prior to issuance of a building permit, the Project shall complete all annexation/formation into all of respective maintenance districts, as approved by the County Transportation and County EDA/CSA, with approved improvement plans, and as noted or shown on the approved Maintenance Exhibit.

080 - Transportation. 2  0080-Transportation-MAP - TUMF  Not Satisfied
Prior to the issuance of a building permit, the applicant shall pay the Transportation Uniform Mitigation Fee (TUMF) in accordance with the fee schedule in effect at the time of issuance, pursuant to Ordinance No. 673.

080 - Transportation. 3  Landscape Inspection Deposit Required  Not Satisfied
The developer/permit holder shall:
Prior to building permit issuance, the developer/permit holder shall verify all plan check fees have been paid and deposit sufficient funds to cover the costs of the required landscape inspections associated with the approved landscape plans. The deposit required for landscape inspections shall be determined by the Transportation Department, Landscape Section. The Transportation Department, Landscape Section shall clear this condition upon determination of compliance.

080 - Transportation. 4  Landscape Plot Plan/Permit Required  Not Satisfied
The developer/permit holder shall:
Prior to issuance of building permits, the developer/permit holder shall apply for a Plot Plan (Administrative/PPA) Landscape Permit (LSP) or Landscape Plot Plan (LPP) from TLMA Land Use along with applicable deposit (plan check and inspection are DBF fees).

Provide construction level landscape plans in PDF (all sheets compiled in 1 PDF file), along with an electronic transmittal memo in PDF (include Owner contact, Developer, if not the same as the owner, Project manager, person or persons most likely to inquire about the status of the plans, Landscape Architect, Principal or LA signing the plans, Landscape Architect, Project Manager, person responsible for making the corrections, if different from above), and a current set of grading plans in PDF, and submit all three PDF files on a CD (compact Disc) with application. The landscape plans shall be prepared in a professional manner by a California Licensed/Registered Landscape Architect and signed/stamped by such.

Drawings shall be completed on County standard Transportation Department title block, plan sheet format (24" x 36"), 1:20 scale, north arrow, limit of work lines, hardscape features, graphic scale, and street names, etc. The landscaping plans shall be in conformance with the APPROVED EXHIBITS; in compliance with Ordinance No. 343, Section 18.12; Ordinance No. 859; and, be prepared consistent
80. Prior To Building Permit Issuance

Transportation

080 - Transportation. 4  Landscape Plot Plan/Permit Required (cont.) Not Satisfied
with the County of Riverside Guide to California Friendly Landscaping. At minimum, plans shall
include the following components:

1) Landscape and irrigation working drawings "stamped" by a California certified/registered landscape
architect;
2) Weather-based controllers and necessary components to eliminate water waste;
3) A copy of the "stamped" approved grading plans; and,
4) Emphasis on native and drought tolerant species.

When applicable, plans shall include the following components:

1) Identification of all common/open space areas;
2) Natural open space areas and those regulated/conserved by the prevailing MSHCP and or ALUC;
3) Shading plans for projects that include parking lots/areas;
4) The use of canopy trees (24” box or greater) within the parking areas;
5) Landscaping plans for slopes exceeding 3 feet in height;
6) Landscaping and irrigation plans associated with entry monuments. All monument locations shall
be located outside of the ROW and dimensions shall be provided on the plan; and/or,
7) If this is a phased development, then a copy of the approved phasing plan shall be submitted for
reference.

Please reference Landscape Plan Checklists available online at RCTLMA.org.

NOTE: When the Landscaping Plot Plan is located within a special district such as LMD/CSA/CFD or
Vallewyde, the developer/permit holder shall submit plans for review to the appropriate special district
for simultaneous review. The permit holder shall show evidence to the Transportation Department,
Landscape Section that the subject district has approved said plans. Water Districts such as CVWD,
TVWD, and EMWD may be required to approve plans prior to County approval.

Upon verification of compliance with this condition and the APPROVED EXHIBITS, the Transportation
Department, Landscape Section shall clear this condition.

080 - Transportation. 5  Landscape Project Specific Requirements Not Satisfied

The developer/permit holder shall:
In addition to the requirements of the Landscape and Irrigation Plan submittal, the following project
specific conditions shall be imposed:
• Project shall comply with the latest version of Ord. 859 ETo of .45, for commercial applications,
.50 ETo for residential, or .70 ETo for recycled water uses. Project shall comply with the latest State
Model Water Efficient Landscape Ordinance. Project shall comply with the local servicing water
purveyor/district/company landscape requirements including those related to recycled water.
• Project proponent shall design overhead irrigation with a minimum 24” offset from non-permeable
surfaces, even if that surface drains into a permeable area.
• Landscaping plans shall incorporate the use of specimen (24” box or greater) canopy trees. All
trees and shrubs shall be drawn to reflect the average specimen size at 15 years of age. All trees
shall be double or triple staked and secured with non-wire ties.
• Project shall prepare water use calculations as outlined in Ord 859.3.
• Trees shall be hydrozoned separately.
• Irrigation shall be designed using hydrozones by plant water type, irrigation type, and flat/sloped
80. Prior To Building Permit Issuance

Transportation

080 - Transportation. 5 Landscape Project Specific Requirements (cont.) Not Satisfied
areas.
• The developer/permit holder/landowner shall use the County of Riverside’s California Friendly
Plant List when making plant selections. Use of plant material with a “low” or “very low” water use
designation is strongly encouraged.
• All plant materials within landscaped areas shall be maintained in a viable growth condition
throughout the useful plant life, and replaced with an equal or lessor water use plant.
• Project shall use County standard details for which the application is available in County Standard
Detail Format.
• Monuments, boulders, and fan palms shall be located outside the County Maintained Road
Right-of-Way (ROW).
• Restricted plant species noted in MSHCP documents shall not be used if MSHCP areas are
adjacent to the project.
• Plant species shall meet ALUC requirements, if applicable.
• Hydrosedging is not permitted in stormwater BMP slope areas, container stock will be required on
slopes. Trees must be located to avoid drainage swales and drain, utility, leach, etc. lines and
structures
• Landscape and irrigation plans must meet erosion control requirements of Ordinance 457.
• Project shall use 100% point source irrigation type regardless of meeting the water budget with
alternative irrigation methods, except as needed within stormwater BMP areas as noted in an
approved WQMP document. Point source is defined as one emitter (or two) located at each plant.
In-line emitter tubing is not defined as point source for the purpose of this requirement.
• Typical Front Yard landscaping plans (construction document level package) shall be submitted to
Transportation Department for approval. Front yards shall not have turf lawns.
• Common areas and open space landscaping plans (construction document level package) shall
be submitted to Transportation Department for approval.
• The project proponent or current property owner shall connect to a reclaimed water supply for
landscape watering purposes when secondary or reclaimed water is made available to the site.
• Project shall install purple/reclaimed/recycled components as deemed necessary and as
determined by the County and/or water district.

080 - Transportation. 6 RCTD-MAP-WQ - IMPLEMENT WQMP Not Satisfied
The Project shall construct BMP facilities described in the approved Final County WQMP prior to the
issuance of a building permit to the satisfaction of County Grading Inspection Section. The Project is
responsible for performing all activities described in the County WQMP and that copies of the
approved Final County WQMP are provided to future owners/occupants.

Waste Resources

080 - Waste Resources. 1 0080-Waste Resources-MAP - WASTE RECYCLE PLAN (WF Not Satisfied
Prior to building permit issuance, a Waste Recycling Plan (WRP) shall be submitted to the Riverside
County Department of Waste Resources for approval. At a minimum, the WRP must identify the
materials (i.e., concrete, asphalt, wood, etc.) that will be generated by construction and development,
the projected amounts, the measures/methods that will be taken to recycle, reuse, and/or reduce the
amount of materials, the facilities and/or haulers that will be utilized, and the targeted recycling or
reduction rate. During project construction, the project site shall have, at a minimum, two (2) bins: one
for waste disposal and the other for the recycling of Construction and Demolition (C&D) materials.
Additional bins are encouraged to be used for further source separation of C&D recyclable materials.
Accurate record keeping (receipts) for recycling of C&D recyclable materials and solid waste disposal
80. Prior To Building Permit Issuance

Waste Resources

080 - Waste Resources. 1 0080-Waste Resources-MAP - WASTE RECYCLE PLAN (Wf) Not Satisfied
must be kept. Arrangements can be made through the franchise hauler.

90. Prior to Building Final Inspection

BS-Grade

090 - BS-Grade. 1 PRECISE GRADE APPROVAL Not Satisfied
Prior to final building inspection, the applicant shall obtain precise grade approval and/or clearance
from the Building and Safety Department. The Building and Safety Department must approve the
precise grading of your project before a building final can be obtained. Precise Grade approval can be
accomplished by complying with the following:
1. Requesting and obtaining approval of all required grading inspections.
2. Submitting a “Wet Signed” copy of the Precise (Final) Grade Certification for the entire site from a
Registered Civil Engineer certifying that the precise grading was completed in conformance with the
approved grading plan.
Prior to release for building final, the applicant shall have met all precise grade requirements to obtain
Building and Safety Department clearance.

Planning

090 - Planning. 1 0090-Planning-MAP - CONCRETE DRIVEWAYS Not Satisfied
The land divider/permit holder shall cause all driveways to be constructed of cement concrete.

090 - Planning. 2 0090-Planning-MAP*- FENCE REQUIRED Not Satisfied
The land divider/permit holder shall construct a six (6) foot high equestrian fence along the tract
perimeter in compliance with the Vista Santa Rosa Design Guidelines. The required fence shall be
subject to the approval of the County Department of Building and Safety.

090 - Planning. 3 Gen - Noise Impacts Not Satisfied
Prior to final inspection, proof of a noise impact analysis and design considerations to reduce interior
and exterior noise levels are required to prove the noise is below acceptable levels of the County
Standards of 45/65 dBA CNEL.

090 - Planning. 4 Gen - PARKING SPACES Not Satisfied
Parking spaces are required in accordance with County Ordinance No. 348. All parking areas and
driveways shall be surfaced with asphaltic concrete to current standards as approved by the
Riverside County Department of Building and Safety.

090 - Planning. 5 Gen - Roll Up Garage Doors Not Satisfied
All residences shall have automatic roll-up garage doors.

090 - Planning. 6 Gen - Roof Mounted Equipment Not Satisfied
Roof-mounted mechanical equipment shall not be permitted within the subdivision, however, solar
equipment or any other energy saving devices shall be permitted with County Planning Department
approval.
90. Prior to Building Final Inspection

Planning

090 - Planning. 6 Gen - Roof Mounted Equipment (cont.) Not Satisfied

090 - Planning. 7 Gen - UNDERGROUND UTILITIES Not Satisfied

All utility extensions within a lot shall be placed underground.

090 - Planning. 8 Map - Entry Monumentation Plot Plan Compliance Not Satisfied

Prior to final building inspection approval of the FIRST residential dwelling, the project entry monument, and if applicable, gate/security improvements shall be installed in accordance with the approved plot plan.

090 - Planning. 9 Map - Quimby Fees (2) Not Satisfied

The permittee shall present certification to the Department of Building and Safety that payment of parks and recreation fees and/or dedication of land for park use in accordance with Section 10.35 of Ordinance No. 460 has taken place. Said certification shall be obtained from the Desert Recreation District.

Transportation

090 - Transportation. 1 0090-Transportation-MAP - 80% COMPLETION Not Satisfied

Occupancy releases will not be issued to Building and Safety for any lot exceeding 80% of the total recorded residential lots within any map or phase of map prior to completion of the following improvements:

a) Primary and Alternate (secondary) access roads shall be completed and paved to finish grade according to the limits indicated in the improvement plans and as noted elsewhere in these conditions.

b) Interior roads shall be completed and paved to finish grade according to the limits indicated in the improvement plans and as noted elsewhere in these conditions. All curbs, gutters, sidewalks and driveway approaches shall be installed. The final lift of Asphalt Concrete on interior streets shall be placed prior to the release of the final 20% of homes or the production models or at any time when construction of new homes within the development has stopped. The developer shall be required to cap pave in front of occupied homes up to the nearest capped street within the tract boundary. The subdivision will remain responsible for the maintenance of these facilities until all improvements within the tract boundary shall be completed and accepted into the County maintained system.

c) Storm drains and flood control facilities shall be completed according to the improvement plans and as noted elsewhere in these conditions. Written confirmation of acceptance for use by the Flood Control District, if applicable, is required.

d) Water system, including fire hydrants, shall be installed and operational, according to the improvement plans and as noted elsewhere in these conditions. All water valves shall be raised to pavement finished grade. Written confirmation of acceptance from water purveyor is required.

e) Sewer system shall be installed and operational, according to the improvement plans and as noted elsewhere in these conditions. All sewer manholes shall be raised to pavement finished grade. Written confirmation of acceptance from sewer purveyor is required.
90. Prior to Building Final Inspection

Transportation

<table>
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<tr>
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<th>Description</th>
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<tbody>
<tr>
<td>090 - Transportation. 1</td>
<td>0090-Transportation-MAP - 80% COMPLETION (cont.)</td>
<td>Not Satisfied</td>
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<td>f)</td>
<td>Landscaping and irrigation, water and electrical systems shall be installed and operational in accordance with County Ordinance 461.</td>
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<td>090 - Transportation. 2</td>
<td>0090-Transportation-MAP - STREET LIGHTS INSTALL</td>
<td>Not Satisfied</td>
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<td>Install streetlights along the streets associated with development in accordance with the approved street lighting plan and standards of County Ordinance 460 and 461 and Vista Santa Rosa Design Guidelines. Streetlight annexation into L&amp;LMD or similar mechanism as approved by the Transportation Department shall be completed.</td>
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<td>It shall be the responsibility of the Developer to ensure that streetlights are energized along the streets of those lots where the Developer is seeking Building Final Inspection (Occupancy).</td>
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<tr>
<td>090 - Transportation. 3</td>
<td>0090-Transportation-MAP - STREET SWEEPING 2</td>
<td>Not Satisfied</td>
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<td>Street sweeping annexation into CSA 152 or similar mechanism as approved by the Transportation Department shall be completed.</td>
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<td>090 - Transportation. 4</td>
<td>0090-Transportation-MAP - UTILITY INSTALL</td>
<td>Not Satisfied</td>
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<td>Electrical power, telephone, communication, street lighting, and cable television lines shall be placed underground in accordance with Ordinance 460 and 461, or as approved by the Transportation Department. This also applies to existing overhead lines which are 33.6 kilovolts or below along the project frontage and between the nearest poles offsite in each direction of the project site.</td>
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<td>A certificate should be obtained from the pertinent utility company and submitted to the Department of Transportation as proof of completion.</td>
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<td>090 - Transportation. 5</td>
<td>Landscape Inspection and Drought Compliance</td>
<td>Not Satisfied</td>
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<td>The developer/permit holder shall:</td>
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<td>The developer/permit holder shall coordinate with their designated landscape representative and the Transportation Department landscape inspector to ensure all landscape planting and irrigation systems have been installed in accordance with APPROVED EXHIBITS, landscaping, irrigation, and shading plans. The Transportation Department will ensure that all landscaping is healthy, free of weeds, disease and pests; and, irrigation systems are properly constructed and determined to be in good working order. The developer/permit holder's designated landscape representative and the Transportation Department landscape inspector shall determine compliance with this condition and execute a Landscape Certificate of Completion. All landscape inspection deposits and plan check fees shall be paid.</td>
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<td>Upon determination of compliance, the Transportation Department, Landscape Section shall clear this condition.</td>
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<tr>
<td>090 - Transportation. 6</td>
<td>Landscape Signage Required on Model Home Complexes</td>
<td>Not Satisfied</td>
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<tr>
<td></td>
<td>The developer/permit holder shall:</td>
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<td>Prior to building permit final inspection, Model Home Complexes (MHC) shall display a sign indicating</td>
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</table>
90. Prior to Building Final Inspection

Transportation

090 - Transportation. 6 Landscape Signage Required on Model Home Complexes (ct) Not Satisfied that the home features water efficient planting and irrigation. The sign shall be displayed in the front yard of each home and be clearly visible to the prospective home buyers.

090 - Transportation. 7 RCTD-MAP-WQ - WQMP COMPLETION Not Satisfied

Prior to Building Final Inspection, the Project is required to furnish educational materials regarding water quality to future owners/occupants, provide an engineered WQMP certification, inspection of BMPs, GPS location of BMPs, ensure that the requirements for inspection and cleaning the BMPs are established, and for businesses registering BMPs with the Transportation Department’s Business Storm Water Compliance Program Section.

Waste Resources

090 - Waste Resources. 1 0090-Waste Resources-MAP - WASTE REPORTING FORM Not Satisfied

Prior to building final inspection, evidence (i.e., receipts or other types of verification) to demonstrate project compliance with the approved Waste Reporting Plan (WRP) shall be presented by the project proponent to the Planning Division of the Riverside County Department of Waste Resources. Receipts must clearly identify the amount of waste disposed and Construction and Demolition (C&D) materials recycled.
Date: July 18, 2018

To: Jay Olivas
County of Riverside TLMA, Planning Department

Reviewed Approved by: Heidi Barrios, MBA, REHS, CAC, IH
Environmental Health Specialist
Riverside County, Department of
Environmental Health
3880 Lemon Street, Suite 200
Riverside, California 92502
Phone: (951) 955-8980

Project Reviewed: TR 36902 (Riverside 39)

SR Number: SR 34323

Applicant: Adam Rush, AICP
CASC Engineering and Consulting

Noise Consultant: Urban Crossroads
41 Corporate Park, Suite 300
Irvine, CA 92606

Review Stage: Entitlement: Tract #36902

Information Provided: (TR36902) Noise Impact Analysis, County of Riverside, # 11583-02, June 22, 2018, (Urban Crossroads)
Tentative Tract Map TR32291
Noise Standards:

1. The "Noise Element" section of the Riverside County General Plan states, "to avoid future noise hazard, the maximum capacity design standard (average daily trips) for highways and major roads" (including airports) "shall be used for determining the maximum future noise level" or, in the case of freeways and airports, the projected conditions for 20 years in the future may be used.

2. The interior noise levels in residential dwellings shall not exceed 45 Ldn (or CNEL).

3. The exterior noise level shall not exceed 65 Ldn (or CNEL).

4. Assume that the standard residential design with windows closed provides a 20 dB, A-weighted (reduction inside) attenuation.

5. Barrier calculations based on receptor at 10 feet from the barrier and at a 3 foot elevation.

6. Interior calculations based on first floor receptors at a 5-foot elevation inside the dwelling in the room nearest the noise source and 14 feet above the pad for the second floor in the middle of the room nearest the noise source.

Findings:

The consultant's report is adequate. Based on our calculations the berm heights recommended should provide sufficient attenuation to reduce exterior roadway noise levels to below 65 Ldn. Also, the recommended interior noise mitigation should reduce the interior noise levels to below the 45 Ldn.

Noise condition has been satisfied.
Consultants Recommendations are as follows:

**Exterior Noise Mitigation:**

- The planned elevation changes and earthen berms delineated on the Tentative Tract Map, date stamped May 2015, are required to satisfy the County of Riverside 65 dBA CNEL, on all lots adjacent to Monroe Street.
- The planned berms shall be constructed so that the top of each berm extends to the planned height above the pad elevation of the lot it is shielding. When the road is elevated above the pad elevation, the berm shall extend to the planned height above the highest point between the residential home and the road.

**Interior Noise Mitigation:**

- Lots adjacent to Monroe Street require upgraded second floor windows (facing Monroe Street) with a minimum sound transmission class (STC) rating of 30, and a windows-closed condition requiring a means of mechanical ventilation.
- All other lots require windows and sliding glass doors shall be well fitted, well weather-stripped assemblies and shall have a minimum of 27.
- All exterior doors shall be well weather-stripped and have minimum STC ratings of 27. Well-sealed perimeter gaps around the doors are essential to achieve the optimal STC rating.
- At any penetrations of exterior walls by pipes, ducts, or conduits, the space between the wall and pipes, ducts, or conduits shall be caulked or filled with mortar to form an airtight seal.
- Roof sheathing of wood construction shall be well fitted or caulked plywood of at least one-half inch thick. Ceilings shall be well fitted, well-sealed gypsum board of at least one-half inch thick. Insulation with at least a rating of R-19 shall be used in the attic space.
September 21, 2015

Via E-Mail and Regular Mail
jolivas@rcdima.org

Jay Olivas
Riverside County Planning Department
77588 El Duna Ct., Suite H
Palm Desert, CA 92211

Re: General Plan Amendment No. 1154, Change of Zone No. 7878, Tentative Tract Map 36902

Dear Mr. Olivas:

Thank you for providing the Desert Recreation District (the "District") with a notice regarding the preliminary site plan and subdivision layout for the Planned Development for a General Plan Amendment and Change of Zone for Tentative Tract Map No. 36902, to subdivide 40 acres into 80 single family residential lots, to be built in the Lower Coachella Valley Zoning District - Eastern Coachella Valley Area Plan, located North of Airport Boulevard, South of Avenue 55, East of Monroe Street, West of Oasis Street.

The project is located within the District boundaries. The District has a Master Plan which is utilized to levy Quimby fees. The Master Plan also identifies needed facilities and programs for this area. In addition, this residential project may have impacts on the District’s provision of services and facilities. Therefore, we request that the following mitigation measure be included in any environmental review, mitigation and monitoring plan and as conditions of approval for the project.

1. Developer will enter into an agreement to and shall pay fees pursuant to the Quimby Act, as adopted by Riverside County Ordinance No. 460. Such fees shall be calculated by the District under that ordinance, as it may be amended from time to time, and shall be paid in full to the District at the time of recordation of the final tract map by the County of Riverside. We have attached a copy of the form of agreement which can be completed when we have the name of the actual developer and a final tract map number.

I look forward to working with you on this project. Thank you for your assistance.

Very truly yours,

Troy Strange, Project Manager
760-265-0547
tstrange@drd.us.com

45-305 Oasis St. Indio, CA 92201 Tel. 760.347.3484 Fax 760.347.4660
www.myrecreationdistrict.com
AGREEMENT BETWEEN
DESERt Recreation District
of Riverside County
AND
FOR COLLECTION OF PARK DEVELOPMENT FEES

THIS AGREEMENT is entered into this _____ day of ____________ 20__, by and between DESERT RECREATION DISTRICT OF RIVERSIDE COUNTY, CALIFORNIA, a political subdivision of the State of California (hereinafter referred to as DISTRICT) and ______________________ (hereinafter referred to as DEVELOPER);

WITNESSETH:

WHEREAS, DEVELOPER presently is seeking approval from the County of Riverside of Tentative Tract Map No. __________ (the “project”); and

WHEREAS, CEQA review for the project has indicated that such additional development within the DISTRICT will impact on existing public park and recreation facilities and contribute to the need for construction of new facilities; and

WHEREAS, DISTRICT’S Master Plan identifies facilities needed to serve such growth; and
WHEREAS, the location of convenient parks near DEVELOPER'S proposed residential development would substantially enhance the possibilities of selling the dwellings in such residential development; and

WHEREAS, DEVELOPER desires to assist DISTRICT in mitigating the impacts of its new housing by paying to DISTRICT a sum of money to be used for such purposes;

NOW, THEREFORE, the parties to this Agreement do mutually agree as follows:

I. RESPONSIBILITIES OF DEVELOPER

A. DEVELOPER shall pay in full to DISTRICT, at the time of issuance of Final Tract Map No. __________, the sum of $___________ for the 80-unit Apartment Complex. each residential unit constructed.

B. DEVELOPER shall, concurrent with requesting any necessary written assurance from DISTRICT, request in writing that the County of Riverside include in its approval of DEVELOPER'S tentative map a condition that DEVELOPER, his successors or assigns, provide evidence of compliance with the terms of this Agreement prior to issuance of any building permit by the County of Riverside, or its successor, for lots in the approved tract.

C. DEVELOPER shall notify any successors or assigns that this Agreement has been executed and is in effect. In addition, in the event this property is annexed into a city within our jurisdiction, Desert Recreation District will continue to receive the same amount as the Quimby fees identified in this Agreement, which fees shall mitigate the continuing impacts of such growth.

II. RESPONSIBILITIES OF DISTRICT

A. Monies paid to DISTRICT under this Agreement will be deposited by DISTRICT in a separate account for such type of fees. Disbursements from that account shall be solely for the procurement of public park facilities determined by DISTRICT to benefit residents of Tentative Tract Map No. __________.

B. The fees specified herein were calculated and are levied in accordance with and shall be collected, administered and disbursed in accordance with Coachella Valley Recreation & Park District Master Plan, Section 10.35 of Riverside County Ordinance No. 460, Government Code Section 66477, and any and all other applicable laws, rules and regulations as they now exist and as they may from time to time be amended.

III. MISCELLANEOUS

A. It is expressly understood and agreed by the DEVELOPER and DISTRICT that the law of the State of California shall govern them and the interpretation of the Agreement and
that any litigation brought because of, or involving this Agreement shall be initiated exclusively in the Superior Court, Riverside County, Indio Division.

B. In the event of litigation to enforce this Agreement, the prevailing party in such litigation shall be entitled to reasonable costs and attorneys fees.

C. In the event that DEVELOPER'S tentative subdivision map expires without extension or approval by the County of Riverside, all obligations of DEVELOPER and DISTRICT herein shall cease.

D. All terms, conditions, and provisions hereof shall inure to and shall bind the parties hereto, their respective successors-in-interest and assigns.

E. No waiver of any term or condition of this Agreement shall be a continuing waiver thereof.

F. This Agreement shall be amended only in writing signed by both parties.

G. This Agreement constitutes the entire agreement of the parties and supersedes all other agreements, whether written or oral.

IN WITNESS WHEREOF, DEVELOPER and DISTRICT have caused this Agreement to be signed in their names and on their behalf by their duly authorized representatives.

DEVELOPER: 

By: ____________________________

DISTRICT: DESERT RECREATION DISTRICT
OF RIVERSIDE COUNTY, CALIFORNIA

By: ____________________________

KEVIN KALMAN, General Manager
August 21, 2018

Jay Olivas  
Riverside County Planning Department  
77-588 El Duna Court, Suite H  
Palm Desert, CA 92211  

Dear Mr. Olivas:

Subject: Tentative Tract Map 36902, North of Airport Blvd., South of Avenue 55,  
East of Monroe Street, West of Oasis Street, APN 767-360-001 and 767-360-002

This area is designated Zone X on Federal Flood Insurance rate maps, which are in effect at this time by the Federal Emergency Management Agency (FEMA).

Flood protection measures for local drainage shall comply with California Drainage Law and provide that stormwater flows are received onto and discharged from this property in a manner that is reasonably compatible with predevelopment conditions.

Riverside County (County) shall require mitigation measures to be incorporated into the development to prevent flooding of the site or downstream properties. These measures shall require on-site retention of the incremental increase of runoff from the 100-year storm.

The project is located within the service area of CVWD for the provision of domestic water and sanitation service. The initiation of said service to this area will be subject to the satisfaction of terms and conditions established by CVWD and imposed from time to time, including but not limited to fees and charges, water conservation measures, etc.

CVWD may need additional facilities to provide for the orderly expansion of its domestic water and sanitation systems. These facilities may include pipelines, wells, reservoirs, booster pumping stations, lift stations, treatment plants and other facilities. The developer may be required to construct/install these facilities and then convey said facilities to CVWD along with the land and/or easements on which these facilities will be located. The terms and conditions for the planning, design, construction/installation, and conveyance of property interests shall be determined by CVWD pursuant to its rules and regulations as said requirements may be revised from time to time. These sites shall be shown on the tract map as lots and/or easements to be deeded to CVWD for “CVWD public services” purposes.
This notice of domestic water and sanitation service availability only applies to the specific property for which it was issued and shall expire three (3) years from date of issuance. Unless or until all requirements for the initiation of service are met, the developer shall not be deemed to have any vested right or other commitment to receive water and/or sanitation service. In the event all of the terms, conditions, fees and charges are not satisfied on or before the expiration date, this notice shall expire. Upon expiration, the developer will be required to submit a new application and otherwise comply with any and all new or amended requirements for the provision of service as may be determined by CVWD pursuant to its rules and regulations.

Sanitation service remains at all times subject to changes in regulations adopted by CVWD’s Board of Directors including reductions in, or suspensions of, service.

Sewers shall be designed and constructed so as to readily facilitate connection with the potential future installation of a regional trunk sewer. Dry or wet sewers shall be installed as determined by CVWD. Plans and designs for installation of the facilities required by CVWD shall be submitted to and approved by CVWD prior to issuance of a building permit.

CVWD requires any business having the potential of discharging grease into a public sewer to install a grease interceptor, including a sample box, sanitary tee and running trap with cleanout, prior to any discharge to its sanitation facilities. The size of the grease interceptor will be determined and approved by CVWD prior to installation. Installation of the interceptor will be inspected and subject to approval by CVWD.

CVWD requires any business having the potential of discharging oil/sand into a public sewer to install an oil and sand separator, including a sample box, sanitary tee and running trap with cleanout, prior to any discharge to its sanitation facilities. The size of the oil and sand separator will be determined and approved by CVWD prior to installation. Installation of the oil and sand separator will be inspected and subject to approval by CVWD.

There are existing United States Bureau of Reclamation (USBR) facilities not shown on the development plans. There may be conflicts with these facilities. The County shall withhold issuance of grading permits until CVWD has reviewed the proposed development and related impacts to the USBR facilities and associated right-of-way and provided the County with written confirmation that there is no interference. The USBR conflicts include but are not limited to Irrigation Lateral 121.6 & 121.6-3.1.

Surface and subsurface drainage facilities in the vicinity of this project were designed and constructed for agricultural drainage. CVWD will consider use of these drainage facilities for urban drainage if (1) the surface and subsurface drainage facilities can physically handle the new urban drainage, (2) the area is incorporated into the National Pollutant Discharge Elimination System permit and Waste Discharge Requirements for the discharge of stormwater in the Whitewater River Watershed, which is known as the MS4 Permit and (3) the project is annexed into a future district(s) for recovery of capital and operation/maintenance costs associated with the new urban drainage system.
CVWD may need replacement or additional drainage facilities to provide for the orderly expansion of the drainage system. These facilities may include pipelines, channels, pump stations and other facilities. The developer may be required to construct/install these facilities and then convey said facilities to CVWD along with the land and/or easements on which these facilities will be located. The terms and conditions for the planning, design, construction/installation, and conveyance of property interests shall be determined by CVWD pursuant to its rules and regulations as said requirements may be revised from time to time. These sites shall be shown on the tract map as lots and/or easements to be deeded to CVWD for such purpose.

The project lies within the East Whitewater River Subbasin Area of Benefit. Groundwater production within the area of benefit is subject to a replenishment assessment in accordance with the State Water Code.

All water wells owned or operated by an entity producing more than 25 acre-feet of water during any year must be equipped with a water-measuring device. A CVWD Water Production Metering Agreement is required to provide CVWD staff with the authority to regularly read and maintain this water-measuring device.

This development lies within the study area of the 2010 Water Management Plan Update. The groundwater basin in the Coachella Valley is in a state of overdraft. Each new development contributes incrementally to the overdraft. CVWD has a Water Management Plan in place to reduce the overdraft to the groundwater basin. The elements of the Water Management Plan include supplemental imported water, source substitution and water conservation. The plan lists specific actions for reducing overdraft. The elements and actions described in the plan shall be incorporated into the design of this development to reduce its negative impact on the Coachella Valley groundwater basin.

If you have any questions, please call Tommy Fowlkes, Development Services Supervisor, extension 3535.

Sincerely,

Carrie Oliphant
Assistant Director of Engineering
Jay Olivas  
August 21, 2018  
Page 3  

cc:  Andrew Simmons  
Riverside County Department of Transportation  
77588 El Duna, Suite H, Palm Desert, CA 92211  

Russell Williams  
Riverside County Department of Transportation  
4080 Lemon Street, 8th Floor  
Riverside, CA 92501  

Mark Abbott  
Supervising Environmental Health Specialist  
Riverside County Department of Environmental Health  
Environmental Protection and Oversight Division  
47-950 Arabia Street, Suite A  
Indio, CA 92201  

Jonathan Weldy  
Meridian Land Development  
19153 Town Center Drive  
Apple Valley, CA 92308  


File:  0163.1, 0421.1, 0721.1  
Geo.  06-07-14-3  
PZ  18-9145
September 21, 2015

Jay Olivas
Riverside County Planning Department
77588 El Duna Court
Palm Desert, CA 92211

Dear Mr. Olivas:

Subject: TTM 36902, NE Corner of Monroe Street and Airport Boulevard, APN 737-360-009

This is in response to your request for comments dated August 31, 2015 for the above referenced project. The Coachella Valley Water District has no additional comments on this project. Please refer to the previously issued letter dated June 5, 2015, a copy of which is enclosed.

If you have any questions, please call Tommy Fowlkes, Development Services Supervisor, extension 3535.

Sincerely,

Carrie Oliphant
Engineering Manager

Enclosure/1/as
cc: Majeed Farshad (with enclosure)
Riverside County Department of Transportation
77588 El Duna, Suite H
Palm Desert, CA 92211

Russell Williams (with enclosure)
Riverside County Department of Transportation
4080 Lemon Street, 8th Floor
Riverside, CA 92501

Mark Abbott (with enclosure)
Supervising Environmental Health Specialist
Riverside County Department of Environmental Health
Environmental Protection and Oversight Division
47-950 Arabia Street, Suite A
Indio, CA 92201

Jonathan Weldy (with enclosure)
Meridian Land Development
19153 Town Center Drive
Apple Valley, CA 92308
June 5, 2015

File: 91631.1
0421.1
0721.1
Geo. 060714-3
PZ 15-6387

Mr. Tom Nievez
CASC Engineering and Consulting
1470 East Cooley Drive
Colton, CA 92324

Dear Mr. Nievez:

Subject: TTM 36902, NE Corner of Monroe Street and Airport Boulevard, APN 737-360-009

This project lies within the area of the Eastern Coachella Valley Master Stormwater Planning Project, which will provide flood protection to the communities of Thermal, Vista Santa Rosa, Oasis, Mecca and North Shore. The Coachella Valley Water District (CVWD) is in the early stages of this planning effort. Upon completion of the design phase, developers and property owners within the area may be required to dedicate right-of-way for flood control facilities and/or participate in the financing of a portion of these facilities.

This area is designated Zone X on Federal Flood Insurance rate maps, which are in effect at this time by the Federal Emergency Management Agency (FEMA).

Flood protection measures for local drainage shall comply with California Drainage Law and provide that stormwater flows are received onto and discharged from this property in a manner that is reasonably compatible with predevelopment conditions.

The County of Riverside (County) shall require mitigation measures to be incorporated into the development to prevent flooding of the site or downstream properties. These measures shall require on-site retention of the incremental increase of runoff from the 100-year storm.

Since the stormwater issues of this development are local drainage, CVWD does not need to review drainage design further.
The project is located within the service area of CVWD for the provision of domestic water and sanitation service. The initiation of said service to this area will be subject to the satisfaction of terms and conditions established by CVWD and imposed from time to time, including but not limited to fees and charges, water conservation measures, etc.

CVWD may need additional facilities to provide for the orderly expansion of its domestic water and sanitation systems. These facilities may include pipelines, wells, reservoirs, booster pumping stations, lift stations, treatment plants and other facilities. The developer may be required to construct/install these facilities and then convey said facilities to CVWD along with the land and or easements on which these facilities will be located. The terms and conditions for the planning, design, construction/installation, and conveyance of property interests shall be determined by CVWD pursuant to its rules and regulations as said requirements may be revised from time to time. These sites shall be shown on the tract map as lots and or easements to be deeded to CVWD for “CVWD public services” purposes.

This notice of domestic water and sanitation service availability only applies to the specific property for which it was issued and shall expire three (3) years from date of issuance. Unless or until all requirements for the initiation of service are met, the developer shall not be deemed to have any vested right or other commitment to receive water and/or sanitation service. In the event all of the terms, conditions, fees and charges are not satisfied on or before the expiration date, this notice shall expire. Upon expiration, the developer will be required to submit a new application and otherwise comply with any and all new or amended requirements for the provision of service as may be determined by CVWD pursuant to its rules and regulations.

Domestic water and sanitation service remains at all times subject to changes in regulations adopted by CVWD’s Board of Directors including reductions in, or suspensions of, service.

This area is underlain with agricultural drainage lines. There are CVWD facilities not shown on the development plans. There may be conflicts with these facilities. The County shall withhold issuance of grading permits until CVWD has reviewed the proposed development and related impacts to the CVWD facilities and associated right-of-way and provided County with written confirmation that there is no interference. The CVWD conflicts include, but are not limited to, Avenue 56 West Drain (16” Concrete Pipeline).

Surface and subsurface drainage facilities in the vicinity of this project were designed and constructed for agricultural drainage. CVWD will consider use of these drainage facilities for urban drainage if (1) the surface and subsurface drainage facilities can physically handle the new urban drainage, (2) the area is incorporated into the National Pollutant Discharge Elimination System permit and Waste Discharge Requirements for the discharge of stormwater in the Whitewater River Watershed, which is known as the MS4 Permit, and (3) the project is annexed into a future district(s) for recovery of capital and operation/maintenance costs associated with the new urban drainage system.
CVWD may need replacement or additional drainage facilities to provide for the orderly expansion of the drainage system. These facilities may include pipelines, channels, pump stations and other facilities. The developer may be required to construct, install these facilities and then convey said facilities to CVWD along with the land and/or easements on which these facilities will be located. The terms and conditions for the planning, design, construction/installation, and conveyance of property interests shall be determined by CVWD pursuant to its rules and regulations as said requirements may be revised from time to time. These sites shall be shown on the tract map as lots and/or easements to be deeded to CVWD for such purpose.

This development is subject to the County’s Landscape Ordinance which was adopted in accordance with the State’s Model Water Efficient Landscape Ordinance and CVWD’s Ordinance 1374. The purpose of these ordinances is to establish effective water efficient landscaping requirements for newly installed and rehabilitated landscapes. In order to ensure this development’s compliance, plans for grading, landscaping and irrigation systems shall be submitted to CVWD for review prior to installation. This review is intended to promote efficient water management. However, by reviewing the plans, CVWD does not represent or warrant any amount of water or financial savings.

The project lies within the East Whitewater River Subbasin Area of Benefit. Groundwater production within the area of benefit is subject to a replenishment assessment in accordance with the State Water Code.

All water wells owned or operated by an entity producing more than 25 acre-feet of water during any year must be equipped with a water-measuring device. A CVWD Water Production Metering Agreement is required to provide CVWD staff with the authority to regularly read and maintain this water-measuring device.

This development lies within the study area of the 2010 Water Management Plan Update. The groundwater basin in the Coachella Valley is in a state of overdraft. Each new development contributes incrementally to the overdraft. CVWD has a Water Management Plan in place to reduce the overdraft to the groundwater basin. The elements of the Water Management Plan include supplemental imported water, source substitution and water conservation. The plan lists specific actions for reducing overdraft. The elements and actions described in the plan shall be incorporated into the design of this development to reduce its negative impact on the Coachella Valley groundwater basin.
If you have any questions, please call Tommy Fowlkes, Development Services Supervisor, extension 3535.

Sincerely,

Carrie Oliphant
Assistant Director of Engineering

cc: Majeed Farshad
Riverside County Department of Transportation
77588 El Duna, Suite H
Palm Desert, CA 92211

Russell Williams
Riverside County Department of Transportation
4080 Lemon Street, 8th Floor
Riverside, CA 92501

Mark Abbott
Supervising Environmental Health Specialist
Riverside County Department of Environmental Health
Environmental Protection and Oversight Division
47-950 Arabia Street, Suite A
Indio, CA 92201

Jonathan Weldy
Meridian Land Development
19153 Town Center Drive
Apple Valley, CA 92308
Vista Santa Rosa Community Council Agenda
6:00 p.m. Wednesday, November 18, 2015
Westside Elementary School Multipurpose Room 82-225 Airport Blvd., Vista Santa Rosa, CA 92274

I. Pledge of Allegiance

II. Roll Call

III. Approval of the Minutes

IV. Councilmember Reports and Comments

V. Staff Reports: Presenters must direct their report to the council. At the conclusion of the presentation, Chair may allow questions. Each speaker must first be recognized by the Chair.

a. Office of Supervisor John J. Benoit – Joe Pradetto, 760-863-8211, jpradetto@rcbos.org
b. Sheriff’s Department – Lt Johnny Rodriguez, 760-863-8784; non-emergency 760-836-3215 jrodriguez@riversidesheriff.org
c. CHP – Officer Chris Pietto, 760.772.8911; cpietto@chp.ca.gov
d. CAL Fire – Bonifacio DeLacruz Battalion Chief B6 760-398-2107 Bonifacio.DeLaCruz@fire.ca.gov
e. Code Enforcement – Lorena Diaz, 760-393-3344
f. Emergency Services – Jerry D. Hagen, 951-955-4700, jerry.hagen@fire.ca.gov
h. La Quinta Planning/City Council Update - Wally Nesbit (760) 777-7125 wnesbit@la-quinta.org
i. Coachella Planning/City Council Update – Mike Coyne or Luis Lopez (760) 398-3102 llopez@coachella.org
j. Other Departments

VI. New Business: Presenters must direct their report to the council. At the conclusion of the presentation, Chair may allow questions. Each speaker must first be recognized by the Chair.

a. Project: General Plan Amendment (GPA 1154), Change of Zone (COZ 7878), Tentative Tract Map No. 36902
   i. **Recommendation:** That the Vista Santa Rosa forward to the Planning Department an advisory recommendation supporting the project as presented.
   ii. **Record of Action:**
   iii. **Description:** Residential community of 80 lots on 40 acres. Minimum lot size of 10,250 square feet with open space buffers pursuant to the Vista Santa Rosa Design Guidelines. Consistency with VSR Land Use Map and Concept Plan: The residential product proposed will provide a more varied housing opportunity to a wider economic segment of the community, while maintaining the character of the Vista Santa Rosa community and also achieving the open space/buffer design objectives of the Vista Santa Rosa Community Plan
iv. **Location:** East side of Monroe Street between 54th Street and Airport Blvd. (APN Numbers: 767360001, 767360002)
v. **Project Status:** Project heard at LDC on September 17, 2015
vi. **Contact Information:** Jonathan Weldy, Meridian Land Development Company, 760-240-5511, ext. 222, jweldy@meridianldc.com

b. Presentation: El Nino Preparedness
   i. **Background:** The Riverside County Emergency Management Department is coordinating a multi-agency educational outreach effort to prepare residents to deal with potential damage from rains associated with El Nino. This presentation is will discuss what precautions Riverside County is taking and what precautions residents should consider taking. This presentation is for information only and will not require a vote.
ii. **Contact:** Jerry Hagen, East Desert Coordinator, 951-955-4700, Jerry.Hagen@fire.ca.gov
VII. **Public comments:** All persons wishing to address the Council on items not specifically on the agenda or on matters of general interest should do so at this time. Please limit your remarks to 3 minutes.

VIII. **Agenda Items for next meeting**

IX. **Adjourn meeting**

2016 meeting schedule: Jan. 27, Mar. 23, May 25, Sept. 28, Nov. 16 (Additional meetings may be added if needed). Please visit Supervisor Benoit's Web site to access more information: [www.RivCo4.org](http://www.RivCo4.org)

If you would like to get agenda's and other important meeting information for the Vista Santa Rosa Community Council, please send your email address to Joe Pradetto at [jpradetto@rcbos.org](mailto:jpradetto@rcbos.org)

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Olivas, Jay

From: Jody Shapiro <shapiro.jody@gmail.com>
Sent: Tuesday, December 31, 2019 2:41 AM
To: Olivas, Jay; <dmills@wrmcpas.com>; Larry Robinson; Deborah Brill
Subject: Notice of Public Hearing on January 15, 2020

CAUTION: This email originated externally from the Riverside County email system.
DO NOT click links or open attachments unless you recognize the sender and know the content is safe.

Dear Mr. Olivas,

I live at 55525 Turnberry Way, La Quinta, CA 92253, and received the "Notice of Public Hearing" concerning the "Change of Zone No. 7878" on December 29, 2019. My residence is located within the Greg Norman Course at PGA West, and is directly across from the proposed project.

My fiancé and I are full time residents, and I have been the Delegate for the Turnberry Collection SBA to the PGA West Fairways Association HOA, since I purchased my home in 2005.

I would like to arrange a time as soon as possible, when I/we could come to your offices to view and discuss the project.

I am also respectfully requesting a minimum postponement of 2 (two) months, for the January 15th Hearing date for the following reasons:
1) The very short notice provided to those homeowners who would be potentially the most negatively impacted by the project.
2) Because the notice arrived during the Holiday break, many of my fellow homeowners, the majority of who are part-time residents, are not even here to review the Notice.
3) Because there are 2 heavily used exits onto Monroe from PGA West, I would like the opportunity to discuss the project with the 4 other SBA Delegates within the Greg Norman development. Plus, we all wish to meet with the Fairways Board of Directors, whose next scheduled meeting is not until after the January 15th date.
4) We drive on Monroe almost everyday, and we just saw the Notice of Hearing sign on the property for the first time on December 30, 2019. Do you know what day it was erected?

If you are unable, or not willing to grant the short postponement, then I/we would like to arrange a time as soon as possible to come to your offices to view and discuss the proposed project and zoning changes.

Sincerely,
Jonathan D. Shapiro

Jonathan D. (Jody) Shapiro
The Chase Foundation
Phone: 760.564.2299
Fax: 760.564.9075
Mobile: 818.292.1992
shapiro.jody@gmail.com
This certifies that Signs By Tomorrow posted a Riverside County Public Hearing sign(s) on December 30, 2019 at the locations shown above:

GPA-1154, CZ-7878, TTM-36902
July 28, 2015

Pattie Garcia
Director of Tribal Historic Preservation
Agua Caliente Band of Cahuilla Indians
5401 Dinah Shore Drive
Palm Springs, CA 92264

SUBJECT: ASSEMBLY BILL 52 (AB 52) FORMAL NOTIFICATION (GPA01154, CZ07878)

Dear Ms. Garcia:

This serves to notify you of a proposed project located within the Eastern Coachella Valley area of Riverside County. A map depicting the location and a project description can be found below. Pursuant to Public Resources Code section 21080.3.1(d), if you wish to initiate consultation on this proposed project, please send a consultation request within thirty (30) days of receiving this letter to Heather Thomson via email at hthomson@rcflma.org or by contacting her at (951) 955-2873.

Project Description:
GENERAL PLAN AMENDMENT NO. 1154 / CHANGE OF ZONE NO. 7878 – EA42613 –
Plan: Community Development: Very Low Density Residential (VLDR) (1 Acre Minimum) – Location: North of Airport Boulevard, south of Avenue 55, east of Monroe Street, west of Oasis Street – 40 Acres - Zoning: One Family Dwellings – 30,000 square feet (R-1-30,000) - REQUEST: General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from R-1-30,000 to R-1-10,000 for future residential tract map (currently not submitted). APN: 767-360-001; 767-360-002. Related Case: TR30399
Sincerely,

Heather Thomson, Archaeologist
email cc: Jay Olivas, Urban Regional Planner IV; jolivas@rcflma.org

Attachment: Project Vicinity Map
October 20, 2015

Attn: Heather Thomson, Archaeologist
Riverside County
Planning Department
P.O. Box 1409
Riverside, CA 92502-1409

Re: SB 18 Consultation; GPA01154

The Soboba Band of Luiseño Indians has received your notification pursuant under Senate Bill 18.

The Soboba Band of Luiseño Indians appreciates your observance of Tribal Cultural Resources and their preservation in your project. The information provided to us on said project(s) has been assessed through our Cultural Resource Department. At this time the Soboba Band does not have any specific concerns regarding known cultural resources in the specified areas that the project encompasses, but does request that the appropriate consultation continue to take place between concerned tribes, project proponents, and local agencies.

Also, working in and around traditional use areas intensifies the possibility of encountering cultural resources during any future construction/excavation phases that may take place. For this reason, the Soboba Band wishes to defer to the Torres Martinez Desert Cahuilla Indians who are in closer proximity to the project. Michael Mirelez, Cultural Resource Coordinator for the Torres Martinez Desert Cahuilla Indians may be reached at 760-534-2790. Feel free to contact me with any additional questions or concerns.

Sincerely,

[Signature]

Joseph Ontiveros
Cultural Resource Director
Soboba Band of Luiseño Indians
P.O. Box 487
San Jacinto, CA 92581
Phone (951) 654-5544 ext. 4137
Cell (951) 663-5279
jontiveros@soboba-nsn.gov

Confidentiality: The entirety of the contents of this letter shall remain confidential between Soboba and the County of Riverside. No part of the contents of this letter may be shared, copied, or utilized in any way with any other individual, entity, municipality, or tribe, whatsoever, without the expressed written permission of the Soboba Band of Luiseño Indians.
September 28, 2015

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

Sent by Email: hthomson@rctima.org  
Number of Pages: 3

RE: SB 18 Consultation, GPA01154, City of Coachella Valley, Riverside County

Dear Ms. Thomson:

Government Code §65352.3 requires local governments to consult with California Native American tribes identified by the Native American Heritage Commission (NAHC) for the purpose of protecting, and/or mitigating impacts to cultural places in creating or amending general plans, including specific plans. Attached is a consultation list of tribes with traditional lands or cultural places located within the boundaries of Riverside County.

As a part of consultation, the NAHC recommends that local governments conduct record searches through the NAHC and California Historic Resources Information System (CHRIS) to determine if any cultural places are located within the area(s) affected by the proposed action. For the NAHC to conduct a Sacred Lands File search, the request form can be found at http://nahc.ca.gov/2015/08/local-government-tribal-consultation-list-request-updated-form/. USGS 7.5-minute quadrangle name, township, range, and section required for the search.

Local governments should be aware that records maintained by the NAHC and CHRIS are not exhaustive, and a negative response to these searches does not preclude the existence of a cultural place. A tribe may be the only source of information regarding the existence of tribal cultural resources.

If you receive notification of change of addresses and phone numbers from tribes, please notify me. With your assistance we are able to assure that our consultation list contains current information.

If you have any questions, please contact me at my email address: rw_nahc@pacbell.net.

Sincerely,

Rob Wood  
Associate Government Program Analyst
Native American Tribal Consultation List
Riverside County
September 28, 2015

Cahuilla Band of Indians
Luther Salgado, Chairperson
P.O. Box 391760 Cahuilla
Anza, CA 92539
Chairman@cahuilla.net
(760) 763-5549
(760) 763-2631 Tribal EPA

This list is current only as of the date of this document.
Distribution of this list does not relieve any person of statutory responsibility as defined in Section 7050.5 of the Health and Safety Code, Section 5997.94 of the Public Resources Code and Section 5097.98 of the Public Resources Code.
This list is applicable only for consultation with Native American tribes under Government Code Sections 85362.3 and 85362.4 et seq.
GPA01154, City of Coachella Valley, Riverside County.
Meridian Land Development

Owner:
SOCAL PORTFOLIO I, LP
19153 Town Center Drive, Suite 106
Apple Valley, CA 92308
(760) 240-5511, ext. 222

Applicant:
Meridian Land Development (Jonathan Weldy)
19153 Town Center Drive, Suite 106
Apple Valley, CA 92308
(760) 240-5511, ext. 222

Legal Description:
The northwest corner quarter of the southwest quarter of Section 14, Township 6 South, Range 7 East, San Bernardino Meridian, County of Riverside, State of California

Amendment:
Requesting an amendment to the land use designation from Very Low Density Residential (VLDR) to Medium Density Residential (MDR). The existing Foundation Component of Community Development remains unchanged.

Project Site Area: 40 acres
Existing Land Use: agricultural, vacant (No structures)

Map Preparer:
CASC Engineering & Consulting
1470 E. Cooley Drive
Cotton, CA 92324
(909) 783-0101, ext. 3530

CASE: GPA01154
EXHIBIT: A
DATE: 8/31/2015
PLANNER: J. Olivas
September 21, 2015

Soboba Band of Mission Indians
Joe Ontiveros
P.O. Box 487
San Jacinto, CA 92581

Re: SB18 Native American Consultation Request for GPA01154

Dear Mr. Ontiveros:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

Staff contacted the Native American Heritage Commission (NAHC) which gave the County your name. Riverside County feels that your assistance is vital to the preservation and conservation of ancestral tribal sites during the current growth that the County is experiencing. It is the desire of Riverside County to protect the past and our collective heritage as we proceed towards the future. Please forward any comments or requests for meetings concerning this project to Jay Olivas at (951) 953-7050 by December 21, 2105.

Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas lolivas@rctma.org
Attachments: USGS map
September 21, 2015

La Jolla Band of Mission Indians
Lavonne Peck, Chairwoman
22000 Highway 76
Pauma Valley, CA 92061

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairwoman Peck:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLD) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

Staff contacted the Native American Heritage Commission (NAHC) which gave the County your name. Riverside County feels that your assistance is vital to the preservation and conservation of ancestral tribal sites during the current growth that the County is experiencing. It is the desire of Riverside County to protect the past and our collective heritage as we proceed towards the future. Please forward any comments or requests for meetings concerning this project to Jay Olivas at (951) 953-7050 by December 21, 2105.

Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rcitma.org
Attachments: USGS map
September 21, 2015

Juaneno Band of Mission Indians  
Sonia Johnston, Tribal Chairperson  
P.O. Box 25628  
Santa Ana, CA 92799  

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairwoman Johnston:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

Staff contacted the Native American Heritage Commission (NAHC) which gave the County your name. Riverside County feels that your assistance is vital to the preservation and conservation of ancestral tribal sites during the current growth that the County is experiencing. It is the desire of Riverside County to protect the past and our collective heritage as we proceed towards the future. Please forward any comments or requests for meetings concerning this project to Jay Olivas at (951) 953-7050 by December 21, 2105.

Sincerely,
Riverside County Planning Department

cc: Jay Olivas jolivas@rctma.org
Attachments: USGS map
September 21, 2015

Gabrieleno/Tongva Nation
Sam Dunlap, Cultural Resources Director
P.O. Box 86908
Los Angeles, CA 90086

Re: SB18 Native American Consultation Request for GPA01154

Dear Mr. Dunlap:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLD) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

Staff contacted the Native American Heritage Commission (NAHC) which gave the County your name. Riverside County feels that your assistance is vital to the preservation and conservation of ancestral tribal sites during the current growth that the County is experiencing. It is the desire of Riverside County to protect the past and our collective heritage as we proceed towards the future. Please forward any comments or requests for meetings concerning this project to Jay Olivas at (951) 953-7050 by December 21, 2105.

Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rcrma.org
Attachments: USGS map
September 21, 2015

Fort Mojave Indian Tribe
Timothy Williams, Chairperson
500 Merriman Ave.
Needles, CA 92363

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman Williams:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLD) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rcfima.org
Attachments: USGS map
September 21, 2015

Pala Band of Mission Indians
Historic Preservation Office/ Shasta Gaughen
35008 Pala Temecula Road PMB50
Pala, CA 92059

Re: SB18 Native American Consultation Request for GPA01154

Dear Ms. Gaughen:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rclma.org
Attachments: USGS map
September 21, 2015

Santa Rosa Band of Mission Indians
Terry Hughes, Tribal Administrator
P.O. Box 609
Hemet, CA 92546

Re: SB18 Native American Consultation Request for GPA01154

Dear Mr. Hughes:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rtclma.org
Attachments: USGS map
September 21, 2015

Soboba Band of Mission Indians
Rosemary Morillo, Chairperson
Attn: Carrie Garcia
P.O. Box 487
San Jacinto, CA 92581

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairwoman Morillo:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30399

Staff contacted the Native American Heritage Commission (NAHC) which gave the County your name. Riverside County feels that your assistance is vital to the preservation and conservation of ancestral tribal sites during the current growth that the County is experiencing. It is the desire of Riverside County to protect the past and our collective heritage as we proceed towards the future. Please forward any comments or requests for meetings concerning this project to Jay Olivas at (951) 953-7050 by December 21, 2105.

Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rctma.org
Attachments: USGS map
September 21, 2015

Twenty-Nine Palms Band of Mission Indians
Mike Darnell, Chairperson
46-200 Harrison Place
Coachella, CA 92236

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman Darnell:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLD1) (1 Acre Minimum) to Medium Density Residential (MDR) (2-6 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Tomson, Archaeologist

cc: Jay Olivas jolivas@rcfma.org
Attachments: USGS map
September 21, 2015

Torres-Martinez, Desert Cahuilla Indians
Mary Resvaloso, Chairperson
P.O. Box 1160
Thermal, CA 92274

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairwoman Resvaloso:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 36,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30399

Staff contacted the Native American Heritage Commission (NAHC) which gave the County your name. Riverside County feels that your assistance is vital to the preservation and conservation of ancestral tribal sites during the current growth that the County is experiencing. It is the desire of Riverside County to protect the past and our collective heritage as we proceed towards the future. Please forward any comments or requests for meetings concerning this project to Jay Olivas at (951) 953-7050 by December 21, 2105.

Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rctima.org
Attachments: USGS map
September 21, 2015

San Manuel Band of Mission Indians
Carla Rodriguez, Chairwoman
26569 Community Center Drive
Highland, CA 92346

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairwoman Rodriguez:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLD) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,  
Riverside County Planning Department

[Signature]

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rtima.org
Attachments: USGS map
September 21, 2015

San Luis Rey Band of Mission Indians
Tribal Council
1889 Sunset Drive
Vista, CA 92081

Re: SB18 Native American Consultation Request for GPA01154

Dear Tribal Council:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLD) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@ctima.org
Attachments: USGS map
September 21, 2015

Rincon Bend of Mission Indians
Bo Mazzetti, Chairperson
1 West Tribal Road
Valley Center, CA 92082

Re: SB18 Native American Consultation Request for GPA01154

Dear Mr. Mazzetti:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

Staff contacted the Native American Heritage Commission (NAHC) which gave the County your name. Riverside County feels that your assistance is vital to the preservation and conservation of ancestral tribal sites during the current growth that the County is experiencing. It is the desire of Riverside County to protect the past and our collective heritage as we proceed towards the future. Please forward any comments or requests for meetings concerning this project to Jay Olivas at (951) 953-7050 by December 21, 2105.

Sincerely,
Riverside County Planning Department

Heather Thomason, Archaeologist

cc: Jay Olivas jolivas@rclima.org
Attachments: USGS map
September 21, 2015

Ramona Band of Mission Indians
John Gomez, Environmental Coordinator
P.O. Box 391670
Anza, CA 92539

Re: SB18 Native American Consultation Request for GPA01154

Dear Mr. Gomez:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-380-002. Related Case: TR30399

Staff contacted the Native American Heritage Commission (NAHC) which gave the County your name. Riverside County feels that your assistance is vital to the preservation and conservation of ancestral tribal sites during the current growth that the County is experiencing. It is the desire of Riverside County to protect the past and our collective heritage as we proceed towards the future. Please forward any comments or requests for meetings concerning this project to Jay Olivas at (951) 953-7050 by December 21, 2105.

Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rclma.org
Attachments: USGS map
September 21, 2015

Ramona Band of Cahuilla Indians
Joseph Hamilton, Vice Chairman
P.O. Box 391670
Anza, CA 92539

Re: SB18 Native American Consultation Request for GPA01154

Dear Mr. Hamilton:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rclma.org
Attachments: USGS map
September 21, 2015

Pechanga Band of Mission Indians
Anna Hoover, Cultural Analyst
P.O. Box 1477
Temecula, CA 92593

Re: SB18 Native American Consultation Request for GPA01154

Dear Ms. Hoover:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

[Signature]
Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rclma.org
Attachments: USGS map
September 21, 2015

Pauma & Yuima Reservation
Randall Majel, Chairperson
P.O. Box 369
Pauma Valley, CA 92061

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman Majel:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLD) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rctima.org
Attachments: USGS map
September 21, 2015

Pala Band of Mission Indians
Robert H. Smith, Chairperson
35008 Pala Temecula Road PMB50
Pala, CA 92059

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman Smith:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rdtma.org
Attachments: USGS map
September 21, 2015

Morongo Band of Mission Indians
Robert Martin, Chairperson
12700 Pumarra Road
Banning, CA 92220

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman Martin:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rdtlma.org
Attachments: USGS map
September 21, 2015

Los Coyotes Band of Mission Indians
Shane Chapparosa, Chairman
P.O. Box 189
Warner Springs, CA 92086

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman Chapparosa:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rcctma.org
Attachments: USGS map
September 21, 2015

Juaneno Band of Mission Indians
Acjachemen Nation
David Belardes, Chairperson
32161 Avenida Los Amigos
San Juan Capistrano, CA 92675

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman Belardes:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

[Signature]
Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rctima.org
Attachments: USGS map
September 21, 2015

Gabrieleno Band of Mission Indians  
Andrew Salas, Chairperson  
P.O. Box 393  
Covina, CA 91723

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman Salas:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

[Signature]

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rclma.org  
Attachments: USGS map
September 21, 2015

Gabrieleno / Tongva San Gabriel Band of Mission Indians
Anthony Morales, Chairperson
P.O. Box 693
San Gabriel, CA 91778
Gabrieleno Tongva

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman Morales:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rcsma.org
Attachments: USGS map
September 21, 2015

Fort Yuma Quechan Indian Nation
Keeny Escalanti, Sr. President
P.O. Box 1899
Yuma, AZ 85366

Re: SB18 Native American Consultation Request for GPA01154

Dear President Escalanti:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomason, Archaeologist

cc: Jay Olivas jolivas@rclma.org
Attachments: USGS map
September 21, 2015

Colorado River Indian Tribe
Dennis Patch, Chairperson
26600 Mojave Road
Parker, Ariz. 85344

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman Patch:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rclima.org
Attachments: USGS map
September 21, 2015

Chemehuevi Reservation
Edward Smith, Chairperson
P.O. Box 1976
Chemehuevi Valley, CA 92363

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman Smith:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rctima.org
Attachments: USGS map
September 21, 2015

Cahuilla Band of Indians
Luther Salgado, Chairperson
52701 Hwy 371
Anza, CA 92539

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman Salgado:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rctima.org
Attachments: USGS map
September 21, 2015

Cabazon Band of Mission Indians
Doug Welmas, Chairperson
84-245 Indio Springs Parkway
Indio, CA 92203-3499

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman Welmas:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rclma.org
Attachments: USGS map
September 21, 2015

Augustine Band of Cahuilla Mission Indians
Mary Ann Green, Chairperson
P.O. Box 846
Coachella, Ca 92236

Re: Native American Consultation Request for GPA01154

Dear Ms. Greene:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

[Signature]
Heather Thomson, Archaeologist

cc: Jay Olivas iolivas@rctima.org
Attachments: USGS map
September 21, 2015

Agua Caliente Band of Cahuilla Indians
Jeff Grubbe, Chairperson
5401 Dinah Shore Drive
Palm Springs, CA 92264

Re: Native American Consultation Request for GPA01154

Dear Chairman Grubbe:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

[Signature]
Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rclma.org
Attachments: USGS map
September 21, 2015

Agua Caliente Band of Cahuilla Indians
Patricia Garcia Tuck THPO
5401 Dinah Shore Drive
Palm Springs, CA 92264

Re: Native American Consultation Request for GPA01154

Dear Ms. Tuck:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

Staff contacted the Native American Heritage Commission (NAHC) which gave the County your name. Riverside County feels that your assistance is vital to the preservation and conservation of ancestral tribal sites during the current growth that the County is experiencing. It is the desire of Riverside County to protect the past and our collective heritage as we proceed towards the future. Please forward any comments or requests for meetings concerning this project to Jay Olivas at (951) 953-7050 by December 21, 2105.

Sincerely,
Riverside County Planning Department

[Signature]

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rdtma.org
Attachments: USGS map
September 21, 2015

Pechanga Band of Mission Indians
Marc Macarro, Chairperson
P.O. Box 1477
Temecula, CA 92593

Re: Native American Consultation Request for GPA01154

Dear Mr. Macarro:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

[Signature]
Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rcfima.org
Attachments: USGS map
September 22, 2015

Juaneno Band of Mission Indians
Acjachemen Nation
David Belardes, Chairperson
32161 Avenida Los Amigos
San Juan Capistrano, CA 92675

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman Belardes:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30389

Staff contacted the Native American Heritage Commission (NAHC) which gave the County your name. Riverside County feels that your assistance is vital to the preservation and conservation of ancestral tribal sites during the current growth that the County is experiencing. It is the desire of Riverside County to protect the past and our collective heritage as we proceed towards the future. Please forward any comments or requests for meetings concerning this project to Jay Olivas at (760) 863-7050 or jolivas@rctlma.org by December 22, 2105.

Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rctlma.org
Attachments: USGS map
September 22, 2015

Cahuilla Band of Indians
Luther Salgado, Chairperson
52701 Hwy 371
Anza, CA 92539

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman Salgado:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30399

Staff contacted the Native American Heritage Commission (NAHC) which gave the County your name. Riverside County feels that your assistance is vital to the preservation and conservation of ancestral tribal sites during the current growth that the County is experiencing. It is the desire of Riverside County to protect the past and our collective heritage as we proceed towards the future. Please forward any comments or requests for meetings concerning this project to Jay Olivas at (760) 863-7050 or jolivas@rclma.org by December 22, 2105.

Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rclma.org
Attachments: USGS map
September 22, 2015

Cabazon Band of Mission Indians
Doug Welmas, Chairperson
84-245 Indio Springs Parkway
Indio, CA 92203-3499

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman Welmas:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rctlma.org
Attachments: USGS map
September 22, 2015

San Luis Rey Band of Mission Indians
Tribal Council
1889 Sunset Drive
Vista, CA 92081

Re: SB18 Native American Consultation Request for GPA01154

Dear Tribal Council:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30399

Staff contacted the Native American Heritage Commission (NAHC) which gave the County your name. Riverside County feels that your assistance is vital to the preservation and conservation of ancestral tribal sites during the current growth that the County is experiencing. It is the desire of Riverside County to protect the past and our collective heritage as we proceed towards the future. Please forward any comments or requests for meetings concerning this project to Jay Olivas at (760) 863-7050 or jolivas@rctrma.org by December 22, 2105.

Sincerely,
Riverside County Planning Department

[Signature]
Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rctrma.org
Attachments: USGS map
September 22, 2015

Soboba Band of Mission Indians
Joe Ontiveros
P.O. Box 487
San Jacinto, CA 92581

Re: SB18 Native American Consultation Request for GPA01154

Dear Mr. Ontiveros:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rclima.org
Attachments: USGS map
September 22, 2015

Augustine Band of Cahuilla Mission Indians
Mary Ann Green, Chairperson
P.O. Box 846
Coachella, Ca 92236

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairwoman Green:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

[Signature]
Heather Thomson, Archaeologist

cc: Jay Olivas jolivasa@rclma.org
Attachments: USGS map

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Riverside Office • 4080 Lemon Street, 12th Floor
P.O. Box 1409, Riverside, California 92502-1409
(951) 855-3200 • Fax (951) 955-1811

Desert Office • 77-588 El Duna Court, Suite H
Palm Desert, California 92211
(760) 863-8277 • Fax (760) 863-7040

"Planning Our Future... Preserving Our Past"
September 22, 2015

Agua Caliente Band of Cahuilla Indians
Jeff Grubbe, Chairperson
5401 Dinah Shore Drive
Palm Springs, CA 92264

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman Grubbe:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 90 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rclma.org
Attachments: USGS map
September 22, 2015

Agua Caliente Band of Cahuilla Indians
Patricia Garcia Tuck THPO
5401 Dinah Shore Drive
Palm Springs, CA 92264

Re: SB18 Native American Consultation Request for GPA01154

Dear Ms. Tuck:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rclma.org
Attachments: USGS map
September 22, 2015

Serrano Nation of Mission Indians
Goldie Walker, Chairwoman
P.O. Box 343
Patton, CA 92369

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairwoman Walker:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rclma.org
Attachments: USGS map
September 22, 2015

Torres-Martinez, Desert Cahuilla Indians
Mary Resvaloso, Chairperson
P.O. Box 1160
Thermal, CA 92274

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairwoman Resvaloso:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rclma.org
Attachments: USGS map

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"Planning Our Future... Preserving Our Past"
September 22, 2015

San Manuel Band of Mission Indians
Lynn Valbuena, Chairwoman
26569 Community Center Drive
Highland, CA 92346

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairwoman Valbuena:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rctima.org
Attachments: USGS map
September 22, 2015

San Manuel Band of Mission Indians
Lynn Valbuena, Chairwoman
26569 Community Center Drive
Highland, CA 92346
Re: SB18 Native American Consultation Request for GPA01154

Dear Chairwoman Valbuena:

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rclima.org
Attachments: USGS map
September 22, 2015

Soboba Band of Mission Indians
Rosemary Morillo, Chairperson
Attn: Carrie Garcia
P.O. Box 487
San Jacinto, CA 92581

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairwoman Morillo:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rctima.org
Attachments: USGS map
September 22, 2015

Juaneno Band of Mission Indians
Acjachemen Nation
Teresa Romero, Chairwoman
31411-A La Matanza Street
San Juan Capistrano CA 92675

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairwoman Romero:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rclma.org
Attachments: USGS map
September 22, 2015

Juaneno Band of Mission Indians
Sonia Johnston, Tribal Chairperson
P.O. Box 25628
Santa Ana, CA 92799

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairwoman Johnston:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rclima.org
Attachments: USGS map
September 22, 2015

La Jolla Band of Mission Indians
Lavonne Peck, Chairwoman
22000 Highway 76
Pauma Valley, CA 92061

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairwoman Peck:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rctma.org
Attachments: USGS map
September 22, 2015

Pala Band of Mission Indians
Historic Preservation Office/ Shasta
Gaughen PhD
PMB50, 35008 Pala Temecula Road
Pala, CA 92059

Re: SB18 Native American Consultation Request for GPA01154

Dear Ms. Gaughen:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rclima.org
Attachments: USGS map
September 22, 2015

Morongo Band of Mission Indians
William Madrigal Jr., Cultural resources manager
9670 Mias Canyon Road
Banning, CA 92220

Re: SB18 Native American Consultation Request for GPA01154

Dear Mr. Madrigal:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-380-002. Related Case: TR30398

Staff contacted the Native American Heritage Commission (NAHC) which gave the County your name. Riverside County feels that your assistance is vital to the preservation and conservation of ancestral tribal sites during the current growth that the County is experiencing. It is the desire of Riverside County to protect the past and our collective heritage as we proceed towards the future. Please forward any comments or requests for meetings concerning this project to Jay Olivas at (760) 863-7050 or jolivas@rctima.org by December 22, 2105.

Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rctima.org
Attachments: USGS map
September 22, 2015

Fort Yuma Quechan Indian Nation
Keeny Escalanti, Sr. President
P.O. Box 1899
Yuma, AZ 85366

Re: SB18 Native American Consultation Request for GPA01154

Dear Mr. Escalanti:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

Staff contacted the Native American Heritage Commission (NAHC) which gave the County your name. Riverside County feels that your assistance is vital to the preservation and conservation of ancestral tribal sites during the current growth that the County is experiencing. It is the desire of Riverside County to protect the past and our collective heritage as we proceed towards the future. Please forward any comments or requests for meetings concerning this project to Jay Olivas at (760) 863-7050 or jolivas@rctma.org by December 22, 2105.

Sincerely,
Riverside County Planning Department

[Signature]

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rctma.org
Attachments: USGS map
September 22, 2015

Ramona Band of Mission Indians
John Gomez, Environmental Coordinator
P.O. Box 391670
Anza, CA 92539

Re: SB18 Native American Consultation Request for GPA01154

Dear Mr. Gomez:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30399

Staff contacted the Native American Heritage Commission (NAHC) which gave the County your name. Riverside County feels that your assistance is vital to the preservation and conservation of ancestral tribal sites during the current growth that the County is experiencing. It is the desire of Riverside County to protect the past and our collective heritage as we proceed towards the future. Please forward any comments or requests for meetings concerning this project to Jay Olivas at (760) 863-7050 or jolivas@rclma.org by December 22, 2105.

Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rclma.org
Attachments: USGS map
September 22, 2015

Pechanga Band of Mission Indians
Anna Hoover, Cultural Analyst
P.O. Box 1477
Temecula, CA 92593

Re: SB18 Native American Consultation Request for GPA01154

Dear Ms. Hoover:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rctima.org
Attachments: USGS map
September 22, 2015

Cabazon Band of Mission Indians
Doug Welmas, Chairperson
84-245 Indio Springs Parkway
Indio, CA 92203-3499

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rctlma.org
Attachments: USGS map
September 22, 2015

Twenty-Nine Palms Band of Mission Indians
Darrell Mike, Chairperson
46-200 Harrison Place
Coachella, CA 92236

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rctima.org
Attachments: USGS map
September 22, 2015

Santa Rosa Band of Mission Indians
John Marcus, Chairman
P.O. Box 391820
Anza, CA 92539

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rctlma.org
Attachments: USGS map
September 22, 2015

Rincon Band of Mission Indians
Bo Mazzetti, Chairperson
1 West Tribal Road
Valley Center, CA 92082

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rclma.org
Attachments: USGS map
September 22, 2015

Morongo Band of Mission Indians
Robert Martin, Chairperson
12700 Pumarra Road
Banning, CA 92220

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLRD) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rclma.org
Attachments: USGS map
September 22, 2015

Los Coyotes Band of Mission Indians
Ray Chapparosa, Chairman
P.O. Box 189
Warner Springs, CA 92086

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rctma.org
Attachments: USGS map

Y:\Planning Master Fones\Templates\SB-18 Template\NAHC Letter.docx
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) 863-7040

"Planning Our Future... Preserving Our Past"
September 22, 2015

Gabrieleno / Tongva San Gabriel Band of Mission Indians
Anthony Morales, Chairperson
P.O. Box 693
San Gabriel, CA 91778

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rctma.org
Attachments: USGS map
September 22, 2015

Fort Mojave Indian Tribe
Timothy Williams, Chairperson
500 Merriman Ave.
Needles, CA 92363

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30399

Staff contacted the Native American Heritage Commission (NAHC) which gave the County your name. Riverside County feels that your assistance is vital to the preservation and conservation of ancestral tribal sites during the current growth that the County is experiencing. It is the desire of Riverside County to protect the past and our collective heritage as we proceed towards the future. Please forward any comments or requests for meetings concerning this project to Jay Olivas at (760) 863-7050 or jolivas@rctlma.org by December 22, 2105.

Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rctlma.org
Attachments: USGS map
September 22, 2015

Colorado River Indian Tribe
Dennis Patch, Chairperson
25500 Mojave Road
Parker, AZ. 85344

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman Patch:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rctima.org
Attachments: USGS map
September 22, 2015

Chemehuevi Reservation
Edward Smith, Chairperson
P.O. Box 1976
Chemehuevi Valley, CA 92363

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman Smith:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLD R) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

Staff contacted the Native American Heritage Commission (NAHC) which gave the County your name. Riverside County feels that your assistance is vital to the preservation and conservation of ancestral tribal sites during the current growth that the County is experiencing. It is the desire of Riverside County to protect the past and our collective heritage as we proceed towards the future. Please forward any comments or requests for meetings concerning this project to Jay Olivas at (760) 863-7050 or jolivas@rctma.org by December 22, 2105.

Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rctma.org
Attachments: USGS map
September 22, 2015

Ramona Band of Cahuilla Indians
Joseph Hamilton, Chairman
P.O. Box 391670
Anza, CA 92539

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman Hamilton:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLD/1) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

[Signature]
Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rclma.org
Attachments: USGS map
September 22, 2015

Pechanga Band of Mission Indians
Marc Macarro, Chairperson
P.O. Box 1477
Temecula, CA 92593

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman Macarro:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLD) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rclma.org
Attachments: USGS map
September 22, 2015

Pauma & Yuima Reservation
Randall Majel, Chairperson
P.O. Box 369
Pauma Valley, CA 92061

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman Majel:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN's: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,

Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rctlma.org
Attachments: USGS map
September 22, 2015

Gabrieleno Band of Mission Indians  
Andrew Salas, Chairperson  
P.O. Box 393  
Covina, CA 91723

Re: SB18 Native American Consultation Request for GPA01154

Dear Chairman Salas:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-380-002. Related Case: TR30399

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Sincerely,

Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rctima.org
Attachments: USGS map
September 22, 2015

Gabrieleno/Tongva Nation
Sam Dunlap, Cultural Resources Director
P.O. Box 86908
Los Angeles, CA 90088

Re: SB18 Native American Consultation Request for GPA01154

Dear Mr. Dunlap:

The County of Riverside requests your participation in the review of General Plan Amendment 1154. The General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from One-Family Dwellings R-1-30,000 to One-Family Dwellings R-1-10,000. Tentative Tract Map to subdivide 40 acres into 80 single family residential lots (Schedule A & B) with lot sizes ranging from approximately 10,000 square feet up to 38,000 square feet including private streets along with open space retention basin and perimeter buffers. APN’s: 767-360-001; 767-360-002. Related Case: TR30399

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Sincerely,
Riverside County Planning Department

Heather Thomson, Archaeologist

cc: Jay Olivas jolivas@rctma.org
Attachments: USGS map
July 28, 2015

Joseph Ontiveros
Cultural Resource Director
Soboba Band of Luiseño Indians
P.O. BOX 487
San Jacinto, Ca 92581

SUBJECT: ASSEMBLY BILL 52 (AB 52) FORMAL NOTIFICATION (GPA01154, CZ07878)

Dear Mr. Ontiveros:

This serves to notify you of a proposed project located within the Eastern Coachella Valley area of Riverside County. A map depicting the location and a project description can be found below. Pursuant to Public Resources Code section 21080.3.1(d), if you wish to initiate consultation on this proposed project, please send a consultation request within thirty (30) days of receiving this letter to Heather Thomson via email at hthomson@rctlma.org or by contacting her at (951) 955-2873.

Project Description:
GENERAL PLAN AMENDMENT NO. 1154 / CHANGE OF ZONE NO. 7878 – EA42813 –
Applicant: Meridian Land Development – Engineer/Representative: CASC Engineering – Fourth Supervisorial District – Lower Coachella Valley Zoning District – Eastern Coachella Valley Area Plan: Community Development: Very Low Density Residential (VLDR) (1 Acre Minimum) – Location: North of Airport Boulevard, south of Avenue 55, east of Monroe Street, west of Oasis Street – 40 Acres - Zoning: One Family Dwellings – 30,000 square feet (R-1-30,000) - REQUEST: General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from R-1-30,000 to R-1-10,000 for future residential tract map (currently not submitted). APN: 767-360-001; 767-360-002. Related Case: TR30399

Sincerely,

PLANNING DEPARTMENT

Heather Thomson, Archaeologist
email cc: Jay Olivas, Urban Regional Planner IV; jolivas@rctlma.org

Attachment: Project Vicinity Map
July 28, 2015

Pettie Garcia
Director of Tribal Historic Preservation
Agua Caliente Band of Cahuilla Indians
5401 Dinah Shore Drive
Palm Springs, CA 92264

SUBJECT: ASSEMBLY BILL 52 (AB 52) FORMAL NOTIFICATION (GPA01154, CZ07878)

Dear Ms. Garcia:

This serves to notify you of a proposed project located within the Eastern Coachella Valley area of Riverside County. A map depicting the location and a project description can be found below. Pursuant to Public Resources Code section 21080.3.1(d), if you wish to initiate consultation on this proposed project, please send a consultation request within thirty (30) days of receiving this letter to Heather Thomson via email at hthomson@rclma.org or by contacting her at (951) 955-2873.

Project Description:
GENERAL PLAN AMENDMENT NO. 1154 / CHANGE OF ZONE NO. 7878 – EA42813 –
Plan: Community Development: Very Low Density Residential (VLDR) (1 Acre Minimum) – Location: North of Airport Boulevard, south of Avenue 55, east of Monroe Street, west of Oasis Street – 40 Acres - Zoning: One Family Dwellings – 30,000 square feet (R-1-30,000) - REQUEST: General Plan Amendment proposes to amend land use designation from Very Low Density Residential (VLDR) (1 Acre Minimum) to Medium Density Residential (MDR) (2-5 DU/AC) and proposes Change of Zone from R-1-30,000 to R-1-10,000 for future residential tract map (currently not submitted). APN: 767-360-001; 767-360-002. Related Case: TR30399

Sincerely,

Heather Thomson, Archaeologist
email cc: Jay Olivas, Urban Regional Planner IV; jolivas@rclma.org

Attachment: Project Vicinity Map
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: _______________ DATE SUBMITTED: _______7/08/2015_______

I. GENERAL INFORMATION

APPLICATION INFORMATION

Applicant’s Name: Meridian Land Development, Jonathan Welty E-Mail: jwelty@meridianlcc.com

Mailing Address: 19153 Town Center Drive, Suite 106

Apple Valley Street 92308

City State ZIP

Daytime Phone No: (760) 240-5511 ext. 222 Fax No: (____) ________

Engineer/Representative’s Name: CASC Engineering & Consulting, Tom Nievez E-Mail: tniever@cascinc.com

Mailing Address: 1470 Cooley Drive

Cotton Street 92324

City State ZIP

Daytime Phone No: (909) 783-0101 ext 3530 Fax No: (909) 783-0108

Property Owner’s Name: SOCIAL PORTFOLIO I LP E-Mail: jwelty@meridianlcc.com

Mailing Address: 19153 Town Center Drive, Suite 106

Apple Valley Street 92308

City State ZIP

Daytime Phone No: (760) 240-5511 ext. 222 Fax No: (____) ________

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”
APPLICATION FOR AMENDMENT TO THE RIVERSIDE COUNTY GENERAL PLAN

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.

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.

__________________________  __________________________
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.

__________________________  __________________________
PRINTED NAME OF PROPERTY OWNER(S)  SIGNATURE OF PROPERTY OWNER(S)

__________________________  __________________________
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): 767-360-001, 767-360-002

Section: 14  Township: 60  Range: 7E

Approximate Gross Acreage: 40 ACRES

Form 295-1019 (07/01/13)
APPLICATION FOR AMENDMENT TO THE RIVERSIDE COUNTY GENERAL PLAN

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

The proposed amendment to the land use designation of the General Plan will reduce the required minimum lot size for the project site to 10,000 square feet. This residential product will provide a more varied housing opportunity to a wider economic segment of the community, while maintaining the character of the Vista Santa Rosa community and also achieving the open space/buffer design requirements of the Vista Santa Rosa plan.

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: Land Use  Area Plan: Vista Santa Rosa

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

C. PROPOSED POLICY (Attach more pages if needed): N/A
D. JUSTIFICATION FOR CHANGE (Please be specific. Attach more pages if needed):

The proposed amendment to the land use designation of the General Plan from VLDR to MDR will reduce the required minimum lot size for the project site to 10,000 square feet. This residential product will provide a more varied housing opportunity to a wider economic segment of the community, while maintaining the character of the Vista Santa Rosa community and also achieving the open space/buffer design requirements of the Vista Santa Rosa plan.

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: N/A

(Please name)

Proposed Boundary Adjustment (Please describe clearly): N/A

B. AMENDMENTS TO CIRCULATION DESIGNATIONS:

Area Plan (if applicable): N/A

Road Segment(s) N/A

Existing Designation: N/A

Proposed Designation: N/A
APPLICATION FOR AMENDMENT TO THE RIVERSIDE COUNTY GENERAL PLAN

General location (nearby or cross streets): North of ________________, South of ________________, East of ________________, West of ________________,  


Existing Zoning Classification(s): R-1-30,000

Existing Land Use Designation(s): Very Low Density Residential (VLDR)

Proposal (describe the details of the proposed general plan amendment): 
Amendment of the Land Use Designation from Very Low Density Residential (VLDR) to Medium Density Residential (MDR)

Related cases filed in conjunction with this request: Change of Zone, Tentative Tract Map

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

Case Nos. TTM 30399, CZ 6672

E.A. Nos. (if known) ____________________________ E.I.R. Nos. (if applicable): ______________

<table>
<thead>
<tr>
<th>Name of Company or District serving the area the project site is located (if none, write &quot;none.&quot;)</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>Imperial Irrigation District</td>
<td>☑</td>
<td>☐</td>
</tr>
<tr>
<td>Gas Company</td>
<td>Southern California Gas</td>
<td>☒</td>
<td>☑</td>
</tr>
<tr>
<td>Telephone Company</td>
<td>Verizon</td>
<td>☑</td>
<td>☐</td>
</tr>
<tr>
<td>Water Company/District</td>
<td>Coachella Valley Water District</td>
<td>☐</td>
<td>☑</td>
</tr>
<tr>
<td>Sewer District</td>
<td>Coachella Valley 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) ______________

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) ______________
APPLICATION FOR AMENDMENT TO THE RIVERSIDE COUNTY GENERAL PLAN

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 ☑

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) [Signature]  Date [Date]
Owner/Representative (2) [Signature]  Date [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):

Vista Santa Rosa

EXISTING DESIGNATION(S): Very Low Density Residential (VLDR)

PROPOSED DESIGNATION(S): Medium Density Residential (MDR)
APPLICATION FOR CHANGE OF ZONE

CHECK ONE AS APPROPRIATE:

☑ Standard Change of Zone

There are three different situations where a Planning Review Only Change of Zone will be accepted:

☐ Type 1: Used to legally define the boundaries of one or more Planning Areas within a Specific Plan.
☐ Type 2: Used to establish or change a SP zoning ordinance text within a Specific Plan.
☐ Type 3: Used when a Change of Zone application was conditioned for in a prior application.

INCOMPLETE APPLICATIONS WILL NOT BE ACCEPTED.

CASE NUMBER: C207878 DATE SUBMITTED: 7/08/2015

APPLICATION INFORMATION

Applicant's Name: Meridian Land Development, Jonathan Weldy E-Mail: jweldy@meridianldc.com

Mailing Address: 19153 Town Center Drive

Apple Valley Street CA 92308

City State ZIP

Daytime Phone No: (760) 240-5511, ext. 222 Fax No: (760) Tom Nievez E-Mail: tnievez@cascinc.com

Engineer/Representative's Name: CASC Engineering & Consulting

Mailing Address: 1470 E. Cooley Drive

Colton Street CA 92324

City State ZIP

Daytime Phone No: (909) 783-0101, ext. 3530 Fax No: (909) 783-0108

Property Owner's Name: SOCAL PORTFOLIO I, LP E-Mail: jweldy@meridianldc.com

Mailing Address: 19153 Town Center Drive

Apple Valley Street CA 92308

City State ZIP

Daytime Phone No: (760) 240-5511, ext. 222 Fax No: (760)
APPLICATION FOR CHANGE OF ZONE

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.

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.

Jonathan Welby
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.

Jonathan Welby
PRINTED NAME OF PROPERTY OWNER(S)

SIGNATURE OF PROPERTY OWNER(S)

PRINTED NAME OF PROPERTY OWNER(S)

SIGNATURE OF PROPERTY OWNER(S)

PRINTED NAME OF PROPERTY OWNER(S)

SIGNATURE OF PROPERTY OWNER(S)

If the property is owned by more than one person, 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): 767-360-001, 767-360-002

Section: 14 Township: 6S Range: 7E

Approximate Gross Acreage: 40 acres

General location (nearby or cross streets): North of Airport, South of 55th Avenue, East of Monroe Street, West of Arabia Street
APPLICATION FOR CHANGE OF ZONE


Proposal (describe the zone change, indicate the existing and proposed zoning classifications. If within a Specific Plan, indicate the affected Planning Areas):

<table>
<thead>
<tr>
<th>Existing</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>R-1-30,000</td>
<td>R-1-10,000</td>
</tr>
</tbody>
</table>

Related cases filed in conjunction with this request:

- General Plan Amendment
- Tentative Tract Map

Form 295-1071 (08/08/12)
APPLICATION FOR SUBDIVISION AND DEVELOPMENT

CHECK ONE AS APPROPRIATE:

☐ TRACT MAP  ☐ MINOR CHANGE  ☐ VESTING MAP
☐ REVISED MAP  ☐ REVERSION TO ACREAGE  ☐ EXPIRED RECORDABLE MAP
☐ PARCEL MAP  ☐ AMENDMENT TO FINAL MAP

INCOMPLETE APPLICATIONS WILL NOT BE ACCEPTED.

CASE NUMBER: TR36902  DATE SUBMITTED: 7/30/2015

APPLICATION INFORMATION

Applicant’s Name: Meridian Land Development, Jonathan Weldy  E-Mail: jweldy@meridianidc.com

Mailing Address: 10153 Town Center Drive

Street

Apple Valley  CA  92308

City  State  ZIP

Daytime Phone No: (760) 240-5511, ext 222  Fax No: (____)  

Engineer/Representative’s Name: CASC Engineering & Consulting, Tom Nieves  E-Mail: tnieves@cascinc.com

Mailing Address: 1470 Codley Drive

Street

Colton  CA  92324

City  State  ZIP

Daytime Phone No: (909) 783-0101, ext 3530  Fax No: (909) 783-0108

Property Owner’s Name: SOCAL PORTFOLIO I LP  E-Mail: jweldy@meridianidc.com

Mailing Address: 19153 Town Center Drive, Suite 108

Street

Apple Valley  CA  92308

City  State  ZIP

Daytime Phone No: (760) 240-5511, ext 222  Fax No: (____) 

If additional persons have an ownership interest in the subject property in addition to that indicated above, attach a separate sheet that references the application case number and lists the names, mailing
APPLICATION FOR SUBDIVISION AND DEVELOPMENT

addresses, and phone numbers of those persons having an interest in the real property or properties involved in this application.

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.

Jonathan Weldy

PRINTED NAME 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.

Jonathan Weldy

PRINTED NAME 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.

☐ See attached sheet(s) for other property owner’s signatures.

PROPERTY INFORMATION:

Assessor’s Parcel Number(s): 767-360-001, 767-360-002

Section: 14

Township: 6S

Range: 7E

Approximate Gross Acreage: 40 acres
APPLICATION FOR SUBDIVISION AND DEVELOPMENT

General location (cross streets, etc.): North of Airport, South of 55th Avenue, East of Monroe Street, West of Oasis Street.

Thomas Brothers map, edition year, page number, and coordinates: 2005, page 5530, grid F-4

Proposal (describe project, indicate the number of proposed lots/parcels, units, and the schedule of the subdivision, whether the project is a Vesting Map or Planned Residential Development (PRD):

Schedule B subdivision of two parcels totaling 40 acres into 80 single-family residential lots.

Related cases filed in conjunction with this request:

A General Plan Amendment application and Change of Zone application are being processed concurrently with the application.

Is there a previous development application filed on the same site: Yes □ No □

If yes, provide Case No(s): TTM 30399, CZ 6672 (Parcel Map, Zone Change, etc.)

EA No. (if known) ___________________________ EIR No. (if applicable): ___________________________

Have any special studies or reports, such as a traffic study, biological report, archaeological report, geological or geotechnical reports, been prepared for the subject property? Yes □ No □

If yes, indicate the type of report(s) and provide a copy: Geologic

Is water service available at the project site: Yes □ No □

If "No," how far must the water line(s) be extended to provide service? (distance in feet/miles) _______

Is sewer service available at the site? Yes □ No □

If "No," how far must the sewer line(s) be extended to provide service? (distance in feet/miles) _______

Will the proposal eventually require landscaping either on-site or as part of a road improvement or other common area improvements? Yes □ No □

Will the proposal result in cut or fill slopes steeper than 2.1 or higher than 10 feet? Yes □ No □

How much grading is proposed for the project site?

Estimated amount of cut = cubic yards: 99,940 CY

Estimated amount of fill = cubic yards: 64,800 CY
APPLICATION FOR SUBDIVISION AND DEVELOPMENT

Does the project need to import or export dirt? Yes □  No □
Import ___________________ Export ___________________ Neither ☑

What is the anticipated source/destination of the import/export?

What is the anticipated route of travel for transport of the soil material?

How many anticipated truckloads? N/A __________________________ truck loads.

What is the square footage of usable pad area? (area excluding all slopes) Approx 9,000 sq. ft.

If this is a residential subdivision, is it located in a Recreation and Park District or County Service Area authorized to collect fees for park and recreational services? Yes ☑  No □

If yes, does the subdivision intend to dedicate land or pay Quimby fees, or a combination of both?

Dedicate land □  Pay Quimby fees ☑  Combination of both □

Is the subdivision located within 8½ miles of March Air Reserve Base? Yes □  No ☑

If yes, will any structure exceed fifty-feet (50') in height (above ground level)? Yes □  No □

Does the subdivision exceed more than one acre in area? Yes ☑  No □

Is the development project located within any of the following watersheds (refer to Riverside County Land Information System (RCLIS) (http://www3.tlma.co.riverside.ca.us/PA/rclis/index.html) for watershed location)?

□ Santa Ana River  ☑ Santa Margarita River  ☑ Whitewater 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) [Signature] Date June 6, 2015
Owner/Representative (2) [Signature] Date
ENVIRONMENTAL PROTECTION & OVERSIGHT DIVISION

TENTATIVE MAP PRELIMINARY CLEARANCE
(SAN-53)

DATE: 01/10/15
PARCELS / LOTS: 80
TRACT / PARCEL MAP NO.: 36902
ZONING: R-1-10,000
APN: 787-360-009
MAP SCHEDULE: A

AT THIS TIME, DEH DOES NOT OBJECT TO THE CONSIDERATION OF THIS MAP. FURTHER INFORMATION MAY BE REQUIRED AT SPECIFIC MILESTONES.

1. DOMESTIC WATER:

☐ THE Coachella Valley WATER DISTRICT HAS AGREED IN WRITING TO FURNISH DOMESTIC WATER TO EACH AND EVERY LOT WITHIN THIS SUBDIVISION AS PER LETTER DATED 01/15/15.

☐ ACCEPTABLE WATER SUPPLY PERMIT APPLICATION IS ON FILE WITH THIS DEPARTMENT TO FORM THE ______________________________ WATER COMPANY.

☐ NO WATER SYSTEM IS PROVIDED FOR THIS LAND DIVISION. (SCHEDULE C, D, E, F, G)

☐ INDIVIDUAL WELL(S) ____________________________________________

2. DOMESTIC SEWAGE DISPOSAL:

☐ CONNECTION TO Coachella Valley Water District SEWER SYSTEM AS PER LETTER DATED 01/15/15

☐ ONSITE WASTE WATER TREATMENT SYSTEM REPORT PROJECT NO. ____________________________________________ HAS BEEN SUBMITTED FOR REVIEW. THE REPORT SHOULD BE CONSISTENT WITH THE DEPARTMENTS TECHNICAL MANUAL. FURTHER INFORMATION AND OR TESTING MAY BE REQUIRED. PLEASE NOTE: CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD CLEARANCE MAY BE REQUIRED.

ADDITIONAL COMMENTS: An Environmental Site Assessment (ESA) Phase 1 study is required. Based on the information provided from the ESA Phase 1, and ESA Phase 2 may be required. Written clearance from the Industrial Hygiene (IH) program shall be required. Please note that a noise study may be required at the discretion of IH. Please contact IH at (951) 955-9982. Properly designed wells or septic systems under permit with this department - conflict with APNs, resolve by first LDC. Received by: ___________________________

ENVIRONMENTAL HEALTH SPECIALIST

DOH-SAN-353 (Rev 7/15)
March 5, 2019

Frank L. Coyle
CASC Engineering & Consulting
1470 E. Cooley Drive
Colton, CA 92324

RE: Indemnification Agreement

Dear Frank:

Attached please find the original Indemnification Agreement for Riverside County Planning Department. The Agreement was executed for RIV40 LLC, by Jonathan Ellenzieg of Tricon Capital Group for SoCal Portfolio I LP/SoCal Portfolio I GP. Please deliver to the County as soon as reasonable.

Best regards,

[Signature]
Jonathan Weldy
President

Encl.
INDEMNIFICATION AGREEMENT REQUIRED FOR ALL PROJECTS

The owner(s) of the property, at their own expense, agree to defend, indemnify and hold harmless the County of Riverside and its agents, officers, and employees from and against any lawsuit, claim, action, or proceeding (collectively referred to as "proceeding") brought against the County of Riverside, its agents, officers, attorneys and employees to attack, set aside, void, or annul the County's decision to approve any tentative map (tract or parcel), revised map, map minor change, reversion to acreage, conditional use permit, public use permit, surface mining permit, WECS permit, hazardous waste siting permit, temporary outdoor event permit, plot plan, substantial conformance, revised permit, variance, setback adjustment, general plan amendment, specific plan amendment, specific plan amendment, specific plan substantial conformance, zoning amendments, and any associated environmental documents. This defense and indemnification obligation shall include, but not limited to, damages, fees and/or costs awarded against the County, if any, and cost of suit, attorney's fees and other costs, liabilities and expenses incurred in connection with such proceeding whether incurred by applicant, property owner, the County, and/or the parties initiating or bringing such proceeding.

RIV40 LLC, a Delaware limited liability company
By: SoCal Portfolio I LP, a Delaware limited partnership,
   Its sole Member
By: SoCal Portfolio I GP LLC, a Delaware limited liability company,
   Its General Partner

Property Owner(s) Signature(s) and Date

[Signature]
MARCH 1, 2019

Printed Name of Owner

JON ELEZEVIGA

Dated:

If the property is owned by multiple owners, the paragraph above must be signed by each owner.
Attach additional sheets of this page, if necessary.

If the property owner is a corporate entity, Limited Liability Company, partnership or trust, the following documentation must also be submitted with this application:

• If the property owner is a limited partnership, provide a copy of the LP-1, LP-2 (if an amendment) filed with the California Secretary of State.
• If the property owner is a general partnership, provide a copy of the partnership agreement documenting who has authority to bind the general partnership and to sign on its behalf.
• If the property owner is a corporation, provide a copy of the Articles of Incorporation and/or a corporate resolution documenting which officers have authority to bind the corporation and to sign on its behalf. The corporation must also be in good standing with the California Secretary of State.
• If the property owner is a trust, provide a copy of the trust certificate.

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) 863-7040

"Planning Our Future... Preserving Our Past"

Form 205-1082 (07/30/18)
INDEMNIFICATION AGREEMENT REQUIRED FOR ALL PROJECTS

- If the property owner is a Limited Liability Corporation, provide a copy of the operating agreement for the LLC documenting who has authority to bind the LLC and to sign on its behalf.

If the signing entity is also a corporate entity, Limited Liability Company, partnership or trust, the above documentation must also be submitted with this application. For any out of State legal entities, provide documentation showing registration with the California Secretary of State.

In addition to the above, provide a copy of a Preliminary Title Report for the property subject to this application. The Preliminary Title Report must be issued by a title company licensed to conduct business in the State of California and dated less than six months prior to the date of submittal of this application. The Assistant TLMA Director may waive the requirement for a Preliminary Title Report if it can be shown to the satisfaction of the Assistant TLMA Director that the property owner(s) has owned the property consistently for at least the last five years.

If the application is for a plot plan for a Wireless Communication Facility, the property owner(s) and the cellular service provider must sign the indemnification paragraph above. If the application is for a plot plan for a wireless communication co-location, only the co-locating service provider needs to sign the indemnification paragraph above.

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 San Francisco

On January this day of 2019, the undersigned, John Cavalli, Notary Public, personally appeared before me 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(ies) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. I certify under PERNITY 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]

John Cavalli
COMM. #2275532
Notary Public - California
San Francisco County
My Comm. Expires Jan. 31, 2023

Created: 12/19/2017 Revised: 07/30/2018
Form 295-1082 (12-19-17)
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 a proposed project in the vicinity of your property, as described below:

GENERAL PLAN AMENDMENT NO. 1154, CHANGE OF ZONE NO. 7878 and TENTATIVE TRACT MAP NO. 36902 – Intent to Adopt a Mitigated Negative Declaration – EA – Applicant: Meridian Land Development/Jonathan Weldy – Engineer/Representative: CASC Engineering – Fourth Supervisorial District – Lower Coachella Valley Zoning District – Eastern Coachella Valley Area Plan: Community Development: Very Low Density Residential (CD-VLDR) (1 Acre Minimum) – Location: Northerly of Airport Boulevard, southerly of Avenue 55, easterly of Monroe Street, and westerly of Oasis Street – 40 Acres – Zoning: One-Family Dwellings – 30,000 sq. ft. (R-1-30,000) – REQUEST: General Plan Amendment No. 1154 (Entitlement/Policy Amendment) proposes to change the General Plan Land Use Designation on properties totaling 40 gross acres from Community Development: Very Low Density Residential (CD-VLDR) (1 Acre Minimum) to Community Development: Medium Density Residential (CD-MDR) (2-5 DU/AC). Change of Zone No. 7878 proposes to amend the zoning classification on properties totaling 40 acres from One-Family Dwellings (R-1-30,000) to One-Family Dwellings (R-1-10,000). Tentative Tract Map No. 36902 proposes a Schedule “A” subdivision to divide 40 gross acres into 80 single family residential lots with lot sizes ranging from approximately 10,000 sq. ft. to 39,700 sq. ft. including private streets along with open space retention basin and perimeter buffers.

TIME OF HEARING: 9:30 a.m. or as soon as possible thereafter.
DATE OF HEARING: JANUARY 15, 2020
PLACE OF HEARING: STEVE ROBBINS ADMINISTRATION BUILDING
COACHELLA VALLEY WATER DISTRICT
ADMINISTRATION BOARD ROOM
75515 HOVLEY LANE EAST, PALM DESERT, CA 92211

For further information regarding this project please contact Project Planner Jay Olivas at (760) 863-7050 or email at jolivas@rivco.org, or go to the County Planning Department’s Planning Commission agenda web page at http://planning.rctlma.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 Friday, 8:30 a.m. to 5:00 p.m., at the County of Riverside Planning Department, 4080 Lemon Street 12th Floor, Riverside, CA 92501 or the Desert Office, 77588 El Duna Court Suite H, Palm Desert, CA 92211. 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: Jay Olivas
77588 El Duna Court Suite H, Palm Desert, CA 92211
PROPERTY OWNERS CERTIFICATION FORM

I. _______ Vinnie Nguyen _______ certify that on _______ August 01, 2019 _______.

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

APN (s) or case numbers _______ CZ07878 / GPA1154 / TR36902 _______ for

Company or Individual's Name _______ RCIT - GIS _____________.

Distance buffered _______ 600' _______

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.

TITLE: _______ GIS Analyst _______

ADDRESS: _______ 4080 Lemon Street 9TH Floor _______

_________ Riverside, Ca. 92502 _______

TELEPHONE NUMBER (8 a.m. – 5 p.m.): _______ (951) 955-8158 _______
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
       □ 4880 Lemon Street, 12th Floor
       □ 77588 El Duna Ct Ste. H
       Palm Desert, California 92211
       P. O. Box 1409
       Riverside, CA 92502-1409

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

GPA 01154 / CZ 07878 / TR36902 / EA42813
Project Title/Case Number

Jay Olivas, Project Planner
County Contact Person

(760) 863-8271
Phone Number

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

Meridian Land Development, LLC
Project Applicant
19153 Town Center Ste. 106 Drive Apple Valley, CA 92308
Address

North of Airport Boulevard, south of 55th Avenue, east of Monroe Street, and west of Oasis Street.
Project Location

GPA 1154 amends the General Plan Land Use Designation from VLDR to MDR. CZ 7878 amends the zoning classification from R-1-30,000 to R-1-10,000. TR36902 subdivides 40 acres into 80 lots with common open space/drainage areas.

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. Mitigation measures WERE made a condition of the approval of the project.
4. A Mitigation Monitoring and Reporting Plan/Program WAS NOT adopted.
5. A statement of Overriding Considerations WAS NOT adopted.
6. Findings were made pursuant to the provisions of CEQA.

This is to certify that the EA, with comments, responses, and record of project approval is available to the general public at: Riverside County Planning Department, 77588 El Duna Ct, Palm Desert, CA 92211.

Signature ____________________________  Title ____________________________  Date ________________

Date Received for Filing and Posting at OPR: __________________________

Y:\Planning Case Files-Riverside office\TR36902\PC Docs\TR36902 NOD.docx

Please charge deposit fee case#: ZEA42813  ZCFG06192

FOR COUNTY CLERK’S USE ONLY
MITIGATED NEGATIVE DECLARATION

Project/Case Number: GPA 01154, CZ 07878, TR 36902, EA42813

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

PROJECT DESCRIPTION, LOCATION, AND MITIGATION MEASURES REQUIRED TO AVOID POTENTIALLY SIGNIFICANT EFFECTS. (see Environmental Assessment/Initial Study and Conditions of Approval)

COMPLETED/REVIEWED BY:

By: Jay Olivas Title: Project Planner Date: August 8, 2018

Applicant/Project Sponsor: Meridian Development, LLC Date Submitted: July 30, 2015

ADOPTED BY: Board of Supervisors

Person Verifying Adoption: _____________________________ Date: ___________

The Mitigated 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 Jay Olivas, Project Planner at 760-863-8271.

Revised: 01/06/20
Y:\Planning Case Files-Riverside office\TR36902\PC Docs\TR36902 MND.docx

Please charge deposit fee case#: ZEA42813 ZCFG06192

FOR COUNTY CLERK'S USE ONLY
## INVOICE (PLAN-CFG06192) FOR RIVERSIDE COUNTY

**County of Riverside**  
Trans. & Land Management Agency

| BILLING CONTACT |  |
|-----------------|  |
| Meridian Land Development 19153 Town Center Dr, Ste 105 Apple Valley, CA 92308 |  |

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<tr>
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<th>INVOICE DATE</th>
<th>INVOICE DUE DATE</th>
<th>INVOICE STATUS</th>
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<td>55150 Monroe St Thermal,</td>
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<td>SUB TOTAL $50.00</td>
</tr>
</tbody>
</table>

**TOTAL** $50.00

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Please Remit Payment To:

County of Riverside  
P.O. Box 1605  
Riverside, CA 92502

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For Questions Please Visit Us at the Following Locations:

Riverside Permit Assistance Center  
4080 Lemon St., 9th FL  
Riverside, CA 92501

Desert Permit Assistance Center  
77588 El Duna Ct., Ste H  
Palm Desert, CA 92211

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August 08, 2019  
Page 1 of 1
Planning Commission Workshop: January 15, 2020

PROPOSED PROJECT

<table>
<thead>
<tr>
<th>Case Number(s):</th>
<th>Hemp Workshop</th>
</tr>
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<tbody>
<tr>
<td>Applicant:</td>
<td>County of Riverside</td>
</tr>
<tr>
<td>Charissa Leach, P.E.</td>
<td>Assistant TLMA Director</td>
</tr>
</tbody>
</table>

| Area Plan:            | All                                                |
| Zoning Area/District: | All                                                |
| Supervisory District: | All                                                |
| Project Planner:      | Larry Ross                                         |

PROJECT BACKGROUND AND ANALYSIS

Background:

The passage of the 2018 Federal Farm bill and subsequent State legislation has made the cultivation of industrial hemp for fiber, seed, and extracts legal at the Federal and State levels. Industrial hemp production includes cultivation of cannabis sativa plants, the same species of plant cultivated for the still federally illegal cannabis market. The legal distinction between industrial hemp and other cannabis varieties is based on the amount of tetrahydrocannabinol ("THC") present in the flowering tops. If the plant has no more than 0.3% THC, it is defined under the law as hemp. Cannabis used for medical or recreation purposes typically contains 20% to 25% THC. Rules adopted in Riverside County for cannabis exclude hemp from the definition. There are currently no adopted regulations in Riverside County specific to hemp.

Many jurisdictions around the state are currently working to address hemp cultivation based on the recent legislative changes. Approximately half of the counties in California have adopted interim ordinances banning hemp cultivation while regulations are developed, and the other half are allowing hemp cultivation in a variety of ways (regulated or allowed as an agricultural crop).

On April 30, 2019, the California Department of Food and Agricultural (CDFA) made available applications for industrial hemp cultivators to register with the Agricultural Commissioner of the county in which they intend to grow.

On June 4, 2019, the Board of Supervisors did not approve a revised, more narrowly focused interim moratorium that would have extended the previous moratorium on Industrial Hemp. Without a moratorium in place, Industrial Hemp can now be grown in zones in which "field crops" are a listed use with an approved Industrial Hemp Registration from the County Agricultural Commissioner. Further, at the same June 4, 2019 meeting, the Board of Supervisors authorized the Planning Department to develop an amendment to Ordinance No. 348 to regulate Industrial Hemp.

On June 10, 2019 regulations implementing the state law were adopted on an emergency basis to clarify testing, abatement, and enforcement requirements for industrial hemp.
As of the writing of this report, the Agricultural Commissioner has been able to verify that about 600 acres of Industrial Hemp have been planted. They have taken 33 samples of registered crops, of which 3 have tested to have THC beyond the allowed 0.3%, and as a result 4.5 acres of industrial hemp crop had to be destroyed.

The Agricultural Commissioner keeps statistics based growing hemp as a crop and growing hemp simply for seed, and the chart below reflects applied industrial hemp registrations for those two categories broken down by district:

<table>
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<tr>
<th>Type of Registration</th>
<th>Supervisorial District Number of Registrations</th>
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<tr>
<td></td>
<td>1</td>
</tr>
<tr>
<td>Crop</td>
<td>13</td>
</tr>
<tr>
<td>Seed</td>
<td>2</td>
</tr>
<tr>
<td>Total Registrations</td>
<td>15</td>
</tr>
</tbody>
</table>

Total number of Registrations is 88.

<table>
<thead>
<tr>
<th>Type of Registration</th>
<th>Supervisorial District Acres of Cultivation</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1</td>
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<tr>
<td>Crop, acres</td>
<td>166.78</td>
</tr>
<tr>
<td>Seed, acres</td>
<td>10.3</td>
</tr>
<tr>
<td>Total acres under cultivation</td>
<td>177.08</td>
</tr>
</tbody>
</table>

Total number of Acres under Registration is 8,283.82 acres.

Please find the attached draft proposed Industrial Hemp Amendment to Ordinance No. 348 for the review and comment of the Planning Commission and public.

**FURTHER CONSIDERATION**

On December 18, 2019 the Planning Commission held a workshop on the attached proposed ordinance.

The following items were raise at the workshop by the Planning Commission:

Comment: Why not allow hemp to be sold at the farm site?
Response: The Planning Department’s approach was to be conservative since hemp is a new land use and there could be unintended consequences. Further, a retail type of use would require infrastructure that may be not be available or appropriate in a farming area.

Comment: Why no manufacturing in the agricultural zones?

Response: Staff is looking at the potential for manufacturing in agricultural zones and researching it further.

Comment: Why are the setbacks for hemp the same as cannabis?

Response: The impacts are the same as cannabis, such as the odor.

Comment: The ordinance requires conservation measures such as water and electricity, why not give applicants guidance on how to achieve that.

Response: Staff will review. Generally as these are private projects, it is onerous on the applicant to compel them to use one method of conservation over another, by not giving the applicant explicit direction it allows the applicant the ability to tailor the conservation requirement to the unique circumstance on the lot or for that project. The County is open to unique ideas.

Comment: What about the impacts of vehicles related to hemp farming?

Response: The impacts of vehicles from the cultivation of hemp would be similar as to other farming activities.

Comment: Section 18.12 of ordinance no. 348 is called out in the hemp amendment, why?

Response: This is the parking section of the zoning code, and hemp has no special provisions assigned to it, hemp cultivators or manufacturers would simply need to comply with the section. This was simply placed in the amendment for easy reference.

Comment: Will hemp be allowed in Specific Plans?

Response: Staff is looking at the potential for allowing hemp as an interim use in specific plan zones and is researching it further.

Comment: Why are on site on site generators are prohibited, exempt temporally for emergencies?
Response: To prevent constant use of generators especially when the infrastructure does not accommodate the power needs of the operation. The smoke and noise associated with generators would have an adverse impact on surrounding property owners. Generators are not generally allowed on a permanent basis.

Comment: Why would there be a greater setback for hemp than something like tomatoes.

Response: The odor impacts from hemp are similar to that of cannabis, the same setbacks have been proposed as cannabis.

Comment: Is it the Planning Department's intent to visit with community councils and MACs?

Response: Outreach will be done, but the Planning Commission workshops are the first step.

Comment: Should there be another process in the ordinance amendment for growing hemp for seed rather than other uses? Especially in light of a different process at the state level for growing hemp for seed?

Response: As far as local land use impacts go, growing hemp for seed has no difference in impacts to that of growing hemp for other uses. Therefore staff believes that no separate regulation needs to be included in the ordinance.

The following concerns were raised by the public:

Setbacks.

On site extraction.

Health impacts from living next to hemp.

Public urination occurring on hemp farms.

The constant running of generators.

Noticing of neighbors prior to hemp being cultivated.

Hemp losing value each time it is handled, therefore all processing should occur onsite to prevent loss of value.
Allowing farmers to sell hemp and products derived from hemp onsite.

160 acre CUP restriction could be avoided through land divisions.

Emptying of underground water for hemp cultivation and forcing local water districts to buy water from others and thus increasing the water bills of local residents.

“Skunkie” smell of hemp.

Having law enforcement as part of the hearing process.
ARTICLE xxxx  INDUSTRIAL HEMP ACTIVITIES

SECTION 19.XXX.  PURPOSE AND INTENT.

The purpose of this Article is to protect the public health, safety, and welfare, enact effective regulatory and enforcement controls in compliance with State law, protect neighborhood character, and minimize potential for negative impacts on people, communities, and the environment in the unincorporated areas of Riverside County by establishing land use regulations for industrial hemp activities. Industrial hemp activities includes industrial hemp cultivation, industrial hemp manufacturing and processing. Industrial hemp activities require land use regulations due to the potential environmental and social impacts associated with industrial hemp activities.

SECTION 19.XXX.  PROHIBITED ACTIVITIES.

A. Any Industrial Hemp Activity that is not expressly exempted from this Article or provided for in an approved conditional use permit or plot plan and a registration with the County Agricultural Commissioner is prohibited in all zones and is hereby declared a public nuisance that may be abated by the County and is subject to all available legal remedies, including but not limited to civil injunctions.

B. All Industrial Hemp Activities are prohibited within any dwelling unit, accessory dwelling unit, guest quarters, or any other residential accessory building permitted for residential occupancy.

C. The cultivation of Industrial Hemp, either outdoors or indoors, is prohibited on acreage less than one-half of an acre.

D. Outdoor Industrial Hemp Cultivation is prohibited in the W-2 Zone on lots less than 10 gross acres.

SECTION 19.XXX  APPLICABILITY.

A. Industrial Hemp Activities shall not be allowed in the unincorporated areas of Riverside County without first obtaining all required land use permits, licenses, registrations or other entitlements required by local or State laws and regulations.

B. For the purposes of this Article, Industrial Hemp does not include Cannabis as defined in this ordinance.

C. This Article does not apply to legally existing Outdoor Industrial Hemp Cultivation in the A-1, A-P, A-2, A-D and W-2 zone classifications that is operated by an Established Agricultural Research Institution as defined in Section 81000 of the California Food and Agricultural Code.

ORDINANCE NO. 348.xxxx
AN ORDINANCE OF THE COUNTY OF RIVERSIDE PROVIDING FOR LAND USE PLANNING AND ZONING REGULATIONS AND RELATED FUNCTIONS.
ARTICLE xxxx   INDUSTRIAL HEMP ACTIVITIES

R, WC-W, WC-WE, WC-E, R-D, N-A, W-2, W-2-M, W-1, W-E, M-R, M-R-A and MU zone classifications with a valid registration issued by the County Agricultural Commissioner prior to the effective date of Ordinance No. 348.XXX may continue operating for the period of time provided in the valid registration. Upon expiration of the valid registration, the Outdoor Industrial Hemp Cultivation shall comply with the requirements of this Article and all other applicable laws and regulations.

SECTION 19.XXX. PROHIBITED LOCATIONS.


SECTION 19.XXX OUTDOOR INDUSTRIAL HEMP CULTIVATION

A. REGISTRATION. In addition to the requirements set forth in this Article, a registration shall be obtained from the County Agricultural Commissioner for the approved outdoor industrial hemp cultivation.

B. ZONING.

Notwithstanding any other provision of this ordinance, Outdoor Industrial Hemp Cultivation is allowed as follows:

1. In the A-1, A-P, A-2 and A-D zones, Outdoor Industrial Hemp Cultivation is allowed in accordance with the following:
   a. On lots less than 10 gross acres with an approved conditional use permit in accordance with Section 18.28 of this ordinance.
   b. On lots 10 gross acres or greater but less than 20 gross acres with an approved Plot Plan in accordance with Section 18.30 of this ordinance.
   c. On lots 20 gross acres or greater but less than 160 acres as a use by right.
   d. On lots 160 gross acres or greater with an approved conditional use permit in accordance with Section 18.28 of this ordinance.

2. In W-2 Zone, Outdoor Industrial Hemp Cultivation is allowed in accordance with the following:
   a. On lots less than 10 gross acres, Outdoor Industrial Hemp Cultivation is prohibited.
   b. On lots 10 gross acres or greater but less than 40 gross acres with an approved conditional use permit in accordance with Section 18.28 of this ordinance.
   c. On lots 40 gross acres or greater but less than 160 gross as a use by right.
   d. On lots 160 gross acres or greater with an approved conditional use permit in accordance with Section 18.28 of this ordinance.
SECTION 19.XXX  INDOOR INDUSTRIAL HEMP CULTIVATION.

A. REGISTRATION. In addition to the requirements set forth in this Article, a registration shall be obtained from the County Agricultural Commissioner for the approved Indoor Industrial Hemp Cultivation.

B. ZONING.

Notwithstanding any other provision of this ordinance, Indoor Industrial Hemp Cultivation is allowed as follows:

Indoor Industrial Hemp Cultivation is allowed in the following zone classifications with an approved plot plan in accordance with section 18.30 of this ordinance: C-1/C-P, C-P-S, I-P, M-SC, M-M, M-H, A-1, A-P, A-2 and A-D.

SECTION 19.XXX  INDUSTRIAL HEMP CULTIVATION STANDARDS.

In addition to the applicable permit and approval requirements provided in this Article and the development standards in the applicable zoning classification, Industrial Hemp Cultivation operations shall comply with the standards provided below. If there is an inconsistency between the development standards of the zone classification and these standards, the more restrictive standard applies.

A. LOCATION REQUIREMENTS.

1. Indoor and Outdoor Industrial Hemp Cultivation shall not be located within 1,000 feet of any Child Day Care Center, K-12 school, public park, or Youth Center. The distance shall be measured from the nearest points of the respective lot lines using a direct straight-line measurement. This location requirement may be modified with the approval of a variance pursuant to Section 18.27 of this ordinance.

2. Industrial Hemp shall not be cultivated on a premises legally allowed to cultivate or process Cannabis.

B. MINIMUM LOT DIMENSIONS.

The minimum average lot width for Indoor Industrial Hemp Cultivation lots shall be 150 feet.

C. SETBACKS.

1. Indoor Industrial Hemp Cultivation:

Indoor Industrial Hemp Cultivation shall be within a fully enclosed building or buildings and setback from the lot lines and public right-of-way in accordance with the development standards for the zone classification in which it is located. When an Indoor Industrial Hemp Cultivation facility is located adjacent to a residentially zoned lot the minimum setback shall be 25 feet.
2. Outdoor Industrial Hemp Cultivation:

   a. The Industrial Hemp Cultivation Area shall be setback a minimum of 100 feet from all lot lines and public right-of-ways.

   b. The Industrial Hemp Cultivation Area shall be located a minimum of 50 feet from the drip line of any riparian vegetation of any watercourse.

   c. When adjacent to a residentially zoned lot, the Industrial Hemp Cultivation Area shall be setback a minimum of 300 feet from the adjacent residentially zoned lot lines.

D. SCREENING AND FENCING.

   Outdoor Industrial Hemp Cultivation on lots 20 gross acres or less shall occur within a secure fence at least 6 feet in height that fully encloses the Industrial Hemp Cultivation Area and prevents easy access to the Industrial Hemp Cultivation Area. The fence must be solid, durable and include a lockable gate(s) that is locked at all times, except for during times of active ingress and egress. Fences shall be separated by a minimum of six feet from all cultivation structures, providing a clear six foot path. The fence shall comply with all other applicable County ordinances, policies, and design standards related to height, location, materials, or other fencing restrictions. Industrial Hemp Cultivation Area shall not be secured by fences with barbed wire or screened with plastic sheeting on chain link. Chain link with slats is allowed. Fencing directly facing any Child Day Care Center, K-12 school, public park, or Youth Center shall be opaque.

E. ENERGY CONSERVATION MEASURES.

   All Indoor Industrial Hemp Cultivation operations shall include adequate measures to address the projected energy demand for Industrial Hemp Cultivation at the lot. On-site renewable energy generation shall be required for all Indoor Industrial Hemp Cultivation operations. Renewable energy systems shall be designed to have a generation potential equal to or greater than 20-percent of the anticipated energy demand.

F. WATER CONSERVATION MEASURES.

   All Industrial Hemp Cultivation operations shall include adequate measures that minimize use of water for cultivation on the lot. Water conservation measures, water capture systems, or grey water systems shall be incorporated into the operations in order to minimize use of water where feasible.

G. OPERATIONS.
ARTICLE xxxx     INDUSTRIAL HEMP ACTIVITIES

1. All Industrial Hemp Cultivation lighting shall be fully shielded, downward casting and not spill over onto structures, other properties or the night sky. Light shall not escape at a level that is visible from neighboring properties between sunset and sunrise.

2. All Industrial Hemp Cultivation operations shall accumulate or store garbage and refuse in a nonabsorbent, water-tight, vector resistant, durable, easily cleanable, galvanized metal or heavy plastic containers with tight fitting lids. No refuse container shall be filled beyond the capacity to completely close the lid. All garbage and refuse on the site shall not be accumulated or stored for more than seven calendar days, and shall be properly disposed of before the end of the seventh day. All waste, including but not limited to refuse, garbage, green waste and recyclables, must be disposed of in accordance with County and State laws and regulations. All waste generated from Industrial Hemp Cultivation operations must be properly stored and secured to prevent access from the public.

3. Onsite generators are prohibited, except as a source of energy in an emergencies. Onsite generators for emergency use shall be included in the Plot Plan.

4. Supplemental lighting for Outdoor Hemp Cultivation shall not exceed 25 watts per square foot to be used up to one hour before sunrise or after sunset, unless the building or structure is equipped with light-blocking measures to ensure no light escapes from it.

5. Industrial Hemp Cultivation shall not include the retail sales of Industrial Hemp or Industrial Hemp Products.

H. SIGNAGE – OUTDOOR INDUSTRIAL HEMP CULTIVATION

In accordance with Section 81006 of the Food and Agricultural Code, Outdoor Industrial Hemp Cultivation shall have a sign placed at primary entrance of the lot indicating it is Industrial Hemp Cultivation. The sign shall be a minimum of 3 foot by 3 foot and provide a valid phone number of the operators for the Outdoor Industrial Hemp Cultivation.

SECTION 19.XXX.    INDUSTRIAL HEMP MANUFACTURING FACILITIES.

ZONES. Notwithstanding any other provision of this ordinance, Industrial Hemp Manufacturing Facilities are allowed as follows:

1. Non-Volatile Industrial Hemp Manufacturing Facility.

Non-volatile Industrial Hemp Manufacturing Facilities are allowed in the following zones with an approved Plot Plan in accordance with Section 18.30 of this ordinance: I-P, M-SC, M-M and the M-H zones.

2. Volatile Industrial Hemp Manufacturing Facility.
Volatile Industrial Hemp Manufacturing Facilities are allowed in the following zones with an approved conditional use permit in accordance with Section 18.28 of this ordinance: I-P, M-SC, M-M and M-H.

SECTION 19.XXX. INDUSTRIAL HEMP MANUFACTURING FACILITIES STANDARDS.

In addition to the applicable permit and approval requirements provided in this Article and the development standards for the applicable zoning classification, Industrial Hemp Manufacturing Facilities shall comply with the standards provided below. If there is an inconsistency between the development standards of the zone classification and these standards, the more restrictive standard applies.

A. GENERAL LOCATION.

Industrial Hemp Manufacturing Facilities shall not be located within 600 feet from any Child Day Care Center, K-12 school, public park, or Youth Center. Distance shall be measured from the nearest point of the respective lot lines using a direct straight-line measurement. A new adjacent use will not affect the continuation of an existing legal use that has been established under this Article and continuously operating in compliance with the conditional use permit, and local and State laws and regulations.

B. SETBACKS.

1. Except for a Volatile Industrial Hemp Manufacturing Facility, Industrial Hemp Manufacturing Facilities shall comply with the setback standards for the zone classification they are located in, except when adjacent to a residential zone where the minimum setback from the residentially zoned lot lines shall be 25 feet. A Volatile Industrial Hemp Manufacturing Facility shall be setback from a residential zone a minimum of 40 feet which may include and may include landscaping as required.

2. Setbacks may be modified with an approved setback adjustment in accordance with Section 18.33 of this ordinance. In no case shall a setback be less than setbacks required by the State law, the California Building Code or Ordinance No. 457.

C. OPERATIONS.

1. Any compressed gases used in the manufacturing process shall not be stored on any lot within in containers that exceeds the amount which is approved by the Riverside County Fire Department and authorized by the conditional use permit.

2. Closed loop systems for compressed gas extraction systems must be commercially manufactured, bear a permanently affixed and visible serial number and certified by an engineer licensed by the State of California that the system was commercially manufactured, is safe for its intended use, and was built to codes of recognized and generally accepted good engineering practices.
3. Industrial Hemp Manufacturing Facilities shall have a training program for persons using solvents or gases in a closed looped system to create hemp extracts on how to use the system, to access applicable material safety data sheets and to handle and store the solvents and gases safely.

SECTION 19.xxx. PERMIT REQUIREMENTS FOR INDUSTRIAL HEMP ACTIVITIES.

Industrial Hemp Activities shall comply with the following requirements:

A. APPLICATION REQUIREMENTS.

At the time of filing the application for an Industrial Hemp Activity on a form provided by the Planning Department, the applicant shall also provide the applicable fee for processing the land use permit application.

B. SUSPENSION, REVOCATION, OR TERMINATION OF STATE LICENSE.

Suspension of any required license issued by the State of California, or by any State licensing authority, or registration issued by the County Agricultural Commissioner shall immediately suspend the ability of an Indoor or Outdoor Industrial Hemp Cultivation to operate within the County until the State or County reinstates or reissues the State license or County registration, as applicable. Revocation or termination of State license or County registration will also be grounds to revoke or terminate any conditional use permit or plot plan granted to an Indoor or Outdoor Industrial Hemp Cultivation land use pursuant to this Article.

C. HEALTH AND SAFETY.

Industrial Hemp Activities shall at all times be operated in such a way as to ensure the health, safety, and welfare of the public. Industrial Hemp Activities shall not create a public nuisance or adversely affect the health or safety of the nearby residents, businesses or employees working at the Industrial Hemp Activity by creating dust, glare, heat, noise, noxious gasses, odor, smoke, traffic, vibration, unsafe conditions or other impacts, or be hazardous due to the use or storage of materials, processes, products, and runoff of water, pesticides or wastes.

D. NUISANCE ODORS INDOOR INDUSTRIAL HEMP.

Indoor Industrial Hemp Activities shall be sited and operated in a manner that prevents Hemp nuisance odors from being detected offsite. All Indoor Industrial Hemp Activities shall provide a sufficient odor absorbing ventilation and exhaust system so that odor generated inside the Industrial Hemp Activity that is distinctive to its operation is not detected outside of the operation’s facility, anywhere on adjacent lots or public rights-of-way, on or about the exterior or interior common area walkways, hallways, breezeways, foyers, lobby areas, or any other areas available for use by common tenants or the visiting public, or within any
other unit located inside the same building as the Industrial Hemp Activity. In order to control nuisances such as odors, humidity and mold, Industrial Hemp Activities shall install and maintain at the minimum, the following equipment, or any other equipment that can be proven to be an equally or more effective method or technology to control these nuisances:

1. An exhaust air filtration system with odor control that prevents internal odors from being emitted externally;

2. An air system that creates negative air pressure between the Industrial Hemp Activities' interior and exterior, so that the odors generated by the Industrial Hemp Activity are not detectable on the outside of the Industrial Hemp Activity.

E. RELOCATION OF A PERMITTED INDUSTRIAL HEMP ACTIVITY.

In the event the permittee or successor in interest vacates and relocates the Industrial Hemp Activity to a new location, a new conditional use permit or plot plan will need to be granted by the County in accordance with this ordinance prior to commencing operations at the new location.

F. PERMIT AND LICENSE POSTING.

The permittee shall post or cause to be posted at the Industrial Hemp Activity all required County and State permit and licenses to operate.

G. INSPECTIONS.

Industrial Hemp Activities shall be subject to inspections by appropriate local and State agencies, including, but not limited to, the Riverside County Departments of Code Enforcement, Planning, Fire, Public Health, Environmental Health, the Agricultural Commissioner’s Office and the Sheriff’s Department.

H. SIGNAGE.

Signage for an Industrial Hemp Activity shall comply with the following:

1. Business identification signage for an Industrial Hemp Activity shall comply with Section 19.4 of this ordinance.

2. No Industrial Hemp Activity shall advertise by having a person or device holding a sign or an air dancer sign advertising the activity to passersby, whether such person, device or air dancer is on the lot of the Industrial Hemp Activity or elsewhere including, but not limited to, the public right-of-way.

3. No signs placed on the lot of an Industrial Hemp Activity shall obstruct any entrance or exit to the building or any window.
4. Signage shall not be directly illuminated, internally or externally.

5. No banners, flags, billboards, or other prohibited signs may be used at any time.

I. PARKING.

Parking shall be provided in accordance with Section 18.12 of this ordinance.

J. HAZARDOUS MATERIALS.

All Industrial Hemp Activities that utilize hazardous materials shall comply with applicable hazardous waste generator, Riverside County Ordinance No. 615, and hazardous materials handling, Riverside County Ordinance No. 651, requirements and maintain any applicable permits for these programs from the Riverside County Fire Department, the Riverside County Department of Environmental Health, the Riverside County Department of Waste Resources and the Agricultural Commissioner.

K. COMPLIANCE WITH LOCAL AND STATE LAWS AND REGULATIONS.

1. All Industrial Hemp Activities shall comply with all applicable local and State laws, ordinances and regulations related to, but not limited to, the following: the California Environmental Quality Act, California Building Code, California Fire Code, Riverside County Ordinance No. 787, Riverside County Ordinance No. 457, Riverside County Ordinance No. 657, Riverside County Ordinance No. 745, Airport Land Use Compatibility Plans, weights and measures regulations, pesticide use, water quality, storm water discharge and the grading of land.

2. All buildings and structures, including greenhouse, hoop structures, or other similar structures shall comply with all applicable Building, Fire, and Safety laws and regulations. All buildings and structures shall be reviewed by the Riverside County Building and Safety Department in accordance with the California Building Code and Riverside County Ordinance No. 457 and by the Riverside County Fire Department in accordance with Riverside County Ordinance No. 787 and the California Fire Code.

L. MULTIPLE INDUSTRIAL HEMP ACTIVITIES.

Multiple Industrial Hemp Activities may be allowed on the same lot provided the proposed activities are allowed in the zone classification and meet all requirements in this Article and State Law.

SECTION 19.XXX APPROVAL REQUIREMENTS FOR INDUSTRIAL HEMP ACTIVITIES

A. No conditional use permit or plot plan for an Industrial Hemp Activity shall be approved unless the following findings are made:

1. The permit is consistent with the General Plan and any applicable specific plan.
2. The permit complies with the permit requirements of this Article and Section 18.28 or Section 18.30 of this ordinance, as applicable.

3. The permit complies with the development standards for the zoning classification in which the Industrial Hemp Activity is located.

4. The permit will not be detrimental to the public health, safety or general welfare.

B. In addition to the findings required in subsection A. of Section 19.XXX, above, no conditional use permit or plot plan for Indoor or Outdoor Industrial Hemp Cultivation shall be approved unless the following findings are made:

1. The Industrial Hemp Cultivation complies with all the requirements of the State and County for Hemp Cultivation.

2. The Industrial Hemp Cultivation is not located within 1,000 feet from any Child Day Care Center, K-12 school, public park, or Youth Center or a variance has been approved allowing a shorter distance but not less than allowed by State law.

3. The Industrial Hemp Cultivation includes adequate measures that minimize use of water for cultivation on the lot.

4. The Industrial Hemp Cultivation includes adequate quality control measures to ensure cultivation meets State and County regulatory standards.

5. The Industrial Hemp Cultivation includes adequate measures that address enforcement priorities for cultivation including restricting access to minors, and ensuring that Hemp is not supplied to unlicensed or unpermitted persons.

6. The Indoor Industrial Hemp Cultivation will operate in a manner that prevents Hemp nuisance odors from being detected offsite.

C. In addition to the findings required in subsection A. of Section 19.XXX, above, no conditional use permit or plot plan for an Industrial Hemp Manufacturing Facility shall be approved unless the following findings are made:

1. The complies with all the requirements of the State and County for the manufacturing of Industrial Hemp.

2. The Industrial Hemp Manufacturing Facility does not pose a significant threat to the public or to neighboring uses from explosion or from release of harmful gases, liquids, or substances.

3. The Industrial Hemp Manufacturing Facility includes adequate quality control measures to ensure Hemp manufactured at the facility meets industry standards and includes a documented employee safety training program, a Materials Data Safety Sheet, and
meets all requirements in Health and Safety Code Section 11362.775, as it may be amended from time to time.

4. The Industrial Hemp Manufacturing Facility includes adequate measures that address enforcement priorities for Hemp activities including restricting access to minors, and ensuring that Hemp and Hemp Products are obtained from and supplied only to other permitted licensed sources within the State and not distributed out of State.

5. The Industrial Hemp Manufacturing Facility is not located within 600 feet from any Child Day Care Center, K-12 school, public park, or Youth Center

D. Conditional use permits and plot plan shall be subject to all conditions necessary or convenient to assure that the Industrial Hemp Activity will satisfy the requirements of this Article.

SECTION 19.XXX PUBLIC HEARING REQUIREMENTS FOR INDUSTRIAL HEMP ACTIVITIES

A public hearing shall be held on the application for a conditional use permit or plot plan in accordance with the Section 18.28 or Section 18.30 of this ordinance, as applicable, and all of the procedural requirements and rights of appeal set forth therein shall govern the public hearing.

SECTION 19.xxx. REVOCATION OF PERMIT FOR INDUSTRIAL HEMP ACTIVITIES.

Any conditional use permit or plot plan granted under this Article may be revoked upon the findings and procedures contained in Section 18.31 of this ordinance except that the Planning Commission shall be the hearing body to make a determination that grounds for revocation exist and provide notice of the revocation. All other procedural requirements and rights of appeal set forth in Section 18.31 of this ordinance shall govern the hearing.
( SECTION 21.XX  INDUSTRIAL HEMP.

An agricultural product, whether growing or not, that is limited to types of the plant Cannabis sativa L. and any part of the plant, including the seed of the plant and all derivatives, extracts, the resin extracted from any part of the plant, cannabinoids, isomers, acids, salts and salts of isomers, with a delta-9 tetrahydrocannabinol concentration of no more than 0.3 percent on a dry weight basis. For purposes of this ordinance, Industrial Hemp is not considered a field crop.

SECTION 21.XXX  INDUSTRIAL HEMP ACTIVITY.

The cultivation, growing, seed breeding, possession, manufacture, distribution, processing, storing, laboratory testing, packaging, labeling, transportation, delivery or sale of Industrial Hemp and Industrial Hemp Products.

SECTION 21.XXX  INDUSTRIAL HEMP CULTIVATION.

Any activity involving the planting, growing, harvesting, drying, curing, grading or trimming of industrial hemp for commercial purposes and industrial hemp seed breeders.

SECTION 21.xxx  INDUSTRIAL HEMP CULTIVATION AREA.

The area on a lot or in a building where Industrial Hemp is planted, grown, harvested, dried, cured, graded, or trimmed or that does all or any combination of these activities.
SECTION 21.xxx INDUSTRIAL HEMP MANUFACTURING.

The compounding, blending, extracting, infusing, or otherwise making or preparing a hemp product.

SECTION 21.xxx INDUSTRIAL HEMP MANUFACTURING FACILITY (NON-VOLATILE).

A facility that processes, produces, prepares, propagates, holds, stores, packages, labels or compounds hemp or hemp products either directly or indirectly or by extraction and/or infusion methods, or independently by means of chemical synthesis or by a combination of extraction and/or infusion and chemical synthesis, using non-volatile organic compounds, at a fixed location, that packages or repackages hemp or hemp products, or labels or relabels its containers. Hemp manufacturing also includes any processing, preparing, holding, or storing of components and ingredients.

SECTION 21.XXX INDUSTRIAL HEMP MANUFACTURING FACILITY (VOLATILE).

A facility that processes, produces, prepares, propagates, holds, stores, packages, labels, or compounds hemp or hemp products either directly or indirectly or by extraction and/or infusion methods, or independently by means of chemical synthesis or by a combination of extraction and/or infusion and chemical synthesis, using volatile organic compounds, at a fixed location, that packages or repackages hemp or hemp products, or labels or relabels its containers. Hemp manufacturing also includes any processing, preparing, holding, or storing of components and ingredients.

SECTION 21.XXX INDUSTRIAL HEMP PRODUCTS.

Hemp that has undergone a process whereby the plant material has been transformed into a concentrate, including, but not limited to, concentrated hemp, or an edible or topical product containing hemp or concentrated hemp and other ingredient.

SECTION 21.XXX INDOOR INDUSTRIAL HEMP CULTIVATION.

The cultivation of Industrial Hemp within a permanent structure using exclusively artificial light or within any type of structure using artificial light at a rate of twenty-five (25) watts per square foot.