SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA



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County Counsel/TLMA

Code Enforcement Department

SUBMITTAL DATE: September 1, 2010

SUBJECT:

Departmental Concurrence

Abatement of Public Nuisance [Grading Without a Permit]

Case No.: CV 08-10940 (PARSONS)

Subject Property: 39419 Calle Breve, Temecula

APN: 915-220-016 AKA: 915-220-056

District Three

RECOMMENDED MOTION: Move that:

- (1) The grading without permits on the real property located at 39419 Calle Breve, Temecula, Riverside County, California, APN: 915-220-016 AKA: 915-220-056, be declared a public nuisance and a violation of Riverside County Ordinance No. 457 which does not permit grading of more than fifty (50) cubic yards without a grading permit.
- (2) A five (5) year hold on the issuance of building permits and land use approvals be placed on The Property. Jal.

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			L. ALEXANDRA FONG, Deputy County Counsel				
	(Continued)		for PAMELA J. WALLS, County Counsel				
	FINANCIAL DATA	Current F.Y. Total Cost:	\$ N/A	In Current Year Budget:		N/A	
		Current F.Y. Net County Cost:	\$ N/A	Budget Adjustment:		N/A	
		Annual Net County Cost:	\$ N/A	For Fiscal Year:		N/A	
	SOURCE OF FU	NDS:		·	Positions To		
			ADDDO\/E_ \		Requires 4/5	√ote □	
λ	C.E.O. RECOMN	IENDATION:	APPROVE	don't a			
Policy	County Executiv	ve Office Signature	Tina Grand	e			
X				V			
Consent							

Dep't Recomm.:

Prev. Agn. Ref.:

District: 3

Agenda Number:

Per Exec. Ofc.:

Abatement of Public Nuisance Case No. CV 08-10940; PARSONS 39419 Calle Breve, Temecula Page Two

- (3) Dorothy V. Parsons, Trustee of the D.V. Parsons Trust, the Owner of the subject real property or whoever has possession or control of the premises, be directed to restore the unpermitted grading so as to prevent offsite drainage and slope erosion within ninety (90) days.
- (4) If the owner or whoever has possession or control of the real property does not take the above described action within ninety (90) days of the date of the mailing and posting of the Board's Order to Abate, that representatives of the Code Enforcement Department are authorized to obtain the services of a contractor, upon consent of the owner or receipt of a Court Order authorizing entry onto the real property when necessary under applicable law, to restore the property so as to prevent offsite drainage and slope erosion.
- (5) The reasonable costs of abatement, after notice and an opportunity for hearing, shall be imposed as a lien on the real property, which may be collected as a special assessment against the real property pursuant to Government Code Section 25845 and Ordinance No. 725.
- (6) Upon the restoration of the property, so as to prevent offsite drainage and slope erosion, and payment of all abatement costs assessed against the property the five (5) year hold on the issuance of building permits and land use approvals will be lifted.
- (7) County Counsel be directed to prepare the necessary Findings of Facts and Conclusions that the grading without a permit on the real property is declared to be in violation of Riverside County Ordinance No. 457 and a public nuisance, and further, to prepare an Order to Abate for approval by the Board.

JUSTIFICATION:

- 1. An inspection was made of the subject property by the Code Enforcement Officer on September 21, 2009. The inspection revealed a graded driveway and pad in violation of Riverside County Ordinance No. 457 (RCC Title 15). The Officer measured approximately two thousand five hundred (2,500) cubic yards of dirt has been graded. A search of Riverside County records indicates that the grading permit has expired and no new permit for grading has been obtained. This creates a public and attractive nuisance.
- 2. Follow-up inspections on December 1, 2009, February 16, 2010, April 15, 2010 and July 2, 2010, revealed that the property continues to be in violation of Riverside County Ordinance No. 457.
- 3. Staff and the Code Enforcement Department have complied with the notice requirements set forth in the appropriate laws of this jurisdiction pertaining to the administrative abatement proceedings for grading without a permit.