

RIVERSIDE COUNTY PLANNING COMMISSION

PLANNING COMMISSIONERS 2013

9:00 A.M. APRIL 17, 2013

AGENDA

1st District Charissa Leach

> **2nd District** Ed Sloman

3rd **District** John Petty Chairman

4th District
Bill Sanchez
Vice Chairman

5th District Jan Zuppardo

Planning Director
Carolyn
Syms Luna

Legal Counsel
Michelle Clack
Deputy County
Counsel

Phone 951 955-3200

Fax 951 955-1811 • REGULAR MEETING • RIVERSIDE COUNTY • RIVERSIDE COUNTY PLANNING COMMISSION 4080 LEMON STREET, 1ST FLOOR BOARD CHAMBERS RIVERSIDE, CA 92501

CALL TO ORDER - ROLL CALL SALUTE TO THE FLAG

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

In compliance with the Americans with Disabilities Act, if any accommodations are needed, please contact Mary Stark at (951) 955-7436 or E-mail at mcstark@rctlma.org. Request should be made at least 48 hours or as soon as possible prior to the scheduled meeting.

- 1.0 CONSENT CALENDAR
 - 1.1 **NONE**
- 2.0 GENERAL PLAN AMENDMENT INITIATION PROCEEDINGS: **9:00 a.m.** or as soon as possible thereafter. (Presentation available upon Commissioners' request)
 - 2.1 **NONE**
- 3.0 PUBLIC HEARING: **9:00 a.m.** or as soon as possible thereafter:
 - 3.1 **CONDITIONAL USE PERMIT NO. 3692** Intent to Adopt Negative Declaration Applicant: Corrie Kates Fourth/Fourth Supervisorial District Location: Northerly of Woburn Court, southerly of Pet Land Place at 30640 Gunther Street in Thousand Palms **REQUEST:** Proposal to open a Brewery and Bottling plant (Type 23 ABC License Small Beer Manufacturer) within an existing 7,045 square foot industrial building with 16 parking spaces producing approximately 3,000 barrels of beer per year (93,000 gallons) with manufactured product being delivered to local restaurants and retail stores. The project includes a 500 square foot "tasting room" with stand-up bar that will be used for marketing and showcasing the product to potential vendors by appointment only. Project Planner: Jay Olivas at 951-955-1195 or email at jolivas@rctlma.org (Quasi judicial)

Riverside Office · 4080 Lemon Street, 12th Floor P.O. Box 1409, Riverside, California 92502-1409 (951) 955-3200 · Fax (951) 955-3157 Desert Office · 38686 El Cerrito Road Palm Desert, California 92211 (760) 863-8277 · Fax (760) 863-7555

FINAL: 04-10-13

PLANNING COMMISSION APRIL 17, 2013

- 4.0 WORKSHOPS:
 - 4.1 HIGHWAY 79 POLICY AREA UPDATE TRANSPORTATION PRESENTATION
 - 4.2 WALL DESIGNS REQUESTED BY CHAIRMAN PETTY
- 5.0 ORAL COMMUNICATION ON ANY MATTER NOT ON THE AGENDA
- 6.0 DIRECTOR'S REPORT
- 7.0 COMMISSIONER'S COMMENTS

Agenda Item No.: 3 1 1

Area Plan: Western Coachella Valley Zoning District: Thousand Palms Supervisorial District: Fourth

Project Planner: Jay Olivas

Planning Commission: April 17, 2013

CONDITIONAL USE PERMIT NO. 3692

E.A. Number: 42570

Applicant: CV Brewing Co. Representative: Corrie Kates

COUNTY OF RIVERSIDE PLANNING DEPARTMENT STAFF REPORT

PROJECT DESCRIPTION AND LOCATION:

Conditional Use Permit No. 3692 proposes to open a Brewery and Bottling plant (Type 23 ABC License – Small Beer Manufacturer) within an existing 7,045 square foot industrial building with 16 parking spaces producing approximately 3,000 barrels of beer per year (93,000 gallons) using approximately 11 tanks with manufactured product being delivered to local restaurants and retail stores by approximately four (4) truck trips per week. The project includes a 500 square foot "tasting room" with stand-up bar that will be used for marketing and showcasing the product to potential vendors by appointment only.

The project site is located in the Community of Thousand Palms within the Western Coachella Valley Area Plan in Eastern Riverside County; more specifically, northerly of northerly of Woburn Court, southerly of Pet Land Place at 30640 Gunther Street.

ISSUE OF POTENTIAL CONCERN:

The proposed liquor license is not located within 1,000 feet radius of businesses that currently have active-on and off-site alcohol beverage control licenses.

There are no schools, parks or churches within the 1,000 foot vicinity of the project. According to the California Department of Alcoholic Beverage Control (ABC), there are six (6) on-sale and nine (9) off-sale alcoholic beverage licenses for census tract 445.05, and no Type 23 - Small Beer Manufacturer licenses within this census tract. Additionally, according to the ABC, a Type 23 license is a non-retail license and therefore is not subject to a determination of Public Necessity and Convenience.

With the lack of impacts to schools, parks, and churches in the immediate vicinity, staff finds that the Type 23 license would not have a negative impact to the community, and therefore supports adding the use of a brewery and bottling plant to this site.

BACKGROUND:

Plot Plan No. 18221 was the original project application for the subject industrial building and was approved in 2004. The proposed project does not alter the conditions of approval for Plot Plan No. 18221 and does not replace Plot Plan No. 18221. CUP 3692 proposes only to add a small beer manufacturer within an existing vacant industrial building.

SUMMARY OF FINDINGS:

1. Existing General Plan Land Use (Ex. #5): Light Industrial (.25 - .60 Floor Area Ratio)

2. Surrounding General Plan Land Use (Ex. #5): Light Industrial (.25 - .60 Floor Area Ratio) to the north, south, west; High Density Residential (8-14 D.U./Ac.) to the west.

Conditional Use Permit No. 3692 PC Staff Report: April 17, 2013

Page 2 of 4

3. Existing Zoning (Ex. #2):

Manufacturing-Service Commercial (M-SC)

4. Surrounding Zoning (Ex. #2):

Manufacturing-Service Commercial (M-SC) to the north, south, west; One Family Dwellings (R-

1) to the east

5. Existing Land Use (Ex. #1):

Industrial Building

6. Surrounding Land Use (Ex. #1):

Industrial buildings to the north, south, and west; vacant residential land to the east (PP24228).

7. Project Data:

Total Acreage: .51 Gross / Net
Total Number of Existing Buildings: 1

Total Existing Building Square Footage: 7,045

Total Existing Parking Spaces: 16

Liquor License Type: 23

8. Environmental Concerns:

See attached environmental assessment

RECOMMENDATIONS:

<u>ADOPTION</u> of a **NEGATIVE DECLARATION** for **ENVIROMENTAL ASSESSMENT NO. 42570**, based on the findings incorporated in the initial study and the conclusion that the project will not have a significant effect on the environment; and,

<u>APPROVAL</u> of **CONDITIONAL USE PERMIT NO. 3692**, subject to the attached conditions of approval, and based upon the findings and conclusions incorporated in the staff report.

FINDINGS: The following findings are in addition to those incorporated in the summary of findings, and in the attached environmental assessment, which is incorporated herein by reference.

- 1. The project site is designated Community Development: Light Industrial (CD: LI) (.25 .60 Floor Area Ratio) on the Western Coachella Valley Area Plan.
- The proposed use, a brewery and bottling plant (Type 23 ABC License Small Beer Manufacturer), is a permitted use in the Community Development: Light Industrial (CD: LI) (.20 -.60 Floor Area Ratio) land use designation.
- 3. The project site is surrounded by properties which are designated Community Development: Light Industrial (CD: LI) (.25-.60 Floor Area Ratio) to the north, south, and west; and Community Development: High Density Residential (CD: HDR) (8 -14 D.U./Ac.) to the east.
- 4. The zoning for the subject site is Manufacturing Service Commercial (M-SC).
- The proposed use, a brewery and bottling plant (Type 23 ABC License Small Beer Manufacturer), is a permitted use, subject to approval of a conditional use permit in the Manufacturing Service Commercial (M-SC) zone.
- 6. The project site is surrounded by properties which are zoned Manufacturing Service Commercial (M-SC) to the north, south, and west; and, One Family Dwellings (R-1) to the east.
- 7. Within the vicinity of the proposed project there are industrial buildings to the north, south, and west, and vacant residential land to the east.

Page 3 of 4

- 8. The population for Census Tract 445.05 was approximately 6,401 persons according to the US Census Bureau (2007-2011 American Community Survey 5-Year Estimates).
- 9. The project will be consistent with the objectives of Type 23 Small Beer Manufacturers licensing requirements (Alcoholic Beverage Control Act: California Business and Professions Code 23357).
- 10. Per the Email received March 21, 2013 from ABC, there are no Type 23 Small Beer Manufacturers currently in Census Tract 445.05. According to the ABC, a Public Necessity and Convenience finding is not required.
- 11. The project site is consistent with the objectives of Section 18.48 (Alcoholic Beverage Sales) of Ordinance No. 348.
- 12. Access to the site is from Gunther Street (78' ROW). The project will provide appropriate street and off-site traffic mitigation, such as, Transportation Uniform Mitigation (TUMF) fees, in compliance with the requirements of the circulation element of the General Plan.
- 13. The project is approximately one mile from a fire station. The project will provide appropriate fire protection measures in conformance with the fire services policies of the General Plan.
- 14. Domestic water and sewer is provided by the Coachella Valley Water District. Domestic water and sanitation shall be provided in conformance with the water and sewer land uses standards of the General Plan.
- 15. The project is located within the boundaries of the Thousand Palms Community Council and was brought to the March 28, 2013 community council meeting for informational purposes only.
- 16. The project is within the Coachella Valley Multiple Species Habitat Conservation Plan, but is not specifically located within a Conservation Area.
- 17. The project site is not currently located within 1,000 feet of existing residential dwellings, however, up to 81 apartment units may be built in the future on the adjoining easterly property subject to approved Plot Plan 24228.
- 18. The brewery and bottling plant within an existing industrial building would be approximately 500 feet from any future apartment units approved under Plot Plan No. 24228 and would be subject to California Building Code (CBC) addressing any impacts to future apartment units.
- 19. The project is not located within 1,000 feet of an established place of religious worship.
- 20. No schools are located within 1,000 feet from the project site.
- 21. The project is not located within 1,000 feet of an existing or planned public park or playground.
- 22. The proposed use will not be situated in such a manner that the facility will cause undue vehicle traffic impacts to any school, church, public park or playground.
- 23. Environmental Assessment No. 42570 did not identify potentially significant impacts.

Conditional Use Permit No. 3692 PC Staff Report: April 17, 2013

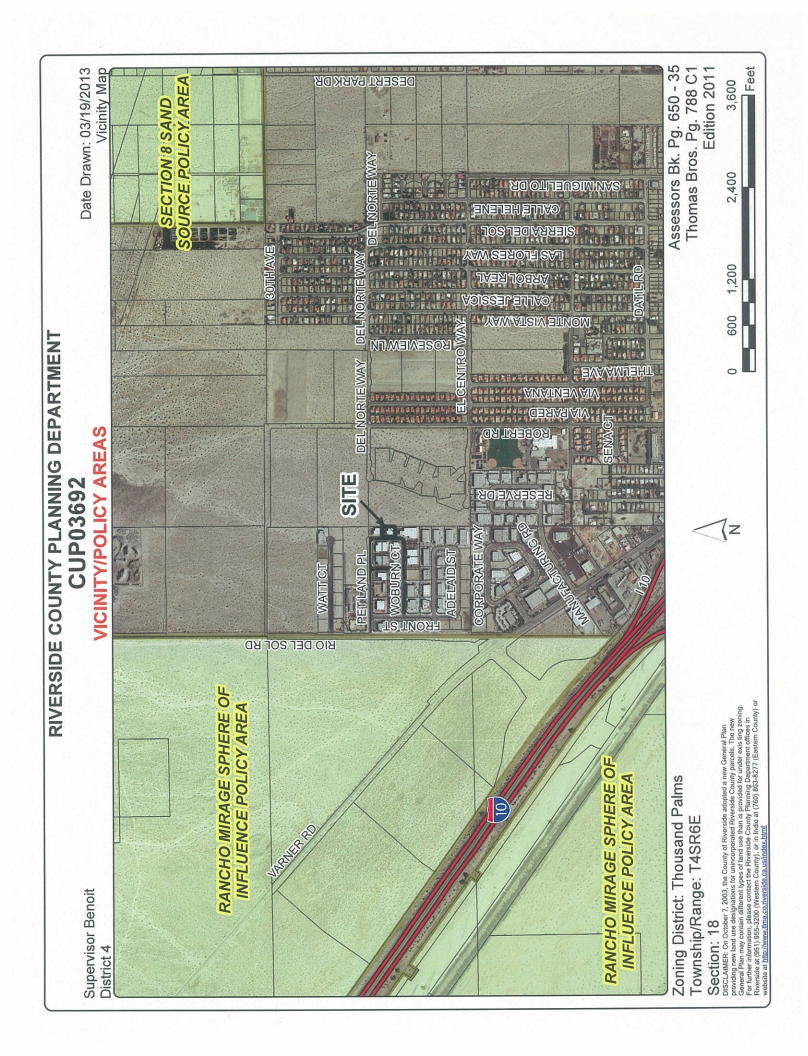
Page 4 of 4

CONCLUSIONS:

- The proposed project is in conformance with the Community Development: Light Industrial (CD: LI) (.25 - .60 Floor Area Ratio) land use designation, and with all other elements of the Riverside County General Plan.
- 2. The proposed project is conditionally consistent with the Manufacturing Service Commercial (M-SC) zoning classification of Ordinance No. 348, and with all other applicable provisions of Ordinance No. 348.
- 3. The public's health, safety and general welfare are protected through project design.
- 4. The proposed project is compatible with the present and future logical development of the area.
- 5. The proposed project will not have a significant effect on the environment.

INFORMATIONAL ITEMS:

- 1. As of this writing (3/25/13), no public letters, in support or opposition have been received.
- 2. The project site is not located within:
 - a. An Historic Preservation District;
 - b. Agriculture Preserve:
 - c. A Redevelopment Area;
 - d. A High Fire area;
 - e. An Airport Influence Area:
 - f. A Conservation Area.
- 3. The project site is located within:
 - a. Areas of Flooding Sensitivity;
 - b. An Area subject to the Mt. Palomar Lighting Ordinance No. 655 (Zone B);
 - c. An Area of Liquefaction Potential (Moderate);
 - d. An Area Susceptible to Subsidence;
 - e. A Low Paleontological Sensitivity Area; and,
 - f. The boundaries of the Palm Springs Unified School District.
- 4. The subject site is currently designated as Assessor's Parcel Number 650-350-017.



RIVERSIDE COUNTY PLANNING DEPARTMENT CUP03692

Supervisor Benoit District 4

LAND USE

Date Drawn: 03/19/2013

Exhibit 1



Zoning District : Thousand Palms Township/Range: T4SR6E

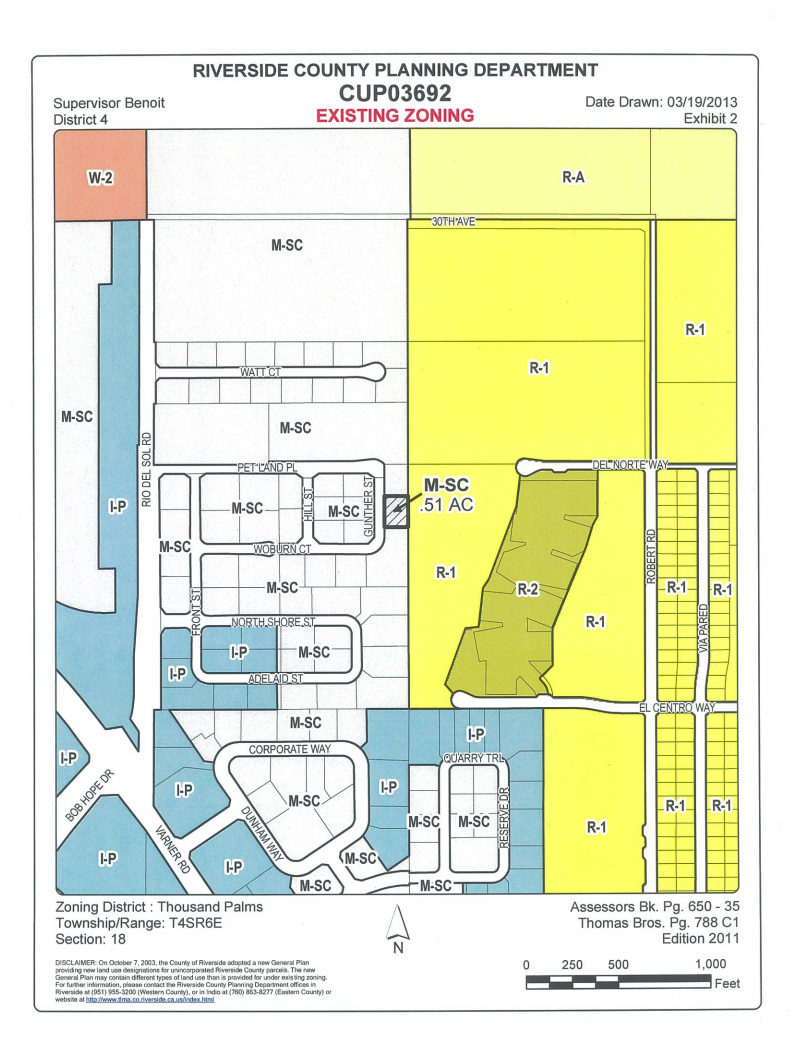
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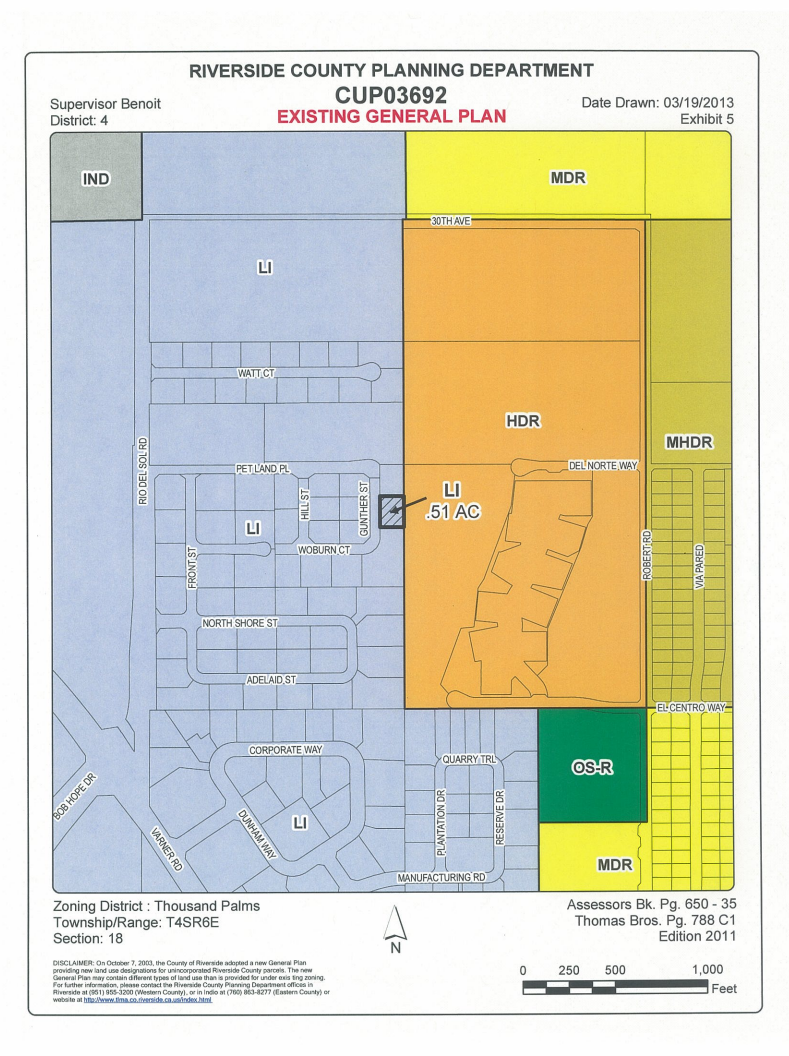
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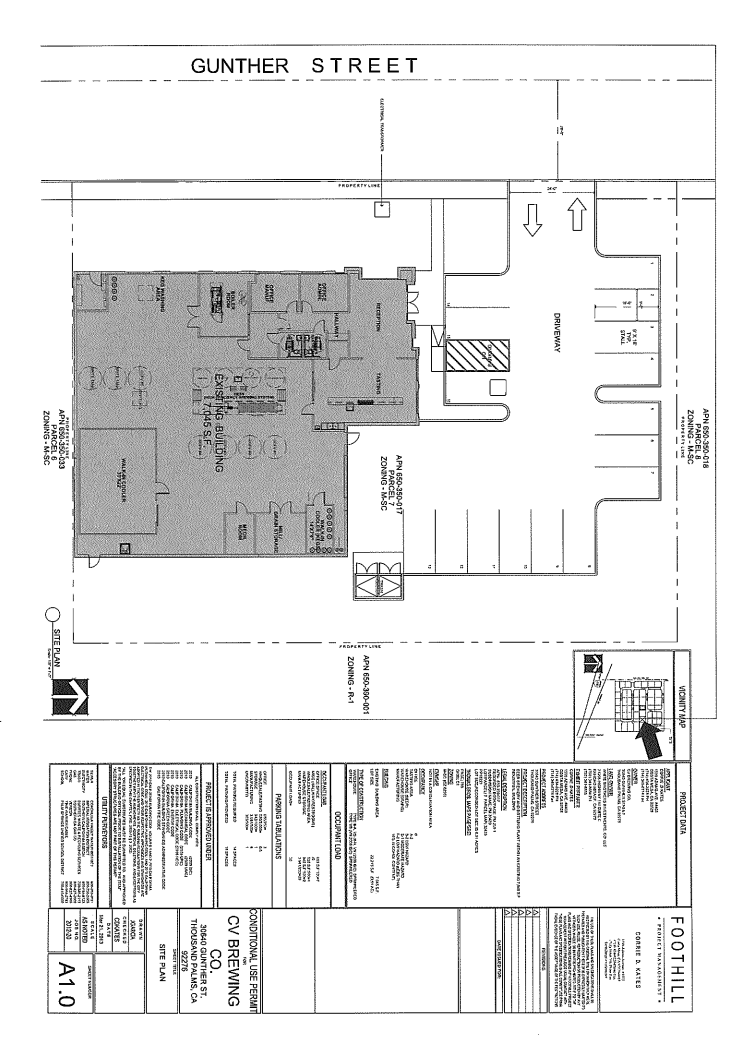
Assessors Bk. Pg. 650 - 35 Thomas Bros. Pg. 788 C1 Edition 2011

0 250 500 1,000 Feet

DISCLAIMER; On October 7, 2003, the County of Riverside adopted a new General Plan providing new land use designations for unincorporated Riverside County parcels. The new General Plan may contain different types of land use than is provided for under existing zoning. For further information, please contact the Riverside County Planning Department offices in Riverside at (1981) 955-3200 (Western County), or in Indio at (760) 863-8277 (Eastern County) or website at https://www.tlma.co.riverside.ca.us/index.html.

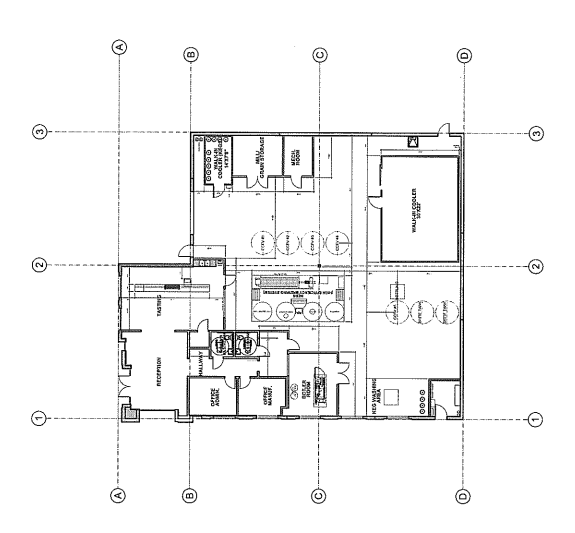


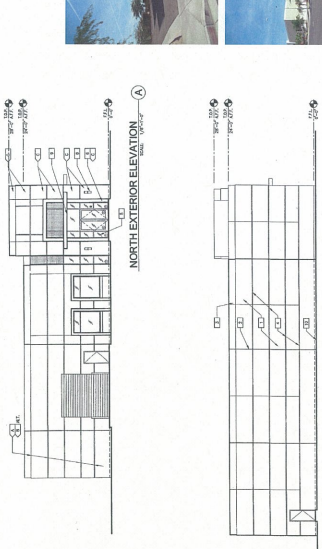




FOOFTIMAGEMENT • CORRED RATES (170 Annual 160) CORRED RATES (170 Annual 160) (1	CONDITIONAL USE PERMIT CV BREWING CO. 30640 GUNTHER ST. THOUSAND PALMS, CA. 32276 SECTITUTE FLOOR PLAN	0.04004
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FOOTHILL . PROJECT MANAGEMENT .

CORRIE D. KATES

1599 Adams Avenue, B4403 Costa Mess, CA \$2628-4403 (714) 434-4224-Pisme-Fax (714) 346-6714-Pisme-Fax foods/limp@verion.net



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EAST EXTERIOR ELEVATION

A TENANT IMPROVEMENT

Coachella Valley

30640 GUNTHER ST. THOUSAND PALMS, CA 92276 Brewing, Co.

SHEET TITLE
EXISTING ELEVATIONS

SOUTH EXTERIOR ELEVATION C

78-0 AF.

			SHEET NUMBER	AAC
JGARCIA	CDKATES	DATE Mar 14, 2013	SCALE	JOB NO. 2012-20

| A4.0

COUNTY OF RIVERSIDE ENVIRONMENTAL ASSESSMENT FORM: INITIAL STUDY

Environmental Assessment (E.A.) Number: 42570

Project Case Type (s) and Number(s): Conditional Use Permit No. 3692

Lead Agency Name: County of Riverside Planning Department

Address: P.O. Box 1409, Riverside, CA 92502-1409

Contact Person: Jay Olivas

Telephone Number: (951) 955-1195

Applicant's Name: Corrie Kates (for CV Brewing Co.)

Applicant's Address: 1590 Adams Avenue #4403 Costa Mesa, CA 92628

Engineer's Name: Corrie Kates

Engineer's Address: 1590 Adams Avenue #4403 Costa Mesa, CA 92628

١. PROJECT INFORMATION

- A. Project Description: Proposal to open a Brewery and Bottling plant (Type 23 ABC License - Small Beer Manufacturer) within an existing 7,045 square foot industrial building with 16 parking spaces producing approximately 3,000 barrels of beer per year (93,000 gallons) using approximately 11 tanks with manufactured product being delivered to local restaurants and stores by approximately four (4) truck trips per week. The project includes a 500 square foot "tasting room" to sample the product and determine salability and whether it should be bottled for distribution. The "tasting room" will also be used for marketing and showcasing the product to potential vendors by appointment only. No project grading is proposed.
- B. Type of Project: Site Specific ⊠; Countywide □; Community : Policy .
- C. Total Project Area: .51 Gross Acres

Residential Acres:

Lots:

Units:

Projected No. of Residents:

Commercial Acres:

Lots:

Sq. Ft. of Bldg. Area:

Est. No. of Employees:

Sq. Ft. of Bldg. Area: 7,045

Lots: 1 Industrial Acres: .51

Est. No. of Employees: 5-10

Other:

- **D.** Assessor's Parcel No(s): 650-350-017
- North of Woburn Court, south of Pet Land Place at 30640 Gunther E. Street References: Street in Thousand Palms.
- F. Section, Township & Range Description or reference/attach a Legal Description: Township 4 South, Range 6 East, Section 18
- G. Brief description of the existing environmental setting of the project site and its surroundings: This project site contains an existing industrial building and is located within an existing business park. Surrounding land uses consist of industrial buildings to the north, south, and west. Vacant residential land is located to the east intended for up to 81 future apartment units (Plot Plan No. 24228).

II. APPLICABLE GENERAL PLAN AND ZONING REGULATIONS

A. General Plan Elements/Policies:

- 1. Land Use: The project implements Policy LU 4.1, requiring developments to be located and designed to visually enhance, not degrade, the character of the surrounding area. The proposed project is located within the Light Industrial land use designation and the existing industrial building contains exterior design features such as varied roof lines at front entrance and landscaping such as trees to visually enhance the area.
- 2. Circulation: The project has adequate circulation to the site with improved streets including Gunther Street that contains curbs, gutters, and sidewalks. Therefore, it is consistent with the Circulation Element of the General Plan. The proposed project meets all other applicable circulation policies of the General Plan.
- 3. **Multipurpose Open Space:** No natural open space land was required to be preserved within the boundaries of this project. The proposed project meets with all other applicable Multipurpose Open Space element policies.
- 4. Safety: The proposed project is located within Areas of Flooding Sensitivity. Existing retention areas mitigate flood impacts from increased runoff. The proposed project has allowed for sufficient provision of emergency response services to the tenants. The proposed project meets with all other applicable Safety element policies.
- 5. Noise: Sufficient mitigation against any foreseeable noise sources in the area have been provided for in the design of the project. The project will not generate noise levels in excess of standards established in the General Plan or noise ordinance. The project meets all other applicable Noise Element Policies.
- 6. Housing: The proposed project is not subject to Housing Element Policies.
- 7. Air Quality: The existing industrial building to be remolded meets all applicable Air Quality element policies.
- B. General Plan Area Plan(s): Western Coachella Valley
- C. Foundation Component(s): Community Development
- D. Land Use Designation(s): Light Industrial (.25-.60 Floor Area Ratio)
- E. Overlay(s), if any: Not Applicable
- F. Policy Area(s), if any: Not Applicable
- G. Adjacent and Surrounding Area Plan(s), Foundation Component(s), Land Use Designation(s), and Overlay(s) and Policy Area(s), if any: The project site is surrounded by properties which are designated Light Industrial and High Density Residential.
- H. Adopted Specific Plan Information
 - 1. Name and Number of Specific Plan, if any: Not Applicable

2. Specific Plan Planning Area, and Policies, if any: Not Applicable
I. Existing Zoning: Manufacturing-Service Commercial (M-SC)
J. Proposed Zoning, if any: Not Applicable
K. Adjacent and Surrounding Zoning: The project site is surrounded by properties which are zoned Manufacturing-Service Commercial (M-SC), One-Family Dwellings (R-1) and Two- Family Dwellings (R-2).
III. ENVIRONMENTAL FACTORS POTENTIALLY AFFECTED
The environmental factors checked below (x) would be potentially affected by this project, involving at least one impact that is a "Potentially Significant Impact" or "Less than Significant with Mitigation Incorporated" as indicated by the checklist on the following pages.
□ Aesthetics □ Hazards & Hazardous Materials □ Recreation □ Agriculture & Forest Resources □ Hydrology / Water Quality □ Transportation / Traffic □ Air Quality □ Land Use / Planning □ Utilities / Service Systems □ Biological Resources □ Mineral Resources □ Other: □ Cultural Resources □ Noise □ Other: □ Geology / Soils □ Population / Housing □ Mandatory Findings of Significance □ Greenhouse Gas Emissions □ Public Services 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 N	legative Declaration has been prepared and
will be considered by the approving body or bodies.	
☐ I find that at least one of the conditions described	I 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 sit	uation; therefore a SUPPLEMENT TO THE
ENVIRONMENTAL IMPACT REPORT is required that no	eed only contain the information necessary to
make the previous EIR adequate for the project as revise	d.
I find that at least one of the following conditions	described in California Code of Regulations,
Section 15162, exist and a SUBSEQUENT ENVIRONM	MENIAL IMPACT REPORT is required. (1)
Substantial changes are proposed in the project which w	ill require major revisions of the previous EIR
or negative declaration due to the involvement of new sig	nificant environmental effects of a substantial
increase in the severity of previously identified signifi	cant 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 declarat	ion 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	e, which was not known and could not have
been known with the exercise of reasonable diligence a	in any the following: (A). The project will have
complete or the negative declaration was adopted, show	provious EIP or pegative declaration:(R)
one or more significant effects not discussed in the	ally more sovere than shown in the previous
Significant effects previously examined will be substanti	ally more severe than shown in the previous
EIR or negative declaration; (C) Mitigation measures or a	one or more significant effects of the project
would in fact be feasible, and would substantially reduce but the project proponents decline to adopt the mitigation	on measures or alternatives: or (D) Mitigation
measures or alternatives which are considerably differen	of from those analyzed in the previous FIR 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.
environment, but the project proponents decime to adopt	the magation measures of anomatives.
A DIE	
	March 25, 2013
Signature	Date
Signature	
A District Plants	For Carolyn Syme Luna Planning Director
Jay Olivas, Project Planner	For Carolyn Syms Luna, Planning Director
Printed Name	

V. ENVIRONMENTAL ISSUES ASSESSMENT

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

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
AESTHETICS Would the project				
 Scenic Resources a) Have a substantial effect upon a scenic highway corridor within which it is located? 				\boxtimes
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?				

Source: Riverside County General Plan Figure C-9 "Scenic Highways"

Findings of Fact:

- a) The project site is located along Gunther Street which is not designated as a scenic highway corridor. Therefore, there would be no impact.
- b) The existing industrial building within an existing business park will not substantially damage scenic resources, including, but not limited to, trees, rock outcroppings and unique or landmark features, or obstruct a prominent scenic vista or view open to the public, as these features do not exist on the project site. Additionally, the project will not result in the creation of an aesthetically offensive site open to public view as the project includes existing architecture, landscaping, screening of mechanical equipment, trash enclosures and placement of utilities underground. Therefore, there would be no impact to scenic resources.

Mitigation: No mitigation measures are required.

Monitoring: No monitoring measures are required.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
2. Mt. Palomar Observatory a) Interfere with the nighttime use of the Mt. Palomar Observatory, as protected through Riverside County Ordinance No. 655?				
Source: GIS database, Ord. No. 655 (Regulating Light Pollu	ution)			
Findings of Fact:				
 a) The project site is located approximately 41 miles from Zone B of Ordinance No. 655. It has the potential to it is required to comply with Ordinance No. 655 of Guidelines. The purpose of Ordinance No. 655 is the emitting into the night sky that can create undesting astronomical observations and research. Ordinance lighting, aside from street lighting, be low to the obstruct shining onto adjacent properties and streets. Mitigation: No mitigation measures are required. Monitoring: No mitigation measures are required. 	nterfere with if the <i>Rive</i> , o restrict th rable light ce No. 658 ground, shi	n the Observ rside County ie use of cel rays and de 5 mandates ielded or ho	atory. The particle of the standard retain light for the strimentally that all or oded in or the standard retails retails or the standard retails reta	project Is and ixtures affect utdoor der to
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? 		Ш		
b) Expose residential property to unacceptable light levels?			\boxtimes	
Source: On-site Inspection, Project Application Description Findings of Fact:				
a) The project consisting of an existing industrial building a new occupancy as a brewery and bottling plant, anticipated to reach a significant level due to the significant existing or new lighting is conditioned to be hood (Condition of Approval (COA) 10.PLANNING.3). Impage	however, a ze and scor ded thereby	iny new soul be of the pro reducing an	rce of light pject. Additi by lighting ir	is not onally,
b) Surrounding land uses include industrial buildings a will be created is consistent with existing levels and surrounding properties will not be exposed to unacce are considered less than significant.	l is not con	sidered subs	stantial; the	refore,

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
AGRICULTURE & FOREST RESOURCES Would the project	t			
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				\boxtimes
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?				\boxtimes
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?				\boxtimes
Project Application Materials Findings of Fact: a-d) The project is not affected by agriculture professive County General Plan. The project site importance", it is designated "other lands" and "ur adjacent to, or within 300 feet of agricultural zones (Additional Particulum advantage and invalue above to the excitation agricultural consistence.	is not des ban-built u \-1, A-2, C	ignated as faup land". The N, A-D and A	armland of he project A-P). The	local" is not project
does not involve changes to the existing environr Farmland to non-agricultural use. Therefore, there wo			in convers	sion of
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required				
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				\boxtimes
c) Involve other changes in the existing environment which, due to their location or nature, could result in con-				\boxtimes
Page 7 of 36		F	A #42570	

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
version of forest land to non-forest use?				
version of forest tand to non forest ase:				
<u>Source:</u> Riverside County General Plan Figure OS-3 "Part Project Application Materials.	ks, Forests	and Recrea	ation Area	s," and
Findings of Fact:				
 a) The project is not located within the boundaries Resources Code section 12220(g)), timberland (as de 4526), or timberland zoned Timberland Production 51104(g)). Therefore, the proposed project will not timberland, or timberland zoned Timberland Production b) According to General Plan, the project is not located the loss of forest land or conversion of forest land to 	efined by P n (as defi impact lar n. ed within fo	ublic Resour ned by Gov nd designate prest land an	rces Code vt. Code d as fores d will not re	section section at land, esult in
occur as a result of the proposed project.	non-iorest	use; therefo	ore, no imp	act will
a) The preject will not involve ather abonce in the	oviotina on	virannaant v	بمرياء مامنوا	
 c) The project will not involve other changes in the location or nature, could result in conversion of forest 			nich, due	to their
location or nature, could result in conversion of forest			mich, que	to their
			nich, due	to their
Mitigation: No mitigation measures are required. Monitoring: No monitoring measures are required.			nicn, aue	to their
location or nature, could result in conversion of forest <u>Mitigation:</u> No mitigation measures are required.			nich, due	to their
Mitigation: No mitigation measures are required. Monitoring: No monitoring 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) Violate any air quality standard or contribute			□	
Mitigation: No mitigation measures are required. Monitoring: No monitoring 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) Violate any air quality standard or contribute substantially to an existing or projected air quality violation? c) Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard (including releasing emissions which				
Mitigation: No mitigation measures are required. Monitoring: No monitoring 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) Violate any air quality standard or contribute substantially to an existing or projected air quality violation? c) Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard (including releasing emissions which exceed quantitative thresholds for ozone precursors)? d) Expose sensitive receptors which are located within 1 mile of the project site to project substantial point	land to nor			
Mitigation: No mitigation measures are required. Monitoring: No monitoring 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) Violate any air quality standard or contribute substantially to an existing or projected air quality violation? c) Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard (including releasing emissions which exceed quantitative thresholds for ozone precursors)? d) Expose sensitive receptors which are located	land to nor			

 			·· · · · · · · · · · · · · · · · · · ·
Potentially	Less than	Less	No
Significant	Significant	Than	Impact
Impact	with	Significant	
	Mitigation	Impact	
	Incorporated		

Source: SCAQMD CEQA Air Quality Handbook Table 6-2

<u>Findings of Fact:</u> The South Coast Air Quality Management District (SCAQMD) is responsible for developing a regional air quality management plan (Salton Sea Air Basin) to ensure compliance with state and federal air quality standards. The SCAQMD has adopted the 2003 Air Quality Management Plan (AQMP). The primary implementation responsibility assigned to the County (i.e. local governments) by the 2003 AQMP is the implementation of air quality control measures associated with transportation facilities. This project does not propose any transportation facilities that would require transportation control measures, and therefore will not obstruct implementation of the AQMP.

- a) The 2003 AQMP is based on socio-economic forecasts (including population estimates) provided by the Southern California Association of Governments (SCAG). The County General Plan is consistent with SCAG's Regional Growth Management Plan and SCAQMD's Air Quality Management Plan. This project is consistent with the General Plan Land Use designations, and population estimates. The population proposed by this project will not obstruct the implementation of the 2003 AQMP. Therefore, there is no impact.
- b) Minor Air quality impacts would occur during business operations. These impacts will be reduced below a level of significance by compliance with California Building Codes for the proposed tenant improvement (COA 10.BUILDING AND SAFETY PLAN CHECK.1). Therefore, the impact is considered less than significant.
- c) The project will not result in a cumulatively considerable net increase of any criteria pollutant for which the project region is in non-attainment status pursuant to any applicable federal or state ambient air quality standard. Therefore, less than significant impacts are expected.
- d) A sensitive receptor is a person in the population who is particularly susceptible to health effects due to exposure to an air contaminant than is the population at large. Sensitive receptors (and the facilities that house them) in proximity to localized CO sources, toxic air contaminants or odors are of particular concern. High levels of CO are associated with major traffic sources, such as freeways and major intersections, and toxic air contaminants are normally associated with manufacturing and commercial operations. Land uses considered to be sensitive receptors include long-term health care facilities, rehabilitation centers, convalescent centers, retirement homes, residences, schools, playgrounds, child care centers, and athletic facilities. Surrounding land uses include industrial buildings and vacant land, which are not considered sensitive receptors; the project is not expected to generate substantial point-source emissions. The project will not include major transportation facilities or generate significant odors. Therefore, there is no impact.
- e) Surrounding uses do not include significant localized CO sources, toxic air contaminants or odors. Therefore, the proposed project will not involve the construction of a sensitive receptor located within one mile of an existing substantial point-source emitter. Therefore, no impacts are expected.
- f) The project will not create objectionable odors affecting a substantial number of people due to exhaust – ventilation requirements per the Fire Department (COA 80.FIRE.3) and California Building Code. The proposed use is also a minimum of 500 feet from the nearest future residential development to the east approved as part of Plot Plan No. 24228. Any impacts would be less than significant.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
BIOLOGICAL RESOURCES Would the project			-78.6	
7. Wildlife & Vegetation a) Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Conservation Community Plan, or other approved local, regional, or state conservation plan?				
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)?				
c) Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Game or U. S. Wildlife Service?				
d) Interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites?				
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?				
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?				
g) Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?				
Source: GIS database, WRC-MSHCP and/or CV-MSHCP, review	Environmer	ntal Program	s Division ((EPD)
Findings of Fact:				
a-g) The proposed project is not located within a Co	nservation A	Area of the 0	Coachella \	/allev

a-g) The proposed project is not located within a Conservation Area of the Coachella Valley Multiple Species Habitat Conservation Plan (CV-MSHCP). A review by the Environmental Programs Division of the Planning department was done to assure consistency with the CV-MSHCP plan. No inconsistencies were reported. The land is previously disturbed with existing industrial building. The project site does not conflict with the provisions of any of the

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
above adopted Habitat Conservation Plans, Natural approved local, regional, or state conservation plan.				other
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
CULTURAL RESOURCES Would the project				
8. Historic Resources			П	\boxtimes
a) Alter or destroy an historic site?			<u> </u>	
b) Cause a substantial adverse change in the significance of a historical resource as defined in California Code of Regulations, Section 15064.5?				
Source: On-site Inspection, Project Application Materials				
Findings of Fact:				
California Code of Regulations, Section 15064.5. The Mitigation: No mitigation measures are required. Monitoring: No monitoring measures are required.	, 0.0.0, 0.00	51 0j 00t 14 iii 11t	are no impe	
9. Archaeological Resources				
a) Alter or destroy an archaeological site.				\boxtimes
b) Cause a substantial adverse change in the significance of an archaeological resource pursuant to California Code of Regulations, Section 15064.5?				\boxtimes
c) Disturb any human remains, including those interred outside of formal cemeteries?				\boxtimes
d) Restrict existing religious or sacred uses within the potential impact area?				\boxtimes
Source: Project Application Materials		A control Add Million by the growth was		
Findings of Fact:				
a) Site disturbance has already occurred with the e archaeological resources were previously reviewed archaeological resources were located on this lot ba projects. Therefore, the project will not alter or des there will be no impact.	under PM3 sed on sun	30439 and F veys comple	PP18221, a ted for the	nd no above

Page 11 of 36

EA #42570

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
b) The proposed project is not expected to impact during any building tenant improvements or ground resources are discovered, all ground disturbances the developer, archaeologist, and Native American of the find (COA 10.PLANNING.17). No impacts are	ınd disturbii shall halt un representativ	ng activities til a meeting	, unique o , is held be	cultural etween
c) There may be a possibility that tenant improvem expose human remains. The project is subject to 7050.5 if human remains are discovered during gro anticipated.	State Heal	th and Safe	ety Code S	Section
 d) The project will not restrict existing religious or sac Therefore, there is no impact. 	cred uses wi	thin the pote	ential impac	t area.
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
Paleontological Resources a) Directly or indirectly destroy a unique paleontological resource, or site, or unique geologic feature?				
Source: GIS database, County Geologist review				
Findings of Fact:				
 a) According to GIS database, this site has beer paleontological resources. Due to low potential, no Therefore, there is no impact. 				
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				\boxtimes
a) Expose people or structures to potential substantial adverse effects, including the risk of loss, injury, or death?				
b) Be subject to rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other substantial evidence of a known fault?	L_J			
Source: Riverside County General Plan Figure S-2 "Earth County Geologist review	quake Fault	Study Zone	s," GIS dat	abase,

Page 12 of 36

EA #42570

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Findings of Fact:				
a) According to RCLIS (GIS database), the propose Based on the review of aerial photos, site map evidence of active faults crossing trending toward the structures to potential substantial adverse risks. The	ping and lite ne subject site	rature resea e that would	arch, there expose peo	is no
b) In addition, the site is not located within one- Therefore, the potential for this site to be affected and no impacts are expected.				
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
Liquefaction Potential Zone a) Be subject to seismic-related ground failure including liquefaction?	<u>,</u>			
Source: Riverside County General Plan Figure S-3 "County Geologist review	Generalized	Liquefaction'	", GIS Data	abase,
Findings of Fact:				
a) According to the County Geologist, the potential to existing structures on-site constructed with improvements being constructed in accordance with impacts from liquefaction are anticipated.	building perr	nit, and an	y future b	uilding
Mitigation: No mitigation measures required.				
Monitoring: No monitoring measures are required.				
13. Ground-shaking Zone Be subject to strong seismic ground shaking?				
Source: Riverside County General Plan Figure S-4 "Earth Figures S-13 through S-21 (showing General Ground Shak				o," and
Findings of Fact:				
 a) There are no known active or potentially active fa located within an Alquist-Priolo Earthquake Fault could affect the site is ground shaking resulting fit major active or potentially active faults in southern development will mitigate the potential impact to less 	t Zone. The rom an eartho California. C	principal se quake occuri BC requirem	ismic hazar ring along s	d that everal

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Mitigation: No mitigation measures are required.				
Monitoring: No mitigation 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: Riverside County General Plan Figure S-5 "Region review"	ons Underla	in by Steep	Slope", Ge	ologist
Findings of Fact:				
a) According to the County Geologist, landslides Therefore, the project will have no impact.	are not a	potential ha	zard to th	e site.
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
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: GIS database, County Geologist review				
Findings of Fact:				
a) According to GIS database, the site is located However, County Geologist review concluded that s differential settlement or cracking of the existing be Impacts would be less than significant.	ubsidence	in the area v	vill not cau	se any
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? 				

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Source: Project Application Materials, County Geologist rev	riew			
 a) According to the County Geologist, tsunamis and site. Therefore, the project will have no impact. 	seiching ar	e not potent	ial hazards	to the
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
17. Slopes a) Change topography or ground surface relief features?				\boxtimes
b) Create cut or fill slopes greater than 2:1 or higher than 10 feet?				\boxtimes
c) Result in grading that affects or negates subsurface sewage disposal systems?				\boxtimes
Source: Project Application Materials, Building and Safety –	Grading Re	view		
Findings of Fact:				
 a) The project proposes contains relatively flat topograph the existing business park. The proposed project verified features. Therefore, there is no impact. 				
 No slopes with a slope ratio greater than two to or proposed. Therefore, there is no impact. 	ne (2:1) (ho	orizontal run:	vertical ris	se) are
c) No infiltration lines will be disturbed as a result of the	project. The	erefore, there	e is no impa	ıct.
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?				\boxtimes
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?				\boxtimes
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?				
Source: General Plan figure S-6 "Engineering Geolo Materials, Building and Safety Grading review	gic Materia	ıls Map", Pı	roject Appl	lication

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
 The project will not result in soil erosion or loss of top and decomposed granite within the planter areas. The 	soil due to erefore, ther	existing pave e is no impa	/ing, landso	aping,
 The expansion potential of the onsite soils is conside relative to expansive soils are needed. Therefore, anticipated. 	red low and no impacts	no special related to	design prov soil expans	/isions sion is
c) The area does feature a sewer system. The existing sewer system. Therefore, there is no impact since the	ng building ere are no e	and propose xisting septic	ed facility ι c tanks.	ises a
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
19. Erosiona) Change deposition, siltation, or erosion that may modify the channel of a river or stream or the bed of a lake?				\boxtimes
b) Result in any increase in water erosion either on or off site?			\boxtimes	
Source: Flood Control District review, Project Application MaFindings of Fact:a) The project will not have an impact or change deposit the channel of a river, stream, or the bed of a lake. The	ion. siltatior	n, or erosion e would be i	that may n	nodify
b) The proposed project is not anticipated to result in ar off site due to existing on-site retention and transprequired to accept and properly dispose of all off-site of Impacts related to water erosion are considered less the	oortation im Irainage flov	provements ving onto or	The proid	act ic
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
20. 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?			\boxtimes	
Source: Riverside County General Plan Figure S-8 "Wind Sec. 14.2 & Ord. 484	Erosion Su	sceptibility I	Мар," Ord.	460,

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Findings of Fact:				
a) The project site lies within a high to moderate win site is not anticipated to be heavily impacted by of existing site improvements. Impacts would be Mitigation : No mitigation measures are required. Monitoring: No monitoring measures are required.	y wind eros	sion and bic	area. The powsand be	oroject cause
GREENHOUSE GAS EMISSIONS Would the project				
21. Greenhouse Gas Emissions a) Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact or the environment?	r 🗆		×	
b) Conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases? Source: Project application materials	r 🗆			\boxtimes
Findings of Fact:				

- a) The Planning Department does not require a greenhouse gas numerical analysis for small projects that would not contribute cumulatively significant amounts of exhaust emissions or generate cumulatively considerable levels of GHGs from fuel combustion or involve substantial water and electricity demands. The type of small-scale development authorized by this project would not generate enough GHG emissions from its operation to be deemed cumulatively significant sufficient to warrant quantitative or qualitative GHG analysis. More specifically, the California Air Pollution Control Officers Association (CAPCOA) proposed a very aggressive 900 metric tons per year of GHG emissions threshold for residential and commercial projects. The intent of the 900-ton threshold is to capture 90% of all new residential and commercial development projects. CAPCOA's threshold was based on the amount of GHG emissions associated with 50 single-family residential units, which accounts for 84% of the projects in California. The 900-ton threshold would also correspond to apartments/condominiums of 70 units, office projects of approximately 35,000 square feet, retail projects of 11,000 square feet, and supermarkets of 6,300 square feet, but would exclude smaller residential developments, offices and retail stores from having to quantify and mitigate GHG emissions under CEQA. The contribution to GHG emissions is far below the 900-ton threshold that might otherwise trigger GHG analysis according to CAPCOA's model. Therefore, the impact is considered less than significant.
- b) As of the creation of this environmental analysis, the only adopted policy that would impact this project at the time of approval would be AB 32. This project does not conflict with the requirements of AB 32. Therefore, there is no impact.

Mitigation: No mitigation measures are required.

Monitoring: No monitoring measures are required.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
HAZARDS AND HAZARDOUS MATERIALS Would the pro	iect			
22. 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?				\boxtimes
c) Impair implementation of or physically interfere with an adopted emergency response plan or an emergency evacuation plan?				\boxtimes
d) Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?				\boxtimes
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

Findings of Fact:

- a) The project does not propose any use that would involve the transport, use, or disposal of hazardous material—beyond a small increase in typical household cleaning agents resulting from the brewery operations. Therefore, less than significant impacts are expected.
- b) The proposed project is not anticipated to 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. Therefore, there is no impact.
- c) The proposed project will not impair implementation of or physically interfere with an adopted emergency response plan or an emergency evacuation plan. The project allows for adequate emergency access. Therefore, there is no impact.
- d) There are no existing or proposed schools within 1000 feet the project site. Also, the proposed project does not propose the transportation of substantial amounts of hazardous materials. Therefore, there is no impact.
- e) The proposed project is not located on a site which is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, would not create a significant hazard to the public or the environment. Therefore, there is no impact.

Mitigation: No mitigation measures are required.

Monitoring: No monitoring measures are required.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
23. Airports a) Result in an inconsistency with an Airport Master Plan?				
b) Require review by the Airport Land Use Commission?				\boxtimes
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?				
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?				\boxtimes
Source: Riverside County General Plan Figure S-19 "Airpor	t Locations,	" GIS databa	se	
 a) The project site is not located within an Airport Inflin an inconsistency with an Airport Master Plan. There b) The project site is not located within the vicinity review by the Airport Land Use Commission. Therefore c) The project is not located within an airport land use hazard for people residing or working in the project are d) The project is not within the vicinity of a private air safety hazard for people residing or working in the promoting. No mitigation measures are required. Monitoring: No monitoring measures are required. 	of a privat of a privat re, there is r use plan and rea. Therefo	is no impact. e airport and impact. d would not re, there is no import and wo	d will not r result in a o impact. uld not resi	require safety ult in a
24. Hazardous Fire Area a) Expose people or structures to a significant risk of loss, injury or death involving wildland fires, including where wildlands are adjacent to urbanized areas or where residences are intermixed with wildlands?				\boxtimes
Source: Riverside County General Plan Figure S-11 "Wildfin	e Susceptib	oility," GIS da	tabase	
Findings of Fact:				
a) The project site is not located in a high fire area. The	nerefore, the	ere is no imp	act.	
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
HYDROLOGY AND WATER QUALITY Would the project			***************************************	
25. Water Quality Impacts a) Substantially alter the existing drainage pattern of the site or area, including the alteration of the course of a stream or river, in a manner that would result in substantial erosion or siltation on- or off-site?				
b) Violate any water quality standards or waste discharge requirements?			\boxtimes	
c) Substantially deplete groundwater supplies or interfere substantially with groundwater recharge such that there would be a net deficit in aquifer volume or a lowering of the local groundwater table level (e.g., the production rate of pre-existing nearby wells would drop to a level which would not support existing land uses or planned uses for which permits have been granted)?			\boxtimes	
d) Create or contribute runoff water that would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff?				
e) Place housing within a 100-year flood hazard area, as mapped on a federal Flood Hazard Boundary or Flood Insurance Rate Map or other flood hazard delineation map?				
f) Place within a 100-year flood hazard area structures which would impede or redirect flood flows?			\boxtimes	
g) Otherwise substantially degrade water quality? h) Include new or retrofitted stormwater Treatment Control Best Management Practices (BMPs) (e.g. water quality treatment basins, constructed treatment wetlands), the operation of which could result in significant environ- mental effects (e.g. increased vectors or odors)?				X

Source: Riverside County Flood Control District Flood Hazard Report/Condition.

Findings of Fact:

- a) The topography of the area consists of improved desert land. The project is not anticipated to substantially alter the existing drainage patterns of the project site. Therefore, the impact is considered less than significant.
- b) The proposed project will not violate any water quality standards or waste discharge requirements. BMPs include minimizing urban runoff, minimizing the impervious footprint, conserving natural areas, and minimizing directly connected impervious areas. Less than significant impacts are anticipated.
- c) Water service is provided by the Coachella Valley Water District. The proposed project will not substantially deplete groundwater supplies or interfere substantially with groundwater recharge such that there would be a net deficit in aquifer volume or a lowering of the local groundwater

		Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impac
	table level (e.g., the production rate of pre-existing new would not support existing land uses or planned uses Therefore, there is less than significant impact.				
d)	The project has the potential to contribute to addition project will not exceed the capacity of existing or plant project provides for adequate drainage facilities and/or impact is considered less than significant.	ned storm	water draina	age system:	s. The
e)	The proposed project will not place housing within a 10 a federal Flood Hazard Boundary or Flood Insural delineation map. Therefore, there is no impact.	•			•
f)	The project does contain an existing structure within which would impede or redirect flood flows, but is drainage facilities such as retention basins and street in	less than	significant		
g)	The proposed project is not anticipated to substantiall Water Quality Management Plan for the overall busines				
			,		•
h)	The site has existing drainage infrastructure. Therefore the construction of new or retrofitted storm water Practices (BMPs) (e.g. water quality treatment bas Therefore, there is no impact.	· e, the prop Treatmen	osed projec t Control E	Best Manag	include gement
ŕ	The site has existing drainage infrastructure. Therefore the construction of new or retrofitted storm water Practices (BMPs) (e.g. water quality treatment based on the construction of th	· e, the prop Treatmen	osed projec t Control E	Best Manag	include gement
<u>litiga</u>	The site has existing drainage infrastructure. Therefore the construction of new or retrofitted storm water Practices (BMPs) (e.g. water quality treatment bas Therefore, there is no impact. tion: No mitigation measures are required.	· e, the prop Treatmen	osed projec t Control E	Best Manag	include gemen
<u>litiga</u>	The site has existing drainage infrastructure. Therefore the construction of new or retrofitted storm water Practices (BMPs) (e.g. water quality treatment bas Therefore, there is no impact.	· e, the prop Treatmen	osed projec t Control E	Best Manag	include gement
litiga lonito	The site has existing drainage infrastructure. Therefore the construction of new or retrofitted storm water Practices (BMPs) (e.g. water quality treatment base. Therefore, there is no impact. tion: No mitigation measures are required. oring: No monitoring measures are required. Floodplains	the prop Treatmen sins, cons	osed projec t Control E tructed trea	Best Managatment wet	include gemen tlands)
litiga lonito 6. De	The site has existing drainage infrastructure. Therefore the construction of new or retrofitted storm water Practices (BMPs) (e.g. water quality treatment base Therefore, there is no impact. tion: No mitigation measures are required. pring: No monitoring measures are required Floodplains egree of Suitability in 100-Year Floodplains. As indice	the prop Treatmen sins, cons	osed projec t Control E tructed trea	Best Managatment wet	include gemen tlands)
litiga lonito 6. De	The site has existing drainage infrastructure. Therefore the construction of new or retrofitted storm water Practices (BMPs) (e.g. water quality treatment base Therefore, there is no impact. tion: No mitigation measures are required. pring: No monitoring measures are required Floodplains egree of Suitability in 100-Year Floodplains. As indicability has been checked. Not Applicable U - Generally Unsuitable	the prop Treatmen sins, cons	osed projec t Control E tructed trea	Best Managatment wet	include gement tlands).
litiga lonito 6. De uitab IA - N	The site has existing drainage infrastructure. Therefore the construction of new or retrofitted storm water Practices (BMPs) (e.g. water quality treatment base Therefore, there is no impact. tion: No mitigation measures are required. pring: No monitoring measures are required Floodplains egree of Suitability in 100-Year Floodplains. As indicability has been checked. Not Applicable U - Generally Unsuitable Substantially alter the existing drainage pattern of	the prop Treatmen sins, cons	osed projec t Control E tructed trea	Best Managatment wet	include gemen tlands)
fitiga fonito 6. De uitab IA - N a)	The site has existing drainage infrastructure. Therefore the construction of new or retrofitted storm water Practices (BMPs) (e.g. water quality treatment base. Therefore, there is no impact. tion: No mitigation measures are required. pring: No monitoring measures are required. Floodplains egree of Suitability in 100-Year Floodplains. As indicability has been checked. Not Applicable U - Generally Unsuitable Substantially alter the existing drainage pattern of te or area, including through the alteration of the	the prop Treatmen sins, cons	osed projec t Control E tructed trea	Best Managatment wet	include gement tlands).
fitiga fonito formation of the second of the	The site has existing drainage infrastructure. Therefore the construction of new or retrofitted storm water Practices (BMPs) (e.g. water quality treatment base Therefore, there is no impact. tion: No mitigation measures are required. pring: No monitoring measures are required Floodplains egree of Suitability in 100-Year Floodplains. As indicability has been checked. Not Applicable U - Generally Unsuitable Substantially alter the existing drainage pattern of	the prop Treatmen sins, cons	osed projec t Control E tructed trea	Best Managatment wet	include gement tlands).
fitiga fonito 6. Description 1A - N a) ne si ourse ate of	The site has existing drainage infrastructure. Therefore the construction of new or retrofitted storm water Practices (BMPs) (e.g. water quality treatment bas Therefore, there is no impact. tion: No mitigation measures are required. pring: No monitoring measures are required Floodplains egree of Suitability in 100-Year Floodplains. As indicability has been checked. Not Applicable U - Generally Unsuitable U Substantially alter the existing drainage pattern of the or area, including through the alteration of the er of a stream or river, or substantially increase the or amount of surface runoff in a manner that would in flooding on- or off-site?	the prop Treatmen sins, cons	osed projec t Control E tructed trea	Best Managatment wet	include gement tlands).
fitiga fonito 6. Defuitable IA - N a) ne si ourse ate co esult b)	The site has existing drainage infrastructure. Therefore the construction of new or retrofitted storm water Practices (BMPs) (e.g. water quality treatment bas Therefore, there is no impact. tion: No mitigation measures are required. pring: No monitoring measures are required Floodplains egree of Suitability in 100-Year Floodplains. As indicipality has been checked. Not Applicable U - Generally Unsuitable Substantially alter the existing drainage pattern of the or area, including through the alteration of the exist of a stream or river, or substantially increase the or amount of surface runoff in a manner that would in flooding on- or off-site? Changes in absorption rates or the rate and	the prop Treatmen sins, cons	osed projec t Control E tructed trea	Best Managatment wet	include gement tlands).
fitiga fonito 6. Defuitable IA - N a) ne si ourse ate co esult b)	The site has existing drainage infrastructure. Therefore the construction of new or retrofitted storm water Practices (BMPs) (e.g. water quality treatment bas Therefore, there is no impact. tion: No mitigation measures are required. pring: No monitoring measures are required Floodplains egree of Suitability in 100-Year Floodplains. As indicability has been checked. Not Applicable U - Generally Unsuitable U Substantially alter the existing drainage pattern of the or area, including through the alteration of the er of a stream or river, or substantially increase the or amount of surface runoff in a manner that would in flooding on- or off-site?	the prop Treatmen sins, cons	osed projec t Control E tructed trea	Best Managatment wet	include gement tlands).
fitiga fonito 6. Description b) c) c) c) coss, i	The site has existing drainage infrastructure. Therefore the construction of new or retrofitted storm water Practices (BMPs) (e.g. water quality treatment base. Therefore, there is no impact. tion: No mitigation measures are required. tion: No monitoring measures are required. Floodplains egree of Suitability in 100-Year Floodplains. As indicability has been checked. Not Applicable U- Generally Unsuitable Substantially alter the existing drainage pattern of the or area, including through the alteration of the er of a stream or river, or substantially increase the or amount of surface runoff in a manner that would in flooding on- or off-site? Changes in absorption rates or the rate and not of surface runoff? Expose people or structures to a significant risk of injury or death involving flooding, including flooding as all tof the failure of a levee or dam (Dam Inundation)	the prop Treatmen sins, cons	osed projec t Control E tructed trea	Best Managatment wet	include gement tlands).

		Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
0 10	<u>e:</u> Riverside County General Plan Figure S-9 "100- an "Dam Failure Inundation Zone," Riverside County Floo ition, GIS database	id 500-Year od Control I	Flood Haza District Flood	rd Zones," d Hazard F	Figure Report/
<u>Findir</u>	ngs of Fact:				
a)	The project will not substantially alter the existing dr impacts are considered less than significant.	ainage patt	ern for the a	area. The	refore,
b)	It is not anticipated that offsite flows will be substar proposed project due to existing drainage improveme less than significant.	ntially affect ents. Theref	ed by imple ore, the impa	mentation act is cons	of the idered
c)	The proposed project would not expose people or struor death involving flooding, including flooding as a resexisting drainage improvements. In addition, the susceptible to the impacts of the failure of a levee or cless than significant.	ult of the fai	llure of a leve	e or dam	due to
d)	The proposed project is not expected to change the water. Therefore, there is no impact.	amount of s	surface wate	er in any be	ody of
<u>Mitigat</u>	ion: No mitigation measures are required.				
	ring: No monitoring measures are required.				
LAND	USE/PLANNING Would the project				
27. L	and Use				
a) planne	Result in a substantial alteration of the present or d land use of an area?			\boxtimes	
b)	Affect land use within a city sphere of influence within adjacent city or county boundaries?			\boxtimes	
Source	: GIS database, Project Application Materials				
<u>Finding</u>	<u>is of Fact</u> :				
	The project would result in an alteration of the present land on .51 gross acres proposes a brewery and bottlir foot industrial building within an existing business passibject land since the land is designated Light Incisignificant. See also discussion under Sections I and use, zoning, and general plan consistency.	ng plant with ark. The pr dustrial Im	nin an existir oject is cons	ng 7,045 so sistent with	quare h the
	The project is located within the Sphere of Influence comments have been received from the city as of the transmittals sent by the county. Impacts would be less t	ne writing a	of this docum	y. Howeve ment base	r, no d on

Page 22 of 36

EA #42570

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
28. Planning a) Be consistent with the site's existing or proposed			\boxtimes	
a) Be consistent with the site's existing or proposed zoning?				اليا
b) Be compatible with existing surrounding zoning?			\boxtimes	
c) Be compatible with existing and planned surrounding land uses?			\boxtimes	
d) Be consistent with the land use designations and policies of the Comprehensive General Plan (including those of any applicable Specific Plan)?			\boxtimes	
e) Disrupt or divide the physical arrangement of an established community (including a low-income or minority community)?				\boxtimes
properties which are zoned Manufacturing—Service Commerce and Two-Family Dwellings. c-d) The proposal to add a brewery and bottling plant will be zoning, surrounding zoning, and with existing and planned suffice improvements, required tenant improvement permit, and uproject is required to obtain a license from the California Alcol Small Beer Manufacturer). Impacts are less than significant.	pe condition urrounding	nally compati land uses du	ble with exe to existin	kisting
e) The project is consistent with the land use designation addition, the project will not disrupt or divide the physical arrandmitigation: No mitigation measures are required.	s and polic ngement of	cies of the C an establishe	General Pla ed commur	an. In nity.
Monitoring: No monitoring measures are required				
MINERAL RESOURCES Would the project				
29. Mineral Resource 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?				\boxtimes
Page 23 of 36		ĽΛ	#42570	

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
c. Be an incompatible land use located adjacent to a State classified or designated area or existing surface mine?				\boxtimes
d. Expose people or property to hazards from proposed, existing or abandoned quarries or mines?				\boxtimes
Source: Riverside County General Plan Figure OS-5 "Minera	al Resource	s Area"		
a) The project area has not been used for mining. The loss of availability of a known mineral resource in an a that would be of value to the region or the residen impact.	area classif	ied or design	ated by the	State
b) The project site has not been used for mineral resou in the loss of availability of a locally important mineral local general plan, specific plan or other land use plan	al resource	recovery site	e delineate	
c) Surrounding the project site are industrial buildings surface mines surrounding the project site; therefore surrounding uses and will not be located adjacent to existing surface mine. Therefore, there is no impact.	e, the proje	ct will be co	mpatible w	ith the
d) The project site is not located adjacent or near an project will not expose people or property to hazards no impact.				
Mitigation: No mitigation measures are required. Monitoring: No monitoring measures are required.				
NOISE Would the project result in			***************************************	1
Definitions for Noise Acceptability Ratings Where indicated below, the appropriate Noise Acceptabilit				***************************************
Definitions for Noise Acceptability Ratings Where indicated below, the appropriate Noise Acceptabilit NA - Not Applicable A - Generally Acceptable	• • •		ecked. onally Acce	•ptable
NA - Not Applicable C - Generally Unacceptable D - Land Use Discourage 30. Airport Noise e. For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport would the project expose people residing or working in the	• • •			eptable
Definitions for Noise Acceptability Ratings Where indicated below, the appropriate Noise Acceptabilit NA - Not Applicable C - Generally Unacceptable C - Generally Unacceptable D - Land Use Discouraged One of the project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport would the project expose people residing or working in the project area to excessive noise levels? NA □ B □ C □ D □	• • •			<u> </u>
Definitions for Noise Acceptability Ratings Where indicated below, the appropriate Noise Acceptability NA - Not Applicable C - Generally Unacceptable D - Land Use Discouraged 30. Airport Noise e. For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport would the project expose people residing or working in the project area to excessive noise levels?	• • •			<u> </u>

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Findings of Fact:				
a) The project site is not located within two miles of a puble expose people residing on the project site to excessive noise				would
b) The project is not located within the vicinity of a privaresiding on the project site or area to excessive noise levels.				people
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
24 Deileard Noice				
31. Railroad Noise NA ⊠ A ☐ B ☐ C ☐ D ☐				
Source: Riverside County General Plan Figure C-1 "Country Inspection	Circulation P	lan", GIS d	database, C	On-site
Findings of Fact: The proposed project is not located in Therefore, there is no impact.	the immedi	ate vicinity	of any rail	roads.
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
32. Highway Noise NA ⊠ A ☐ B ☐ C ☐ D ☐				
Source: On-site Inspection, Project Application Materials				
Findings of Fact: The proposed project is not located in Therefore, there is no impact.	the immedi	ate vicinity	of any high	nways.
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
33. Other Noise NA ⊠ A □ B □ C □ D □				\boxtimes
Source: Project Application Materials, GIS database				
Findings of Fact: No additional noise sources have been contribute a significant amount of noise to the project. There				would

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
34. Noise Effects on or by the Project a) A substantial permanent increase in ambient noise levels in the project vicinity above levels existing without the project?				<u> </u>
b) A substantial temporary or periodic increase in ambient noise levels in the project vicinity above levels existing without the project?			\boxtimes	
c) Exposure of persons to or generation of noise levels in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?				
d) Exposure of persons to or generation of excessive ground-borne vibration or ground-borne noise levels?				\boxtimes

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

Findings of Fact:

- a) The project shall not create a substantial permanent increase in ambient noise levels in the project vicinity above levels existing without the project. The existing development as an industrial building will not substantially increase ambient noise levels. Therefore, there is no impact.
- b) The proposed project may create a substantial temporary or periodic increase in ambient noise levels in the project vicinity above levels existing without the project during any tenant improvements and any new landscape installation. The project will be consistent with the County Noise Ordinance No. 847, therefore, impacts are considered less than significant.
- c) The proposed project will not expose people to or generate noise levels in excess of standards established in the local general plan, noise ordinance (County Ordinance No. 847), or applicable standards of other agencies. Exterior noise levels will be limited to less than or equal to 45 dB(A) 10-minute LEQ between the hours of 10:00 p.m. to 7:00 a.m., and 65 dB(A) at all other times pursuant to County Ordinance No. 847 (COA 10.E HEALTH.2). Therefore, impacts are expected to be less than significant.
- d) The proposed project will not expose people to or generate excessive ground-borne vibration or ground-borne noise levels. Therefore, there is no impact.

Mitigation: No mitigation measures are required.

Monitoring: No mitigation measures are required.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
POPULATION AND HOUSING Would the project	With to .			
35. Housing a) Displace substantial numbers of existing housing, necessitating the construction of replacement housing elsewhere? 				
b) Create a demand for additional housing, particularly housing affordable to households earning 80% or less of the County's median income?				
c) Displace substantial numbers of people, necessitating the construction of replacement housing elsewhere?				
d) Affect a County Redevelopment Project Area?				\boxtimes
e) Cumulatively exceed official regional or local population projections?				
f) Induce substantial population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)?			\boxtimes	
Source: Project Application Materials, GIS database, FElement	Riverside C	ounty Gene	ral Plan H	ousing
Findings of Fact:				
 a) The proposed project will not displace any existing the project. Therefore, there is no impact. 	residences	due to the ir	idustrial na	ture of
 b) The proposed project would not create a demand for nature of the project. Therefore, there is no impact. 	or additional	housing du	e to the inc	lustrial
 c) The project site will not displace substantial numbers project, necessitating the construction of replacement 			trial nature	of the
d) The project is not located within or near a County Re-	developmer	nt Project Are	ea.	
 e) The project would add a new business with approxin increase will not exceed official regional or local population 			s. This pop	ulation
f) The project will not induce substantial population grobe within a 7,045 square foot building and be limited impacts would be less than significant.				
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
PUBLIC SERVICES Would the project result in substantial the provision of new or physically altered government faultered governmental facilities, the construction of which impacts, in order to maintain acceptable service ratios objectives for any of the public services:	acilities or th ch could cau	e need for n use significal	new or phy nt environ	/sically mental
36. Fire Services			\boxtimes	
Source: Riverside County General Plan Safety Element				
Findings of Fact:				
The proposed brewery and bottling plant will have a less Fire services since the project provides adequate fire access protection improvements such as minimum required fire freshaust ventilation system (COA 10.FIRE.2, 80.FIRE.2, 80.FIRE.2)	s along Gunt low of 1500	her Street an	id will inclu	de fire
Additionally, the project will not result in substantial adversariation of new or physically altered government facilities governmental facilities. As such, this project will not cause any significant environmental impacts, in order to maintain or other performance objectives for any of the public servless than significant.	or the need additional co acceptable s	for new or ponstruction that service ratios	ohysically a at would re , response	altered sult in times
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
37. Sheriff Services			\boxtimes	
Source: Riverside County General Plan				
Findings of Fact:				
The Riverside County Sheriff's Department (RCSD) provide services to the project site. Similar to fire protection service increase the demand for sheriff services in the project a	es, the propores; howeve	osed project v r, due to its	will increme	entally
proposed project will not create a less than significant impa	ct on sheriff s	services.		
	ct on sheriff s	services.		
proposed project will not create a less than significant impa-	ct on sheriff s	ervices.		
proposed project will not create a less than significant impa- Mitigation: No mitigation measures are required.	ct on sheriff s	Gervices.	×	
 proposed project will not create a less than significant imparametric. Mitigation: No mitigation measures are required. Monitoring: No monitoring measures are required. 	ct on sheriff s	Gervices.	\boxtimes	

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Findings of Fact:				
The Palm Springs Unified School District provides public e applicant of this project may be conditioned to pay the sch are required to be paid prior to issuance of any future bu school fees the potential impact is mitigated to a less than s	ool impact fe ilding permits	es as set by s. Therefore	/ State Law	. Fees
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
39. Libraries				\boxtimes
Source: Riverside County General Plan				
Findings of Fact:				
The proposed project will not create an incremental demar require the provision of new or altered government facilities				
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
40. Health Services				\boxtimes
Source: Riverside County General Plan				
Findings of Fact:				
The use of the proposed project area would not cause a the project proposes a small brewery and bottling plant premises would also be subject to ABC licensing (Type parameters of County health centers. The project will not result in the construction of new or physically altered health	with approx 23). The site physically al	imately five is located t ter existing	(5) worke within the s health facil	rs; the service ities or
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
RECREATION				
41. Parks and Recreation a) Would the project include recreational facilities of require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment? 	ı			
Page 20 of 36		_	Λ # <i>42</i> 570	

Page 29 of 36

EA #425/0

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impac
b) Would the project include the use of exis neighborhood or regional parks or other recreation facilities such that substantial physical deterioration of facility would occur or be accelerated?	onal \Box		version and an active services and active serv	\boxtimes
c) Is the project located within a Community Servarea (CSA) or recreation and park district with a Community Parks and Recreation Plan (Quimby fees)?	l f			
Source: GIS database, Ord. No. 460, Section 10.35 (Recreation Fees and Dedications), Ord. No. 659 (Esta Open Space Department Review				
Findings of Fact:				
a) The scope of the proposed project does no recreational facilities that would have an adverse land is part of an existing business park. Therefore	physical effect	on the envir		
 Due to the relatively small size of the .51 acre incould generate impacts to nearby parks or recreating. 				
 c) The project is not subject to Quimby fees at this there is no impact. <u>Mitigation</u>: No mitigation measures are required. 	time since no s	subdivision is	proposed.	Thus,
Monitoring: No monitoring measures are required.				
42. Recreational Trails				\boxtimes
Source: Riverside County General Plan Findings of Fact: The General Plan does not identify a therefore, there is no impact.	a Class I Bikew	ay/Regional	Trail in this	s area
Mitigation: No mitigation measures are required.				
Monitoring: No mitigation measures are required.				
TRANSPORTATION/TRAFFIC Would the project				
TRANSPORTATION/TRAFFIC Would the project 43. Circulation a) Conflict with an applicable plan, ordinance or possestablishing a measure of effectiveness for the performance of the circulation system, taking into account modes of transportation, including mass transit and motorized travel and relevant components of the circula system, including but not limited to intersections, street	orm- all ion- tion			

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
highways and freeways, pedestrian and bicycle paths, and mass transit?				
b) Conflict with an applicable congestion management program, including, but not limited to level of service standards and travel demand measures, or other standards established by the county congestion management agency for designated roads or highways?				
c) Result in a change in air traffic patterns, including either an increase in traffic levels or a change in location that results in substantial safety risks?				\boxtimes
d) Alter waterborne, rail or air traffic?				\boxtimes
e) Substantially increase hazards due to a design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g. farm equipment)?				
f) Cause an effect upon, or a need for new or altered maintenance of roads?			\boxtimes	
g) Cause an effect upon circulation during the project's construction?			\boxtimes	
h) Result in inadequate emergency access or access to nearby uses?				\boxtimes
i) Conflict with adopted policies, plans or programs regarding public transit, bikeways or pedestrian facilities, or otherwise substantially decrease the performance or safety of such facilities?				

Source: Riverside County General Plan

Findings of Fact:

- a) The proposed project to add a brewery and bottling plant will slightly increase vehicular traffic along Gunther Street (78 foot Right-of-Way) within an existing industrial park. However, the Transportation Department did not require a traffic study or street widening for the proposed project due to existing street improvements. The project will not cause an increase in traffic which is substantial in relation to the existing traffic loads and capacity of the street system subject to road dedications and improvements. Nor will the project conflict with any County policy regarding mass transit. The impact is considered less than significant.
- b) The project site meets all parking requirements of Ordinance No. 348 Section 18.12 "Off-Street Parking." The project will not conflict with an applicable congestion management plan.
- c & d) The proposed project is not located within an Airport Influence Area. The project will not change air traffic patterns, including either an increase in traffic levels or a change in location that results in substantial safety risks. Therefore, there is no impact.
- e) The proposed project will not substantially increase hazards to a design feature (e.g. sharp curves or dangerous intersections) or incompatible uses (e.g. farm equipment). Therefore, there is no impact.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
f) The project will cause a slight increase in the population maintenance responsibility. A portion of property taxes District to offset the increased cost of maintenance. There	are provided	to the Cor	mmunity Se	ervices
g) It is not anticipated that there will be a substantial e project's construction. Therefore, this impact is considered			ring the pro	posed
h) The proposed project will not result in inadequate em Therefore, there is no impact.	ergency acces	ss or acces	s to nearby	/ uses.
i) The proposed project will not conflict with adopted po (e.g. bus turnouts, bicycle racks). Therefore, there is no ir		ing alternat	tive transpo	ortation
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
44. Bike Trails				\boxtimes
Source: Riverside County General Plan				
Findings of Fact: The General Plan does not identify a there is no impact.	Class I Bikew	/ay/Regiona	al Trail, the	refore,
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
UTILITY AND SERVICE SYSTEMS Would the project				
45. Water a) Require or result in the construction of new water treatment facilities or expansion of existing facilities, the construction of which would cause significant environmental effects? 	e			
b) Have sufficient water supplies available to serve the project from existing entitlements and resources, or an new or expanded entitlements needed?			\boxtimes	
Source: Department of Environmental Health Review				
a) The proposed project is served by the Coachella Vain the construction of new water treatment facilities result of the brewery and bottling plant. However, duproducing approximately 3,000 barrels of beer annuathan significant.	s or expansion le to the relativ	n of existin ely small s	g facilities ize of the b	as the rewery

Page 32 of 36

EA #42570

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
 b) The proposed project will be served by CVWD. Bas dated February 22, 2013, it is anticipated that the p available for the project. Therefore, the impact is consi 	roject will h	ave sufficie	nt water su	
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
46. Sewer a. Require or result in the construction of new wastewater treatment facilities, including septic systems, or expansion of existing facilities, the construction of which would cause significant environmental effects?				
b. Result in a determination by the wastewater treat- ment 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?			×	
Source: Department of Environmental Health Review				
Findings of Fact:				
a) The proposed project may result in the construction of expansion of existing facilities as the result of the br Valley Water District (CVWD) transmittal letter of Fe development to complete a sanitation (waste water) se waste discharge. However, due to the relatively approximately 3,000 barrels of beer annually (93,00 significant.	ewery and ebruary 22, ervice surve small size	bottling plan 2013 requir y to determin of the bro	it. The Coares this ind ne impacts ewery pro-	ichella lustrial of any ducing
c) The proposed project, based on the requirement for to CVWD, and existing business park improvem wastewater treatment capacity to serve the existing p the project will result in service that has inadequate demand. Therefore, the impact is considered less that	ents, is ve roject site. capacity to	ery likely to Therefore, it serve the p	have ade	equate ipated
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
47. Solid Waste a) Is the project served by a landfill with sufficient permitted capacity to accommodate the project's solid waste disposal needs?				
b) Does the project comply with federal, state, and local statutes and regulations related to solid wastes including the CIWMP (County Integrated Waste Management Plan)?				
Page 33 of 36		E	A #42570	

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Source: Riverside County General Plan, Riverside correspondence	County \	Naste Man	agement	District
Findings of Fact:				
a-b) The project will not generate significant amounts of co- construction is planned with the tenant improvement. The pi Waste Management Department and shall be required to su indicated by transmittal dated February 20, 2013. The prop the construction of new landfill facilities, including the ex impacts are less than significant.	roject will be ubmit a Wa osed projec	e served by ste Recycling it will not rec	Riverside g Plan (Wl quire nor re	County MP) as esult in
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
48. Utilities Would the project impact the following facilities requiring facilities or the expansion of existing facilities; the constructionmental effects?	or resulting	g in the cor vhich could	nstruction cause sig	of new nificant
a) Electricity?			\boxtimes	
b) Natural gas?			<u> </u>	
c) Communications systems?			\boxtimes	
d) Storm water drainage? e) Street lighting?				
f) Maintenance of public facilities, including roads?			$\overline{\mathbb{X}}$	
g) Other governmental services?				
Source: Riverside County General Plan				
Findings of Fact:				
a-g) No letters have been received eliciting responses the substantial new facilities or expand facilities. The project will	nat the pro have less th	posed proje nan significa	ct would intimpact.	require
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
49. Energy Conservation a) Would the project conflict with any adopted energy conservation plans?				\boxtimes
Source: Riverside County General Plan				

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Findings of Fact:				
a-b) The proposed project will not project conflict with any project will have no impact.	adopted er	iergy consen	vation plan	s. The
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
MANDATORY FINDINGS OF SIGNIFICANCE				
50. Does the project have the potential to substantially degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, reduce the number or restrict the range of a rare or endangered plant or animal, or eliminate important examples of the major periods of California history or prehistory?	,			
populations to drop below self-sustaining levels, threaten to reduce the number or restrict the range of a rare or endange examples of the major periods of California history or prehis limited, but cumulatively considerable? ("Cumulatively considerable")	ered plant or tory.			
tively considerable" means that the incrementa effects of a project are considerable when viewed in connection with the effects of past projects, other current projects and probable future projects)?	1			
Source: Staff review, Project Application Materials				
Findings of Fact: The project does not have impacts which considerable.	ch are individ	dually limited	, but cumul	atively
52. Does the project have environmental effects that will cause substantial adverse effects on human beings either directly or indirectly?				
Source: Staff review, project application				
<u>Findings of Fact</u> : The proposed project would not result in substantial adverse effects on human beings, either directly			hich would	cause

Pote Sign	entially nificant pact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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VI. EARLIER ANALYSES

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

- Earlier Analyses Used, if any: SCAQMD CEQA Air Quality Handbook
- GP: Riverside County General Plan
- RCLIS: Riverside County Land Information System
- PM30439; PP18221; PP22270

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

Location:

County of Riverside Planning Department

4080 Lemon Street, 12th Floor

Riverside, CA 92505

VII. AUTHORITIES CITED

Authorities cited: Public Resources Code Sections 21083 and 21083.05; References: California Government Code Section 65088.4; Public Resources Code Sections 21080(c), 21080.1, 21080.3, 21082.1, 21083, 21083.05, 21083.3, 21093, 21094, 21095 and 21151; Sundstrom v. County of Mendocino (1988) 202 Cal.App.3d 296; Leonoff v. Monterey Board of Supervisors (1990) 222 Cal.App.3d 1337; Eureka Citizens for Responsible Govt. v. City of Eureka (2007) 147 Cal.App.4th 357; Protect the Historic Amador Waterways v. Amador Water Agency (2004) 116 Cal.App.4th at 1109; San Franciscans Upholding the Downtown Plan v. City and County of San Francisco (2002) 102 Cal.App.4th 656.

File: EA42570

CONDITIONAL USE PERMIT Case #: CUP03692 Parcel: 650-350-017

10. GENERAL CONDITIONS

EVERY DEPARTMENT

10. EVERY. 1 USE - PROJECT DESCRIPTION

RECOMMND

Page: 1

The use hereby permitted is for a brewery and bottling plant (Type 23 ABC License - Small Beer Manufacturer) within an existing 7,045 square foot industrial building producing approximately 3,000 barrels of beer per year (93,000 gallons) using approximately 11 tanks with manufactured product being delivered to local restaurants and retail stores. The use includes a 500 square foot "tasting room" with stand-up bar that will be used for marketing and showcasing the product to potential vendors by appointment only.

10. EVERY. 2 USE - HOLD HARMLESS

RECOMMND

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 CONDITIONAL USE PERMIT; 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 CONDITIONAL USE PERMIT, including, but not limited to, decisions made in response to California Public Records Act requests.

The COUNTY shall promptly notify the applicant/permittee of any such claim, action, or proceeding and shall cooperate fully in the defense. If the COUNTY fails to promptly notify the applicant/permittee of any such claim, action, or proceeding 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 claim, action or proceeding, whether it incurs such expenses directly, whether it is

03/27/13 17:49

Riverside County LMS CONDITIONS OF APPROVAL

Page: 2

CONDITIONAL USE PERMIT Case #: CUP03692

Parcel: 650-350-017

10. GENERAL CONDITIONS

10. EVERY. 2 USE - HOLD HARMLESS (cont.)

RECOMMND

ordered by a court to pay such expenses, or whether it incurs such expenses by providing legal services through its Office of County Counsel.

10. EVERY. 3 USE - DEFINITIONS

RECOMMND

The words identified in the following list that appear in all capitals in the attached conditions of Conditional Use Permit No. 3692 shall be henceforth defined as follows:

APPROVED EXHIBIT A = Exhibit A, (site plan), Exhibit B (elevations), and Exhibit C (floor plans), Amended No. 1 dated March 19, 2013.

BS GRADE DEPARTMENT

10.BS GRADE. 1 USE - GIN VARY INTRO

RECOMMND

Conditional Use Permit No. 03692 proposes to open a wholesale Brewery and Bottling Plant wihtin an existing 7,045 square foot industrial building. No grading is proposed as part of this development. The Grading Division does not object to this proposal with the included conditions of approval.

BS PLNCK DEPARTMENT

10.BS PLNCK. 1 USE - BUILD & SAFETY PLNCK

RECOMMND

PERMIT ISSUANCE:

The applicant shall obtain the required building permit(s) from the building department prior to any construction or placement of any building, structure or equipment on the property.

A Tennant Improvement building permit from the building department may include all required and proposed construction as well as any mechanical, electrical, and plumbing improvements and alterations within the building. Additional building permits would be required for additional structures or items including but not limited to trash enclosures, light standards, building signage etc...

The applicant shall not occupy or use the building at any time prior to receiving an approved final inspection from

Page: 3

CONDITIONAL USE PERMIT Case #: CUP03692 Parcel: 650-350-017

10. GENERAL CONDITIONS

10.BS PLNCK. 1 USE - BUILD & SAFETY PLNCK (cont.)

RECOMMND

the building department.

CODE/ORDINANCE REQUIREMENTS:

All building plans and supporting documentation shall comply with current adopted California Building Codes, Riverside County Ordinances, and California Title 25 regulations in effect at the time of building plan submittal and fee payment to the Building Department. All Building Department plan submittal and fee requirements shall apply.

ACCESSIBLE PATH OF TRAVEL:

Included within the building plan submittal shall be a site plan to reflect all required accessible path of travel details. The revised site plan shall include the following information for the required continuous paved accessible path of travel:

- 1. Connection to the public R.O.W.
- 2. Connection to all buildings.
- 3.Connection to areas of public accommodation (Including recreation/sports park facilities and viewing areas.
- 4.Connection to accessible designed trash enclosures.
- 5. Connection to mail kiosks.
- 6.Connection to accessible parking loading/unloading areas. The details shall include:
- 1.Accessible path construction type (Concrete or asphalt)
- 2.Path width.
- 3. Path slope%, cross slope%.
- 4. Ramp and curb cut-out locations.
- 5.Level landing areas at all entrance and egress points

E HEALTH DEPARTMENT

10.E HEALTH. 1 CVWD WATER AND SEWER SERVICE

RECOMMND

Conditional Use Permit 3692 is proposing to obtain potable water and sanitary sewer service from Coachella Valley Water District (CVWD). It is the responsibility of the developer to ensure that all requirements to obtain water and sewer service are met with CVWD as well as all other applicable agencies.

CONDITIONAL USE PERMIT Case #: CUP03692

Parcel: 650-350-017

10. GENERAL CONDITIONS

10.E HEALTH. 2

INDUSTRIAL HYGIENE - COMMENTS

RECOMMND

Based on the information provided, no noise report shall be required for Conditional Use Permit 3692. However, this facility shall be required to comply with the following:

1. Facility-related noise, as projected to any portion of any surrounding property containing a "sensitive receiver, habitable dwelling, hospital, school, library or nursing home", must not exceed the following worst-case noise levels: $45~\mathrm{dB(A)}$ - 10 minute noise equivalent ("leq"), between the hours of 10:00 p.m. to 7:00 a.m. (nighttime standard) and 65 dB(A) - 10 minute leq, between 7:00 a.m. and 10:00 p.m. (daytime standard).

For any questions, please contact the Office of Industrial Hygiene at (951) 955-8980.

FIRE DEPARTMENT

10.FIRE. 1

USE-#04-HIGH PILE/RACK STORAGE

RECOMMND

A separate permit may be required for high-pile storage and/or racks. Sprinkler plans and/or sprinkler review must be submitted by a licensed sprinkler contractor with storage and/or rack plans to Riverside County Fire Department for review and approval of the 2001 cfc Article 81 compliance. Complete Article 81 information re: all commodities stored, rack dimensions, placement in building, sprinkler densities, etc. must be provided with suppression system for racks and/or high-pile storage review. A complete listing of commodities, classified using CFC Article 81, 2001 Edition and NFPA 13, 1999 Edition guidelines by a licensed Fire Protection Engineer (or other consultant approved by this jurisdiction).

10.FIRE. 2

USE*-#23-MIN REQ FIRE FLOW

RECOMMND

Minimum required fire flow shall be 1500 GPM for a 2 hour duration at 20 PSI residual operating pressure, which must be available before any combustible material is placed on the job site. Fire flow is based on type VB construction per the 2010 CBC and Building(s) having a fire sprinkler system.

03/27/13 17:49

Riverside County LMS CONDITIONS OF APPROVAL

Parcel: 650-350-017

Page: 5

CONDITIONAL USE PERMIT Case #: CUP03692

10. GENERAL CONDITIONS

10.FIRE. 3 USE-#84-TANK PERMITS

RECOMMND

Applicant or Developer shall be responsible for obtaining compressed gas, chemical and mixed liquid storage tank permits, from the Riverside County Fire Department and Environmental Health Departments. Plans must be submitted for approval prior to installation. If applicable: Tank must be tested and labeled to UL2085 Protected Tank Standard or SwRI 93-01. The test must include the Projectile Penetration Test and the Heavy Vehicle Impact Test. A sample copy of the tank's label from an independent test laboratory must be included with your plans. The plan will also be regired to show location, detail, and protection of all tanks.

10.FIRE. 4 USE-#89-RAPID HAZMAT BOX

RECOMMND

Rapid entry Hazardous Material data and key storage cabinet (Knox HAZMAT cabinet) shall be installed on the outside of the building where hazardous materials are utilized. If no hazardous materials are produced or used, a Knox key storage box will be required. Plans shall be submitted to the Riverside County Fire Department for approval prior to installation.

FLOOD RI DEPARTMENT

10.FLOOD RI. 1 USE FLOOD HAZARD REPORT

RECOMMND

Conditional Use Permit 03692 is a request to open a commercial brewery and bottling plant within an existing industrial building on an approximately 0.51-acre lot of an existing industrial park complex. The lot is located in the Thousand Palms area on the east side of Gunther Street, south of Pet Land Place and east of Rio Del Sol. The site is Parcel 7 of Parcel Map 30439 and the Industrial Park was developed under Plot Plan 18221.

The site is located outside of the boundaries of the Riverside County Flood Control and Water Conservation District and flooding and drainage related issues and concerns are under the authority of another agency.

The District does have jurisdiction over compliance with the water quality requirements of the Regional Water Quality Control Board. However, no additional grading or other improvements which will increase the impervious area of the site are proposed. The surrounding parking area and

CONDITIONAL USE PERMIT Case #: CUP03692

Parcel: 650-350-017

10. GENERAL CONDITIONS

10.FLOOD RI. 1 USE FLOOD HAZARD REPORT (cont.)

RECOMMND

landscaping are all constructed and all activity associated with this CUP will be conducted within the existing building. Therefore, no Water Quality Management Plan (WQMP) will be required by the District.

The District does not object to this request.

PLANNING DEPARTMENT

10.PLANNING. 1 USE - COMPLY WITH ORD./CODES

RECOMMND

The development of these premises shall comply with the standards of Ordinance No. 348 and all other applicable Riverside County ordinances and State and Federal codes.

The development of the premises shall conform substantially with that as shown on APPROVED EXHIBIT A, unless otherwise amended by these conditions of approval.

10.PLANNING. 2 USE - FEES FOR REVIEW

RECOMMND

Any subsequent submittals required by these conditions of approval, including but not limited to grading plan, building plan or mitigation monitoring review, shall be reviewed on an hourly basis (research fee), or other such review fee as may be in effect at the time of submittal, as required by Ordinance No. 671. Each submittal shall be accompanied with a letter clearly indicating which condition or conditions the submittal is intended to comply with.

10.PLANNING. 3 USE - LIGHTING HOODED/DIRECTED

RECOMMND

Any outside lighting shall be hooded and directed so as not to shine directly upon adjoining property or public rights-of-way.

10.PLANNING. 4 USE - COLORS & MATERIALS

RECOMMND

Building colors and materials shall be in substantial conformance with those shown on APPROVED EXHIBIT A.

10.PLANNING. 5 USE - LAND DIVISION REQUIRED

RECOMMND

Prior to the sale of any individual structure as shown on APPROVED EXHIBIT A, a land division shall be recorded in

03/27/13 17:49

Riverside County LMS CONDITIONS OF APPROVAL

Page: 7

CONDITIONAL USE PERMIT Case #: CUP03692

10. GENERAL CONDITIONS

10.PLANNING. 5 USE - LAND DIVISION REQUIRED (cont.) RECOMMND

Parcel: 650-350-017

accordance with verside County Ordinance No. 460, and any other pertinent ordinance.

USE - HOURS OF OPERATION 10.PLANNING. 6

RECOMMND

Use of the facilities approved under this conditional use permit shall be limited to the hours of 7:00 a.m. to 9:00 p.m., Monday through Sunday, in order to reduce conflict with adjacent residential zones and/or land uses.

10.PLANNING. 7 USE - PERMIT SIGNS SEPARATELY RECOMMND

No signs are approved pursuant to this project approval. Prior to the installation of any on-site advertising or directional signs, a signing plan shall be submitted to and approved by the Planning Department pursuant to the requirements of Section 18.30 (Planning Department review only) of Ordinance No. 348.

USE - NO OUTDOOR ADVERTISING 10.PLANNING. 8

RECOMMND

No outdoor advertising display, sign or billboard (not including on-site advertising or directional signs) shall be constructed or maintained within the property subject to this approval.

10.PLANNING. 10 USE - EXTERIOR NOISE LEVELS

RECOMMND

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. he permit holder shall comply with the applicable standards of Ordinance No. 847.

10.PLANNING. 11 USE - NOISE MONITORING REPORTS

RECOMMND

The permit holder may be required to submit periodic noise monitoring reports as determined by the Department of

Parcel: 650-350-017

CONDITIONAL USE PERMIT Case #: CUP03692

10. GENERAL CONDITIONS

10.PLANNING. 11 USE - NOISE MONITORING REPORTS (cont.)

RECOMMND

Building and Safety as part of a code enforcement action. Upon written notice from the Department of Building and Safety requiring such a report, the permittee or the permittee's successor-in-interest shall prepare and submit an approved report within thirty (30) calendar days to the Department of Building and Safety, unless more time is allowed through written agreement by the Department of Building and Safety. The noise monitoring report shall be approved by the Office of Industrial Hygiene of the Health Service Agency (the permittee or the permittee's successor-in-interest shall be required to place on deposit sufficient funds to cover the costs of this approval prior to commencing the required report).

10.PLANNING. 12 USE - CAUSES FOR REVOCATION

RECOMMND

In the event the use hereby permitted under this permit, a) is found to be in violation of the terms and conditions of this permit,

- b) is found to have been obtained by fraud or perjured testimony, or
- c) is found to be detrimental to the public health, safety or general welfare, or is a public nuisance, this permit shall be subject to the revocation procedures.
- 10.PLANNING. 13 USE CEASED OPERATIONS

RECOMMND

In the event the use hereby permitted ceases operation for a period of one (1) year or more, this approval shall become null and void.

10.PLANNING. 14 USE - 90 DAYS TO PROTEST

RECOMMND

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

10.PLANNING. 15 USE - ABC23 SMALL BEER MFR

RECOMMND

SMALL BEER MANUFACTURER - (Brew Pub or Micro-brewery)
Authorizes the same privileges and restrictions
as a Type 01 which "Authorizes the sale of beer to any
person holding a license authorizing the sale of beer, and

CONDITIONAL USE PERMIT Case #: CUP03692

Parcel: 650-350-017

10. GENERAL CONDITIONS

10.PLANNING. 15 USE - ABC23 SMALL BEER MFR (cont.)

RECOMMND

to consumers for consumption on or off the manufacturer's licensed premises. Without any additional licenses, may sell beer and wine, regardless of source, to consumers for consumption at a bona fide public eating place on the manufacturer's licensed premises or at a bona fide eating place contiguous to the manufacturer's licensed premises. May conduct beer tastings under specified conditions (Section 23357.3). Minors are allowed on the premises. "A brewpub is typically a very small brewery with a restaurant. A micro-brewery is a small scale brewery operation that typically is dedicated solely to the production of specialty beers, although some do have a restaurant or pub on their manufacturing plant.

10.PLANNING. 16 USE - MT PALOMAR LIGHTING AREA

RECOMMND

Within the Mt. Palomar Special Lighting Area, as defined in Ordinance No. 655, low pressure sodium vapor lighting or overhead high pressure sodium vapor lighting with shields or cutoff luminares, shall be utilized.

10.PLANNING. 17 USE - INADVERTANT ARCHAEO FIND

RECOMMND

10 PLANNING - GEN - INADVERTENT ARCHAEO FIND

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, cultural resources* are discovered that were not assessed by the archaeological report(s) and/or environmental assessment conducted prior to project approval, the following procedures shall be followed:
- 1.All ground disturbance activities within 100 feet of the discovered cultural resource shall be halted until a meeting is convened between the developer, the project archaeologist**, the Native American tribal representative (or other appropriate ethnic/cultural group representative), and the County Archaeologist to discuss the significance of the find.
- 2.At the meeting, the significance of the discoveries shall be discussed and after consultation with the Native American tribal (or other appropriate

CONDITIONAL USE PERMIT Case #: CUP03692

Parcel: 650-350-017

10. GENERAL CONDITIONS

10.PLANNING. 17 USE - INADVERTANT ARCHAEO FIND (cont.)

RECOMMND

ethnic/cultural group representative) and the archaeologist, a decision is made, with the concurrence of the County Archaeologist, as to the appropriate mitigation (documentation, recovery, avoidance, etc) for the cultural resource.

- 3. Further ground disturbance shall not resume within the area of the discovery until an agreement has been reached by all parties as to the appropriate mitigation measures.
- * A cultural resources site is defined, for this condition, as being 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 it 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.
- 10.PLANNING. 18 USE IF HUMAIN REMAINS FOUND

RECOMMND

10 PLANNING - GEN - IF HUMAN REMAINS ARE FOUND ON THIS SITE:

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

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. Further, pursuant to Public Resources Code Section 5097.98 (b), remains shall be left in place and free from disturbance until a final decision as to the treatment and their disposition has been made. If the Riverside County Coroner determines the remains to be Native American, the Native American Heritage Commission shall be contacted within the period specified by law. Subsequently, the Native American heritage Commission shall identify the "Most Likely Descendant". The Most Likely Descendant shall then make recommendations and engage in consultation with the property owner and the County Archaeologist concerning the treatment of the remains as provided in Public Resources Code Section 5097.98. Human

Parcel: 650-350-017

CONDITIONAL USE PERMIT Case #: CUP03692

10. GENERAL CONDITIONS

10.PLANNING. 18 USE - IF HUMAIN REMAINS FOUND (cont.) RECOMMND

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.

USE - MAINTAIN LICENSING 10.PLANNING. 19

RECOMMND

At all times during the conduct of the permitted use the permittee shall maintain and keep in effect valid licensing approval from the California Alcoholic Beverage Control Board (ABC), or equivalent agency as provided by law. Should such licensing be denied, expire or lapse at any time in the future, this permit shall become null and void.

USE - SITE MAINTENANCE 10.PLANNING. 20

RECOMMND

The project site shall be kept in good repair. Graffiti shall be removed from any structures within one week of observation and/or notification.

10.PLANNING, 21 USE - MAINTAIN FLOOD FACILITY RECOMMND

The permit holder shall at all times maintain any and all required stormwater, flood control and drainage facilities in a safe condition, in good repair and in a manner capable of being operated as designed.

10.PLANNING, 22 USE - LIMIT OUTDOOR STORAGE RECOMMND

No approval is granted for more than 200 square feet of outdoor storage; any and all outdoor storage shall be limited in area to 200 square feet or less.

10.PLANNING. 23 USE - BUSINESS LICENSING RECOMMND

Every person conducting a business within the unincorporated area of Riverside County, as defined in Riverside County Ordinance No. 857, shall obtain a business license. For more information regarding business registration, contact the Business Registration and License Program Office of the Building and Safety Department at www.rctlma.org.buslic.

03/27/13 17:49

Riverside County LMS CONDITIONS OF APPROVAL

Page: 12

CONDITIONAL USE PERMIT Case #: CUP03692 Parcel: 650-350-017

10. GENERAL CONDITIONS

10.PLANNING. 24 USE - NO RESTAURANT OR PUB

RECOMMND

No restaurant or brew pub with food service is allowed under this conditional use permit.

10.PLANNING. 25 USE - TASTING ROOM

RECOMMND

The "tasting room" depicted on the APPROVED EXHIBIT A shall be limited to vendors by appointment only with a stand-up bar. No seating areas are allowed within the "tasting room."

TRANS DEPARTMENT

10.TRANS. 9 USE - STD INTRO (ORD 461)

RECOMMND

With respect to the conditions of approval for the referenced tentative exhibit, the landowner shall provide all street improvements, street improvement plans and/or road dedications set forth herein in accordance with Riverside County Road Improvement Standards (Ordinance 461). It is understood that the exhibit 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 exhibit to be resubmitted for further consideration. This ordinance 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.

10.TRANS. 10 USE - TUMF

RECOMMND

Prior to the issuance of a building permit, the project proponent 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.

20. PRIOR TO A CERTAIN DATE

PLANNING DEPARTMENT

20.PLANNING. 1 USE - EXPIRATION DATE-CUP/PUP

RECOMMND

This approval shall be used within two (2) years of the approval date; otherwise, it shall become null and void and of no effect whatsoever. By use is meant the beginning of

Page: 13

CONDITIONAL USE PERMIT Case #: CUP03692

Parcel: 650-350-017

20. PRIOR TO A CERTAIN DATE

20.PLANNING. 1 USE - EXPIRATION DATE-CUP/PUP (cont.)

RECOMMND

substantial construction contemplated by this approval within two (2) year period which is thereafter diligently pursued to completion or to the actual occupancy of existing buildings or land under the terms of the authorized use. Prior to the expiration of the two year period, the permittee may request a one (1) year extension of time in which to begin substantial construction or use of this permit. Should the one year extension be obtained and no substantial construction or use of this permit be initiated within three (3) years of the approval date this permit, shall become null and void.

20.PLANNING. 3 USE - EXISTING STRUCTURE CHECK

RECOMMND

WITHIN NINETY (90) DAYS OF THE EFFECTIVE DATE OF THIS PERMIT, the permittee or the permittee's successors-in-interest shall apply to the Building and Safety Department for all necessary permits, including the submission of all required documents and fees for any plan check review as determined by the Director of the Department of Building and Safety, to ensure that all existing buildings, structures and uses are in compliance with Ordinance No. 348 and Ordinance No. 457 and the conditions of approval of this permit.

80. PRIOR TO BLDG PRMT ISSUANCE

FIRE DEPARTMENT

80.FIRE. 1 USE-#17A-BLDG PLAN CHECK \$

RECOMMND

Building Plan check deposit base fee of \$696.00 (for Tenant Improvement) shall be paid in a check or money order to the Riverside County Fire Department after plans have been approved by our office.

80.FIRE. 2 USE*-#51-WATER CERTIFICATION

MET

The applicant or developer shall be responsible to submit written certification from the water company noting the location of the existing fire hydrant and that the existing water system is capable of delivering 1500 GPM fire flow for a 2 hour duration at 20 PSI residual operating pressure. If a water system currently does not exist, the applicant or developer shall be responsible to provide written certification that financial arrangements have

CONDITIONAL USE PERMIT Case #: CUP03692

Parcel: 650-350-017

80. PRIOR TO BLDG PRMT ISSUANCE

80.FIRE. 2 USE*-#51-WATER CERTIFICATION (cont.)

been made to provide them.

80.FIRE. 3 USE-EXHAUST-VENTILATION

RECOMMND

MET

NEED TO SHOW ON PLANS VENTILATION SYSTEM TO (2,000 lbs.) GRAIN IN MILL STORAGE ROOM.

PLANNING DEPARTMENT

80.PLANNING. 1 USE - CONFORM TO ELEVATIONS

RECOMMND

Elevations of all buildings and structures submitted for building plan check approval shall be in substantial conformance with the elevations shown on APPROVED EXHIBIT A.

80.PLANNING. 2 USE - CONFORM TO FLOOR PLANS

RECOMMND

Floor plans shall be in substantial conformance with that shown on APPROVED EXHIBIT A.

80.PLANNING. 3 USE - ROOF EQUIPMENT SHIELDING

RECOMMND

Roof mounted equipment shall be shielded from ground view. Screening material shall be subject to Planning Department approval.

80.PLANNING. 5 USE - WASTE MGMT. CLEARANCE

RECOMMND

A clearance letter from Riverside County Waste Management District shall be provided to the Riverside County Planning Department verifying compliance with the conditions contained in their letter dated February 20, 2013, summarized as follows: A Waste Recycling Plan (WRP) shall be submitted to the Riverside County Waste Management Department for approval.

80.PLANNING. 6 USE - SCHOOL MITIGATION

RECOMMND

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

80.PLANNING. 7 USE - FEE BALANCE

RECOMMND

Prior to issuance of building permits, the Planning Department shall determine if the deposit based fees for

CONDITIONAL USE PERMIT Case #: CUP03692 Parcel: 650-350-017

80. PRIOR TO BLDG PRMT ISSUANCE

80.PLANNING. 7 USE - FEE BALANCE (cont.)

RECOMMND

project are in a negative balance. If so, any outstanding fees shall be paid by the applicant/developer.

80.PLANNING. 8 USE- LANDSCAPE REQUIREMENT

RECOMMND

Prior to issuance of building permits, the developer/permit holder shall file a Landscaping Minor Plot Plan Application to the Riverside County Planning Department for review and approval along with the current fee. The landscaping plans shall be in conformance with the APPROVED EXHIBITS; in compliance with Ordinance No. 348, Section 18.12; Ordinance No. 859; and, be prepared consistent 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 landscape architect;

 2) Weather based controllers and necessary components to
- 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;
- 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 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. NOTE:
- 1) Landscaping plans for areas within the road right-of-way shall be submitted for review and approval by the Transportation Department only. The Planning Department shall not approve landscape plans within the Road Right-of-Way.
- 2) When the Landscaping Plot Plan is located within a special district such as Valley-Wide Recreation and Park District, Jurupa Community Services District, Coachella Valley Water District, a County Service Area (CSA) or other maintenance district, the developer/permit holder shall

CONDITIONAL USE PERMIT Case #: CUP03692 Parcel: 650-350-017

80. PRIOR TO BLDG PRMT ISSUANCE

80.PLANNING. 8 USE- LANDSCAPE REQUIREMENT (cont.)

RECOMMND

Page: 16

submit plans for review to the appropriate special district for simultaneous review. The permit holder shall show evidence to the Planning Department that the subject District has approved said plans.

As part of the plan check review process and request for condition clearance, the developer/permit holder shall show proof of the approved landscaping plot plan by providing the Plot Plan number. The planning department shall verify the landscape route is approved and the Plot Plan is in TENTAPPR status. Upon verification of compliance with this condition and the APPROVED EXHIBITS, the Planning Department shall clear this condition

80.PLANNING. 9 USE - CVWD CLEARANCE

RECOMMND

A clearance letter from the Coachella Valley Water District shall be provided to the Riverside County Planning Department verifying compliance with the conditions contained in their letter dated February 22, 2013, a copy which is attached to these conditions.

TRANS DEPARTMENT

80.TRANS. 3 USE - TUMF RECOMMND

Prior to the issuance of a building permit, the project proponent 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.

90. PRIOR TO BLDG FINAL INSPECTION

BS GRADE DEPARTMENT

90.BS GRADE. 1 USE - BUSINESS REGISTRATION

RECOMMND

Prior to final building inspection, the applicant/owner shall register the project with the Department of Building Safety Business Registration Division. Any person or entity that owns or operates a commercial and/or industrial facility shall register such facility for annual inspections.

Page: 17

CONDITIONAL USE PERMIT Case #: CUP03692 Parcel: 650-350-017

90. PRIOR TO BLDG FINAL INSPECTION

FIRE DEPARTMENT

90.FIRE. 1 USE-#45-FIRE LANES

RECOMMND

The applicant shall prepare and submit to the Fire Department for approval, a site plan designating required fire lanes with appropriate lane painting and/or signs.

90.FIRE. 2 USE-#12A-SPRINKLER SYSTEM

RECOMMND

Install a complete fire sprinkler system per NFPA 13 1999 edition in all buildings requiring a fire flow of 1500 GPM or greater. Sprinkler system(s) with pipe sizes in excess of 4" in diamter will require the project structural engineer to certify (wet signature) the stability of the building system for seismic and gravity loads to support the sprinkler system. All fire sprinkler risers shall be protected from any physical damage. The post indicator valve and fire department connection shall be located to the front, within 50 feet of a hydrant, and a minimum of 25 feet from the building(s). A statement that the building(s) will be automatically fire sprinkled must be included on the title page of the building plans.

Applicant or developer shall be responsible to install a U.L. Central Station Monitored Fire Alarm System. Monitoring system shall monitor the fire sprinkler system(s) water flow, P.I.V.'s and all control valves. Plans must be submitted to the Fire Department for approval prior to installation. Contact fire department for quideline handout

90.FIRE. 3 USE-#83-AUTO/MAN FIRE ALARM

RECOMMND

Applicant or developer shall be responsible to install a manual and automatic Fire Alarm System. Plans must be submitted to the Fire Department for approval prior to installation.

90.FIRE. 4 USE-#27-EXTINGUISHERS

RECOMMND

nstall portable fire extinguishers with a minimum rating of 2A-10BC and signage. Fire Extinguishers located in public areas shall be in recessed cabinets mounted 48" (inches) to center above floor level with maximum 4" projection from the wall. Contact Fire Department for proper placement of equipment prior to installation.

Page: 18

CONDITIONAL USE PERMIT Case #: CUP03692

Parcel: 650-350-017

90. PRIOR TO BLDG FINAL INSPECTION

90.FIRE. 5 FINAL INSPECTION

RECOMMND

Prior to occupancy a Fire Department inspection is required to verify all conditions stated at plan check are met.

Riverside office (951)955-4777 Murrieta office (951)600-6160 Indio Office (760)863-8886

PLANNING DEPARTMENT

90.PLANNING. 1 USE - PARKING PAVING MATERIAL

RECOMMND

A minimum of 16 existing parking spaces shall be maintained as shown on the APPROVED EXHIBIT A, unless otherwise approved by the Planning Department. The parking area shall maintain existing asphaltic concrete to current standards as approved by the Department of Building and Safety.

90.PLANNING. 2 USE - ACCESSIBLE PARKING

RECOMMND

A minimum of one (1) accessible parking space for persons with disabilities shall be maintained as shown on APPROVED EXHIBIT A. Each parking space reserved for persons with disabilities shall be identified by a permanently affixed reflectorized sign constructed of porcelain on steel, beaded text or equal, displaying the International Symbol of Accessibility. The sign shall not be smaller than 70 square inches in area and shall be centered at the interior end of the parking space at a minimum height of 80 inches from the bottom of the sign to the parking space finished grade, or centered at a minimum height of 36 inches from the parking space finished grade, ground, or sidewalk. A sign shall also be posted in a conspicuous place, at each entrance to the off-street parking facility, not less than 17 inches by 22 inches, clearly and conspicuously stating the following:

"Unauthorized vehicles not displaying distinguishing placards or license plates issued for physically handicapped persons may be towed away at owner's expense. Towed vehicles may be reclaimed at ____ or by telephoning ."

In addition to the above requirements, the surface of each parking space shall have a surface identification sign duplicating the symbol of accessibility in blue paint of at

Page: 19

CONDITIONAL USE PERMIT Case #: CUP03692 Parcel: 650-350-017

90. PRIOR TO BLDG FINAL INSPECTION

90.PLANNING. 2 USE - ACCESSIBLE PARKING (cont.)

RECOMMND

least 3 square feet in size.

90.PLANNING. 3 USE - LOADING SPACE RECOMMND

A minimum of one (1) loading space shall be provided in accordance with Section 18.12.a.(2)f(3).b. of Ordinance 348. The loading spaces shall be surfaced with six (6) inches of concrete over a suitable base and shall not be less than 10 feet wide by 35 feet long, with 14 feet vertical clearance.

90.PLANNING. 4 USE - ROOF EQUIPMENT SHIELDING RECOMMND

Roof-mounted equipment shall be shielded from ground view. Screening material shall be subject to Planning Department approval.

90.PLANNING. 5 USE - INSTALL BIKE RACKS RECOMMND

A bicycle rack with a minimum of two (2) spaces shall be provided in convenient location to facilitate bicycle access to the project area. The bicycle rack shall be shown on project landscaping plans submitted for Planning Department approval, and shall be installed in accordance with those plans.

USE - TRASH ENCLOSURE 90.PLANNING. 6

RECOMMND

One (1) trash enclosure which is adequate to enclose a minimum of two (2) bins shall be maintained as shown on the APPROVED EXHIBIT A. The existing enclosure shall be a minimum of six (6) feet in height and shall be made with masonry block and a solid gate which screens the bins from external view. Additional enclosed area for collection of recyclable materials shall be located within, near or adjacent to each trash and rubbish disposal area. The recycling collection area shall be a minimum of fifty percent (50%) of the area provided for the trash/rubbish enclosure(s) or as approved by the Riverside County Waste Management Department. All recycling bins shall be labeled with the universal recycling symbol and with signage indicating to the users the type of material to be deposited in each bin.

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Riverside County LMS CONDITIONS OF APPROVAL

Page: 20

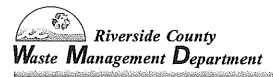
CONDITIONAL USE PERMIT Case #: CUP03692 Parcel: 650-350-017

90. PRIOR TO BLDG FINAL INSPECTION

90.PLANNING. 7 USE - WALL & FENCE LOCATIONS

RECOMMND

Existing wall and/or fence locations shall conform with APPROVED EXHIBIT A.



Hans W. Kernkamp, General Manager-Chief Engineer

February 20, 2013

Jay Olivas, Project Planner Riverside County Planning Department P. O. Box No. 1409 Riverside, CA 92502-1409

RE: Conditional Use Permit (CUP) No. 3692

Proposal: Open a brewery and bottling plant within an existing industrial building

APN: 650-350-017

Dear Mr. Olivas:

The Riverside County Waste Management Department (RCWMD) has reviewed the proposed project located north of Woburn Court, south of Petland Place, and east of Gunther Street, in the Western Coachella Valley Area Plan. In order to mitigate the project's potential solid waste impacts and help the County comply with AB 341 (Mandatory Commercial Recycling) through diverting solid waste from landfill disposal, the Department recommends that the following conditions be made a part of any Conditions of Approval for the project:

- 1. Prior to issuance of a building permit, A Waste Recycling Plan (WRP) shall be submitted to the Riverside County Waste Management Department 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 must be kept. Arrangements can be made through the franchise hauler.
- 2. Prior to issuance of an occupancy permit, evidence (i.e., receipts or other type of verification) to demonstrate project compliance with the approved WRP shall be presented by the project proponent to the Planning Division of the Riverside County Waste Management Department in order to clear the project for occupancy permits. Receipts must clearly identify the amount of waste disposed and Construction and Demolition (C&D) materials recycled.
- 3. 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, at 1.888.722.4234.

Jay Olivas, Project Planner CUP 3292 February 20, 2013 Page 2

- 4. AB 341 focuses on increased commercial waste recycling as a method to reduce greenhouse gas (GHG) emissions. The regulation requires businesses and organizations that generate four or more cubic yards of waste per week and multifamily units of 5 or more, to recycle. A business shall take at least one of the following actions in order to reuse, recycle, compost, or otherwise divert commercial solid waste from disposal:
 - Source separate recyclable and/or compostable material from solid waste and donate or self-haul the material to recycling facilities.
 - Subscribe to a recycling service with their waste hauler.
 - Provide recycling service to their tenants (if commercial or multi-family complex).
 - Demonstrate compliance with the requirements of California Code of Regulations Title 14.

For more information, please visit: www.rivcowm.org/opencms/recycling_and_compost_business.html#mandatory

- 5. Use mulch and/or compost in the development and maintenance of landscaped areas within the project boundaries. Recycle green waste through either onsite composting of grass, i.e., leaving the grass clippings on the lawn, or sending separated green waste to a composting facility.
- 6. Consider xeriscaping and using drought tolerant/low maintenance vegetation in all landscaped areas of the project.

Thank you for the opportunity to review this proposal. If you have any questions, please call me at (951) 486-3200.

Sincerely,

Ryan Ross Principal Planner

PD88468v66



Established in 1918 as a public agency

Coachella Valley Water District

February 22, 2013

Directors: John P. Powell, Jr., President - Div. 3 Franz W. De Klotz, Vice President - Div. 1 Ed Pack - Div. 2 Peter Nelson - Div. 4 Debi Livesay - Div. 5

Officers: Jim Barrett, Acting General Manager Julia Fernandez, Board Secretary

Redwine and Sherill, Altorneys

File: 0163.1 0421.1 0721.1 Geo: 040818-2

Jay Olivas
Riverside County Planning Department
4080 Lemon Street, 9th Floor
Riverside, CA 92501

Dear Mr. Olivas:

Subject: Conditional Use Permit No. 3692

This project lies within the area of the Whitewater River Basin Thousand Palms Flood Control Project, which will provide regional flood protection to a portion of the Thousand Palms area. Coachella Valley Water District (CVWD) is currently in the design phase of this project. Upon completion of the design phase, developers and property owners within the area may be required to dedicate right-of-way for regional flood control facilities and/or participate in the financing of a portion of these facilities. Until construction of this project is complete, the developer shall comply with Riverside County Ordinance 458.

This area is shown to be subject to shallow flooding and is designated Zone AO, depth 1 foot on Federal Flood Insurance rate maps, which are in effect at this time.

CVWD will provide domestic water and sanitation service to this area and such service will be subject to the satisfaction of terms and conditions established by CVWD and exercised 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 install these facilities and provide land and/or easements on which some of these facilities will be located. These sites shall be shown on the development plans as lots and/or easements to be deeded to CVWD for such purpose.

This notice of domestic water and sanitation service availability can only be used and relied upon for the specific property for which it was issued and shall expire three (3) years from date of issuance.

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.

CVWD requires commercial/industrial development to complete a sanitation (wastewater) service survey form to determine the impact of any proposed waste discharge to the CVWD sanitation system. The form requests basic information identifying the physical location, a legal contact, site or facility contact, the projected use, and facility operating parameters. Sanitation service may be further conditioned upon receipt and review of the survey.

The project lies within Upper 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 ensure CVWD staff regularly read and maintain this water-measuring device.

If you have any questions please call Joe Cook, Domestic Water Engineer, extension 2292.

Yours very truly,

Mark L. Johnson

Director of Engineering

cc: Mike Mistica

County of Riverside, Department of Environmental Health

Post Office Box 1206

Riverside, CA 92502

Maieed Farshad

Riverside County Department of Transportation

38-686 El Cerrito Road

Palm Desert, CA 92211

Alan French

Riverside County Department of Transportation

4080 Lemon Street, 8th Floor

Riverside, CA 92501

Corrie D. Kates

1590 Adams Avenue, #4403

Costa Mesa, CA 92628-4403

JC:ch\eng\sw\13\feb\cup 3692



RIVERSIDE COUNTY DEPARTMENT

APPLICATION FOR LAND USE PROJECT

CHECK ONE AS APPROPRIATE:
☐ PLOT PLAN ☐ CONDITIONAL USE PERMIT ☐ TEMPORARY USE PERMIT ☐ PUBLIC USE PERMIT ☐ VARIANCE
PROPOSED LAND USE: Brewery and Distribution Center
ORDINANCE NO. 348 SECTION AUTHORIZING PROPOSED LAND USE: 11.2 (c) (4) Article XI - M-SC Zor
ALL APPLICATIONS MUST INCLUDE THE INFORMATION REQUIRED UNDER ANY SUPPLEMENTAL INFORMATION LIST APPLICABLE APPLICATIONS WILL NOT BE ACCEPTED.
CASE NUMBER: CUPO3692 DATE SUBMITTED: January 7, 2013
APPLICATION INFORMATION
Applicant's Name: Corrie Kates E-Mail: foothillmgt@verizon.net
Mailing Address:1590 Adams Avenue, #4403
Costa Mesa, CA 92628 ^{Street}
City State ZIP
Daytime Phone No: (714) 434-9228 Fax No: (714) 434-9228
Engineer/Representative's Name: Jorge Garcia E-Mail: jgarciaarch@gmail.com
Mailing Address: 45-175 Panorama Drive
Palm Desert, CA 92260 Street
City State ZIP
Daytime Phone No: (
White Partner Investments LLC Property Owner's Name:
Mailing Address: 71-905 Highway 111, Suitre E
Rancho Mirage, CA 922 ^{StrBet}
City State ZIP
Daytime Phone No: (_760_) 341-8684
Riverside Office · 4080 Lemon Street, 12th Floor P.O. Box 1409, Riverside, California 92502-1409 Palm Desert, California 92211 Palm Desert, California 92211

"Planning Our Future... Preserving Our Past"

(760) 863-8277 · Fax (760) 863-7555

(951) 955-3200 · Fax (951) 955-1811

If the property is owned by more than one person, attach a separate page that references 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"). F	Photocopie	s of signatures are no	t-acceptable.
Corrie Kates			on -	a company and the company and
PRINTED NAME	OF APPLICANT		SIGNATURE OF APPL	ICANT
AUTHORITY FOR THIS APPLIC	CATION IS HER	EBY GIVE	<u>N:</u>	
I certify that I am/we are the reco correct to the best of my know indicating authority to sign the ap	<i>w</i> ledge. An auth	norized ag	ent must submit a le	ormation filed is true and etter from the owner(s)
All signatures must be originals ("wet-signed"). F	Photocopie	s øf signatures are no	t acceptable;
Benard White			Dernars	White
<u>PRINTED NAME</u> OF PROPE	RTY OWNER(S)		SIGNATURE OF PROPE	RTY OWNER(S)
<u>PRINTED NAME</u> OF PROPE	RTY OWNER(S)		SIGNATURE OF PROPE	RTY OWNER(S)
If the property is owned by mapplication case number and list the property.	nore than one is the printed na	person, a mes and s	ttach a separate she signatures of all perso	et that references the ns having an interest in
☐ See attached sheet(s) for oth	er property own	ers' signat	ures.	
PROPERTY INFORMATION:				
Assessor's Parcel Number(s):	650-350-0	017		
Section: N/A	ownship: 📠	N/A	Range:	N/A

APPLICATION FOR LAND USE PROJECT 22,216 Square foot lot or .51 acres Approximate Gross Acreage: General location (nearby or cross streets): North of _____Woburn Court Petland Place East of Gunther Street West of Vacant Lot Thomas Brothers map, edition year, page number, and coordinates: Project Description: (describe the proposed project in detail) Existing commedial industrial building. Proposal is to open a Brewery and bottleing and bottling plant with distribution of the final p[roduct to retail stores Related cases filed in conjunction with this application: Is there a previous application filed on the same site: Yes $\ oxdot$ No $\ oxdot$ No DP 1822 (Parcel Map, Zone Change, etc.) If yes, provide Case No(s). Parcel Map 30439 E.A. No. (if known) ______ E.I.R. 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 \(\square\) No \(\sqrt{\omega}\) If yes, indicate the type of report(s) and provide a copy: Is water service available at the project site: Yes \(\partial\) No \(\partial\) If "No," how far must the water line(s) be extended to provide service? (No. of feet/miles) Will the project eventually require landscaping either on-site or as part of a road improvement or other common area improvements? Yes No 🕅 Is sewer service available at the site? Yes 🛛 No 🗌 If "No," how far must the sewer line(s) be extended to provide service? (No. of feet/miles) Will the project 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? N/A Estimated amount of cut = cubic yards: _____

APPLICATION FOR LAND USE PROJECT Estimated amount of fill = cubic yards _____ Does the project need to import or export dirt? Yes \(\square\) No \(\sqrt{\text{X}} \) 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? ______ truck loads. What is the square footage of usable pad area? (area excluding all slopes) ______ sq. ft. Is the project located within 8½ miles of March Air Reserve Base? Yes No No If yes, will any structure exceed fifty-feet (50') in height (above ground level)? Yes \(\square\) No \(\square\) Is the project located within 1000 feet of a military installation, beneath a low-level flight path or within special use airspace as defined in Section 21098 of the Public Resources Code, and within an urbanized area as defined by Section 65944 of the Government Code? (See California Office of Planning and Research website: http://cmluca.projects.atlas.ca.gov/) Yes Yes <a href="http://cmluca.projects.atlas.ca.gov/) Yes Is the project located within the boundaries of an Airport Land Use Compatibility Plan adopted by the Riverside County Airport Land Use Commission? Yes No No Does the project area exceed one acre in area? Yes No No Is the 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 San Jacinto River N/A

State of California

Department of Alcoholic Beverage Control Palm Desert District Office 34150 Gateway Drive., Sulte 120 Paim Desert, CA 92211-8052 Phone: 760-324-2027 Fax. 760-324-2632



FAX TRANSMISSION

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, , NOTICE , _

This communication is intended only for the use of the individual or entity to which it is addressed, and may contain information that is privileged, confidential and exempt from disclosure under applicable law. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this communication in error, please notify us immediately by telephone, and return the original message to us at the above address.



"Be Energy Efficient"

SMALL BEER MANUFACTURER - TYPE 23

The privileges and limitations for this type of license are the same as for other beer manufacturers because there is no legislative distinction other than the license fees. (See Type 1 - Beer Manufacturer.)

This license formerly related only to Steam beer. "Steam" beer is made by fermentation at cellar temperature rather than near freezing as is the case with other beers. It is made using only one type of malt-malted barley. It contains no corn, rice or other cereal grains as regular beers normally do. The method of carbonation is entirely natural and involves a process known as Krausening. This process requires taking beer which has been completely fermented and adding to it beer which is still fermenting. This causes a second fermentation to occur. The Krausening process in beer corresponds closely to the "bulk process" in making some types of sparkling wines.

The most common users of this license are operators of micro-breweries and brewpubs. These designations are not to be construed as legal definitions. Their use below is only for descriptive purposes.

"Micro-brewery": A small-scale brewery operation that generally produces approximately 15,000 barrels a year. Its beer products are primarily intended for local and/or regional consumption. Typically, these operations are solely dedicated to the production of specialty beers, although some do have a restaurant or pub on their manufacturing plant.

"Brewpub": Typically, a very small brewery with a restaurant where the beer it produces is sold in draft form exclusively at its own premises. This operation often sells other supplier's bottled beer, including other hand-crafted or micro-brewed beers as well as wine to patrons for consumption on its premises. See "Special Note" below.

Special Note

A brewpub-restaurant (Type 75) license, authorized under Section 23396.3, has a limited brewing privilege and may sometimes be referred to as "brewpub." However, the Type 75 is an on-sale retail license with significant differences/limitations in license privileges from those of a true "beer manufacturer" (either Type 01 or Type 23).

Other Requirements:

The Board of Equalization requires a small beer manufacturer to post a surety bond. the Board will notify the applicant regarding the bond shortly after the application has been made with us. Failure to satisfy this requirement will delay/prevent issuance of the license.

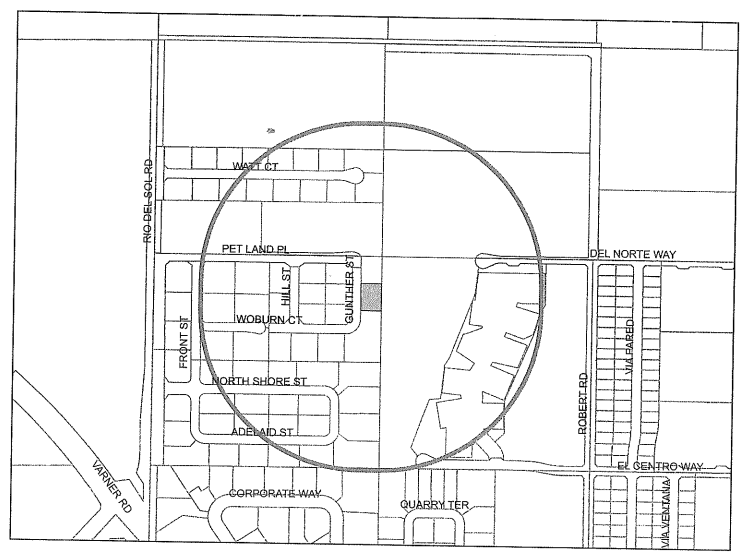
LICENSE TYPE	DESCRIPTION
	DESCRIPTION DESCRIPTION
01	BEER MANUFACTURER - (Large Brewery) Authorizes the sale of beer to any person holding a license
	authorizing the sale of beer, and to consumers for consumption on or off the manufacturer's licensed
	premises. Without any additional licenses, may sell beer and wine, regardless of source, to consumers for
	consumption at a bona fide public eating place on the manufacturer's licensed premises or at a bona fide
	eating place contiguous to the manufacturer's licensed premises. May conduct beer tastings under
	specified conditions (Section 23357.3). Minors are allowed on the premises.
02	WINEGROWER - (Winery) Authorizes the sale of wine and brandy to any person holding a license
	authorizing the sale of wine and brandy, and to consumers for consumption off the premises where sold.
	Authorizes the sale of all wines and brandies, regardless of source, to consumers for consumption on the
	premises in a bona fide eating place that is located on the licensed premises or on premises owned by the
	licensee that are contiguous to the licensed premises and operated by and for the licensee. May possess
	wine and brandy for use in the preparation of food and beverage to be consumed at the bona fide eating
	place. May conduct winetastings under prescribed conditions (Section 23356.1; Rule 53). Minors are
	allowed on the premises.
20	OFF SALE BEER & WINE - (Package Store) Authorizes the sale of beer and wine for consumption off
	the premises where sold. Minors are allowed on the premises.
21	OFF SALE GENERAL - (Package Store) Authorizes the sale of beer, wine and distilled spirits for
	consumption off the premises where sold. Minors are allowed on the premises.
23	SMALL BEER MANUFACTURER - (Brew Pub or Micro-brewery) Authorizes the same privileges and
	restrictions as a Type 01. A brewpub is typically a very small brewery with a restaurant. A micro-brewery
1	is a small-scale brewery operation that typically is dedicated solely to the production of specialty beers,
	although some do have a restaurant or pub on their manufacturing plant.
40	ON SALE BEER - (Bar, Tavern) Authorizes the sale of beer for consumption on or off the premises where
	sold. No wine or distilled spirits may be on the premises. Full meals are not required; however,
	sandwiches or snacks must be available. Minors are allowed on the premises.
41	ON SALE BEER & WINE - EATING PLACE - (Restaurant) Authorizes the sale of beer and wine for
	consumption on or off the premises where sold. Distilled spirits may not be on the premises (except
	brandy, rum, or liqueurs for use solely for cooking purposes). Must operate and maintain the licensed
	premises as a bona fide eating place. Must maintain suitable kitchen facilities, and must make actual and
	substantial sales of meals for consumption on the premises. Minors are allowed on the premises.
42	ON SALE BEER & WINE – PUBLIC PREMISES - (Bar, Tavern) Authorizes the sale of beer and wine
	for consumption on or off the premises where sold. No distilled spirits may be on the premises. Minors are
	not allowed to enter and remain (see Section 25663.5 for exception, musicians). Food service is not
	required.
47	ON SALE GENERAL – EATING PLACE - (Restaurant) Authorizes the sale of beer, wine and distilled
	spirits for consumption on the licenses premises. Authorizes the sale of beer and wine for consumption off
]	the licenses premises. Must operate and maintain the licensed premises as a bona fide eating place. Must
7	mointain cuitable kitchen facilities, and must make actual and substantial sales of male facilities, and must make actual and substantial sales of male facilities.
	maintain suitable kitchen facilities, and must make actual and substantial sales of meals for consumption on
48	the premises. Minors are allowed on the premises. ON SALE CENERAL PUBLIC PREMISES. (Par Night Club) Authorizes the sale of hear mine and
70	ON SALE GENERAL - PUBLIC PREMISES - (Bar, Night Club) Authorizes the sale of beer, wine and
	distilled spirits for consumption on the premises where sold. Authorizes the sale of beer and wine for
ľ	consumption off the premises where sold. Minors are not allowed to enter and remain (see Section 25663.5
40	for exception, musicians). Food service is not required.
49	ON SALE GENERAL - SEASONAL - Authorizes the same privileges and restrictions as provided for a
	Type 47 license except it is issued for a specific season. Inclusive dates of operation are listed on the
1	license certificate.



PROPERTY OWNERS CERTIFICATION FORM

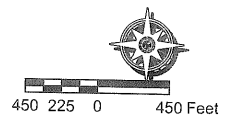
I, VINNIE NGUYEN , certify that on 3 19 7013	,
The attached property owners list was prepared by Riverside County GIS	
APN (s) or case numbers _ * CUPO369Z	For
Company or Individual's Name Planning Department	
Distance buffered	
Pursuant to application requirements furnished by the Riverside County Planning Departm	ení
Said list is a complete and true compilation of the owners of the subject property and all or	
property owners within 600 feet of the property involved, or if that area yields less than	
different owners, all property owners within a notification area expanded to yield a minimum	
25 different owners, to a maximum notification area of 2,400 feet from the project boundar	
based upon the latest equalized assessment rolls. If the project is a subdivision with identif	
off-site access/improvements, said list includes a complete and true compilation of the names a	
mailing addresses of the owners of all property that is adjacent to the proposed off-s	
improvement/alignment.	
I further certify that the information filed is true and correct to the best of my knowledge.	I
understand that incorrect or incomplete information may be grounds for rejection or denial of	the
application.	
NAME: Vinnie Nguyen	
TITLE GIS Analyst	
ADDRESS: 4080 Lemon Street 2 nd Floor	
Riverside, Ca. 92502	
TELEPHONE NUMBER (8 a.m. – 5 p.m.): (951) 955-8158	

CUP03692 (1000 feet buffer)



Selected Parcels

650-380-006 650-350-024 650-360-022 650-080-019	650-390-013 650-380-010 650-360-023	650-360-012 650-360-011 650-360-009 650-390-001	650-350-005 650-380-004 650-350-007 650-390-002	650-380-017 650-080-042 650-380-011 650-350-018 650-390-004	650-360-028 650-380-009 650-380-012 650-360-006	650-020-030 650-380-007 650-380-013	650-360-014 650-380-008 650-380-014	650-020-024 650-360-020 650-360-013	650-350-013 650-380-005 650-350-022 650-360-018 650-080-075 650-360-019
--	---	--	--	---	--	---	---	---	--



ASMT: 650020001, APN: 650020001 ALEXANDER TYNBERG 70711 TAMARISK LN RANCHO MIRAGE CA 92270

ASMT: 650080075, APN: 650080075 CASEY KINCAID, ETAL C/O KINCAID PLUMBING 31065 PLANTATION DR THOUSAND PLMS, CA. 92276

ASMT: 650020024, APN: 650020024 COUNTY OF RIVERSIDE C/O REAL ESTATE DIVISION P O BOX 1180 RIVERSIDE CA 92502

ASMT: 650350004, APN: 650350004 AIRGAS WEST INC 3737 WORSHAM AVE LONG BEACH CA 90808

ASMT: 650020025, APN: 650020025 ANIMAL SAMARITANS SPCA INC 72120 PET LAND PL THOUSAND PALMS CA 92276

ASMT: 650350005, APN: 650350005 DOUGLAS DENBOER 72152 NORTHSHORE ST STE G THOUSAND PALMS CA 92276

ASMT: 650020030, APN: 650020030 COACHELLA INV #2, ETAL P O BOX 230698 PORTLAND OR 97281 ASMT: 650350018, APN: 650350018 REX OTT 2244 6TH AVE SO SEATTLE WA 98134

ASMT: 650080019, APN: 650080019 TANNER DARBY C/O ROBERT D SCHOLES 305 YEAGER CT DAYTON NV 89403

ASMT: 650350022, APN: 650350022 DIANE BOSCH, ETAL 81594 CAMINO LOS MILAGROS INDIO CA 92203

ASMT: 650080042, APN: 650080042 ERIK MOLLER 78455 AVENUE 41 INDIO CA 92201

ASMT: 650350023, APN: 650350023 SONS, ETAL 71905 HWY 111 STE E RANCHO MIRAGE CA 92270

ASMT: 650080074, APN: 650080074 CONCEPCION MASCORRO, ETAL P O BOX 910 THOUSAND PALMS CA 92276 ASMT: 650350024, APN: 650350024 LIGHTSOURCE C/O JOHN SELBERG 30690 HILL ST THOUSAND PLMS, CA. 92276 ASMT: 650350026, APN: 650350026

THOUSAND PALMS BUSINESS PARK OWNERS

P O BOX 13164

PALM DESERT CA 92255

ASMT: 650360013, APN: 650360013

JAN FRANKLIN, ETAL

P O BOX 673

CORONA DEL MAR CA 92625

ASMT: 650350032, APN: 650350032

ANTHONY PAGNINI

4500 MANHATTAN BEACH BLV

LAWNDALE CA 90260

ASMT: 650360014, APN: 650360014

CORDOVA INV PARTNERS C/O NORM SOLOMON

929 E 2ND ST STE 101

LOS ANGELES CA 90012

ASMT: 650350033, APN: 650350033

WHITE BROTHERS INV CO
C/O BERNARD WHITE

71905 HIGHWAY 111 STE E

RANCHO MIRAGE CA 92270

ASMT: 650360015, APN: 650360015

BISON INV

C/O FRANK GIBSON 17602 SAMPSON LN

HUNTINGTON BEACH CA 92647

ASMT: 650360009, APN: 650360009

PEER PROP

10900 WILSHIRE STE 1500

LOS ANGELES CA 90024

ASMT: 650360016, APN: 650360016

ADJ PROP

73186 CYPRESS DR

RANCHO MIRAGE CA 92270

ASMT: 650360010, APN: 650360010

SANDRA HARRIS, ETAL

77338 SIOUX DR

INDIAN WELLS CA 92210

ASMT: 650360017, APN: 650360017

WILMA BLACK, ETAL

P O BOX 729

RANCHO SANTA FE CA 92067

ASMT: 650360011, APN: 650360011

SHARI STEWART, ETAL

4 CURIE CT

RANCHO MIRAGE CA 92270

ASMT: 650360018, APN: 650360018

PATRICIA PISCITELLI, ETAL

C/O ORR PROPERTIES

39301 BADGER ST STE 300

PALM DESERT CA 92211

ASMT: 650360012, APN: 650360012

DOUG DENBOER

72152 NORTHSHORE ST

THOUSAND PLMS, CA. 92276

ASMT: 650360019, APN: 650360019

LINDARAE LEWIS, ETAL

C/O HENDRICKSON CONSTRUCTION INC

57 632 SUNNYSLOPE DR

YUCCA VALLEY CA 92284

ASMT: 650360020, APN: 650360020

J C EHRLICH CO INC C/O BRUCE A GELTING 500 SPRING RIDGE DR WYOMISSING PA 19610 ASMT: 650380009, APN: 650380009 GRANDMARK DESERT PROP C/O ELVIS ARANDA 515 VISTA BONITA

PALM DESERT CA 92260

ASMT: 650360023, APN: 650360023

CELIA OSTROWIECKI, ETAL 50 VISTA ENCANTO RANCHO MIRAGE CA 92270 ASMT: 650380010, APN: 650380010

HAROLD NOVEY, ETAL 9032 COUNTRY CLUB DR COSTA MESA CA 92626

ASMT: 650360025, APN: 650360025

THOUSAND PALMS BUSINESS PARK OWNERS C/O NORTH SHORE DEVELOPMENT CO

38858 LOBELIA CIR

PALM DESERT CA 92211

ASMT: 650380014, APN: 650380014

MERRITT WILLIAMS C/O ERIC MOGENSEN 12300 VIA RONCOLE SARATOGA CA 95070

ASMT: 650360027, APN: 650360027

RL ASSET HOLDINGS

P O BOX 1047

THOUSAND PALMS CA 92276

ASMT: 650380017, APN: 650380017

BRANDIS USA

C/O 596573 BC LIMITED 595 HORNBY NO 600 VC BC CANADA V6C1A4

ASMT: 650360028, APN: 650360028

CAC

P O BOX 12860

PALM DESERT CA 92260

ASMT: 650390001, APN: 650390001 THOUSAND PALMS APARTMENTS II LTD

C/O PALM DESERT DEVELOPMENT CO

P O BOX 3958

PALM DESERT CA 92261

ASMT: 650380006, APN: 650380006

DAVID WILLIAMS

6600 FRASERWOOD PL

RICHMOND BC CANADA V6W1J3

ASMT: 650390003, APN: 650390003

DESERT RECREATION DIST

C/O KEVIN KALMAN

45305 OASIS

INDIO CA 92201

ASMT: 650380008, APN: 650380008

IE ENTERPRISES 41800 HARRISON DR

PALM DESERT CA 92211

ASMT: 650390004, APN: 650390004

THOUSAND PALMS APARTMENTS LTD PARTN

C/O WCH AFFORDABLE IV LLC

151 KALMUS DR STE J5

COSTA MESA CA 92626

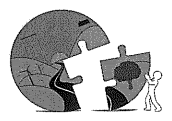
CUP03692 3/25/2013 4:36:49 PM

Applicant: Corrie Kates 1590 Adams Ave. #4403 Costa Mesa, CA 92628

California ABC Palm Desert 34160 Gateway Drive, Ste. 120 Palm Desert, CA 92211-8052 Owner: CV Brewing Co. 30640 Gunther Street Thousand Palms, CA 92276

Palm Springs Unified School Dist. 900 E. Tahquitz Canyon Way Palm Springs, CA 92262

EXTRA LABELS



RIVERSIDE COUNTY PLANNING DEPARTMENT

Carolyn Syms Luna Director

2. 3. 4 5.

то:	 ☐ Office of Planning and Research (OPR) P.O. Box 3044 Sacramento, CA 95812-3044 ☑ County of Riverside County Clerk 	⊠ 408 P. 0	County Planning Department 0 Lemon Street, 12th Floor D. Box 1409 erside, CA 92502-1409	☐ 38686 El Cerrito Road Palm Desert, California 92211
SUB.	ECT: Filing of Notice of Determination in compliance with	Section 21152 of th	ie California Public Resources C	ode.
	570. CONDITIONAL USE PERMIT NO. 3692 Title/Case Numbers		***************************************	
Jay C County	Dlivas Contact Person	(951) 955-1195 Phone Number		<u></u>
N/A State 0	Rearinghouse Number (if submitted to the State Clearinghouse)			
	e Kates Applicant	1590 Adams Ave Address	nue #4403 Costa Mesa, CA 926	528-4403
	D Gunther Street, Thousand Palms, CA. Location		<u></u>	
Brew	ery and Bottling Plant within existing 7,045 square foot ind	ıstrial building produ	ucing approximately 3,000 barrel	ls of beer per year (93,000 gallons).
This	Description is to advise that the Riverside County Planning Commiss the following determinations regarding that project:	on, as the lead age	ency, has approved the above-re	eferenced project on <u>April 17, 2013</u> , and ha
2. 3. 4	The project WILL NOT have a significant effect on the env A Negative Declaration was prepared for the project pursu Mitigation rneasures WERE NOT made a condition of the a A Mitigation Monitoring and Reporting Plan/Program WAS A statement of Overriding Considerations WAS NOT adop	ant to the provisions approval of the proje NOT adopted.		Quality Act. (\$2101.50 + \$64)
	is to certify that the Negative Declaration, with comments, ning Department, 4080 Lemon Street, 12th Floor, Riverside		ord of project approval is availal	ble to the general public at: Riverside Count
	Signature		Title	Date
Date	Received for Filing and Posting at OPR:		_	
	d 8/25/2009 nning Case Files-Riverside office\cup02653r3\NOD Form.docx			
F	Please charge deposit fee case#: ZEA42570 ZCFG05946 . FC	R COUNTY CLER	K'S USE ONLY	



RIVERSIDE COUNTY PLANNING DEPARTMENT

Carolyn Syms Luna Director

NEGATIVE DECLARATION

Project/Case Number: CONDITIONA	AL USE PERMIT NO. 3692	
Based on the Initial Study, it has be effect upon the environment.	en determined that the pro	oposed project will not have a significant
PROJECT DESCRIPTION, LOCATION	ON (see Environmental Ass	sessment).
COMPLETED/REVIEWED BY:		
By: <u>Jay Olivas</u>	Title: <u>Project Planner</u>	Date: <u>March 25, 2013</u>
Applicant/Project Sponsor: Corrie Ka	ates	Date Submitted: January 16, 2013
ADOPTED BY: Planning Commission	on	
Person Verifying Adoption:		Date:
The Negative Declaration may be ex at:	amined, along with docum	ents referenced in the initial study, if any,
Riverside County Planning Departme	ent, 4080 Lemon Street, 12	th Floor, Riverside, CA 92501
For additional information, please cor	ntact Jay Olivas, Project Pla	anner at 951-955-1195.
Revised: 10/16/07 Y:\Planning Master Forms\CEQA Forms\Negative I	Declaration.doc	
Please charge deposit fee case#: ZEA42570 ZCFG05946	6 . FOR COUNTY CLERK'S USE OI	NLY

COUNTY OF RIVERSIDE SPECIALIZED DEPARTMENT RECEIPT Permit Assistance Center

* REPRINTED * R1300443

4080 Lemon Street Second Floor

39493 Los Alamos Road

Suite A

Riverside, CA 92502 (951) 955-3200 Murrieta, CA 92563

(951) 600-6100

Palm Desert, CA 92211

38686 El Cerrito Road

(760) 863-8277

Received from: KATES CORRIE

\$50.00

paid by: VI 02474D

paid towards: CFG05946

CALIF FISH & GAME: DOC FEE

EA42570 FOR CUP03692

at parcel #: 30640 GUNTHER ST THOU

appl type: CFG3

Jan 16, 2013 MGARDNER

posting date Jan 16, 2013

**************************** ******************

Account Code 658353120100208100

Description CF&G TRUST: RECORD FEES

Amount \$50.00

Overpayments of less than \$5.00 will not be refunded!

Additional info at www.rctlma.org

COUNTY OF RIVERSIDE SPECIALIZED DEPARTMENT RECEIPT Permit Assistance Center

* REPRINTED * R1302203

38686 El Cerrito Road

Palm Desert, CA 92211

(760) 863-8277

4080 Lemon Street Second Floor Riverside, CA 92502 39493 Los Alamos Road

Suite A Murrieta, CA 92563

(951) 600-6100 (951) 955-3200 ****************************** **************************

Received from: KATES CORRIE \$2,156.25

paid by: VI 07769D

paid towards: CFG05946 CALIF FISH & GAME: DOC FEE

EA42570 FOR CUP03692

at parcel #: 30640 GUNTHER ST THOU

appl type: CFG3

Mar 11, 2013 MGARDNER posting date Mar 11, 2013 ****************************** ***********************************

Account Code Description Amount 658353120100208100 CF&G TRUST \$2,156.25

Overpayments of less than \$5.00 will not be refunded!

Additional info at www.rctlma.org