# Riverside County LMS CONDITIONS OF APPROVAL

Page: 40

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

#### 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 34 SP \*- ENTRY MONUMENTATION (cont.)

NOTAPPLY

PLAN, as shown on pages \_\_\_ to \_\_\_.

3.Landscaping of entry monument(s) shall comply with
Ordinance No. 859 (as adopted and any amendments thereto)
and the Riverside County Guide to California Friendly
Landscaping."

30.PLANNING. 35 SP - CULTURAL RESOURCE PRO

NOTAPPLY

PRIOR TO ISSUANCE OF GRADING PERMITS: the applicant/developer shall retain and enter into a monitoring and mitigation service contract with a County approved Archaeologist for professional services relative to review of grading plans, preparation of a monitoring plan for all areas of disturbance that may impact previously undisturbed deposits (if any), and monitoring of site grading for areas of previously undisturbed deposits. The applicant/developer shall submit a fully executed copy of the contract for archaeological monitoring and mitigation services to the County Archaeologist to ensure compliance with this condition of approval. Upon verification, the Planning Department shall clear this condition.

Note: The project Archaeologist is responsible for implementing CEQA-based mitigation using standard professional practices for cultural resources archaeology. The project Archaeologist shall coordinate with the County, applicant/developer and any required tribal or other special interest group monitor throughout the process as appropriate. All documentation regarding the arrangements for the disposition and curation and/or repatriation of cultural resources shall be provided to the County for review and approval prior to issuance of the grading permit.

The archaeologist shall also be responsible for preparing the Phase IV monitoring report.

This condition shall not modify any approved condition of approval or mitigation measure.

30.PLANNING. 36 SP - NATIVE AMERICAN MONITOR

NOTAPPLY

Prior to the issuance of grading permits, the developer/permit applicant shall enter into a contract and retain a Native American Monitor. The contract shall address the treatment and ultimate disposition of cultural resources which may include repatriation and/or curation in a Riverside County approved curation facility.

## Riverside County LMS CONDITIONS OF APPROVAL

Page: 41

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

#### 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 36 SP - NATIVE AMERICAN MONITOR (cont.)

NOTAPPLY

The Native American Monitor shall be on-site during all initial ground disturbing activities and excavation of each portion of the project site including clearing, grubbing, tree removals, grading, trenching, stockpiling of materials, rock crushing, structure demolition and etc. The Native American Monitor shall have the limited authority to temporarily divert, redirect or halt the ground disturbance activities to allow identification, evaluation, and potential recovery of cultural resources in coordination with the appropriate Cultural Resources Professional such as an Archaeologist, Historic Archaeologist, Architectural Historian and/or Historian.

The developer/permit applicant shall submit a fully executed copy of the contract to the County Archaeologist to ensure compliance with this condition of approval. Upon verification, the Archaeologist shall clear this condition.

## NOTE:

- 1) The Cultural Resources Professional is responsible for implementing mitigation and standard professional practices for cultural resources. The Professional shall coordinate with the County, developer/permit applicant and Native American Monitors throughout the process.
- 2) Native American monitoring does not replace any required Cultural Resources monitoring, but rather serves as a supplement for coordination and advisory purposes for all groups' interests only.
- 3) The developer/permit applicant shall not be required to further pursue any agreement for special interest monitoring of this project if after 60 days from the initial attempt to secure an agreement the developer/permit applicant, through demonstrable good faith effort, has been unable to secure said agreement from the Native American Monitors. A good faith effort shall consist of no less than 3 written attempts from the developer/permit applicant to the tribe to secure the required special interest monitoring agreement and appropriate e-mail and telephone contact attempts. Documentation of the effort made to secure the agreement shall be submitted to the County Archaeologist for review and consideration.
- 4) Should repatriation be preferred, it shall not occur until after the Phase IV monitoring report has been submitted to the Riverside County Archaeologist. curation be preferred, the developer/permit applicant is

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 42

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 36 SP - NATIVE AMERICAN MONITOR (cont.) (cont.) NOTAPPLY

responsible for all costs.

This agreement shall not modify any condition of approval or mitigation measure.

30.PLANNING. 37 SP - MM-5.3-5

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to issuance of building permits:

The project shall incorporate Energy Efficient Project Design (consistent with Section II.J, Energy Efficiency, of Specific Plan No. 364), which includes photovoltaic solar roofs.

30.PLANNING. 38

SP -MM-5.3-3

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to project approval:

A construction activity management plan shall be prepared and implemented if any levels of heavy metals exist in the tailings piles that may be of concern if they become airborne. The plan will identify necessary stabilization measures to be undertaken and a monitoring program that verifies the effectiveness of those measures.

30.PLANNING. 39

SP - MM-5.4-1

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to the issuance of a grading permit:

To mitigate the direct effects on 0.622 acres of onsite

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 43

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

#### 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 39 SP - MM-5.4-1 (cont.)

NOTAPPLY

Riparian/Riverine Areas, the applicant shall purchase 1.244 acres (or at a ratio determined by the appropriate resource agency(s) of compensatory mitigation credits at a 2:1 ratio or ratio determined by the appropriate resource agency(s).

30.PLANNING. 40

SP - MM - 5.4 - 2

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to the issuance of a grading permit:

A Waste Discharge Report (WDR) shall be required prior to impacting areas under the jurisdiction of the RWQCMB.

30.PLANNING. 41

SP - MM - 5.4 - 3

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to the issuance of grading permits:

Vegetation removal should be planned outside the nesting season for raptors (February 1 to June 30) and outside the peak nesting season for birds (March 1 to June 30) if practicable. If vegetation removal would occur during those time periods, a pre-construction survey for active nests would be required. Restrictions may be placed on construction activities in the vicinity of any active nest observed until the nest is no longer active, as determined by a qualified Biologist.

30.PLANNING. 42

SP - MM - 5.4 - 4

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to the issuance of building permits:

Construction of the off-site water improvements will have

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 44

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

# 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 42 SP - MM-5.4-4 (cont.)

NOTAPPLY

an unavoidable temporary impact on Riverine Areas. To reduce unavoidable temporary impacts to insignificant levels, the off-site water improvements will be confined to the area located within the disturbed streambed where the dam-like structure was constructed and native riparian resources were removed. Construction of the off-site water improvements will include normal trenching and backfill activities. Replacement of like materials and stabilization will occur immediately after the water line is placed in the trench. Removal of the dam-like structure will be an improvement to existing conditions. The channel and banks of the blueline stream will be recontoured to correspond with existing conditions up- and downstream, thus restoring the natural flow regime in the blueline stream.

30.PLANNING. 43

SP - MM-5.5-1

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to the issuance of grading permits:

Grading and other ground-disturbing construction activities be monitored for the presence of buried prehistoric or historic features and sites. Such resources might include one or more of the following: 1) prehistoric remains associated with the "Indian hut" noted on the 1880 GLO Plat map; 2) prehistoric features or sites buried under alluvium in the eastern part of the site; 3) buried historic trash deposits and/or privies associated with the Good Hope Mine site; and, 4) possible human remains/burials.

30.PLANNING. 44

SP - MM-5.5-2

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to issuance of a grading permit:

The Project applicant(s) shall include the following wording in all construction contract documentation:
If inadvertent discoveries of subsurface archaeological

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 45

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

#### 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 44 SP - MM-5.5-2 (cont.)

NOTAPPLY

resources are discovered during grading, work shall be halted immediately within 50 feet of the discovery and the Developer, the project archaeologist and the Pechanga appropriate Tribe shall assess the significance of such resources and shall meet and confer regarding the mitigation for such resources. If the developer and the Tribe cannot agree on the significance or the mitigation for such resources, these issues will be presented to the County Planning Director and a qualified, neutral archeologist hired by the applicant and the Tribe for decision. The Planning Director shall make the determination based on the provisions of CEQA with respect to archaeological resources and shall take into account the religious beliefs, customs, and practices of the Pechanga Tribe. Notwithstanding any other rights available under the law, the decision of the Planning Director shall be appealable to the County Planning Commission and/or Board of Supervisors. In the event the significant resources are recovered and if the qualified archaeologist determines the resources to be historic or unique, as defined by relevant state and local law, mitigation would be required pursuant to and consistent with Public Resources Code Section 21083.2 and CEOA Guidelines Sections 15064.5 and 15126.4. (Revised per Planning Department).

30.PLANNING. 45

SP - MM - 5.5 - 3

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to the issuance of grading permits:

At least 30 days prior to issuance of a grading permit, the Project applicant(s) shall contact the appropriate Tribe to notify the Tribe of grading, excavation, and the adopted monitoring program to develop a Cultural Resources Treatment and Monitoring Agreement. The agreement shall include, but not be limited to, outlining provisions and requirements for addressing the treatment of cultural resources; project grading and development scheduling; terms of compensation for Tribal monitors; and treatment and final disposition of any cultural resources, sacred sites, and human remains discovered on the site; and establishing on-site monitoring provisions and/or

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 46

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

#### 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 45 SP - MM-5.5-3 (cont.)

NOTAPPLY

requirements for professional Tribal monitors during all ground-disturbing activities. A copy of this signed agreement shall be provided to the Planning Director and Building Official prior to the issuance of the first grading permit.

30.PLANNING. 46

SP - MM-5.6-1

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to the grading permit final inspection approval:

Removal of all undocumented artificial fill, colluvium/topsoil, younger alluvial deposits, and the surficial weathered older alluvial-channel deposits and bedrock materials will be necessary prior to fill placement. On a preliminary basis, remedial grading is estimated to consist of the removal of the upper \$2 to \$20 feet, or greater, of undocumented artificial fill, potentially compressible native soils and/or weathered surficial older alluvium/bedrock materials, below existing grades.

30.PLANNING. 47 SP - MM-5.6-2

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to grading permit final inspection approval:

Due to the potentially compressible, and collapsible nature of Quaternary Alluvium - Younger soils, they are considered unsuitable for support of structures and/or improvements in their existing state and therefore, will be need to be removed and recompacted, in areas proposed for development.

30.PLANNING. 48

SP - MM-5.6-3

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 47

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 48 SP - MM-5.6-3 (cont.)

NOTAPPLY

on the implementing project:

Prior to grading permit final inspection approval:

Topsoil/Colluvium soils shall be removed and recompacted, if not removed by planned excavation, should settlement sensitive improvements be proposed within their influence.

30.PLANNING. 49

SP - MM-5.6-4

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to grading permit final inspection approval:

The weathered near surface (upper \$2 to \$3 feet) channel deposits of Quaternary Very Old Alluvial-Channel Deposits are unsuitable for support of settlement sensitive improvements in their existing state, and will require removal and recompaction, if not removed by planned excavation.

30.PLANNING. 50

SP - MM-5.6-5

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to grading permit final inspection approval:

The weathered near surface (upper 1 to \$2 feet) of the bedrock is unsuitable for support of settlement-sensitive improvements, and will require removal and recompaction, if not removed by planned excavation, should settlement-sensitive improvements be proposed within their influence.

30.PLANNING. 51

SP - MM-5.6-6

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

## Riverside County LMS CONDITIONS OF APPROVAL

Page: 48

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

#### 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 51 SP - MM-5.6-6 (cont.)

NOTAPPLY

Prior to the issuance of a grading permit:

The Project site will be subject to strong seismic ground shaking and will expose people or structures to potential substantial adverse effects. The Project design and construction shall comply with the recommendations contained within the 2012 Geo Report, or the 2014 Geo Report, if applicable, as it pertains to strong seismic ground shaking.

30.PLANNING. 52

SP - MM-5.6-7

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to the issuance of a building permit:

The developer shall obtain a geotechnical study for the reservoir that addresses the maximum amount of acceleration forecast from the maximum credible earthquake; incorporate this information into the design of a new reservoir. The design must prevent a catastrophic tank failure, yet allow stored water to be released in a controlled manner that can be captured on the site and conveyed to a nearby stream channel or drainage facility.

30 PLANNING. 53

SP - MM-5.6-8

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to the issuance of grading permits:

Debris/impact walls and/or diversion devises should be constructed, where reentrant canyons intercept the proposed development and/or cut slopes. The actual location and need for such devises would best be evaluated at the 40-scale plan stage, when design grades are semi-finalized or finalized. The effects of surface flooding should be evaluated by the design engineer at that time.

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 49

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

#### 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 54 SP - MM-5.6-9

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to grading permit final inspection approval:

Due to the potential for the introduction of stormwater pollutants directly into the local groundwater table, stormwater basins will need to sealed and lined.

30 PLANNING. 55

SP - MM-5.6-10

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to the issuance of grading permits:

It shall be determined that stormwater basins are not located over the Good Hope and San Jacinto "Claim" line and/or large shaft opening areas, and/or at the toe of descending structural fill slopes.

30.PLANNING. 56

SP - MM-5.6-11

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to map recordation:

The CC&R's shall indicate the potential for perched groundwater conditions, and this shall be disclosed to all interested/affected parties, homeowners, and any homeowners association.

30.PLANNING. 57

SP - MM-5.6-13

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

## Riverside County LMS CONDITIONS OF APPROVAL

Page: 50

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 57 SP - MM-5.6-13 (cont.)

NOTAPPLY

Prior to the issuance of grading permits:

The Project shall comply with the recommendations contained within the 2012 Geo Report for those areas identified on Figure 5.6-1, as it pertains to areal subsidence or ground fissures. The potential for areal subsidence or ground fissures is deemed low, except as indicated on Figure 5.6-1.

30. PLANNING. 58

SP - MM-5.6-14

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to the issuance of grading permits:

Should features such as perched boulders, core stones, etc. exist in natural or cut slopes above the proposed residential or commercial development, and not be removed by the proposed grading, then debris/impact walls and/or diversion devises should be constructed, where these features intercept the proposed development and/or cut slopes. The actual location and need for such devices would best be evaluated prior to the issuance of a grading permit, at the 40-scale plan stage, when design grades are finalized and following a supplemental review.

30.PLANNING. 59

SP - MM-5.6-15

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to issuance of grading permits:

Appropriate safety considerations for potential caving and sloughing, such as shoring or layback cuts, should be incorporated into the construction design details, which shall be submitted to, and approved by, the County, in order to assure stability.

## Riverside County LMS CONDITIONS OF APPROVAL

Page: 51

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 60 SP - MM-5.6-17

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to grading permit final:

The Project will be developed in compliance with the "Fill Placement" and "Rock Placement Guidelines" contained in the 2012 Geo Report. Oversized materials exist on-site and will be generated during some bedrock excavations, which will require specialized placement techniques during grading. No oversized materials greater than 8 inches in diameter, should be placed within 10 feet of finish grade. This will necessitate the need for scraper/dozer pits and/or rockfill blankets if the oversized materials cannot be reduced in size, during grading. Additionally, proper disclosure to all interested/affected parties, homeowners, and any homeowners association, will be required regarding the potential for difficult excavation, hard rock, oversize materials and their hold-down distances from finish grade, Local utility entities may require a more stringent backfill grain size restriction (i.e., less than 4 inches in maximum size), which may require impact or select grading during utility backfill.

30 PLANNING, 61

SP - MM-5.6-16

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to the final grading permit:

In order to facilitate foundation construction and trenching of utilities, as well as to mitigate rock hardness, over excavation of cut pads in hard rock areas should be performed to a minimum depth of 3 feet below finish grade, or 2 feet below foundations, whichever is greater, and subsequently replaced with properly compacted fill.

## Riverside County LMS CONDITIONS OF APPROVAL

Page: 52

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

#### 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 62 SP - MM-5.6-18

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to grading permit final inspection approval:

Entire cut areas of affected lots should generally be over excavated to a minimum depth of 3 feet below finish grade, or 2 feet below the foundation, whichever is greater, and/or a maximum ratio of fill thickness on the lot of 3:1 (maximum: minimum), and replaced with compacted fill. County of Riverside requires that the minimum fill thickness beneath a lot be at least half of the maximum fill thickness on the lot. Removal bottoms should be sloped toward the street, or other approved areas. In areas of hard rock, the over excavation should be performed such that a minimum 1 percent gradient is maintained toward the front of the lot in order to reduce the potential for the accumulation of water (from irrigation or rainfall) in the fill caps. A minimum of 2 feet of compacted fill is recommended below all foundations.

30 PLANNING. 63

SP - MM-5.6-19

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to grading permit final inspection approval:

Fill slopes should be properly built and compacted to a minimum relative compaction of 90 percent throughout, including the slope surfaces. Any cut slopes proposed should be designed at gradients of 2:1 and should not exceed 30 feet in height, without a specific slope stability evaluation. While stabilization of such cut slopes is not currently anticipated, locally adverse geologic conditions (e.g., adverse joints and/or fractures, discontinuities, etc.) may be encountered which may require remedial grading or laying back of the slope to an angle flatter than the adverse geologic condition. In addition, existing natural slopes that remain outside areas of proposed development, may be prone surficial instability, as was noted during our previous investigation of the

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 53

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 63 SP - MM-5.6-19 (cont.)

NOTAPPLY

property (GSI, 2006). These natural slopes should have drainage directed away from their tops and bottoms, and will also require regular and periodic maintenance. General quidelines for slope construction are presented in Appendix E. At a minimum, the proposed slopes should be constructed in accordance with 2010 CBC (CBSC, 2010) requirements. Irrigation of natural slopes is not recommended.

30 PLANNING, 64

SP - MM-5.6-20

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to the issuance of grading permits:

The post-tensioned slab zone should be delineated or indicated on all grading plans. In addition, based on preliminary evaluation of the proposed finish grade elevations, and the relatively steep subsurface topography on portions of the site, post-tensioned foundations are also specifically recommended for proposed fill areas that equal or exceed about ?25 feet in thickness, at the conclusion of grading. Additional evaluations will be conducted prior to the issuance of a grading permit, at the 40-scale plan stage, when design grades are semi-finalized or finalized.

30.PLANNING. 65

SP - MM-5.6-21

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to the issuance of grading permits:

Based on engineering analyses, post-tensioned foundations will be recommended for engineered fills with low expansive materials. Expansion Index [E.I.] >21 and <51) exhibiting plasticity indices greater than 15, -200 >10% and medium to medium expansive soils (E.I.51 to 90). Additional E.I. and Plasticity Index (P.I.) testing should be performed during

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 54

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 65 SP - MM-5.6-21 (cont.)

NOTAPPLY

site development to further evaluate the preliminary test results obtained.

30.PLANNING. 66 SP - MM-5.6-22

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to the issuance of grading permits:

The off-site Project components shall comply with the recommendations contained within the 2012 Geo Report, and 2014 Geo Report, where applicable. Additional evaluations will be conducted prior to the issuance of a grading permit, at the 40-scale plan stage, when design grades are semi-finalized or finalized.

30. PLANNING. 67

SP - MM - 5.7 - 1

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to grading permit final inspection approval:

Should an accidental release of a hazardous material occur, the following actions will be implemented: construction activities in the immediate area will be immediately stopped; appropriate regulatory agencies will be notified; immediate actions will be implemented to limit the volume and area impacted by the contaminant; the contaminated material, primarily soil, shall be collected and removed to a location where it can be treated or disposed of in accordance with the regulations in place at the time of the event; any transport of hazardous waste from the property shall be carried out by a registered hazardous waste transporter; and testing shall be conducted to verify that any residual concentrations of the accidentally released material are below the regulatory remediation goal at the time of the event. All of the above sampling or remediation activities related to the contamination will be conducted under the oversight of Riverside County Site Cleanup Program. All of the above actions shall be

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 55

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

#### 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 67 SP - MM-5.7-1 (cont.)

NOTAPPLY

documented and made available to the appropriate regulatory agencies prior to closure of the contaminated area.

30.PLANNING. 68

SP - MM-5.7-2

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to grading permit final inspection:

If an unknown contaminated area is exposed during construction, the following actions will be implemented: any contamination found during construction will be reported to the Riverside County Site Cleanup Program and all of the sampling or remediation related to the contamination will be conducted under the oversight of the Riverside County Site Program; construction activities in the immediate area will be immediately stopped; appropriate regulatory agencies will be identified; a qualified professional (industrial hygienist or chemist) shall test the contamination and determine the type of material and define appropriate remediation strategies; immediate actions will be implemented to limit the volume and area impacted by the contaminant; the contaminated material, primarily soil, shall be collected and removed to a location where it can be treated or disposed of in accordance with the regulations in place at the time of the event; any transport of hazardous waste from the property shall be carried out by a registered hazardous waste transporter; and testing shall be conducted to verify that any residual concentrations of the accidentally released material are below the regulatory remediation goal at the time of the event. All of the above actions shall be documented and made available to the appropriate regulatory agencies prior to closure of the contaminated area.

30 PLANNING, 69

SP - MM-5.7-3

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

## Riverside County LMS CONDITIONS OF APPROVAL

Page: 56

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 69 SP - MM-5.7-3 (cont.)

NOTAPPLY

Prior to the issuance of grading permits:

The County shall verify and approve the construction Traffic Management Plan incorporates adequate measures to ensure emergency access and availability of SR 74 should an evacuation be needed. To the extent feasible, the length of time that construction activities occur within the SR 74 right-of-way shall be limited. To the extent that construction activities must occur within the SR 74 right-of-way, the Traffic Management Plan prepared for construction activities shall provide adequate emergency access to all parcels of land at all times, and shall include measures to ensure that during an evacuation, the right-of-way is accessible for this purpose.

30.PLANNING, 70

SP - MM-5.7-4

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to the issuance of grading permits:

The underground storage tank shall be removed from the site and the soil in the area be analyzed for possible contamination. Any work conducted shall be in compliance with guideline set by an oversight agency such as the DEH or the Department of Toxic Substances Control (DTSC).

30.PLANNING. 71

SP - MM-5.7-5

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to the issuance of grading permits:

If buried drums or any other storage canisters are discovered at the site during future site development, it is recommended that they be documented, properly disposed of offsite, and that the soil around such structures be properly assessed and possibly analyzed for contaminants.

Riverside County LMS CONDITIONS OF APPROVAL

Parcel: 345-200-013

PARCEL MAP Parcel Map #: PM36453

30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 72 SP - MM-5.7-6

NOTAPPLY

Page: 57

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to the issuance of grading permits:

If buried drums or any other storage canisters are discovered at the site during future site development, it is recommended that they be documented, properly disposed of offsite, and that the soil around such structures be properly assessed and possibly analyzed for contaminants.

30.PLANNING. 73

SP - MM-5.7-7

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to the issuance of grading permits:

Additional site characterization of the tailings shall be conducted to further determine if these wastes are considered hazardous to human health or the environment. All tailings will be specially handled. Any work conducted shall be in compliance with guideline set by an oversight agency such as the DEH or the Department of Toxic Substances Control (DTSC).

30 PLANNING. 74

SP - MM-5.7-8

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to grading permit final inspection approval:

If any materials are discovered at the site during any future soil moving activities that may contain asbestos, it is recommended that a qualified contractor be contacted to remove such materials. Any work conducted shall be in compliance with guideline set by an oversight agency such as the DEH or the Department of Toxic Substances Control (DTSC).

## Riverside County LMS CONDITIONS OF APPROVAL

Page: 58

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

#### 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 75 SP - MM-5.7-9

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to grading permit final inspection approval:

If any materials are discovered at the site during any future soil moving activities that may contain lead, it is recommended that a qualified contractor be contacted to remove such materials. Any work conducted shall be in compliance with guideline set by an oversight agency such as the DEH or the Department of Toxic Substances Control (DTSC).

30.PLANNING. 76 SP - MM-5.7-10

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to grading permit final inspection approval:

Tailing deposits shall be transported to the proposed commercial area of the site and deposited in an engineered underground enclosure. This enclosure should be designed to accomplish the following parameters:

All pathways where surface or ground water can migrate into and through the tailing deposits will be eliminated. The top of the enclosure which will be entirely water proof will be designed to cause water entering the subsurface to be directed to the edges of the structure and away from the tailings. This will preclude any leaching of heavy metals into the native soils and groundwater;

All site utilities will be located above the top of the This will preclude the need to expose the tailings in the event of a need to repair a utility. Thus, once deposited, there will be no reason for any future personnel to be exposed to the tailing deposits.

A deed restriction will be recorded that documents the existence of the enclosure.

Page: 59

Parcel: 345-200-013

PARCEL MAP Parcel Map #: PM36453

30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 77 SP - MM-5.7-11

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to issuance of grading permits:

A blasting report shall be submitted to the County as part of the grading plan check review. Said blasting report shall contain, at a minimum, the following information:

Explosive handling

Chemical exposure

Compliance with 2010 California Fire Code Chapter 33 and the California Code of Regulations, Title 19, Subchapter 4, Article 6.

The following shall be required:

The use and handling of explosives is restricted to permittees, their employees and authorized representatives, who shall be at least 21 years of age; however, persons between the ages of 18 and 21 years may be permitted to use and handle such explosives if they are under the direct personal supervision of an experienced competent permittee, employee or authorized representative over the age of 21 years.

Smoking shall not be permitted while explosives are being used or handled, and no one within 50 feet of explosives shall possess matches, lighters, open light or other fire or flame. Exception: The lighting of safety fuse in conjunction with approved blasting operations.

No person shall use or handle explosives while under the influence of intoxicating liquors, or narcotics.

Authorized containers or Class II magazines shall be used for taking detonators and other explosives from storage magazines to the blasting area.

When blasting is done in congested areas or in close proximity to a structure, railway, or highway, or any other installation that may be damaged, the blast shall be

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 60

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 77 SP - MM-5.7-11 (cont.)

NOTAPPLY

covered before firing with a mat constructed so that it is capable of preventing fragments from being thrown. Appropriate provisions (water) shall be available in brush areas to extinguish a fire that may occur as a result of blasting operations.

Persons authorized to prepare explosive charges or conduct blasting operations shall use every reasonable precaution, including but not limited to warning signals, flags, barricades, guards or woven mats to insure the safety of the general public.

Blasting operations, except by special written permission of the County, shall be conducted during daylight hours.

Whenever blasting is being conducted in the vicinity of gas, electric, water, fire alarm, telephone, telegraph or steam facilities, and flammable liquid and any similar lines, the blaster shall notify the appropriate representatives of such facilities, at least 24 hours in advance of blasting, specifying the location and intended time of such blasting. In an emergency this time limit may be waived by the County.

Due precautions shall be taken to prevent accidental discharge of electric blasting caps from current induced by radar, radio transmitters, lightning, adjacent power lines, sand or dust storms, or other sources of extraneous electricity. These precautions shall include:

1. The suspension of all blasting operations and removal of persons from the blasting area during the approach and progress of an electric storm, or sand or dust storm.

2. The posting of signs warning against the use of mobile radio transmitters on all access roads between 1,000 feet and 3,000 feet of the blasting operations. The sign shall be in contrasting 8 inch letters on a white background and shall read "BLASTING AREA-

NO RADIO TRANSMITTING". Signs shall be displayed only at time of blasting.

3.No electric blasting shall be done under overhead electric lines, or at such distance where it is possible for the blasting line to be blown in contract with any electric line unless the power in the energized line is shut-off or unless show blow deflectors, hold downs, mats, logs, or other material are placed over the charge to

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 61

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 77 SP - MM-5.7-11 (cont.) (cont.)

NOTAPPLY

confine the blast.

4. When blasting near overheard electric lines, and when placing the lead and leg wires near these lines, the lead and leg wires shall not be placed parallel to the power line, and they shall be securely anchored.

5. Before a blast is fired, the person in charge shall make certain the surplus explosive materials are in a safe place, that persons and vehicles are at a safe distance or under sufficient cover, and that a loud warning signal has been sounded. It shall also be ascertained that all entrances to the place or places where charges are to be fired are properly guarded.

6. Tools used for the opening of containers of explosive materials shall be made on non-sparking materials.

- 7. Empty boxed and paper, plastic of fiber packaging material which has previously contained explosive materials shall not be reused, and shall be disposed of in an appropriate manner.
- 8. Explosive materials shall not be abandoned.
- 9. Temporary storage for use in connection with approved blasting operations shall comply with NFFPA 495.

#### 30.PLANNING. 78 SP - MM-5.8-1

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to grading permit final inspection approval:

With the exception of the area set aside for conservation, future development shall include the construction of all onsite and offsite drainage facilities as required by the County Flood Control and Water Conservation District as described in this Subchapter of the EIR.

## 30.PLANNING. 79

SP - MM-5.10-1

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to the issuance of grading permits:

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 62

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 79 SP - MM-5.10-1 (cont.)

NOTAPPLY

The open test shaft (approximately \$15 feet in depth) should be located and temporarily fenced, prior to clean-out and proper backfill, to keep equipment and construction/field personnel away from the open test shaft, in accordance with CAL/OSHA (2011) requirements.

30 PLANNING. 80

SP - MM-5.10-2

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to grading permit final inspection approval:

Any unidentified open test excavations, shafts, or stopes shall be identified and properly filled.

30.PLANNING. 81 SP - MM-5.10-3

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to grading permit final inspection approval:

For shafts, the anticipated remedial measure would consist of the removal of all near surface loose soil and rock within the shaft opening, the placement of a lean concrete slurry plug and/or concrete cap, in-turn capped with a minimum of 5 feet of compacted fill, and incorporating structural setbacks near the shaft opening. These recommendations assume that the shaft is poorly backfilled. If the quality (relative compaction) of the shaft backfill is better than anticipated, these remedial recommendations may be modified somewhat, based on review and approval by the controlling authorities. The preliminary remedial measures for stope areas might consist of, but may not be limited to, backfilling the near surface workings with onsite materials, imported crushed rock, or a lean All test excavations, shafts, and/or concrete slurry. stopes identified onsite, should be surveyed and properly abandoned following local and State requirements can be refined based on the requirements of the controlling authorities and conditions exposed in the field prior to

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 63

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

#### 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 81 SP - MM-5.10-3 (cont.)

NOTAPPLY

and/or during earthwork construction. If additional concealed mine workings or other subsurface structures are uncovered/revealed during grading, they will need to be further evaluated on a case-by-case basis to determine what, if any, remedial measures or recommendations, consistent with the Mitigation Measures, are considered warranted.

30 PLANNING. 82 SP - MM-5.10-4

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to issuance of grading permits:

Due to the potential for slope instability, potential problems with required keyway construction, and the potential to disturb proposed sealed shaft/stoped areas, descending slopes greater than 15 feet in vertical height should not toe-out on the Good Hope and San Jacinto "Claim" line and/or at large shaft opening areas. Descending slopes within these areas will need to be set-back from the Good Hope and San Jacinto "Claim" line (previously established setback lines) and/or large shaft opening areas by an approximate lateral distance of \$40 feet.

30 PLANNING, 83

SP - MM-5.10-5

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to issuance of grading permits:

All proposed building pads (commercial and residential) will need to be located outside the "restricted zone." Based on the actual surveyed locations of the shaft/stoped areas encountered during the closure of the mine and sealing of the mine's test excavations, shafts, and/or stopes, additional restricted areas and/or shaft setbacks zones may be required.

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 64

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 84 SP - MM-5.10-6

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to issuance of grading permits:

Due to the potential for settlement and associated distress within the areas where any Project roadways cross the "restricted zone" onsite, should be constructed at high angles in order to minimize the amount of damage should settlement occur. Appropriately located up- gradient and down-gradient cut-off valves for the utilities, to facilitate repair, should be incorporated into the design.

30.PLANNING. 85

SP - MM-5.11-1

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to building permit final inspection approval:

For high-noise activities (dumping of ballast materials for example) taking place adjacent to existing sensitive receptors, small, portable noise barriers should be placed near the noise-producing equipment, between the noise source and the receptors. These barriers may be constructed from on-site (for example) from 4-foot by 8-foot sheets of marine plywood (minimum one-inch thickness) or one and one eighth inch (1 1/8") tongue-in-groove sub-floor, backed with three and a half inch thick R-11 fiberglass insulation for sound absorption. Several such panels may be hinged together in order to be self-supporting and to provide a continuous barrier.

30.PLANNING. 86

SP - MM-5.11-9

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to the issuance of grading permits:

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 65

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 86 SP - MM-5.11-9 (cont.)

NOTAPPLY

The applicant shall retain a qualified contractor/consultant and have that contractor/consultant prepare a comprehensive Blasting Plan for this grading activity, as appropriate, and to the extent blasting required. This plan shall include, at a minimum, the following aspects/information:

- 1. Type of blasting media to be used (TNT, ANFO, etc.). 2.Drilling method. Bore hole diameter, depth of bore
- hole, number of holes per shot, stemming, burden, weight/volume of explosives, accelerants, fuse types, etc. 3. Amount of material expected to be produced per blast.
- 4. Monitoring plans for blast-induced ground vibrations and air overpressure (sound).
- 5. Monitoring plans for drilling-induced ground vibrations and noise impacts on all surrounding uses, including wildlife.
- 6.Monitoring plans for potential adverse effects caused by blasting relative to slope stability.
- 7. Monitoring plans for potential adverse effects caused by blasting relative to the hydrologic characteristics of the rock body.
- 8. Recommendations for minimizing any potential drilling and blasting impacts, as appropriate.
- 9.All necessary blasting permits.

30.PLANNING. 87

SP - MM-5.11-10

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to issuance of building permits:

Future traffic noise levels for sensitive uses adjacent to SR 74 could result in exterior noise loading is greater than 65 dB CNEL. Mixed Use Planning Area 1 and residential Planning Area 2 are both adjacent to SR 74 and sensitive uses within these development areas may be exposed to high traffic noise levels. In order to meet the Riverside County exterior noise compatibility guideline at the closest Project lots under General Plan build-out traffic noise, one or more of the following mitigation measured will be required to ensure residential uses in PA 1 and PA 2 adjacent to the SR 74 are adequately protected from roadway noise sources:

## Riverside County LMS CONDITIONS OF APPROVAL

Page: 66

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 87 SP - MM-5.11-10 (cont.)

NOTAPPLY

Sensitive uses adjacent to SR-74 could achieve the 65 dB CNEL noise contour by setting homes further than the setback distances indicated previously.

A 6-0 foot high perimeter wall or berm at homes backing up to or abutting SR-74 could provide up to 6 dB attenuation.

Mixed use area PA 1, adjacent to SR-74, could place commercial structures immediately adjacent to the roadway to acoustically shield interior residential uses. Such design strategies could eliminate any needed noise mitigation in PA 1.

Recreational space such as a noise protected community park or pool may be considered to meet noise protection standards such that individual residential balconies or patios would not require to be mitigated below the 65 dB CNEL threshold.

Sensitive uses adjacent to SR-74 could achieve the 65 dB CNEL noise contour by setting homes further the setback distances at least 50 feet from Project access roadways.

30.PLANNING. 88

SP - MM-5.11-11

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to building permit final inspection approval:

Interior noise levels can achieve the 45 dB CNEL building code standard with standard construction features such as dual paned windows and the ability to close windows. Supplemental ventilation, in conjunction with air conditioning, is required in any livable space where window closure to shut out roadway noise is needed to meet interior standards. This shall be reflected on the plans and inspected for compliance, prior to building final inspection.

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 67

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 89 SP - MM-5.11-12

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to the issuance of building permits:

Verification of code compliance for any future residential uses within PA 1 and PA 2 shall be provided to the Building Department.

30. PLANNING. 90

SP - MM-5.13.2-1

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

To assure that the future project development incorporates defensible space concepts, the design of each tract shall be reviewed with the Sheriff Department prior to submittal of any tract maps, conditional use permits or other entitlements.

30.PLANNING. 91 SP - MM-5.16.3-1

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to issuance of building permits:

The applicant shall provide evidence that the following has been addressed.

To utilize energy efficiently, all residential buildings, large public buildings (library, public community center, schools, and joint-use facilities), large private recreation buildings and large commercial buildings (retail and office) shall exceed the 2008 California Energy Code -Title 24, Part 6 energy efficiency standards by 35%. To meet this rating standard, combinations of the following energy efficiency design elements or future elements shall be used to achieve at least a 35% energy savings compared to the 2008 Building Energy Standards:

Page: 68

Parcel: 345-200-013

PARCEL MAP Parcel Map #: PM36453

# 30. PRIOR TO ANY PROJECT APPROVAL

19 1 27 2

NOTAPPLY

- i) Tankless water heaters
- ii) High efficiency lighting

30.PLANNING. 91 SP - MM-5.16.3-1 (cont.)

- iii) Low energy HVAC systems with tighter HVAC ducts
- iv) Improved drywall, insulation and sealing installation
- v) "Cool roofs" reflect the sun's light back to the sky
- vi) Heat-repelling radiant barrier roof foil reflect the sun's heat back to the sky
- vii) Double-paned windows
- viii) Dual-glazed, Lo E2 windows
- ix) Other energy conservation measures developed between 2011 and 2017 when the propose project is envisioned to begin actual construction.
- 2. To utilize energy efficiently, homebuilders shall install Energy Star-rated model appliances, if the homebuilder chooses to install major appliances such as a dishwasher, washing machine, and refrigerator in the new residential units.
- 3. To utilize energy efficiently, major appliances installed in large public buildings (library, public community center, schools, and joint-use facilities) and large private recreation buildings shall be Energy Star-rated.
- 4. To utilize energy efficiently, street lights shall be installed with energy-efficient lighting, such as approved LED lights the meet the requirements of County Ordinance No. 655.
- 5. To increase renewable energy sources and reduce greenhouse gas emissions, large public buildings (library, public community center, schools, and joint-use facilities) and large private recreation buildings shall be installed with solar panels, photovoltaic cells, solar thermal systems or other renewable energy generating technology.
- 6. To increase renewable energy sources and reduce greenhouse gas emissions, homebuilders shall offer to home buyers solar panels, photovoltaic cells, solar thermal systems or other renewable energy generating technology as part of the homebuilder's option program.
- 7. Where professional management is available, such as an HOA, recycled water shall be used in residential front-yards and backyards, i.e. private common area, and in adjacent street parkways, subject to EVMWD and County approvals.
- 8. Where professional management is not available, grass turf (live not artificial) shall be limited to 33% of the landscaped area of a conventional single-family detached lot.

## Riverside County LMS CONDITIONS OF APPROVAL

Page: 69

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 92 SP - MM-5.16.3-2

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to recordation of a map:

The current or subsequent project applicant shall construct, or enter into an agreement and post security, in a form and amount acceptable to the Building and Safety Department, guaranteeing the undergrounding of proposed utility distribution lines in conformance with applicable County standards and the County's Capital Improvement Policy.

30.PLANNING. 93

SP - MM-5.16.3-3

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to issuance of grading permits:

Tentative tract maps shall be conditioned to require that all electrical service lines (excluding transmission lines) serving development within the project will be installed underground. This includes existing service facilities that may have to be relocated temporarily during grading.

30 PLANNING, 94

SP - MM-5.16.3-4

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to grading permit final inspection approval:

The contractor shall temporarily relocate existing overhead facilities, as necessary to maintain service, while grading and installing the new underground system is underway.

Page: 70

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 95 SP - MM-5.16.4-1

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to issuance of building permits:

The project proponent shall recycle, reuse, and/or reduce the amount of construction and demolition materials (i.e., concrete, asphalt, wood, etc.) generated by development of the project that would otherwise be taken to a landfill. This diversion of waste must exceed a 50 percent reduction by weight. The project shall complete the Riverside County Waste Management Department Construction and Demolition Waste Diversion Program - Form B and Form C to ensure compliance. Form B - Recycling Plan must be submitted and approved by the Riverside County Waste Management Department and provided to the Department of Building and Safety, Form C - Reporting Form must be approved by the Riverside County Waste Management Department and submitted to the Department of Building and Safety prior building final inspection.

30.PLANNING. 96

SP - MM-5.16.4-2

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to recordation of a map:

The Homeowners Association established for the proposed development shall establish green waste recycling through its yard maintenance or waste hauling contracts. Green waste recycling includes such things as grass recycling (where lawn clippings from a mulching type mower are left on the lawn) and on- or off-site composting. This measure shall be implemented to reduce green waste going to landfills. If such services are not available through the yard maintenance or waste haulers in the area, the HOA shall provide individual homeowners with information about ways to recycle green waste individually and collectively. Homeowners shall be notified of such in the CC&Rs.

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 71

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

#### 30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 97 SP - MM-5.16.4-3

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to issuance of building permits:

To assure compliance with the California Solid Waste Reuse and Recycling Act of 1991 (AB 1327), which requires the local jurisdiction to require adequate areas for collecting and loading recyclable materials, for any multi-unit residential, commercial or industrial facilities, clearance from the Riverside County Waste Management Department is needed to verify compliance with AB 1327 in terms of installation of recycling access areas at these facilities.

30.PLANNING. 98

SP - MM - 5.5 - 6

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

Prior to issuance of grading permits:

The Project shall comply with the provisions and recommendations of the PRIMP in order to monitor, identify. and preserve any paleontogical resources encountered during ground disturbance activities.

30. PLANNING. 99

SP - MM-5.5-5

NOTAPPLY

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

PRIOR TO GRADING PERMIT FINAL INSPECTION APPROVAL:

Prior to grading permit final, trenching and other ground-disturbing construction activities associated with the sewer and water line improvements along existing roadways shall be monitored for the presence of buried prehistoric or historic features and sites.

## Riverside County LMS CONDITIONS OF APPROVAL

Parcel: 345-200-013

PARCEL MAP Parcel Map #: PM36453

30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING.100 SP - RIGHT TO FARM

NOTAPPLY

Page: 72

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit, plot plan, etc.), the following condition shall be placed on the implementing project:

PRIOR TO MAP RECORDATION, the applicant shall submit a detailed proposal for the notification of all initial and future purchasers of dwelling units within the subject project of the existence of dairies and/or other agricultural uses within one half mile of the property and potential impacts resulting from those uses. Said notification shall be similar to the requirements of Ordinance No. 625 (Riverside County Right-to-Farm Ordinance). Said approved notification shall be provided to all initial and all future purchasers of dwelling units within the subject project.

TRANS DEPARTMENT

30 TRANS. 1

SP - LC LANDSCAPE CONCEPT PLAN

NOTAPPLY

Prior to the approval of any implementing land division project within the SPECIFIC PLAN (i.e. tract map or parcel map, use permit, plot plan etc.), the following condition shall be placed on the implementing project:

Provide two (2) sets of plans on 24" x 36" sheets at 20 scale that include a title block, north arrow, limit of work lines, hardscape features, graphic scale, street names, elevation drawings, etc. The plan shall clearly depict concept designs and theme elements for the expected future final landscaping, shading, and parking plan (the final planting and irrigation plans would normally be submitted as a minor plot plan and approved prior to the issuance of building permits). For guidance, please review Section 18.12, Sections 19.300 through 19.304 of Ordinance No. 348, Ordinance No. 859.2 (as adopted and any amendments thereto), and the Riverside County Guide to California Friendly Landscaping. No irrigation system information is required at the conceptual landscape phase.

Conceptual landscape plan shall also provide information on the size, number, genus, species, common name, spacing, plant factor, size, and symbol of trees, bushes and groundcover to be provided within landscaped areas and in other open space areas within the project. Top dressing(s)

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 73

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 30. PRIOR TO ANY PROJECT APPROVAL

30.TRANS. 1

SP - LC LANDSCAPE CONCEPT PLAN (cont.)

NOTAPPLY

should be described, including the areas devoted to living groundcovers. All plants must be selected from the Riverside County California Friendly Plant List. Special features, such as rockwork, fencing, water features, recreational trails, MSCHP regulated areas, etc. shall be identified. The Conceptual Landscape Plan shall consider existing landscaping on adjacent and nearby properties and provide a logical transition to the on-site landscaping concepts with designs to prevent abrupt contrasts between properties.

If impacts to on-site or nearby biological resources require special treatments, the planting plans shall be reviewed and approved by a professional biologist from the County's official list.

The Conceptual Landscape Plan shall be prepared in a professional manner by a California Licensed Landscape Architect.

30.TRANS. 2

SP LC LNDSCP CMN AREA MNTNNC

NOTAPPLY

Prior to the approval of any implementing land division project within the SPECIFIC PLAN (i.e. tract map or parcel map), the following condition shall be placed on the implementing application:
"PRIOR TO MAP RECORDATION, the following procedures for common area maintenance procedures shall be complied with:

- a. A permanent master maintenance organization shall be established for the specific plan area to assume ownership and maintenance responsibility for all common recreation, open space, circulation systems and landscaped areas. The organization may be public or private. Merger with an area-wide or regional organization shall satisfy this condition provided that such organization is legally and financially capable of assuming the responsibilities for ownership and maintenance. If the organization is a private association then neighborhood associations shall be established for each residential development, where required, and such associations may assume ownership and maintenance responsibility for neighborhood common areas.
- b. Unless otherwise provided for in these conditions of

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 74

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

# 30. PRIOR TO ANY PROJECT APPROVAL

30 TRANS. 2

SP LC LNDSCP CMN AREA MNTNNC (cont.)

NOTAPPLY

approval, common open areas shall be conveyed to the maintenance organization as implementing development is approved or any subdivision as recorded.

- c. The maintenance organization shall be established prior to or concurrent with the recordation of the first land division. Any agreements with the maintenance organization shall stipulate that maintenance of landscaped areas will occur in accordance with Ordinance No. 859.2 (as adopted and any amendments thereto) and the Riverside Guide to California Friendly Landscaping.
- d. Covenants, Conditions, and Restrictions for the SPECIFIC PLAN shall prohibit the use of water-intensive landscaping and require the use of low water use landscaping pursuant to the provisions of Ordinance No. 859.2 (as adopted and any amendments thereto). Covenants, Conditions, and Restrictions for the SPECIFIC PLAN shall incorporate provisions concerning landscape irrigation system management and maintenance for the purpose of facilitating the water-efficient landscaping requirements of Ordinance No. 859.2 (as adopted and any amendments thereto). to, the following: Planning Area(s) Covenants, Conditions, and Restrictions for the SPECIFIC PLAN shall incorporate provisions concerning landscape irrigation system management and maintenance for the purpose of facilitating the water-efficient landscaping requirements of Ordinance No. 859.2 (as adopted and any amendments thereto). The project is required to connect to a reclaimed water system when available

30.TRANS. 4

SP - SP364/TS CONDITIONS

NOTAPPLY

The Transportation Department has reviewed the traffic study submitted for the referenced project. The study has been prepared in accordance with County-approved guidelines. We generally concur with the findings relative to traffic impacts.

The General Plan circulation policies require a minimum of Level of Service 'C', except that Level of Service 'D' may be allowed in community development areas at intersections of any combination of secondary highways, major highways, arterials, urban arterials, expressways or state highways and ramp intersections.

Page: 75

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

#### 30. PRIOR TO ANY PROJECT APPROVAL

30 TRANS. 4

SP - SP364/TS CONDITIONS (cont.)

NOTAPPLY

The study indicates that it is possible to achieve adequate levels of service for the following intersections based on the traffic study assumptions.

Central Avenue (NS) at: Collier Avenue (EW) - #1

SR?74 (NS) at:

I?15 Freeway SB Ramps (EW) - #2
I?15 Freeway NB Ramps (EW) - #3

Dexter Avenue (EW) - #4 Cambern Avenue (EW) - #5

Rosetta Canyon Drive (EW) - #6

Riverside Street (EW) - #7 Greenwald Avenue (EW) - #8

River Road (EW) - #9

Richard Street/Project North Access (EW) - #10

Project North Access (EW) - #11

Ethanac Road (EW) - #12

Theda Street (EW) - #13 Ellis Avenue (EW) - #14

Perris Boulevard (NS) at:

SR?74 (EW) - #15

Redlands Avenue (NS) at:

SR?74 (EW) - #16

As such, the proposed project is consistent with this General Plan policy.

The associated conditions of approval incorporate mitigation measures identified in the traffic study, which are necessary to achieve or maintain the required level of service.

30.TRANS. 5

SP - SP364/IMPROVEMENTS

NOTAPPLY

All roads shall be improved per the recommended General Plan or Specific Plan designation, as approved by the County Board of Supervisors, or as approved by the Transportation Department.

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 76

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

# 30. PRIOR TO ANY PROJECT APPROVAL

30 TRANS. 6

SP - SP364/WRCOG TUMF

NOTAPPLY

Prior to the issuance of the certificates of occupancy of final building inspection (whichever occurs first), the developer shall pay the Transportation Uniform Mitigation Fee (TUMF) in accordance with Ordinance No. 824. Fees may also be paid at the time application is made for building permit pursuant to Ord. 824.

30.TRANS. 7

SP - SP364/TS REQUIRED

NOTAPPLY

Site specific traffic studies will be required for all subsequent development proposals within the boundaries of Specific Plan No. 364 as approved by the Transportation Department. These subsequent traffic studies shall identify specific project impacts and needed roadway improvements to be constructed prior to each development phase.

30.TRANS. 8

SP - SP364/TS GEOMETRICS

NOTAPPLY

The intersection of SR-74 (NS) at Project South Access (EW) shall be improved to provide the following geometrics:

Northbound: two through lanes

Southbound: one left-turn lane, two through lanes, one

right-turn lane

Eastbound: one right-turn lane

Westbound: one shared left-turn/right-turn lane
NOTE: The southbound right-turn lane may utilize the
project frontage improvements on SR-74 to establish
a right-turn lane if sufficient pavement is
provided. The project access shall be restricted to
right-in/right-out turning movements while
maintaining the existing southbound left-in and
westbound left-out at Richard Street. The project
shall provide a raised median design that shall
enforce these turning provisions.

The intersection of SR-74 (NS) at Project North Access (EW) shall be signalized and improved to provide the following geometrics:

Northbound: one left-turn lane, two through lanes

Southbound: one left-turn lane, two through lanes, one

right-turn lane

Eastbound: one left-turn lane, one shared

through/right-turn lane

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 77

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 30. PRIOR TO ANY PROJECT APPROVAL

30.TRANS. 8

SP - SP364/TS GEOMETRICS (cont.)

NOTAPPLY

Westbound: N/A

NOTE: The southbound right-turn lane may utilize the project frontage improvements on SR-74 to establish a right-turn lane if sufficient pavement is provided. The northbound left-turn lane shall be a minimum of 200' and shall accommodate the deceleration transition from the adjacent through lane.

or as approved by the Transportation Department.

All improvements listed are requirements for interim conditions only. Full right-of-way and roadway half sections adjacent to the property for the ultimate roadway cross-section per the County's Road Improvement Standards and Specifications must be provided.

Any off-site widening required to provide these geometrics shall be the responsibility of the landowner/developer.

30.TRANS. 9

SP - SP364/TS INSTALLATION

NOTAPPLY

The Specific Plan proponent and all subsequent implementing projects within the Specific Plan shall be responsible for design and construction of the traffic signal(s) at the following intersections or as approved by the Transportation Department:

Signals not eligible for fee credit: SR-74 (NS) at Project North Access (EW)

30.TRANS. 10

SP - SP364/TS INTERCONNECT

NOTAPPLY

The Specific Plan proponent and all subsequent implementing projects within the Specific Plan shall be responsible for traffic signal interconnect along the project frontage of SR-74.

or as approved by the Transportation Department.

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 78

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

# 50. PRIOR TO MAP RECORDATION

FIRE DEPARTMENT

50.FIRE. 1

MAP-#64-ECS-DRIVEWAY ACCESS

RECOMMND

Ecs map must be stamped by the Riverside County Surveyor with the following note: Driveways exceeding 150' in length, but less than 800' in length, shall provide a turnout near the midpoint of the driveway. Where the driveway exceeds 800', turnouts shall be provided no more than 400' apart. Turnouts shall be a minimum of 10' wide and 30' in length, with a minimum 25' taper on each end.

A approved turnaround shall be provided at all building sites on driveways over 150 feet in length, and shall be within 50' of the building.

50.FIRE. 2

MAP-#73-ECS-DRIVEWAY REQUIR

RECOMMND

Ecs map must be stamped by the Riverside County Surveyor with the following note: Access will not have an up, or downgrade of more than 15%.access will not be less than 20 feet in width per the 2013 CFC, and will have a vertical clearance of 13' 6". Access will be designed to withstand the weight of 75 thousand pounds over 2 axles. Access will have a turning radius of 38 feet capable of accommodating fire apparatus.

50.FIRE. 3

MAP-#67-ECS-GATE ENTRANCES

RECOMMND

Ecs map must be stamped by the Riverside County Surveyor with the following note: Gate entrances shall be at least two feet wider than the width of the traffic lanes) serving that gate. Any gate providing access from a road to a driveway shall be located at least 35 feet setback from the roadway and shall open to allow a vehicle to stop without obstructing traffic on the road. here a one-way road with a single traffic lane provides access to a gate entrance, a 38 feet turning radius shall be used.

50.FIRE. 4

MAP-#88-ECS-AUTO/MAN GATES

RECOMMND

Ecs map must be stamped by the Riverside County Surveyor with the following note: Gate(s) shall be automatic minimum 20 feet in width. Gate access shall be equipped with a rapid entry system. Plans shall be submitted to the Fire Department for approval prior to installation.

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 79

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

### 50. PRIOR TO MAP RECORDATION

50.FIRE. 4

MAP-#88-ECS-AUTO/MAN GATES (cont.)

RECOMMND

Automatic/manual gate pins shall be rated with shear pin force, not to exceed 30' 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.

#### PLANNING DEPARTMENT

50.PLANNING. 1

MAP - PREPARE A FINAL MAP

RECOMMND

After the approval of the TENTATIVE MAP and prior to the expiration of said map, the land divider shall cause the real property included within the TENTATIVE MAP, or any part thereof, to be surveyed and a FINAL MAP thereof prepared in accordance with the current County Transportation Department - Survey Division requirements, the conditionally approved TENTATIVE MAP, and in accordance with Article IX of County Ordinance No. 460.

50.PLANNING. 7

MAP- QUIMBY FEES (1)

RECOMMND

The land divider shall submit to the County Planning Department - Development Review Division a duly and completely executed agreement with the County of Riverside Recreation and Parks District which demonstrates to the satisfaction of the County that the land divider has provided for the payment of parks and recreation fees and/or dedication of land for the TENTATIVE MAP in accordance with Section 10.35 of County Ordinance No. 460.

50.PLANNING. 13

MAP - FINAL MAP PREPARER

RECOMMND

The FINAL MAP shall be prepared by a licensed land surveyor or registered civil engineer.

50.PLANNING. 14

MAP - ECS SHALL BE PREPARED

RECOMMND

The land divider shall prepare an Environmental Constraints Sheet (ECS) in accordance with Section 2.2. E. & F. of County Ordinance No. 460, which shall be submitted as part of the plan check review of the FINAL MAP.

50.PLANNING. 15

MAP - ECS EXHIBIT

RECOMMND

The constrained areas shall conform to the approved Exhibit E, Environmental Constraints Exhibit, and shall be mapped

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 80

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 50. PRIOR TO MAP RECORDATION

50.PLANNING. 15 MAP - ECS EXHIBIT (cont.)

RECOMMND

and labeled on the Environmental Constraint Sheet to the satisfaction of the Planning Department.

50.PLANNING. 18 MAP - COMPLY WITH ORD 457

RECOMMND

The land divider shall provide proof to the County Planning Department - Land Use Division that all structures or human occupancy presently existing and proposed for retention comply with Ordinance No. 457.

50.PLANNING. 20 MAP - FEE BALANCE

RECOMMND

Prior to recordation, the Planning Department shall determine if the deposit based fees for the TENTATIVE MAP are in a negative balance. If so, any unpaid fees shall be paid by the land divider and/or the land divider's successor-in-interest.

50.PLANNING. 23 MAP - ECS NOTE MT PALOMAR LIGH

RECOMMND

The following Environmental Constraint Note shall be placed on the ECS:

"This property is subject to lighting restrictions as required by County Ordinance No. 655, which are intended to reduce the effects of night lighting on the Mount Palomar Observatory. All proposed outdoor lighting systems shall be in conformance with County Ordinance No. 655."

50. PLANNING. 27 MAP- PA PROCEDURES

NOTAPPLY

"The planning areas for which this land division application is located must be legally defined. Any of the following procedures may be used in order to legally define this [these] planning areas:

1. The project proponent has processed a FINAL CHANGE OF ZONE MAP concurrent with the SPECIFIC PLAN which legally defined these planning areas. 2. The project proponent shall file a change of zone application along with a legal description defining the boundaries of the planning area affected by this land division application. The applicant will not be changing the allowed uses or standards within the existing zone but will merely be providing an accurate legal description of the affected planning area. The change of zone shall be approved and adopted by the Board of

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

### 50. PRIOR TO MAP RECORDATION

50.PLANNING. 27 MAP- PA PROCEDURES (cont.)

NOTAPPLY

Supervisors."

50. PLANNING. 28 MAP- CC&R RES PUB COMMON AREA

NOTAPPLY

"The applicant shall convey to the County fee simple title, to all common open space areas, free and clear of all liens, taxes, assessments, leases (recorded or unrecorded) and easement, except those easements which in the sole discretion of the County are acceptable. As a condition precedent to the County accepting title to such areas, the applicant shall notify the Planning Department that the following documents shall be submitted to the Office of the County Counsel and submit said documents for review along with the current fee, which shall be subject to County Counsel approval:

- 1. A cover letter identifying the project for which approval is sought;
- 2. A signed and notarized declaration of covenants, conditions and restrictions;
- 3. A sample document, conveying title to the purchaser, of an individual lot or unit which provides that the declaration of covenants, conditions and restrictions is incorporated therein by reference; and,
- 4. A deposit equaling three (3) hours of the current hourly fee for Review of Covenants, Conditions and Restrictions established pursuant to County Ordinance No. 671 at the time the above referenced documents are submitted for County Counsel review.

The declaration of covenants, conditions and restrictions submitted for review shall a) provide for a minimum term of 60 years, b) provide for the establishment of a property owners' association comprised of the owners of each individual lot or unit as tenants in common, and c) contain the following provisions verbatim:

"Notwithstanding any provision in this Declaration to the contrary, the following provisions shall apply:

The property owners' association established herein shall, if dormant, be activated, by incorporation or otherwise, at the request of the County of Riverside, and the property

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

#### 50. PRIOR TO MAP RECORDATION

50.PLANNING. 28 MAP- CC&R RES PUB COMMON AREA (cont.)

NOTAPPLY

owners' association shall unconditionally accept from the County of Riverside, upon the County's demand, title to all or any part of the 'common area', more particularly described on Exhibit ' ' attached hereto. Such acceptance shall be through the president of the property owner's association, who shall be authorized to execute any documents required to facilitate transfer of the 'common area'. The decision to require activation of the property owners' association and the decision to require that the association unconditionally accept title to the 'common area' shall be at the sole discretion of the County of Riverside.

In the event that the 'common area', or any part thereof, is conveyed to the property owners' association, the association, thereafter, shall own such 'common area', shall manage and continuously maintain such 'common area', and shall not sell or transfer such 'common area' or any part thereof, absent the prior written consent of the Planning Director of the County of Riverside or the County's successor-in-interest. The property owners' association shall have the right to assess the owner of each individual lot or unit for the reasonable cost of maintaining such 'common area', and shall have the right to lien the property of any such owner who defaults in the payment of a maintenance assessment. An assessment lien, once created, shall be prior to all other liens recorded subsequent to the notice of assessment or other document creating the assessment lien.

This declaration shall not be terminated, 'substantially' amended, or property deannexed therefrom absent the prior written consent of the Planning Director of the County of Riverside or the County's successor-in-interest. A proposed amendment shall be considered 'substantial' if it affects the extent, usage or maintenance of the 'common area' established pursuant to this Declaration.

In the event of any conflict between this Declaration and the Articles of Incorporation, the Bylaws, or the property owners' association Rules and Regulations, if any, this Declaration shall control."

Once approved by the Office of County Counsel, the declaration of covenants, conditions and restrictions shall be recorded by the Planning Department with one copy

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

### 50. PRIOR TO MAP RECORDATION

50.PLANNING. 28 MAP- CC&R RES PUB COMMON AREA (cont.) (cont.) NOTAPPLY

retained for the case file, and one copy provided to the County Transportation Department - Survey Division."

50. PLANNING. 29 MAP- CC&R RES PRI COMMON AREA

NOTAPPLY

"The applicant shall notify the Planning Department that the following documents shall be submitted to the Office of County Counsel and submit said documents for review along with the current fee, which shall be subject to County Counsel approval:

- 1. A cover letter identifying the project for which approval is sought;
- 2. A signed and notarized declaration of covenants, conditions and restrictions;
- 3. A sample document, conveying title to the purchaser of an individual lot or unit, which provides that the declaration of covenants, conditions and restrictions is incorporated therein by reference; and,
- 4. A deposit equaling three (3) hours of the current hourly fee for Review if Covenants, Conditions and Restrictions established pursuant to County Ordinance No. 671 at the time the above referenced documents are submitted for County Counsel review.

The declaration of covenants, conditions and restrictions submitted for review shall a) provide for a minimum term of 60 years, b) provide for the establishment of a property owners' association comprised of the owners of each individual lot or unit as tenants in common, c) provide for ownership of the common area by either the property owners' association or the owners of each individual lot or unit as tenants in common, and (d) contain the following provisions verbatim:

"Notwithstanding, any provision in this Declaration to the contrary, the following provisions shall apply:

The property owners' association established herein shall manage and continuously maintain the 'common area', more particularly described on Exhibit ' ', attached hereto, and shall not sell or transfer the 'common area' or any part thereof, absent the prior written consent of the

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

#### 50. PRIOR TO MAP RECORDATION

50.PLANNING. 29 MAP- CC&R RES PRI COMMON AREA (cont.)

NOTAPPLY

Planning Director of the County of Riverside or the County's successor-in-interest.

The property owners' association shall have the right to assess the owners of each individual lot or unit for the reasonable cost of maintaining such 'common area' and shall have the right to lien the property of any such owner who defaults in the payment of a maintenance assessment. An assessment lien, once created, shall be prior to all other liens recorded subsequent to the notice of assessment or other document creating the assessment lien.

This Declaration shall not be terminated, 'substantially' amended, or property deannexed therefrom absent the prior written consent of the Planning Director of the County of Riverside or the County's successor-in-interest. A proposed amendment shall be considered 'substantial' if it affects the extent, usage or maintenance of the 'common area' established pursuant to this Declaration.

In the event of any conflict between this Declaration and the Articles of Incorporation, the Bylaws, or the property owners' association Rules and Regulations, if any, this Declaration shall control."

Once approved by the Office of County Counsel, the declaration of covenants, conditions and restrictions shall be recorded the Planning Department with one copy retained for the case file, and one copy provided to the County Transportation Department - Survey Division."

50.PLANNING. 30 MAP- MM-5.6-11

NOTAPPLY

Prior to map recordation:

The CC&R's shall indicate the potential for perched groundwater conditions, and this shall be disclosed to all interested/affected parties, homeowners, and any homeowners association.

50.PLANNING. 31 MAP- MM-5.16.3-2

NOTAPPLY

Prior to recordation of a map:

The current or subsequent project applicant shall construct, or enter into an agreement and post security, in

Riverside County LMS CONDITIONS OF APPROVAL

Page: 85

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

### 50. PRIOR TO MAP RECORDATION

50.PLANNING. 31 MAP- MM-5.16.3-2 (cont.)

NOTAPPLY

a form and amount acceptable to the Building and Safety Department, guaranteeing the undergrounding of proposed utility distribution lines in conformance with applicable County standards and the County's Capital Improvement Policy.

50 PLANNING. 32

MAP- MM-5.16.4-2

NOTAPPLY

Prior to recordation of a map:

The Homeowners Association established for the proposed development shall establish green waste recycling through its yard maintenance or waste hauling contracts. Green waste recycling includes such things as grass recycling (where lawn clippings from a mulching type mower are left on the lawn) and on- or off-site composting. This measure shall be implemented to reduce green waste going to landfills. If such services are not available through the yard maintenance or waste haulers in the area, the HOA shall provide individual homeowners with information about ways to recycle green waste individually and collectively. Homeowners shall be notified of such in the CC&Rs.

50.PLANNING. 33 MAP-

MAP- RIGHT TO FARM

NOTAPPLY

PRIOR TO MAP RECORDATION, the applicant shall submit a detailed proposal for the notification of all initial and future purchasers of dwelling units within the subject project of the existence of dairies and/or other agricultural uses within one half mile of the property and potential impacts resulting from those uses. Said notification shall be similar to the requirements of Ordinance No. 625 (Riverside County Right-to-Farm Ordinance). Said approved notification shall be provided to all initial and all future purchasers of dwelling units within the subject project.

50.PLANNING. 34

MAP-LC LNDSCP CMN AREA MNTNNC

NOTAPPLY

"PRIOR TO MAP RECORDATION, the following procedures for common area maintenance procedures shall be complied with:

a. A permanent master maintenance organization shall be established for the specific plan area to assume ownership and maintenance responsibility for all common recreation, open space, circulation systems and landscaped areas. The

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 50. PRIOR TO MAP RECORDATION

50.PLANNING. 34 MAP-LC LNDSCP CMN AREA MNTNNC (cont.)

NOTAPPLY

organization may be public or private. Merger with an area-wide or regional organization shall satisfy this condition provided that such organization is legally and financially capable of assuming the responsibilities for ownership and maintenance. If the organization is a private association then neighborhood associations shall be established for each residential development, where required, and such associations may assume ownership and maintenance responsibility for neighborhood common areas.

- b. Unless otherwise provided for in these conditions of approval, common open areas shall be conveyed to the maintenance organization as implementing development is approved or any subdivision as recorded.
- c. The maintenance organization shall be established prior to or concurrent with the recordation of the first land division. Any agreements with the maintenance organization shall stipulate that maintenance of landscaped areas will occur in accordance with Ordinance No. 859.2 (as adopted and any amendments thereto) and the Riverside Guide to California Friendly Landscaping.
- d. Covenants, Conditions, and Restrictions for the SPECIFIC PLAN shall prohibit the use of water-intensive landscaping and require the use of low water use landscaping pursuant to the provisions of Ordinance No. 859.2 (as adopted and any amendments thereto). Covenants, Conditions, and Restrictions for the SPECIFIC PLAN shall incorporate provisions concerning landscape irrigation system management and maintenance for the purpose of facilitating the water-efficient landscaping requirements of Ordinance No. 859.2 (as adopted and any amendments thereto). to, the following: Planning Area(s) Covenants, Conditions, and Restrictions for the SPECIFIC PLAN shall incorporate provisions concerning landscape irrigation system management and maintenance for the purpose of facilitating the water-efficient landscaping requirements of Ordinance No. 859.2 (as adopted and any amendments thereto). The project is required to connect to a reclaimed water system when available

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 87

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

#### 50. PRIOR TO MAP RECORDATION

SURVEY DEPARTMENT

50.SURVEY. 1

MAP - EASEMENT

RECOMMND

Any easement not owned by a public utility, public entity or subsidiary, not relocated or eliminated prior to final map approval, shall be delineated on the final map in addition to having the name of the easement holder, and the nature of their interests, shown on the map.

# TRANS DEPARTMENT

50.TRANS. 1

MAP - CENTERLINE STUDY PROFIL

RECOMMND

Plans shall be based upon a centerline study profile extending a minimum of 300 feet beyond the project boundaries at a grade and alignment as approved by the Riverside County Transportation Department.

50.TRANS. 2

MAP - ACCESS RESTRICTION/SUR

RECOMMND

50.TRANS. 3

MAP - CALTRANS 2

RECOMMND

A copy of the final map shall be submitted to Caltrans, District 08, Post Office Box 231, San Bernardino, California 92403; Attention: Project Development, for review and approval prior to recordation.

50.TRANS. 4

MAP - R-O-W DEDICATED 1/SUR

RECOMMND

Sufficient public street right-of-way along SH-74 shall be dedicated for public use to provide for a 92 foot half-width right-of-way per County Standard No. 83, Ordinance 641.

Sufficient public street right-of-way along street "A"/street "B" shall be dedicated for public use to provide for a 66 foot full-width right-of-way per County Standard No. 104, Ordinanc3 461.

Sufficient public street right-of-way along street "D and street "E" shall be conveyed for public use to provide for a 56 foot full-width right-of-way per County Standard No. 105, Section "A", Ordinance 461.

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 88

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

#### 50. PRIOR TO MAP RECORDATION

50.TRANS. 5 MAP - CORNER CUT-BACK I

RECOMMND

All corner cutbacks shall be applied per Standard 805, Ordinance 461.

50.TRANS. 6

MAP - INTERSECTION/50' TANGENT

RECOMMND

All centerline intersections shall be at 90 degrees, plus or minus 5 degrees, with a minimum 50' tangent, measured from flowline/curbface or as approved by the Transportation Planning and Development Review Division Engineer.

## 60. PRIOR TO GRADING PRMT ISSUANCE

### PLANNING DEPARTMENT

60.PLANNING. 23 MAP- CONTAMINATED SOIL

NOTAPPLY

Prior to the issuance of a grading permit, the applicant/ developer shall provide a soils report addressing the site conditions including but not limited to the following:

- 1-Indicate all contaminates in the soil and provide remediation requirements to mitigate any hazardous conditions on the site.
- 2-Indicate whether any remediation efforts will be conducted as part of the grading permit process.
- 3-If remediation is required by any other department or agency provide documentation from those departments or agencies stating that the remediation efforts have been satisfied.
- 60.PLANNING. 24 MAP- MINE TAILINGS, SHAFTS

NOTAPPLY

Prior to the issuance of a grading permit, the applicant/ developer shall provide a soils report addressing the existing mine tailing and final sealing of the test excavation, shafts, and/or stopes and proper closure of the previous mine located onsite. The existing conditions shall be clearly delineated on the grading plan.

60.PLANNING. 25 MAP- 30 DAY BURROWING OWL

NOTAPPLY

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

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

### 60. PRIOR TO GRADING PRMT ISSUANCE

60.PLANNING. 25 MAP- 30 DAY BURROWING OWL (cont.)

NOTAPPLY

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 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.

60.PLANNING. 26

MAP- SKR FEE CONDITION

RECOMMND

"PRIOR TO THE ISSUANCE OF GRADING PERMITS, 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 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 126.4 acres in accordance with the SPECIFIC PLAN. 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 he appropriate fee set forth in that ordinance shall be required."

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 60. PRIOR TO GRADING PRMT ISSUANCE

60.PLANNING. 27 MAP- CULTURAL RESOURCE PRO

NOTAPPLY

PRIOR TO ISSUANCE OF GRADING PERMITS: the applicant/developer shall retain and enter into a monitoring and mitigation service contract with a County approved Archaeologist for professional services relative to review of grading plans, preparation of a monitoring plan for all areas of disturbance that may impact previously undisturbed deposits (if any), and monitoring of site grading for areas of previously undisturbed deposits. The applicant/developer shall submit a fully executed copy of the contract for archaeological monitoring and mitigation services to the County Archaeologist to ensure compliance with this condition of approval. Upon verification, the Planning Department shall clear this condition. Note: The project Archaeologist is responsible for implementing CEQA-based mitigation using standard professional practices for cultural resources archaeology. The project Archaeologist shall coordinate with the County, applicant/developer and any required tribal or other special interest group monitor throughout the process as appropriate. All documentation regarding the arrangements for the disposition and curation and/or repatriation of cultural resources shall be provided to the County for review and approval prior to issuance of the grading permit. The archaeologist shall also be responsible for preparing the Phase IV monitoring report. This condition shall not modify any approved condition of approval or mitigation measure.

## 60.PLANNING. 28

MAP- NATIVE AMERICAN MONITOR

NOTAPPLY

Prior to the issuance of grading permits, the developer/permit applicant shall enter into a contract and retain a Native American Monitor. The contract shall address the treatment and ultimate disposition of cultural resources which may include repatriation and/or curation in a Riverside County approved curation facility.

The Native American Monitor shall be on-site during all initial ground disturbing activities and excavation of each portion of the project site including clearing, grubbing, tree removals, grading, trenching, stockpiling of materials, rock crushing, structure demolition and etc. The Native American Monitor shall have the limited authority to temporarily divert, redirect or halt the ground disturbance activities to allow identification, evaluation, and potential recovery of cultural resources in coordination

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 60. PRIOR TO GRADING PRMT ISSUANCE

60.PLANNING. 28 MAP- NATIVE AMERICAN MONITOR (cont.) NOTAPPLY

with the appropriate Cultural Resources Professional such as an Archaeologist, Historic Archaeologist, Architectural Historian and/or Historian.

The developer/permit applicant shall submit a fully executed copy of the contract to the County Archaeologist to ensure compliance with this condition of approval. Upon verification, the Archaeologist shall clear this condition.

NOTE: 1) The Cultural Resources Professional is responsible for implementing mitigation and standard professional practices for cultural resources. The Professional shall coordinate with the County, developer/permit applicant and Native American Monitors throughout the process. 2) Native American monitoring does not replace any required Cultural Resources monitoring, but rather serves as a supplement for coordination and advisory purposes for all groups' interests only. 3) The developer/permit applicant shall not be required to further pursue any agreement for special interest monitoring of this project if after 60 days from the initial attempt to secure an agreement the developer/permit applicant, through demonstrable good faith effort, has been unable to secure said agreement from the Native American Monitors. A good faith effort shall consist of no less than 3 written attempts from the developer/permit applicant to the tribe to secure the required special interest monitoring agreement and appropriate e-mail and telephone contact attempts. Documentation of the effort made to secure the agreement shall be submitted to the County Archaeologist for review and consideration. 4) Should repatriation be preferred, it shall not occur until after the Phase IV monitoring report has been submitted to the Riverside County Archaeologist. Should curation be preferred, the developer/permit applicant is responsible for all costs.

This agreement shall not modify any condition of approval or mitigation measure.

60.PLANNING. 29

MAP- MM-5.4-1

NOTAPPLY

Prior to the issuance of a grading permit:

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 92

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 60. PRIOR TO GRADING PRMT ISSUANCE

60.PLANNING. 29 MAP- MM-5.4-1 (cont.)

NOTAPPLY

To mitigate the direct effects on 0.622 acres of onsite Riparian/Riverine Areas, the applicant shall purchase 1.244 acres (or at a ratio determined by the appropriate resource agency(s) of compensatory mitigation credits at a 2:1 ratio or ratio determined by the appropriate resource agency(s).

60.PLANNING. 30

MAP- MM-5.4-2

NOTAPPLY

Prior to the issuance of a grading permit:

A Waste Discharge Report (WDR) shall be required prior to impacting areas under the jurisdiction of the RWQCMB.

60.PLANNING. 31

MAP- MM-5.4-4

NOTAPPLY

Prior to the issuance of building permits:

Construction of the off-site water improvements will have an unavoidable temporary impact on Riverine Areas. To reduce unavoidable temporary impacts to insignificant levels, the off-site water improvements will be confined to the area located within the disturbed streambed where the dam-like structure was constructed and native riparian resources were removed. Construction of the off-site water improvements will include normal trenching and backfill activities. Replacement of like materials and stabilization will occur immediately after the water line is placed in the trench. Removal of the dam-like structure will be an improvement to existing conditions. The channel and banks of the blueline stream will be recontoured to correspond with existing conditions up- and downstream, thus restoring the natural flow regime in the blueline stream.

60.PLANNING. 32

MAP- MM-5.5-2

NOTAPPLY

Prior to issuance of a grading permit:

The Project applicant(s) shall include the following wording in all construction contract documentation: If inadvertent discoveries of subsurface archaeological resources are discovered during grading, work shall be halted immediately within 50 feet of the discovery and the Developer, the project archaeologist and the Pechanga appropriate Tribe shall assess the significance of such resources and shall meet and confer regarding the mitigation for such resources. If the developer and the

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 93

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 60. PRIOR TO GRADING PRMT ISSUANCE

60 PLANNING. 32 MAP- MM-5.5-2 (cont.)

NOTAPPLY

Tribe cannot agree on the significance or the mitigation for such resources, these issues will be presented to the County Planning Director and a qualified, neutral archeologist hired by the applicant and the Tribe for decision. The Planning Director shall make the determination based on the provisions of CEQA with respect to archaeological resources and shall take into account the religious beliefs, customs, and practices of the Pechanga Tribe. Notwithstanding any other rights available under the law, the decision of the Planning Director shall be appealable to the County Planning Commission and/or Board of Supervisors. In the event the significant resources are recovered and if the qualified archaeologist determines the resources to be historic or unique, as defined by relevant state and local law, mitigation would be required pursuant to and consistent with Public Resources Code Section 21083.2 and CEQA Guidelines Sections 15064.5 and 15126.4. (Revised per Planning Department).

60.PLANNING. 33

MAP- MM-5.5-3

NOTAPPLY

Prior to the issuance of grading permits:

At least 30 days prior to issuance of a grading permit, the Project applicant(s) shall contact the appropriate Tribe to notify the Tribe of grading, excavation, and the adopted monitoring program to develop a Cultural Resources Treatment and Monitoring Agreement. The agreement shall include, but not be limited to, outlining provisions and requirements for addressing the treatment of cultural resources; project grading and development scheduling; terms of compensation for Tribal monitors; and treatment and final disposition of any cultural resources, sacred sites, and human remains discovered on the site; and establishing on-site monitoring provisions and/or requirements for professional Tribal monitors during all ground-disturbing activities. A copy of this signed agreement shall be provided to the Planning Director and Building Official prior to the issuance of the first grading permit.

60.PLANNING. 34

MAP- MM-5.6-6

NOTAPPLY

Prior to the issuance of a grading permit:

The Project site will be subject to strong seismic ground

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 94

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

#### 60. PRIOR TO GRADING PRMT ISSUANCE

60.PLANNING. 34 MAP- MM-5.6-6 (cont.)

NOTAPPLY

shaking and will expose people or structures to potential substantial adverse effects. The Project design and construction shall comply with the recommendations contained within the 2012 Geo Report, or the 2014 Geo Report, if applicable, as it pertains to strong seismic ground shaking.

60.PLANNING. 35

MAP- MM-5.6-8

NOTAPPLY

Prior to the issuance of grading permits:

Debris/impact walls and/or diversion devises should be constructed, where reentrant canyons intercept the proposed development and/or cut slopes. The actual location and need for such devises would best be evaluated at the 40-scale plan stage, when design grades are semi-finalized or finalized. The effects of surface flooding should be evaluated by the design engineer at that time.

60.PLANNING. 36

MAP- MM-5.6-10

NOTAPPLY

Prior to the issuance of grading permits:

It shall be determined that stormwater basins are not located over the Good Hope and San Jacinto "Claim" line and/or large shaft opening areas, and/or at the toe of descending structural fill slopes.

60.PLANNING. 37

MAP- MM-5.6-13

NOTAPPLY

Prior to the issuance of grading permits:

The Project shall comply with the recommendations contained within the 2012 Geo Report for those areas identified on Figure 5.6-1, as it pertains to areal subsidence or ground fissures. The potential for areal subsidence or ground fissures is deemed low, except as indicated on Figure 5.6-1.

60.PLANNING. 38 MAP- MM-5.6-14

NOTAPPLY

Prior to the issuance of grading permits:

Should features such as perched boulders, core stones, etc. exist in natural or cut slopes above the proposed residential or commercial development, and not be removed

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 95

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

# 60. PRIOR TO GRADING PRMT ISSUANCE

60.PLANNING. 38 MAP- MM-5.6-14 (cont.)

NOTAPPLY

by the proposed grading, then debris/impact walls and/or diversion devises should be constructed, where these features intercept the proposed development and/or cut slopes. The actual location and need for such devices would best be evaluated prior to the issuance of a grading permit, at the 40-scale plan stage, when design grades are finalized and following a supplemental review.

60.PLANNING. 39

MAP- MM-5.6-15

NOTAPPLY

Prior to issuance of grading permits:

Appropriate safety considerations for potential caving and sloughing, such as shoring or layback cuts, should be incorporated into the construction design details, which shall be submitted to, and approved by, the County, in order to assure stability.

60.PLANNING. 40

MAP- MM-5.6-20

NOTAPPLY

Prior to the issuance of grading permits:

The post-tensioned slab zone should be delineated or indicated on all grading plans. In addition, based on preliminary evaluation of the proposed finish grade elevations, and the relatively steep subsurface topography on portions of the site, post-tensioned foundations are also specifically recommended for proposed fill areas that equal or exceed about ?25 feet in thickness, at the conclusion of grading. Additional evaluations will be conducted prior to the issuance of a grading permit, at the 40-scale plan stage, when design grades are semi-finalized or finalized.

60 PLANNING. 41

MAP- MM-5.6-21

NOTAPPLY

Prior to the issuance of grading permits:

Based on engineering analyses, post-tensioned foundations will be recommended for engineered fills with low expansive materials. Expansion Index [E.I.] >21 and <51) exhibiting plasticity indices greater than 15, -200 >10% and medium to medium expansive soils (E.I.51 to 90). Additional E.I. and Plasticity Index (P.I.) testing should be performed during site development to further evaluate the preliminary test results obtained.

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 96

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

### 60. PRIOR TO GRADING PRMT ISSUANCE

60.PLANNING. 42 MAP- MM-5.6-22

NOTAPPLY

Prior to the issuance of grading permits:

The off-site Project components shall comply with the recommendations contained within the 2012 Geo Report, and 2014 Geo Report, where applicable. Additional evaluations will be conducted prior to the issuance of a grading permit, at the 40-scale plan stage, when design grades are semi-finalized or finalized.

60.PLANNING. 43

MAP- MM-5.7-3

NOTAPPLY

\*\*\* No Text Exists For This Condition \*\*\*

60.PLANNING. 44 MAP- MM-5.7-4

NOTAPPLY

Prior to the issuance of grading permits:

The underground storage tank shall be removed from the site and the soil in the area be analyzed for possible contamination. Any work conducted shall be in compliance with guideline set by an oversight agency such as the DEH or the Department of Toxic Substances Control (DTSC).

60.PLANNING. 45

MAP- MM-5.7-5

NOTAPPLY

Prior to the issuance of grading permits:

If buried drums or any other storage canisters are discovered at the site during future site development, it is recommended that they be documented, properly disposed of offsite, and that the soil around such structures be properly assessed and possibly analyzed for contaminants.

60.PLANNING. 46

MAP- MM-5.7-6

NOTAPPLY

Prior to the issuance of grading permits:

If buried drums or any other storage canisters are discovered at the site during future site development, it is recommended that they be documented, properly disposed of offsite, and that the soil around such structures be properly assessed and possibly analyzed for contaminants.

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 97

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

# 60. PRIOR TO GRADING PRMT ISSUANCE

60.PLANNING. 47

MAP- MM-5.7-7

NOTAPPLY

Prior to the issuance of grading permits:

Additional site characterization of the tailings shall be conducted to further determine if these wastes are considered hazardous to human health or the environment. All tailings will be specially handled. Any work conducted shall be in compliance with guideline set by an oversight agency such as the DEH or the Department of Toxic Substances Control (DTSC).

60.PLANNING. 48

MAP- MM-5.7-11

NOTAPPLY

Prior to issuance of grading permits:

A blasting report shall be submitted to the County as part of the grading plan check review. Said blasting report shall contain, at a minimum, the following information:

Explosive handling

Chemical exposure

Compliance with 2010 California Fire Code Chapter 33 and the California Code of Regulations, Title 19, Subchapter 4, Article 6.

The following shall be required:

The use and handling of explosives is restricted to permittees, their employees and authorized representatives, who shall be at least 21 years of age; however, persons between the ages of 18 and 21 years may be permitted to use and handle such explosives if they are under the direct personal supervision of an experienced competent permittee, employee or authorized representative over the age of 21 years.

Smoking shall not be permitted while explosives are being used or handled, and no one within 50 feet of explosives shall possess matches, lighters, open light or other fire or flame. Exception: The lighting of safety fuse in conjunction with approved blasting operations.

No person shall use or handle explosives while under the influence of intoxicating liquors, or narcotics.

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

# 60. PRIOR TO GRADING PRMT ISSUANCE

60.PLANNING. 48 MAP- MM-5.7-11 (cont.)

NOTAPPLY

Authorized containers or Class II magazines shall be used for taking detonators and other explosives from storage magazines to the blasting area.

When blasting is done in congested areas or in close proximity to a structure, railway, or highway, or any other installation that may be damaged, the blast shall be covered before firing with a mat constructed so that it is capable of preventing fragments from being thrown. Appropriate provisions (water) shall be available in brush areas to extinguish a fire that may occur as a result of blasting operations.

Persons authorized to prepare explosive charges or conduct blasting operations shall use every reasonable precaution, including but not limited to warning signals, flags, barricades, guards or woven mats to insure the safety of the general public.

Blasting operations, except by special written permission of the County, shall be conducted during daylight hours.

Whenever blasting is being conducted in the vicinity of gas, electric, water, fire alarm, telephone, telegraph or steam facilities, and flammable liquid and any similar lines, the blaster shall notify the appropriate representatives of such facilities, at least 24 hours in advance of blasting, specifying the location and intended time of such blasting. In an emergency this time limit may be waived by the County.

Due precautions shall be taken to prevent accidental discharge of electric blasting caps from current induced by radar, radio transmitters, lightning, adjacent power lines, sand or dust storms, or other sources of extraneous electricity. These precautions shall include: 1. The suspension of all blasting operations and removal of persons from the blasting area during the approach and progress of an electric storm, or sand or dust storm. 2. The posting of signs warning against the use of mobile radio transmitters on all access roads between 1,000 feet and 3,000 feet of the blasting operations. The sign shall be in contrasting 8 inch letters on a white background and shall read "BLASTING AREA- NO RADIO TRANSMITTING". Signs shall be displayed only at time of blasting. 3. No electric blasting shall be done under overhead electric lines, or at such

Riverside County LMS
CONDITIONS OF APPROVAL

Page: 99

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

### 60. PRIOR TO GRADING PRMT ISSUANCE

60.PLANNING. 48 MAP- MM-5.7-11 (cont.) (cont.)

NOTAPPLY

distance where it is possible for the blasting line to be blown in contract with any electric line unless the power in the energized line is shut-off or unless show blow deflectors, hold downs, mats, logs, or other material are placed over the charge to confine the blast. 4. When blasting near overheard electric lines, and when placing the lead and leg wires near these lines, the lead and leg wires shall not be placed parallel to the power line, and they shall be securely anchored. 5. Before a blast is fired, the person in charge shall make certain the surplus explosive materials are in a safe place, that persons and vehicles are at a safe distance or under sufficient cover, and that a loud warning signal has been sounded. It shall also be ascertained that all entrances to the place or places where charges are to be fired are properly guarded. 6. Tools used for the opening of containers of explosive materials shall be made on non-sparking materials. 7. Empty boxed and paper, plastic of fiber packaging material which has previously contained explosive materials shall not be reused, and shall be disposed of in an appropriate manner. 8. Explosive materials shall not be abandoned. 9. Temporary storage for use in connection with approved blasting operations shall comply with NFFPA 495.

60.PLANNING. 49

MAP- MM-5.10-1

NOTAPPLY

Prior to the issuance of grading permits:

The open test shaft (approximately \$15 feet in depth) should be located and temporarily fenced, prior to clean-out and proper backfill, to keep equipment and construction/field personnel away from the open test shaft, in accordance with CAL/OSHA (2011) requirements.

60 PLANNING. 50

MAP- MM-5.10-4

NOTAPPLY

Prior to issuance of grading permits:

Due to the potential for slope instability, potential problems with required keyway construction, and the potential to disturb proposed sealed shaft/stoped areas, descending slopes greater than 15 feet in vertical height should not toe-out on the Good Hope and San Jacinto "Claim" line and/or at large shaft opening areas. Descending slopes within these areas will need to be set-back from the Good Hope and San Jacinto "Claim" line (previously established

Riverside County LMS CONDITIONS OF APPROVAL

Page: 100

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

# 60. PRIOR TO GRADING PRMT ISSUANCE

60.PLANNING. 50 MAP- MM-5.10-4 (cont.)

NOTAPPLY

setback lines) and/or large shaft opening areas by an approximate lateral distance of \$40 feet.

60.PLANNING. 51 MAP- MM-5.10-5

NOTAPPLY

Prior to issuance of grading permits:

All proposed building pads (commercial and residential) will need to be located outside the "restricted zone." Based on the actual surveyed locations of the shaft/stoped areas encountered during the closure of the mine and sealing of the mine's test excavations, shafts, and/or stopes, additional restricted areas and/or shaft setbacks zones may be required.

60.PLANNING. 52 MAP- MM-5.10-6

NOTAPPLY

Prior to issuance of grading permits:

Due to the potential for settlement and associated distress within the areas where any Project roadways cross the "restricted zone" onsite, should be constructed at high angles in order to minimize the amount of damage should settlement occur. Appropriately located up- gradient and down-gradient cut-off valves for the utilities, to facilitate repair, should be incorporated into the design.

60.PLANNING. 53 MAP- MM-5.11-9

NOTAPPLY

Prior to the issuance of grading permits:

The applicant shall retain a qualified contractor/consultant and have that contractor/consultant prepare a comprehensive Blasting Plan for this grading activity, as appropriate, and to the extent blasting required. This plan shall include, at a minimum, the following aspects/information: 1. Type of blasting media to be used (TNT, ANFO, etc.). 2.Drilling method. Bore hole diameter, depth of bore hole, number of holes per shot, stemming, burden, weight/volume of explosives, accelerants, fuse types, etc. 3. Amount of material expected to be produced per blast. 4. Monitoring plans for blast-induced ground vibrations and air overpressure (sound). 5. Monitoring plans for drilling-induced ground vibrations and noise impacts on all surrounding uses, including wildlife. 6. Monitoring plans for potential adverse effects

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 101

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

# 60. PRIOR TO GRADING PRMT ISSUANCE

60.PLANNING. 53 MAP- MM-5.11-9 (cont.)

NOTAPPLY

caused by blasting relative to slope stability.
7.Monitoring plans for potential adverse effects caused by blasting relative to the hydrologic characteristics of the rock body. 8.Recommendations for minimizing any potential drilling and blasting impacts, as appropriate. 9.All necessary blasting permits.

60.PLANNING. 54 MAP- MM-5.16.3-3

NOTAPPLY

Prior to issuance of grading permits:

Tentative tract maps shall be conditioned to require that all electrical service lines (excluding transmission lines) serving development within the project will be installed underground. This includes existing service facilities that may have to be relocated temporarily during grading.

60.PLANNING. 55

MAP- MM-5.5-6

NOTAPPLY

Prior to issuance of grading permits:

The Project shall comply with the provisions and recommendations of the PRIMP in order to monitor, identify. and preserve any paleontogical resources encountered during ground disturbance activities.

### 70. PRIOR TO GRADING FINAL INSPECT

PLANNING DEPARTMENT

70.PLANNING. 3 MAP- MM-5.6-1

NOTAPPLY

Prior to the grading permit final inspection approval:

Removal of all undocumented artificial fill, colluvium/topsoil, younger alluvial deposits, and the surficial weathered older alluvial-channel deposits and bedrock materials will be necessary prior to fill placement. On a preliminary basis, remedial grading is estimated to consist of the removal of the upper \$2 to \$20 feet, or greater, of undocumented artificial fill, potentially compressible native soils and/or weathered surficial older alluvium/bedrock materials, below existing grades.

Riverside County LMS
CONDITIONS OF APPROVAL

Page: 102

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 70. PRIOR TO GRADING FINAL INSPECT

70.PLANNING. 4

MAP- MM-5.6-3

NOTAPPLY

Prior to grading permit final inspection approval:

Topsoil/Colluvium soils shall be removed and recompacted, if not removed by planned excavation, should settlement sensitive improvements be proposed within their influence.

70.PLANNING. 5

MAP- MM-5.6-2

NOTAPPLY

Prior to grading permit final inspection approval:

Due to the potentially compressible, and collapsible nature of Quaternary Alluvium - Younger soils, they are considered unsuitable for support of structures and/or improvements in their existing state and therefore, will be need to be removed and recompacted, in areas proposed for development.

70.PLANNING. 6

MAP- MM-5.6-4

NOTAPPLY

Prior to grading permit final inspection approval:

The weathered near surface (upper \$2 to \$3 feet) channel deposits of Quaternary Very Old Alluvial-Channel Deposits are unsuitable for support of settlement sensitive improvements in their existing state, and will require removal and recompaction, if not removed by planned excavation.

70.PLANNING. 7

MAP- MM-5.6-9

NOTAPPLY

Prior to grading permit final inspection approval:

Due to the potential for the introduction of stormwater pollutants directly into the local groundwater table, stormwater basins will need to sealed and lined.

70.PLANNING. 8

MAP- MM-5.6-17

NOTAPPLY

Prior to grading permit final:

The Project will be developed in compliance with the "Fill Placement" and "Rock Placement Guidelines" contained in the 2012 Geo Report. Oversized materials exist on-site and will be generated during some bedrock excavations, which will require specialized placement techniques during grading. No oversized materials greater than 8 inches in diameter, should be placed within 10 feet of finish grade. This will

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 103

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 70. PRIOR TO GRADING FINAL INSPECT

70.PLANNING. 8

MAP- MM-5.6-17 (cont.)

NOTAPPLY

necessitate the need for scraper/dozer pits and/or rockfill blankets if the oversized materials cannot be reduced in size, during grading. Additionally, proper disclosure to all interested/affected parties, homeowners, and any homeowners association, will be required regarding the potential for difficult excavation, hard rock, oversize materials and their hold-down distances from finish grade, etc. Local utility entities may require a more stringent backfill grain size restriction (i.e., less than 4 inches in maximum size), which may require impact or select grading during utility backfill.

70.PLANNING. 9

MAP- MM-5.6-16

NOTAPPLY

Prior to the final grading permit:

In order to facilitate foundation construction and trenching of utilities, as well as to mitigate rock hardness, over excavation of cut pads in hard rock areas should be performed to a minimum depth of 3 feet below finish grade, or 2 feet below foundations, whichever is greater, and subsequently replaced with properly compacted fill.

70.PLANNING. 10 MAP- MM-5.6-18

NOTAPPLY

Prior to grading permit final inspection approval:

Entire cut areas of affected lots should generally be over excavated to a minimum depth of 3 feet below finish grade, or 2 feet below the foundation, whichever is greater, and/or a maximum ratio of fill thickness on the lot of 3:1 (maximum: minimum), and replaced with compacted fill. The County of Riverside requires that the minimum fill thickness beneath a lot be at least half of the maximum fill thickness on the lot. Removal bottoms should be sloped toward the street, or other approved areas. In areas of hard rock, the over excavation should be performed such that a minimum 1 percent gradient is maintained toward the front of the lot in order to reduce the potential for the accumulation of water (from irrigation or rainfall) in the fill caps. A minimum of 2 feet of compacted fill is recommended below all foundations.

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

# 70. PRIOR TO GRADING FINAL INSPECT

70.PLANNING. 11 MAP- MM-5.6-19

NOTAPPLY

Prior to grading permit final inspection approval:

Fill slopes should be properly built and compacted to a minimum relative compaction of 90 percent throughout, including the slope surfaces. Any cut slopes proposed should be designed at gradients of 2:1 and should not exceed 30 feet in height, without a specific slope stability evaluation. While stabilization of such cut slopes is not currently anticipated, locally adverse geologic conditions (e.g., adverse joints and/or fractures, discontinuities, etc.) may be encountered which may require remedial grading or laying back of the slope to an angle flatter than the adverse geologic condition. In addition, existing natural slopes that remain outside areas of proposed development, may be prone surficial instability, as was noted during our previous investigation of the property (GSI, 2006). These natural slopes should have drainage directed away from their tops and bottoms, and will also require regular and periodic maintenance. General guidelines for slope construction are presented in Appendix E. At a minimum, the proposed slopes should be constructed in accordance with 2010 CBC (CBSC, 2010) requirements. Irrigation of natural slopes is not recommended.

70.PLANNING. 12 MAP- MM-5.7-1

NOTAPPLY

Prior to grading permit final inspection approval:

Should an accidental release of a hazardous material occur, the following actions will be implemented: construction activities in the immediate area will be immediately stopped; appropriate regulatory agencies will be notified; immediate actions will be implemented to limit the volume and area impacted by the contaminant; the contaminated material, primarily soil, shall be collected and removed to a location where it can be treated or disposed of in accordance with the regulations in place at the time of the event; any transport of hazardous waste from the property shall be carried out by a registered hazardous waste transporter; and testing shall be conducted to verify that any residual concentrations of the accidentally released material are below the regulatory remediation goal at the time of the event. All of the above sampling or remediation activities related to the contamination will be conducted under the oversight of Riverside County Site Cleanup Program. All of the above actions shall be documented and

Riverside County LMS CONDITIONS OF APPROVAL

Page: 105

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

# 70. PRIOR TO GRADING FINAL INSPECT

70.PLANNING. 12 MAP- MM-5.7-1 (cont.)

NOTAPPLY

made available to the appropriate regulatory agencies prior to closure of the contaminated area.

70.PLANNING. 13 MAP- MM-5.7-2

NOTAPPLY

Prior to grading permit final inspection:

If an unknown contaminated area is exposed during construction, the following actions will be implemented: any contamination found during construction will be reported to the Riverside County Site Cleanup Program and all of the sampling or remediation related to the contamination will be conducted under the oversight of the Riverside County Site Program; construction activities in the immediate area will be immediately stopped; appropriate regulatory agencies will be identified; a qualified professional (industrial hygienist or chemist) shall test the contamination and determine the type of material and define appropriate remediation strategies; immediate actions will be implemented to limit the volume and area impacted by the contaminant; the contaminated material, primarily soil, shall be collected and removed to a location where it can be treated or disposed of in accordance with the regulations in place at the time of the event; any transport of hazardous waste from the property shall be carried out by a registered hazardous waste transporter; and testing shall be conducted to verify that any residual concentrations of the accidentally released material are below the regulatory remediation goal at the time of the event. All of the above actions shall be documented and made available to the appropriate regulatory agencies prior to closure of the contaminated area.

70.PLANNING. 14

MAP- MM-5.7-8

NOTAPPLY

Prior to grading permit final inspection approval:

If any materials are discovered at the site during any future soil moving activities that may contain asbestos, it is recommended that a qualified contractor be contacted to remove such materials. Any work conducted shall be in compliance with guideline set by an oversight agency such as the DEH or the Department of Toxic Substances Control (DTSC).

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 106

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 70. PRIOR TO GRADING FINAL INSPECT

70.PLANNING. 15 MAP- MM-5.7-9

NOTAPPLY

Prior to grading permit final inspection approval :

If any materials are discovered at the site during any future soil moving activities that may contain lead, it is recommended that a qualified contractor be contacted to remove such materials. Any work conducted shall be in compliance with guideline set by an oversight agency such as the DEH or the Department of Toxic Substances Control (DTSC).

70.PLANNING. 16 MAP- MM-5.7-10

NOTAPPLY

Prior to grading permit final inspection approval:

Tailing deposits shall be transported to the proposed commercial area of the site and deposited in an engineered underground enclosure. This enclosure should be designed to accomplish the following parameters:

All pathways where surface or ground water can migrate into and through the tailing deposits will be eliminated. The top of the enclosure which will be entirely water proof will be designed to cause water entering the subsurface to be directed to the edges of the structure and away from the tailings. This will preclude any leaching of heavy metals into the native soils and groundwater;

All site utilities will be located above the top of the enclosure. This will preclude the need to expose the tailings in the event of a need to repair a utility. Thus, once deposited, there will be no reason for any future personnel to be exposed to the tailing deposits.

A deed restriction will be recorded that documents the existence of the enclosure.

70.PLANNING. 17 MAP- MM-5.8-1

NOTAPPLY

Prior to grading permit final inspection approval:

With the exception of the area set aside for conservation, future development shall include the construction of all onsite and offsite drainage facilities as required by the County Flood Control and Water Conservation District as described in this Subchapter of the EIR.

Riverside County LMS CONDITIONS OF APPROVAL

Page: 107

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 70. PRIOR TO GRADING FINAL INSPECT

70.PLANNING. 18 MAP- MM-5.10-2

NOTAPPLY

Prior to grading permit final inspection approval:

Any unidentified open test excavations, shafts, or stopes shall be identified and properly filled.

70.PLANNING. 19

MAP- MM-5.10-3

NOTAPPLY

Prior to grading permit final inspection approval: For shafts, the anticipated remedial measure would consist of the removal of all near surface loose soil and rock within the shaft opening, the placement of a lean concrete slurry plug and/or concrete cap, in-turn capped with a minimum of 5 feet of compacted fill, and incorporating structural setbacks near the shaft opening. These recommendations assume that the shaft is poorly backfilled. If the quality (relative compaction) of the shaft backfill is better than anticipated, these remedial recommendations may be modified somewhat, based on review and approval by the controlling authorities. The preliminary remedial measures for stope areas might consist of, but may not be limited to, backfilling the near surface workings with onsite materials, imported crushed rock, or a lean concrete slurry. All test excavations, shafts, and/or stopes identified onsite, should be surveyed and properly abandoned following local and State requirements can be refined based on the requirements of the controlling authorities and conditions exposed in the field prior to and/or during earthwork construction. If additional concealed mine workings or other subsurface structures are uncovered/revealed during grading, they will need to be further evaluated on a case-by-case basis to determine what, if any, remedial measures or recommendations, consistent with the Mitigation Measures, are considered warranted.

70.PLANNING. 20 MAP- MM-5.16.3-4

NOTAPPLY

Prior to grading permit final inspection approval:

The contractor shall temporarily relocate existing overhead facilities, as necessary to maintain service, while grading and installing the new underground system is underway.

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 108

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

## 70. PRIOR TO GRADING FINAL INSPECT

70 PLANNING. 21

MAP- MM-5.5-5

NOTAPPLY

PRIOR TO GRADING PERMIT FINAL INSPECTION APPROVAL:

Prior to grading permit final, trenching and other ground-disturbing construction activities associated with the sewer and water line improvements along existing roadways shall be monitored for the presence of buried prehistoric or historic features and sites.

### 80. PRIOR TO BLDG PRMT ISSUANCE

#### PLANNING DEPARTMENT

80.PLANNING, 10

MAP- SOIL REMEDIATION COMPL

NOTAPPLY

Prior to issuance of any building permit, the applicant/ developer shall provide documentation that the soil remediation has been completed and is safe for the intended use.

80.PLANNING. 11

MAP- MINE TAILINGS, SHAFTS

NOTAPPLY

Prior to issuance of any building permit, the applicant/ developer shall provide documentation that the existing mine tailings and final sealing of the test excavations, shafts, and/or slopes and proper closure of the previous mine located onsite has been completed. Provide documentation from any State Agencies indicating that remediation efforts have been completed.

80.PLANNING. 12

MAP- POST GRADING REPORT

NOTAPPLY

"PRIOR TO THE ISSUANCE OF BUILDING PERMITS, the project applicant shall provide to the Planning Department a post grading report. The report shall describe how the mitigation and monitoring program as described in the EIR and pre-grading agreement[s] with the qualified [archaeologist/paleontologist/other] were complied with."

80.PLANNING. 13 MAP- SCHOOL MITIGATION

NOTAPPLY

"PRIOR TO BUILDING PERMITS, impacts to the Perris and Perris Union High School District shall be mitigated in accordance with state law."

# Riverside County LMS CONDITIONS OF APPROVAL

Page: 109

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

# 80. PRIOR TO BLDG PRMT ISSUANCE

80. PLANNING. 14 MAP- ENTRY MONUMENTATION

NOTAPPLY

"PRIOR TO THE ISSUANCE OF BUILDING PERMITS, the following language shall be added to the landscaping requirements of the implementing project:

1.An entry monument shall be shown on the Exhibit \_\_\_.
2.The entry monument shall be in substantial conformance to the design guidelines of Planning Area \_\_ of the SPECIFIC PLAN, as shown on pages \_\_ to \_\_. 3.Landscaping of entry monument(s) shall comply with Ordinance No. 859 (as adopted and any amendments thereto) and the Riverside County Guide to California Friendly Landscaping."

80.PLANNING. 15 MAP- MM-5.3-3

NOTAPPLY

The project shall incorporate Energy Efficient Project Design (consistent with Section II.J, Energy Efficiency, of Specific Plan No. 364), which includes photovoltaic solar roofs.

80.PLANNING. 16

MAP- MM-5.6-7

NOTAPPLY

Prior to the issuance of a building permit:

The developer shall obtain a geotechnical study for the reservoir that addresses the maximum amount of acceleration forecast from the maximum credible earthquake; incorporate this information into the design of a new reservoir. The design must prevent a catastrophic tank failure, yet allow stored water to be released in a controlled manner that can be captured on the site and conveyed to a nearby stream channel or drainage facility.

80.PLANNING. 17

MAP- MM-5.11-10

NOTAPPLY

Prior to issuance of building permits:

Future traffic noise levels for sensitive uses adjacent to SR 74 could result in exterior noise loading is greater than 65 dB CNEL. Mixed Use Planning Area 1 and residential Planning Area 2 are both adjacent to SR 74 and sensitive uses within these development areas may be exposed to high traffic noise levels. In order to meet the Riverside County exterior noise compatibility guideline at the closest Project lots under General Plan build-out traffic noise, one or more of the following mitigation measured will be required to ensure residential uses in PA 1 and PA 2

Riverside County LMS
CONDITIONS OF APPROVAL

Page: 110

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

### 80. PRIOR TO BLDG PRMT ISSUANCE

80.PLANNING. 17 MAP- MM-5.11-10 (cont.)

NOTAPPLY

adjacent to the SR 74 are adequately protected from roadway noise sources:

Sensitive uses adjacent to SR-74 could achieve the 65 dB CNEL noise contour by setting homes further than the setback distances indicated previously.

A 6-0 foot high perimeter wall or berm at homes backing up to or abutting SR-74 could provide up to 6 dB attenuation.

Mixed use area PA 1, adjacent to SR-74, could place commercial structures immediately adjacent to the roadway to acoustically shield interior residential uses. Such design strategies could eliminate any needed noise mitigation in PA 1.

Recreational space such as a noise protected community park or pool may be considered to meet noise protection standards such that individual residential balconies or patios would not require to be mitigated below the 65 dB CNEL threshold.

Sensitive uses adjacent to SR-74 could achieve the 65 dB CNEL noise contour by setting homes further than the setback distances at least 50 feet from Project access roadways.

80.PLANNING. 18

MAP- MM-5.11-12

NOTAPPLY

Prior to the issuance of building permits:

Verification of code compliance for any future residential uses within PA 1 and PA 2 shall be provided to the Building Department.

80.PLANNING. 19 MAP- MM-5.16.3-1

NOTAPPLY

Prior to issuance of building permits:

The applicant shall provide evidence that the following has been addressed.

To utilize energy efficiently, all residential buildings, large public buildings (library, public community center, schools, and joint-use facilities), large private recreation buildings and large commercial buildings (retail

Parcel: 345-200-013

PARCEL MAP Parcel Map #: PM36453

80. PRIOR TO BLDG PRMT ISSUANCE

80.PLANNING. 19

MAP- MM-5.16.3-1 (cont.)

NOTAPPLY

and office) shall exceed the 2008 California Energy Code -Title 24, Part 6 energy efficiency standards by 35%. To meet this rating standard, combinations of the following energy efficiency design elements or future elements shall be used to achieve at least a 35% energy savings compared to the 2008 Building Energy Standards: i) Tankless water heaters ii) High efficiency lighting iii) Low energy HVAC systems with tighter HVAC ducts iv) Improved drywall, insulation and sealing installation v) "Cool roofs" reflect the sun's light back to the sky vi) Heat-repelling radiant barrier roof foil reflect the sun's heat back to the sky vii) Double-paned windows viii) Dual-glazed, Lo E2 windows ix) Other energy conservation measures developed between 2011 and 2017 when the propose project is envisioned to begin actual construction. 2. To utilize energy efficiently, homebuilders shall install Energy Star-rated model appliances, if the homebuilder chooses to install major appliances such as a dishwasher, washing machine, and refrigerator in the new residential units. 3. To utilize energy efficiently, major appliances installed in large public buildings (library, public community center, schools, and joint-use facilities) and large private recreation buildings shall be Energy Star-rated . 4. To utilize energy efficiently, street lights shall be installed with energy-efficient lighting, such as approved LED lights the meet the requirements of County Ordinance No. 655. 5. To increase renewable energy sources and reduce greenhouse gas emissions, large public buildings (library, public community center, schools, and joint-use facilities) and large private recreation buildings shall be installed with solar panels, photovoltaic cells, solar thermal systems or other renewable energy generating technology. 6. To increase renewable energy sources and reduce greenhouse gas emissions, homebuilders shall offer to home buyers solar panels, photovoltaic cells, solar thermal systems or other renewable energy generating technology as part of the homebuilder's option program. 7. Where professional management is available, such as an HOA, recycled water shall be used in residential front-yards and backyards, i.e. private common area, and in adjacent street parkways, subject to EVMWD and County approvals. 8. Where professional management is not available, grass turf (live not artificial) shall be limited to 33% of the landscaped area of a conventional single-family detached lot.

#### Riverside County LMS CONDITIONS OF APPROVAL

Page: 112

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

#### 80. PRIOR TO BLDG PRMT ISSUANCE

80.PLANNING. 20 MAP- MM-5.16.4-1

NOTAPPLY

Prior to issuance of building permits:

The project proponent shall recycle, reuse, and/or reduce the amount of construction and demolition materials (i.e., concrete, asphalt, wood, etc.) generated by development of the project that would otherwise be taken to a landfill. This diversion of waste must exceed a 50 percent reduction by weight. The project shall complete the Riverside County Waste Management Department Construction and Demolition Waste Diversion Program - Form B and Form C to ensure compliance. Form B - Recycling Plan must be submitted and approved by the Riverside County Waste Management Department and provided to the Department of Building and Safety, Form C - Reporting Form must be approved by the Riverside County Waste Management Department and submitted to the Department of Building and Safety prior building final inspection.

80.PLANNING. 21

MAP- MM-5.16.4-3

NOTAPPLY

Prior to issuance of building permits:

To assure compliance with the California Solid Waste Reuse and Recycling Act of 1991 (AB 1327), which requires the local jurisdiction to require adequate areas for collecting and loading recyclable materials, for any multi-unit residential, commercial or industrial facilities, clearance from the Riverside County Waste Management Department is needed to verify compliance with AB 1327 in terms of installation of recycling access areas at these facilities.

#### 90. PRIOR TO BLDG FINAL INSPECTION

PLANNING DEPARTMENT

MAP- QUIMBY FEES (2) 90.PLANNING. 4

RECOMMND

The land divider/permit holder shall present certification to the Riverside County Planning Department that payment of parks and recreation fees and/or dedication of land for park use in accordance with Section 10.35 of County Ordinance No. 460 has taken place. aid certification shall be obtained from the County of Riverside Recreation and Park District.

## Riverside County LMS CONDITIONS OF APPROVAL

Page: 113

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

#### 90. PRIOR TO BLDG FINAL INSPECTION

90.PLANNING. 6 MAP- MM-5.11-1

NOTAPPLY

Prior to building permit final inspection approval: For high-noise activities (dumping of ballast materials for example) taking place adjacent to existing sensitive receptors, small, portable noise barriers should be placed near the noise-producing equipment, between the noise source and the receptors. These barriers may be constructed from on-site (for example) from 4-foot by 8-foot sheets of marine plywood (minimum one-inch thickness) or one and one eighth inch (1 1/8") tongue-in-groove sub-floor, backed with three and a half inch thick R-11 fiberglass insulation for sound absorption. Several such panels may be hinged together in order to be self-supporting and to provide a continuous barrier.

90.PLANNING. 7

MAP- MM-5.11-11

NOTAPPLY

Prior to building permit final inspection approval:

Interior noise levels can achieve the 45 dB CNEL building code standard with standard construction features such as dual paned windows and the ability to close windows. Supplemental ventilation, in conjunction with air conditioning, is required in any livable space where window closure to shut out roadway noise is needed to meet interior standards. This shall be reflected on the plans and inspected for compliance, prior to building final inspection.

#### 100. PRIOR TO ISSUE GIVEN BLDG PRMT

PLANNING DEPARTMENT

100.PLANNING. 2 SP - COUNT RES BUILD PERMITS

NOTAPPLY

This condition is applied to assist the Planning Department with tracking the build-out of the SPECIFIC PLAN by automatically counting all the issuance of all new residential building permits on the County's Land Management System which are electronically associated with the Specific Plan. Accordingly, this condition will not allow more than 490 residential building permits to be issued within the SPECIFIC PLAN.

## Riverside County LMS CONDITIONS OF APPROVAL

Page: 114

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

#### 100. PRIOR TO ISSUE GIVEN BLDG PRMT

100.PLANNING. 3 SP - PA4A PLANS REQUIRED(1)

NOTAPPLY

PRIOR TO THE ISSUANCE OF THE 1st Building Permit within the SPECIFIC PLAN, detailed park plans shall be submitted to the Planning Department and the CSD or other entity set forth in the Planning Department's condition entitled "SP -Common Area Maintenance" for the portion of the park site designated within Planning Area 4A, specifically the portion that is on top of the hill between Planning Areas 3 and 5, such that a park is available with a tot lot and grass area for the first residents of the SPECIFIC PLAN. The detailed park plans shall conform with the design criteria in the specific plan document for Planning Area 4 and with the requirements of the CSD or other entity set forth in the Planning Department's condition entitled "SP -Common Area Maintenance," Ordinance No. 859 (as adopted and any amendments thereto), and the Riverside County Guide to California Friendly Landscaping. The park plans need not be working drawings, but shall include landscape and irrigation plans, descriptions and placement of recreational facilities and documentation evidencing a permanent maintenance mechanism for the park and its facilities.

#### 100.PLANNING. 4 SP - PA4A PARK CONST(1)

NOTAPPLY

PRIOR TO THE 25th BUILDING PERMIT within the SPECIFIC PLAN, the portion of the park site designated within Planning Area 4A, specifically the portion that is on top of the hill between Planning Areas 3 and 5, such that a park is available with a tot lot and grass area for the first residents of the SPECIFIC PLAN, shall be constructed and operational; or to the satisfaction of the Planning Director.

#### 100.PLANNING. 5 SP - PA4A PLANS REQUIRED(2)

NOTAPPLY

PRIOR TO THE ISSUANCE OF THE 196th Building Permit within the SPECIFIC PLAN, detailed park plans shall be submitted to the Planning Department and the CSD or other entity set forth in the Planning Department's condition entitled "SP - Common Area Maintenance" for the remainder of the park site designated within Planning Area 4A. The detailed park plans shall conform with the design criteria in the specific plan document for Planning Area 4A and with the requirements of the CSD or other entity set forth in the Planning Department's condition entitled "SP - Common Area Maintenance," Ordinance No. 859 (as adopted and any

## Riverside County LMS CONDITIONS OF APPROVAL

Page: 115

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

#### 100. PRIOR TO ISSUE GIVEN BLDG PRMT

100.PLANNING. 5 SP - PA4A PLANS REQUIRED(2) (cont.)

NOTAPPLY

amendments thereto), and the Riverside County Guide to California Friendly Landscaping. The park plans need not be working drawings, but shall include landscape and irrigation plans, descriptions and placement of recreational facilities and documentation evidencing a permanent maintenance mechanism for the park and its facilities.

100.PLANNING. 6 SP - PA4A PARK CONST(2)

NOTAPPLY

PRIOR TO THE 294th BUILDING PERMIT within the SPECIFIC PLAN, the remainder of the park site designated within Planning Area 4A, shall be constructed and operational; or to the satisfaction of the Planning Director.

100.PLANNING. 7

SP - PA4B LAND DEDICATION

NOTAPPLY

PRIOR TO THE ISSUANCE OF THE 294th Building Permit within the SPECIFIC PLAN, the land for a Community Center shall be dedicated to a public agency.

100.PLANNING. 9 SP - PA6 TRAIL PLANS

NOTAPPLY

PRIOR TO THE ISSUANCE OF THE 100th Building Permit within the SPECIFIC PLAN, detailed trail plans shall be submitted to the Planning Department, Regional Parks and the CSD or other entity set forth in the Planning Department's condition entitled "SP - Common Area Maintenance" for the trails designated within Planning Area 6. The detailed trail plans shall conform with the design criteria in the specific plan document for Planning Area 6 and with the requirements of the Regional Parks, CSD or other entity set forth in the Planning Department's condition entitled "SP - Common Area Maintenance," Ordinance No. 859 (as adopted and any amendments thereto), and the Riverside County Guide to California Friendly Landscaping. The park plans need not be working drawings, but shall include landscape and irrigation plans, descriptions and placement of recreational facilities and documentation evidencing a permanent maintenance mechanism for the trail and its facilities.

100 PLANNING. 10 SP - PA6 TRAIL CONST

NOTAPPLY

The trails in Planning Area 6 shall be constructed and operational prior to the 300th Building Permit within the

## Riverside County LMS CONDITIONS OF APPROVAL

Page: 116

PARCEL MAP Parcel Map #: PM36453

Parcel: 345-200-013

100. PRIOR TO ISSUE GIVEN BLDG PRMT

100.PLANNING. 10 SP - PA6 TRAIL CONST (cont.)

NOTAPPLY

SPECIFIC PLAN or to the satisfaction of the Planning Director.

100.PLANNING. 11 SP - COMMUNITY CENTER PLANS

NOTAPPLY

Improvement plans for the Community Center located within Planning area 4B shall be submitted by the applicant or successor in interest to the Planning Department for review and approval prior to the first building permit. The Community Center improvement plans shall include a detailed site plan, floor plans and elevations for the construction and maintenance of the community center. More specifically the plans shall show at least 3,000 square feet total. At least 1,200 square feet of the structure shall be dedicated as a community center before any residential are sold, and the remainder of the structure may be used for home sales. At which time the sales office is not required the remainder of the building will also become community center, and shall include parking, a meeting room, two offices, restroom(s), and a kitchen including appliances. The improvement plans shall be submitted as a plot plan. The design of the community center shall be coordinated with Riverside County EDA and Regional Parks Department.

Note- This Condition was added by the Planning Commission.

100.PLANNING. 12 USE - OPERATE COMMUNITY CENTER

NOTAPPLY

Prior the approval of any implementing project with the SPECIFIC PLAN, the following condition shall be placed on the implementing project:

Prior to the 30th residential certificate of occupancy the Community Center within Planning Area 4B in Specific Plan No. 364 shall be constructed.

Note- This Condition was added by the Planning Commission.

# LAND DEVELOPMENT COMMITTEE INITIAL CASE TRANSMITTAL RIVERSIDE COUNTY PLANNING DEPARTMENT - RIVERSIDE

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

DATE: January 26, 2015

TO:

Riv. Co. Transportation Dept. Riv. Co. Environmental Health Dept.

Riv. Co. Fire Department
Riv. Co. Building & Safety – Grading
Regional Parks & Open Space District.

Riv. Co. Environmental Programs Dept.

P.D. Geology Section-D. Jones
P.D. Landscaping Section-M. Hughes
Riv. Co. Surveyor – B. Robinson
Riverside Transit Agency
Riv. Co. Sheriff's Dept.
1st District Supervisor

1st District Planning Commissioner Perris Valley MAC c/o 1<sup>st</sup> Dist. Supv. Eastern Municipal Water Dist. Southern California Edison Southern California Gas Co. Verizon

**TENTATIVE PARCEL MAP NO. 36453** - EA40120 - Applicant: Colinas Del Oro Land Co. - Engineer/Representative: United Engineering Group - First Supervisorial District - Meadow Brook Area Zoning District - Rural Village Study Area - Elsinore Area Plan: Rural Mountainous (RM), Very Low Density Residential (VLDR) - Location: West side of State Highway 74 between Richard Street to the south and Festus Circle to the north - 126.32 Gross Acres - Zoning: Rural Residential (R-R) - **REQUEST:** The **Tentative Parcel Map** proposes a Schedule I subdivision of 126.32 gross acres into four (4) parcels with a minimum lot size of twenty (20) gross acres (29.20, 24.89, 30.83 and 40.85 gross acres) - APN: 345-190-016 and 345-200-013 - Concurrent Cases: EIR No. 530 - SP No. 00364 - GPA No. 00743 - CZ No. 007143 and GEO No. 001730. Note: A Specific Plan is being processed on this site. SP 364 is not yet approved.

Please review the attached map(s) and/or exhibit(s) for the above-described project. This case is scheduled for a <u>LDC meeting on February 26, 2015</u>. All LDC Members please have draft conditions in the Land Management System on or before the above date. If it is determined that the attached map(s) and/or exhibit(s) are not acceptable, please have corrections in the system and DENY the routing on or before the above date. Once the route is complete, and the approval screen is approved with or without corrections, the case can be scheduled for a public hearing.

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

Should you have any questions regarding this project, please do not hesitate to contact Matt Straite, Contract Planner, at (951) 955-8631 or email at <a href="mailto:mstraite@rctlma.org">mstraite@rctlma.org</a> / MAILSTOP# 1070.

COMMENTS:

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

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

## LAND DEVELOPMENT COMMITTEE

## 2<sup>nd</sup> CASE TRANSMITTAL RIVERSIDE COUNTY PLANNING DEPARTMENT - RIVERSIDE

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

DATE: April 16, 2015

#### TO

Riv. Co. Transportation Dept. Riv. Co. Environmental Health Dept.

Riv. Co. Flood Control District Riv. Co. Fire Dept.

Riv. Co. Building & Safety - Grading Riv. Co. Building & Safety - Plan Check

Riv. Co. Parks & Open Space District Riv. Co. Environmental Programs Dept. P.D. Geology Section-D. Jones

P.D. Landscaping Section-Mark Hughes

P.D. Archaeology Section-Heather Thomson

TENTATIVE PARCEL MAP NO. 36453 AMENDED NO. 1 - Applicant: Colinas Del Oro Land Co. -Engineer/Representative: United Engineering Group - First Supervisorial District - Meadow Brook Area Zoning District - Rural Village Study Area - Elsinore Area Plan: Rural Mountainous (RM), Very Low Density Residential (VLDR) - Location: West side of State Highway 74 between Richard Street to the south and Festus Circle to the north - 126.32 Gross Acres - Zoning: Rural Residential (R-R) -REQUEST: The Tentative Parcel Map proposes a Schedule I subdivision of 126.32 gross acres into four (4) parcels with a minimum lot size of twenty (20) gross acres (29.20, 24.89, 30.83 and 40.85 gross acres) - APN: 345-190-016 and 345-200-013 Note: A Specific Plan is being processed on this site. SP 364 is not yet approved.

Routes in LMS have only been added for those departments that previously required corrections (denials). We are still requesting that your department review the attached map(s) and/or exhibit(s) for the above-described project. If your department is not provided a route line, but you elect to provide comments (denial to the route) you may add a route for your department. Otherwise please assure your files reflect this stamped version of the document and review any conditions accordingly. This case is scheduled for a LDC comment on May 7, 2015. All LDC Members please have draft conditions in the Land Management System on or before the above date. If it is determined that the attached map(s) and/or exhibit(s) are not acceptable, please have corrections in the system and DENY the routing on or before the above date. Once the route is complete, and the approval screen is approved with or without corrections, the case can be scheduled for a public hearing. Please keep ahold of this exhibit for your files as it supersedes previously transmitted exhibits. The following departments received a route on this project:

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

Should you have any questions regarding this project, please do not hesitate to contact Matt Straite, Contract Planner, at (951) 955-8631 or email at <a href="mailto:mstraite@rctlma.org">mstraite@rctlma.org</a> / MAILSTOP# 1070.

COMMENTS:

DATE:	SIGNATURE:	
PLEASE PRINT NAME AND TITLE: _	OIGIVITORE.	
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.



**Board of Directors** 

February 23, 2015

President

Randy A. Record

Directors Joseph J. Kuebler, CPA Philip E. Paule David J. Slawson

Ronald W. Sullivan

Riverside County Planning Department - Riverside

P.O. Box 1409 Riverside, Ca 92502-1409

General Manager

Paul D. Jones II, P.E.

Attention: Matt Straite

Joseph J. Kuebler, CPA

Gentlemen:

Chairman of the Board, The Metropolitan Water District of So. Calif.

Subject: Tentative Parcel Map No. 36453 - EA40120. Meadow Brook Area

Zoning District - Located West side of Highway 74 between Richard Street to the south and Festus Circle to the north. APN: 345-190-016

and 345-200-013.

Legal Counsel Lemicux & O'Neill

Randy A. Record

Upon review of the referenced project location, we determined that the project is located within EVMWD and outside of EMWD's service area. Please forward public notifications to the appropriate agency having jurisdiction in the project area.

If you have questions or concerns, please do not hesitate to contact me.

Sincerely.

Maroun El-Hage, M.S., P.E.

above a fel bage

Senior Civil Engineer

**New Business Development** 

(951) 928-3777 x4468

El-hagem@emwd.org

ME:pn

Attachment: none

Location

2270 Trumble Road Perris, CA 92570 Internet: www.emwd.org



County of Riverside 4080 Lemon St., 8<sup>th</sup> Floor Riverside, CA 92501 February 6, 2015

Attention:

Planning

Subject:

Tract Map No. 36711 (APN461-050-12, 461-020-039 & -049)

Our review of the subject subdivision map reveals that the proposed development may interfere with easement rights, and/or facilities held by Southern California Edison within the subdivision boundaries. Until such time as arrangements have been made with the developer to eliminate this interference, the development of the subdivision may unreasonably interfere with the complete and free exercise of Edison's rights.

Five copies of the following maps in hardcopy with scaled plans (1"=50' maximum), including all maps submitted on a disc in .pdf format: including grading, drainage, landscape and street improvement plans are required to be submitted by the developer to determine the extent of the interference. The Edison facilities and the easements should be plotted on the above reference maps. Included with the above referenced plans, the developer must state the proposed method to eliminate any interference. Plans should be forwarded to my attention at the following address:

Southern California Edison Company 2131 Walnut Grove Ave., GO3, 2<sup>nd</sup> Fl., 270J Rosemead, CA 91770

Attention: Steven D. Lowry

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

Steven D. Lowry

Title and Real Estate Services Corporate Real Estate Department

cc: Joe Schaefer

## LAND DEVELOPMENT COMMITTEE INITIAL CASE TRANSMITTAL RIVERSIDE COUNTY PLANNING DEPARTMENT - RIVERSIDE

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

DATE: January 26, 2015

TO:

Riv. Co. Transportation Dept. Riv. Co. Environmental Health Dept.

Riv. Co. Fire Department Riv. Co. Building & Safety – Grading Regional Parks & Open Space District.

Riv. Co. Environmental Programs Dept.

P.D. Geology Section-D. Jones P.D. Landscaping Section-M. Hughes Riv. Co. Surveyor – B. Robinson Riverside Transit Agency Riv. Co. Sheriff's Dept.

1st District Supervisor

1st District Planning Commissioner Perris Valley MAC c/o 1st Dist. Supv. Eastern Municipal Water Dist. Southern California Edison Southern California Gas Co. Verizon

**TENTATIVE PARCEL MAP NO. 36453** - EA40120 - Applicant: Colinas Del Oro Land Co. - Engineer/Representative: United Engineering Group - First Supervisorial District - Meadow Brook Area Zoning District - Rural Village Study Area - Elsinore Area Plan: Rural Mountainous (RM), Very Low Density Residential (VLDR) - Location: West side of State Highway 74 between Richard Street to the south and Festus Circle to the north - 126.32 Gross Acres - Zoning: Rural Residential (R-R) - **REQUEST:** The **Tentative Parcel Map** proposes a Schedule I subdivision of 126.32 gross acres into four (4) parcels with a minimum lot size of twenty (20) gross acres (29.20, 24.89, 30.83 and 40.85 gross acres) - APN: 345-190-016 and 345-200-013 - Concurrent Cases: EIR No. 530 - SP No. 00364 - GPA No. 00743 - CZ No. 007143 and GEO No. 001730. Note: A Specific Plan is being processed on this site. SP 364 is not yet approved.

Please review the attached map(s) and/or exhibit(s) for the above-described project. This case is scheduled for a <u>LDC meeting on February 26, 2015</u>. All LDC Members please have draft conditions in the Land Management System on or before the above date. If it is determined that the attached map(s) and/or exhibit(s) are not acceptable, please have corrections in the system and DENY the routing on or before the above date. Once the route is complete, and the approval screen is approved with or without corrections, the case can be scheduled for a public hearing.

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

Should you have any questions regarding this project, please do not hesitate to contact Matt Straite, Contract Planner, at (951) 955-8631 or email at mstraite@rctlma.org / MAILSTOP# 1070.

COMMENTS: NO CORRECTIONS NEEDED.

PLEASE PRINT NAME AND TITLE: SGT. RAY NAVA FULZ

TELEPHONE: (951)245-3300

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.

#### **INDEMNIFICATION AGREEMENT**

This INDEMNIFICATION AGREEMENT ("Agreement"), made by and between the COUNTY OF RIVERSIDE, a political subdivision of the State of California ("COUNTY"), and Colinas Del Oro Land Company, LLC, a Delaware Limited Liability Company ("PROPERTY OWNER"), relating to the PROPERTY OWNER'S indemnification of the COUNTY under the terms set forth herein:

#### WITNESSETH:

WHEREAS, the PROPERTY OWNER has a legal interest in the certain real property described as 345-190-016 and 345-200-013 ("PROPERTY"); and,

WHEREAS, on November 19, 2014, PROPERTY OWNER filed an application for Parcel Map No. 36453 ("PROJECT"); and,

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

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

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

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

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

1. *Indemnification.* PROPERTY OWNER, at its own expense, shall defend, indemnify and hold harmless the COUNTY, its agents, officers, and employees from and against any claim, action or proceeding brought against the COUNTY, its agents, officers, and employees to attack, set aside, void or annul any

approval of the PROJECT including any associated costs, damages, and expenses including, but not limited to, costs associated with Public Records Act requests submitted to the COUNTY related to the PROJECT and an award of attorneys' fees and costs incurred or arising out of the above-referenced claim, action or proceeding brought against the COUNTY ("Indemnification Obligation.")

- 2. **Defense Cooperation.** PROPERTY OWNER and the COUNTY shall reasonably cooperate in all aspects of the LITIGATION. Nothing contained in this Agreement, however, shall be construed to limit the discretion of COUNTY, in the interest of the public welfare, to settle, defend, appeal or to decline to settle or to terminate or forego defense or appeal of the LITIGATION. It is also understood and agreed that all litigation pleadings are subject to review, revision and approval by COUNTY's Office of County Counsel.
- 3. Representation and Payment for Legal Services Rendered. COUNTY shall have the absolute right to approve any and all counsel retained to defend COUNTY in the LITIGATION. PROPERTY OWNER shall pay the attorneys' fees and costs of the legal firm retained by APPLICANT to represent the COUNTY in the LITIGATION. Failure by PROPERTY OWNER to pay such attorneys' fees and costs may be treated as an abandonment of the PROJECT and as a default of PROPERTY OWNER's obligations under this Agreement.
- Payment for COUNTY's LITIGATION Costs. Payment for COUNTY's costs related to the LITIGATION shall be made on a deposit basis. LITIGATION costs include any associated costs, fees, damages, and expenses as further described in Section 1. herein as Indemnification Obligation. Within thirty (30) days of receipt of notice from COUNTY that LITIGATION has been initiated against the PROJECT, PROPERTY OWNER shall initially deposit with the COUNTY's Planning Department the total amount of Twenty Thousand Dollars PROPERTY OWNER shall deposit with COUNTY such additional (\$20,000). amounts as COUNTY reasonably and in good faith determines, from time to time, are necessary to cover costs and expenses incurred by the COUNTY, including but not limited to, the Office of County Counsel, Riverside County Planning Department and the Riverside County Clerk of the Board associated with the Within ten (10) days of written notice from COUNTY, LITIGATION. PROPERTY OWNER shall make such additional deposits. Collectively, the initial deposit and additional deposits shall be referred to herein as the "Deposit."
- 5. **Return of Deposit.** COUNTY shall return to PROPERTY OWNER any funds remaining on deposit after ninety (90) days have passed since final adjudication of the LITIGATION.
- 6. **Notices.** For all purposes herein, notices shall be effective when personally delivered, delivered by commercial overnight delivery service, or sent by

certified or registered mail, return receipt requested, to the appropriate address set forth below:

COUNTY:

Office of County Counsel Attn: Melissa Cushman 3960 Orange Street, Suite 500 Riverside, CA 92501 PROPERTY OWNER: Colinas Del Oro Land Company, LLC Attn: Gregory Lansing 12671 High Bluff Drive, Suite 150

San Diego, CA 92130

With a copy to: Colinas Del Oro Land Company, LLC Attn: Mark M. Clairmont, Esq. 12671 High Bluff Drive, Suite 150 San Diego, CA 92130

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

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

- 8. **COUNTY Review of the PROJECT**. Nothing is this Agreement shall be construed to limit, direct, impede or influence the COUNTY's review and consideration of the PROJECT.
- 9. **Complete Agreement/Governing Law.** This Agreement represents the complete understanding between the parties with respect to matters set forth herein. This Agreement shall be construed in accordance with the laws of the State of California.

- 10. **Successors and Assigns**. The obligations specific herein shall be made, and are binding on the successors in interest of the PROPERTY OWNER, whether the succession is by agreement, by operation of law or by any other means.
- 11. Amendment and Waiver. No modification, waiver, amendment or discharge of this Agreement shall be valid unless the same is in writing and signed by all parties.
- 12. **Severability**. If any term, provision, covenant or condition of this Agreement is held to be invalid, void or otherwise unenforceable, to any extent, by any court of competent jurisdiction, the remainder of this Agreement shall not be affected thereby, and each term, provision, covenant or condition of this Agreement shall be valid and enforceable to the fullest extent permitted by law.
- 13. Survival of Indemnification. The parties agree that this Agreement shall constitute a separate agreement from any PROJECT approval, and if the PROJECT, in part or in whole, is invalidated, rendered null or set aside by a court of competent jurisdiction, the parties agree to be bound by the terms of this Agreement, which shall survive such invalidation, nullification or setting aside.
- 14. *Interpretation*. The parties have been advised by their respective attorneys, or if not represented by an attorney, represent that they had an opportunity to be so represented in the review of this Agreement. Any rule of construction to the effect that ambiguities are to be resolved against the drafting party shall not be applied in interpreting this Agreement.
- 15. Captions and Headings. The captions and section headings used in this Agreement are inserted for convenience of reference only and are not intended to define, limit or affect the construction or interpretation of any term or provision hereof.
- 16. **Jurisdiction and Venue.** Any action at law or in equity arising under this Agreement or brought by a party hereto for the purpose of enforcing, construing or determining the validity of any provision of this Agreement shall be filed in the Courts of Riverside County, State of California, and the parties hereto waive all provisions of law providing for the filing, removal or change of venue to any other court or jurisdiction.
- 17. Counterparts; Facsimile & Electronic Execution. This Agreement may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same document. To facilitate execution of this Agreement, the parties may execute and exchange facsimile or electronic counterparts, and facsimile or electronic counterparts shall serve as originals.

- 18. **Joint and Several Liability.** In the event there is more than one PROPERTY OWNER, the liability of PROPERTY OWNER shall be joint and several, and PROPERTY OWNER each of them shall be jointly and severally liable for performance of all of the obligations of PROPERTY OWNER under this Agreement.
- 19. *Effective Date*. The effective date of this Agreement is the date the parties sign the Agreement. If the parties sign the Agreement on more than one date, then the last date the Agreement is signed by a party shall be the effective date.

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

#### **COUNTY:**

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

Ву	: Steven Wais
	Steven Weiss
	Riverside County Planning Director

Dated: 9/9/15

#### PROPERTY OWNER:

DL 7/

COLINAS DEL ORO LAND COMPANY, LLC, a Delaware Limited Liability Company

By: Regal Opportunities, LLC, a California Limited Liability Company Its Administrative Member

By: Gregory P Lansing

Managing Member

Dated: 9/2/15

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

State of California	)	
	)	SS
County of San Diego	)	

On September 2, 2015, before me, KENDRAS. BOSCE,

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

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

WITNESS my hand and official seal.

Signature

(Affix Seal)

KENDRA S. BOGLE
Commission # 1969615
Notary Public - California
San Diego County
My Comm. Expires Feb 16, 2016



#### Carolyn Syms Luna Director

## PLANNING DEPARTMENT

CC 00 3057

### APPLICATION FOR SUBDIVISION AND DEVELOPMENT

CHECK ONE AS APPROPRIA	TE:		
☐ TRACT MAP ☐ REVISED MAP ☑ PARCEL MAP		IANGE ON TO ACREAG ONT TO FINAL M	
INCOMPLETE APPLICATIONS WILL NO	BE ACCEPTED.		
CASE NUMBER: PM	36453	DATE S	SUBMITTED: 11-19-14
APPLICATION INFORMATION	<u> </u>		
Applicant's Name: Colinas I	el Oro Land Co	E-Mail:	mike@mikenaggar.com
Mailing Address: 12671 Hig		Suite 150	
San D		CA	92130
Cit		State	ZIP
Daytime Phone No: (951)	557-8594	Fax No: (	
Engineer/Representative's Nan	e: United Engir	neering Group	E-Mail: cmorgan@unitedeng.co
Mailing Address:10602 T	rademark Pkwy,		
Damaha		treet	
Rancho	Cucamonga	CA State	91730 ZIP
Daytime Phone No: ( 909 ) 4			)
Property Owner's Name: Same	as Applicant	- r.	glansing@lansingcompanies.com
Mailing Address: 12671 Hi			
Can	Diego	treet	
Cit		CA State	92130 ZIP
Daytime Phone No: (858) 5		Fax No: (	
If additional persons have an above, attach a separate sheet	ownership interest that references the	in the subject p application case	property in addition to that indicated number and lists the names, mailing

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

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

#### APPLICATION FOR SUBDIVISION AND DEVELOPMENT

addresses, and phone numbers of those persons having an interest in the real property or properties involved in this application.

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

#### AUTHORIZATION FOR CONCURRENT FEE TRANSFER

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

All signatures must be originals ("wet-signed"). Photoco	pies of signatures are not acceptable.
Greg Lansing	
PRINTED NAME OF APPLICANT	SIGNATURE OF APPLICANT
AUTHORITY FOR THIS APPLICATION IS HEREBY GI	VEN:
I certify that I am/we are the record owner(s) or authorized correct to the best of my knowledge. An authorized indicating authority to sign the application on the owner's	agent must submit a letter from the owner(s)
All signatures must be originals ("wet-signed"). Photoco	pies of signatures are not acceptable.
Greg Lansing	
PRINTED NAME OF PROPERTY OWNER(S)	SIGNATURE OF PROPERTY OWNER(S)
PRINTED NAME OF PROPERTY OWNER(S)	SIGNATURE OF PROPERTY OWNER(S)
If the subject property is owned by persons who have sheet that references the application case number an persons having an interest in the property.	not signed as owners above, attach a separate d lists the printed names and signatures of all
See attached sheet(s) for other property owner's sign	natures.
PROPERTY INFORMATION:	
Assessor's Parcel Number(s): 345-190-016 & 345	-200-013
Section: Township: 5 South	Range: 4 West
Approximate Gross Acreage: 126.32 Acres	

### APPLICATION FOR SUBDIVISION AND DEVELOPMENT

General location (cross streets, etc.): North of Richard Street, South of
Ethanac Road, East of _Open Space, West of _Highway 74
Thomas Brothers map, edition year, page number, and coordinates: 2010; Pg 836, J2 & J3; Pg 837, A2 &
Proposal (describe project, indicate the number of proposed lots/parcels, units, and the schedule of the subdivision, whether the project is a Vesting Map or Planned Residential Development (PRD):
Tentative Parcel Map containing 4 parcels, all over 20 acres.
Related cases filed in conjunction with this request:
GPA 743; SP 364; CZ 7143; TR36450; EA40120; EIR 530
Is there a previous development application filed on the same site: Yes 🗵 No 🗌
If yes, provide Case No(s). See above (Parcel Map, Zone Change, etc.)
E.A. No. (if known)EA40120 E.I.R. No. (if applicable):EIR 530
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 X No 1
If yes, indicate the type of report(s) and provide a copy: _EIR being prepared by Matt Fagan Consulting
Is water service available at the project site: Yes No X
If "No," how far must the water line(s) be extended to provide service? (No. of feet/miles) 1.5 Miles
Is sewer service available at the site? Yes No x
If "No," how far must the sewer line(s) be extended to provide service? (No. of feet/miles) 1.5 Miles
Will the proposal eventually require landscaping either on-site or as part of a road improvement or other common area improvements? Yes 🗓 No 📋
Will the proposal result in cut or fill slopes steeper than 2.1 or higher than 10 feet? Yes \( \square \) No \( \square \)
How much grading is proposed for the project site?
Estimated amount of cut = cubic yards:

АЗ

#### NOTICE OF PUBLIC HEARING

A PUBLIC HEARING has been scheduled, pursuant to Riverside County Subdivision Ordinance No. 460, before the Riverside County Director's Hearing to consider the project shown below:

**TENTATIVE PARCEL MAP NO. 36453** – Applicant: Colinas Del Oro Land Co. – Engineer/Representative: United Engineering Group – First Supervisorial District – Meadow Brook Area Zoning District – Rural Village Study Area – Elsinore Area Plan: Rural Mountainous (RM), Very Low Density Residential (VLDR) – Location: West side of State Highway 74 between Richard Street to the south and Festus Circle to the north – 126.32 Gross Acres - Zoning: Rural Residential (R-R) - **REQUEST:** The Tentative Parcel Map proposes a Schedule I subdivision of 126.32 gross acres into four (4) parcels with a minimum lot size of twenty (20) gross acres (29.20, 24.89, 30.83 and 40.85 gross acres).

TIME OF HEARING:

1:30 p.m. or as soon as possible thereafter.

DATE OF HEARING:

October 26, 2015

PLACE OF HEARING:

County Administrative Center 1<sup>st</sup> Floor, Conference Room 2A

4080 Lemon Street Riverside, CA 92501

For further information regarding this project, please contact project planner, Matt Straite at (951) 955-8631 or e-mail mstraite@rctlma.org, or go to the County Planning Department's Director's Hearing agenda web page at <a href="http://planning.rctlma.org/PublicHearings.aspx">http://planning.rctlma.org/PublicHearings.aspx</a>.

The Riverside County Planning Department has determined 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. The Planning Director will consider the proposed application at the public hearing.

The case file for the proposed project may be viewed Monday through Friday, from 8:00 A.M. to 5:00 P.M. at the Planning Department office, located at 4080 Lemon St. 12th Floor, Riverside, CA 92501.

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

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

Please send all written correspondence to:

RIVERSIDE COUNTY PLANNING DEPARTMENT

Attn: Matt Straite

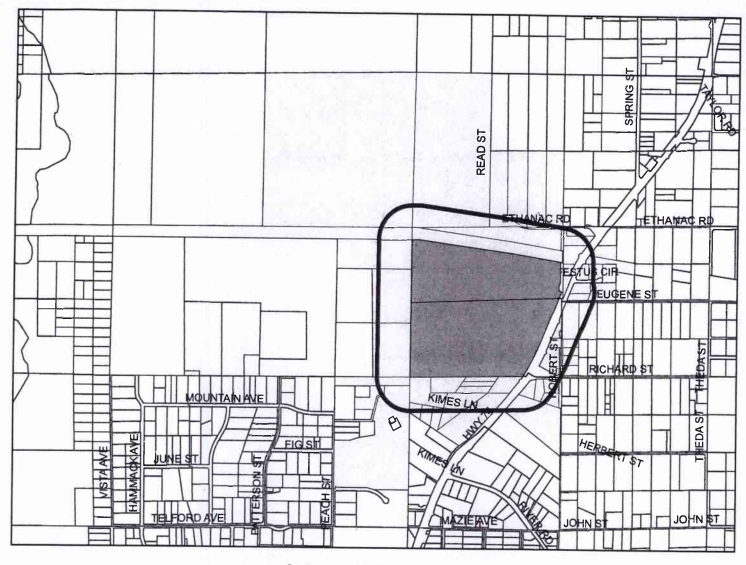
P.O. Box 1409, Riverside, CA 92502-1409

## PROPERTY OWNERS CERTIFICATION FORM

I, VINNIE NGUYEN , certify that on 8 25 2015
The attached property owners list was prepared by Riverside County GIS,
APN (s) or case numbers Pm 36453 For
Company or Individual's Name Planning Department
Distance buffered 6.00'
Pursuant to application requirements furnished by the Riverside County Planning Department,
Said list is a complete and true compilation of the owners of the subject property and all other
property owners within 600 feet of the property involved, or if that area yields less than 25
different owners, all property owners within a notification area expanded to yield a minimum of
25 different owners, to a maximum notification area of 2,400 feet from the project boundaries,
based upon the latest equalized assessment rolls. If the project is a subdivision with identified
off-site access/improvements, said list includes a complete and true compilation of the names and
mailing addresses of the owners of all property that is adjacent to the proposed off-site
improvement/alignment.
I further certify that the information filed is true and correct to the best of my knowledge. I
understand that incorrect or incomplete information may be grounds for rejection or denial of the
application.
NAME: Vinnie Nguyen
TITLE GIS Analyst
ADDRESS: 4080 Lemon Street 2 <sup>nd</sup> Floor
Riverside, Ca. 92502
TELEPHONE NUMBER (8 a.m. – 5 p.m.): (951) 955-8158

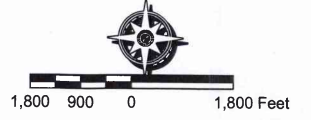
02/25/16

### PM36453 (600 feet buffer)



#### **Selected Parcels**

245 240 040	045 450 000	045 040 005							
345-210-013	345-150-030	345-210-02/	345-210-031	345-210-022	345-210-023	345-210-024	345-210-025	345-190-016	345-200-013
345-150-032	345-150-036	346-240-034	345-210-030	345-210-026	345-200-014	345-210-010	345 150 022	245 450 024	345-160-061
345-160-050	345-210-017	345-020-046	345 020 040	245 020 040	245 450 005	045-210-013	343-130-033	345-150-034	345-160-061
045 400 047	045 400 000	343-020-010	343-020-019	345-020-018	343-150-035	345-200-011	346-240-027	346-240-037	345-210-029
345-160-047	345-160-063	345-160-058	346-090-006	345-160-060	345-150-005	345-150-029	345-150-008	345-150-023	345-190-014
345-210-005	345-210-015	345-210-016	345-150-038	345-150-039	345-150-040	345-190-002	346-200-004	346 200 012	346-200-015
346-240-001	345-210-032	345-020-011	345-020-017	345 310 014	24E 4E0 044	240 000 044	045 000 045	340-200-013	340-200-015
346-240-001	345-210-032	345-020-011	345-020-017	345-210-014	345-150-041	346-200-011	345-200-007	340-200-013	340-200-013



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

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ASMT: 345020011, APN: 345020011

THEO HOLDINGS

8251 WESTMINSTER STE 205 WESTMINSTER CA 92683 ASMT: 345150030, APN: 345150030 ESTELLA PENA, ETAL 21630 FESTUS CIR PERRIS, CA. 92570

ASMT: 345020017, APN: 345020017 TRAM HUYNH

10562 BEACON AVE GARDEN GROVE CA 92843 ASMT: 345150032, APN: 345150032 MALA SHETH, ETAL 1905 VIA CORONEL PALOS VERDES EST CA 90274

ASMT: 345020018, APN: 345020018 LETICIA NAVARRO, ETAL 1502 E CREST LN ANAHEIM CA 92805

ASMT: 345150033, APN: 345150033 JOHN MARRELLI 3160 LIONSHEAD AVE NO 1 CARLSBAD CA 92010

ASMT: 345020019, APN: 345020019 JUAN ABREU 2519 HOPE ST HUNTINGTON BEACH CA 90255

ASMT: 345150034, APN: 345150034 ANTONIA GARCIA, ETAL 2733 WEBSTER AVE LONG BEACH CA 90810

ASMT: 345150008, APN: 345150008 RONALD ALLEN 53013 CLIMBER CT LAKE ELSINORE CA 92532

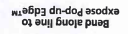
ASMT: 345150036, APN: 345150036 RAPHAEL LIZARRAGA, ETAL 13179 BALBOA LN MORENO VALLEY CA 92553

ASMT: 345150023, APN: 345150023 ROSA CASTRO 881 E HEATHER DR QUEEN CREEK AZ 85140

ASMT: 345150041, APN: 345150041 VALERIE GERSCH 9780 KIWI MEADOW LN ESCONDIDO CA 92026

ASMT: 345150029, APN: 345150029 RIVERSIDE COUNTY TRANSPORTATION COMP C/O DEPT OF FACILITIES MANAGEMENT PO BOX 12008 RIVERSIDE CA 92502

ASMT: 345160058, APN: 345160058 ODILON CHAVEZ 26689 SPRING ST PERRIS CA 92570





ASMT: 345160059, APN: 345160059

MARIA NUNEZ, ETAL 26420 ROBERT ST PERRIS, CA. 92570 ASMT: 345200012, APN: 345200012 GRACE GIVENS, ETAL 27105 JARVIS ST PERRIS CA 92570

ASMT: 345160060, APN: 345160060

QUN LIN

4991 ALTA COLINA RD CAMARILLO CA 93012 ASMT: 345200013, APN: 345200013 COLINAS DEL ORO LAND CO C/O RIO BRAVO DEV CO P O BOX 540 SANTA BARBARA CA 93102

ASMT: 345160061, APN: 345160061 MARGARITA CENTENO, ETAL 1076 CHRISTOBAL LN COLTON CA 92324

ASMT: 345200014, APN: 345200014 YOUNG PARK, ETAL 1216 LAKESHORE DR BEAVER DAM WI 53916

ASMT: 345160063, APN: 345160063

LYNN GRITTON, ETAL C/O LYNN R GRITTON 27245 HIGHWAY 74 PERRIS CA 92570 ASMT: 345210013, APN: 345210013 CATHY HERNANDEZ, ETAL 21145 KIMES LN PERRIS, CA. 92570

ASMT: 345190002, APN: 345190002 SOUTHERN CALIFORNIA EDISON CO 2ND FLOOR 2131 WALNUT GROVE AVE ROSEMEAD CA 91770

ASMT: 345210014, APN: 345210014 HOANG NGUYEN, ETAL 25269 NOBLE CANYON ST CORONA CA 92883

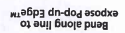
ASMT: 345190014, APN: 345190014 SANDRA BRETTO

21451 ETHANAC RD PERRIS, CA. 92570 ASMT: 345210016, APN: 345210016 PATRICIA KIMES, ETAL 2112 LA COLINA DR SANTA ANA CA 92705

ASMT: 345200011, APN: 345200011

DARRYL SNYDER, ETAL 1126 N GRAND AVE STE A COVINA CA 91724 ASMT: 345210017, APN: 345210017 JOSEPH GUIBERSON

21105 KIMES LN PERRIS, CA. 92570





ASMT: 345210019, APN: 345210019 BONNIE BECK, ETAL 11801 LOARA ST GARDEN GROVE CA 92840

ASMT: 345210025, APN: 345210025 TOSSIE GREEN, ETAL C/O EDDIE FRANKLIN P O BOX 2054 PERRIS CA 92570

ASMT: 345210026, APN: 345210026 GENARO DOMINGUEZ 26513 LIDO DR MURRIETA CA 92563

ASMT: 345210029, APN: 345210029 SANDRA MULLINS, ETAL 27800 GREENWALD AVE PERRIS CA 92570

ASMT: 345210030, APN: 345210030 ISABELL FONTENOT, ETAL 410 N BOWEN COMPTON CA 90221

ASMT: 345210031, APN: 345210031 HAE YEONG LEE, ETAL 2501 REATA PL DIAMOND BAR CA 91765

ASMT: 345210032, APN: 345210032 SUNG PAIK 3133 STEVENS ST LA CRESCENTA CA 91214 ASMT: 346090006, APN: 346090006 RAYLEN GRITTON, ETAL C/O NORMAN D GRITTON 4272 SUNNYSIDE DR RIVERSIDE CA 92506

ASMT: 346200001, APN: 346200001 SOUTHERN CALIFORNIA EDISON CO C S REENDERS ASST COMPTROLLER P O BOX 800 ROSEMEAD CA 91770

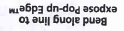
ASMT: 346200011, APN: 346200011 HENRY TIEN, ETAL C/O VINCENT J TIEN 23531 ESTELLE MOUNTAIN RD PERRIS CA 92570

ASMT: 346240001, APN: 346240001 SARIE MADOLORA, ETAL 40055 LOS ALTOS RD HEMET CA 92544

ASMT: 346240027, APN: 346240027 DONNA CUNNINGHAM, ETAL 20121 CORONA ST CORONA CA 92881

ASMT: 346240034, APN: 346240034 EVMWD P O BOX 3000 LAKE ELSINORE CA 92531

ASMT: 346240037, APN: 346240037 LOW CAL INC 26734 PEACH ST PERRIS CA 92570





#### 9/21/2015 PM36453

Southern California Edison 2244 Walnut Grove Ave., Rm 312 P.O. Box 600 Rosemead, CA 91770

Planning Commission, Riverside County" ATTN: Charissa Leach c/o Mary Stark, Planning Commission Secretary" Mail Stop 1070

Verizon Engineering 9 South 4th St. Redlands, CA 92373 Centralized Correspondence, Southern California Gas Company P.O. Box 3150 San Dimas, CA 91773

Perris Valley MAC c/o Kevin Jefferies, Supervisor Board of Supervisors, Riverside County Mail Stop 1001 1st Supervisor District Kevin Jefferies, Supervisor Board of Supervisors, Riverside County Mail Stop 1001

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



## PLANNING DEPARTMENT

Steve Weiss AICP Planning Director

P.O. Box 3044 Sacramento, CA 95812-3044  County of Riverside County Clerk	FROM: Riverside County Planning Department  4080 Lemon Street, 12th Floor  P. O. Box 1409  Riverside, CA 92502-1409  38686 El Cerrito Road  Palm Desert, California 92211
SUBJECT: Filing of Notice of Determination in compliance	e with Section 21152 of the California Public Resources Code.
Parcel Map No. 36453	
Project Title/Case Numbers	
Matt Straite County Contact Person	951-955-8631
odany domact reson	Phone Number
State Clearinghouse Number (if submitted to the State Clearinghouse)	
Colinas Del Oro Land Co.	12671 HIGH BLUFF DRIVE, STE 150, SAN DIEGO CA 92130
Project Applicant	Address
The project is located along the west side of State Highwa Project Location	y 74 between Richard Street to the south and Festus Circle to the north.
PARCEL MAP NO. 36453 is a proposal for a Class I subdiminimum lot size of twenty (20) gross acres (29.20, 24.89, Project Description	livision of 126.32 gross acres into four (4) parcels for future planned residential development and with 30.83 and 40.85 gross acres).
The project WILL have a significant effect on the enviolation.  The project WILL have a significant effect on the enviolation of the Lead Agency of the independent judgment of the Lead Agency Mitigation measures WERE made a condition of the A Mitigation Monitoring and Reporting Plan/Program A statement of Overriding Considerations WAS adoptions were made pursuant to the provisions of CE	e project pursuant to the provisions of the California Environmental Quality Act (\$3,069.75+\$50.00) and approval of the project.  WAS adopted.  ted  QA.  onses, and record of project approval is available to the general public at: Riverside County Plancin
Date Received for Filing and Posting at OPR:	
1.0	
- City 85	

R1509881

#### COUNTY OF RIVERSIDE SPECIALIZED DEPARTMENT RECEIPT Permit Assistance Center

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: RIO BRAVO DEVELOPMENT LLC

paid by: CK 2589

paid towards: CFG06205

CALIF FISH & GAME: DOC FEE

EA40120 SCHEDULE 1 FOR PM36453

at parcel #:

appl type: CFG3

Aug 31, 2015 MGARDNER

posting date Aug 31, 2015 \*

\*

Account Code 658353120100208100

Description

CF&G TRUST: RECORD FEES

Amount \$50.00

\$50.00

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

Additional info at www.rctlma.org