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

507B



FROM: TLMA – Planning Department

SUBMITTAL DATE: April 28, 2014

SUBJECT: PUBLIC USE PERMIT NO. 883 – Adopt Mitigated Negative Declaration – Applicant: U-Turn For Christ – First/First Supervisorial District – Location: Southerly of Rider Street, easterly of Patterson Avenue, and westerly of Harvill Avenue - REQUEST: The Public Use Permit proposes to permit an existing 50 bed drug and alcohol rehabilitation facility. The facility consists of the following existing structures: an office, one (1) dorm house, a chapel, a kitchen, five (5) ancillary storage sheds, one storage barn/structure and a one-car garage. The project also includes existing pig and goat pens, chicken coupes, sports activity areas, prayer area and an outdoor gym and proposes two additional modular units for dorms and two new restroom facilities on existing structures.

RECOMMENDED MOTION: That the Board of Supervisors:

RECEIVE AND FILE the Notice of Decision for the above referenced case acted on by the Planning Commission on March 19, 2014.

The Planning Department recommended Approval; and, THE PLANNING COMMISSION BY A 4-1 VOTE.

(Continued on next page)

JCP:ms

Juan C. Perez, TLMA Director / Interim Planning Director

D.M.

FINANCIAL DATA	Current Fiscal Year:	Next Fiscal Year:	Total Cost:	O	ngoing Cost:	POLICY/CONSENT (per Exec. Office)	
COST	\$.	\$	\$	\$		Consent □ Policy □	
NET COUNTY COST	\$	\$	\$	\$			
SOURCE OF FUNDS: Deposit based funds					Budget Adjustr	nent:	

Budget Adjustment:

For Fiscal Year:

C.E.O. RECOMMENDATION:

1111 PAY - S PH 12: 05

APPROVE

County Executive Office Signature

MINUTES OF THE BOARD OF SUPERVISORS

Change Order П

A-30

Prev. Agn. Ref.:

District: 1/1

Agenda Number:

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

FORM 11: PUBLIC USE PERMIT NO. 883

DATE: April 28, 2014 PAGE: Page 2 of 2

ADOPTED a MITIGATED NEGATIVE DECLARATION for ENVIRONMENTAL ASSESSMENT NO. 40877, 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>APPROVED</u> <u>PUBLIC USE PERMIT NO. 883</u>, subject to the attached conditions of approval, and based upon the findings and conclusions incorporated in the staff report.

BACKGROUND:

<u>Summary</u>

The project is proposing a faith based drug and alcohol rehabilitation facility in the Mead Valley area of Riverside County. The project was before the Planning Commission on March 19, 2014. The project is a Public Use Permit, which requires an action by the Commission and a Receive and File action with the Board. During the hearing a number of neighbors supported the project and others raised concerns with the facilities policies that permitted voluntary participants in the program to leave the program and facility on foot. Some neighbors contested that the patrons occasionally request to use the their phones to call for rides and sometimes have trespassed onto neighboring properties. The U-Turn for Christ program indicated during the hearing that they have changed their policies and now offer rides and phone calls to those requesting to quit the program. The Planning Commission approved the project by a 4-1 vote, with Commissioner Petty voting nay.

Impact on Citizens and Businesses

The impacts of this project have been evaluated through the environmental review and public hearing process by Planning staff and the Planning Commission.

ATTACHMENTS (if needed, in this order):

A. PLANNING COMMISSION STAFF REPORT



RIVERSIDE COUNTY PLANNING DEPARTMENT

Juan C. Perez. Interim Planning Director

DATE: 4/14/14 TO: Clerk of the Board of Supervisors FROM: Planning Department - Riverside Office SUBJECT: PUBLIC USE PERMIT NO. 883 (Charge your time to these case numbers) The attached item(s) require the following action(s) by the Board of Supervisors: Place on Administrative Action (Receive & File; EOT) Set for Hearing (Legislative Action Required; CZ, GPA, SP, SPA) Labels provided If Set For Hearing Publish in Newspaper: ☐ 10 Day ☐ 20 Day ☐ 30 day **SELECT Advertisement** Place on Consent Calendar **SELECT CEQA Determination** Place on Policy Calendar (Resolutions, Ordinances; PNC) ☐ 10 Day ☐ 20 Day | 30 day Place on Section Initiation Proceeding (GPIP) Notify Property Owners (app/agencies/property owner labels provided) Controversial: YES NO

No public notice required

Documents to be sent to County Clerk's Office for Posting within five days:

Notice of Determination and Mit Neg Dec Forms California Department of Fish & Wildlife Receipt (CFG4295)

Do not send these documents to the County Clerk for posting until the Board has taken final action on the subject cases.

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

Desert Office · 77-588 Duna Court, Suite H Palm Desert, California 92211 (760) 863-8277 Fax (760) 863-7040



PLANNING COMMISSION MINUTE ORDER MARCH 19, 2014

I. AGENDA ITEM 3.2

PUBLIC USE PERMIT NO. 883 – Adopt Mitigated Negative Declaration – Applicant: U-Turn For Christ – First/First Supervisorial District – Location: Southerly of Rider Street, easterly of Patterson Avenue, and westerly of Harvill Avenue. (Quasi-judicial)

II. PROJECT DESCRIPTION:

The Public Use Permit proposes to permit an existing 50 bed drug and alcohol rehabilitation facility. The facility consists of the following existing structures: an office, one (1) dorm house, a chapel, a kitchen, five (5) ancillary storage sheds, one storage barn/structure and a one-car garage. The project consists of animal containment areas that include existing pig and goat pens, chicken coops, and adult assembly areas that included sports activity areas, prayer area and an outdoor gym, and proposes two additional modular units for dorms and two new restroom facilities on existing structures on approximately 4.6 acres.

III. MEETING SUMMARY:

The following staff presented the subject proposal:

Project Planner: Project Planner: Matt Straite at (951) 955-8631 or email mstraite@rctlma.org.

Spoke in <u>favor</u> of the proposed project:

- Mario Rocha, 20170 Patterson Ave., Perris CA 92570 (951) 378-9083
- Nick Tavaglione, 210 Clearwood Ave., Riverside CA 92506 (951) 333-4102
- Bill McCumiskey, Perris, CA 92570 (714) 501-6329

Spoke in opposition to the proposed project:

- Clifton & Emma Wright, 20065 Swallow Hill Cir., Perris CA 92570 (951) 940-5648
- Charles Brooker, 19971 Patterson Ave., Perris CA
- Barbara Brooker, 19971 Patterson Ave., Perris CA (951) 657-4621
- Earl & Imogene Richard, 20118 Swallow Hill Cir., Perris CA 92570 (951) 722-4438
- Bonnie Moore, 20030 Patterson Ave., Perris CA 92570
- Thomas Moore, 20030 Patterson Ave, Perris CA 92570 (951) 943-9573

No one spoke in a <u>neutral</u> position.

IV. CONTROVERSIAL ISSUES:

Yes. Neighbors are concerned with safety.



PLANNING COMMISSION MINUTE ORDER MARCH 19, 2014

V. PLANNING COMMISSION ACTION:

Motion by Commissioner Leach, 2nd by Commissioner Sloman A vote of 4-1 (Commissioner Petty voted nay)

ADOPTED A MITIGATED NEGATIVE DECLARATION; and,

APPROVED PUBLIC USE PERMIT NO. 883, subject to modifications to the Conditions of Approval made at hearing.

The entire discussion of this agenda item can be found on CD. For a copy of the CD, please contact Mary Stark, TLMA Commission Secretary, at (951) 955-7436 or email at mcstark@rctlma.org.

Agenda Item No.: 3 - 2

Area Plan: Mead Valley

Zoning District: North Perris Area Supervisorial District: First

Project Planner: Matt Straite

Planning Commission: March 19, 2014

Continued from January 7, 2009

PUBLIC USE PERMIT NO. 883

Environmental Assessment No. 40877

Applicant: U - Turn for Christ Engineer/Rep.: Mario Rocha

COUNTY OF RIVERSIDE PLANNING DEPARTMENT STAFF REPORT

PROJECT DESCRIPTION AND LOCATION:

PUBLIC USE PERMIT NO. 883 is a proposal to entitle an existing 50 bed drug and alcohol rehabilitation facility. U-Turn For Christ is a faith based facility dedicated to rehabilitation/restoration from addiction to drugs and alcohol through teaching vocational skills, living skills, and a bible education. The facility has a maximum capacity of fifty (50) men that can be housed onsite. Additionally, the project features five (5) full time volunteer staff that are housed on site. "Existing Bunk House 1", as shown on the site plan, houses volunteer staff in the upstairs loft. The lower level of this same building is split into two sections. The westerly half holds five bunk beds and ten (10) men. The easterly half is used for storage. This building also has one (1) bathroom and showers. "New Bunk House 2", and "New Bunk House 3" are proposed modular structures with new septic lines. This is intended to replace the use of a structure onsite that currently housing men in a substandard condition. The current second bunk house will be converted to storage. Each new modular will feature one (1) restroom, showers and housing for twenty (20) men each. The existing office building contains four (4) office rooms, a copy/supply room, a storage closet, a reception area, and an intake room. A new restroom is proposed to be added to the office structure. Enrollees are accepted Monday through Saturday, between the hours of 9:00 am and 3:00pm. The existing kitchen building, as shown on the submitted site plan, is where all meals are prepared. It is inspected by the Health Department regularly to ensure that it is up to County and State health codes. The existing garage is where all vehicles are serviced daily, before and after leaving the property for any offsite volunteer work the men participate in.

The existing Chapel building, as shown on the submitted site plan, is used for daily Bible teaching and special counsel meetings. This building is only used for onsite ministry purposes and is not open to the public. A new restroom facility is proposed for the structure. Additionally, a new trash enclosure is proposed near the rear of the property.

All other structures are existing and proposed for inclusion in the PUP; they include, a kitchen, a garage, a deck on bunkhouse 1, two patio structures, animal pens, and a number of sheds and storage containers.

The site also features a playground area, basketball and volleyball courts, and grassy areas to accommodate family visits. On Sundays, between the hours of 12:00 pm and 5:00pm, immediate families only are allowed to visit the enrollees.

The project is located in the Mead Valley Area Plan, northerly of Placentia Street, southerly of Rider Street, easterly of Patterson Avenue and westerly of Harvill Avenue.

ISSUES OF POTENTIAL CONCERN:

The Project is owned and operated by a religious organization called U-Turn for Christ. They have been operating for over 13 years in this location without the benefit of any building permits or entitlements of any kind. The Project applicant has not yet been sited by Code Enforcement. Several letters have been

received from the neighboring property owners stating they support the Project. The Sherriff has submitted a letter stating there has been no concerns with the community. The Project does not receive any funding from the State or Federal government. They are not required to have a license from the State. They do not receive parolee's from the State or County directly. The County has worked with the applicant to limit the rehabilitation population to no more than 50 men (this is a men only facility). Based on the nature of the use, the Planning Department has added a life of 20 years to the Project.

The project has been in process for several years, partially because the applicants have had financial struggles with the requested studies and County fees. In an effort to reduce the costs, many County departments including Environmental Health, the Environmental Programs Division, and the County Archeologist have waived studies and conducted site visits instead to assist in the preparation of the CEOA document.

Screening

In an attempt to screen the use, proposed fencing has been added to the exhibit, and required by condition of approval.

Sex Offenders

Condition of Approval 10.PLANNING.45 has been added to the project which restates provisions of Ordinance No. 902, an Ordinance restricting the residency and loitering of sex offenders. These limitations already apply to the project site. The inclusion of the condition is redundant but intended to restate the intention of the permit.

Zoning

The proposed project performs some of the functions of a half-way house, in that they house men for rehabilitation for drug addictions. However, the definition in Ordinance No. 348 calls a half way house a rehab facility where people stay overnight, but it also explains they must be from jail, a hospital and a sanitarium. Because the definition added the word "and" between hospital and sanitarium, the ordinance definition is assumed to mean these as possible examples of places where residents of the half-way house could come from, rather than a strict interpretation that would limit a half-way house PUP to only permit residents form a jail, hospital and a sanitarium. Therefore, this project is consistent with the intention of the definition of a halfway house. Additionally, a PUP can also be granted for an educational institution.

In this case, the proposed project features a component of teaching. Part of the program features vocational training for the a life after drug abuse, and bible teaching. These aspects further qualify the project for a Public Use Permit under the definition found in Ordinance No. 348 Section18.29a.

FURTHER PLANNING CONSIDERATIONS:

October 31, 2011

The Project was before the Commission on January 7, 2009 with a summary of the case processing to that date. The applicant at the time was non responsive to the County's requests for corrections, studies and funds. The Planning Commission continued the case off calendar to allow the applicant additional time to address the Planning Departments concerns.

SUMMARY OF FINDINGS:

1. General Plan Land Use (Ex. #5):

Rural Community: Very Low Density Residential (RC:VLDR) (1 acre minimum)

2. Existing Zoning (Ex. #2):

3. Surrounding Zoning (Ex. #2):

Light Agricultural- 1 Acre Minimum (A-1-1)

Industrial Park (I-P) and Manufacturing Service

Commercial (M-SC) to the east, One Family Dwellings (R-1) and Rural Residential- 1 Acre Minimum (R-R-1) to the west, Rural Residential- 1 Acre Minimum (R-R-1) and Light Agricultural- 1 Acre Minimum (A-1-1) to the north, and Industrial Park (I-P) and Manufacturing- Service Commercial (M-SC) to the south.

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

Rehabilitation Center

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

Single Family Residential to the north, Single Family Residential and Vacant land to the south and west, vacant land to the east (approved Sch. A Tract Map)

6. Project Data:

Total Acreage: 4.63 Gross Acres Total Proposed Buildings: Two (2)

Total Existing Structures: Seven (7): three (3)

lodges, two (2) storage units, one (1) kitchen, one (1)

office

7. Environmental Concerns:

See Environmental Assessment

RECOMMENDATIONS:

ADOPTION of a MITIGATED NEGATIVE DECLARATION for ENVIRONMENTAL ASSESSMENT NO. 40877, 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 <u>PUBLIC USE PERMIT NO. 883</u>, 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 Rural Community: Very Low Density Residential (RC:VLDR) (1 acre minimum) on the Mead Valley Area Plan.
- 2. The proposed public use, a rehabilitation facility, is consistent with the General Plan designation.
- 3. The project site is surrounded by properties which are designated Community development: Business Park (CD:BP) to the east, Rural Community: Very Low Density Residential (RC:VLDR) (1 acre minimum) to the north and south, and Community Development: Medium Density Residential (CD:MDR) to the west.
- 4. The zoning for the subject site is Light Agricultural- 1 Acre Minimum (A-1-1).
- 5. The proposed use is permitted in the Light Agricultural- 1 Acre Minimum (A-1-1) zone based on County Ordinance No. 348, Section 18.29, which states that educational institutions, and halfway houses may be permitted in any zoning classification provided a public use permit is granted.

- 6. The project site is surrounded by properties which are zoned Industrial Park (I-P) and Manufacturing Service Commercial (M-SC) to the east, One Family Dwellings (R-1) and Rural Residential- 1 Acre Minimum (R-R-1) to the west, Rural Residential- 1 Acre Minimum (R-R-1) and Light Agricultural- 1 Acre Minimum (A-1-1) to the north, and Industrial Park (I-P) and Manufacturing- Service Commercial (M-SC) to the south.
- 7. The project site is surrounded on the north, west and south by residential projects; however, mitigation has been added to make the project compatible with the surrounding community.
- 8. This project is not located within a Criteria Area of the Multi-Species Habitat Conservation Plan.
- 9. This project is within the City Sphere of Influence of the City of Perris. No correspondence from the City has been received.
- 10. Environmental Assessment No. 40877 identified the following potentially significant impacts:
 - a. Aesthetics
 - b. Biological Resources
 - c. Cultural Resources
 - d. Geological and Soils

- e. Hazards and Hazardous Materials
- f. Land Use/ Planning
- g. Utility and Service Systems

These listed impacts will be fully mitigated by the measures indicated in the environmental assessment, conditions of approval, and attached letters. No other significant impacts were identified.

CONCLUSIONS:

- 1. The proposed project is in conformance with the Rural Community: Very Low Density Residential (RC:VLDR) (1 acre minimum) Land Use Designation, and with all other elements of the Riverside County General Plan.
- 2. The proposed project is consistent with the Light Agricultural- 1 Acre Minimum (A-1-1). 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 conditionally compatible with the present and future logical development of the area.
- 5. The proposed project will not have a significant effect on the environment.
- 6. The proposed project will not preclude reserve design for the Western Riverside County Multiple Species Habitat Conservation Plan (WRCMSHCP).

INFORMATIONAL ITEMS:

- 1. Seven (7) letters in support of this application have been provided to the Planning Department:
 - (1) Deputy Sheriff David Harrison dated April 19, 2004
 - (2) Jeffery McCumiskey dated April 15, 2004.

PUBLIC USE PERMIT NO. 883 Planning Commission Staff Report: Page 5 of 5

- (3) Naomi McCumiskey dated April 15, 2004.
- (4) Jose Guevara dated April 12, 2004.
- (5) Juan Herrera dated April 12, 2004.
- (6) Thomas Moore dated April 14, 2004.
- (7) Robert Estrada dated April 12, 2004.
- 2. The project site is <u>not</u> located within:
 - a. A 100-year flood plain, an area drainage plan, or dam inundation area.
 - b. A high fire or state responsibility area.
 - c. A County Service Area other than CSA152.
- 3. The project site is located within:
 - a. The boundaries of the Val Verde Unified School District.
 - b. The boundaries of the Mead Valley redevelopment area.
 - c. The Stephens Kangaroo Rat Fee Area
 - d. The City of Perris sphere of influence.
 - e. March Air Reserve Base Airport Influence Area
- 4. The subject site is currently designated as Assessor's Parcel Numbers: 317-230-022 and 317-230-023.

Y:\Planning Master Forms\Staff Report.doc

Date Prepared: 01/01/01 Date Revised: 01/15/14



Juan C. Perez Interim Director

PLANNING DEPARTMENT

Memorandum

To: Planning Commission

From: Matt Straite, project planner

RE: Agenda Item 3.2 Public Use Permit No. 883

The following attached additional letters were submitted after the Staff Report went to publication:

- Charles and Barbara Brooker email dated March 1st.
 - The letter expresses some concern regarding the open door policy of the facility. It is true that enrollee's who chose to leave the facility can leave whenever they like. Graduates are provided rides to various destinations, but there are no policies or regulations requiring the enrollees to stay. The facility does offer rides and phone calls to those who wish to walk off the site, but they cannot force them to use these services.
 - The letter asks if this can be a secure facility. Because this is not a state licensed facility there are no regulations requiring the facility to be secured.
 - The letter also asks if there are any requirements for a resident EMT's on the site for emergency situations.
 - Staff contacted the Director of Mental Health Services for Riverside County. There
 is no requirement that they are aware of that requires EMT or paramedic staff to be
 onsite for any State licensed or non-licensed facilities.
 - Lastly, the letter asks what the maximum capacity of the dorms will be, the ratio of staff to enrollee, and how that will be monitored.
 - The project features a condition of approval limiting the facility to 50 beds. The project description indicates that there are 5 staff members that live on site, for a ratio of 1:10. Monitoring will consist of enforcement of the project's conditions of approval.
- Thomas Moore email dated March 1st.
 - Mr. Moore's letter requests that the street be paved.
 - The project was reviewed by the Transportation Department. There was no requirement in ordinance or the General Plan that the road be paved, and therefore, no requirement for paving.
 - The letter also indicates that the fencing is a concern, even though Mr. Moore has 6 foot fencing existing.
 - Condition 30.Planning.7 requires that the project construct walls or fencing at least 6 feet high along all perimeters. Although Mr. Moore indicated he already has a 6 foot fence, additional fencing will detour any further instance of men leaving the facility over the fence.
 - Lastly, Mr. Moore's letter echoes the concern about enrolee's leaving the site and requesting to use phones.
 - Again, because this is not a state licensed facility there are no regulations requiring the facility to be secured.

Riverside Office + 4080 Lemon Street, 12th Floor P.O. Box 1409, Riverside, California 92502-1409 (951) 955-3200 · Fax (951) 955-1811 Desert Office • 77-588 El Duna Court, Suite H Palm Desert, California 92211 (760) 863-8277 • Fax (760) 863-7555 From:

thomas moore

To:

Straite, Matt

Subject: Date: public use permit no. 883 u-turn for christ Saturday, March 01, 2014 6:05:33 PM

As a close neighbor to the U-turn for Christ facility I am compelled to make the following comments to be taken into consideration before the adoption of the mitigated negative declaration. We live 2 lot down from them and they must pass by us going in and out of their address.

- 1. The traffic from there is non-stop and speeding. In the summer as it is a dirt street we are on we are almost unable to breath(my wife has a breathing condition)and the dust in our house in terrible. Their cars and their many visitors produce unbearable amounts of dust. Our street should be paved.
- 2 People leaving all time of the day or night. We have had men from there cross our chain link 6 foot high fence and cross our property in day and night time setting. I can not tell you how upsetting this is to me as we have that fence up for our protection. They come to the gate or step out of the dark in the dark of night and want to come in our house to use our phone. This has happened on more than one occasion and has frighten my wife beyond belief. I am totally uneasy about it myself. There are no street lights out here except the a small light I put up in front of our gate and they come it like moths to a flame. We are not sure of what the character of some of these people are and we are therefore on alert. It seems to me that they should not be allowed to leave in the hours of darkness and should be checked out. We have even had them camping under trees outside of our fence for days. I fear this could lead to a very bad event in the future in not corrected..

I Would like to say that I think they are doing good work but I feel that many things need to be addressed if they are to be in an area populated by homeowners. They should escort dropouts to

A place where they can call someone and lockdown at night.

3 I am sure that this situation would make selling my house very difficult.

Thank you Mr Thomas Moore 20030 Patterson Ave Perris, Ca 92570 From:

Chuckbrooker@aol.com

To:

Straite, Matt

Subject:

PUBLIC USE PERMIT NO. 883 U-TURN FOR CHRIST

Date:

can

with

Saturday, March 01, 2014 3:13:11 PM

Regarding the above subject Use Permit Application, please find below some issues that need to be taken into consideration & addressed **before** the Adoption of the Mitigated Negative Declaration.

1) After talking to you about U-Turn for Christ to both expand & get a Conditional Use Permit (after being

there nearly 20 years), we have some concerns at this time. You informed me that because they are a

Faith Based organization they are under no State or County Regulations regarding their operation. We neighbors find this problematic.

On a regular basis we see their residents coming down the road with a backpack or dragging a suitcase. We understand that there is an 'OPEN DOOR POLICY' where if they don't like it they

leave at any time day or night. This is not a secure facility & the gate stands open all the time. It is

common practice for them to ask to use the neighbors phone or ask for directions so they can call someone for help. This is a rural area with no street lights, many senior residents as well as families

with children. It is very alarming for someone to come out of the darkness asking for assistance. Being a Drug & Alcohol Rehab facility there is always concern of the unknown "Questionable Character' of the residents. A few months ago there were 2 different families going door to door

photo flyers of a male from U-Turn & a female from the women's rehab further down the road that had

been missing about a week & hadn't contacted their families. This is a serious problem!

- Question? Should not this be a secure facility & facility staff be responsible for getting the rehab residents help with their needs when they want to leave? At least have them sign out, assist them with making a phone call or give them a ride to a pick up location
- 2) At present, there is a negative effect on the surrounding area & negative effect on surrounding property

values as there is frequent emergency response vehicles(Ambulances, Fire Trucks & Sheriff) vehicles

going to this facility both day & night. While not State Regulated there is a cost impact to the county

for these services.

Question? Is there a requirement for the rehab management to have a resident EMT or Paramedic on

site to handle these emergency situations?

- The permit proposes to permit an existing 50 bed drug & alcohol rehab facility plus two additional modular dorms & restrooms.
 - Question? What is the maximum facility dorm capacity going to be, how is it going to monitored, & what is the ratio of supervision personal to rehab residents?

In summary, they need a Secured Facility for not only the safety of their residents but for all the neighbors..

They should have to adhere & report the numbers of residents at any given time, the amount of

staff, & to someone about safety & training measures. Far too many people are leaving without any accountability to anyone.

Respectfully,

Charles & Barbara Brooker 19971 Patterson Ave. Perris, CA 92570 951-657-4621 **Supervisor Buster** District 1

PUP00883

Planner: Nicole Berumen

Date: 01/07/09 **Exhibit Overview**

DEVELOPMENT OPPORTUNITY



RIVERSIDE COUNTY PLANNING DEPARTMENT

Area: North Perris

Township/Range: T4SR4W

Section: 13



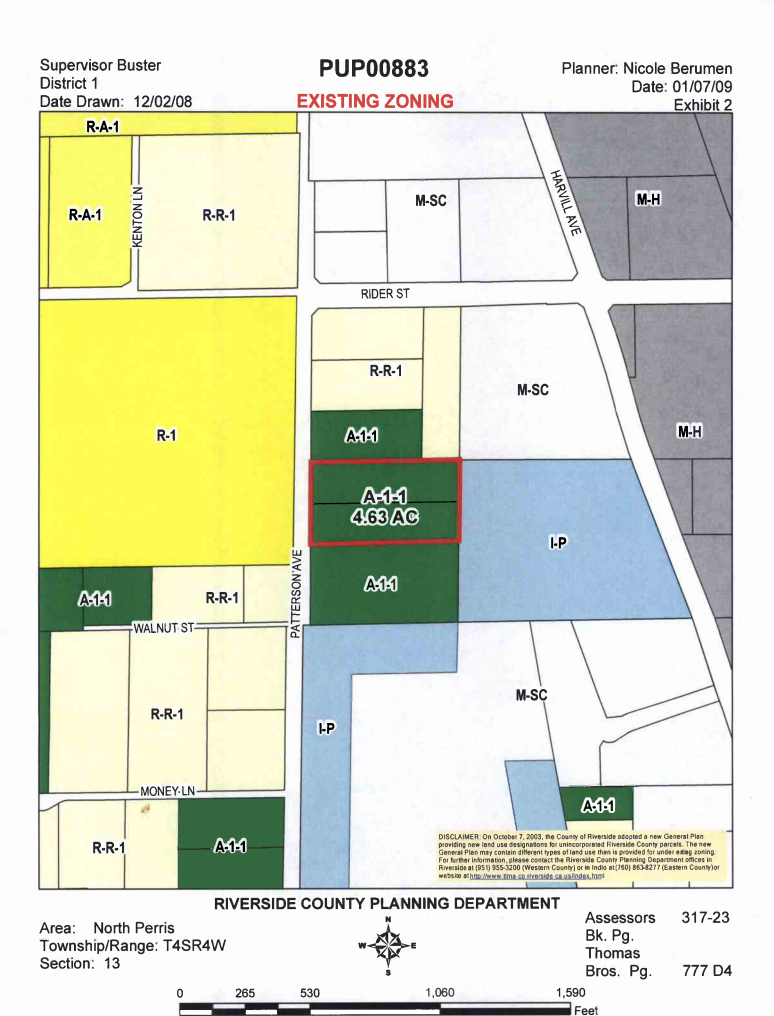
Assessors 317-23

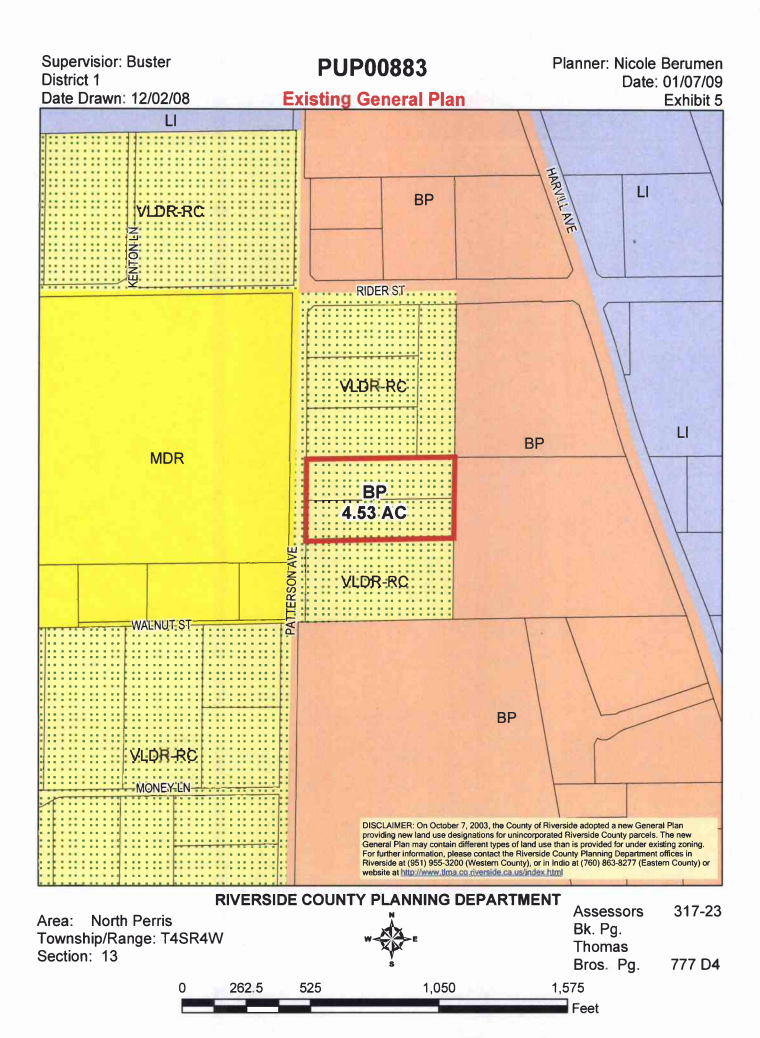
Bk. Pg. **Thomas**

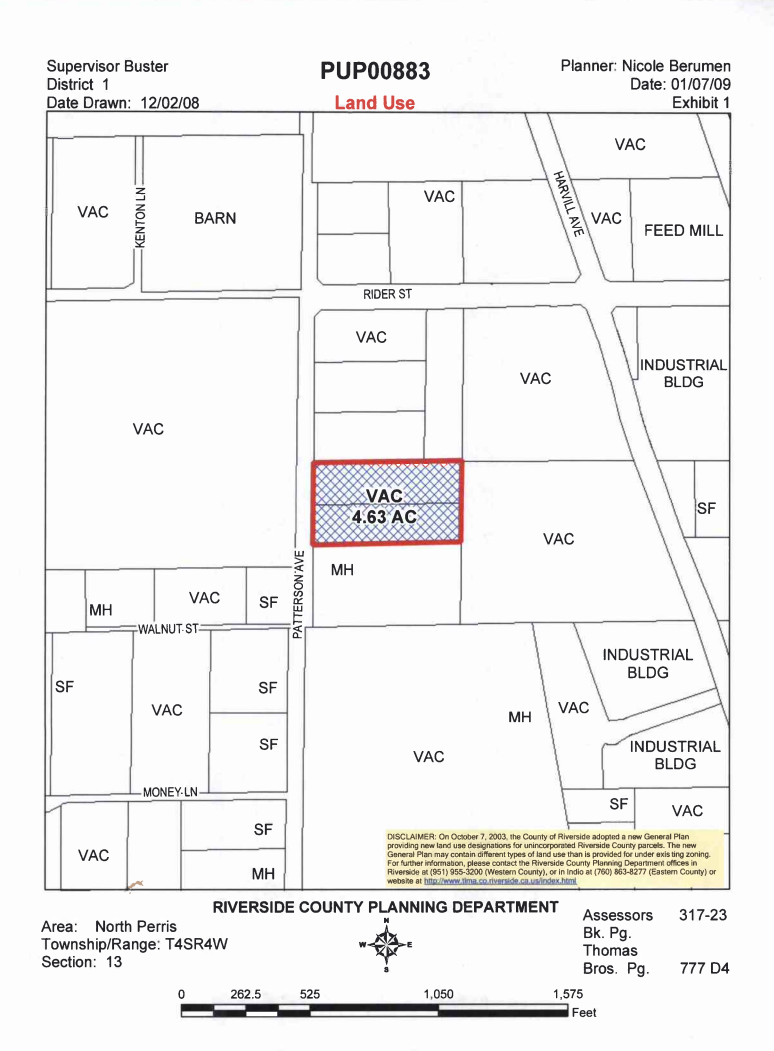
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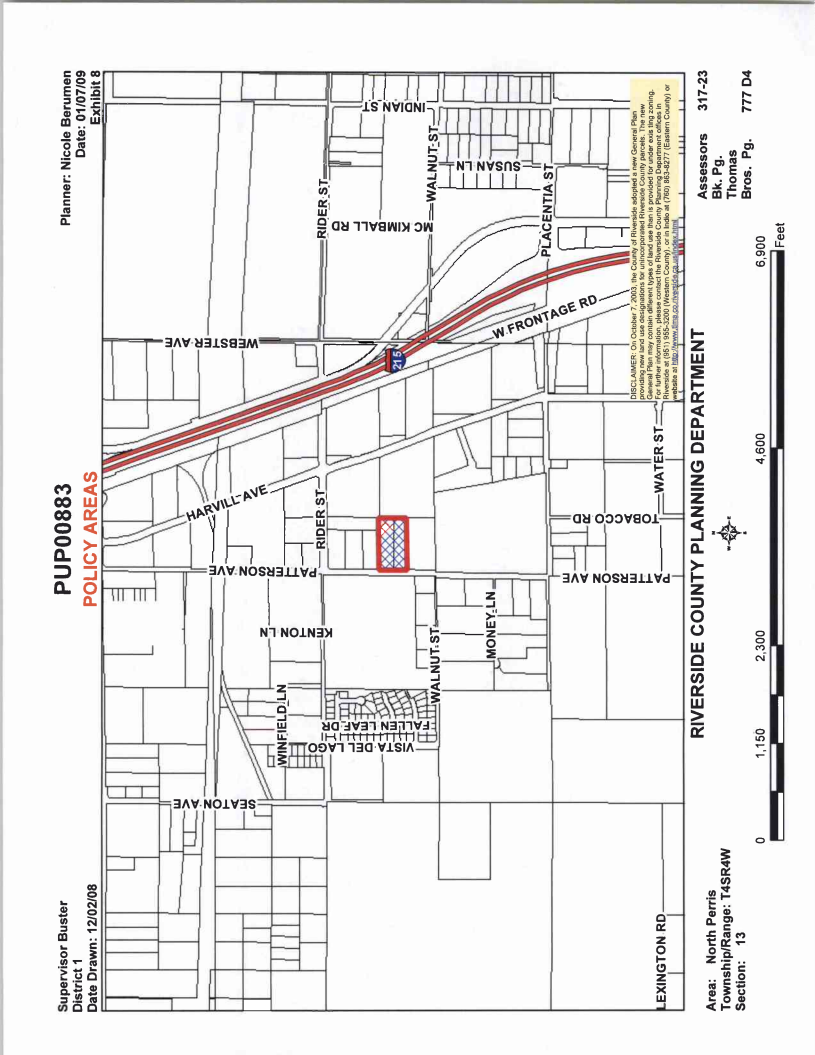
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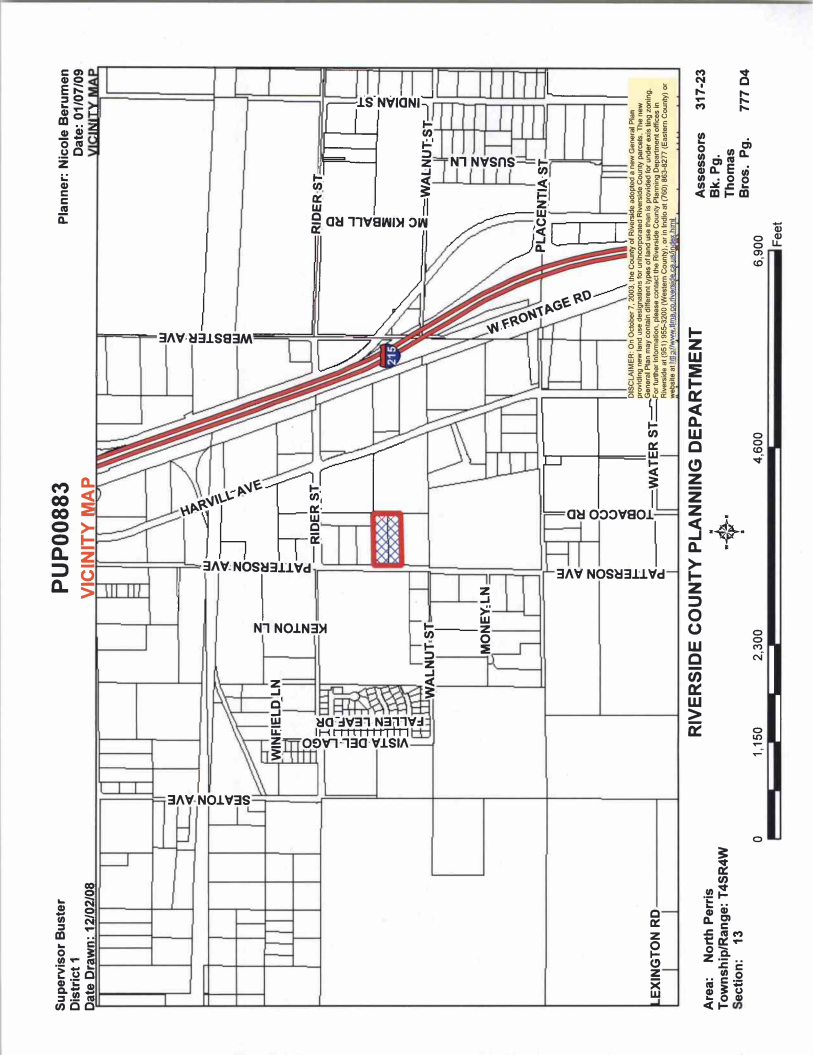
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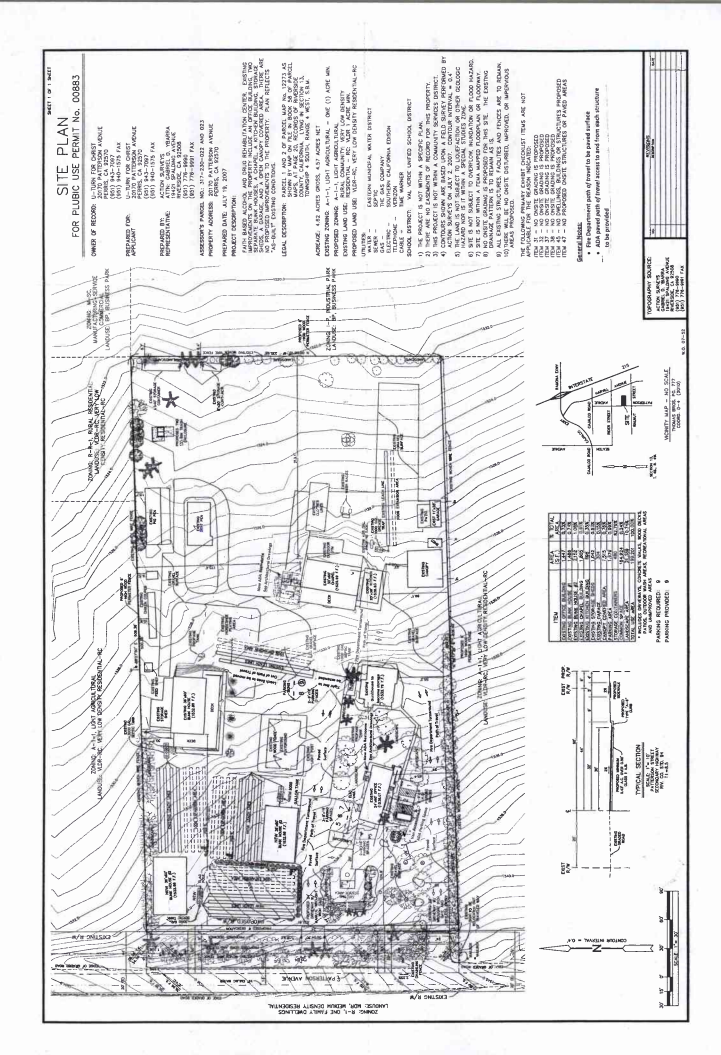














PUP00883 U-Turn For Christ Existing Sign Exhibit

Riverside County LMS CONDITIONS OF APPROVAL

Page: 1

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

10. GENERAL CONDITIONS

EVERY DEPARTMENT

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 PUBLIC 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 PUBLIC 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 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 Public Use Permit No. 883 shall be henceforth defined as follows:

APPROVED EXHIBIT A = Public Use Permit No. 883, Exhibit A, Amended No. 3, Site Plan, dated 8/8/12.

APPROVED EXHIBIT B AND C = Public Use Permit No. 883,

Riverside County LMS CONDITIONS OF APPROVAL

Page: 2

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

10. GENERAL CONDITIONS

10. EVERY. 3 USE - DEFINITIONS (cont.)

RECOMMND

Exhibit B and C, Floor Plans and Elevations, dated 8/8/12.

APPROVED EXHIBIT S = Public Use Permit No. 883 Exhibit S, Sign Exhibit, dated 9/27/11

10. EVERY. 4

USE - 90 DAYS TO PROTEST

RECOMMND

The project developer 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 this project.

10. EVERY. 5

USE - PROJECT DESCRIPTION

RECOMMND

The use hereby permitted is for rehabilitation facility; more specifically U-Turn For Christ is a faith based facility dedicated to rehabilitation/restoration from addiction to drugs and alcohol through teaching vocational skills, living skills, and a bible education. The facility has a maximum capacity of fifty (50) men that can be housed onsite. Additionally, the project features five (5) full time volunteer staff that are housed on site. "Existing Bunk House 1", as shown on the site plan, houses volunteer staff in the upstairs loft. The lower level of this same building is split into two sections. The westerly half holds five bunk beds and ten (10) men. The easterly half is used for storage. This building also has one (1) bathroom and showers. "New Bunk House 2", and "New Bunk House 3" are proposed modular structures with new septic lines. This is intended to replace the use of a structure onsite that currently housing men in a substandard condition. The current second bunk house will be converted to storage. Each new modular will feature one (1) restroom, showers and housing for twenty (20) men each. The existing office building contains four (4) office rooms, a copy/supply room, a storage closet, a reception area, and an intake room. A new restroom is proposed to be added to the office structure. Enrollees are accepted Monday through Saturday, between the hours of 9:00 am and 3:00pm. The existing kitchen building, as shown on the submitted site plan, is where all meals are prepared. It is inspected by the Health Department regularly to ensure that it is up to County and State health codes. The existing garage is where all vehicles are serviced daily, before and

Riverside County LMS CONDITIONS OF APPROVAL

Page: 3

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

10. GENERAL CONDITIONS

10. EVERY. 5

USE - PROJECT DESCRIPTION (cont.)

RECOMMND

after leaving the property for any offsite volunteer work the men participate in.

The existing Chapel building, as shown on the submitted site plan, is used for daily Bible teaching and special counsel meetings. This building is only used for onsite ministry purposes and is not open to the public. A new restroom facility is proposed for the structure. Additionally, a new trash enclosure is proposed near the rear of the property.

All other structures are existing and proposed for inclusion in the PUP; they include, a kitchen, a garage, a deck on bunkhouse 1, two patio structures, animal pens, and a number of sheds and storage containers.

The site also features a playground area, basketball and volleyball courts, and grassy areas to accommodate family visits. On Sundays, between the hours of 12:00 pm and 5:00pm, immediate families only are allowed to visit the enrollees.

BS GRADE DEPARTMENT

10.BS GRADE. 1 USE - GENERAL INTRODUCTION

RECOMMND

Improvements such as grading, filling, over excavation and recompaction, and base or paving which require a grading permit are subject to the included Building and Safety Department Grading Division conditions of approval.

10.BS GRADE. 3 USE - OBEY ALL GDG REGS RECOMMND

All grading shall conform to the California Building Code, Ordinance 457, and all other relevant laws, rules, and regulations governing grading in Riverside County and prior to commencing any grading which includes 50 or more cubic yards, the applicant shall obtain a grading permit from the Building and Safety Department.

Riverside County LMS CONDITIONS OF APPROVAL

Page: 4

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

10. GENERAL CONDITIONS

10.BS GRADE. 4 USE - DISTURBS NEED G/PMT

RECOMMND

Ordinance 457 requires a grading permit prior to clearing, grubbing, or any top soil disturbances related to construction grading.

10.BS GRADE, 5

USE - NPDES INSPECTIONS

RECOMMND

Construction activities including clearing, stockpiling, grading or excavation of land which disturbs less than 1 acre and requires a grading permit or construction Building permit shall provide for effective control of erosion, sediment and all other pollutants year-round. The permit holder shall be responsible for the installation and monitoring of effective erosion and sediment controls. Such controls will be evaluated by the Department of Building and Safety periodically and prior to permit Final to verify compliance with industry recognized erosion control measures.

Construction activities including but not limited to clearing, stockpiling, grading or excavation of land, which disturbs 1 acre or more or on-sites which are part of a larger common plan of development which disturbs less than 1 acre are required to obtain coverage under the construction general permit with the State Water Resources Control Board. You are required to provide proof of WDID# and keep a current copy of the storm water pollution prevention plan (SWPPP) on the construction site and shall be made available to the Department of Building and Safety upon request.

Year-round, Best Management Practices (BMP's) shall be maintained and be in place for all areas that have been graded or disturbed and for all material, equipment and/or operations that need protection. Stabilized Construction Entrances and project perimeter linear barriers are required year round. Removal BMP's (those BMP's which must be temporarily removed during construction activities) shall be in place at the end of each working day.

Monitoring for erosion and sediment control is required and shall be performed by the QSD or QSP as required by the Construction General Permit. Stormwater samples are required for all discharge locations and projects may not exceed limits set forth by the Construction General Permit Numeric Action Levels and/or Numeric Effluent Levels. A Rain Event Action Plan is required when there is a 50% or

Riverside County LMS CONDITIONS OF APPROVAL

Page: 5

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

10. GENERAL CONDITIONS

10.BS GRADE. 5

USE - NPDES INSPECTIONS (cont.)

RECOMMND

greater forecast of rain within the 48 hours, by the National Weather Service or whenever rain is imminent. The QSD or QSP must print and save records of the precipitation forecast for the project location area from (http://www.srh.noaa.gov/forecast) and must accompany monitoring reports and sampling test data. A Rain gauge is required on site. The Department of Building and Safety will conduct periodic NPDES inspections of the site throughout the recognized storm season to verify compliance with the Construction General Permit and Stormwater ordinances and regulations.

10.BS GRADE. 6

USE - DUST CONTROL

RECOMMND

All necessary measures to control dust shall be implemented by the developer during grading. A PM10 plan may be required at the time a grading permit is issued.

E HEALTH DEPARTMENT

10.E HEALTH. 1

EMWD POTABLE WATER SERVICE

RECOMMND

Public Use Permit#883 is proposing Eastern Municipal Water District (EMWD) potable water service. It is the responsibility of the property owner to ensure that all requirements to obtain potable water service are met with EMWD as well as all other applicable agencies.

10.E HEALTH. 3

RELOCATION OF OWTS

RECOMMND

All existing onsite wastewater treatment systems (OWTS) that are located within the designated onsite path-of-travel way of any vehicle or located in a designated parking area shall be relocated. (Note: The disposal fields of any existing and/or proposed OWTS shall not be driven over or parked on by any vehicle.)

10.E HEALTH. 4

ORDINANCE 650.5 / DEH TECH MAN

RECOMMND

Any new proposed Onsite Wastewater Treatment System (OWTS) and/or proposed Advanced Treatment Unit (ATU) shall comply with County of Riverside Ordinance 650.5 as well as the Department of Environmental Health (DEH) Technical Guidance Manual. Please note that at time of building submittal, a new soils percolation may be required at the Department's discretion.

Riverside County LMS CONDITIONS OF APPROVAL

Page: 6

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

10. GENERAL CONDITIONS

FIRE DEPARTMENT

10.FIRE. 1

USE-#50-BLUE DOT REFLECTOR

RECOMMND

Blue retroreflective pavement markers shall be mounted on private street, public streets and driveways to indicate location of fire hydrants. Prior to installation, placement of markers must be approved by the Riverside County Fire Department.

10 FIRE. 2

USE-#23-MIN REO FIRE FLOW

RECOMMND

Minimum required fire flow shall be 1500 GPM for a 2 hour duration at 20 PSI residual operating pressure.

10.FIRE. 3

USE-#20-SUPER FIRE HYDRANT

RECOMMND

A Super fire hydrant (6"x4"x 2-2 1/2") shall be located at the drivway entrance.

10 FIRE, 4

USE-#25-GATE ENTRANCES

RECOMMND

ny gate providing access from a road to a driveway shall be located at least 35 feet from the roadway and shall open to allow a vehicle to stop without obstructing traffic on the road. Where a one-way road with a single traffic lane provides access to a gate entrance, a 38 foot turning radius shall be used.

10 FIRE. 5

USE-#88A-AUTOMATIC GATES

RECOMMND

Gate(s) shall be automatic operated, minimum 20 feet in width, with a setback of 35 feet from face of curb/flow line. Gate access shall be equipped with a rapid entry system. Plans shall be submitted to the Fire Department for approval prior to installation. Automatic/manual gate pins shall be rated with shear pin force, not to exceed 30 foot pounds. Automatic gates shall be equipped with emergency backup power. Gates activated by the rapid entry system shall remain open until closed by the rapid entry system.

FLOOD RI DEPARTMENT

10 FLOOD RI 2 USE FLOOD HAZARD REPORT

RECOMMND

PUP 883 is a proposal to permit an existing rehabilitation center and adding two bunk houses and pave fire turnarounds on 4.62 acres. The property is located in the Mead Valley

Page: 7

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

10. GENERAL CONDITIONS

10.FLOOD RI. 2 USE FLOOD HAZARD REPORT (cont.)

RECOMMND

Area north of Placentia St, south of Rider St and east of Patterson Ave.

Available mapping and aerial photo's show a natural watercourse originating from the southwest and conveying water onto Walnut Street south of the property and continuing east towards Patterson Ave away from the property. This project receives minor sheet flow type runoff from the west. This project is located within the Perris Valley Master Drainage Plan (PVMDP). Lateral H-11 of the PVMDP is proposed to the south in Walnut Street and Lateral H 11.1 is proposed to the north in Rider Street. The construction of these facilities is unknown. Therefore in order to protect the site from flooding, all new structures shall be elevated 18 inches above the highest adjacent ground unless regional flood control facilities are built. Any mobile home/premanufactured building shall be placed on a permanent foundation.

The proposed bunk house and the new paved surface for the fire turnaround combine is more than 5000 sq. ft of impervious area and is considered significant redevelopment and therefore a project specific Water Quality Management Plan (WQMP) will be required.

The District received a revised WQMP on July 18, 2013. Bio-Retention basin is proposed along the eastern boundary of the site to mitigate for water quality. The basin is designed to treat the entire site but it appears from the exhibit some of the areas are not draining directly to the Conceptually this is acceptable to the District but at final plan check additional information may be needed, also there is enough area on the site to enlarge the basin if needed at final design and therefore the District has no objection to this proposal.

This site is located within the bounds of the Perris Valley Area Drainage Plan (ADP) for which drainage fees have been established by the Board of Supervisors. Applicable ADP fees will be due (in accordance with the Rules and Regulations for Administration of Area Drainage Plans) prior to permits for this project. Although the current fee for this ADP is \$8,875 per acre, the fee due will be based on the fee in effect at the time of payment. is payable to the Flood Control District by cashier's check or money order only. The District will not accept personal

Riverside County LMS CONDITIONS OF APPROVAL

Page: 8

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

10. GENERAL CONDITIONS

10.FLOOD RI. 2 USE FLOOD HAZARD REPORT (cont.) (cont.) RECOMMND

or company checks.

10.FLOOD RI. 4 USE ELEVATE FINISH FLOOR RECOMMND

The finished floor of new structures shall be elevated 18 inches above the highest adjacent ground. Any mobile home/premanufactured building shall be placed on a permanent foundation.

USE SUBMIT FINAL WOMP > PRELIM 10.FLOOD RI. 6

RECOMMND

In compliance with Santa Ana Region and San Diego Region Regional Water Quality Control Board Orders, and Beginning January 1, 2005, projects submitted within the western region of the unincorporated area of Riverside County for discretionary approval will be required to comply with the Water Quality Management Plan for Urban Runoff (WOMP). WQMP addresses post-development water quality impacts from new development and redevelopment projects. The WQMP requirements will vary depending on the project's geographic location (Santa Ana, Santa Margarita or Whitewater River watersheds). The WQMP provides detailed quidelines and templates to assist the developer in completing the necessary studies. These documents are available on-line at: www.rcflood.org/NPDES under Programs and Services, Stormwater Quality.

To comply with the WQMP a developer must submit a "Project Specific" WQMP. This report is intended to a) identify potential post-project pollutants and hydrologic impacts associated with the development; b) identify proposed mitigation measures (BMPs) for identified impacts including site design, source control and treatment control post-development BMPs; and c) identify sustainable funding and maintenance mechanisms for the aforementioned BMPs. A template for this report is included as 'exhibit A' in the WOMP. A final Project Specific WOMP must be approved by the District prior to issuance of building or grading permits.

Projects requiring Project Specific WQMPs are required to submit a PRELIMINARY Project Specific WQMP along with the land-use application package. The format of the PRELIMINARY report shall mimic the format/template of the final report but can be less detailed. For example, points a, b & c above must be covered, rough calculations

Riverside County LMS CONDITIONS OF APPROVAL

Page: 9

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

10. GENERAL CONDITIONS

10.FLOOD RI. 6 USE SUBMIT FINAL WQMP > PRELIM (cont.)

RECOMMND

supporting sizing must be included, and footprint/locations for the BMPs must be identified on the tentative exhibit. Detailed drawings will not be required. This preliminary project specific WQMP must be approved by the District prior to issuance of recommended conditions of approval.

The developer has submitted a report that minimally meets the criteria for a preliminary project specific WQMP. report will need significant revisions to meet the requirements of a final project specific WQMP. Also, it should be noted that if 401 certification is necessary for the project, the Water Quality Control Board may require additional water quality measures.

10.FLOOD RI. 7

USE WOMP ESTABL MAINT ENTITY

RECOMMND

This project proposes BMP facilities that will require maintenance by public agency or commercial property owner association. To ensure that the public is not unduly burdened with future costs, prior to final approval or recordation of this case, the District will require an acceptable financial mechanism be implemented to provide for maintenance of treatment control BMPs in perpetuity. This may consist of a mechanism to assess individual benefiting property owners, or other means approved by the District. The site's treatment control BMPs must be shown on the project's improvement plans - either the street plans, grading plans, or landscaping plans. The type of improvement plans that will show the BMPs will depend on the selected maintenance entity.

PLANNING DEPARTMENT

10.PLANNING. 2

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.

Riverside County LMS CONDITIONS OF APPROVAL

Page: 10

Parcel: 317-230-023

PUBLIC USE PERMIT Case #: PUP00883

10. GENERAL CONDITIONS

10.PLANNING. 3 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. 4 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. 7 USE - HOURS OF OPERATION

RECOMMND

Use of the facilities approved under this public use permit shall be limited to the hours of:

- -9 a.m. to 3 p.m., Monday through Saturday to accept new enrollees
- -12 p.m. to 5 p.m. Sundays for family visits
- -There are no opperating hours for rehabilitation activities

10.PLANNING. 8 USE - BASIS FOR PARKING

RECOMMND

Parking for this project was determined primarily on the basis of County Ordinance No. 348, Section 18.12. a.(2).f), which permits a special review of parking requirements based on information provided by the applicant. This public use permit is for a facility that houses rehabilitation persons. These participants do not have cars as they do not leave the facility while participating. There is a church building on site, but attendance is limited to those housed on site. No additional parking is required for this portion of the use. One space for every three staff members is provided based on 18.12, and adequate parking for visitors is provided for a total of 9 parking spaces.

Riverside County LMS CONDITIONS OF APPROVAL

Page: 11

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

10. GENERAL CONDITIONS

10.PLANNING. 9 USE - LIMIT ON SIGNAGE

RECOMMND

Signage for this project shall be limited to one sign shown on APPROVED EXHIBIT S. Any additional signage shall be approved by the Planning Department pursuant to the requirements of Section 18.30 (Planning Department review only) of Ordinance No. 348.

10 PLANNING. 18

USE - NO RESIDENT OCCUPANCY

RECOMMND

No permanent occupancy shall be permitted within the property approved under this public use permit as a principal place of residence except the caretaker's dwelling as shown on the APPROVED EXHIBIT A. No person, except the caretaker and members of the caretaker's family, shall use the premises as a permanent mailing address nor be entitled to vote using an address within the premises as a place of residence.

10 PLANNING, 20

USE - EXTERIOR NOISE LEVELS

RECOMMND

xterior 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. 21

USE - NOISE MONITORING REPORTS

RECOMMND

The permit holder may be required to submit periodic noise monitoring reports as determined by the Department of Building and Safety. 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. noise monitoring report shall be approved by the Office of Industrial Hygiene of the Health Services Agency (the permittee or the permittee's successor-in-interest shall be

Riverside County LMS CONDITIONS OF APPROVAL

Page: 12

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

10. GENERAL CONDITIONS

10 PLANNING. 21 USE - NOISE MONITORING REPORTS (cont.)

RECOMMND

required to place on deposit sufficient funds to cover the costs of this approval prior to commencing the required report).

10.PLANNING. 23 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. 24 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. 29 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. 30 USE - ORD 810 O S FEE (1)

RECOMMND

In accordance with Riverside County Ordinance No. 810, to assist in providing revenue to acquire and preserve open space and habitat, an Interim Open Space Mitigation Fee shall be paid for each development project or portion of an expanded development project to be constructed in Western Riverside County. The amount of the fee for commercial or industrial development shall be calculated on the basis of "Project Area," which shall mean the net area, measured in acres, from the adjacent road right-of-way to the limits of the project development.

10.PLANNING. 34 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

Riverside County LMS CONDITIONS OF APPROVAL

Page: 13

Parcel: 317-230-023

PUBLIC USE PERMIT Case #: PUP00883

10. GENERAL CONDITIONS

10.PLANNING. 34 USE - BUSINESS LICENSING (cont.)

RECOMMND

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.

10.PLANNING. 35 GEN - IF HUMAN REMAINS FOUND

RECOMMND

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

If human remains are encountered, State Health and Safety Code Section 7050.5 states that 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 County and the property owner concerning the treatment of the remains as provided in Public Resources Code Section 5097.98. Human remains from other ethnic/cultural groups with recognized historical associations to the project area shall also be subject to consultation between appropriate representatives from that group and the County Planning /Director.

10.PLANNING. 36 GEN - INADVERTANT ARCHAEO FIND

RECOMMND

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

If during ground disturbance activities, cultural resources are discovered that were not assessed by the archaeological reports and/or environmental assessment conducted prior to project approval, the following procedures shall be followed. 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

Riverside County LMS CONDITIONS OF APPROVAL

Page: 14

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

10. GENERAL CONDITIONS

10.PLANNING. 36 GEN - INADVERTANT ARCHAEO FIND (cont.)

RECOMMND

significance due to it sacred or cultural importance.

- 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 ethic/cultural group representative), and the Planning Director to discuss the significance of the find.
- 2.At the meeting, the significance of the discoveries shall be discussed and fter consultation with the Native American tribal (or other appropriate ethnic/cultural group representative) and the archaeologist, a decision is made, with the concurrence of the Planning Director, 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 preservation or mitigation measures.

10.PLANNING. 38 USE - PAROLEE REQUIREMENT

RECOMMND

No more than 1 person on parole and/or probation shall be permitted in the U-Turn for Christ program at one time.

10.PLANNING. 39 USE - ALUC REQ

RECOMMND

Persuant to letter provided by the Airport Land Use Commission (ALUC) dated July 24, 2007:

The following uses shall be prohibited:

- (a) Any use which would direct a steady light or flashing light of red, white, green, or amber colors associated with airport operations toward an aircraft engaged in an initial straight climb following takeoff or toward an aircraft engaged in a straight final approach toward a landing at an airport, other than an FAA-approved navigational signal light or visual approach slope indicator.
- (b) Any use which would cause sunlight to be reflected towards an aircraft engaged in an initial straight climb

Riverside County LMS CONDITIONS OF APPROVAL

Page: 15

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

10. GENERAL CONDITIONS

10.PLANNING. 39 USE - ALUC REQ (cont.)

RECOMMND

following takeoff or towards an aircraft engaged in a straight final approach towards a landing at an airport.

- (c) Any use which would generate smoke or water vapor or which would attract large concentrations of birds, or which may otherwise affect safe air navigation within the area.
- (d) Any use which would generate electrical interference that may be detrimental to the operation of aircraft and/or aircraft instrumentation.

Any outdoor lighting that is installed shall be hooded or shielded so as to prevent either the spillage of lumens or reflection into the sky, and shall comply with Ordinance No. 655, as applicable.

The attached notice shall be provided to all potential purchasers and tenants of the The attached notice shall be provided to all potential purchasers and tenants of the property.

10. PLANNING. 40 USE - SETBACK REQ

RECOMMND

In the Light Agriculture- One Acre Minimum (A-1-1) zoning classification there are building setbacks (Ord. 348, Article XIII, Section 13.2 (b)). For the front yard there is a twenty foot setback from the property line, from the side yard there is a five foot setback, from the rear yard there is a ten foot setback. Structures shall not encroach into the setbacks.

10.PLANNING. 41 USE - GE002175

RECOMMND

County Geologic Report (GEO) No. 2175, submitted for this project (PUP00883) was prepared by Academy Consulting Engineering, Inc. and is entitled "Preliminary Geotechnical Soils Evaluation for the Site Located at 20170 Patterson Avenue, Perris, Assessor's parcel Numbers 317-230-033 and 023, Riverside County, California", Project No. 0804-5051-F, dated April 21, 2008. In addition, Academy prepared the following documents for this case:

"Review Comments Dated November 12, 2009 for the Site Located at 20170 Patterson Avenue, Perris, Assessor's Parcel Number 317-230-022, and 023, Riverside County, California. County Geologic Report Number 2175.", dated

Riverside County LMS CONDITIONS OF APPROVAL

Page: 16

Parcel: 317-230-023

PUBLIC USE PERMIT Case #: PUP00883

10. GENERAL CONDITIONS

10.PLANNING. 41 USE - GEO02175 (cont.)

RECOMMND

December 28, 2009.

"1- Quick Fax Dated March 29, 2010 from Kristy Early for Planning Department, 2- U-turn for Christ Locate at 20170 Patterson Avenue, Perris, Assessor's Parcel Number 317-230-022 and 023, Riverside County, California. County Geologic Report Number 2175.", dated April 5, 2010.

"Faxed Kristy Early Comments Dated April 12, 2010, U-turn for Christ Locate at 20170 Patterson Avenue, Perris, Assessor's Parcel Number 317-230-022 and 023, Riverside County, California. County Geologic Report Number 2175.", dated April 20, 2010.

"Response to Review Comments GEO02175, for the Site Located at 20170 Patterson Avenue, Perris, Riverside County, California, Assessor's Parcel Number 317-230-022 and 023, Public Use Permit Number PUP00883.", dated April 16, 2013

These documents are herein incorporated as a part of GEO02175.

GEO02175 concluded:

- 1. The nearest active fault to the site is the Elsinore Fault Zone located approximately 15 kilometers to the southwest of the site.
- 2. The potential for liquefaction at the site is considered nil.
- 3.A dry sand settlement of approximately .5-inch is estimated for the design conditions. The estimated differential settlement may be considered in site development is approximately .25-inch.
- 4. The potential for slope instability at the site is considered low.

GEO02175 recommended:

- 1.Partial or complete removal of compressible surface and subsurface materials will be necessary during grading.
- 2. The overexcavated materials may be moisture-conditioned and recompacted as structural fill.

Riverside County LMS CONDITIONS OF APPROVAL

Page: 17

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

10. GENERAL CONDITIONS

10.PLANNING. 41 USE - GEO02175 (cont.) (cont.)

RECOMMND

GEO02175 satisfies the requirement for a Geologic Study for Planning / CEQA purposes. GEO02175 is hereby accepted for Planning purposes. This approval is not intended, and should not be misconstrued as approval for grading permit. Engineering and other building code parameters will be reviewed and additional comments and/or conditions may be imposed by the Building and Safety Department upon application for grading and/or building permits.

10. PLANNING. 42 USE - BARN ALTERATIONS

RECOMMND

Any alterations to the barn/ Ag building, labeled "Existing Bunkhouse to Become Storage on the site plan, shall require a historical study of the structure, to be reviewed by the Riverside County Parks and Recreation Deaprtment prior to the issuance of any permits.

10 PLANNING. 43 USE - BARN ALTERATION

RECOMMND

The structure labeled "current bunkhouse to become storage" on EXHIBIT A has the potential to be historical. Prior to any significant alteration to the exterior of the structure, a historical study shall be submitted to the County for review by the Historical Preservation Officer. If the study determines that the structure is historical then applicant shall not alter the structure such that the historical aspects of the farade would be impacted in a way that would detract from the historical significance.

10 PLANNING. 44 USE - RIGHT TO FARM

RECOMMND

The applicant/owner shall be aware, and make all potential users of the site aware, that the project site is located wholly within, or within 300 feet of, land zoned for primarily agricultural purposes by the County of Riverside. It is the declared policy of the County of Riverside that no agricultural activity, operation, or facility, or appurtenance thereof, conducted or maintained for commercial purposes in the unincorporated area of the County, and in a manner consistent with proper and accepted customs and standards, as established and followed by similar agricultural operations in the same locality, shall be or become a nuisance, private or public, due to any changed condition in or about the locality, after the same has been in operation for more than three (3) years, if it wasn't a nuisance at the time

Riverside County LMS CONDITIONS OF APPROVAL

Page: 18

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

10. GENERAL CONDITIONS

10.PLANNING. 44 USE - RIGHT TO FARM (cont.)

RECOMMND

it began. The term "agricultural activity, operation or facility, or appurtenances thereof" includes, but is not limited to, the cultivation and tillage of the soil, dairying, the production, cultivation, growing and harvesting of any apiculture, or horticulture, the raising of livestock, fur bearing animals, fish or poultry, and any practices performed by a farmer or on a farm as incident to, or in conjunction with, such farming operations, including preparation for market, delivery to storage or to market, or to carriers for transportation to market.

10.PLANNING. 45 USE - RESIDENT SEX OFNDR RESTR

RECOMMND

Pursuant to Ordinance No. 902 Section 6 c, the project shall not provide residency to any more than 1 sex offender (including resident staff and enrollees), as defined by Ordinance No. 903, released from custody for any criminal offence on or after the adoption of Ordinance No. 902.

TRANS DEPARTMENT

10.TRANS. 1

USE - STD INTRO 3 (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. 2

USE - COUNTY WEB SITE

RECOMMND

Additional information, standards, ordinances, policies, and design quidelines can be obtained from the Transportation Department Web site: http://rctlma.org/trans/. If you have questions, please

Riverside County LMS CONDITIONS OF APPROVAL

Page: 19

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

10. GENERAL CONDITIONS

10.TRANS. 2

USE - COUNTY WEB SITE (cont.)

RECOMMND

call the Plan Check Section at (951) 955-6527.

10.TRANS. 3

USE - TS/EXEMPT

RECOMMND

The Transportation Department has not required a traffic study for the subject project. The Transportation Department has determined that the project is exempt from traffic study requirements.

20. PRIOR TO A CERTAIN DATE

BS PLNCK DEPARTMENT

20.BS PLNCK. 1 USE B & S 60/120 REQUIREMENT

RECOMMND

The current PUP exhibit indicates multiple structures and accomodations constructed and in use without permits. These structures include:

- 1. Office building
- 2. Chapel building
- 3. Bunk house #1
- 4. Bunk house #2
- 5. Kitchen building
- 6. Detached garage
- 7. Covered canopy
- 8. Multiple storage sheds
- 9. Two septic tank systems
- 10. Three propane tanks

11. Various outdoor gym, basketball courts, and praying areas are also indicated. Permits may be required for thses areas once the scope ofthose facilities has been determined.

Currently there are no permits for the construction, placement, occupancy or use of any structure, building or equipment on the property. No use or occupancy is permitted until final approved building permits and a certificate of occupancy has been obtained for each of the items listed above.

Due to extreme safety concerns, time frames have been reduced to ensure all code and safety concerns per the building and all other applicable departments have been satisfied.

The applicant shall submitt building plans, required supporting documents and fees to the building department

Riverside County LMS CONDITIONS OF APPROVAL

Page: 20

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

20. PRIOR TO A CERTAIN DATE

20.BS PLNCK. 1 USE B & S 60/120 REQUIREMENT (cont.)

RECOMMND

within 60 DAYS of the PUP approval. Building permits shall be issued within 120 DAYS of the PUP approval.

PLANNING DEPARTMENT

20. PLANNING. 2 USE - LIFE OF THE PERMIT

RECOMMND

The life of Public Use Permit No. 883 shall terminate on July 1, 2032. This permit shall thereafter be null and void and of no effect whatsoever.

20.PLANNING. 6

USE - EXISTING STRUCTURE CHECK

RECOMMND

WITHIN SIXTY (60) DAYS OF THE EFFECTIVE DATE OF THIS PERMIT, the permittee or the permittee's successors-ininterest 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.

20.PLANNING. 7

USE - WALL/FENCE REQUIREMENTS

RECOMMND

Within 2 years (24 months) of project approval the applicant shall construct a six (6) foot high perimeter wall/fence around the north, east and south sides of the property as indicated on EXHIBT A. Said wall/fence shall be block wall, food fence, solid pvc or other material that will screen the property. Chain link will not be permitted.

20.PLANNING. 8

USE - TRASH ENCLOSURES

RECOMMND

Within 24 months of project approval the applicant shall construct a trash enclosure which is adequate to enclose a minimum of two (2) bins as shown on the APPROVED EXHIBIT A. The enclosure shall be a minimum of six (6) feet in height and shall be made with masonry block or wood 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%)

Riverside County LMS CONDITIONS OF APPROVAL

Page: 21

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

20. PRIOR TO A CERTAIN DATE

20.PLANNING. 8

USE - TRASH ENCLOSURES (cont.)

RECOMMND

of the area provided for the trash/rubbish enclosures 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.

60. PRIOR TO GRADING PRMT ISSUANCE

BS GRADE DEPARTMENT

60.BS GRADE. 1 USE - NPDES/SWPPP

RECOMMND

Prior to issuance of any grading or construction permits—whichever comes first—the applicant shall provide the Building and Safety Department evidence of compliance with the following: "Effective March 10, 2003 owner operators of grading or construction projects are required to comply with the N.P.D.E.S. (National Pollutant Discharge Elimination System) requirement to obtain a construction permit from the State Water Resource Control Board (SWRCB). The permit requirement applies to grading and construction sites of "ONE" acre or larger. The owner operator can comply by submitting a "Notice of Intent" (NOI), develop and implement a STORM WATER POLLUTION PREVENTION PLAN (SWPPP) and a monitoring program and reporting plan for the construction site. For additional information and to obtain a copy of the NPDES State Construction Permit contact the SWRCB at www.swrcb.ca.gov.

Additionally, at the time the county adopts, as part of any ordinance, regulations specific to the N.P.D.E.S., this project (or subdivision) shall comply with them.

60.BS GRADE. 2

USE - GRADING SECURITY

RECOMMND

Grading in excess of 199 cubic yards will require a performance security to be posted with the Building and Safety Department.

60.BS GRADE. 3 US

USE - GEOTECH/SOILS RPTS

RECOMMND

Geotechnical soils reports, required in order to obtain a grading permit, shall be submitted to the Building and Safety Department for review and approval prior to issuance of a grading permit. All grading shall be in conformance with the recommendations of the geotechnical/soils reports

Riverside County LMS CONDITIONS OF APPROVAL

Page: 22

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

60. PRIOR TO GRADING PRMT ISSUANCE

60.BS GRADE. 3 USE - GEOTECH/SOILS RPTS (cont.)

RECOMMND

as approved by Riverside County. * *The geotechnical/soils, compaction and inspection reports will be reviewed in accordance with the RIVERSIDE COUNTY GEOTECHNICAL GUIDELINES FOR REVIEW OF GEOTECHNICAL AND GEOLOGIC REPORTS.

60.BS GRADE, 4

USE - PRE-CONSTRUCTION MTG

RECOMMND

Upon receiving grading plan approval and prior to the issuance of a grading permit, the applicant is required to schedule a pre-construction meeting with the Building and Safety Department Environmental Compliance Division.

60.BS GRADE. 5

USE- BMP CONST NPDES PERMIT

RECOMMND

Prior to the issuance of a grading permit, the owner / applicant shall obtain a BMP (Best Management Practices) Permit for the monitoring of the erosion and sediment control BMPs for the site. The Department of Building and Safety will conduct NPDES (National Pollutant Discharge Elimination System) inspections of the site based on Risk Level to verify compliance with the Construction General Permit, Stormwater ordinances and regulations until completion of the construction activities, permanent stabilization of the site and permit final.

EPD DEPARTMENT

60.EPD. 1

EPD - 30 DAY BURROWING OWL SUR

RECOMMND

Pursuant to Objective 6 and Objective 7 of the Species Account for the Burrowing Owl included in the Western Riverside County Multiple Species Habitat Conservation Plan, within 30 days prior to the issuance of a grading permit, a pre-construction presence/absence survey for the burrowing owl shall be conducted by a qualified biologist and the results of this presence/absence survey shall be provided in writing to the Environmental Programs Department. If it is determined that the project site is occupied by the Burrowing Owl, take of "active" nests shall be avoided pursuant to the MSHCP and the Migratory Bird Treaty Act. However, when the Burrowing Owl is present, relocation outside of the nesting season (March 1 through August 31) by a qualified biologist shall be required. The County Biologist shall be consulted to determine appropriate type of relocation (active or passive) and translocation sites. Occupation of this

Riverside County LMS CONDITIONS OF APPROVAL

Page: 23

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

60. PRIOR TO GRADING PRMT ISSUANCE

60.EPD. 1

EPD - 30 DAY BURROWING OWL SUR (cont.)

RECOMMND

species on the project site may result in the need to revise grading plans so that take of "active" nests is avoided or alternatively, a grading permit may be issued once the species has been actively relocated.

If the grading permit is not obtained within 30 days of the survey a new survey shall be required.

FLOOD RI DEPARTMENT

60.FLOOD RI. 2 USE SUBMIT PLANS MINOR REVIEW

RECOMMND

The scope of the District review will be limited to verification that this proposal has met its obligation under the County's municipal stormwater permit. A copy of the BMP improvement plans along with any necessary documentation shall be submitted to the Districts Plan Check Section for review. A copy of the improvement and grading plans shall be included for reference. The plans must receive the District's approval prior to issuance of permits. All submittals shall be date stamped by the engineer and include a completed Flood Control Deposit Based Fee Worksheet and the appropriate plan check fee deposit.

60 FLOOD RI 3

USE SUBMIT FINAL WOMP

RECOMMND

A copy of the project specific WQMP shall be submitted to the District for review and approval.

60.FLOOD RI. 4

USE PERRIS VALLEY ADP

RECOMMND

The County Board of Supervisors has adopted the Perris Valley Area Drainage Plan (ADP) for the purpose of collecting drainage fees. This project may require earlier construction of downstream ADP facilities. To mitigate this effect, the District recommends that this project be required to pay a flood mitigation fee. The mitigation fee should be based upon the fee structures set for land divisions having comparable anticipated impermeable surface areas.

PUP 883 is located within the limits of the Perris Valley Area Drainage Plan for which drainage fees have been adopted to help mitigate the impacts of this development. The mitigation charge for this proposal shall equal the

Riverside County LMS CONDITIONS OF APPROVAL

Page: 24

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

60. PRIOR TO GRADING PRMT ISSUANCE

60.FLOOD RI. 4

USE PERRIS VALLEY ADP (cont.)

RECOMMND

prevailing Area Drainage Plan fee rate multiplied by the area of the new development. This new development has a total of 0.5 acres subject to the fee. The charge is payable to the Flood Control District by cashier's check or money order only, and shall be paid after final approval of the staff report/conditions of approval by the Board of Supervisors and prior to issuance of permits.

PLANNING DEPARTMENT

60.PLANNING. 7

USE - SKR FEE CONDITION

RECOMMND

Prior to the issuance of a grading permit, the applicant shall comply with the provisions of Riverside County Ordinance No. 663, which generally requires the payment of the appropriate fee set forth in that ordinance. The amount of the fee required to be paid may vary depending upon a variety of factors, including the type of development application submitted and the applicability of any fee reduction or exemption provisions contained in Riverside County Ordinance No. 663. Said fee shall be calculated on the approved development project which is anticipated to be 4.62 acres (gross) in accordance with APPROVED EXHIBIT NO. A. If the development is subsequently revised, this acreage amount may be modified in order to reflect the revised development project acreage amount. In the event Riverside County Ordinance No. 663 is rescinded, this condition will no longer be applicable. However, should Riverside County Ordinance No. 663 be rescinded and superseded by a subsequent mitigation fee ordinance, payment of the appropriate fee set forth in that ordinance shall be required.

60.PLANNING. 10 USE - FEE STATUS

RECOMMND

Prior to the issuance of grading permits for Public Use Permit No. 883, the Planning Department shall determine the status of the deposit based fees. If the fees are in a negative status, the permit holder shall pay the outstanding balance.

60.PLANNING. 13 MAP/USE - BURROWING OWL SURVEY

RECOMMND

Thirty (30) days prior to the issuance of a grading permit, a qualified biologist shall survey for burrowing owls. A written report, prepared by a qualified biologist, with

Riverside County LMS CONDITIONS OF APPROVAL

Page: 25

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

60. PRIOR TO GRADING PRMT ISSUANCE

60.PLANNING. 13 MAP/USE - BURROWING OWL SURVEY (cont.)

RECOMMND

the results of the survey shall be submitted to the Planning Department for review and implementation. If the report concludes that there are no burrowing owls present on the subject property, this condition will be cleared. If the report concludes that there are owls present on the subject property, a plan for the active relocation to a site under conservation shall be prepared and submitted for review and approval by the County's Ecological Resources Specialist. Passive relocation is not acceptable. Once a qualified biologist has certified the owl(s) have been relocated, this condition shall be cleared.

60.PLANNING. 14 USE - PALEO PRIMP & MONITOR

RECOMMND

This site is mapped in the County's General Plan as having a High potential for paleontological resources (fossils). Proposed project site grading/earthmoving activities could potentially impact this resource. HENCE:

PRIOR TO ISSUANCE OF GRADING PERMITS:

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

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

- 1.Description of the proposed site and planned grading operations.
- 2.Description of the level of monitoring required for all earth-moving activities in the project area.

Page: 26

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

60. PRIOR TO GRADING PRMT ISSUANCE

60.PLANNING. 14 USE - PALEO PRIMP & MONITOR (cont.)

RECOMMND

- 3. Identification and qualifications of the qualified paleontological monitor to be employed for grading operations monitoring.
- 4. Identification of personnel with authority and responsibility to temporarily halt or divert grading equipment to allow for recovery of large specimens.
- 5.Direction for any fossil discoveries to be immediately reported to the property owner who in turn will immediately notify the County Geologist of the discovery.
- 6.Means and methods to be employed by the paleontological monitor to quickly salvage fossils as they are unearthed to avoid construction delays.
- 7. Sampling of sediments that are likely to contain the remains of small fossil invertebrates and vertebrates.
- 8. Procedures and protocol for collecting and processing of samples and specimens.
- 9. Fossil identification and curation procedures to be employed.
- 10. Identification of the permanent repository to receive any recovered fossil material. * The County of Riverside must be consulted on the repository/museum to receive the fossil material and a written agreement between the property owner/developer and the repository must be in place prior to site grading.
- 11. All pertinent exhibits, maps and references.
- 12. Procedures for reporting of findings.
- 13. Identification and acknowledgement of the developer for the content of the PRIMP as well as acceptance of financial responsibility for monitoring, reporting and curation fees.
- All reports shall be signed by the project paleontologist and all other professionals responsible for the report's content (eg. Professional Geologist), as appropriate. Two wet-signed original copies of the report(s) shall be submitted to the office of the County Geologist along with a copy of this condition and the grading plan for

Riverside County LMS CONDITIONS OF APPROVAL

Page: 27

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

60. PRIOR TO GRADING PRMT ISSUANCE

60.PLANNING. 14 USE - PALEO PRIMP & MONITOR (cont.) (cont.) RECOMMND

appropriate case processing and tracking. These documents should not be submitted to the project Planner, the Plan Check staff, the Land Use Counter or any other County office. In addition, the applicant shall submit proof of hiring (i.e. copy of executed contract, retainer agreement, etc.) a project paleontologist for the in-grading implementation of the PRIMP.

70. PRIOR TO GRADING FINAL INSPECT

PLANNING DEPARTMENT

70.PLANNING. 1 USE - PALEO MONITORING REPORT

RECOMMND

PRIOR TO GRADING FINAL:

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

80. PRIOR TO BLDG PRMT ISSUANCE

BS GRADE DEPARTMENT

80.BS GRADE. 1 USE - NO B/PMT W/O G/PMT

RECOMMND

Prior to the issuance of any building permit, the property owner shall obtain a grading permit and/or approval to construct from the Building and Safety Department.

80.BS GRADE. 2 USE - ROUGH GRADE APPROVAL

RECOMMND

Prior to the issuance of any building permit, the applicant shall obtain rough grade approval and/or approval to

Riverside County LMS CONDITIONS OF APPROVAL

Page: 28

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

80. PRIOR TO BLDG PRMT ISSUANCE

80.BS GRADE. 2 USE - ROUGH GRADE APPROVAL (cont.)

RECOMMND

construct from the Building and Safety Department. The Building and Safety Department must approve the completed grading of your project before a building permit can be issued. Rough Grade approval can be accomplished by complying with the following:

- 1. Submitting a "Wet Signed" copy of the Soils Compaction Report containing substantiating data from the Soils Engineer (registered geologist or certified geologist, civil engineer or geotechnical engineer as appropriate) for his/her certification of the project.
- 2. Submitting a "Wet Signed" copy of the Rough Grade certification from a Registered Civil Engineer certifying that the grading was completed in conformance with the approved grading plan.
- 3. Requesting a Rough Grade Inspection and obtaining rough grade approval from a Riverside County inspector.
- 4. Rough Grade Only Permits: In addition to obtaining all required inspections and approval of all final reports, all sites permitted for rough grade only shall provide 100 percent vegetative coverage to stabilize the site prior to receiving a rough grade permit final.

Prior to release for building permit, the applicant shall have met all rough grade requirements to obtain Building and Safety Department clearance.

E HEALTH DEPARTMENT

80.E HEALTH. 1 C42 CERTICATION w/ PLOT PLAN

RECOMMND

A complete and current (i.e. conducted within 12 months or less) C42 Certification with a detailed contoured plot plan showing the location of all required information as specified in the Department of Environmental Health (DEH) Technical Guidance Manual shall be required.

USE - E.HEALTH CLEARANCE REQ. 80.E HEALTH. 2

RECOMMND

ENVIRONMENTAL HEALTH CLEARANCE IS REQUIRED PRIOR TO THE ISSUANCE OF THIS BUILDING PERMIT.

Riverside County LMS CONDITIONS OF APPROVAL

Page: 29

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

80. PRIOR TO BLDG PRMT ISSUANCE

80.E HEALTH. 3

PUBLIC/SEMI-PUB FOOD FACILITY

RECOMMND

For any proposed public or semi-public food facility, a total of 3 complete set of plans for each food establishment are needed including a fixture schedule, a finish schedule, and a plumbing schedule in order to ensure compliance with current State and Local regulations.

FIRE DEPARTMENT

80.FIRE. 1

USE-#17A-BLDG PLAN CHECK \$

RECOMMND

Building Plan check deposit base fee of \$1,056.00, 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-#4-WATER PLANS

RECOMMND

The applicant or developer shall separately submit two copies of the water system plans to the Fire Department for review and approval. Calculated velocities shall not exceed 10 feet per second. Plans shall conform to the fire hydrant types, location and spacing, and the system shall meet the fire flow requirements.

Plans shall be signed and approved by a registered civil engineer and the local water company with the following certification: "I certify that the design of the water system is in accordance with the requirements prescribed by the Riverside County Fire Department."

FLOOD RI DEPARTMENT

80.FLOOD RI. 2

USE SUBMIT PLANS MINOR REVIEW

RECOMMND

The scope of the District review will be limited to verification that this proposal has met its obligation under the County's municipal stormwater permit. A copy of the BMP improvement plans along with any necessary documentation shall be submitted to the Districts Plan Check Section for review. A copy of the improvement and grading plans shall be included for reference. The plans must receive the District's approval prior to issuance of permits. All submittals shall be date stamped by the engineer and include a completed Flood Control Deposit Based Fee Worksheet and the appropriate plan check fee deposit.

Riverside County LMS CONDITIONS OF APPROVAL

Page: 30

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

80. PRIOR TO BLDG PRMT ISSUANCE

80.FLOOD RI. 3 USE SUBMIT FINAL WOMP

RECOMMND

A copy of the project specific WQMP shall be submitted to the District for review and approval.

80.FLOOD RI. 4

USE PERRIS VALLEY ADP

RECOMMND

The County Board of Supervisors has adopted the Perris Valley Area Drainage Plan (ADP) for the purpose of collecting drainage fees. This project may require earlier construction of downstream ADP facilities. to mitigate this effect, the District recommends that this project be required to pay a flood mitigation fee. The mitigation fee should be based upon the fee structures set for land divisions having comparable anticipated impermeable surface areas.

PUP 883 is located within the limits of the Perris Valley Area Drainage Plan for which drainage fees have been adopted to help mitigate the impacts of this development. The mitigation charge for this proposal shall equal the prevailing Area Drainage Plan fee rate multiplied by the area of the new development. This new development has a total of 0.5 acres subject to the fee. The charge is payable to the Flood Control District by cashier's check or money order only, and shall be paid after final approval of the staff report/conditions of approval by the Board of Supervisors and prior to issuance of permits.

PLANNING DEPARTMENT

80.PLANNING. 18 USE - LIGHTING PLANS

RECOMMND

All parking lot lights and other outdoor lighting shall be shown on electrical plans submitted to the Department of Building and Safety for plan check approval and shall comply with the requirements of Riverside County Ordinance No. 655 and the Riverside County Comprehensive General Plan.

80.PLANNING. 19

USE - FEE STATUS

RECOMMND

Prior to issuance of building permits for Public Use No. 883, the Planning Department shall determine the status of the deposit based fees for project. If the case fees are in a negative state, the permit holder shall pay the outstanding balance.

Riverside County LMS CONDITIONS OF APPROVAL

Page: 31

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

80. PRIOR TO BLDG PRMT ISSUANCE

80.PLANNING. 21 USE - ALUC AGENCY CLEARANCE(1)

RECOMMND

A clearance letter from the Airport Land Use Commission (ALUC) shall be provided to the Riverside County Planning Department verifying compliance with the conditions contained in their letter dated July 24, 2007, summarized as follows:

Prior to issuance of building permits, the landowner shall convey an avigation easement to the MARB/MIP Airport or provide documentation to the Riverside County Planning Department that such conveyance has previously been recorded.

TRANS DEPARTMENT

80 TRANS. 1

MAP - R-O-W DEDICATION 1

RECOMMND

Prior to issuance of any building permit, sufficient public street right-of-way along Patterson Avenue shall be conveyed for public use to provide for a 50 foot half-width right-of-way per County Standard No. 94, Ordinance 461.

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.

90.BS GRADE. 2 USE - REQ'D GRADING INSP'S

RECOMMND

The developer / applicant shall be responsible for obtaining the following inspections required by Ordinance

- 1. Sub-grade inspection prior to base placement.
- 2.Base inspection prior to paving.
- 3. Precise grade inspection of entire permit area.
- a. Inspection of Final Paving

Riverside County LMS CONDITIONS OF APPROVAL

Page: 32

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

90. PRIOR TO BLDG FINAL INSPECTION

90.BS GRADE. 2 USE - REQ'D GRADING INSP'S (cont.)

RECOMMND

- b. Precise Grade Inspection
- c. Inspection of completed onsite storm drain facilities

90.BS GRADE. 3

USE - PRECISE GRDG APPROVAL

RECOMMND

Prior to final building inspection, the applicant shall obtain precise grade approval and/or clearance from the Building and Safety Department. The Building and Safety Department must approve the precise grading of your project before a building final can be obtained. Precise Grade approval can be accomplished by complying with the following:

- 1. Requesting and obtaining approval of all required grading inspections.
- 2. Submitting a "Wet Signed" copy of the Soils Compaction Report from the Soils Engineer (registered geologist or certified geologist, civil engineer or geotechnical engineer as appropriate) for the sub-grade and base of all paved areas.
- 3. Submitting a "Wet Signed" copy of the Sub-grade (rough) Certification from a Registered Civil Engineer certifying that the sub-grade was completed in conformance with the approved grading plan.
- 4. Submitting a "Wet Signed" copy of the Precise (Final) Grade Certification for the entire site from a Registered Civil Engineer certifying that the precise grading was completed in conformance with the approved grading plan.

Prior to release for building final, the applicant shall have met all precise grade requirements to obtain Building and Safety Department clearance.

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.

Riverside County LMS CONDITIONS OF APPROVAL

Page: 33

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

90. PRIOR TO BLDG FINAL INSPECTION

90 FIRE. 2

USE-#66-DISPLAY BOARDS

RECOMMND

Display Boards will be as follows: Each complex shall have an illuminated diagrammatic representation of the actual layout which shows name of complex, all streets, building designators, unit members, and fire hydrant locations within dimension and located next to roadway access. The minimum size shall be no less than 4 feet x 4 feet.

90.FIRE. 3

USE-#12A-SPRINKLER SYSTEM

RECOMMND

THREE BUNK HOUSE BUILDINGS

Install a complete fire sprinkler system per NFPA 13 2010 edition. 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. 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.

90.FIRE. 5

USE-#36-HOOD DUCTS

RECOMMND

A U.L. 300 hood duct fire extinguishing system must be installed over the cooking equipment. Wet chemical

Riverside County LMS CONDITIONS OF APPROVAL

Page: 34

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

90. PRIOR TO BLDG FINAL INSPECTION

90.FIRE. 5

USE-#36-HOOD DUCTS (cont.)

RECOMMND

extinguishing system must provide automatic shutdown of all electrical componets and outlets under the hood upon activation. System must be installed by a licensed C-16 contractor. Plans must be submitted with current fee to the Fire Department for review and approval prior to installation.

NOTE: A dedicated alarm system is not required to be installed for the exclusive purpose of monitoring this suppression system. However, a new or pre-existing alarm system must be connected to the extinguishing system. (* separate fire alarm plans must be submitted for connection)

FLOOD RI DEPARTMENT

90 FLOOD RI 2

USE BMP - EDUCATION

RECOMMND

The developer shall distribute environmental awareness education materials on general good housekeeping practices that contribute to protection of stormwater quality to all initial users. The developer may obtain NPDES Public Educational Program materials from the District's NPDES Section by either the District's website www.floodcontrol.co.riverside.ca.us, e-mail fcnpdes@co.riverside.ca.us, or the toll free number 1-800-506-2555. Please provide Project number, number of units and location of development. Note that there is a five-day minimum processing period requested for all orders.

The developer must provide to the District's PLAN CHECK Department a notarized affidavit stating that the distribution of educational materials to the tenants is assured prior to the issuance of occupancy permits.

If conditioned for a Water Quality Management Report (WQMP), a copy of the notarized affidavit must be placed in the report. The District MUST also receive the original notarized affidavit with the plan check submittal, by mail or in person in order to clear the appropriate condition. Placing a copy of the affidavit in the WQMP without submitting the original will not guarantee clearance of the condition.

Riverside County LMS CONDITIONS OF APPROVAL

Page: 35

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

90. PRIOR TO BLDG FINAL INSPECTION

90.FLOOD RI. 3

USE IMPLEMENT WOMP

RECOMMND

All structural BMPs described in the project-specific WQMP shall be constructed and installed in conformance with approved plans and specifications. It shall be demonstrated that the applicant is prepared to implement all non-structural BMPs described in the approved project specific WQMP and that copies of the approved project-specific WQMP are available for the future owners/occupants. The District will not release occupancy permits for any portion of the project exceeding 80% of the project area prior to the completion of these tasks.

90.FLOOD RI. 4

USE BMP MAINTENANCE & INSPECT

RECOMMND

The BMP maintenance plan shall contain provisions for all treatment controlled BMPs to be inspected, and if required, cleaned no later than October 15 each year. Required documentation shall identify the entity that will inspect and maintain all structural BMPs within the project boundaries. A copy of all necessary documentation shall be submitted to the District for review and approval prior to the issuance of occupancy permits.

PLANNING DEPARTMENT

90.PLANNING. 3 USE - PARKING PAVING MATERIAL

RECOMMND

A minimum of nine (9) parking spaces shall be provided as shown on the APPROVED EXHIBIT A, unless otherwise approved by the Planning Department. The parking area shall be surfaced with decomposed granite to current standards as approved by the Department of Building and Safety.

90.PLANNING. 16

USE - EXISTING STRUCTURES

RECOMMND

All existing buildings, structures and uses on the entire property shall conform to all the applicable requirements of Ordinance No. 348 and Ordinance No. 457, and the conditions of this permit.

90.PLANNING. 23

USE - SKR FEE CONDITION

RECOMMND

Prior to the issuance of a certificate of occupancy, or upon building permit final inspection, whichever comes first, the applicant shall comply with the provisions of Riverside County Ordinance No. 663, which generally requires the payment of the appropriate fee set forth in

Riverside County LMS CONDITIONS OF APPROVAL

Page: 36

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

90. PRIOR TO BLDG FINAL INSPECTION

90.PLANNING. 23 USE - SKR FEE CONDITION (cont.)

RECOMMND

that ordinance.

The amount of the fee required to be paid may vary, depending upon a variety of factors, including the type of development application submitted and the applicability of any fee reduction or exemption provisions contained in Riverside County Ordinance No. 663. Said fee shall be calculated on the approved development project which is anticipated to be 4.62 acres (gross) in accordance with APPROVED EXHIBIT A. If the development is subsequently revised, this acreage amount may be modified in order to reflect the revised development project acreage amount. In the event Riverside County Ordinance No. 663 is rescinded, this condition will no longer be applicable. However, should Riverside County Ordinance No. 663 be rescinded and superseded by a subsequent mitigation fee ordinance, payment of the appropriate fee set forth in that ordinance shall be required.

90.PLANNING. 24 USE - CONDITION COMPLIANCE

RECOMMND

The Department of Building and Safety shall verify that the Development Standards of this approval and all other preceding conditions have been complied with prior to any use allowed by this permit.

90.PLANNING. 26 USE - MITIGATION MONITORING

RECOMMND

The permit holder shall prepare and submit a written report to the Riverside County Planning Department demonstrating compliance with all remaining conditions of approval and mitigation measures of this permit and E.A. No. 40877. The Planning Director may require inspection or other monitoring to ensure such compliance.

90.PLANNING. 27 USE - ORD 810 O S FEE (2)

RECOMMND

Prior to the issuance of a certificate of occupancy, or upon building permit final inspection prior to use or occupancy for cases without final inspection or certificate of occupancy (such as an SMP), whichever comes first, the applicant shall comply with the provisions of Riverside County Ordinance No. 810, which requires the payment of the appropriate fee set forth in the Ordinance. The amount of the fee will be based on the "Project Area" as defined in the Ordinance and the aforementioned

Riverside County LMS CONDITIONS OF APPROVAL

Page: 37

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

90. PRIOR TO BLDG FINAL INSPECTION

90.PLANNING. 27 USE - ORD 810 O S FEE (2) (cont.)

RECOMMND

Condition of Approval. The Project Area for Public Use Permit No. 883 is calculated to be 4.62 acres. In the event Riverside County Ordinance No. 810 is rescinded, this condition will no longer be applicable. However, should Riverside County Ordinance No. 810 be rescinded and superseded by a subsequent mitigation fee ordinance, payment of the appropriate fee set forth in that ordinance shall be required.

90.PLANNING. 28 USE - ORD NO. 659 (DIF)

RECOMMND

Prior to the issuance of either a certificate of occupancy or prior to building permit final inspection, the applicant shall comply with the provisions of Riverside County Ordinance No. 659, which requires the payment of the appropriate fee set forth in the Ordinance. Riverside County Ordinance No. 659 has been established to set forth policies, regulations and fees related to the funding and installation of facilities and the acquisition of open space and habitat necessary to address the direct and cummulative environmental effects generated by new development projects described and defined in this Ordinance, and it establishes the authorized uses of the fees collected.

The amount of the fee for commercial or industrial development shall be calculated on the basis of the "Project Area," as defined in the Ordinance, which shall mean the net area, measured in acres, from the adjacent road right-of-way to the limits of the project development. The Project Area for Public Use Permit No. 883 has been calculated to be 4.62 acres.

In the event Riverside County Ordinance No. 659 is rescinded, this condition will no longer be applicable. However, should Riverside County Ordinance No. 659 be rescinded and superseded by a subsequent mitigation fee ordinance, payment of the appropriate fee set forth in that ordinance shall be required.

90.PLANNING. 29 USE - PALEO MONITORING REPORT

RECOMMND

PRIOR TO BUILDING FINAL INSPECTION:

The applicant shall submit to the County Geologist one wet-signed copy of the Paleontological Monitoring Report

Riverside County LMS CONDITIONS OF APPROVAL

Page: 38

PUBLIC USE PERMIT Case #: PUP00883

Parcel: 317-230-023

90. PRIOR TO BLDG FINAL INSPECTION

90.PLANNING. 29

USE - PALEO MONITORING REPORT (cont.)

RECOMMND

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

COUNTY OF RIVERSIDE ENVIRONMENTAL ASSESSMENT FORM: INITIAL STUDY

Environmental Assessment (E.A.) Number: 40877

Project Case Type (s) and Number(s): Public Use Permit No. 883 Lead Agency Name: County of Riverside Planning Department

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

Contact Person: Matt Straite
Telephone Number: 951-955-8631
Applicant's Name: U-Turn for Christ

Applicant's Address: 20170 Patterson Ave Perris CA 92570

I. PROJECT INFORMATION

A. Project Description: U-Turn For Christ is a faith based facility dedicated to rehabilitation/restoration from addiction to drugs and alcohol through teaching vocational skills, living skills, and a bible education. The facility has a maximum capacity of fifty (50) men that can be housed onsite. Additionally, the project features five (5) full time volunteer staff that are housed on site. "Existing Bunk House 1", as shown on the site plan, houses volunteer staff in the upstairs loft. The lower level of this same building is split into two sections. The westerly half holds five bunk beds and ten (10) men. The easterly half is used for storage. This building also has one (1) bathroom and showers. "New Bunk House 2", and "New Bunk House 3" are proposed modular structures with new septic lines. This is intended to replace the use of a structure onsite that currently housing men in a substandard condition. The current second bunk house will be converted to storage. Each new modular will feature one (1) restroom, showers and housing for twenty (20) men each. The existing office building contains four (4) office rooms, a copy/supply room, a storage closet, a reception area, and an intake room. A new restroom is proposed to be added to the office structure. Enrollees are accepted Monday through Saturday, between the hours of 9:00 am and 3:00pm. The existing kitchen building, as shown on the submitted site plan, is where all meals are prepared. It is inspected by the Health Department regularly to ensure that it is up to County and State health codes. The existing garage is where all vehicles are serviced daily, before and after leaving the property for any offsite volunteer work the men participate in.

The existing Chapel building, as shown on the submitted site plan, is used for daily Bible teaching and special counsel meetings. This building is only used for onsite ministry purposes and is not open to the public. A new restroom facility is proposed for the structure. Additionally, a new trash enclosure is proposed near the rear of the property.

All other structures are existing and proposed for inclusion in the PUP; they include, a kitchen, a garage, a deck on bunkhouse 1, two patio structures, animal pens, and a number of sheds and storage containers.

The site also features a playground area, basketball and volleyball courts, and grassy areas to accommodate family visits. On Sundays, between the hours of 12:00 pm and 5:00pm, immediate families only are allowed to visit the enrollees.

В.	Type of Project:	Site Specific ⊠;	Countywide ☐;	Community □;	Policy .
C.	Total Project Are	ea: 4.62			
Pro	ejected No. of Men in	program: 50	Lots: 2	Est. No. of \	/olunteers: 5

Page 1 of 42 EA No. 40877

Commercial Acres: 4.25

Sq. Ft. of Bldg. Area: Est. No. of Employees: 4

13.822

D. Assessor's Parcel No(s): 317-230-022 and 317-230-023.

- E. Street References: The project is located in the Mead Valley Area Plan, northerly of Placentia Street, southerly of Rider Street, easterly of Patterson Avenue and westerly of Harvill Avenue.
- F. Section, Township & Range Description or reference/attach a Legal Description: Section 13 North East, Township 4 South, Range 4 West
- G. Brief description of the existing environmental setting of the project site and its surroundings: The project is comprised of existing structures on a largely unpaved pair of lots. The project is surrounded by some residential and regionally it is in an area transitioning from large lot residential to industrial uses based on proximity to the I-215. There is little vegetation in the area, some natural rock outcroppings in nearby areas and hills.

II. APPLICABLE GENERAL PLAN AND ZONING REGULATIONS

A. General Plan Elements/Policies:

- 1. Land Use: The proposed project adheres to the Mead Valley Area Plan and all other applicable General Plan Land Use Policies.
- 2. Circulation: the Transportation Department determined that the proposed project would not result in inconsistencies with the General Plan Circulation Levels of Service and that the proposed project is consistent with this General Plan policy. The project meets all other applicable circulation polices of the General Plan.
- 3. Multipurpose Open Space: The proposed project is not located within a Western Riverside County Multi-Species Habitat Conservation Plan Cell or Cell Group. The project site is free from suitable habitat for wildlife, as well as native plant species. The project meets all other applicable multipurpose open space policies of the General plan.
- 4. Safety: The proposed project is not located in a flood zone, fault zone, or high fire area. The project is located in an area susceptible to subsidence and with a low potential for liquefaction. The proposed project meets all other Safety element policies.
- 5. Noise: The proposed project meets all applicable policies of the Noise element.
- 6. Housing: The project does not propose housing and is not anticipated to result in the need for construction of additional housing. The proposed project meets all other Housing element policies of the General Plan.
- 7. Air Quality: The proposed project has been conditioned to control any fugitive dust during grading and construction activities. The proposed project meets all other applicable Air Quality Element policies.
- B. General Plan Area Plan(s): Mead Valley
- C. Foundation Component(s): Community Development

D. Land Use Designation(s): Rural Community: Very Low Density Residential (RC:VLDR)
E. Overlay(s), if any: N/A
F. Policy Area(s), if any: N/A
G. Adjacent and Surrounding:
1. Area Plan(s): Mead Valley
2. Foundation Component(s): Community Development
3. Land Use Designation(s): Community Development: Medium Density Residential (MDR) to the west, Rural Community: Very Low Density Residential (RC:VLDR) to the north and south, and Community Development: Business Park to the west.
4. Overlay(s), if any: N/A
5. Policy Area(s), if any: N/A
H. Adopted Specific Plan Information
1. Name and Number of Specific Plan, if any: N/A
2. Specific Plan Planning Area, and Policies, if any: N/A
I. Existing Zoning: Light Agricultural- 1 Acre Minimum (A-1-1)
J. Proposed Zoning, if any: N/A
K. Adjacent and Surrounding Zoning: Industrial Park (I-P) and Manufacturing Service Commercial (M-SC) to the east, One Family Dwellings (R-1) and Rural Residential- 1 Acre Minimum (R-R-1) to the west, Rural Residential- 1 Acre Minimum (R-R-1) and Light Agricultural- 1 Acre Minimum (A-1-1) to the north, and Industrial Park (I-P) and Manufacturing- Service Commercial (M-SC) to the south.
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

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

Signature	Date
	For Juan C Perez, TLMA Director/Interim 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				
1. Scenic Resources a) Have a substantial effect upon a scenic highway corridor within which it is located?				
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 proposed project is located in proximity to Interstate 215 (I-215). According to General Plan Figure C-9, Interstate 215 (I-215) is not an eligible or designated scenic highway corridor. The proposed project will have no impact upon a scenic highway corridor.
- b) The proposed project site is currently in use and does not contain any scenic resources, such as oak trees or rock outcroppings. The proposed project will legalize existing structures and entitle two new modular structures in an area that contains vacant land and single family residences. The proposed development will not be aesthetically offensive, block views open to the public, and is well screened from the street. Because of the nature of the proposed use, a condition of approval has been added to the project to screen the projects south, west and north sides with a wall or fence to screen the view from the public of the operations within the project site (COA 20.PLANNING.7). With this mitigation, the proposed project will have a less than significant impact with regard to scenic resources.

<u>Mitigation:</u> Condition of Approval 20.PLANNING.7 requires the project to screen the projects south, west and north sides with a wall or fence to screen the view from the public of the operations within the project site.

<u>Monitoring:</u> Monitoring will be administered through the building and safety plan check process and code enforcement observation/inspections.

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 Polluti	on)			
Findings of Fact:				
a) According to the RCIP, the proposed project is located wi Palomar Observatory. Zone B proscribes preferred types of li lamps), shielding requirements, hours of operation, and regul of the project structures exist today and are in use without the has been conditioned to obtain building permits (COA 20.BS part of the Plan Check review process the project will be including a condition low pressure sodium vapor lighting or lighting with shields, or cutoff luminaries (COA 10.Planning.4). to comply. This is considered standard condition of approval purposes. Therefore, the impact is considered less than significant condition of approval purposes.	ghting fixtur ates outdoo benefit of to PLANCK.1 required to overhead I All new sto and not cor	es (i.e. low or advertising ouilding per and 20.P comply wonigh pressing outtures wil	r-pressure sing display. The LANNING. With all concure sodium	sodium Many project 6). As aditions vapor
Mitigation: No mitigation required.				
Monitoring: No monitoring required				
3. Other Lighting Issues a) Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area?				
b) Expose residential property to unacceptable light levels?			\boxtimes	
Source: On-site Inspection, Project Application Description				
Findings of Fact:				
a and b) The project proposes to legalize four structures a onsite and operating and entitle two new modular structures structures have no building permits. The project has been (COA 20.BS PLANCK.1 and 20.PLANNING.6). All lightin requirements of Ord 655. The proposed project will have a le introducing new sources of light which would have adverse aff	. While the conditione g will be constructed the conditions of the	e project ex d to obtair directed to nificant imp	xists, many n building comply w pact with re	of the permits with the gard to
Mitigation: No mitigation required.				
Monitoring: No monitoring required				
AGRICULTURE & FOREST RESOURCES Would the project				
4. Agriculture a) Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland) as shown on the maps prepared pursuant to the Farmland Mapping and				
Page 7 of 42		E	EA No. 408	77

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impac
Monitoring Program of the California Resources Agency, t	0			
 b) Conflict with existing agricultural zoning, agricultural use or with land subject to a Williamson Act contract or lan within a Riverside County Agricultural Preserve? 				\boxtimes
c) Cause development of non-agricultural uses withing 300 feet of agriculturally zoned property (Ordinance Not 25 "Right-to-Farm")?	1 1			
d) Involve other changes in the existing environment which, due to their location or nature, could result is conversion of Farmland, to non-agricultural use?				\boxtimes
Source: Riverside County General Plan Figure OS-2 "A Project Application Materials.	gricultural Re	esources," G	IS databas	e, and
Findings of Fact:				
currently features a rehabilitation facility and is not used for Plan (RCIP) assigned the current land use designation, at farmland were already addressed through the General Pla	which time th	e impacts fo	r converting	prime
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Plan (RCIP) assigned the current land use designation, at farmland were already addressed through the General Planot propose to convert designated farmland for which the already analyzed. The proposed project will have a less conversion of prime farmland, because the property of potential impacts were already addressed in EIR No. 441. b) According to the RCIP, the proposed project is not looked by the proposed project is not located within the vicinity of land which is some proposed project will have no impact with regards to call a Williamson Act Contract. c) The proposed project site is not located near any agricular project is not subject to Ordinance 625. The proposed project does not have the ability to cause proposed project is located in an area that has been plannoindustrial land uses. The project is in line with the future detection that the proposed project will have no impact.	which time the In EIR No. 44 are impacts of than signific esignation who cated within a Williamson solely being uponflicting with turally zoned ect will have a the conversion of the conversion	the vicinity of Act Contracts of Act Con	r converting osed project and because of an Agricultural puragricultural hus, the profin the future is park and ich does no	prime t does ere not to the e any cultura posed posed posed . The t have

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
	7			
ion 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 conversion of forest land to non-forest use?				T
Source: Riverside County General Plan Figure OS-3 "Par Project Application Materials.	ks, Forests	and Recre	ation Areas	s," and
Findings of Fact:				
a-c) No lands within the Project vicinity are zoned for Production, nor are any lands within the Project vicinity the herefore would have no potential to conflict with timberland the second secon	used for tird d or forest	mber production	ction. The footnoted designation	Project ns, nor There
would the Project result in the loss of forest land or conversi- are no components of the proposed Project that would result which could result in the conversion of forest land to non- occur.	It in change	es to the exi	•	
are no components of the proposed Project that would result which could result in the conversion of forest land to non-	It in change	es to the exi	•	
which could result in the conversion of forest land to non- occur. Mitigation: No mitigation required.	It in change	es to the exi	•	
AIR QUALITY Would the project Air Quality Impacts a) Conflict with or obstruct implementation of the	It in change	es to the exi	•	
AIR QUALITY Would the project 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?	It in change	es to the exi	no impact	
which could result in the conversion of forest land to non- occur. Mitigation: No mitigation required. Monitoring: No monitoring required AIR QUALITY Would the project 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	It in change	es to the exi	no impact	
AIR QUALITY Would the project 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?	It in change	es to the exi	no impact	
AIR QUALITY Would the project 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 project 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 mile of the project site to project substantial point source emissions? e) Involve the construction of a sensitive receptor ocated within one mile of an existing substantial point	It in change	es to the exi	no impact	would
AIR QUALITY Would the project 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 mile of the project site to project substantial point source emissions? e) Involve the construction of a sensitive receptor	It in change	es to the exi	no impact	would

Page 9 of 42

EA No. 40877

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

Findings of Fact:

The Project site is located within the South Coast Air Basin (SCAB) and under the jurisdiction of the South Coast Air Quality Management District (SCAQMD). The SCAQMD is principally responsible for air pollution control and has adopted a series of Air Quality Management Plans (AQMPs) to reduce air emissions in the Basin. Most recently, the SCAQMD Governing Board adopted the Final 2012 AQMP for the SCAB, on December 7, 2012. The 2012 SCAQMD AQMP is based on motor vehicle projections provided by the California Air Resources Board (CARB) in their EMFAC 2007 model and demographics information provided by the Southern California Association of Governments (SCAG).

- a) The 2003 AQMP is based on socioeconomic 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. The proposed project is consistent with the County's General Plan land use designations. The proposed project is consistent with the 2012 AQMP. Therefore, the proposed project will not conflict with or obstruct implementation of the AQMP. Therefore, there is no impact.
- b) Air quality impacts would occur during site preparation, including grading and equipment exhaust. Major sources of fugitive dust are a result of grading and site preparation during construction by vehicles and equipment and generated by construction vehicles and equipment traveling over exposed surfaces, as well as by soil disturbances from grading and filling. These short-term construction related impacts will be reduced below a level of significance by dust control measures implemented during grading (COA 10.BS GRADE. 6). The Project is required to comply with the provisions of South Coast Air Quality Management District Rule 403, "Fugitive Dust." Rule 403 requires implementation of best available dust control measures during construction activities that generate fugitive dust, such as earth moving activities, grading, and equipment travel on unpaved roads. The project shall also comply with regional rules that assist in reducing short-term air pollutant emissions and dust suppression measures in the SCAQMD CEQA Air Quality Handbook. This is a standard condition of approval therefore is not considered mitigation pursuant to CEQA. Therefore, the impact is considered less than significant.
- c). Based on a review of the application materials, the project will not result in a cumulatively considerable net increase of any criteria pollutant for which the project region is in non-attainment under an applicable federal or state ambient air quality standard because the staff and the rehabilitants will be driving to or from the site on a daily basis. As such, there will be no increase particulates due to use of a vehicle. Therefore, there is no impact.
- d-e) 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 residential, which is considered a sensitive receptor, however, the project is not expected to generate substantial point source emissions. The project will not include major transportation facilities, and is not anticipated to generate significant odors. Therefore, this impact is considered less than significant.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
The project proposes a rehabilitation facility which is not anti- he similar facilities. Additionally, the facility has been operating objections of any odors. The use proposed does not typically in produce significant odors. Therefore, the project is not anticipal affecting a substantial number of people. Therefore, the impact ditigation: No mitigation required.	g for many nvolve the ated to ger	y years with use of anytherate signifi	no complair ning that wo cant odors	nts or ould
Monitoring: No monitoring required				
NOLOGICAL PERCUPOES. Western				
BIOLOGICAL RESOURCES Would the project 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 hrough habitat modifications, on any endangered, or hreatened 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 mpede the use of native wildlife nursery sites?				\boxtimes
e) Have a substantial adverse effect on any riparian nabitat or other sensitive natural community identified in ocal or regional plans, policies, regulations or by the California Department of Fish and Game or U. S. Fish and Wildlife Service?			#	\boxtimes
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				

Page 11 of 42

EA No. 40877

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) The proposed project is located within the boundar Species Habitat Conservation Plan; however, the proje Group. Therefore, the project shall not conflict with the plan, Natural Conservation Community Plan, or other a plan. Therefore, there is no impact.	ect is not located provisions of an	d within a Co adopted Hal	riteria Cell oitat Conse	or Cell
b) The Riverside County Environmental Programs De 2008 and determined that the project site is free from plant species. Therefore, the project shall not have modifications, on any endangered, or threatened species Regulations (Sections 670.2 or 670.5) or in Title 50, Co 17.12). Therefore, there is no impact.	suitable habitat an effect, eithe s, as listed in Tit	for wildlife, er directly o le 14 of the	as well as r through California C	native habitat Code of
c) During the April 29, 2008 site visit conducted by Elhabitat. The EPD did not observe small mammal burwithin the project site. However, the project site is in project has been conditioned to have a qualiful presence/absence survey for the 2 new structures for both the results of the survey shall be submitted to the EPE impact is considered less than significant with mitigation	rows or signs o proximity to kn fied biologist urrowing owl pri D for review (CC	f the present lown owl po conduct a or to grading	ice burrowi pulations a pre-const permit iss	ing owl and the truction suance.
d) The project site is located in an area that is disturbe east and residential uses to the west and the site is print considered a corridor or constrained linkage are improved facilities. Therefore the project shall not intenditude resident or migratory fish or wildlife species or wit corridors, or impede the use of native wildlife nursery site.	marily devoid of a. The site co erfere substantia h established na	wildlife habiturrently feat ally with the ative resident	tat. This pa ures fencir movement t migratory	arcel is ng and of any
e) EPD conducted a site visit on April 29, 2008 of the pr contain riparian/riverine habitat. Therefore, there is no in	•	oncluded tha	t the site do	oes not
f) The project site does not contain federally protected v	vetlands. There	fore, there is	no impact	
g) The proposed project does not conflict with any loc resources, such as a tree preservation policy or ordinand				ological
Mitigation: The project has been conditioned prior to biologist conduct a pre-construction presence/absence s				
Monitoring: Monitoring shall be conducted by the Department and the Department of Building & Safety du		-		ograms
CULTURAL RESOURCES Would the project				
8. Historic Resources		\boxtimes		

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

 \boxtimes

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Source: On-site Inspection, Project Application Materials				
Findings of Fact:				
a-b) Based on site visits and the application materials, one shistoric; however no alteration of the structure is being partial 10. Planning. 43 requires a historical analysis prior to any a structure be determined to be historical than no exterior all detract from the historical aspects of the façade. With this pasignificant impact.	proposed. alteration of teration we	Condition of the struct ould be per	of Approversity of Approversit	al No. ıld the would
Mitigation: 10.Planning.43 requires a historical analysis produced the structure be determined to be historical than no exwould detract from the historical aspects of the façade.		•		
Monitoring: Monitoring shall be conducted by the Riverside the Department of Building & Safety during the plan check pro		storic Preser	vation Offic	er and
9. Archaeological Resourcesa) 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, Archeologist review ar Findings of Fact:	nd site visit			
a-d) The project site features a number of structures, gard ground disturbances have been onsite for number of years before that, a ranch. The ground is disturbed in all parts of the two additional modular structures. Based on this, and a stime in 2008, it was determined that there was no evidence of the site was significantly disturbed, no change could result impact archeological resources. The Archeologist determined the topography of the site, the historical drainage of the are potential of human remains or past religious or sacred uses to	operating a le site, inclinate visit by of of potential of the the led that the ea, or settle	as a rehabili uding the pro the County A archeologic proposed re was no e ement patte	tation facility posed local Archeologisty al sites. Be project that vidence base	ty, and ation of t at the ecause could sed on
Mitigation: No mitigation required.				

Monitoring: No monitoring required..

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Paleontological Resources a) Directly or indirectly destroy a unique paleontological resource, or site, or unique geologic feature?				
Source: Riverside County General Plan Figure OS-8 "Paleo	ntological S	Sensitivity"		
Findings of Fact:				
a) According to General Plan Figure OS-8, the proposed designated as having a high potential for paleontological sen to retain a paleontologist for monitoring during grading and Planning.14). The project has also been conditioned to provide County Archeologist (COA.70.Planning.1). With the incomilling a less than significant impact with regard to paleontologist.	sitivity. The construction ide a Paleo orporated n	e project has in at the proj intological M nitigation the	been cond ect site (Co onitoring re	itioned OA.60. port to
Mitigation: The project is required to retain a paleontologist and construction activities (COA.60.Planning.14). The prepared paleontological Monitoring Report to the County Archeolog (COA.70.Planning.1).	oject has	been requir	ed to pro	vide a
Monitoring: Monitoring will occur through the Planning Depart and Safety through the plan check process.	partment a	nd the Depa	rtment of B	Building
GEOLOGY AND SOILS Would the project				
 11. Alquist-Priolo Earthquake Fault Zone or County Fault Hazard Zones a) Expose people or structures to potential substantial adverse effects, including the risk of loss, injury, or death? 				
b) Be subject to rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other substantial evidence of a known fault?				
Source: Riverside County General Plan Figure S-2 "Earthong Geologist Comments, County Geologic Report (GEO) (PUP00883) was prepared by Academy Consulting Engir Geotechnical Soils Evaluation for the Site Located at 201 parcel Numbers 317-230-033 and 023, Riverside County, Ca April 21, 2008.	No. 2175 neering, Ind 70 Patterso	i, submitted c. and is en on Avenue, I	for this titled "Prel Perris, Ass	project iminary essor's
Findings of Fact:				
a) According to the Geotechnical Investigation prepared for State of California or County of Riverside established earthque determined that there was no indication of active faults either site. Therefore, the project shall not expose people or struct effects, including the risk of loss, injury, or death. Therefore,	uake fault z r crossing c ure to pote	cone. The re or trending to ntial substant	port also ward the su	ubject

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
b) The project is not located within a fault zone and there are toward the project site. Therefore, the Geotechnical Investigative to be affected by surface fault rupture is considered low. than significant.	tion determ	nined that the	e potential f	or this
Mitigation: No mitigation required.				
Monitoring: No monitoring required				
Liquefaction Potential Zone a) Be subject to seismic-related ground failure, including liquefaction?				
Source: Riverside County General Plan Figure S-3 "Gen Report (GEO) No. 2175, submitted for this project (PUP0088 Engineering, Inc. and is entitled "Preliminary Geotechnical 20170 Patterson Avenue, Perris, Assessor's parcel Numbers California", Project No. 0804-5051-F, dated April 21, 2008.	3) was pre _l Soils Evalu	pared by Aca lation for the	ademy Con e Site Loca	sulting ated at
Findings of Fact:				
a) The Geological Investigation completed for this project desite to be affected by liquefaction. Therefore, the impact is constant.				for this
Mitigation: No mitigation required.				
Monitoring: No monitoring required				
Ground-shaking Zone a) Be subject to strong seismic ground shaking?				
Source: Riverside County General Plan Figure S-4 "Earthq Figures S-13 through S-21 (showing General Ground Shakil No. 2175, submitted for this project (PUP00883) was prepared inc. and is entitled "Preliminary Geotechnical Soils Evaluation Avenue, Perris, Assessor's parcel Numbers 317-230-033 Project No. 0804-5051-F, dated April 21, 2008.	ng Risk), C red by Aca n for the Si	ounty Geolo demy Consu te Located a	ogic Report ulting Engin ut 20170 Pa	(GEO) eering ttersor
Findings of Fact:				
a) The proposed project site is located within an area that is seismic ground shaking. International Building Code (IBC) re this impact to less than significant levels. Building standards CEQA. Building permits are required for all existing non-per Therefore, the impact is considered less than significant.	lated to bui are not con	lding standa sidered mitig	rds will miti gation pursi	gate
Mitigation: No mitigation required				

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Monitoring: No monitoring required				
14. Landslide Risk a) Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in on- or off-site landslide, lateral spreading, collapse, or rockfall hazards?				
Source: On-site Inspection, Riverside County General Plan Slope" County Geologic Report (GEO) No. 2175, submitted f by Academy Consulting Engineering, Inc. and is entitled "P for the Site Located at 20170 Patterson Avenue, Perris, Asse 023, Riverside County, California", Project No. 0804-5051-F,	or this projection reliminary essor's pare	ect (PUP008 Geotechnica cel Numbers	83) was pre I Soils Eva	epared luation
Findings of Fact:				
a) Due to the flat-lying nature of the site, on-site land sli elevations should not be considered to be a geologic of Investigation determined that the potential for landsliding is considered less than significant. Mitigation: No mitigation required. Monitoring: No monitoring required	onstraint a	t this site. 7	The Geote	chnical
15. Ground Subsidence a) Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in ground subsidence?				
Source: Riverside County General Plan Figure S-7 "Docu Geologic Report (GEO) No. 2175, submitted for this project Consulting Engineering, Inc. and is entitled "Preliminary G Located at 20170 Patterson Avenue, Perris, Assessor's Riverside County, California", Project No. 0804-5051-F, date	PUP0088) eotechnica parcel Nur	33) was prep I Soils Evalu mbers 317-2	ared by Ac ation for th	ademy ne Site
Findings of Fact:				
a) The Geotechnical Investigation prepared for this project d considered low. Therefore, the impact is considered less that			for liquefa	ction is
Mitigation: No mitigation required.				
Monitoring: No monitoring required				

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
16. Other Geologic Hazards a) Be subject to geologic hazards, such as seiche, mudflow, or volcanic hazard?				
Source: On-site Inspection, Project Application Materials				
Findings of Fact:				
a) The proposed Project site is not located within an area whor volcanic activity. In addition, and according to Riverside proposed Project site is not subject to inundation due to the no impact would occur as a result of seiches, mudflows, vol not already addressed above or below. Therefore, there is not already addressed above.	e County G failure of a canic haza	Seneral Plan iny nearby da	Figure S-1 ams. Accor	10, the dingly,
Mitigation: No mitigation required.				
Monitoring: No monitoring 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?				
Source: Project Application Materials, Building & Safety Gra	ading Revie	W		
Findings of Fact:				
a) The topography at the proposed project site is relatively flat The proposed project will not substantially change the topography significant impact.				
b) The proposed project will not create any cut or fill slopes considered less than significant.	of any kind.	Therefore, t	he impact i	s
c) The project currently features uncertified septic systems at The Department of Environmental health has added conditionapplicants to perform a C42 certification of the existing seption Additionally, some grading will be required that will impact expected by the systems (OWTS) because drive isles pass over leach fields and lines, COA 10. EHEALTH.3 requires	ns of appro c systems (kiting onsite and septic l	val to the pro COA.80. EHI wastewater ines. The pr	oject requiri EALTH.1). treatment oject propo	ing the

Mitigation: COA.80.EHEALTH.1 requires that applicants to perform a C42 certification of the existing septic systems prior to building permit issuance. COA 10. EHEALTH.3 requires relocation of existing OWTS lines and leach fields.

project will have less than significant impacts.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Monitoring: Monitoring will occur through the Planning De and Safety through the plan check process.	partment an	nd the Depa	rtment of B	uilding
18. Soils a) Result in substantial soil erosion or the loss of topsoil?				
b) Be located on expansive soil, as defined in Section 1802.3.2 of the California Building Code (2007), creating substantial risks to life or property?				
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: U.S.D.A. Soil Conservation Service Soil Survey Inspection, County Geologic Report (GEO) No. 2175, subprepared by Academy Consulting Engineering, Inc. and is Evaluation for the Site Located at 20170 Patterson Avenue 230-033 and 023, Riverside County, California", Project No.	entitled "P Perris, Ass	this project reliminary G sessor's par	(PUP00883 Seotechnica cel Number	3) was I Soils
Findings of Fact:				
a) The project has been conditioned to provide erosion contant incorporating necessary drainage facilities, to control and 5 and 60.BSGRADE.5). This is a standard condition of app CEQA purposes. The project will not result in substantial sthe impact is considered less than significant.	d prevent e roval and is	rosion (COA not conside	A. 10. BS G ered mitigat	RADE.
b) The project is not located on expansive soils. Therefore,	there is no i	impact.		
c) The soils in the area are currently supporting septic system health has added conditions of approval to the project require certification of the existing septic systems (COA.80. EHEALT supporting septic systems an advanced treatment system we	ng the appli TH.1). Shou	icants to per ild the soils	form a C42	
<u>Mitigation</u> : COA.80.EHEALTH.1 requires that applicants to septic systems prior to building permit issuance.	perform a C	C42 certificat	tion of the e	existing
Monitoring: Monitoring will occur through the Planning De and Safety through the plan check process.	partment ar	nd the Depa	rtment of B	Building
19. Erosion a) Change deposition, siltation, or erosion that may modify the channel of a river or stream or the bed of a lake?				
b) Result in any increase in water erosion either on or off site?			\boxtimes	

Page 18 of 42

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impac
Source: U.S.D.A. Soil Conservation Service Soil Survey WQMP dated July 18, 2013.	rs, Flood contr	ol review, F	roject Preli	minary
Findings of Fact:				
a, b) The project was reviewed by the Riverside County F Water Quality Management Plan was submitted and app and aerial photo's show a natural watercourse originatin onto Walnut Street south of the property and continuing property. This project receives minor sheet flow type runof	roved by Flood g from the so east towards	d Control. A uthwest and Patterson A	Available made conveying	apping water
The preliminary WQMP, while primarily used to treat flethrough the site to the point where drainage patterns will neglities intended to clean the water would fail). Implement the design features on site for the project, including a eastern boundary of the site to mitigate for water quality features, the project will result in a less than significant improved.	ot result in sig entation of the Bio-Retention ty. With the i	nificant eros WQMP is a basin is pr	sion (otherw addressed the oposed alo	ise the nrough ng the
Mitigation: No mitigation required.				
Monitoring: No monitoring required				
20. Wind Erosion and Blowsand from project eith on or off site. a) Be impacted by or result in an increase in will erosion and blowsand, either on or off site?	Ш			
Source: Riverside County General Plan Figure S-8 "Win Article XV & Ord. No. 484	d Erosion Sus	ceptibility M	ap," Ord. N	o. 460,
Findings of Fact:				
a) The project site lies within a moderate area of wind ero of exposed dirt, which is subject to wind erosion, with landscaping. No changes will be made on adjacent p offsite that would impact this project. Current levels of wind impact this site are considered less than significant. A control dust created during grading activities (COA.10.B) and therefore is not considered unique mitigation pur considered less than significant.	the incorporate roperties that and erosion on condition has S GRADE. 6).	tion of cond would incre adjacent pro been placed This is a	rete, aspha ease wind e operties that d on the pro standard co	alt, and erosion twould oject to endition
Mitigation: No mitigation required.				
Monitoring: No monitoring required				

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
21. Greenhouse Gas Emissions a) Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?				
b) Conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of preenhouse gases?				
Source: Application Materials				
Findings of Fact:				
nitrogen trifluoride. Some septic leach lines will be required				
will require some construction. The use of a backhoe or otherwould be temporary and would not result in significant emisconstruction aspect that results in any GHG release, to significant. The operational aspects of the project include releadditionally, the staff is housed on the site. So the emperical control of the project include released to the site. So the emperical control of the project include released to the site. So the emperical control of the project include released to the site. So the empericant. This proposed project does not trigger the need department standard operating procedure.	er machiner ssions. Be he construst habilitation hissions wo hissions wo hissions are very mifor any add	ry may be re cause this v ction impac of persons h uld be simi nimal and th itional GHG	equired. Su would be the ts are less oused on the lar to thos erefore, les studies, ba	ch use ne only s thar ne site e of a ss thar sed or
will require some construction. The use of a backhoe or otherwould be temporary and would not result in significant emisconstruction aspect that results in any GHG release, to significant. The operational aspects of the project include reladditionally, the staff is housed on the site. So the emiscidential use. Greenhouse gasses form this type of use significant. This proposed project does not trigger the need	er machiner ssions. Be he construit habilitation wo hissions wo hare very mifor any add	ry may be recause this voction impactor persons huld be siminimal and the itional GHG	equired. Su would be the ts are less oused on the lar to those erefore, less studies, ba	ch use ne only s thar ne site e of a ss thar sed or
will require some construction. The use of a backhoe or otherwould be temporary and would not result in significant emisconstruction aspect that results in any GHG release, to significant. The operational aspects of the project include releadditionally, the staff is housed on the site. So the emperiture of the emperiture of the project use of the project use. Greenhouse gasses form this type of use disparitment. This proposed project does not trigger the need department standard operating procedure. The project will not conflict with AB32, as the use has been GHG level required by AB32. There are no other adopted	er machiner ssions. Be he construit habilitation wo hissions wo hare very mifor any add	ry may be recause this voction impactor persons huld be siminimal and the itional GHG	equired. Su would be the ts are less oused on the lar to those erefore, less studies, ba	ch use ne only s thar ne site e of a ss thar sed or
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will require some construction. The use of a backhoe or otherwould be temporary and would not result in significant emisconstruction aspect that results in any GHG release, to significant. The operational aspects of the project include releaded in the staff is housed on the site. So the emiscipant will be staff is housed on the site. So the emiscipant will be staff is housed on the site. So the emiscipant will be staff is housed on the site. So the emiscipant will be staff is housed on the site. So the emiscipant will be staff is housed on the site. So the emiscipant will be staff in the site will be staff in the site. So the emiscipant will be staff in the site. So the emiscipant will be staff in the site. So the emiscipant will be staff in the site. So the emiscipant will be staff in the site. So the emiscipant will be staff in the site. So the emiscipant will be staff in the site. So the emiscipant will be staff in the site will be staff in the site. So the emiscipant will be staff in the site will be staff in the site will be staff in the site will be staff in the site. So the emiscipant will be staff in the site will be staff in the staff in the site will be staff in the site will be staff in the staff in the site will be staff in the site will be staff in the staff in the site will be staff in the site will be staff in the staff in the site will be staff in the site w	er machiner ssions. Be he construit habilitation hissions wo are very mi for any adden in exister County poli	ry may be re- cause this vection impactor persons hould be similational GHG and the control of t	equired. Su would be the ts are less oused on the lar to those erefore, less studies, ba	ch use ne only s thar ne site e of a ss thar sed or
will require some construction. The use of a backhoe or otherwould be temporary and would not result in significant emit construction aspect that results in any GHG release, to significant. The operational aspects of the project include releadditionally, the staff is housed on the site. So the emperical significant is a construction on the site. So the emperical significant is a construction of the project does not trigger the need department standard operating procedure. The project will not conflict with AB32, as the use has been as a construction of the proposed use. Mitigation: No mitigation required. Monitoring: No monitoring required. Monitoring: No monitoring required. HAZARDS AND HAZARDOUS MATERIALS Would the process of the public or the environment through the routine transport, use, or disposal	er machiner ssions. Be he construit habilitation hissions wo are very mi for any adden in exister County poli	ry may be re- cause this vection impactor persons hould be similational GHG and the control of t	equired. Su would be the ts are less oused on the lar to those erefore, less studies, ba	ch use ne only s than ne site e of a ss than sed on
will require some construction. The use of a backhoe or otherwould be temporary and would not result in significant emisconstruction aspect that results in any GHG release, to significant. The operational aspects of the project include releaded in the staff is housed on the site. So the emisconstruction aspect on the site. So the emisconstruction is greenhouse gasses form this type of use a significant. This proposed project does not trigger the need department standard operating procedure. The project will not conflict with AB32, as the use has been department standard operating procedure. The project will not conflict with AB32, as the use has been department by AB32. There are no other adopted the proposed use. Mitigation: No mitigation required. Monitoring: No monitoring required. Monitoring: No monitoring required. The project will not conflict with AB32, as the use has been department as a significant required. Monitoring: No monitoring required. Monitoring: No monitoring required. The project will not conflict with AB32, as the use has been department as a significant required. Monitoring: No monitoring required. The project will not conflict with AB32, as the use has been department as a significant required. Monitoring: No monitoring required. The project will not conflict with AB32, as the use has been department as a significant required.	er machiner ssions. Be he construit habilitation hissions wo are very mi for any adden in exister County poli	ry may be re- cause this vection impactor persons hould be similational GHG and the control of t	equired. Su would be the transfer of the services, based on the services, based on the transfer of the 1990 and the transfer of the 1990 and the transfer of trans	ch use ne only s than ne site e of a ss than sed on
will require some construction. The use of a backhoe or otherwould be temporary and would not result in significant emisconstruction aspect that results in any GHG release, to significant. The operational aspects of the project include releading the staff is housed on the site. So the emiscing the significant of the site in the site in the site. So the emiscing the significant of the site in the site in the site. So the emiscing the site is not site in the site in the site. So the emiscing the site is not site in the site in the site. So the emiscing the site is not site in the site in the site. So the emiscing the site is not site in the site in the site. So the emiscing the site is not site in the site	er machiner ssions. Be he constru habilitation hissions wo are very mi for any add en in exister County poli	ry may be recause this vection impactof persons huld be siminimal and the itional GHG ince for prior cies are plant.	equired. Su would be the transfer of the services, based on the services, based on the transfer of the 1990 and the transfer of the 1990 and the transfer of trans	ch use ne only s than ne site e of a ss than sed on

Page 20 of 42

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?				
e) Be located on a site which is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, as a result, would it create a significant hazard to the public or the environment?				

Source: Project Application Materials

Findings of Fact:

- a) The proposed project is not anticipated to involve the routine use, transport, or disposal of hazardous materials and based on the information provided to the Hazardous Materials Division, no permits are required. Therefore, the impact is considered less than significant.
- b) The proposed project is not anticipated to result in 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. Part of the rehabilitation program includes vocational training. As a result there are some vehicle repair facilities located on the site, used for training of vehicle repair. Some chemicals such as fuel and antifreeze may be inadvertently discharged into the soil if the site is not properly preventing such discharges. The County Department of Environmental Health has added a condition of approval (COA 80.E.HEALTH.2) to the project requiring special clearance from the department prior to the issuance of any building permits. Such a clearance will address many site issues and concerns including proper address of vehicle chemicals.¹ Therefore, the impact is considered less than significant.
- c) The proposed project does not impair implementation of or physically interfere with an adopted emergency response plan or an emergency evacuation plan. The project site allows adequate emergency access. Therefore, there is no impact.
- d) There are no existing or proposed school sites located within one-quarter of a mile of the project site. In addition, the proposed project is not anticipated to emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste. Therefore, there is no impact.
- e) The 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. Therefore, there is no impact.

<u>Mitigation</u>: Condition of Approval 80.E.HEALTH.2 requires special clearance from the department prior to the issuance of any building permits

Monitoring: Monitoring will occur through the Planning Department and the Department of Building and Safety through the plan check process.

¹ Based on a phone call between Matt Straite and Mike Mistica of Environmental Health May 2008.

	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	ise	
Findings of Fact:	42			
a-d) According to the General Plan, figure S-19, the project is area, or near an airport. Therefore, no review by the Airport There will be no impacts.				ence
Mitigation: No mitigation required.				
Monitoring: No monitoring required				
24. Hazardous Fire Area a) Expose people or structures to a significant risk of loss, injury or death involving wildland fires, including where wildlands are adjacent to urbanized areas or where residences are intermixed with wildlands?				
Source: Riverside County General Plan Figure S-11 "Wildfin	re Susceptil	bility," GIS da	atabase	
Findings of Fact:				
a) According to the GIS Database, the proposed project is which is designated as high fire. The proposed project is no fire areas, therefore there is a less than significant impact.				
Mitigation: No mitigation required.				
Monitoring: No monitoring required				
HYDROLOGY AND WATER QUALITY Would the project				

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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)?				
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?			\boxtimes	
f) Place within a 100-year flood hazard area structures which would impede or redirect flood flows?			\boxtimes	
g) Otherwise substantially degrade water quality?			\boxtimes	
h) Include new or retrofitted stormwater Treatment Control Best Management Practices (BMPs) (e.g. water quality treatment basins, constructed treatment wetlands), the operation of which could result in significant environmental effects (e.g. increased vectors or odors)?				

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

Findings of Fact:

a, d) The Flood Hazard Report concluded that based on available mapping and aerial photo's, a natural watercourse originating from the southwest exists and conveys water onto Walnut Street south of the property and continuing east towards Patterson Ave away from the property. This project receives minor sheet flow type runoff from the west. This project is located within the Perris Valley Master Drainage Plan (PVMDP). Lateral H-11 of the PVMDP is proposed to the south in Walnut Street and Lateral H 11.1 is proposed to the north in Rider Street. The proposed project will not be altering the site in a way that will significantly alter the drainage patters of the area. Some water quality features will be required for the site, and are reflected in the site design, but these will not alter the patterns of an existing water course.

This site is located within the bounds of the Perris Valley Area Drainage Plan (ADP) for which drainage fees have been established by the Board of Supervisors. Applicable ADP fees will be due (in accordance with the Rules and Regulations for Administration of Area Drainage Plans) prior to permits for this project. Although the current fee for this ADP is \$8,875 per acre, the fee due will be based on the fee in effect at the time of payment. The fee is payable to the Flood Control District by cashier's check or money order only. The District will not accept personal or company checks.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
As a result of the site design, impacts are considered les	ss than significar	nt.		
b) The proposed bunk houses and the new paved surthan 5000 sq. ft of impervious area and is considere project specific Water Quality Management Plan (WQI revised WQMP on July 18, 2013. A Bio-Retention basi the site to mitigate for water quality. The basin is desiconditioned for a final WQMP (COA 10.FLOOD RI.6 approval and not considered mitigation for CEQA purpare considered less than significant.	ed significant ream. MP) will be required in is proposed a gned to treat the control of the cont	developmer uired. The along the ea e entire site s is a star	nt and there District rece astern bound e. The Distr ndard condi	efore a lived a dary of ict has tion of
c). The proposed project will not deplete groundwater so groundwater recharge such that there would be a net de local groundwater table level (e.g., the production rate of level which would not support existing land uses or pland granted). Therefore, there is no impact.	eficit in aquifer vo f pre-existing ne	olume or a lo arby wells v	owering of the	
e, f) The project is not located within a 100 year flood zo significant.	ne. As a result,	the impacts	are less th	an
h) The project will include new stormwater treatment cordesign of the features will not result in vector concerns cauch issues. As a result, the impacts are less than sign	or odors as the d			
design of the features will not result in vector concerns of	or odors as the d			
design of the features will not result in vector concerns of such issues. As a result, the impacts are less than sign	or odors as the d			
design of the features will not result in vector concerns of such issues. As a result, the impacts are less than sign Mitigation : No mitigation required.	or odors as the denificant. s indicated below ble n of the the	esign of the	BMP preve	gree o
design of the features will not result in vector concerns of such issues. As a result, the impacts are less than sign Mitigation: No mitigation required. Monitoring: No monitoring required 26. Floodplains Degree of Suitability in 100-Year Floodplains. As Suitability has been checked. NA - Not Applicable U - Generally Unsuita a) Substantially alter the existing drainage patters the site or area, including through the alteration of course of a stream or river, or substantially increase	or odors as the denificant. s indicated below ble the the the could	esign of the	BMP preve	gree o
design of the features will not result in vector concerns of such issues. As a result, the impacts are less than sign Mitigation: No mitigation required. Monitoring: No monitoring required Monitoring: No monitoring required 26. Floodplains Degree of Suitability in 100-Year Floodplains. As Suitability has been checked. NA - Not Applicable U - Generally Unsuita a) Substantially alter the existing drainage pattern the site or area, including through the alteration of course of a stream or river, or substantially increase rate or amount of surface runoff in a manner that we result in flooding on- or off-site?	or odors as the denificant. s indicated below the the the could the count t	esign of the	BMP preve	gree o

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Source: Riverside County General Plan Figure S-9 "100- as S-10 "Dam Failure Inundation Zone," Riverside County Flo Condition, GIS database				
Findings of Fact:				
a) According to General Plan Figure S-9, the proposed proje plain. Therefore, the project shall not substantially alter the e area, including through the alteration of the course of a strearate or amount of surface runoff in a manner that would resufloodplain. Therefore, there is no impact.	existing drain m or river, o	nage pattern r substantia	of the site lly increase	or
b) The project is not within a 100-year Floodplain. Therefore in absorption rates or the rate and amount of surface runoff vimpact.				
c) The project is not within a 100-year Floodplain. Therefore structures to a significant risk of loss, injury or death involving of the failure of a levee or dam within a floodplain. Therefore	g flooding, in	ncluding floo		
d) The project is not within a 100-year Floodplain. Therefore in the amount of surface water in any water body within a flo				
Mitigation: No mitigation required.				
Monitoring: No monitoring required				
LAND USE/PLANNING Would the project				
27. Land Use a) Result in a substantial alteration of the present or planned land use of an area?				
b) Affect land use within a city sphere of influence and/or within adjacent city or county boundaries?			\boxtimes	
Source: Riverside County General Plan, GIS database, Pro	oject Applica	tion Material	s	
Findings of Fact:				
a) The present use of the land is the rehabilitation facility as of permits for a number of years. The proposed project do form of additional structures; however, the additional structure to increase the volume of those using the rehabilitation so because some of the men studying in the site are currently and is no longer intended to act as housing. It is being convice permitted in any range in the County and is therefore convice permitted in any range in the County and is therefore convice.	es propose res are not ervices. Th housed in a rerted to sto	some altera intended to a e new struct a structure that rage only. A	ation to the result in the stures are r nat is subst a public use	site, in ability needed andard permit

EA No. 40877

is permitted in any zone in the County and is therefore consistent with the planned use of the site (see

below for the discussion in 28).

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
b) The project is located within the sphere of influence of the recently expressed interest in annexing the area surroun transmitted to the City in 2008 for comment and questions at received no reply. It is therefore assumed that there is no improve the comment and the city in 2008 for comment and questions at received no reply.	ding the pr nd again in	oject site.	The project	ct was
Mitigation: No mitigation required.				
Monitoring: No monitoring required				
28. Planning a) Be consistent with the site's existing or proposed zoning?			\boxtimes	
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 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)?				
Source: Riverside County General Plan Land Use Element,	Staff review	v, GIS datab	ase	
Findings of Fact:				
a) The project is a faith based drug and alcohol rehabilitation the State. According to Ordinance No. 348, Section 18.29 zone.				
b) The project has been on site for a number of years. comments supporting the project, as has the Sheriff's depa be considered offensive by some. A condition of approve 20.PLANNING.07 that requires a 6 foot perimeter fence/was already existing, the permit has been triggered by a 24 months be constructed within 24 months, the County will no longer is 20.PLANNING.08 requires the construction of trash encloses site by screening potentially offensive views. Landscaping the project site, however, this is not considered mitigation as this proposed mitigation, the project is considered less than the project is considered less than the comments of the project is considered less than the project is considered les	rtment. Hor al has been it to screen th requirements sue any per ures to furth has also be significant.	wever, the part added to the use. Bent. Should rmits for the per aid the cent required	the project ecause the the wall/fer site. Addit compatibility along the	se may t, COA use is nce not ionally, of the front of

c) The site is surrounded on the north, east and south by a Business Park (BP) Land Use Designation, to the west the site is medium Density residential (MDR). The surrounding properties have been issued many different kinds of entitlements, most of which have expired. The site surrounding the property is currently vacant. TR30952 for 131 homes has been approved for the 34 acres across the street from the project. The map was approved in 2003 but is still able to record because the State has continued to issue extensions on tentative maps. With the mitigation proposed above, the project will be compatible with surrounding development.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
d) The project site has a Land Use Designation of Rural Cor (RC-VLDR). The intent of this designation is large lot single the General Plan explains that the intent of the Rural Comm lifestyle of those areas. The site is generally surrounded by designation, with some neighbors featuring a Rural Comme perpetuation of the rural lifestyle, Condition of Approval 10.PLA which requires the applicant to make all future users of the sir This means that standard uses of the neighboring property for a nuisance. With this addition, the project is consistent with the Designation.	family resi unity design propertie unity foun ANNING.4 te aware of agricultur	dential and gnation is to swith a Budation. To 4 has been of the neighbal uses can	ranches. For protect the protect the protect the protect the protect to the protect the pr	urther, e rural k (BP) re the e case o-farm. idered
e) The project is located in a LAFCO designated Disadvantage meaning the community surrounding the project site has an a 80 percent of the statewide annual household income. However, the area and will not separate or divide a been on site for a number years and will not be disrupting any its location in this community to help on a local as well as a recommunity, so the location in this DUC is ideal for the inter County. There is no impact. Mitigation: COA 20.PLANNING.07 that requires a 6 foot p	annual me vever, phy any existin patterns. egional bas at and pur perimeter f	dian income vsically the position of the project displayments of the interpretable of the project of the interpretable of the poses of the vision of the vis	e that is les project is o ies. The us t is capitaliz ent is to ser e project a	s than ne the se has ling on ve the nd the
20.PLANNING.08 requires the construction of trash enclosures Monitoring: Monitoring will occur through the Planning Depa and Safety through the plan check process.		d the Depa	rtment of B	uilding
MINERAL RESOURCES Would the project	-			
29. Mineral Resources a) Result in the loss of availability of a known mineral resource that would be of value to the region or the residents of the State?				\boxtimes
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
c) Be an incompatible land use located adjacent to a State classified or designated area or existing surface mine?				
d) Expose people or property to hazards from proposed, existing or abandoned quarries or mines?				\boxtimes
Source: Riverside County General Plan Figure OS-5 "Mineral Findings of Fact:	Resource	s Area"		

MRZ-3 designation indicates that mineral deposits are likely to exist, however, according to the available geologic information, the significance of the deposit is undetermined. The site is not zoned

Page 27 of 42 EA No. 40877

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
for mineral resources or mining. The project will not interfere to risk associated with mining operations. This project will no known mineral resource in an area classified or designated by region or the residents of the State.	ot result in the	ne loss of ava	ailability of	а
b) This project will not result in the loss of availability of a loc site delineated on a local general plan, specific plan or other			source rec	overy
c) This project will not be an incompatible land use located a designated area or existing surface mine.	djacent to a	State classif	ïed or	
d) This project will not expose people or property to hazards quarries or mines.	from propos	sed, existing	or abando	ned
Mitigation: No mitigation required.				
Monitoring: No monitoring required				
NOISE Would the project result in		-		<u> </u>
Definitions for Noise Acceptability Ratings Where indicated below, the appropriate Noise Acceptability In A - Not Applicable C - Generally Unacceptable D - Land Use Discourage		s been checl B - Conditi		eptable
a) For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport would the project expose people residing or working in the project area to excessive noise levels? NA				
b) For a project within the vicinity of a private airstrip, would the project expose people residing or working in the project area to excessive noise levels? NA				
Source: Riverside County General Plan Figure S-19 "Airpo Facilities Map	ort Locations	s," County of	Riverside	Airport
Findings of Fact:				
a) The project is not located within an airport land use pland use airport. However, the project is located within project is within Safety Zone II of the MARB Airport Influence project site mainly derived from vehicular sources along I-consist is audible from planes using MARB, the project site if this distance, the noise impact from MARB is marginal. Compatible Use Zone (AICUZ) Study, the project site is	ximity of Ma Policy Area 215 and Ha s approxima According	arch Air Rese a. Existing no arvill Avenue. ately 2.5 mile to the MAR	rve Base (pise levels Although es from MA B Air Inst	MARB) on the aircraft ARB. At allation

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Therefore, the workers of the project will not be expos	sed to excessive n	oise levels	and the im	pact is
o) This project is not located within the vicinity of a privexpose people residing or working in the project area to			oject will no	t
Mitigation: No mitigation required.				
Monitoring: No monitoring required				
31. Railroad Noise NA □ A □ B ⊠ C □ D □				
Source: Riverside County General Plan Figure C Inspection	C-1 "Circulation P	lan", GIS d	database,(On-site
Findings of Fact: A Burlington Northern Santa Fe Railroad is located les Trains along this railroad create intermittent noise imp	oacts. However, ba	ased on the	distance a	nd the
A Burlington Northern Santa Fe Railroad is located les	pacts. However, baite and the railroa	ased on the ad tracks, th	distance a ne workers	nd the of the
A Burlington Northern Santa Fe Railroad is located les Trains along this railroad create intermittent noise imporesence of existing buildings between the project seroject would not be exposed to excessive noise levels than significant.	pacts. However, baite and the railroa	ased on the ad tracks, th	distance a ne workers	nd the of the
A Burlington Northern Santa Fe Railroad is located less Trains along this railroad create intermittent noise impresence of existing buildings between the project suproject would not be exposed to excessive noise levels than significant. Mitigation: No mitigation required.	pacts. However, baite and the railroa	ased on the ad tracks, th	distance a ne workers	nd the of the
A Burlington Northern Santa Fe Railroad is located less Trains along this railroad create intermittent noise impresence of existing buildings between the project superoject would not be exposed to excessive noise levels than significant. Mitigation: No mitigation required. Monitoring: No monitoring required	pacts. However, batte and the railroads. Therefore, the in	ased on the ad tracks, th	e distance a ne workers esidered to b	nd the
A Burlington Northern Santa Fe Railroad is located less Trains along this railroad create intermittent noise impresence of existing buildings between the project supproject would not be exposed to excessive noise levels than significant. Mitigation: No mitigation required. Monitoring: No monitoring required 32. Highway Noise NA	pacts. However, batte and the railroads. Therefore, the in	ased on the ad tracks, th	e distance a ne workers esidered to b	nd the
A Burlington Northern Santa Fe Railroad is located less Trains along this railroad create intermittent noise impresence of existing buildings between the project supproject would not be exposed to excessive noise levels than significant. Mitigation: No mitigation required. Monitoring: No monitoring required 32. Highway Noise NA	pacts. However, batte and the railroads. Therefore, the indicate and the railroads. Therefore, the indicate as the upper limit of ring. Based on the more the highway (1-2)	of "normally RCIP Noise 215) right of	acceptable e Element, f way. The	nd the of the pe less
A Burlington Northern Santa Fe Railroad is located less Trains along this railroad create intermittent noise impresence of existing buildings between the project sproject would not be exposed to excessive noise levels than significant. Mitigation: No mitigation required. Monitoring: No monitoring required 32. Highway Noise NA	pacts. However, batte and the railroads. Therefore, the indicate and the railroads. Therefore, the indicate as the upper limit of ring. Based on the more the highway (1-2)	of "normally RCIP Noise 215) right of	acceptable e Element, f way. The	nd the of the pe less
A Burlington Northern Santa Fe Railroad is located less Trains along this railroad create intermittent noise impresence of existing buildings between the project sproject would not be exposed to excessive noise levels than significant. Mitigation: No mitigation required. Monitoring: No monitoring required Monitoring: No monitoring required Source: On-site Inspection, Project Application Mater Findings of Fact: The RCIP General Plan established 70 decibels (dB) allevels for "commercial land uses", such as manufactured noise contour exists at approximately 300 feet from site is more than 1,400 feet away from the I-215 rightless than significant.	pacts. However, batte and the railroads. Therefore, the indicate and the railroads. Therefore, the indicate as the upper limit of ring. Based on the more the highway (1-2)	of "normally RCIP Noise 215) right of	acceptable e Element, f way. The	nd the of the pe less

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Source: Project Application Materials, GIS database Findings of Fact: There are no other noise factors that shou Mitigation: No mitigation required. Monitoring: No monitoring required.	ld be consid	dered in this	analysis.	
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?				
b) A substantial temporary or periodic increase in ambient noise levels in the project vicinity above levels existing without the project?				
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?				

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

Findings of Fact:

The proposed development is located near the I-215 Freeway along Patterson Avenue, between Walnut and Rider Street. The project site is located in the Mead Valley community and is surrounded by industrial and business park uses. The rehabilitation use is not considered a significant noise generator. Noise effects on or by the project will have less than a significant impact on the proposed project. More specifically:

- a) This project will have less than a significant impact on the permanent increase in ambient noise levels in the project vicinity above levels existing without the project.
- b) This project will have less than a significant impact on causing a substantial temporary or periodic increase in ambient noise levels in the project vicinity about levels existing without the project.
- c) There will be no impact to 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) There will be no impact to exposure of persons to or generation of excessive groundborne vibration or groundborne noise levels.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impac
Mitigation: No mitigation required.				
Monitoring: No monitoring required.				
POPULATION AND HOUSING Would the project				
35. Housing				
a) Displace substantial numbers of existing housing, necessitating the construction of replacement housing elsewhere?	Ц			
b) Create a demand for additional housing, particularly housing affordable to households earning 80% or less of the County's median income?				\boxtimes
c) Displace substantial numbers of people, neces- sitating the construction of replacement housing else- where?				\boxtimes
d) Affect a County Redevelopment Project Area?				\boxtimes
e) Cumulatively exceed official regional or local population projections?				\boxtimes
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)?				
Source: Project Application Materials, GIS database, F Element Findings of Fact: a-f) The project is located in an area that is currently large le parks and smaller lot residential. The site is a former rai ongoing for a number of years. The project will not displace	ot residenti nch, but th any housin	al but surrou e rehabilitatio g or generate	nded by bu on use has e a need fo	sines beei r more
Element Findings of Fact: a-f) The project is located in an area that is currently large learners and smaller lot residential. The site is a former rail	ot residenti nch, but th any housin e, the other evelopmen	al but surrou e rehabilitation g or generate s do not sta t area, but th	nded by bu on use has e a need fo y long eno	siness beer r more
Element Findings of Fact: a-f) The project is located in an area that is currently large leparks and smaller lot residential. The site is a former rai ongoing for a number of years. The project will not displace housing. Five of the project staff stay on the site full time consider this resident housing. The project is within a red	ot residenti nch, but th any housin e, the other evelopmen	al but surrou e rehabilitation g or generate s do not sta t area, but th	nded by bu on use has e a need fo y long eno	siness beer r more
Element Findings of Fact: a-f) The project is located in an area that is currently large leparks and smaller lot residential. The site is a former raisongoing for a number of years. The project will not displace housing. Five of the project staff stay on the site full time consider this resident housing. The project is within a redagency is no longer in existence. As a result, there will be no	ot residenti nch, but th any housin e, the other evelopmen	al but surrou e rehabilitation g or generate s do not sta t area, but th	nded by bu on use has e a need fo y long eno	siness beer r more
Findings of Fact: a-f) The project is located in an area that is currently large leparks and smaller lot residential. The site is a former rai ongoing for a number of years. The project will not displace housing. Five of the project staff stay on the site full time consider this resident housing. The project is within a red agency is no longer in existence. As a result, there will be no Mitigation: No mitigation required.	ot residentions, but the any housing the other evelopment housing important adverse probabilities or the could ca	al but surrouse rehabilitations or generates do not state area, but the pacts.	nded by buon use has e a need fo y long eno ne redevelo ts associat new or ph ant enviror	ed with

Page 31 of 42

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impac
Source: Riverside County General Plan Safety	Element			
Findings of Fact:				
The proposed project will have an impact on the certificate of occupancy, the applicant shall comequires payment of the appropriate fees set for set forth policies, regulations and fees related to address the direct a cumulative environmental ecompliance to Ordinance No 659, impact to Fire	ply with the provisions of the in the Ordinance. Order the funding and constru ffect generated by new	f Ordinance (dinance 659 i uction of facili development	659, which is establisheities necess projects. V	ed to sary to
Additionally, the project will not result in substant provision of new or physically altered government governmental facilities. As such, this project will significant environmental impacts, in order to match the performance objectives for any of the publication.	nt facilities or the need for I not cause the construct aintain acceptable service	or new or phy tion of which	ysically alte could caus	red e
Mitigation: No mitigation required.				
Monitoring: No monitoring required.				
			\boxtimes	
37. Sheriff Services				
Monitoring: No monitoring required. 37. Sheriff Services Source: Riverside County General Plan Findings of Fact:				
Source: Riverside County General Plan	emply with the provisions th in the Ordinance. Ord the funding and constru effect generated by new	of Ordinanc dinance 659 uction of facil development	o the issua e 659, whic is establish ities neces t projects. V	h ed to sary to
Source: Riverside County General Plan Findings of Fact: The proposed project will have an impact on the a certificate of occupancy, the applicant shall corequires payment of the appropriate fees set for set forth policies, regulations and fees related to address the direct a cumulative environmental en	emply with the provisions the in the Ordinance. Order the funding and constructions are generated by new the eriff services is viewed as a stial adverse physical important facilities or the need for the construction and acceptable services.	of Ordinance dinance 659 action of facil developments less than singular pacts association of which	o the issual e 659, which ities necess to projects. Vignificant. ated with the could caus	ch ed to sary to Vith e ered se
Source: Riverside County General Plan Findings of Fact: The proposed project will have an impact on the a certificate of occupancy, the applicant shall corequires payment of the appropriate fees set for set forth policies, regulations and fees related to address the direct a cumulative environmental ecompliance to Ordinance No 659, impact to She Additionally, the project will not result in substant provision of new or physically altered governmental facilities. As such, this project will significant environmental impacts, in order to make the control of the second significant environmental impacts, in order to make the second significant environmental impacts, in order to make the second significant environmental impacts, in order to make the second significant environmental impacts, in order to make the second significant environmental impacts, in order to make the second significant environmental impacts, in order to make the second significant environmental impacts, in order to make the second significant environmental impacts, in order to make the second significant environmental impacts, in order to make the second significant environmental impacts, in order to make the second significant environmental impacts, in order to make the second significant environmental impacts, in order to make the second significant environmental impacts, in order to make the second significant environmental environmenta	emply with the provisions the in the Ordinance. Order the funding and constructions are generated by new the eriff services is viewed as a stial adverse physical important facilities or the need for the construction and acceptable services.	of Ordinance dinance 659 action of facil developments less than singular pacts association of which	o the issual e 659, which ities necess to projects. Vignificant. ated with the could caus	ch ed to sary to Vith e ered se
Source: Riverside County General Plan Findings of Fact: The proposed project will have an impact on the a certificate of occupancy, the applicant shall corequires payment of the appropriate fees set for set forth policies, regulations and fees related to address the direct a cumulative environmental ecompliance to Ordinance No 659, impact to She Additionally, the project will not result in substant provision of new or physically altered governmental facilities. As such, this project will significant environmental impacts, in order to make other performance objectives for any of the publication.	emply with the provisions the in the Ordinance. Order the funding and constructions are generated by new the eriff services is viewed as a stial adverse physical important facilities or the need for the construction and acceptable services.	of Ordinance dinance 659 action of facil developments less than singular pacts association of which	o the issual e 659, which ities necess to projects. Vignificant. ated with the could caus	ch ed to sary to Vith e ered se

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impac
Findings of Fact:				
	1.6.101.10.4	V	I	s
The proposed project is located within the Val Verde to not subject to the payment of school fees. Therefore,				ect is
Additionally, the project will not result in substantial accrovision of new or physically altered government facigovernmental facilities. As such, this project will not objicant environmental impacts, in order to maintain other performance objectives for any of the public sen	lities or the need for cause the construct acceptable service	or new or phy ion of which	sically alte	red e
Mitigation: No mitigation required.				
Monitoring: No monitoring required.				
39. Libraries			\boxtimes	
Source: Riverside County General Plan				
Findings of Fact:				
The proposed project will have an impact on the demandance of occupancy, the applicant shall comply be required payment of the appropriate fees set forth in the set forth policies, regulations and fees related to the foundatives the direct a cumulative environmental effect compliance to Ordinance No 659, impact to Library set.	with the provisions he Ordinance. Ord unding and constru generated by new o	of Ordinance linance 659 i ction of facili development	e 659, which s establish ties necess projects. V	h ed to sary to
Additionally, the project will not result in substantial ac provision of new or physically altered government faci governmental facilities. As such, this project will not o significant environmental impacts, in order to maintain other performance objectives for any of the public ser	ilities or the need for cause the construct nacceptable servic	or new or phy ion of which	sically alte	red e
Mitigation: No mitigation required.				
Monitoring: No monitoring required.				
40. Health Services				
Source: Riverside County General Plan				
Findings of Fact:				
The construction of a health services buildings in conj	iunction with the pr	oposed deve	elopment is	not

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
necessary capital improvements for public facilities. There available to analyze potential impacts associated with the may be required as a result of this and other developments service facilities are proposed, the County of Riverside will associated with their construction.	development of in the area.	of such publi At the time r	c facilities, v new health	
Additionally, the project will not result in substantial advers provision of new or physically altered government facilities governmental facilities. As such, this project will not cause significant environmental impacts, in order to maintain according to the performance objectives for any of the public services	or the need for the construct eptable service	or new or ph tion of which	ysically alte could caus	red e
Mitigation: No mitigation required.				
Monitoring: No monitoring required.				
RECREATION				
41. Parks and Recreation a) Would the project include recreational facilities or require the construction or expansion of recreation facilities which might have an adverse physical effect on the environment?	al			
b) Would the project include the use of existing neighborhood or regional parks or other recreation facilities such that substantial physical deterioration of the facility would occur or be accelerated?	al			\boxtimes
c) Is the project located within a Community Service Area (CSA) or recreation and park district with a Community Parks and Recreation Plan (Quimby fees)?				\boxtimes
Source: GIS database, Ord. No. 460, Section 10.35 (Recreation Fees and Dedications), Ord. No. 659 (Establ Open Space Department Review	egulating the ishing Develo	Division of pment Impa	Land – Pa ct Fees), P	rk and arks 8
Findings of Fact:				
a) This project will have no impact on recreational facilities recreational facilities, which might have an adverse physic regional or local trails along the project frontage on Patters	al effect on th			
b) This project will have no impact on the use of existing n recreational facilities such that substantial physical deterior accelerated.	eighborhood or eration of the fa	or regional p acility would	arks or othe occur or be	er
c) This project is not located within a C.S.A. or recreation and Recreation Plan (Quimby fees). Therefore, this project recreation and park district with a Community Parks and F	ct will have no	impact on a	ı C.S.A. or	arks

EA No. 40877

Mitigation: No mitigation required.

Monitoring: No monitoring required. 42. Recreational Trails Source: Circulation Element, Figure C-7 "Trails and Bikeway Conservation Map for Western County trail alignments Findings of Fact: There are no designated or proposed recreational trails on the project stanticipated. Mitigation: No mitigation required. Monitoring: No monitoring required. TRANSPORTATION/TRAFFIC Would the project 43. Circulation a) Conflict with an applicable plan, ordinance or policy establishing a measure of effectiveness for the performance of the circulation system, taking into account all modes of transportation, including mass transit and nonmotorized travel and relevant components of the circulation system, including but not limited to intersections, streets, highways and freeways, pedestrian and bicycle paths, and	·		
Source: Circulation Element, Figure C-7 "Trails and Bikeway Conservation Map for Western County trail alignments Findings of Fact: There are no designated or proposed recreational trails on the project signaticipated. Mitigation: No mitigation required. Monitoring: No monitoring required. TRANSPORTATION/TRAFFIC Would the project 43. Circulation a) Conflict with an applicable plan, ordinance or policy establishing a measure of effectiveness for the performance of the circulation system, taking into account all modes of transportation, including mass transit and non-motorized travel and relevant components of the circulation system, including but not limited to intersections, streets,	·	re, no impa	e and
Source: Circulation Element, Figure C-7 "Trails and Bikeway Conservation Map for Western County trail alignments Findings of Fact: There are no designated or proposed recreational trails on the project signatcipated. Mitigation: No mitigation required. Monitoring: No monitoring required. TRANSPORTATION/TRAFFIC Would the project 43. Circulation a) Conflict with an applicable plan, ordinance or policy establishing a measure of effectiveness for the performance of the circulation system, taking into account all modes of transportation, including mass transit and non-motorized travel and relevant components of the circulation system, including but not limited to intersections, streets,	·	re, no impa	e and
Conservation Map for Western County trail alignments Findings of Fact: There are no designated or proposed recreational trails on the project si anticipated. Mitigation: No mitigation required. Monitoring: No monitoring required. TRANSPORTATION/TRAFFIC Would the project 43. Circulation a) Conflict with an applicable plan, ordinance or policy establishing a measure of effectiveness for the performance of the circulation system, taking into account all modes of transportation, including mass transit and non-motorized travel and relevant components of the circulation system, including but not limited to intersections, streets,	·	re, no impa	
There are no designated or proposed recreational trails on the project signaticipated. Mitigation: No mitigation required. Monitoring: No monitoring required. TRANSPORTATION/TRAFFIC Would the project 43. Circulation a) Conflict with an applicable plan, ordinance or policy establishing a measure of effectiveness for the performance of the circulation system, taking into account all modes of transportation, including mass transit and non-motorized travel and relevant components of the circulation system, including but not limited to intersections, streets,	ite. Therefor		cts are
Mitigation: No mitigation required. Monitoring: No monitoring required. TRANSPORTATION/TRAFFIC Would the project 43. Circulation a) Conflict with an applicable plan, ordinance or policy establishing a measure of effectiveness for the performance of the circulation system, taking into account all modes of transportation, including mass transit and non-motorized travel and relevant components of the circulation system, including but not limited to intersections, streets,	ite. Therefor		cts are
Monitoring: No monitoring required. TRANSPORTATION/TRAFFIC Would the project 43. Circulation a) Conflict with an applicable plan, ordinance or policy establishing a measure of effectiveness for the performance of the circulation system, taking into account all modes of transportation, including mass transit and non-motorized travel and relevant components of the circulation system, including but not limited to intersections, streets,			
TRANSPORTATION/TRAFFIC Would the project 43. Circulation a) Conflict with an applicable plan, ordinance or policy establishing a measure of effectiveness for the performance of the circulation system, taking into account all modes of transportation, including mass transit and non-motorized travel and relevant components of the circulation system, including but not limited to intersections, streets,			
a) Conflict with an applicable plan, ordinance or policy establishing a measure of effectiveness for the performance of the circulation system, taking into account all modes of transportation, including mass transit and non-motorized travel and relevant components of the circulation system, including but not limited to intersections, streets,			
a) Conflict with an applicable plan, ordinance or policy establishing a measure of effectiveness for the performance of the circulation system, taking into account all modes of transportation, including mass transit and non-motorized travel and relevant components of the circulation system, including but not limited to intersections, streets,			
mass transit?			
b) Conflict with an applicable congestion management program, including, but not limited to level of service standards and travel demand measures, or other standards established by the county congestion management agency for designated roads or highways?			
c) Result in a change in air traffic patterns, including either an increase in traffic levels or a change in location that results in substantial safety risks?			
d) Alter waterborne, rail or air traffic?			\boxtimes
e) Substantially increase hazards due to a design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g. farm equipment)?			\boxtimes
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			\boxtimes

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

otherwise substantially decrease the performance or safety of such facilities?

Source: Riverside County General Plan

Findings of Fact:

- a) The proposed project will not conflict with any plans, policies or ordinances as the project frontage on Patterson Ave. is minimal, and the right of way is sufficient and the project will not be generating sufficient traffic volume to impact traffic. The men are in temporary residence without their vehicles. Thus, this project will have less than a significant impact in causing an increase in traffic which is substantial in relation to the existing traffic load and capacity of the street system (i.e., result in a substantial increase in either the number of vehicle trips, the volume to capacity ratio on roads, or congestion at intersections).
- b) Based on the analysis in a, this project will not exceed, either individually or cumulatively, a level of service standard established by the county congestion management agency for designated road or highways.
- c) This project is located within the March Air Reserve Base Influence Area. As such, this project has been reviewed by the Airport Landuse Commission (ALUC). It has been determined by ALUC that this project will not result in a change in air traffic patterns, including either an increase in traffic levels or a change in location that results in substantial safety risks.
- d) This project will not alter waterborne, rail or air traffic.
- e) This project will have no impact in substantially increasing hazards to a design feature (e.g. sharp curves or dangerous intersections) or incompatible uses (e.g. farm equipment). The project only features a small amount of frontage on A) The proposed project will use existing electricity service provided by Southern California Edison. Since service already exists for the project site, the provision of extending electricity service to the project is considered a less than significant. Ave.
- f) No additional road improvements will be required at this time along A) The proposed project will use existing electricity service provided by Southern California Edison. Since service already exists for the project site, the provision of extending electricity service to the project is considered a less than significant. Avenue due to existing improvements. Therefore, this project will result in new or altered maintenance of roads.
- g) As existing improvements are in place on A) The proposed project will use existing electricity service provided by Southern California Edison. Since service already exists for the project site, the provision of extending electricity service to the project is considered a less than significant Avenue, this project is not anticipated to cause an effect upon circulation during the project's construction.
- h) Review from the Riverside County Fire Department has ensured that this project will not result in inadequate emergency access or access to nearby uses.
- i) This project will not cause conflict with adopted policies supporting alternative transportation (e.g. bus turnouts, bicycle racks).

	Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Mitigation: No mitigation required.				
Monitoring: No monitoring required.				
44. Bike Trails				\boxtimes
Source: Riverside County General Plan				
Findings of Fact:				
There are no designated or proposed bike trails on the anticipated.	project site	e. Therefore,	no impac	ts are
Mitigation: No mitigation required.				
Monitoring: No monitoring required.				
UTILITY AND SERVICE SYSTEMS Would the project				
45. Water a) Require or result in the construction of new water treatment facilities or expansion of existing facilities, the construction of which would cause significant environmental effects? 				
b) Have sufficient water supplies available to serve the project from existing entitlements and resources, or are new or expanded entitlements needed?				
Source: Department of Environmental Health Review				
Findings of Fact:				
a) Water treatment facilities and potable water services will by Eastern Municipal Water District (EMWD). The proposed line in A) The proposed project will use existing electricity service to the project is considered a less than sign or expanded water treatment facilities as development of the Urban Water Management Plan (UWMP). Therefore, the important programment of the project is considered as the project is consi	project will lectricity se project site pnificant Av the project	I connect to the crice provide, the provise venue and wiste was included.	the existing led by So lion of ext Il not requi uded in El	water buthern ending re new MWD's
b) The project site is located within the EMWD service are project site. EMWD's Urban Water Management Plan (UWM				

Mitigation: No mitigation required.

less than significant.

water demand for its service area as well as how that demand will be met. The UWMP utilizes the designated land uses in the RCIP to project future water demand. Since the project is consistent with the designated land use in the RCIP, the project's water needs have been included in the UWMP and EMWD will have sufficient water supplies to service the project. Therefore, impacts are considered

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
	Bay'			
Monitoring: No monitoring 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 treatment provider that serves or may service the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments?				
Source: Department of Environmental Health Review				
Findings of Fact:				
The proposed project features a host of existing structures a structures all run on 2 septic systems. According to Environ for the existing septic systems, which could potentially h	mental Hea ave signifi	Ith there are cant impacts	no permits s. Condition	on file
structures all run on 2 septic systems. According to Environ	mental Heanave signification of less than wastewater es that a Control of appropriate time of appropriate that Health	Ith there are cant impacts significant. treatment s 42 certification proval. Con County requi	no permits Condition These con ystems such on for all endition of application irements.	on file ons of ditions that existing oproval Lastly,
structures all run on 2 septic systems. According to Environ for the existing septic systems, which could potentially happroval have been added to reduce the potential impacts to include 10.E HEALTH.03 which requires relation of onsite vehicles are not driving over them. 80.E HELATH.2 requires septic systems be conducted within 12 months or less of the 10.E HEALTH.03 requires that the new septic systems condition of approval 80.E HELATH2 requires Environment	mental Healave signification of less than wastewater es that a Control of the time of appropriate the control of the time of time of the time of the time of the time of time of time of the time of t	Ith there are cant impacts significant. It treatment signification of the control	no permits c. Condition These con ystems such on for all endition of appring irements. building per certification oval. Condition only require	on file ons of ditions of that existing opposed Lastly, ermits.
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		/' 				Potentially Significant Impact		cant h ition	Less Than Significant Impact	No Impac
Source: correspond		County	General	Plan,	Riverside	County	Waste	Mana	agement	District
Findings of	f Fact:									
of refuse p County. Th million tons 2,815 tons the Californ 1.15 tons of	5, south of the per day, of whi ne landfill's tot s (44 percent) t. The El Sobra nia Integrated of solid waste	ch 4,000 cal capaci are rese ante Land Waste M	tons per or ty is about rved for in dfill's rema lanageme	day are t 109 m -county ining lient Boar	dedicated to illion tons (y waste. The fe is estimate, the prop	to refuse of the second to the second to the second to the second project to the second	generate n cubic y erage for about 30 ect is est	d fron vards) r in-co years timate	n within Ri ; of which ounty wast s. Accordined to dispo	verside 48 e is ng to se of
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Source: Staff review of application materials.

Findings of Fact:

a) The proposed project will use existing electricity service provided by Southern California Edison. Since service already exists for the project site, the provision of extending electricity service to the project is considered a less than significant impact.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impac
b) The proposed project will use existing natural gas serv Company. Since service already exists for the project sites s considered a less than significant impact.				
c) The proposed project will use existing communications exists within the project area, extending communications than significant impact.				
d) The proposed project will not need to provide storm dr Perris Valley Master Drainage Plan (MDP). On-site storn the expansion of existing County Flood Control facilities, impacts related to the construction of storm water facilities	n water drainage nor require new	(see WQM facilities, a	IP) will not r nd potential	equire
e) No new street lighting along the project's frontage on impact is considered less than significant.	Patterson Avenu	ie is require	d. Therefor	e, the
f) The roads in the project vicinity are maintained by Rive will result in increased traffic along public roads, project-percentage of the cumulative traffic in the project vicinity result in a significant increase in the maintenance of pubthan significant.	generated traffic . Therefore, the	represents proposed p	a small roject will no	ot
g) No other governmental services are expected to be re no impacts are anticipated.	equired for the pr	oposed pro	ject, and the	erefore
h) The proposed project will meet all requirements of Titl construction for energy savings and there are no energy MVAP which would affect the project site. Therefore, no anticipated.	conservation pla	ans associa	ted with the	
Mitigation: No mitigation required.				
Monitoring: No monitoring required.				
49. Energy Conservation a) Would the project conflict with any adopted eneconservation plans?	ergy		\boxtimes	
Source:				
Findings of Fact:				
At the time this document was created there were				
conservation. Title 24 and the California Green code waste. Compliance with these codes are mandatory and n	ill impact any ne lot considered m	itigation for	CEQA purp	projec oses.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Monitoring: No monitoring required.				
OTHER				
50. Other:			500	\boxtimes
Source: Staff review				
Findings of Fact: No other impacts were identified.				
Mitigation: No mitigation required.				
Monitoring: No monitoring required.				
MANDATORY FINDINGS OF SIGNIFICANCE				
51. Does the project have the potential to substantial degrade the quality of the environment, substantial reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below se sustaining levels, threaten to eliminate a plant animal community, reduce the number or restrict the range of a rare or endangered plant or animal, eliminate important examples of the major periods California history or prehistory?	Ily Land See or See or See or			
Source: Staff review, Project Application Materials Findings of Fact: Implementation of the proposed project of the environment, substantially reduce the habitat of fist populations to drop below self-sustaining levels, threaten reduce the number or restrict the range of a rare or endant examples of the major periods of California history or prefer	h or wildlife s to eliminate a gered plant or	pecies, cause plant or anin	e a fish or nal commu	wildlife nity, or
52. Does the project have impacts which are individual limited, but cumulatively considerable? ("Cumu	la- └┘ tal			
tively considerable" means that the incremen effects of a project are considerable when viewed connection with the effects of past projects, oth current projects and probable future projects)?				
effects of a project are considerable when viewed connection with the effects of past projects, other				
effects of a project are considerable when viewed connection with the effects of past projects, oth current projects and probable future projects)?	er	dually limited	, but cumu	latively

Page 41 of 42

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

Source: Staff review, project application

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

VI. EARLIER ANALYSES

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

Earlier Analyses Used, if any: Project materials identified throughout the CEQA document.

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.

Revised: 12/31/2013 12:46 PM

EA 2010.docx

I can do all things through Christ who strengthens me, Philippians 4:13

U-TURN FOR CHRIST

A Ministry Of Restoration

September 14, 2006

County of Riverside
Transportation and Land Management Agency
Planning Department
Attn: Kimberlin Tran

Re: Public Us Permit No. 00883

Dear Kimberlin Tran,

After thorough investigation of the requirements for licensing, and attendance of an orientation for licensure, as well as confirming my findings with Theresa Aguiar; licensing analyst; I can now respond to the request for clarity on the following items.

First, U-Turn For Christ is a non-profit organization. Second, U-Turn For Christ is not considered a half-way house. We are considered a community care facility / group home. Thirdly, we are able to house fifty (50) men. Lastly, according to the California Department of Social Services' Community Care Facilities Licensing Manuals, Title 22, Division 2, Chapter 1, Article 2, Section 80007 (a) (5), "Any facility conducted by and for the adherents of any well-recognized church or religious denomination for the purpose of providing facilities for the care or treatment of the sick who depend upon prayer or spiritual means for healing in the practice of the religion of such church or denomination."; is exempt from licensure.

In addition, the Deartment of Alcohol and Drug Programs based in Sacramento California; following an inquiry, determined that this facility is not subject to licensure because it does not provide any for the services defined in the California Code of Regulations, Title 9, Section 10501 (a) (5), verified in a letter dated September 1, 1999, included with this response.

I hope this information is helpful and will further our progress in obtaining our Public Use Permit. If I can be of additional assistance, please contact me at your convenience. I can be contacted at <a href="mailto:mai

May The Love Of Jesus Shine On And Through You

Respectfully,

Mario J Rocha Associate Pastor

Senior Administrator

COJNTY OF RIVERSIDE

TRANSPORTATION AND LAND MANAGEMENT AGENCY **Planning Department**

Robert C. Johnson Planning Director

CC00379X

APPLICATION FOR LAND USE AND DEVELOPMENT

CHECK ONE AS APPRO	OPRIATE:			
PLOT PLAN REVISED PERMIT	CONDIT	TONAL USE USE PERM	PERMIT [TEMPORARY USE PERMIT
INCOMPLETE APPLICATIONS W	ILL NOT BE ACCEPTED.			
CASE NUMBER:	PUP00883	1 ,	DATE SUBI	MITTED: <u>5/22/06</u>
APPLICATION INFORM	ATION			7
Applicant's Name: U-Tur	n For Christ	-	E-Mail: utuı	rnforchrist@earthlink.net
Mailing Address: 20170	Patterson Ave.			
	Perris	Street		Number 1
	City	CA State		92570 ZIP
Daytime Phone No: (951) _942-7097	Fa	ax No: (951) 940-1575
Engineer/Representative's	s Name: Mario J Ro	cha	1.00	E-Mail: mariojrocha@earthlink.
Mailing Address: 20170 F	Patterson Ave.			
	Perris	Street CA		00570
	City	State		92570 ZIP
Daytime Phone No: (951	_) 378-9083	Fa	x No: (951	940-1575
Property Owner's Name:	U-Turn For Christ		E-Mail: _uturr	forchrist@earthlink.net
Mailing Address: 20170 P	atterson Ave.			
	Perris	Street CA		92570
	City	State		ZIP
Daytime Phone No: (951	943-7097	Fa	(No: (<u>951</u>)	940-1575
f the property is owned by case number and lists the	more than one per	son, attach	a separate pa	ge that reference the application

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.

ultimately denied.	lies or services, even if t	the application is withdrawn or the appl	ication is
		opies of signatures are not acceptable.	
PRINTED NAM	Cocha ME OF APPLICANT	SIGNATURE OF APPLICANT	
AUTHORITY FOR THIS APPI	LICATION IS HEREBY G	IVEN:	
I certify that I am/we are the recorrect to the best of my kr indicating authority to sign the	nowledge. An authorized	ted agent and that the information filed is agent must submit a letter from the s behalf.	true and owner(s)
All signatures must be original	s ("wet-signed"). Photoco	ppies of signatures are not acceptable.	
Gerard C Brown PRINTED NAME OF PRO			
<u>PRINTED NAME</u> OF PRO	PERTY OWNER(S)	SIGNATURE OF PROPERTY OWNER(S)	
<u>PRINTED NAME</u> OF PRO	PERTY OWNER(S)	SIGNATURE OF PROPERTY OWNER(S)	
If the property is owned by application case number and I the property.	more than one person, ists the printed names ar	, attach a separate sheet that referer nd signatures of all persons having an in	nces the nterest in
PROPERTY INFORMATION:			
Assessor's Parcel Number(s):	317-230-022, 317-230-023		
Section: 13	Township: 4 South	Range: 4 West	
Approximate Gross Acreage:	4.63		
General location (street addres	s, cross streets, etc.): No	orth of Placentia ,	South of
Rider	East of Patterson Ave.	West of Harvill	
Thomas Brothers map, edition	year, page number, and c	coordinates:	
		osed lots/parcels, units, and the schedul	

subdivision, Vesting Map, PRD):

The second of Market And Andrews 1
To operate a Christ-centered Discipleship Ranch designed to help men struggling with drug and alcohol addiction
Related cases filed in conjunction with this request:
Is there a previous development application filed on the same site: Yes ☐ No ☑
If yes, provide Case No(s) (Parcel Map, Zone Change, etc.)
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 ☐ No ☑
If yes, indicate the type of report(s) and provide a copy:
Is water service available at the project site: Yes 🔽 No 🔲
If "No," how far must the water line(s) be extended to provide service? (No. of feet/miles)
s sewer service available at the site? Yes No V
f "No," how far must the sewer line(s) be extended to provide service? (No. of feet/miles) approx. 300'
Will the proposal result in cut or fill slopes steeper than 2:1 or higher than 10 feet? Yes 🔲 No 🗹
How much grading is proposed for the project site?
Estimated amount of cut = cubic yards: None
Estimated amount of fill = cubic yards _None
Does the project need to import or export dirt? Yes No
mport Export Neither X
What is the anticipated source/destination of the import/export? NA
Vhat is the anticipated route of travel for transport of the soil material?

LAND DEVELOPMENT COMMITTEE 2ND CASE TRANSMITTAL RIVERSIDE COUNTY PLANNING DEPARTMENT - RIVERSIDE P.O. Box 1409

Riverside, CA 92502-1409

DATE: October 7, 2008

TO

Riv. Co. Fire Dept. Riv. Co. Flood Control Riv. Co. Environmental Health Dept.

Riv. Co. Environmental Programs Dept.

P.D. Archaeologist P.D., Geologist Riv. Co. Transportation Building & Safety - Grading

Riv. Co. Parks & Recreation P.D. Landscape Architects - Ron Dyo

PUBLIC USE PERMIT NO. 883, AMENDED NO. 1 - 40877 - Applicant: U-Turn For Christ - Engineer/ Representative: Mario J. Rocha - First Supervisorial District - North Perris Zoning Area - Mead Valley Area Plan: Rural Community: Very Low Density Residential (RC:VLDR) (1 Acre Minimum) - Location: Southerly of Rider Street, easterly of Patterson Avenue, and westerly of Harvill Avenue - 4.62 Gross Acres - Zoning: Light Agriculture - 1 Acre Minimum (A-1-1) - REQUEST: The Public Use Permit proposes to permit an existing community care facility/group home. The facility consists of the following existing structures which total 4,000 square feet: an office, two (2) dorm houses, a chapel, a kitchen, five (5) ancillary storage sheds, and a one-car garage. The project also includes existing pig and goat pens, chicken coupes, sports activity areas, and an outdoor gym. - APN: 317-230-022, -023

Please review the attached Amended map(s) and/or exhibit(s) for the above-mentioned project. Any further comments, recommendations, and/or conditions are requested prior to the pending 10-30-08 LDC Comment Agenda deadline, in order that they may be incorporated in the staff report package for this project.

Should you have any questions regarding this item, please do not hesitate to contact Nicole Berumen, (951) 955-0545, or e-mail at nberumen@rctlma.org / MAILSTOP #: 1070

COMMENTS:

DATE:	SIGNATURE:	
PLEASE PRINT NAME AND TITLE:	1.000	
TELEPHONE:		

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

Hans W. Kernkamp, General Manager-Chief Engineer

July 25, 2007

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

RE: Public Use Permit (PUP) No. 883

Proposal: Expand an existing rehabilitation center by constructing 3 lodges ranging in size from 1,800 sq ft to 2,000 sq ft; a 1,000 sq ft kitchen, 3 storage units of 100 sq ft to 1,000 square feet in size., and two buildings, one 2,250 sq ft and the other 9,375 sq ft in size to be used for storage and as multipurpose rooms

APN: 317-230-022, -023

Dear Mr. Gonzalez:

The Riverside County Waste Management Department has reviewed the proposed project located north of Placentia Street, south of Rider Street, east of Patterson Avenue, and west of Harvill Avenue, in the North Perris Zoning District. The proposed project is a commercial use, and as such it is subject to the State Model Ordinance, implemented 9/1/94 in accordance with AB 1327, Chapter 18, California Solid Waste Reuse and Recycling Access Act of 1991, which requires that all commercial, industrial and multi-family residential projects provide adequate area(s) for collecting and loading recyclable materials (i.e., paper products, glass and other recyclables).

The Department recommends that the following conditions of approval be attached to the project:

- 1. Prior to issuance of a building permit for EACH commercial building, the applicant shall submit three (3) copies of a Recyclables Collection and Loading Area plot plan to the Riverside County Waste Management Department for review and approval. The plot plan shall conform to *Design Guidelines for Recyclables Collection and Loading Areas*, provided by the Waste Management Department, and shall show the location of and access to the collection area for recyclable materials, along with its dimensions and construction detail, including elevation/façade, construction materials and signage. The plot plan shall clearly indicate how the trash and recycling enclosures shall be accessed by the hauler.
- 2. Prior to final inspection for EACH commercial building, the applicant shall construct the recyclables collection and loading area in compliance with the Recyclables Collection and Loading Area plot plan, as approved and stamped by the Riverside County Waste Management Department and as verified by the Riverside County Building and Safety Department through site inspection.

- 3. a) **Prior to the issuance of a building permit,** a *Waste Recycling Plan* (WRP) shall be submitted to the 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. Materials can be taken directly to recycling facilities (Riverside County Waste Management Department, Recycling Section, can be contacted directly at 951.486.3200 for a list of facilities), or arrangements can be made through the franchise hauler and/or a construction clean-up business.
 - b) Prior to **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/Recycling Division of the Riverside County Waste Management Department in order to clear the project for occupancy permits.
- 4. Since hazardous materials are not accepted at Riverside County landfills, the project proponent shall take any hazardous wastes, including paint used during construction, to facilities that are permitted to receive them, in accordance with local, state, and federal regulations. For further information, please contact the Riverside County Household Hazardous Waste Collection Program at 1-800-304-2226.
- 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) 486-3284.

Sincerely,

Mirtha Liedl, Planner



"No Excuses"

BOARD OF EDUCATION:

Stacey L. Guzman

Marla D. Kirkland

Jo Ann S. McAnlis

Wraymond Sawyerr

D. Shelly Yarbrough

C. Fred Workman, Ed.D.

Superintendent

David Marshall

Deputy Superintendent Education Services & Human Resources

Susan Balt, Ph.D. Director, Special Education

Carroll Brown, Ed.D. Assistant Superintendent

Elementary Education Robert Nichols

Assistant Superintendent Secondary Education

Patricia Ralphs

Administrator, Human Resources

Scott Scambray

Assistant Superintendent Testing & Accountability

Norman Towels, Ph.D.

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Director, Business Services

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Todd Butcher

Director, Maintenance & Operations

Brian Fountain

Director, Security

Sandee Hackett Director, Facilities

Robert Quanstrom

Director, Food Services

Stacy Strawderman

Director. Purchasing & Warehouse

Val Verde Unified School District 975 W Morgan Street Perris, CA 92571 951-940-6100

July 31, 2007

Josias Gonzalez, Project Planner RIVERSIDE COUNTY PLANNING DEPT. 9th Floor, CAC - P.O. Box 1409 Riverside, CA 92502-1409

Case No.:

Public Use Permit 883, EA40877

Project:

Expand Rehabilitation Center

Location:

N Placentia; S Rider; E Patterson, W Harvill

Applicant: APN:

U-Turn for Christ 317 230 022, 023

Dear Mr. Gonzales:

We have reviewed the above referenced project. The Val Verde Unified School District would like to make the following comments and/or recommendations:

The District recommends that all environmental health agencies within your jurisdiction take into consideration the health, safety and welfare of the students of the Val Verde Unified School District.

The District recommends that it be apprised of any traffic flow changes that might affect the

health, safety and welfare of the students of the Val Verde Unified School District.

The Val Verde Unified School District in accordance with SB 50 has established Level II fees with the Office of Public School Construction (OPSC). The Val Verde Board of Education resolved to adopt Level II fees of \$6.00 per square foot for residential development, which represents developers' responsibility for 50% of the cost to mitigate the effect of their residential development. Presently, all of the Val Verde Unified School District facilities are at or near capacity. Future student housing mitigation must be satisfied to insure a safe and quality learning environment for the students of the Val Verde Unified School District. Developers within your jurisdiction will need to satisfy the appropriate fees prior to issuance of building permits.

A facility may be exempt from school fees if it is not for residential, commercial or industrial purposes. Per CA Government Code 65995, "Residential, Commercial, or industrial construction does not include any facility used exclusively for religious purposes that is thereby exempt from property taxation under the laws of this state, any facility used exclusively as a private full-time day school as described in Section 48222 of the Education Code, or any facility that is owned and occupied by one or more agencies of federal, state or local government."

Thank you for requesting our input concerning this project. Additionally, we would appreciate being kept apprised of the progress of this development to allow for future student housing.

Should you have any questions or concerns regarding the District's recommendations, please don't hesitate to contact me at (951) 940-6107.

Sincerely.

Sandee Hackett Director, Facilities

SH:gjc

CC:

Developer File

C. Fred Workman, Superintendent

Mike Boyd, Deputy Superintendent, Business Services

DEPARTMENT OF ALCOHOL AND DRUG PROGRAMS

1700 K STREET SACRAMENTO, CA 95814-4037 TDD (916) 445-1942 (916) 322-2911



September 1, 1999

Pastor Gerry Brown, Director Calvary Chapel U-turn for Christ 20170 Patterson Avenue Perris, California 92570

Dear Pastor Brown:

Recently I visited your facility, located at 20170 Patterson Avenue, Perris, California 92570, to determine whether it is subject to licensure under the California Health and Safety Code, and Title 9 of the California Code of Regulations. After reviewing the information obtained, the Licensing and Certification Branch has determined that this facility is not subject to licensure at this time because it does not provide any of the following services as defined in the California Code of Regulations, Title 9, Section 10501 (a) (5): detoxification, group sessions, individual sessions, educational sessions, and recovery or treatment planning.

Health and Safety Code Section 11834.30 prohibits operating, establishing, managing, conducting or maintaining an alcoholism or drug abuse recovery or treatment facility in California without first obtaining a current, valid license. Therefore, please be advised that if you wish to provide any of the above-defined services in the future, you must submit an application to our Branch prior to instituting the service(s).

Thank you for your cooperation in this matter. Should you have any questions, please contact me at (916) 445-0431.

Sincerely

DENNIS L. DUNN Complaint Coordinator Licensing and Certification Branch Complaint Investigations Section

cc: Complaint File

Perris Sheriff & Police

Riverside Sheriff's Department

To:

Whom It May Concern

From:

Deputy Sheriff David Harrison

Subject:

U-Turn For Christ

Date:

April 19, 2004



This memo is on behalf of U-Turn for Christ located at 20170 Patterson Ave., in Perris California.

From 2000 through 2003 I was assigned as a Deputy Sheriff to the Perris Sheriff & Police Station. During that period of time, on several occasions, I transported numerous individuals to the U-Turn Ranch. These individuals had not committed crimes, nor were they wanted by the criminal justice system for any reason. They were person's that were homeless and living on the street.

In an effort to keep these individuals from becoming victims of crimes or even committing crimes themselves, I would take them to the U-Turn Ranch where they would be given hot meals, showers, clean clothing, and a bed. After that the staff at the Ranch would either find work for these people or allow them to work at the Ranch until such time that they were able to sustain themselves.

I have personally been involved with U-Turn For Christ and am fully aware of their efforts to restore the lives of individuals struggling with addictions and rebellious behavior. This ministry operates a well-kept facility that is an asset to the community, and to my knowledge has never had any negative contact with law enforcement. I can, with confidence, recommend their continued operation in our community.

David Harrison, Deputy Sheriff

This letter is on behalf of U-Turn For Christ located at 20170 Patterson Ave., in Perris, California. I live next / near to this facility and am supportive of their efforts to beautify the community and assist in restoring lives of individuals struggling with addictions. This ministry operates a well kept facility that is no threat to me or the community. I have never had any problems with them and can confidently recommend their continued operation in our community.

04/15/04 Date

Sincerely,

2011 Patterson Ave Address PURIS CA 92570

This letter is on behalf of U-Turn For Christ located at 20170 Patterson Ave., in Perris, California. I live next / near to this facility and am supportive of their efforts to beautify the community and assist in restoring lives of individuals struggling with addictions. This ministry operates a well kept facility that is no threat to me or the community. I have never had any problems with them and can confidently recommend their continued operation in our community.

4-15-04

Sincerely,
Mu Ed Mulle Meeneley
Naomi Ry Cumiskey Print Name
2011 Patterson Ave
Perris Calif.
92570

This letter is on behalf of U-Turn For Christ located at 20170 Patterson Ave., in Perris, California. I live next / near to this facility and am supportive of their efforts to beautify the community and assist in restoring lives of individuals struggling with addictions. This ministry operates a well kept facility that is no threat to me or the community. I have never had any problems with them and can confidently recommend their continued operation in our community.

Sincerely,

Signature

Date

Date

204Date

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Sincerely,	
Juan Herrerh Signature	4-12-04 Date
Frint Name	
20401 Patter Son Ave 92520 Address	

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Sincerely,

Signature H. Moore

4-14-04 Date

Signature

THOMAS H. MOORE

Print Name

20030 Patterson ave

Address

This letter is on behalf of U-Turn For Christ located at 20170 Patterson Ave., in Perris, California. I live next / near to this facility and am supportive of their efforts to beautify the community and assist in restoring lives of individuals struggling with addictions. This ministry operates a well kept facility that is no threat to me or the community. I have never had any problems with them and can confidently recommend their continued operation in our community.

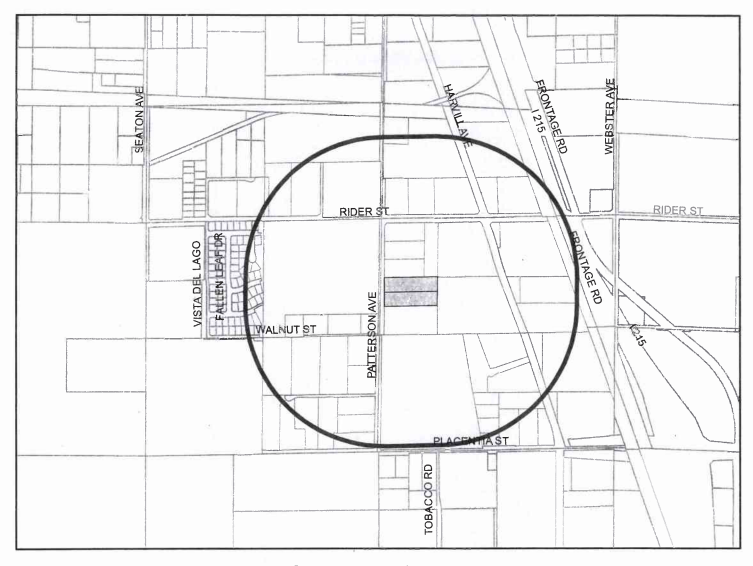
Sincerely,	
Signature	4/-/2-04 Date
Robert . Estrana Print Name	Date
20210 Patterson Dur	

PROPERTY OWNERS CERTIFICATION FORM

I,VINNIE NO	GUYEN	, certify the	hat on	22 2	1014
The attached property ov	vners list was prepare	ed by	Riverside	County G	IS,
APN (s) or case numbers	PUP	0088	33		For
Company or Individual's	s NamePla	anning De	partment		,
Distance buffered	1600'				
Pursuant to application	requirements furnish	ned by the F	Riverside Co	unty Planning	Department,
Said list is a complete a	nd true compilation	of the owner	ers of the sub	ject property	and all other
property owners within	600 feet of the pro	perty involv	ved, or if the	it area yields	less than 25
different owners, all pro	perty owners within	a notificatio	n area expan	ded to yield a	minimum of
25 different owners, to	a maximum notificat	tion area of	2,400 feet fr	om the projec	t boundaries,
based upon the latest eq	ualized assessment r	rolls. If the	project is a	subdivision w	rith identified
off-site access/improven	nents, said list include	es a complet	e and true co	mpilation of t	he names and
mailing addresses of the	ne owners of all p	roperty that	t is adjacent	to the prop	osed off-site
improvement/alignment.	5				
I further certify that the	information filed is	s true and co	orrect to the	best of my k	nowledge. I
understand that incorrect	or incomplete inform	mation may	be grounds fo	or rejection or	denial of the
application.	3				
NAME:	Vinnie Ngu	ıyen			
TITLE	GIS Analys	st			
ADDRESS:	4080 Lemo	n Street 2	2 nd Floor		
	Riverside,	Ca. 9250	2		
TELEPHONE NUMBER	R (8 a.m. – 5 p.m.): _	(951	l) 955-815	8	

chedially mstrite ext 7/87/4

PUP00883 (1600 feet buffer)



Selected Parcels

317-240-044	317-210-011	317-323-009	317-210-018	317-210-022	317-210-023	317-150-006	317-230-018	317-323-004	317-321-
008 317-322-006 044	317-240-017	317-240-028	317-240-029	317-240-041	317-220-012	317-230-021	317-323-001	317-322-019	317-230-
317-230-046	317-230-047	317-322-002	317-230-020	317-240-019	317-220-025	317-323-007	317-230-036	317-170-024	317-170-
040 317-170-041	317-170-042	317-322-007	317-150-054	317-150-055	317-150-056	317-150-057	317-230-038	317-220-009	317-323-
011 220 010	317-220-013	317-324-014	317-220-018	317-220-020	317-220-021	317-220-022	317-220-023	317-322-005	317-220-
	317-240-045	317-323-003	317-240-043	317-323-010	317-324-002	317-322-001	317-324-003	317-170-031	317-170-
020 317-170-023	317-150-007	317-170-032	317-240-021	317-210-008	317-210-010	317-240-013	317-240-015	317-230-049	317-220-





ASMT: 317150006, APN: 317150006 BARBARA BROOKER, ETAL 19971 PATTERSON AVE PERRIS, CA. 92570

ASMT: 317150054, APN: 317150054 GROUP V SAN BERNARDINO 4900 SANTA ANITA AVE 20 EL MONTE CA 91731

ASMT: 317150057, APN: 317150057 GROUP V SAN BERNARDINO 4900 SANTA ANITA AVE 2C EL MONTE CA 91731

ASMT: 317170023, APN: 317170023 MOARK 12005 CABERNET DR FONTANA CA 92337

ASMT: 317170031, APN: 317170031 MCANALLY FAMILY FARMS INC C/O CARL LOFGREN P O BOX 5167 RIVERSIDE CA 92517

ASMT: 317170032, APN: 317170032 MWD C/O ASSEST MANAGEMENT P O BOX 54153 LOS ANGELES CA 90054

ASMT: 317170042, APN: 317170042 GRANITE PATTERSON C/O THOMSON REUTERS P O BOX 847 CARLSBAD CA 92018 ASMT: 317210008, APN: 317210008 NAOMI MCCUMISKEY 20111 PATTERSON AVE PERRIS, CA. 92570

ASMT: 317210011, APN: 317210011 BRADLEY SCHWAB 29125 BAXTER RD MURRIETA CA 92563

ASMT: 317210023, APN: 317210023 CADO PERRIS C/O ALEX ZIKAKIS 1545 FARADAY AVE CARLSBAD CA 92008

ASMT: 317210024, APN: 317210024 RAYMOND ESPINOZA P O BOX 127 E IRVINE CA 92150

ASMT: 317220008, APN: 317220008 GRISELDA CALDERA, ETAL 23265 WALNUT ST PERRIS, CA. 92570

ASMT: 317220009, APN: 317220009 MONICA RODRIGUEZ, ETAL 23333 WALNUT AVE PERRIS, CA. 92570

ASMT: 317220010, APN: 317220010 MICHELLE SADLER, ETAL 17310 MOCKINGBIRD CYN RD RIVERSIDE CA 92504



ASMT: 317220012, APN: 317220012 ROSITA TOLBERT, ETAL 20281 PATTERSON AVE

PERRIS, CA. 92570

ASMT: 317220013, APN: 317220013

MICHELLE SADLER, ETAL 20335 PATTERSON AVE PERRIS, CA. 92570

ASMT: 317220016, APN: 317220016

MARIA HERRERA, ETAL 20401 PATTERSON AVE PERRIS, CA. 92571

ASMT: 317220017, APN: 317220017

LETICIA RAZO, ETAL 20441 PATTERSON AVE PERRIS, CA. 92570

ASMT: 317220018, APN: 317220018 GUADALUPE BUENROSTRO, ETAL

23430 PLACENTIA ST PERRIS, CA. 92570

ASMT: 317220023, APN: 317220023

JERRY CONANT P O BOX 7908 RIVERSIDE CA 92513

ASMT: 317220025, APN: 317220025

FR CAL 3 DAY STREET

C/O FIRST INDUSTRIAL REALTY TRUST

515 S FIGUEROA ST NO 1600 LOS ANGELES CA 90071

ASMT: 317230019, APN: 317230019

THOMAS MOORE 20030 PATTERSON AVE PERRIS, CA. 92570

ASMT: 317230020, APN: 317230020

EDUARDO ARRIZON 20050 PATTERSON AVE PERRIS, CA. 92570

ASMT: 317230021, APN: 317230021

DEBORAH ESCHRICH 23615 RIDER ST PERRIS, CA. 92570

ASMT: 317230023, APN: 317230023

U TURN FOR CHRIST 20170 PATTERSON AVE PERRIS, CA. 92570

ASMT: 317230026, APN: 317230026

RIVERSIDE COUNTY TRANSPORTATION COMM

PO BOX 12008

RIVERSIDE CA 92502

ASMT: 317230036, APN: 317230036

GLENDA NASH P O BOX 1563

WILDOMAR CA 92595

ASMT: 317230038, APN: 317230038 **GROWTH MANAGEMENT CO** C/O JAHANGEER SHAHIDZADEH 1775 E LINCOLN AVE NO 201 ANAHEIM CA 92805



ASMT: 317230047, APN: 317230047 EAGLE PACIFIC INDUSTRIES INC C/O JM MANUFACTURING INC 5200 W CENTURY 10TH FLR LOS ANGELES CA 90045

ASMT: 317230048, APN: 317230048 PWE QRS 1485 INC, ETAL 5200 W CENTURY 10TH FL LOS ANGELES CA 90045

ASMT: 317230049, APN: 317230049 OSCAR CARDENAS 19815 AVENIDA DE ARBOLES MURRIETA CA 92562

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

ASMT: 317240015, APN: 317240015 OAKMONT PERRIS HARVIL STREET C/O MYERS VIANI PHILLIPS P O BOX 7788 NEWPORT BEACH CA 92568

ASMT: 317240017, APN: 317240017 CLIVE HARROLD 20395 SHARON ANN LN PERRIS, CA. 92570

ASMT: 317240019, APN: 317240019 PATRICIA SMITH, ETAL 19781 LA TIERRA LN YORBA LINDA CA 92866 ASMT: 317240020, APN: 317240020 PATSY WILLIAMS, ETAL 20463 SHARON ANN LN PERRIS CA 92570

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

ASMT: 317240041, APN: 317240041 DEBRA SAMARIN, ETAL 603 REPOSADO LA HABRA HEIGHTS CA 91633

ASMT: 317240043, APN: 317240043 NANCY ASHMAN, ETAL 17 E RIDGE CT DANVILLE CA 94526

ASMT: 317240044, APN: 317240044 M INDUSTRIES, ETAL C/O PREMIER LAMINATING 20343 HARVILL AVE PERRIS, CA. 92570

ASMT: 317240045, APN: 317240045 KUMIVA GROUP 1612 W PICO BLVD LOS ANGELES CA 90015

ASMT: 317321008, APN: 317321008 RAQUEL TAFOYA, ETAL 23236 NORRISGROVE DR PERRIS, CA. 92570



ASMT: 317322001, APN: 317322001 MARIA MARTINEZ 23249 NORRISGROVE DR PERRIS, CA. 92570

ASMT: 317322002, APN: 317322002 IMOGENE RICHARD, ETAL 20118 SWALLOW HILL CIR PERRIS, CA. 92570

ASMT: 317322003, APN: 317322003 MARTHA JORDAN, ETAL 1725 N 750 E GREENTOWN IN 46936

ASMT: 317322004, APN: 317322004 SAFEHAVEN P O BOX 7966 NEWPORT BEACH CA 92658

ASMT: 317322005, APN: 317322005 CHARLES SALTOS, ETAL 20081 SWALLOW HILL CIR PERRIS, CA. 92570

ASMT: 317322006, APN: 317322006 EMMA WRIGHT, ETAL 20065 SWALLOW HILL CIR PERRIS, CA. 92570

ASMT: 317322007, APN: 317322007 JENNIFER MERMILLIOD, ETAL 23209 NORRISGROVE DR PERRIS, CA. 92570 ASMT: 317322017, APN: 317322017 FRANCISCA DECABALLERO, ETAL 18286 CAJALCO RD PERRIS CA 92570

ASMT: 317322018, APN: 317322018 SERGIO AGUAYO 23236 WILDWOOD LN PERRIS, CA. 92570

ASMT: 317322019, APN: 317322019 DORA CRESPO 23248 WILDWOOD LN PERRIS, CA. 92570

ASMT: 317323001, APN: 317323001 KIM DRISCOLL, ETAL 23247 WILDWOOD LN PERRIS, CA. 92570

ASMT: 317323002, APN: 317323002 RAYMOND MENDEZ 23231 WILDWOOD LN PERRIS, CA. 92570

ASMT: 317323003, APN: 317323003 LAURA ZERMENO 23215 WILDWOOD LN PERRIS, CA. 92570

ASMT: 317323004, APN: 317323004 JANICE JOHNSON, ETAL 2373 HIALEAH CIR NORCO CA 92860



ASMT: 317323007, APN: 317323007 JUANITA STARR, ETAL 23208 SUNNY CANYON ST PERRIS, CA. 92570

ASMT: 317323008, APN: 317323008 IGNACIO RAMOS 23224 SUNNY CANYON ST PERRIS, CA. 92570

ASMT: 317323009, APN: 317323009 BRIAN BISHOP 23236 SUNNY CANYON ST PERRIS, CA. 92570

ASMT: 317323010, APN: 317323010 LUIS GALVEZ 29605 VIA SONROSEO SUN CITY CA 92586

ASMT: 317324001, APN: 317324001 ROBERT GOLIGHTLY 23237 SUNNY CANYON ST PERRIS, CA. 92570

ASMT: 317324002, APN: 317324002 JESUINA CAPOTE, ETAL 23223 SUNNY CANYON ST PERRIS, CA. 92570

ASMT: 317324003, APN: 317324003 MAIRA GRACIANO, ETAL 23209 SUNNY CANYON ST PERRIS, CA. 92570 ASMT: 317324014, APN: 317324014 MARY SPATES, ETAL 23210 WALNUT AVE PERRIS CA 92270

ASMT: 317324015, APN: 317324015 MARITZA AOYAGI, ETAL 4000 PIERCE ST SP 294 RIVERSIDE CA 92505

ASMT: 317324016, APN: 317324016 TAMERA GERBING 23238 WALNUT ST PERRIS, CA. 92570

1/6/2014 4:20:26 PM

ATTN: Dan Kopulsky CALTRANS District #8 464 W. 4th St., 6th Floor Mail Stop 725 San Bernardino, CA 92401-1400

ATTN: Elizabeth Lovsted Eastern Municipal Water District 2270 Trumble Rd. P.O. Box 8300 Perris, CA 92570

Sheriff's Department 82-695 Dr. Carreon Blvd. Indio, CA 92201-6907

U-Turn for Christ 20170 Patterson Ave. Perris CA 92570 City of Perris 101 N. D St. Perris, CA 92570-1917

ATTN: Executive Officer Reg. Water Quality Control Board #8 Santa Ana 3737 Main St., Suite 500 Riverside, CA 92501-3348

ATTN: Steve Smith South Coast Air Quality Mngmt. Dist., Los Angeles County 21865 E. Copley Dr. Diamond Bar, CA 91765-4178

Nick Tavaglione NL Tavaglione Consulting 210 Claerwater Ave. Riverside, CA 92506 East Sierra and Inland Deserts, Reg. 6 California State Dept. of Fish & Game 3602 Inland Empire Blvd., # C220 Ontario, CA 91764

ATTN: Michael McCoy Riverside Transit Agency 1825 3rd St. P.O. Box 59968 Riverside, CA 92517-1968

Val Verde Unified School District 975 W. Morgan St. Perris, CA 92571-3103



PLANNING DEPARTMENT

Juan C. Perez Interim Director

TO:	 Office of Planning and Research (OPR) P.O. Box 3044 Sacramento, CA 95812-3044 ☑ County of Riverside County Clerk 	FROM: Riverside County Planning Department	☐ 38686 El Cerrito Road Palm Desert, California 92211
SUB	JECT: Filing of Notice of Determination in compliance with	th Section 21152 of the California Public Resources	Code.
	ic Use Permit No. 883, Environmental Assessment No. 40 at Title/Case Numbers)877	
	Straite y Contact Person	951-955-8631 Phone Number	
N/A State	Clearinghouse Number (if submitted to the State Clearinghouse)		
	urn for Christ ct Applicant	20170 Petterson Ave. Perris CA 92570 Address	
	herly of Placentia Street, southerly of Rider Street, easterly of Location	y of Patterson Avenue and westerly of Harvill Avenue	e
build interwill f and 9:00 volumer properties. This 1. 2. 3. 4. 5. This		buse 2" & "New Bunk House 3" are proposed modity housing men in a substandard condition, which will be existing office building contains 4 offices, a copy/stand to the office structure. Enrollees are accepted Momeals are prepared. The existing garage is where all building is used for daily Bible teaching and specify is proposed for the structure. Additionally, a new transclusion in the PUP; they include, a deck on bunkhous attures a playground area, basketball and volleybath of pm and 5:00 pm, to visit the enrollees. Ing Commission, as the lead agency, has appeared in the project pursuant to the provisions of the California Environment, roject pursuant to the provisions of the California Environal of the project. Sadopted, opted for the project.	Juliar structures with new septic lines, and are ill be converted to storage. Each new modular upply room, a storage closet, a reception area onday through Saturday, between the hours of lill vehicles are serviced and used for any offsite ecial counsel meetings and for onsite ministry rash enclosure is proposed near the rear of the use 1, two patio structures, animal pens, and a all courts, and grassy areas to accommodate approved the above-referenced project on vironmental Quality Act (\$2181.25+\$50).
	,		
_	Signature	Title	 Date
Date	e Received for Filing and Posting at OPR:		
DM/m	ns Revised 1/06/2014 Y:\Planning Case Files-Riverside office\PUP00883\PC	CNOD Form.docx	
	Please charge deposit fee case#: ZEA40877 ZCFG04295 F	FOR COUNTY CLERK'S USE ONLY	

COUNTY OF RIVERSIDE J SPECIALIZED DEPARTMENT RECEIPT Permit Assistance Center

J* REPRINTED * R0609207

4080 Lemon Street Second Floor 39493 Los Alamos Road Suite A

Murrieta, CA 92563

38686 El Cerrito Rd Indio, CA 92211 (760) 863-8271

Riverside, CA 92502 (951) 955-3200

(951) 694-5242

Received from: U-TURN FOR CHRIST

\$64.00

paid by: CK 10462

CALIFORNIA FISH AND GAME FOR EA40877

paid towards: CFG04295

CALIF FISH & GAME: DOC FEE

at parcel: 20170 PATTERSON AVE PERR

appl type: CFG3

By May 22, 2006 13:15
MGARDNER posting date May 22, 2006

Account Code 658353120100208100 Description

CF&G TRUST: RECORD FEES

Amount \$64.00

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

COUNTY OF RIVERSIDE SPECIALIZED DEPARTMENT RECEIPT Permit Assistance Center

J* REPRINTED * R1203781

4080 Lemon Street Second Floor

39493 Los Alamos Road Suite A

38686 El Cerrito Rd Indio, CA 92211 (760) 863-8271

Riverside, CA 92502 (951) 955-3200 Murrieta, CA 92563 (951) 694-5242

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

Received from: U-TURN FOR CHRIST

\$2,101.50

paid by: CK 3451

CALIFORNIA FISH AND GAME FOR EA40877

at parcel: 20170 PATTERSON AVE PERR

appl type: CFG3

May 03, 2012 14:28 Ву posting date May 03, 2012 MGARDNER ************************* **************

Account Code 658353120100208100 CF&G TRUST

Description

Amount \$2,101.50

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

COUNTY OF RIVERSIDE SPECIALIZED DEPARTMENT RECEIPT Permit Assistance Center

* REPRINTED * R1400430

4080 Lemon Street Second Floor Riverside, CA 92502 (951) 955-3200 39493 Los Alamos Road

Suite A

Murrieta, CA 92563

(951) 600-6100

38686 El Cerrito Road Palm Desert, CA 92211

(760) 863-8277

Received from: U-TURN FOR CHRIST

\$65.75

paid by: CK 4076

paid towards: CFG04295

CALIF FISH & GAME: DOC FEE

CALIFORNIA FISH AND GAME FOR EA40877

at parcel #: 20170 PATTERSON AVE PERR

appl type: CFG3

Account Code 658353120100208100

Description CF&G TRUST

Amount \$65.75

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

Additional info at www.rctlma.org

