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



January 5, 2015

FROM: TLMA- Planning Department

SUBJECT: GENERAL PLAN AMENDMENT NO. 1036 (Foundation and Entitlement/Policy Amendment) – Intent to adopt a Negative Declaration – APPLICANT: Miguel Sandoval – ENGINEER/REPRESENTATIVE: Miguel Sandoval – First Supervisorial District – AREA PLAN: Mead Valley – ZONE AREA: Good Hope – ZONE: Rural Residential (R-R) – LOCATION: North of Steele Peak Drive, east of Belita Drive, south of Mountain Avenue, and West of Read Street – PROJECT SIZE: 4.19 acres – REQUEST: The General Plan Amendment proposes to amend the project site's General Plan Foundation Component from Rural (R) to Rural Community (RC) and to amend its Land Use Designation from Rural Residential (RR) (5-Acre Minimum) to Very Low Density Residential (VLDR) (1-Acre Minimum) on one parcel, totaling 4.19 acres, located in the Mead Valley Area Plan. Deposit Based Funds 100%.

RECOMMENDED MOTIONS: The Planning Commission and Staff Recommend that the Board of Supervisors:

1. <u>ADOPT a NEGATIVE DECLARATION for ENVIRONMENTAL ASSESSMENT NO. 41870</u>, based on the findings incorporated in the initial study and the conclusion that the project will not have a significant effect on the environment; and

Steve Weiss, AICP Planning Director (Continued on next page)

6

Juan C. Perez TLMA Director

FINANCIAL DATA	Curr	ent Fiscal Year:	Next Fiscal Year:		Total Cost:		Оп	going Cost:	POLICY/C (per Exec	
COST	\$	N/A	\$	N/A	\$	N/A	\$	N/A		Policy
NET COUNTY COST	\$	N/A	\$	N/A	\$	N/A	\$	N/A	Consent 🗆	Policy
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SOURCE OF FUNDS: Deposit Based Funds

Budget Adjustment: For Fiscal Year:

16-3

C.E.O. RECOMMENDATION:

County Executive Office Signature

APPROV lina Gra

MINUTES OF THE BOARD OF SUPERVISORS

Positions Added Change Order 4/5 Vote A-30

Agenda Number:

SUBMITTAL TO THE BOARD OF SUPERVISORS, COUNTY OF RIVERSIDE, STATE OF CALIFORNIA FORM 11: GENERAL PLAN AMENDMENT NO. 1036

DATE: January 5, 2015 PAGE: Page 2 of 3

2. <u>TENTATIVELY APPROVE</u> GENERAL PLAN AMENDMENT NO. 1036 amending the project site's General Plan Foundation Component from Rural (R) to Rural Community (RC) and amending its General Plan Land Use Designation from Rural Residential (RR) (5-Acre Minimum) to Very Low Density Residential (VLDR) (1-Acre Minimum) in accordance with the Proposed General Plan Land Use Exhibit #6; based on the findings and conclusions incorporated in the staff report; and, pending final adoption of the General Plan Amendment Resolution by the Board of Supervisors.

BACKGROUND: Summary

Project Scope

This General Plan Amendment proposes to amend the project site's General Plan Foundation Component from Rural (R) to Rural Community (RC) and to amend its Land Use Designation from Rural Residential (RR) (5-Acre Minimum) to Very Low Density Residential (VLDR) (1-Acre Minimum) on one parcel, totaling 4.19 acres, located in the Mead Valley Area Plan.

General Plan Initiation Proceedings ("GPIP")

This project was submitted to the County of Riverside on February 15, 2008, during the 2008 General Plan Review Cycle application period and was recommended for initiation to the Board of Supervisors. On September 1, 2009, the Riverside County Board of Supervisors adopted an order initiating proceedings for General Plan Amendment No. 1036.

Planning Commission

This project was presented to the Planning Commission for recommendation to the Board of Supervisors on November 4, 2015. The Planning Commission recommended approval of the project by a vote of 5-0.

Airport Influence Area ("AIA")

The project site is located within the March Air Reserve Base AIA and as a result, is subject to ALUC review. This project was submitted to the ALUC for review in July 2015. Based upon the location of the project site and its relative distance to the airport, the ALUC confirmed that no restrictions are imposed upon the site or the site's ultimate residential use.

Environmental Assessment

The cumulative impacts of all proposed 2008 Foundation Component applications have been previously analyzed in conjunction with a County-wide General Plan Amendment. As a result, this project was analyzed under an Initial Study, which resulted in preparation of a Negative Declaration of environmental effects. This project includes a General Plan Amendment only. There is no accompanying implementing project and there will be no significant impacts resulting from this project.

General Plan Amendment Findings

Pursuant to the Riverside County General Plan, certain findings justifying this General Plan Amendment were made and discussed in the accompanying Planning Commission staff report. During the time between Planning Commission staff report preparation and the Board of Supervisors staff report preparation, the county-wide General Plan Amendment (GPA00960) was approved. The findings made for this project reference the previous General Plan; however, these findings are still consistent with the Amended Riverside County General Plan and are therefore applicable.

Impact on Citizens and Businesses

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

SUBMITTAL TO THE BOARD OF SUPERVISORS, COUNTY OF RIVERSIDE, STATE OF CALIFORNIA FORM 11: GENERAL PLAN AMENDMENT NO. 1036 DATE: January 5, 2015 PAGE: Page 3 of 3

SUPPLEMENTAL:

Additional Fiscal Information

N/A

Contract History and Price Reasonableness

N/A

ATTACHMENTS:

A. Planning Commission Minutes

B. Indemnity Agreement

C. Planning Commission Staff Report

Attachment A:

Planning Commission Minutes



PLANNING COMMISSION MINUTE ORDER NOVEMBER 4, 2015

I. AGENDA ITEM 4.6

GENERAL PLAN AMENDMENT NO. 1036 (Foundation and Entitlement/Policy) – Intent to Adopt a Negative Declaration – Applicant: Miguel Sandoval – Engineer/Representative: Miguel Sandoval – Fifth Supervisorial District – Area Plan: Mead Valley – Zone Area: Good Hope – Zone: Rural Residential – Location: North of Steele Peak Drive, east of Belita Drive, south of Mountain Avenue, and West of Read Street – Project Size: 4.19 acres.

II. PROJECT DESCRIPTION:

Proposal to amend the project site's General Plan Foundation Component from Rural (R) to Rural Community (RC) and to amend its Land Use Designation from Rural Residential (RR) (5-acre minimum) to Very Low Density Residential (VLDR) (1-acre minimum) on one parcel, totaling 4.19 acres.

III. MEETING SUMMARY:

The following staff presented the subject proposal: Project Planner: John Hildebrand at (951) 955-1888 or email <u>jhildebr@rctlma.org</u>.

No one spoke in favor, in a neutral, or in opposition.

IV. CONTROVERSIAL ISSUES:

None

V. PLANNING COMMISSION ACTION:

Public Comments: CLOSED Motion by Commissioner Leach, 2nd by Commissioner Hake A vote of 5-0

ADOPTED PLANNING COMMISSION RESOLUTION No. 2015-013; and

THE PLANNING COMMISSION RECOMMEND TO THE BOARD OF SUPERVISORS:

ADOPT a NEGATIVE DECLARATION for ENVIRONMENTAL ASSESSMENT NO. 41870; and,

TENTATIVELY APPROVE GENERAL PLAN AMENDMENT NO. 1036.

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

Attachment B:

Indemnity Agreement

INDEMNIFICATION AGREEMENT

This INDEMNIFICATION AGREEMENT ("Agreement"), made by and between the COUNTY OF RIVERSIDE, a political subdivision of the State of California ("COUNTY"), and Miguel Sandoval, Heriberta Sandoval, Martin Perez and Mario Perez ("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 APN 343-180-002 ("PROPERTY"); and,

WHEREAS, on February 15, 2008, PROPERTY OWNER filed an application for General Plan Amendment No. 1036 ("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

1

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 PROPERTY OWNER 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 4. 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 (\$20,000). PROPERTY OWNER shall deposit with COUNTY such additional amounts as COUNTY reasonably and in good faith determines, from time to time, are necessary to cover costs and expenses incurred by the COUNTY, including but not limited to, the Office of County Counsel, Riverside County Planning Department and the Riverside County Clerk of the Board associated with the LITIGATION. Within ten (10) days of written notice from COUNTY, 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

2

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: Miguel & Heriberta Sandoval 14208 Barrydale Street La Puente, CA 91746

Martin Perez 6157 Carmelita Avenue Huntington Park, CA 90255

Mario Perez 6171 Gifford Avenue Huntington Park, CA 90255

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

By: 🖌

Steven Weiss Riverside County Planning Director

Dated: |-|4-||

PROPERTY OWNER: Miguel Sandoval, Heriberta Sandoval, Martin Perez and Mario Perez

By: Much

Miguel Sandoval

Dated: 1-2-16 bandova 2 By: (Heriberta Sandoval

Dated: 1-2-11 By: Martin Perez

Dated: By: Y Mario Perez

Dated: 1 - 2 - 16

FOGMAPPF COUNTYCOUNSEL

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

CIVIL CODE § 1189

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

State of California		
County of Los Angells		
on 1/2/16	_ before me, Galarel Alwardo Ubran f	Uhlic.
Date	Here Insert Name and Title of t	he Officer
personally appeared MISUE	L Sandougl, Heriberty Sandougl	
MARIN PERE	Name(s) of Signer(s)	,

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

Signature of Notary Public

Place Notary Seal Above

OPTIONAL

Though this section is optional, completing this information can deter alteration of the document or fraudulent reattachment of this form to an unintended document.

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Capacity(ies) Claimed by Signer(s) Signer's Name: Corporate Officer — Title(s); Partner — Limited General Individual Attorney in Fact Trustee Guardian or Conservator Other:	Signer's Name: Corporate Officer — Title(s): Partner — Limited General Individual Attorney in Fact Trustee Guardian or Conservator Other:
Signer Is Representing:	Signer Is Representing:

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Attachment C:

Planning Commission Report Package

Agenda Item No.: 4 • 0 Area Plan: Mead Valley Zoning Area: Good Hope Supervisorial District: First Project Planner: John Earle Hildebrand III Planning Commission: November 4, 2015

General Plan Amendment No. 1036 Environmental Assessment No. 41870 Applicant: Miguel Sandoval Engineer/Representative: Miguel Sandoval

Steve Weiss, AICP Planning Director

COUNTY OF RIVERSIDE PLANNING DEPARTMENT STAFF REPORT

PROJECT DESCRIPTION AND LOCATION:

General Plan Amendment No. 1036 (Foundation and Entitlement/Policy Amendment) – Proposal to amend the project site's General Plan Foundation Component from Rural (R) to Rural Community (RC) and to amend its General Plan Land Use Designation from Rural Residential (RR) (5-Acre Minimum) to Very Low Density Residential (VLDR) (1-Acre Minimum) on one parcel, totaling 4.19 acres, located north of Steele Peak Drive, east of Belita Drive, south of Mountain Avenue, and West of Read Street, within the Mead Valley Area Plan (APN: 343-180-002)

BACKGROUND:

General Plan Initiation Proceedings ("GPIP")

This project was submitted on February 15, 2008, during the 2008 General Plan Review Cycle application period and was recommended for initiation to the Board of Supervisors by County staff, the Planning Director, and the Planning Commission. On September 1, 2009, the Riverside County Board of Supervisors adopted an order initiating proceedings for General Plan Amendment No. 1036. The GPIP Board of Supervisors report package is included with this report. GPA No. 1036 (the "project") is now being taken forward for consideration.

Project Site Configuration

This General Plan Amendment is a proposal to change the Land Use Designation on a single 4.19-acre parcel located midblock. The entire block, which includes 10 parcels, currently has an existing Land Use Designation of RR (5-acre minimum). Eight of the 10 parcels are 1-acre in area and the remaining 2 parcels are just over 4-acres in area, most of which contain existing single-family homes.



GPA01036 Aerial Location Map

Airport Influence Area ("AIA")

The project site is located within March Air Reserve Base Airport Influence Area. As a result, this project is required to be reviewed by the Airport Land Use Commission ("ALUC"). File No. ZAP1145MA15 was submitted to the ALUC for review in July 2015. The ALUC made a determination that the site is located within Airport Compatibility Zone E of the March Air Reserve Base Airport and based upon the location of the project site and its relative distance to the airport, no restrictions are imposed upon the site or the sites ultimate use as residential. ALUC Resolution No. 2015-01 was adopted on August 13, 2015, which codified this determination.

SB 18 and AB 52 Tribal Consultations

Pursuant to SB 18 requirements, Riverside County staff previously requested a list from the Native American Heritage Commission ("NAHC") of Native American Tribes whose historical extent includes the project site. Consultation request notices were sent to each of the Tribes on the list on May 26, 2015. SB 18 provides for a 90-day review period in which all noticed Tribes may request consultation regarding the proposed project. County staff received no consultation requests for this project during the 90-day review period.

AB 52 became effective on July 1, 2015. In compliance with AB 52, separate notices regarding this project were mailed to all requesting Tribes on September 10, 2015. AB 52 provides for a 30-day review period in which all noticed Tribes may request consultation regarding the proposed project. County staff received notification from the Pechanga Tribe within the 30-day period, requesting to initiate consultation on this project. County staff discussed this project with the Pechanga Tribe on October 10, 2015, explaining that the project scope includes a legislative action only. There is no accompanying implementing project and it will result in no physical disturbance of the site. The Pechanga Tribe concluded that this project could move forward with no additional consultation, provided they are again noticed during the time of any future implementing project. In accordance with this request and in compliance with AB 52, County staff will notice the Pechanga tribe, as well as all other requesting Tribes, at the time a project is submitted.

ISSUES OF POTENTIAL CONCERN:

GPIP – Planning Commission Comments

Although there is no implementing project associated with this General Plan Amendment, the Planning Commission provided comments regarding future development of the project. The project site is 4.19acres in area and it was suggested that rather than a change to VLDR, which allows one-acre lots, the property should be changed to require a two-acre lot minimum when subdivided, for the purpose of preserving the rural nature of the area. However, when looking at the residential block that the project site is located within, as well as the adjacent residential block to the east, there are multiple existing one-acre parcels with single family homes. A future subdivision of one-acre minimum lots is consistent with the other existing properties in the area. Therefore, the Board of Supervisors felt that VLDR would be a logical land use, and adopted the order to initiate General Plan Amendment proceedings.

General Plan Amendment Findings

This project includes both a Regular Foundation Amendment and an Entitlement/Policy Amendment. A Regular Foundation Amendment application is allowed to be submitted only during a General Plan Review Cycle, which was previously every five (5) years and is now every eight (8) years. This project was submitted on February 15, 2008, within the 2008 General Plan Review Cycle application period. A Regular Foundation Amendment is required to adhere to a two-step approval process; whereby the first step is for the Board of Supervisors to adopt an order to initiate the Amendment proceedings. The second step, after initiation, is for the proposed Regular Foundation Amendment to go through the

General Plan Amendment No. 1036 Planning Commission Staff Report: November 4, 2015 Page 3 of 9

entitlement process, where the project will be publicly noticed and prepared for both Planning Commission and Board of Supervisors hearings and finaled during an adoption cycle.

The Administration Element of the Riverside County General Plan and Article 2 of Ordinance No. 348 provides that three (3) findings must be made to justify a Regular Foundation Amendment. Additionally, five (5) findings must be made to justify an Entitlement/Policy Amendment. This proposed project is a request to change from one Foundation Component to another, as well as from one Land Use Designation to another. As a result, both sets of findings must be made. There is some overlap between the Foundation and Entitlement/Policy Amendment findings, which are further described below:

 (FOUNDATION FINDING) The Foundation change is based on substantial evidence that new conditions or circumstances disclosed during the review process justify modifying the General Plan, that the modifications do not conflict with the overall Riverside County Vision, and that they would not create an internal inconsistency among the elements of the General Plan.

New Circumstance

The existing General Plan Land Use Designation for the project site is Rural Residential, which requires development at one residential dwelling unit per five-acres. The adjacent block to the east has a General Plan Land Use of Very Low Density Residential, which allows for the subdivision of one-acre lots per dwelling unit. The project site is located on a residential block that has been previously subdivided into eight one-acre lots, with two, four-acre lots remaining, many of which contain single family homes. The existing 1-acre minimum lot size residential development to the east, coupled with the existing 1-acre lots surrounding the project site, represent a newer and ongoing change of circumstance. This proposed General Plan Foundation Component Amendment will result in creating a consistency with the existing development pattern for the site, as well as the surrounding area. As a result, a Foundation Component modification is justified because of these new circumstances.

Riverside County Vision

The Riverside County General Plan Vision Statement discusses many concepts, which are distinguished by categories and include housing, population growth, healthy communities, conservation, transportation, and several others. This project has been reviewed in conjunction with the Vision Statement and staff has determined that the project is consistent with it. Specifically, the Population Growth portion of the General Plan Vision Statement says, "Population growth continues and is focused where it can best be accommodated." Furthermore, the Population Growth section states, "New growth patterns no longer reflect a pattern of random sprawl. Rather, they follow a framework of transportation and open space corridors, with concentrations of development that fit into that framework. In other words, important open space and transportation corridors define growth areas." Changing the project site's General Plan Foundation Component to Rural Community will enable the site to be developed with new residential, consistent with the density and lot sizes of the existing development to the east. Pursuant to the Vision Statement, this consolidates future growth into an area than can accommodate it and will reduce further residential sprawl.

Additionally, the Housing portion of the Vision Statement says, "Regional forecasts of housing needs are well coordinated within Riverside County and are accepted by regional and state agencies." Currently, Riverside County is in the process of updating its General Plan Housing Element. The project's increased development density would enable more dwelling units to be constructed and therefore, would further contribute to satisfying the State mandated RHNA (Regional Housing Needs Assessment) required amount of dwelling units. For these reasons, this project is consistent with the

General Plan Amendment No. 1036 Planning Commission Staff Report: November 4, 2015 Page 4 of 9

Riverside County Vision Statement and this General Plan Foundation Component modification is justified.

Internal Consistency

The project site is not located within any policy area or special overlay that would result in an inconsistency from a General Plan Foundation Component Amendment from Rural to Rural Community. Furthermore, staff has reviewed this project in conjunction with each of the ten (10) Riverside County General Plan Elements, which includes Vision, Land Use, Circulation, Multi-Purpose Open Space, Safety, Noise, Housing, Air Quality, Healthy Communities, and Administration, and has determined that this project is in conformance with the policies and objectives of each element. This is supported through the Fundamental Housing Value of the Vision Statement, which states the following:

• We acknowledge shelter as one of the most basic community needs and value the willingness of our communities and their leaders to accept housing for our growing population in our communities, particularly with respect to the ongoing shortage of affordable housing and its negative impacts on our communities.

This proposed General Plan Foundation Component Amendment will provide an opportunity for a residential development under a future implementing project, addressing the need for new housing as a result of ongoing population growth in the area. This project will not create an inconsistency with any of the General Plan Elements and as a result, a General Plan Foundation Component Amendment is justified.

2) (ENTITLEMENT/POLICY FINDING) The proposed change does not involve a change in or conflict with:

a) The Riverside County Vision;

As demonstrated in the above discussion, this proposed General Plan Foundation Component Amendment is consistent with the Vision Statement of the Riverside County General Plan. In addition, this Entitlement/Policy Amendment is also consistent with the Vision Statement for the same reasons. This General Plan Land Use Amendment will change the site from RR (5-acre minimum) to VLDR (1-acre minimum), which will enable additional residential development to occur in a logical, consolidated area, reducing sprawl. As a result, this project is consistent with the Riverside County Vision Statement.

b) Any General Plan Principle; or

The Riverside County General Plan, Appendix B: General Planning Principles consists of seven (7) categories, including Community Development, Environmental Protection, Transportation, Community Design, Agricultural, Rural Development, and Economic Development. This project has been reviewed in conjunction with these categories and staff has determined that the project is consistent with the planning principles contained within. Specifically, there are two principles that are of note.

The first principle is within the Community Development category - Maturing Communities:

• The General Plan Vision acknowledges that every community in the County is maturing in its own way, at its own pace, and within its own context. Policies and programs should be tailored to

local needs in order to accommodate the particular level of anticipated maturation in any given community.

The community in which the project site is located has been maturing over the years and has experienced a change to relatively smaller residential lot sizes. The five-acre minimum requirement has given way to one-acre subdivisions to not only within the project site's residential block, but adjacent blocks as well.

The second principle is within the Community Design category – Community Variety, Choice, and Balance:

• Communities should range in location and type from urban to suburban to rural, and in intensity from dense urban centers to small cities and towns to rural country villages to ranches and farms. Low density residential development should not be the predominant use or standard by which residential desirability is determined.

This project will result in a Land Use Designation shift from Rural Residential to Very Low Density Residential, in support of the existing growth in the area and anticipated future needs. The change will enable a future residential infill development project. Also, as previously stated, development at a Very Low Density Residential (1 acre minimum) range is compatible with the existing residential tract to the east, which was also constructed within the Very Low Density Residential range. This proposed General Plan Amendment is a logical expansion of the existing land use pattern, in the area, which is consistent with the principle to provide a variety of housing products and lot sizes. As a result, there is no conflict with any of the General Plan principles.

c) Any Foundation Component designation in the General Plan.

As demonstrated in the above findings, this proposed Foundation Component Amendment in conjunction with the Entitlement/Policy Amendment, does not conflict with the Riverside County Vision element or any of the General Plan principles. This Amendment will result in a logical extension of the existing and future development patterns of one-acre residential lots, which supports the County's goals and vision through bringing the existing development into conformance.

3) <u>(ENTITLEMENT/POLICY FINDING)</u> The proposed amendment would either contribute to the achievement of the purposes of the General Plan or, at a minimum, would not be detrimental to them.

One of the primary goals of the Riverside County General Plan is to enable orderly and managed growth throughout the County. This is achieved through adherence to the General Plan's established policies, which enable implementation of the goals. The following two General Plan policies will be achieved through this Amendment:

• Policy LU 22.1 – Accommodate the development of single- and multi-family residential units in areas appropriately designated by the General Plan and area plan land use maps.

The project site is designated for residential use. As a result of this General Plan Amendment, the project site will be changed to allow development at one dwelling unit per acre, consistent with the other existing developments and parcel sizes in the area.

General Plan Amendment No. 1036 Planning Commission Staff Report: November 4, 2015 Page 6 of 9

 Policy LU 22.4 – Accommodate the development of a variety of housing types, styles and densities that are accessible to and meet the needs of a range of lifestyles, physical abilities, and income levels.

This General Plan Amendment will result in allowing for a mixture of residential property sizes, consistent with the other existing properties, while still retaining the rural nature of the area as a whole. This Amendment will enable the development of the project site at one-acre minimum, per dwelling unit, through a future implementing project. The other existing larger parcels in the area will not be affected and they further the General Plan policy by providing a mixture of residential parcel sizes.

4) (ENTITLEMENT/POLICY FINDING) Special circumstances or conditions have emerged that were unanticipated in preparing the General Plan.

As stated in the above finding, the residentially designated block in which the project site is located, contains a mixture of eight, one-acre, developed parcels and two, four-acre parcels. Over time, new homes have been constructed on one-acre parcels within the project site block, as well as the adjacent block to the east. There has been a general development trend to establish smaller one-acre lots in the area. This General Plan Amendment will result in changing the project site's land use from a five-acre development minimum to a one-acre minimum, which is a reasonable change based upon the ongoing circumstance of smaller lot development in the area.

SUMMARY OF FINDINGS:

1∞	Existing Foundation General Plan Land Use (Ex #6):	Rural (R)
2.	Proposed Foundation General Plan Land Use (Ex #6):	Rural Community (RC)
3.	Existing General Plan Land Use (Ex #6):	Rural Residential (RR) (5-Acre Minimum)
4,	Proposed General Plan Land Use (Ex #6):	Very Low Density Residential (VLDR) (1-Acre Minimum)
5.	Surrounding General Plan Land Use (Ex #6):	Rural Residential (RR) (5-Acre Minimum) & Very Low Density Residential (VLDR) (1-Acre Minimum)
6.	Existing Zoning (Ex #2):	Rural Residential (R-R)
7.	Surrounding Zoning (Ex #2):	Rural Residential (R-R)
8.	Existing Land Use (Ex #1):	Mobile Home & Vacant Land
9.	Surrounding Land Use (Ex #1):	Single-Family Residential & Vacant Land
10.	Project Size:	Total Acreage: 4.19 Acres
11.	Environmental Concerns:	See Environmental Assessment File No. EA41870

RECOMMENDATIONS:

ADOPT PLANNING COMMISSION RESOLUTION No. 2015-013 recommending adoption of General Plan Amendment No. 1036 to the Riverside County Board of Supervisors;

THE PLANNING STAFF RECOMMENDS THAT THE PLANNING COMMISSION RECOMMEND TO THE BOARD OF SUPERVISORS:

<u>ADOPT</u> a NEGATIVE DECLARATION for ENVIRONMENTAL ASSESSMENT NO. 41870, based on the findings incorporated in the initial study and the conclusion that the project will not have a significant effect on the environment; and,

TENTATIVELY APPROVE GENERAL PLAN AMENDMENT NO. 1036 amending the project site's General Plan Foundation Component from Rural (R) to Rural Community (RC) and amending its General Plan Land Use Designation from Rural Residential (RR) (5 acre minimum) to Very Low Density Residential (VLDR) (1 acre minimum) on one parcel, totaling 4.19 acres in accordance with the Proposed General Plan Land Use Exhibit #6; based on the findings and conclusions incorporated in the staff report; and, pending final adoption of the General Plan Amendment Resolution by the Board of Supervisors.

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

- 1. The project site has an existing General Plan Land Use of Rural: Rural Residential (R:RR) (5-Acre Minimum) and is located within the Mead Valley Area Plan.
- 2. The project site is surrounded by properties which have a General Plan Land Use Designation of Rural Residential (RR) and Very Low Density Residential (VLDR).
- 3. This Regular Foundation Component Amendment and an Entitlement/Policy Amendment will result in a land use change to Rural Community: Very Low Density Residential (RC:VLDR) (1- acre minimum).
- 4. As provided in this staff report, this project is consistent with both the Administrative Element of the Riverside County General Plan and Sections 2.4 and 2.5 of Ordinance No. 348.
- 5. As provided in this staff report, this project is in conformance with each of the Riverside County General Plan Elements and will not create an internal inconsistency with them.
- 6. As provided in this staff report, this project does not conflict with nor does it require any changes to the Riverside County Vision Statement.
- 7. As provided in this staff report, this project is consistent with the planning principles in Appendix B of the Riverside County General Plan.
- 8. Special circumstances or conditions have emerged that were unanticipated in preparing the General Plan. Specifically, several of the properties immediately adjacent to the project site have been previously subdivided into one-acre lots. Furthermore, the existing residential development to the east has been previously subdivided into one-acre lots as well. This General Plan Amendment will result in a land use change that is consistent with the existing one-acre residential developments in the area
- 9. Policy LU 22.1 of the General Plan Land Use element states, "Accommodate the development of single- and multi-family residential units in areas appropriately designated by the General Plan and area plan land use maps." The project site's land use will be changed to allow development

at one dwelling unit per acre, consistent with the other existing developments and parcel sizes in the area.

- 10. Policy LU 22.4 states, "Accommodate the development of a variety of housing types, styles and densities that are accessible to and meet the needs of a range of lifestyles, physical abilities, and income levels." This General Plan Amendment will result in allowing for a mixture of residential property sizes, consistent with the other existing properties, while still retaining the rural nature of the area as a whole.
- 11. The project site has an existing Zoning Classification of Rural Residential (RR).
- 12. The project site is surrounded by properties which have a Zoning Classification of Rural Residential (RR).
- 13. Environmental Assessment No. 41870 identified no potentially significant impacts, and resulted in a Negative Declaration of environmental effects.

CONCLUSIONS:

- The proposed project is in conformance with the Rural Community: Very Low Density Residential (RC:VLDR) (1-acre minimum) Land Use Designation, and with all other elements of the Riverside County General Plan.
- 2. The proposed project is consistent with the Rural Residential (R-R) Zoning Classification of Ordinance No. 348, and with all other applicable provisions of Ordinance No. 348.
- 3. The public's health, safety, and general welfare are protected through project design.
- 4. The proposed project is compatible with the present and future logical development of the area.
- 5. The proposed project will not have a significant effect on the environment.
- 6. The proposed project will not preclude reserve design for the Western Riverside County Multiple Species Habitat Conservation Plan (WRCMSHCP).

INFORMATIONAL ITEMS:

- 1. As of this writing, no letters, in support or opposition have been received.
- 2. The project site is not located within:
 - a. The boundaries of a City; or
 - b. A Criteria Cell of the Multi-Species Habitat Conservation Plan ("MSHCP"); or
 - c. A County Service Area ("CSA"); or
 - d. A fault zone; or
 - e. A "High" wildfire hazard zone.
- 3. The project site is located within:
 - a. The City of Perris Sphere of Influence; and
 - b. "Low" liquefaction area; and
 - c. An Airport Influence Area ("AIA") March Air Reserve; and

d. A State Responsibility Area.

4. The project site is currently designated as Assessor's Parcel Number: 343-180-002.

County of Riverside

Planning Commission

RESOLUTION NO. 2015-013 RECOMMENDING ADOPTION OF GENERAL PLAN AMENDMENT NO. 1036

WHEREAS, pursuant to the provisions of Government Code Section(s) 65350/65450 et. seq., public hearings were held before the Riverside County Planning Commission in Riverside, California on November 4, 2015, to consider the above-referenced matter; and,

WHEREAS, all the provisions of the California Environmental Quality Act (CEQA) and Riverside County CEQA implementing procedures have been met and the environmental document prepared or relied on is sufficiently detailed so that all the potentially significant effects of the project on the environment and measures necessary to avoid or substantially lessen such effects have been evaluated in accordance with the above-referenced Act and Procedures; and,

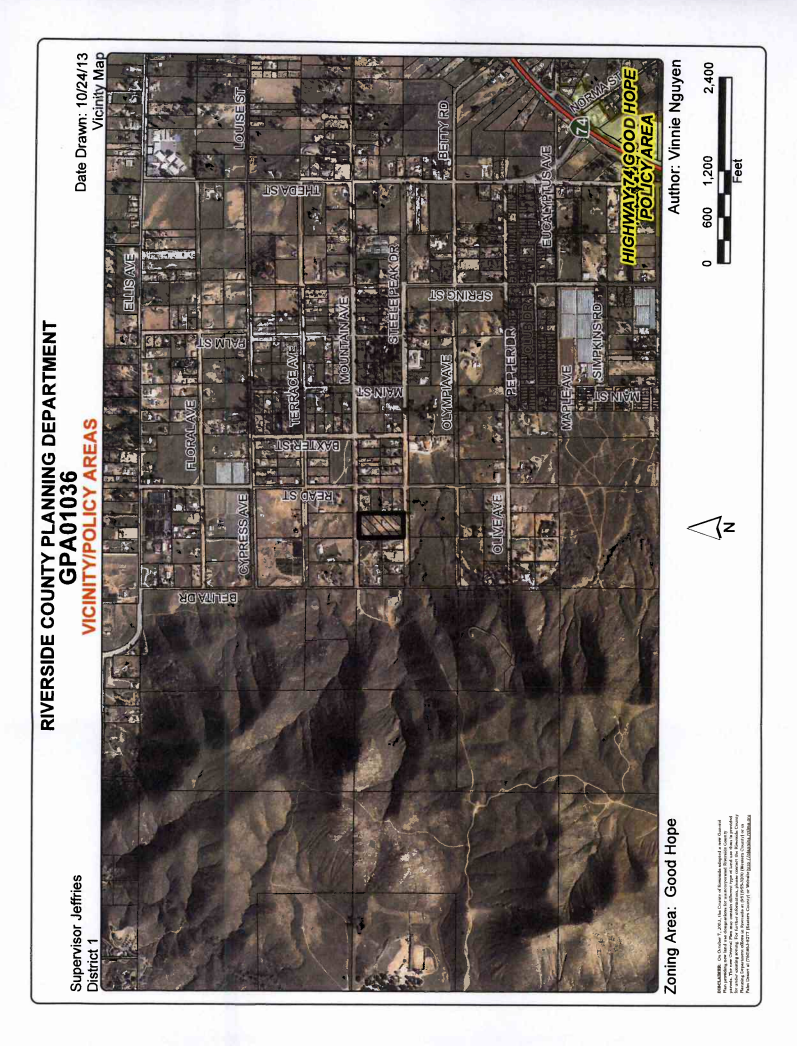
WHEREAS, the matter was discussed fully with testimony and documentation presented by the public and affected government agencies; now, therefore,

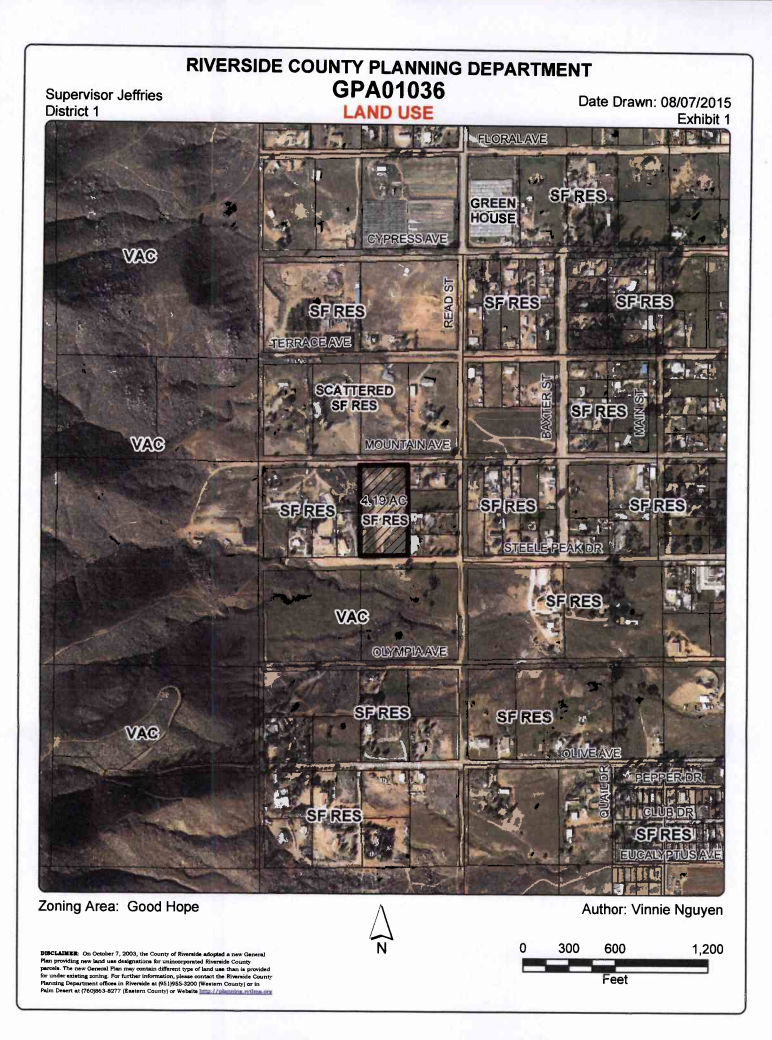
BE IT RESOLVED, FOUND, DETERMINED, AND ORDERED by the Planning Commission of the County of Riverside, in regular session assembled on November 4, 2015, that it has reviewed and considered the environmental document prepared or relied on and recommends the following based on the staff report and the findings and conclusions stated therein:

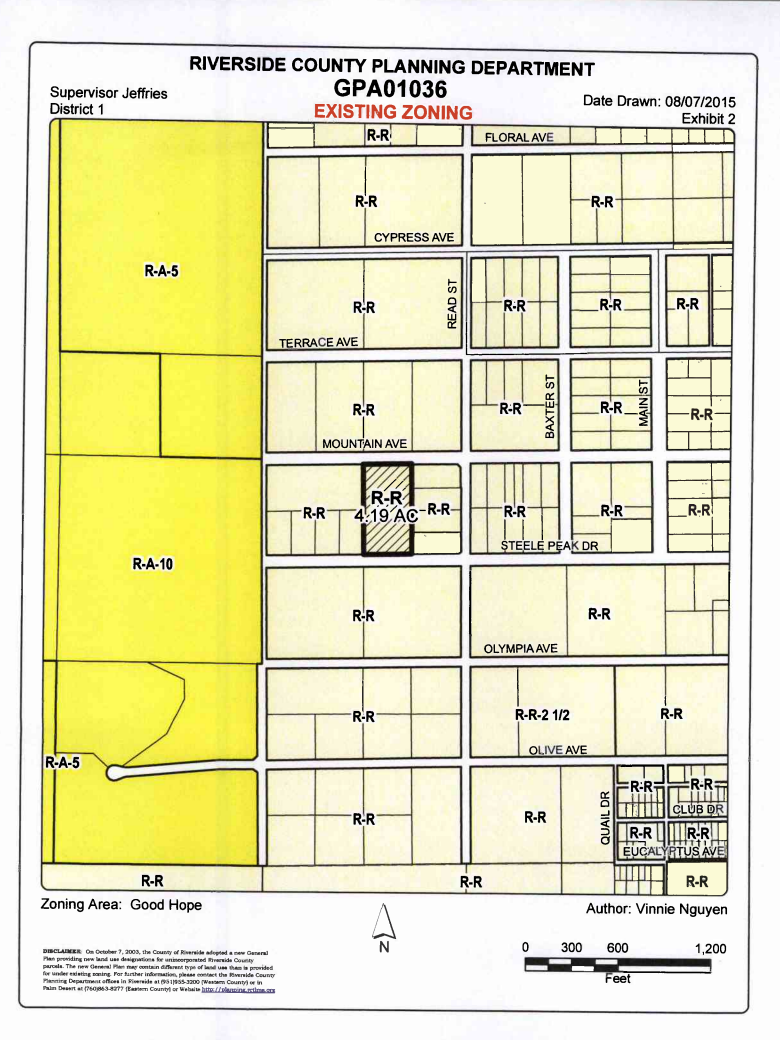
ADOPTION of the Negative Declaration environmental document, Environmental Assessment No. 41870; and

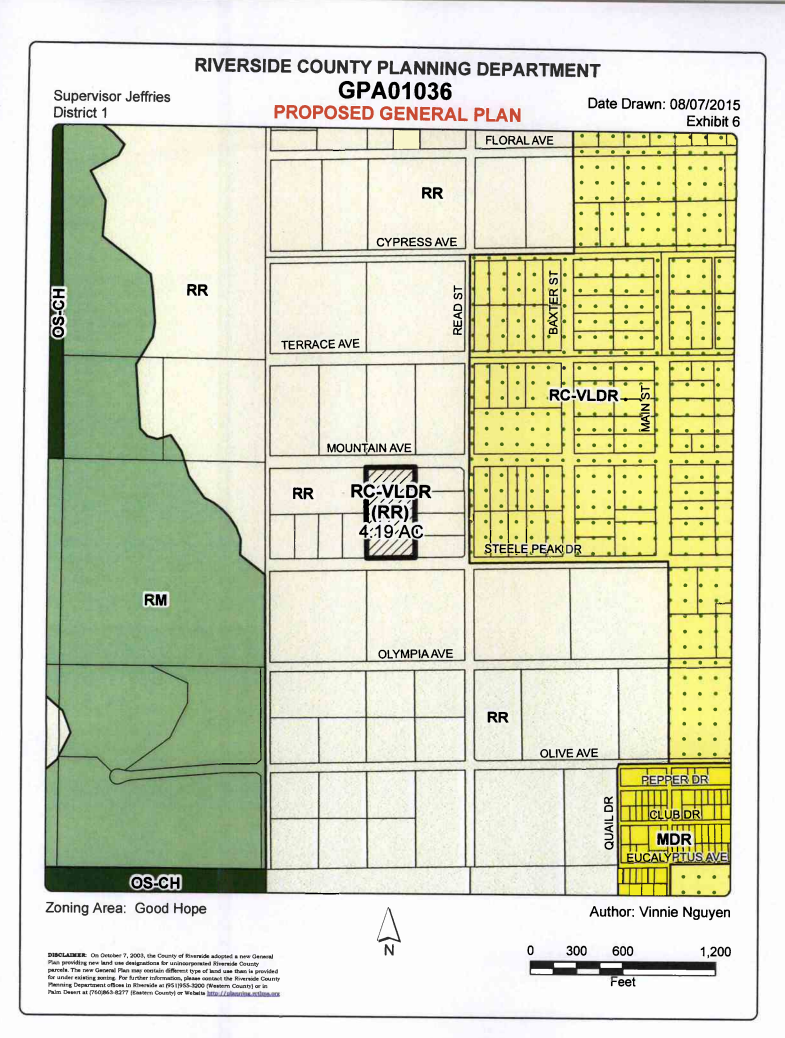
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ADOPTION of General Plan Amendment No. 1036









COUNTY OF RIVERSIDE ENVIRONMENTAL ASSESSMENT FORM: INITIAL STUDY

Environmental Assessment No.: 41870 Project Case: General Plan Amendment No. 1036 Lead Agency Name: County of Riverside Planning Department Lead Agency Address: P. O. Box 1409, Riverside, CA 92502 Lead Agency Contact Person: John Earle Hildebrand III Lead Agency Telephone Number: (951) 955-1888 Applicant's Name: Miguel Sandoval Applicant's Address: 11543 East Buell Street, Santa Fe Springs, CA 90670 Applicant's Telephone Number: (562) 279-5663

I. PROJECT INFORMATION

A. Project Description:

General Plan Amendment No. 1036 to amend the project site's General Plan Foundation Component from Rural (R) to Rural Community (RC) and to amend its Land Use Designation from Rural Residential (R:RR) (5-acre minimum) to Very Low Density Residential (RC:VLDR) (1-acre minimum) on one parcel, totaling 4.19 acres.

- **B. Type of Project:** Site Specific \boxtimes ; Countywide \square ; Community \square ; Policy \square .
- C. Total Project Area: 4.19 Net Acres
- D. Assessor's Parcel No.: 343-180-002
- E. Street References: The project site is located north of Steele Peak Drive, east of Belita Drive, south of Mountain Avenue, and west of Read Street.
- F. Section, Township, and Range Description: Section 3, Township 5 South, Range 4 West
- **G. Brief description of the existing environmental setting of the project site and its surroundings:** The project site is primarily vacant land with a mobile home located in the middle. The project site is surrounded by a combination of other vacant land and single-family detached dwelling units.

II. APPLICABLE GENERAL PLAN AND ZONING REGULATIONS

A. General Plan Elements/Policies:

- 1. Land Use: This project includes a General Plan Amendment only. There is no development plan associated with this project. This project will result in an amendment to the site's General Plan Foundation Component and its Land Use Designation in order to support future development. As a result, this project is consistent with the provisions of the Land Use Element.
- 2. Circulation: The project is consistent with the provisions of the Circulation Element.
- 3. Multipurpose Open Space: The project is consistent with the policies of the Open Space Element.

- 4. Safety: The project is consistent with the policies of the Safety Element.
- 5. Noise: The project is consistent with the policies of the Noise Element.
- 6. Housing: The project is consistent with the policies of the Housing Element.
- 7. Air Quality: The project is consistent with the policies of the Air Quality Element.
- 8. Healthy Communities: The project is consistent with the policies of the Healthy Communities Element.
- B. General Plan Area Plan: Mead Valley
- C. General Plan Foundation Component (Existing): Rural (R)
- D. General Plan Land Use Designation (Existing): Rural Residential (R:RR) (5-acre minimum)
- E. General Plan Foundation Component (Proposed): Rural Community (RC)
- F. General Plan Land Use Designation (Proposed): Very Low Density Residential (RC:VLDR) (1-acre minimum)
- G. Overlays: City of Perris Sphere of Influence
- H. Policy Areas: None
- I. Adjacent and Surrounding:
 - 1. Area Plan: Mead Valley to the north, south, east, and west.
 - 2. Foundation Component(s): Rural to the north, west, and south. Rural and Rural Community to the east.
 - **3.** Land Use Designation(s): Rural Residential (5-acre minimum) to the north, west, and south. Rural Residential (5-acre minimum) and Very Low Density Residential (1-acre minimum) to the east.
 - 4. Overlay(s), if any: City of Perris Sphere of Influence
 - 5. Policy Area(s), if any: None
- J. Adopted Specific Plan Information
 - 1. Name and Number of Specific Plan, if any: None
 - 2. Specific Plan Planning Area, and Policies, if any: None
- K. Zoning (Existing): Rural Residential
- L. Zoning (Proposed): N/A
- M. Adjacent and Surrounding Zoning: Rural Residential to the north, east, south, and east.

Page 2 of 37

III. ENVIRONMENTAL FACTORS POTENTIALLY AFFECTED

The environmental factors checked below (x) would be potentially affected by this project, involving at least one impact that is a "Potentially Significant Impact" or "Less than Significant with Mitigation Incorporated" as indicated by the checklist on the following pages.

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

IV. DETERMINATION

On the basis of this initial evaluation:

A PREVIOUS ENVIRONMENTAL IMPACT REPORT/NEGATIVE DECLARATION WAS NOT PREPARED

I find that the proposed project COULD NOT have a significant effect on the environment, and a **NEGATIVE DECLARATION** will be prepared.

□ I find that although the proposed project could have a significant effect on the environment, there will not be a significant effect in this case because revisions in the project, described in this document, have been made or agreed to by the project proponent. A MITIGATED NEGATIVE DECLARATION will be prepared.

I find that the proposed project MAY have a significant effect on the environment, and an ENVIRONMENTAL IMPACT REPORT is required.

A PREVIOUS ENVIRONMENTAL IMPACT REPORT/NEGATIVE DECLARATION WAS PREPARED

I find that although the proposed project could have a significant effect on the environment, **NO NEW ENVIRONMENTAL DOCUMENTATION IS REQUIRED** because (a) all potentially significant effects of the proposed project have been adequately analyzed in an earlier EIR or Negative Declaration pursuant to applicable legal standards, (b) all potentially significant effects of the proposed project have been avoided or mitigated pursuant to that earlier EIR or Negative Declaration, (c) the proposed project will not result in any new significant environmental effects not identified in the earlier EIR or Negative Declaration, (d) the proposed project will not substantially increase the severity of the environmental effects identified in the earlier EIR or Negative Declaration, (e) no considerably different mitigation measures have been identified and (f) no mitigation measures found infeasible have become feasible.

☐ I find that although all potentially significant effects have been adequately analyzed in an earlier EIR or Negative Declaration pursuant to applicable legal standards, some changes or additions are necessary but none of the conditions described in California Code of Regulations, Section 15162 exist. An **ADDENDUM** to a previously-certified EIR or Negative Declaration has been prepared and will be considered by the approving body or bodies.

I find that at least one of the conditions described in California Code of Regulations, Section 15162 exist, but I further find that only minor additions or changes are necessary to make the previous EIR adequately apply to the project in the changed situation; therefore a **SUPPLEMENT TO THE ENVIRONMENTAL IMPACT REPORT** is required that need only contain the information necessary to make the previous EIR adequate for the project as revised.

I find that at least one of the following conditions described in California Code of Regulations, Section 15162, exist and a SUBSEQUENT ENVIRONMENTAL IMPACT REPORT is required: (1)

Substantial changes are proposed in the project which will require major revisions of the previous EIR or negative declaration due to the involvement of new significant environmental effects or a substantial increase in the severity of previously identified significant effects; (2) Substantial changes have occurred with respect to the circumstances under which the project is undertaken which will require major revisions of the previous EIR or negative declaration due to the involvement of new significant environmental effects or a substantial increase in the severity of previously identified significant effects; or (3) New information of substantial importance, which was not known and could not have been known with the exercise of reasonable diligence at the time the previous EIR was certified as complete or the negative declaration was adopted, shows any the following:(A) The project will have one or more significant effects not discussed in the previous EIR or negative declaration;(B) Significant effects previously examined will be substantially more severe than shown in the previous EIR or negative declaration;(C) Mitigation measures or alternatives previously found not to be feasible would in fact be feasible, and would substantially reduce one or more significant effects of the project. but the project proponents decline to adopt the mitigation measures or alternatives; or,(D) Mitigation measures or alternatives which are considerably different from those analyzed in the previous EIR or negative declaration would substantially reduce one or more significant effects of the project on the environment, but the project proponents decline to adopt the mitigation measures or alternatives.

Plebrand Signature

John Earle Hildebrand III, Project Planner Printed Name

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For: Steve Weiss, AICP – Planning Director

V. ENVIRONMENTAL ISSUES ASSESSMENT

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

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
AESTHETICS Would the project				
 Scenic Resources a) Have a substantial effect upon a scenic highway corridor within which it is located? 				\boxtimes
b) Substantially damage scenic resources, including, but not limited to, trees, rock outcroppings and unique or landmark features; obstruct any prominent scenic vista or view open to the public; or result in the creation of an aesthetically offensive site open to public view?				

Source: Riverside County General Plan Figure 9 in Mead Valley Area Plan - "Scenic Highways"

Findings of Fact:

a-b) Pursuant to the Riverside County General Plan Figure 9 in Mead Valley Area Plan – "Scenic Highways" exhibit, the project site is not located along any scenic highway corridors within the Mead Valley Area Plan. The closest designated Scenic Highway Corridor is along Highway 74, over one mile away from the project site. This project will not impact any scenic highway corridors.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

Mt. Palomar Observatory

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

<u>Source</u>: GIS database, Ord. No. 655 (Regulating Light Pollution), Riverside County General Plan Figure 6 in Mead Valley Area Plan – "Mt. Palomar Nighttime Lighting Policy"

 \Box

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Findings of Fact:

a) Pursuant to the Riverside County General Plan Figure 6 in Mead Vally Area Plan – "Mt. Palomar Nighttime Lighting Policy" exhibit, the project site is located within Zone b. Any implementing project

Page 5 of 37

 \boxtimes

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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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will be required to comply with Riverside County Ordinance No. 655, which is intended to restrict the use of certain light sources from emitting light spread into the night sky, resulting in undesirable light glow, which can negatively affect astronomical observations and research.

This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. As a result, impacts associated with this project are considered less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

 Other Lighting Issues a) Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area? 		
b) Expose residential property to unacceptable light levels?		\boxtimes

Source: On-site Inspection, Project Application Description

Findings of Fact:

a-b) A change in residential density from 1 dwelling unit per 5 acre minimum to 1 dwelling units per 1 acre minimum will result in the implementation of more lighting at build-out. Lighting requirements and any subsequent restrictions will be reviewed in conjunction with a future implementing project's lighting plan.

This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. As a result, there will be no impacts.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

 Agriculture a) Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland) as shown on 			
Page 6 of 37	F	A No. 418	70

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use?				
b) Conflict with existing agricultural zoning, agricultural use or with land subject to a Williamson Act contract or land within a Riverside County Agricultural Preserve?				
c) Cause development of non-agricultural uses within 300 feet of agriculturally zoned property (Ordinance No. 625 "Right-to-Farm")?				\boxtimes
d) Involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland, to non-agricultural use?				

<u>Source</u>: Riverside County General Plan Figure OS-2 "Agricultural Resources," GIS database, and Project Application Materials.

Findings of Fact:

a) The proposed project is located within an area of designated "other lands" in the General Plan. The California State Department of Conservation makes these designations based on soil types and land use designations. However, the current Land Use designations for the property do not permit commercial agricultural use. Therefore, there is no impact.

b) There are no Williamson Act contracts on the site, and neither the zoning nor the land use designations are Agriculture. There are no impacts.

c-d) The properties surrounding the project site have a mixture of residential zoning. There is not Zoned for commercial agricultural uses and there are no commercial farms in the area. As a result, there are no impacts.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

 Forest a) Conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code section 12220(g)), timberland (as defined by Public Resources Code section 4526), or timberland zoned Timberland Production (as defined by Govt. Code section 51104(g))? 			
b) Result in the loss of forest land or conversion of			\boxtimes
forest land to non-forest use?		-	
c) Involve other changes in the existing environment			\square
which, due to their location or nature, could result in con-			
version of forest land to non-forest use?			

<u>Source</u>: Riverside County General Plan Figure OS-3 "Parks, Forests, and Recreation Areas," and Project Application Materials.

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

Findings of Fact:

a-c) Pursuant to the Riverside County General Plan Figure OS-3 "Parks, Forests, and Recreation Areas" exhibit, the project site is not located within any designated forest lands. As a result, there will be no impacts.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

AIR QUALITY Would the project	the second s	 	
 Air Quality Impacts a) Conflict with or obstruct implementation of the applicable air quality plan? 			
b) Violate any air quality standard or contribute substantially to an existing or projected air quality violation?		\boxtimes	
c) Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non- attainment under an applicable federal or state ambient air quality standard (including releasing emissions which exceed quantitative thresholds for ozone precursors)?			
 d) Expose sensitive receptors which are located within 1 mile of the project site to project substantial point source emissions? 			\boxtimes
e) Involve the construction of a sensitive receptor located within one mile of an existing substantial point source emitter?			
f) Create objectionable odors affecting a substantial number of people?			\boxtimes

Source: SCAQMD CEQA Air Quality Handbook

Findings of Fact:

a-f) The proposed land use change could result in a net increase in population and/or vehicle trips at build out, based upon the proposed change. However, the amount of the increase is too speculative to provide a detailed analysis at this time. Given the relatively small size of the project site (4.19 acres), development of the site would not substantially contribute to negative air quality impacts in the region. Additionally, there are no point source emitters within one mile of the project site.

This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. As a result, impacts associated with this project are considered less than significant.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Mitigation: No mitigation is required.				
Monitoring: No monitoring is required.				
BIOLOGICAL RESOURCES Would the project				
7. Wildlife & Vegetation a) Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Conservation Community Plan, or other approved local, regional, or state conservation plan?				
b) Have a substantial adverse effect, either directly or through habitat modifications, on any endangered, or threatened species, as listed in Title 14 of the California Code of Regulations (Sections 670.2 or 670.5) or in Title 50, Code of Federal Regulations (Sections 17.11 or 17.12)?				
c) Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Game or U. S. Wildlife Service?				
d) Interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites?				\boxtimes
e) Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, regulations or by the California Department of Fish and Game or U. S. Fish and Wildlife Service?				
f) Have a substantial adverse effect on federally protected wetlands as defined by Section 404 of the Clean Water Act (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?				
g) Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?				

Source: GIS database, WRCMSHCP and/or CVMSHCP, On-site Inspection

Findings of Fact:

a-g) County mapping shows that no parcels associated with this project are located within Criteria Cells under the County's Multiple Species Habitat Conservation Plan ("MSHCP"). As a result, the project is consistent with the requirements of the MSHCP.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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Should this General Plan Amendment to the foundation component be approved by the Board of Supervisors, there is no guarantee that development could occur on the entirety of the project site. Further study at the implementation stage may reveal biological constraints that would limit development. The applicant is aware of such risk associated with processing the General Plan Amendment without an associated project.

This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts, including biological. As a result, there will be no impacts.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

CULTURAL RESOURCES Would the project			
 8. Historic Resources a) Alter or destroy a historic site? 		\boxtimes	
b) Cause a substantial adverse change in the significance of a historical resource as defined in California Code of Regulations, Section 15064.5?			

Source: On-site Inspection, Project Application Materials

Findings of Fact:

a-b) There are no known historic features located on the project site. Furthermore, the project site has been previously disturbed and there is currently a mobile home on site. The necessity for additional historic resource studies will be determined at the time of an implementing project.

This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. As a result, impacts associated with this project are considered less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

9.	Archaeological Resources			
	 a) Alter or destroy an archaeological site. 	L		استعما

Page 10 of 37

EA No. 41870

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impac
b) Cause a substantial adverse change in the significance of an archaeological resource pursuant to California Code of Regulations, Section 15064.5?				
c) Disturb any human remains, including those interred outside of formal cemeteries?			\boxtimes	
 Restrict existing religious or sacred uses within the potential impact area? 				
e) Cause a substantial adverse change in the significance of a tribal cultural resource as defined in Public Resources Code 21074?				

Source: On-site Inspection, Project Application Materials

Findings of Fact:

a-e) Pursuant to SB 18 requirements, Riverside County staff previously requested a list from the Native American Heritage Commission ("NAHC") of Native American Tribes whose historical extent includes the project site. Consultation request notices were sent to each of the Tribes on the list on May 26, 2015. SB 18 provides for a 90-day review period in which all noticed Tribes may request consultation regarding the proposed project. County staff received no consultation requests for this project during the 90-day review period.

AB 52 became effective on July 1, 2015. In compliance with AB 52, separate notices regarding this project were mailed to all requesting Tribes on September 10, 2015. AB 52 provides for a 30-day review period in which all noticed Tribes may request consultation regarding the proposed project. County staff received notification from the Pechanga Tribe within the 30-day period, requesting to initiate consultation on this project. County staff discussed this project with the Pechanga Tribe on October 10, 2015, explaining that the project scope includes a legislative action only. There is no accompanying implementing project and it will result in no physical disturbance of the site. The Pechanga Tribe concluded that this project could move forward with no additional consultation, provided they are again noticed during the time of any future implementing project. In accordance with this request and in compliance with AB 52, County staff will notice the Pechanga tribe, as well as all other requesting Tribes, at the time a project is submitted.

This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

10. Paleontological Resources		
a) Directly or indirectly destroy a unique paleonto-		

Page 11 of 37

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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logical resource, or site, or unique geologic feature?

Source: Riverside County General Plan Figure OS-8 "Paleontological Sensitivity"

Findings of Fact:

a) Pursuant to the Riverside County General Plan, Figure OS-8, the project site is located within an area of "Low" Sensitivity. Prior to site disturbance and during the time of an implementing project, analysis through the preparation of a Biological Study and Cultural Resource Study may be required.

This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. As a result, impacts associated with this project are considered less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

GEOLOGY AND SOILS Would the project			
11. Alquist-Priolo Earthquake Fault Zone or County Fault Hazard Zones		\boxtimes	
a) Expose people or structures to potential substantial adverse effects, including the risk of loss, injury, or death?			
b) Be subject to rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other substantial evidence of a known fault?			

<u>Source</u>: Riverside County General Plan Figure S-2 "Earthquake Fault Study Zones," GIS database, Geologist Comments

Findings of Fact:

a-b) Pursuant to the Riverside County General Plan Figure S-2 "Earthquake Fault Study Zones" map, there is a fault line located approximately 1,400-feet to the east, described as "Fault in Basement Rocks". At this time, the project includes a General Plan Amendment only. As a result, no people or structures will be exposed to any adverse effects associated with the fault zones. Additionally, any future development will be required to comply with the California Building Code, as it relates to development with proximity of a fault zone.

This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually

Page 12 of 37

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impac
lead to development on the property. Should a develo subdividing, grading, or construction of the site be subn shall be prepared, to assess the potential impacts. As a are considered less than significant.	nitted a subsec	went Enviro	nmental Ar	alveie
Mitigation: No mitigation is required.				
Monitoring: No monitoring is required.				
12. Liquefaction Potential Zone a) Be subject to seismic-related ground failu including liquefaction?	re,			
a) Pursuant to the Riverside County General Plan Figure	S-3 "Generalize	ed Liquefacti	on", the sou	uthern
a) Pursuant to the Riverside County General Plan Figure half of the project site is mapped as an area of "Low" lique ocated within a liquefaction zone. This is a programmatic level CEQA analysis. At this opportunity for physical disturbance of the site, as there project will result in amending the site's General Plan Fou	stage, the pr is no associate indation Compo	al and the no oject does ad developm	not provid not provid could even	is not e the . This
a) Pursuant to the Riverside County General Plan Figure half of the project site is mapped as an area of "Low" lique located within a liquefaction zone. This is a programmatic level CEQA analysis. At this opportunity for physical disturbance of the site, as there project will result in amending the site's General Plan Fou ead to development on the property. Should a develop subdividing, grading, or construction of the site be subm shall be prepared, to assess the potential impacts. As a	stage, the pr is no associate indation Compo oment proposal itted, a subseq	al and the no oject does ed developm onent, which I or land us uent Enviror	not provid not provid ent project could ever e applicatio	is not e the . This itually on for alvsis
Findings of Fact: a) Pursuant to the Riverside County General Plan Figure half of the project site is mapped as an area of "Low" lique located within a liquefaction zone. This is a programmatic level CEQA analysis. At this opportunity for physical disturbance of the site, as there project will result in amending the site's General Plan Fou ead to development on the property. Should a develop subdividing, grading, or construction of the site be subm shall be prepared, to assess the potential impacts. As a are considered less than significant. <u>Mitigation</u> : No mitigation is required.	stage, the pr is no associate indation Compo oment proposal itted, a subseq	al and the no oject does ed developm onent, which I or land us uent Enviror	not provid not provid ent project could ever e applicatio	is not e the . This itually on for alvsis
a) Pursuant to the Riverside County General Plan Figure half of the project site is mapped as an area of "Low" lique located within a liquefaction zone. This is a programmatic level CEQA analysis. At this opportunity for physical disturbance of the site, as there project will result in amending the site's General Plan Fou ead to development on the property. Should a develop subdividing, grading, or construction of the site be submishall be prepared, to assess the potential impacts. As a are considered less than significant.	stage, the pr is no associate indation Compo oment proposal itted, a subseq	al and the no oject does ed developm onent, which I or land us uent Enviror	not provid not provid ent project could ever e applicatio	is not e the . This itually on for alvsis

Findings of Fact:

a) Every project in California has some degree of potential exposure to significant ground shaking. This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis

Page 13 of 37

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
shall be prepared, to assess the potential impacts. This Building code, Title 24, which will mitigate to some degree, As a result, impacts associated with this project are conside	the potentia	I for around	to the Ca shaking in	lifornia pacts.
Mitigation: No mitigation is required.				
Monitoring: No monitoring is required.				
 14. Landslide Risk a) Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in on- or off-site landslide, lateral spreading, collapse, or rockfall hazards? 				
Source: On-site Inspection, Riverside County General Plan Slope"	n Figure S-5	"Regions Ur	nderlain by	Steep
Findings of Fact:				
a) Pursuant to the Riverside County General Plan Figure exhibit, there are no steep slopes on the project site that co will be no impacts. <u>Mitigation</u> : No mitigation is required.	S-5 "Region ould potentia	s Underlain lly result in	by Steep s landslides.	Slope" There
Monitoring: No monitoring is required.				
 15. Ground Subsidence a) Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in ground subsidence? 				
Source: Riverside County General Plan Figure S-7 "Docum	ented Subsid	dence Areas	Map"	
Findings of Fact:				
a) Pursuant to the Riverside County General Plan Figure S exhibit, the southern half of the project site is mapped as an northern half is not located within a subsidence zone.	-7 "Documer area of "Sus	nted Subside ceptible" sul	ence Areas bsidence a	Map" nd the
This is a programmatic level CEQA analysis. At this s opportunity for physical disturbance of the site, as there is project will result in amending the site's General Plan Found lead to development on the property. Should a developm subdividing, grading, or construction of the site be submitted	no associate lation Compo ent proposa	ed developm onent, which l or land us	ent project could ever e application	. This ntually on for

Page 14 of 37

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
<u>Mitigation</u> : No mitigation is required. <u>Monitoring</u> : No monitoring is required.		•		
 16. Other Geologic Hazards a) Be subject to geologic hazards, such as seiche, mudflow, or volcanic hazard? 				

Source: On-site Inspection, Project Application Materials, Geologist Review

Findings of Fact:

a) A small portion of the southwest corner of the project site lies within a 100-year flood plain. However, the project site is not located within a dam inundation area, volcanic hazard area, and any other significant geologic hazard.

This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. As a result, impacts associated with this project are considered less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

17. Slopes a) Change topography or ground surface relief features?		\boxtimes
b) Create cut or fill slopes greater than 2:1 or higher		
than 10 feet?		
c) Result in grading that affects or negates		57
subsurface sewage disposal systems?		X

<u>Source</u>: Riverside County General Plan Figure S-5 "Regions Underlain by Steep Slope", Project Application Materials

Findings of Fact:

a-c) The project site is generally flat and pursuant to the Riverside County General Plan Figure S-5 "Regions Underlain by Steep Slope" exhibit, there are no steep slopes that could potentially result in landslides.

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

This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. As a result, there will be no impacts.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

	\boxtimes
	\boxtimes
	\boxtimes

Source: Project Application Materials, On-site Inspection

Findings of Fact:

a-c) This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. As a result, there will be no impacts.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

19. Erosion \square \boxtimes a) Change deposition, siltation, or erosion that may modify the channel of a river or stream or the bed of a lake? b) Result in any increase in water erosion either on \square or off site?

Source: Project Application Materials, On-site Inspection

Findings of Fact:

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

a-b) This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. As a result, there will be no impacts.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

20. Wind Erosion on or off site.	and Blowsand	from project either		\boxtimes
a) Be impacte	d by or result in	an increase in wind		
erosion and blowsand	, either on or off	site?		

Source: Riverside County General Plan Figure S-8 "Wind Erosion Susceptibility Map," Ord. No. 460, Article XV & Ord. No. 484

Findings of Fact:

a) Pursuant to the Riverside County General Plan Figure S-8 "Wind Erosion Susceptibility Map" exhibit, the project site is located within an area of "Moderate" wind erosion.

This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. There will be no impacts.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

GREENHOUSE GAS EMISSIONS Would the project			
 21. Greenhouse Gas Emissions a) Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment? 			
 b) Conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases? 			
Source: Riverside County General Plan			
Findings of Fact: Page 17 of 37	c	A No. 418	70

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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a-b) This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. Additionally, any future implementing project on this site will be required to comply with California's AB-32 greenhouse gas reduction requirements. Many of the identified potential mitigation measures as a result of GHG impacts are implemented during the construction phase of the project. As a result, impacts associated with this project are considered less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

HAZARDS AND HAZARDOUS MATERIALS Would the proj	ect		
 22. Hazards and Hazardous Materials a) Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials? 			
b) Create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment?			
 c) Impair implementation of or physically interfere with an adopted emergency response plan or an emergency evacuation plan? 		\boxtimes	
 d) Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school? 			\boxtimes
e) Be located on a site which is included on a list of hazardous materials sites compiled pursuant to Govern- ment Code Section 65962.5 and, as a result, would it create a significant hazard to the public or the environ- ment?			

Source: Project Application Materials

Findings of Fact:

a-b, d-e) This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. As a result, there will be no impacts.

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

c) The project will result in higher development intensity of the site than was proposed in the General Plan in 2003. The increase in density may result in an overburden of streets previously identified as evacuation routes for other projects. However, the Transportation Department will require any future development proposals on the site, to add mitigation to those projects to assure the streets will accommodate adequate emergency provisions. As a result, impacts associated with this project are considered less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

 23. Airports a) Result in an inconsistency with an Airport Master Plan? 				
b) Require review by the Airport Land Use				
Commission?				\boxtimes
c) For a project located within an airport land use		_	_	
plan or, where such a plan has not been adopted, within				\boxtimes
two miles of a public airport or public use airport, would the				
project result in a safety hazard for people residing or				
working in the project area?				
d) For a project within the vicinity of a private airstrip,	_			
or heliport, would the project result in a safety hazard for				\bowtie
people residing or working in the project area?				

Source: Riverside County General Plan Figure S-19 "Airport Locations," GIS database

Findings of Fact:

a-d) Pursuant to the Riverside County General Plan Figure S-19 "Airport Locations" exhibit, the project site is located within the Airport Influence Area ("AIA") of March Airforce and therefore, requires review by the Airport Land Use Commission ("ALUC"). File No. ZAP1145MA15 was submitted to the ALUC for review in July 2015. The ALCU made a determination that the site is located within Airport Compatibility Zone E of the March Airforce airport and based upon the location of the project site and its relative distance to the airport, no restrictions are imposed upon the site or the sites ultimate use as residential. ALUC Resolution No. 2015-01 was adopted on August 13, 2015, which codified this determination. As a result, there will be no impacts.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

 24. Hazardous Fire Area a) Expose people or structures to a significant risk of loss, injury or death involving wildland fires, including where wildlands are adjacent to urbanized areas or where residences are intermixed with wildlands? 			
Page 19 of 37	E	EA No. 4187	70

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impaci
Source: Riverside County General Plan Figure S-11 "Wildfir Findings of Fact:	e Susceptib	illity," GIS da	tabase	
a) Pursuant to the Riverside County General Plan Figure project site is not located within a Wildfire Susceptibility Area.	S-11 "Wildf There will I	ire Susceptil be no impact	oility" exhib s.	it, the
Mitigation: No mitigation is required.				
Monitoring: No monitoring is required.				
HYDROLOGY AND WATER QUALITY Would the project				
25. Water Quality Impacts				K-7
a) Substantially alter the existing drainage pattern of				\boxtimes
the site or area, including the alteration of the course of a				
stream or river, in a manner that would result in substantial erosion or siltation on- or off-site?				
b) Violate any water quality standards or waste				
discharge requirements?				\boxtimes
c) Substantially deplete groundwater supplies or				
interfere substantially with groundwater recharge such that		البيسا		\boxtimes
there would be a net deficit in aquifer volume or a lowering of the local groundwater table level (e.g., the production				
rate of pre-existing nearby wells would drop to a level which				
would not support existing land uses or planned uses for				
which permits have been granted)?				
d) Create or contribute runoff water that would				
exceed the capacity of existing or planned stormwater		<u>نـــا</u>	L]	\boxtimes
drainage systems or provide substantial additional sources of polluted runoff?				
e) Place housing within a 100-year flood hazard	_	17		_
area, as mapped on a federal Flood Hazard Boundary or			\boxtimes	
Flood Insurance Rate Map or other flood hazard delineation				
map?				1
f) Place within a 100-year flood hazard area structures which would impede or redirect flood flows?			\boxtimes	
g) Otherwise substantially degrade water quality?				
h) Include new or retrofitted stormwater Treatment				\square
Control Best Management Practices (BMPs) (e.g. water				\boxtimes
quality treatment basins, constructed treatment wetlands),				
the operation of which could result in significant				
environmental effects (e.g. increased vectors or odors)?			<u></u>	
Source: Riverside County Flood Control District Review.				
Findings of Fact:				
Findings of Fact:				

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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a-h) A small portion of the southwestern corner of the project site is located within a 100-year flood zone area. This project does not include any grading or construction as it's a General Plan Amendment only; therefore, there are no potential impacts to or from flood hazards. There is no land alteration proposed at this time that would alter any flows, violate any standards, impact ground water resources, create any runoff, or require any BMP's. No additional studies of the current conditions were conducted because there is no accompanying development project.

This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. As a result, impacts will be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

26. Floodplains

a) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, or substantially increase the rate or amount of surface runoff in a manner that would result in flooding on- or off-site?		
b) Changes in absorption rates or the rate and amount of surface runoff?		\boxtimes
c) Expose people or structures to a significant risk of loss, injury or death involving flooding, including flooding as a result of the failure of a levee or dam (Dam Inundation Area)?		
d) Changes in the amount of surface water in any water body?		\boxtimes

<u>Source</u>: Riverside County General Plan Figure S-9 "100- and 500-Year Flood Hazard Zones," Figure S-10 "Dam Failure Inundation Zone," Riverside County Flood Control District Flood Hazard Report/ Condition, GIS database

Findings of Fact:

a-d) Pursuant to the Riverside County General Plan Figure S-9 "100- and 500-Year Flood Hazard Zones" exhibit, a small portion within the southwest corner of the project site is located within the 100year flood plain. This project does not include any grading or construction as it's a General Plan Amendment only; therefore, there are no potential impacts to or from flood hazards. There is no land alteration proposed at this time that would alter any flows, violate any standards, impact ground water resources, create any runoff, or require any BMP's. No additional studies of the current conditions

Page 21 of 37

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

were conducted because there is no accompanying development project. Additionally, pursuant to the Riverside County General Plan Figure S-10 "Dam Failure Inundation Zone" exhibit, the project site is not located within close proximity to any "Dam Failure Inundation Zones".

This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. As a result, there will be no impacts.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

LAND USE/PLANNING Would the project		
27. Land Usea) Result in a substantial alteration of the present or	\boxtimes	
planned land use of an area?		
b) Affect land use within a city sphere of influence and/or within adjacent city or county boundaries?	\boxtimes	

Source: Riverside County General Plan, GIS database, Project Application Materials

Findings of Fact:

a) Approval of the project will result in changes to the General Plan Land Use pattern for the project site. The area is currently designated for lower density residential use with 5 acre minimum lot sizes although some of the actual existing developed land in the area is subdivided for 1 acre residential lots. This General Plan Amendment will enable a future lot subdivision into 1 acre similar lots sizes; however, the area as a whole will retain its rural character. As a result, impacts associated with this project are considered less than significant.

b) The project site is located within the designated City of Perris, sphere of influence area. The City of Perris was provided an opportunity to consult with the County, as they received information regarding the proposed General Plan Amendment. The City's review resulted in no comments or concerns regarding the project. As a result, impacts associated with this project are considered less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

 28. Planning a) Be consistent with the site's existing or proposed zoning? 			
Page 22 of 37		EA No. 4187	70

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
b) Be compatible with existing surrounding zoning?			\boxtimes	
c) Be compatible with existing and planned surrounding land uses?			\boxtimes	
d) Be consistent with the land use designations and policies of the General Plan (including those of any applicable Specific Plan)?			\boxtimes	
e) Disrupt or divide the physical arrangement of an established community (including a low-income or minority community)?				

Source: Riverside County General Plan Land Use Element, Staff review, GIS database

Findings of Fact:

a-e) This project does not include a Zone Change. The project site currently has a Zoning designation of Rural Residential, which is flexible and consistent with both the existing land use and proposed land use amendment. The proposed amendment from 5-acre minimum to 1-acre minimum lot sizes is consistent with the other existing subdivided lots in the area.

This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. As a result, impacts associated with this project are considered less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

MINERAL RESOURCES Would the project			
29. Mineral Resources a) Result in the loss of availability of a known mineral resource that would be of value to the region or the residents of the State?			
b) Result in the loss of availability of a locally- important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan?			\boxtimes
c) Be an incompatible land use located adjacent to a State classified or designated area or existing surface mine?			\boxtimes
d) Expose people or property to hazards from proposed, existing or abandoned quarries or mines?			\boxtimes
Source: Riverside County General Plan Figure OS-5 "Mineral	Resources	Area"	

EA No. 41870

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impac
Findings of Fact:				
a-d) Pursuant to the Riverside County General Plan Figure	OS-5 "Mine	aral Resource	es Area" a	vhihit
the project site is not located within an area known to have	mineral res	ources, nor	is the site	Zoned
for mineral extraction. As a result, there will be no impacts.				
Mitigation: No mitigation is required.				
Menitoring). No secultoring is required				
Monitoring: No monitoring is required.				
NOISE Would the project result in				
Definitions for Noise Acceptability Ratings Where indicated below, the appropriate Noise Acceptability R	ating(s) has	been check	(ed	
NA - Not Applicable A - Generally Acceptable	ating(3) nat		onally Acce	ptable
C - Generally Unacceptable D - Land Use Discouraged				
 30. Airport Noise a) For a project located within an airport land use 				\boxtimes
plan or, where such a plan has not been adopted, within				
two miles of a public airport or public use airport would the				
project expose people residing or working in the project				
area to excessive noise levels? NA □ A ⊠ B □ C □ D □				
b) For a project within the vicinity of a private airstrip,	_			
would the project expose people residing or working in the				\boxtimes
project area to excessive noise levels?				
	-			
Source: Riverside County General Plan Figure S-19 "Airpor	t Locations	," County of	Riverside /	Airport
Facilities Map				•
Findings of Fost				
Findings of Fact:				
a-b) Pursuant to the Riverside County General Plan Figure project site is located within the March Airforce Airport Influ physically located more than 6 miles away, south of the airpor	ence Area.	However, t	he project	site is
Mitigation: No mitigation is required.				
Monitoring: No monitoring is required.				
31. Railroad Noise NA ⊠ A □ B □ C □ D □				\boxtimes
Source: Riverside County General Plan Figure C-1 "Ci	rculation P	lan", GIS d	atabase, C)n-site
Findings of Fact:				
r mango or r dot.				
		_	A No. 4187	•

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Pursuant to the Riverside County General Plan Figure C-1 "(not located within close proximity of a railroad line. As a resu <u>Mitigation</u> : No mitigation is required. <u>Monitoring</u> : No monitoring is required.	Circulation F Ilt, there will	Plan" exhibit, be no impac	the project ts.	site is
32. Highway Noise NA ⊠ A □ B □ C □ D □				
Source: On-site Inspection, Project Application Materials				
The project is not located near any highways. The closest is he east. Noise from this distance will be negligible. Therefore <u>Aitigation</u> : No mitigation is required.	Highway 74 e, there will	l, located ove be no impact	er a mile av ts.	way to
Aonitoring: No monitoring is required. 3. Other Noise IA ⊠ A □ B □ C □ D □				
Source: Project Application Materials, GIS database				
he project site is not located near any other source of signitien of not not near any other source of signitien the source of signifier the source of signification of the source of	ficant potent	tial noise, the	erefore, the	re will
<u>Aitigation</u> : No mitigation is required. <u>Aonitoring</u> : No monitoring is required.				
a) A substantial permanent increase in ambient oise levels in the project vicinity above levels existing				

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
other agencies?				
d) Exposure of persons to or generation of excessive ground-borne vibration or ground-borne noise levels?			\boxtimes	

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

Findings of Fact:

a-d) This General Plan land use change to denser residential will result in the creation of higher noise impacts at build-out. However, all future onsite uses will be required to adhere to the Riverside County's allowable noise standards for Residential designations and will be analyzed at the time of an implementing project.

This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. As a result, impacts associated with this project are considered less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

POPULATION AND HOUSING Would the project				
 35. Housing a) Displace substantial numbers of existing housing, necessitating the construction of replacement housing elsewhere? 				
b) Create a demand for additional housing, particularly housing affordable to households earning 80% or less of the County's median income?				
c) Displace substantial numbers of people, neces- sitating the construction of replacement housing else- where?				\boxtimes
d) Affect a County Redevelopment Project Area?				\boxtimes
e) Cumulatively exceed official regional or local population projections?			\boxtimes	
f) Induce substantial population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)?				
Source: Project Application Materials GIS database Riv	verside Cou	inty Cono	ral Blan H	ousing

Source: Project Application Materials, GIS database, Riverside County General Plan Housing Element

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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Findings of Fact:

a-f) This General Plan Amendment will result in allowing residential development to occur at a rate of one unit per acre, rather than one unit per five acres, which the current land use allows. The project site has a relatively small area of 4.19 acres; whereby, the site could potentially increase from one dwelling unit to four dwelling units, at maximum build-out, which is a negligible increase for the area.

This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. As a result, impacts associated with this project are considered less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

PUBLIC SERVICES Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered government facilities or the need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for any of the public services:

36.	Fire Services		

Source: Riverside County General Plan Safety Element

Findings of Fact:

All development projects, once implemented, create an increased need for at least some public services. At time of future construction, resulting from an implementing project, costs associated with the increased need for fire services will be addressed through the County's Development Impact Fee schedule and any assessment districts.

This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. As a result, there are no impacts.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

37. Sheriff Services

Page 27 of 37

EA No. 41870

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

Source: Riverside County General Plan

Findings of Fact:

All development projects, once implemented, create an increased need for at least some public services. At time of future construction, resulting from an implementing project, costs associated with the increased need for sheriff services will be addressed through the County's Development Impact Fee schedule and any assessment districts.

This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. As a result, there are no impacts.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

38. Schools \boxtimes

Source: School District, GIS Database

Findings of Fact:

All development projects, once implemented, create an increased need for at least some public services. At time of future construction, resulting from an implementing project, costs associated with the increased need for school services will be addressed through the County's Development Impact Fee schedule and any assessment districts.

This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. As a result, there are no impacts.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

39. Libraries

Source: Riverside County General Plan

Findings of Fact:

EA No. 41870

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

All development projects, once implemented, create an increased need for at least some public services. At time of future construction, resulting from an implementing project, costs associated with the increased need for library services will be addressed through the County's Development Impact Fee schedule and any assessment districts.

This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. As a result, there are no impacts.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

40. Health Se	ervices		
Thealth St	FI VICES		

Source: Riverside County General Plan

Findings of Fact:

All development projects, once implemented, create an increased need for at least some public services. At time of future construction, resulting from an implementing project, costs associated with the increased need for health services will be addressed through the County's Development Impact Fee schedule and any assessment districts.

This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. As a result, there are no impacts.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

RECREATION			
41. Parks and Recreation a) Would the project include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment?			
b) Would the project include the use of existing neighborhood or regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated?			
Page 29 of 37	F	A No. 4187	' 0

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impac
c) Is the project located within a Community Service Area (CSA) or recreation and park district with a Com- munity Parks and Recreation Plan (Quimby fees)?				
Source: GIS database, Ord. No. 460, Section 10.35 (Reg Recreation Fees and Dedications), Ord. No. 659 (Establish Open Space Department Review	ulating the ing Develop	Division of ment Impac	Land – Pai ct Fees), Pa	k and arks &
Findings of Fact:	08			
a-c) There are no designated trails or parks proposed or rec park fees will be assessed in the future when an implement impacts.	quired near ing project is	the project s s submitted.	site. Any re There will	quired be no
Mitigation: No mitigation is required.				
Monitoring: No monitoring is required.				
42. Recreational Trails				\square
There are no designated trails or parks proposed or required and/or trail fees will be assessed in the future when an imple be no impacts. <u>Mitigation</u> : No mitigation is required.	I near the pr ementing pr	roject site. A oject is sub	Any required mitted. The	l park re will
Monitoring: No monitoring is required.				
TRANSPORTATION/TRAFFIC Would the project				
TRANSFORTATION/TRAFFIC Would the project				
 43. Circulation a) Conflict with an applicable plan, ordinance or policy establishing a measure of effectiveness for the performance of the circulation system, taking into account all modes of transportation, including mass transit and non- 				
43. Circulation a) Conflict with an applicable plan, ordinance or policy establishing a measure of effectiveness for the performance of the circulation system, taking into account all modes of transportation, including mass transit and non- motorized travel and relevant components of the circulation system, including but not limited to intersections, streets, highways and freeways, pedestrian and bicycle paths, and mass transit?				
43. Circulation a) Conflict with an applicable plan, ordinance or policy establishing a measure of effectiveness for the performance of the circulation system, taking into account all modes of transportation, including mass transit and non- motorized travel and relevant components of the circulation system, including but not limited to intersections, streets, highways and freeways, pedestrian and bicycle paths, and				

Page 30 of 37

EA No. 41870

 \boxtimes

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
either an increase in traffic levels or a change in location that results in substantial safety risks?		6		
d) Alter waterborne, rail, or air traffic?				
e) Substantially increase hazards due to a design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g. farm equipment)?			\boxtimes	
f) Cause an effect upon, or a need for new or altered maintenance of roads?			\boxtimes	
g) Cause an effect upon circulation during the pro- ject's construction?			\boxtimes	
h) Result in inadequate emergency access or access to nearby uses?			\boxtimes	
i) Conflict with adopted policies, plans or programs regarding public transit, bikeways or pedestrian facilities, or otherwise substantially decrease the performance or safety of such facilities?			\boxtimes	

Source: Riverside County General Plan, Mead Valley Policy

Findings of Fact:

a) The project site is located within the Mead Valley Policy Area of the Riverside County General Plan. This is General Plan Amendment application only and will result in changing the land use from 5-acre minimum lots to 1-acre minimum lots. Details of a future implementing project will be reviewed in conjunction with any other circulation plans. Additionally, the land use amendment by itself is consistent with the existing circulation plans for the area. As a result, the impacts are less than significant.

b) The future implementing project will address any congestion management programs through standard fees and mitigation. As previously discussed, this is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. The impacts are less than significant.

c-d) No air traffic or water traffic will be altered due to the proposed project. There will be no impacts.

e-i) There is no accompanying development associated with this proposed General Plan Amendment, therefore there are no design changes to the streets or roads that may increase hazards due to road design. The proposed change does not conflict with any adopted policies regarding public transit, bikeways, or pedestrian access, as the project site is currently vacant land. The surrounding circulation system will not change and therefore, will not impact any policies regarding transit or other alternative means of travel. Once a development proposal or land use application to subdivide, grade, or build on the property is submitted, a subsequent review and EA shall be prepared assessing potential impacts. As a result, the impacts are less than significant.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Mitigation: No mitigation is required.				
Monitoring: No monitoring is required.				
44. Bike Trails				
Source: Riverside County General Plan				
Findings of Fact:				
project This is a programmatic level CEOA analysis A	wed an impose	d upon a futi	ure implem	enting
project. This is a programmatic level CEQA analysis. A opportunity for physical disturbance of the site, as there oroject will result in amending the site's General Plan Fo ead to development on the property. Should a develo subdividing, grading, or construction of the site be subr shall be prepared, to assess the potential impacts. As a r <u>Mitigation</u> : No mitigation is required.	t this stage, the e is no associat oundation Comp opment proposa mitted, a subsec	project does ed developm onent, which il or land us quent Enviror	s not provid nent project could ever e application nmental An	de the This ntually on for
project. This is a programmatic level CEQA analysis. A opportunity for physical disturbance of the site, as there project will result in amending the site's General Plan Fo lead to development on the property. Should a develo subdividing, grading, or construction of the site be subr shall be prepared, to assess the potential impacts. As a r <u>Mitigation</u> : No mitigation is required.	t this stage, the e is no associat oundation Comp opment proposa mitted, a subsec	project does ed developm onent, which il or land us quent Enviror	s not provid nent project could ever e application nmental An	de the This ntually on for
UTILITY AND SERVICE SYSTEMS Would the project	t this stage, the e is no associat oundation Comp opment proposa mitted, a subsec	project does ed developm onent, which il or land us quent Enviror	s not provid nent project could ever e application nmental An	de the This ntually on for
project. This is a programmatic level CEQA analysis. A opportunity for physical disturbance of the site, as there project will result in amending the site's General Plan Fo lead to development on the property. Should a develo subdividing, grading, or construction of the site be subr shall be prepared, to assess the potential impacts. As a r <u>Mitigation</u> : No mitigation is required. <u>Monitoring</u> : No monitoring is required.	t this stage, the e is no associat bundation Comp opment proposa mitted, a subsec result, there will ater	project does ed developm onent, which il or land us quent Enviror	s not provid nent project could ever e application nmental An	de the This ntually on for

Source: Department of Environmental Health Review

Findings of Fact:

a-b) An assessment of the availability of water to service the area, will be required prior to the approval of an implementing project. This will include a commitment from the water purveyor in that area to provide water to the site (beyond that which already exists). However, at this stage, the specific size and need of water infrastructure to the area would be too speculative to analyze.

This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. As a result, there will be no impacts.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Mitigation: No mitigation is required.				
Monitoring: No monitoring is required.				
46. Sewer	_			
a) Require or result in the construction of new				\boxtimes
wastewater treatment facilities, including septic systems, or expansion of existing facilities, the construction of which would cause significant environmental effects?				
b) Result in a determination by the wastewater treatment provider that serves or may service the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments?				

Source: Department of Environmental Health Review

Findings of Fact:

a-b) The future implementing project may be required to connect to and construct a sewer system, which could result in potential impacts. At this stage, the specific size and need of sewer infrastructure to the project site is too speculative to analyze.

This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. As a result, there will be no impacts.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

47. Solid Waste a) Is the project permitted capacity to waste disposal needs?	accommoda	ate the pro	oject's solid				
b) Does the proje local statutes and reg including the CIWMP (ment Plan)?	gulations re	elated to s	olid wastes				
Source: Riverside correspondence	County Ge	eneral Pla	n, Riverside	County	Waste	Management	District

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

Findings of Fact:

a-b) The type and scale of the future implementing project will determine the solid waste needs of the site's development. At this stage, the specific solid waste needs are too speculative to analyze.

This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. As a result, there will be no impacts.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

48. Utilities

Would the project impact the following facilities requiring or resulting in the construction of new facilities or the expansion of existing facilities; the construction of which could cause significant environmental effects?

a) Electricity?	
b) Natural gas?	
c) Communications systems?	
d) Storm water drainage?	<u> </u>
e) Street lighting?	
f) Maintenance of public facilities, including roads?	
g) Other governmental services?	

Source: Application Materials

Findings of Fact:

a-g) The type and scale of the future implementing project will determine the specific size, quantity, and design of additional utility services needed at the project site. At this stage, the utility requirements are too speculative to analyze.

This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. As a result, there will be no impacts.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
49. Energy Conservation		_		
a) Would the project conflict with any adopted energy conservation plans?				\boxtimes

Source: Riverside County General Plan

Findings of Fact:

a) Any future implementing project will be required to comply with California's AB-32 greenhouse gas reduction requirements as well as Riverside County's Climate action Plan. Many of the potential mitigation measures are reviewed and subsequently implemented during the construction phase of the project.

This is a programmatic level CEQA analysis. At this stage, the project does not provide the opportunity for physical disturbance of the site, as there is no associated development project. This project will result in amending the site's General Plan Foundation Component, which could eventually lead to development on the property. Should a development proposal or land use application for subdividing, grading, or construction of the site be submitted, a subsequent Environmental Analysis shall be prepared, to assess the potential impacts. As a result, there will be no impacts.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

MANDATORY FINDINGS OF SIGNIFICANCE

50.	Does the project have the potential to substantially		\boxtimes
	degrade the quality of the environment, substantially		
	reduce the habitat of a fish or wildlife species, cause		
	a fish or wildlife population to drop below self-		
	sustaining levels, threaten to eliminate a plant or		
	animal community, reduce the number or restrict the		
	range of a rare or endangered plant or animal, or		
	eliminate important examples of the major periods of		
	California history or prehistory?		

Source: Staff review, Project Application Materials

Findings of Fact:

Implementation of the proposed project would not substantially degrade the quality of the environment, substantially reduce the habitat of fish or wildlife species, cause a fish or wildlife populations to drop below self-sustaining levels, threaten to eliminate a plant or animal community, or reduce the number or restrict the range of a rare or endangered plant or animal, or eliminate important examples of the major periods of California history or prehistory. As a result, there will be no impacts.

limited, but cumulatively considerable? ("Cumula- tively considerable" means that the incremental			
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Page 35 of 37

EA No. 41870

		Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
connectio	a project are considerable when viewed in on with the effects of past projects, other rojects and probable future projects)?				
Source: Staff	eview, Project Application Materials				
Findings of Fac	<u>t</u> :				
is a programma physical disturb in amending t development or grading, or cor	es not have impacts which are individually lim tic level CEQA analysis. At this stage, the pro- ance of the site, as there is no associated de- he site's General Plan Foundation Compo- the property. Should a development proposa instruction of the site be submitted, a subse- sess the potential impacts. As a result, the imp	oject does n velopment p onent, whic al or land us equent Envi	ot provide t project. This h could ev e applicatio ronmental	he opportui project will ventually le n for subdi Analysis sh	nity for result ad to viding.
cause su	project have environmental effects that will ostantial adverse effects on human beings, ectly or indirectly?				
Source: Staff r	eview, project application				
Findings of Fac	;;				
effects on huma this stage, the p no associated Foundation Con development pr submitted, a su	roject would not result in environmental effects an beings, either directly or indirectly. This is a project does not provide the opportunity for ph development project. This project will result mponent, which could eventually lead to de oposal or land use application for subdividing bsequent Environmental Analysis shall be pro- e will be no impacts.	a programm ysical distur t in amend evelopment g, grading, g	hatic level C bance of the ling the site on the pro- pr construct	EQA analy e site, as the s's Genera operty. Sho ion of the s	sis. At nere is I Plan ould a site be
VI. EARLIEF	RANALYSES				
effect has been	may be used where, pursuant to the tiering, p adequately analyzed in an earlier EIR or neg Section 15063 (c) (3) (D).	orogram EIF ative decla	R, or other C ration as pe	EQA proce r California	ss, an Code
Location Where	Earlier Analyses, if used, are available for rev	iew:			
Location:	County of Riverside Planning Departme 4080 Lemon Street, 12th Floor Riverside, CA 92505	ent			

Authorities cited: Public Resources Code Sections 21083 and 21083.05; References: California Government Code Section 65088.4; Public Resources Code Sections 21080(c), 21080.1, 21080.3,

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

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



1

AIRPORT LAND USE COMMISSION RIVERSIDE COUNTY

CHAIF Simon Housman Rancho Mirage				
VICE CHAIRMAN Rod Ballance Riverside	Mr. John Hildebrand, Contract Planner County of Riverside Planning Department 4080 Lemon Street, 12 th Floor			
COMMISSIONERS	Riverside, CA 92501 [Via Hand Delivery]			
Arthur Butler Riverside	RE: AIRPORT LAND USE COMMISSION (ALUC) DEVELOPMENT REVIEW			
Glen Holmes Hemet	File No.: ZAP1145MA15			
John Lyon Riverside	Related File No.:GPA01036 (General Plan Amendment)APN:343-180-002			
Greg Pettis Cathedral City	Dear Mr. Hildebrand:			
Steve Manos Lake Elsinore	Under the delegation of the Riverside County Airport Land Use Commission (ALUC) pursuant to ALUC Resolution No. 2015-01 (as adopted on August 13, 2015), staff reviewed General Plan Amendment No. 1036 (GPA01036), a proposal to amend the General Plan (Mead Valley Area Plan) land use designation of the 4.19-acre parcel referenced above located at 21136 Steele Peak			
STAFF	Drive (westerly of Read Street and extending northerly to Mountain Avenue) in the community			
Director Ed Cooper	of Good Hope from Rural: Rural Residential (R:RR) (5 acre minimum lot size) to Rural Community: Very Low Density Residential (RC:VLDR) (maximum one dwelling unit per acre).			
John Guerin Russell Brady Barbara Santos	The site is located within Airport Compatibility Zone E of the March Air Reserve Base/Inland Port Airport Influence Area (AIA). Within Compatibility Zone E, residential density is not			
County Administrative Center 4080 Lerron St., 14th Floor.	restricted.			
Riverside, CA 92501 (951) 955-5132	The elevation of Runway 14-32 at its southerly terminus is approximately 1,488 feet above mean			
NAME TOOL IS AND	AMSL. The existing R-R (Rural Residential) zone allows a maximum building height of 40 feet for single-family residences, for a total maximum elevation of 1792 feet AMSL. However, the			
www.rcaluc.org				
	site is located 38,600 feet from the runway at March Air Reserve Base/Inland Port Airport. The site is actually closer to Perris Valley Airport, but is just beyond the 20,000 foot radius from the			
	runway at that airport. Therefore, Federal Aviation Administration (FAA) obstruction evaluation			
	review for height/elevation reasons would not be required.			
	7.5			

AIRPORT LAND USE COMMISSION

September 24, 2015

As ALUC Director, I hereby find the above-referenced General Plan Amendment <u>CONSISTENT</u> with the 2014 March Air Reserve Base/Inland Port Airport Land Use Compatibility Plan.

This finding of consistency relates to airport compatibility issues and does not necessarily constitute an endorsement of the proposed general plan amendment. As the site is located within Airport Compatibility Zone E, both the existing and the proposed general plan land use designations are consistent with the March ALUCP.

If you have any questions, please contact Russell Brady, Contract Planner, at (951) 955-0549 or John Guerin, Principal Planner, at (951) 955-0982.

Sincerely, RIVERSIDE COUNTY AIRPORT LAND USE COMMISSION

Edward C. Cooper, Director

Attachment: Notice of Airport in Vicinity

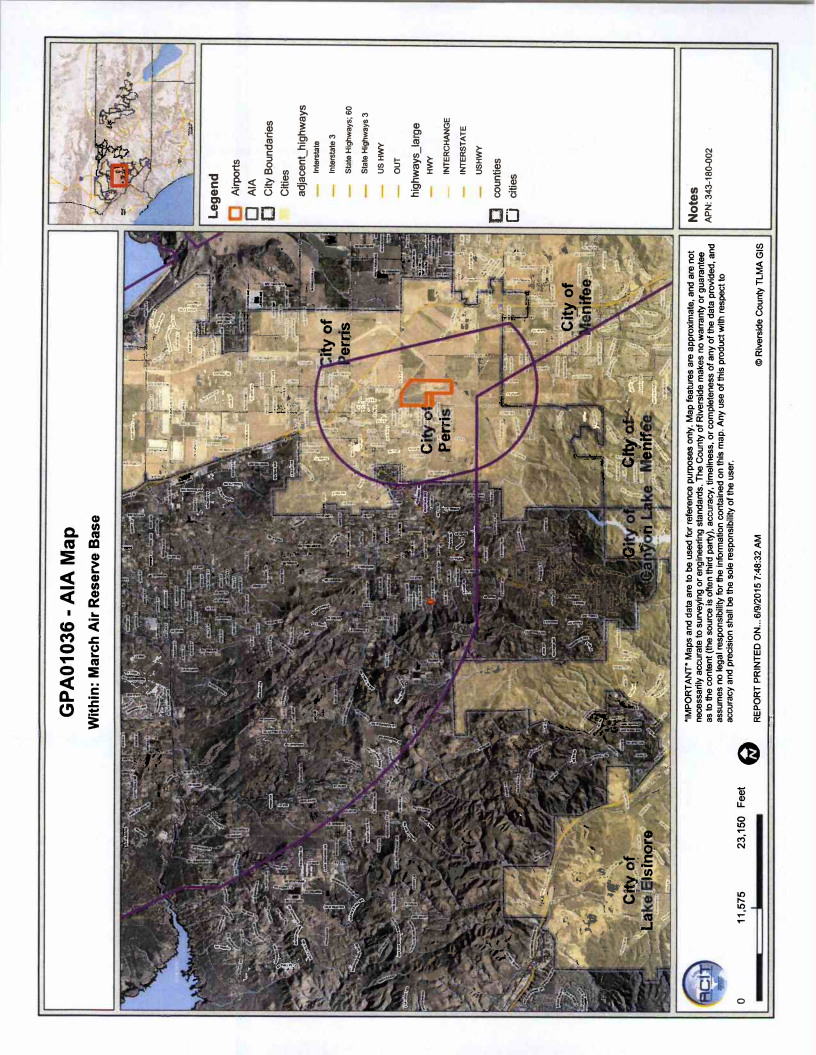
cc: Miguel Sandoval (applicant/landowner) (Santa Fe Springs address) Miguel and Heriberta Sandoval/Martin and Mario Perez (additional landowners) Gary Gosliga, Airport Manager, March Inland Port Airport Authority Denise Hauser or Sonia Pierce, March Air Reserve Base ALUC Case File

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2

NOTICE OF AIRPORT IN

This property is presently located in the vicinity of an airport, within what is known as an airport influence area. For that reason, the property may be subject to with proximity to airport operations (for example: noise, annoyances can vary from person to person. You may some of the annoyances or inconveniences associated vibration, or odors). Individual sensitivities to those associated with the property before you complete your wish to consider what airport annoyances, if any, are you. Business & Professions Code Section 11010 (b) purchase and determine whether they are acceptable to (13)(A)



ENDANGERED HABITATS LEAGUE

DEDICATED TO ECOSYSTEM PROTECTION AND SUSTAINABLE LAND USE



October 29, 2015

VIA ELECTRONIC MAIL

Planning Commission Riverside County 4080 Lemon St Riverside CA 92501

RE: Items 4.1 – 4.7, Hearing Date: November 4, 2015

Dear Chair and Members of the Commission:

Endangered Habitats League (EHL) appreciates the opportunity to comment on three items before you. For your reference, EHL served on the advisory committees for all three components of the Riverside County Integrated Project.

4.1 GPA 896 – No position

This GPA would change land in Temescal Wash from OS to CD. Prior to Commission action, MSHCP consistency should be confirmed via adherence to the HANS determination to set aside the southern portion of the site for wildlife connectivity.

4.2 GPA 917 - Recommend denial

This GPA would convert Rural land in Reche Canyon to RC estate lots. It is in an high fire hazard area. There is no planning rationale for putting additional life and property at risk of fire, for adding population remote from most infrastructure and services, in using land inefficiently for large lots, or for adding long distance commuters to the highways. Please note that this GPA was initially recommended for denial of initiation by staff.

4.3 GPA 945 – Recommend denial

The conversion of this 19-acre Rural parcel to Community Development (commercial retail) would "leapfrog" over vacant parcels already so designated. Note that this GPA was initially recommended for denial of initiation by staff.

4.4 GPA 955 – Recommend denial

The initial staff recommendation for denial found no new conditions or circumstances that would justify this large 591-acre Foundation change, thus the General Plan standard is not met. The modification to 2-acre estate lots instead of low density

residential does not change this fact. The current designation – Open Space Rural – is the lowest density in the General Plan and reflects the lack of infrastructure, services, and sewer. The project is simply sprawl. Also, according to the staff report, the area is a "sand source" for the Coachella Valley Fringe-toed Lizard Preserve Dunes.

4.5 GPA 983 - No position

4.6 GPA 1036 - No position

4.7 GPA 1039 - No position

Thank you for considering our views.

Yours truly,

Dan Silver Executive Director

COUNTY OF RIVERSIDE TRANSPORTATION AND LAND MANAGEMENT AGENCY

George A. Johnson · Agency Director

Planning Department

Ron Goldman · Planning Director

July 27, 2009	SUBJECT: Initiation Proc (Foundation /	eedings for General Plan Amendment No. 1036 Amendment - Regular)			
SECTION: Development Review – Riverside Office					
TO: Clerk of the Board of Supervisors FROM: Planning Department					
 Approve Deny Place on Policy Cal Place on Consent O Place on Administra Place on Section of File: NOD and Mit. Labels provided: If Set For Hearing 	lendar Calendar ative Action f Initiation Proceeding Neg. Declaration	(s) by the Board of Supervisors: Set for Hearing Publish in Newspaper: Press Enterprise Adopt Mitigated Negative Declaration 10 Day 20 Day 30 day Certify Environmental Impact Report Notify Property Owners Labels provided Controversial: YES NO			
Designate Newspaper used by Planning Department for Notice of Hearing: Press Enterprise					
Please include this item on the 09/21/09 agenda.					
Please charge your time	Clerk Of Th to case number(s): GPA	FILE COPY Bos Sent Bos Sent Black			
	×	and			
Y:Vadvanced Planning\2008 FOUNDATION COMPONENT REVIEW\GPA Cases\GPA 1036\GPA 1036 BOS Package\GPA 1036 11 coversheet.doc					

Riverside Office · 4080 Lemon Street, 9th Floor P.O. Box 1409, Riverside, California 92502-1409 (951) 955-3200 · Fax (951) 955-3157 Desert Office · 38686 El Cerrito Road Palm Desert, California 92211 (760) 863-8277 · Fax (760) 863-7555

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

FROM: TLMA – Planning Department

SUBMITTAL DATE: July 30, 2009

SUBJECT: GENRAL PLAN AMENDMENT NO. 1036 – Foundation-Regular – Applicant: Miguel Sandoval – Engineer/Representative: Miguel Sandoval - Fifth Supervisorial District -Good Hope Zoning Area - Mead Valley Area Plan: Rural: Rural Residential (RUR: RR) (5 Acre Minimum) – Location: Northerly of Stelle Peak Drive, easterly of Belita Drive, southerly of Mountain Avenue, and westerly of Read Street. - 4.19 Gross Acres - Zoning: Rural Residential (R-R) - **REQUEST:** This General Plan Amendment proposes to amend the General Plan Foundation Component of the subject site from Rural to Rural Community and to amend the land use designation of the subject site from Rural Residential (RUR:RR) (5 Acre Minimum) Very Low Density Residential (RC:VLDR) (1 AC. Min.) - APN: 343-180-002

RECOMMENDED MOTION:

The Planning Director recommends that the Board of Supervisors adopt an order initiating proceedings for the above referenced general plan amendment based on the attached report. The initiation of proceedings by the Board of Supervisors for the amendment of the General Plan, or any element thereof, shall not imply any such amendment will be approved.

BACKGROUND:

The initiation of proceedings for any General Plan Amendment (GPA) requires the adoption of an order by the Board of Supervisors. The Planning Director is required to prepare a report and recommendation on every GPA application and submit it to the Board of Supervisors. Prior to the submittal to the Board, comments on the application are requested from the Planning Commission, and the Planning Commission comments are included in the report to the Board. The Board will either approve or disapprove the initiation of proceedings for the GPA requested in the application. The consideration of the initiation of proceedings by the Planning Commission and the Board of Supervisors pursuant to this application does not require a noticed public

RG:th

Ron Goldman Planning Director (CONTINUED ON ATTACHED PAGE)

REVIEWED BY EXECUTIVE OFFICE DATE

Dolicy

Consent

Dep't Recomm.:

Dolicy

Consent

Exec. Ofc.:

Per

Departmental Concurrence

The Honorable Board of Supervisors RE: General Plan Amendment No. 1036 Page 2 of 3

hearing. However, the applicant was notified by mail of the time, date and place when the Planning Commission and the Board of Supervisors would consider this GPA initiation request.

If the Board of Supervisors adopts an order initiating proceedings pursuant to this application, the proposed amendment will thereafter be processed, heard and decided in accordance with all the procedures applicable to GPA applications, including noticed public hearings before the Planning Commission and Board of Supervisors. The adoption of an order initiating proceedings does not imply that any amendment will be approved. If the Board of Supervisors declines to adopt an order initiating proceedings, no further proceedings on this application will occur.

The Board of Supervisors established the procedures for initiation of GPA applications with the adoption of Ordinance No. 348.4573 (effective May 8, 2008), which amended Article II of that ordinance.

Y:\Advanced Planning\2008 FOUNDATION COMPONENT REVIEW\GPA Cases\GPA 1036\GPA 1036 BOS Package\GPA 1036 Form 11a.doc

PLANNING COMMISSION MINUTE ORDER JULY 22, 2009 RIVERSIDE COUNTY ADMINISTRATIVE CENTER

I. AGENDA ITEM 7.3: GENRAL PLAN AMENDMENT NO. 1036 – Foundation-Regular – Applicant: Miguel Sandoval – Engineer/Representative: Miguel Sandoval - Fifth Supervisorial District - Good Hope Zoning Area - Mead Valley Area Plan: Rural: Rural Residential (RUR: RR) (5 Acre Minimum) – Location: Northerly of Stelle Peak Drive, easterly of Belita Drive, southerly of Mountain Avenue, and westerly of Read Street. - 4.19 Gross Acres - Zoning: Rural Residential (R-R) - APN: 343-180-002.

II. PROJECT DESCRIPTION

This General Plan Amendment proposes to amend the General Plan Foundation Component of the subject site from Rural to Rural Community and to amend the land use designation of the subject site from Rural Residential (RUR:RR) (5 Acre Minimum) Very Low Density Residential (RC:VLDR) (1 Acre Minimum).

III. MEETING SUMMARY

The following staff presented the subject proposal: Project Planner, Tamara Harrison at 951-955-9721 or e-mail tharriso@rctlma.org.

The following spoke in favor of the subject proposal: Mike Dunn, Applicant, 3520 Cadillac Ave. Ste. B., Costa Mesa, California 92626

No one spoke in favor, neutral or in opposition of the subject proposal.

IV. CONTROVERSIAL ISSUES NONE

V. PLANNING COMMISSION ACTION The Planning Commission, recommended to the Reard of S

The Planning Commission, recommended to the Board of Supervisors;

INITIATION OF THE GENERAL PLAN AMENDMENT.

VI. CD

The entire discussion of this agenda item can be found on CD. For a copy of the CD, please contact Chantell Griffin, Planning Commission Secretary, at (951) 955-3251 or E-mail at cgriffin@rctIma.org.

Agenda Item No.: 7.3 Area Plan: Mead Valley Zoning District: Good Hope Area Supervisorial District: Fifth Project Planner: Tamara Harrison Planning Commission: July 22, 2009

General Plan Amendment No. 1036 Applicant: Miguel Sandoval Engineer/Representative: Same As Applicant

COUNTY OF RIVERSIDE PLANNING DIRECTOR'S REPORT AND RECOMMENDATIONS

RECOMMENDATIONS:

The Planning Director recommends the adoption of an order initiating proceedings for General Plan Amendment No. 1036 from Rural: Rural Residential to Rural Community: Very Low Density Residential and the Planning Commission made the comments below. The Planning Director continues to recommend the adoption of an order to initiate proceedings from RUR-RR to RC-VLDR. For additional information regarding this case, see the attached Planning Department Staff Report(s).

PLANNING COMMISSION COMMENTS TO THE PLANNING DIRECTOR:

The following comment(s) were provided by the Planning Commission to the Planning Director:

Commissioner John Roth: Commissioner Roth commented that according to the applicant's justification for the amendment that was provided with the General Plan Amendment application, the applicant ultimately only wants to accommodate 2 homes for the subject site. Commissioner Roth felt that the applicant's proposal of Rural Community: Very Low Density Residential would be too dense of a designation for the applicant's ultimate goals and that a designation of Rural Community: Estate Density Residential would be a more realistic designation.

Commissioner John Snell: No Comments

Commissioner John Petty: No Comments

Commissioner Jim Porras: No Comments

Commissioner Jan Zuppardo: Commissioner Zuppardo inquired about the number of utility stub-outs that are available at the site. It was explained that per the applicant's justification letter there are 2 stubouts at the site. Commissioner Zuppardo then commented to recommend initiation to Rural Community: Estate Density Residential.

Y:\Advanced Planning\2008 FOUNDATION COMPONENT REVIEW\GPA Cases\GPA 1036\GPA 1036 BOS Package\GPA 1036 Directors Report.doc

Agenda Item No.: 7.3 Area Plan: Mead Valley Zoning District: Good Hope Area Supervisorial District: Fifth Project Planner: Tamara Harrison Planning Commission: July 22, 2009

General Plan Amendment No. 1036 Applicant: Miguel Sandoval Engineer/Representative: Same as Applicant

COUNTY OF RIVERSIDE PLANNING STAFF REPORT

PROJECT DESCRIPTION AND LOCATION:

The applicant proposes to amend the General Plan Foundation Component and land use designation from "Rural: Rural Residential" (RUR: RR) to "Rural Community: Very Low Density Residential" (RC: VLDR) for an approximately 4.19-acre property. The project is located northerly of Steele Peak Drive, easterly of Belita Drive, southerly of Mountain Avenue and westerly of Read Street.

POTENTIAL ISSUES OF CONCERN:

The subject site is located in the "Good Hope" community within the "Mead Valley" area plan. The site is also located within the City of Perris's Sphere of Influence. "Good Hope" is characterized as a remote community with scattered commercial and industrial developments. A number of land use designations within the Rural, Rural Community and Community Development Foundation Components can be found within the community. The Rural Community: Very Low Density Residential (1-acre minimum) designation can be found to the east of the subject site across Read Street as well as in other areas to the northeast and the southeast of the site. The subject site is directly adjacent to 1-acre lots to the east and the southwest. The applicant's proposal for RC: VLDR would continue the pattern of 1-acre lots that has already been established in the site's immediate vicinity.

The site has been identified as being within a State responsibility high fire area. In addition to the avoidance of building, the General Plan Safety Element identifies other methods to mitigate potential fire hazards including setbacks, fuel treatment, low fuel landscaping and fire retardant building techniques. Unless otherwise determined by the County Fire Chief, the Safety Element requires secondary public access for the areas that are proposing developments. The subject site currently has 2 access points, Mountain Avenue provides access from the north of the site and Steele Peak Drive provides access from the south of the site. The site has not been identified as having any other potential hazards such as flooding, faulting or landslides; therefore, the proposal does not create any inconsistencies amongst the elements of the General Plan.

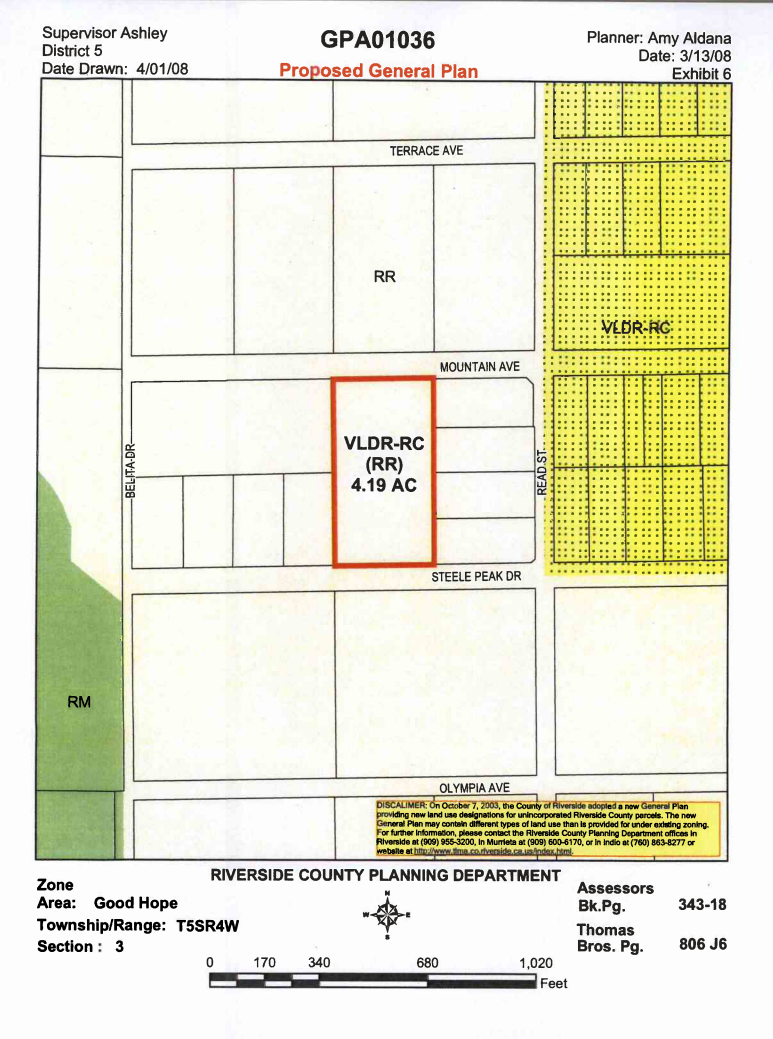
The applicant intends to use subsurface sewage disposal systems given the size of the desired lots and water is available at the corner of Mountain Avenue and Read Street as well as in Steele Peak Drive.

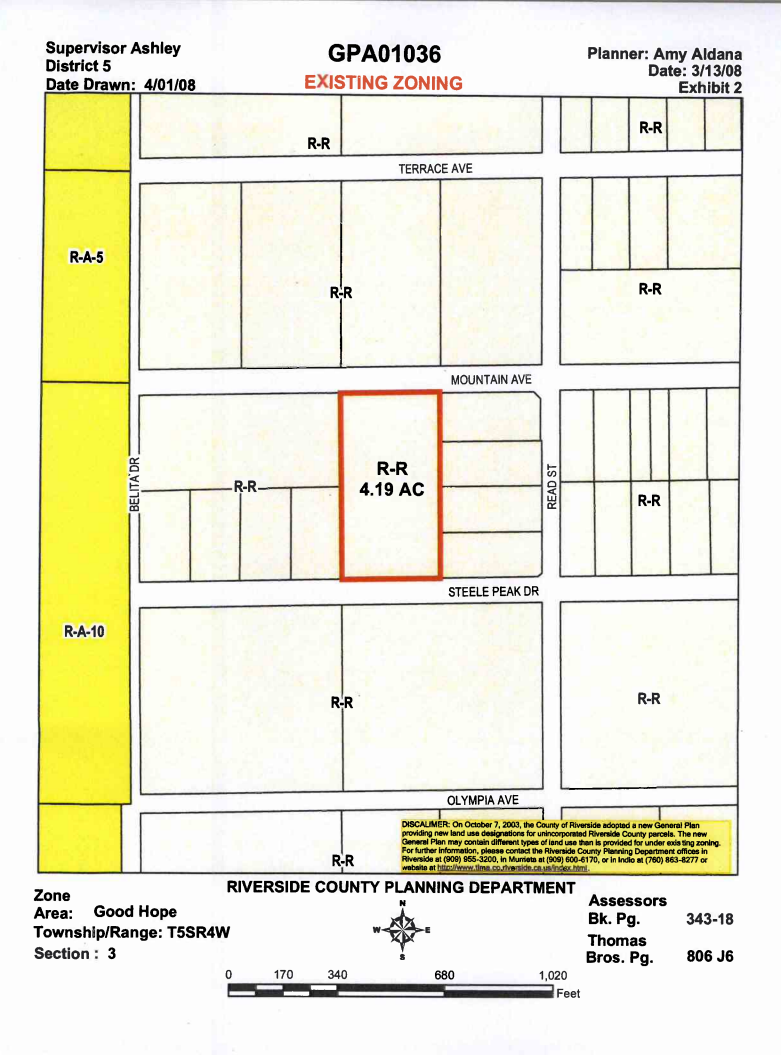
RECOMMENDATIONS:

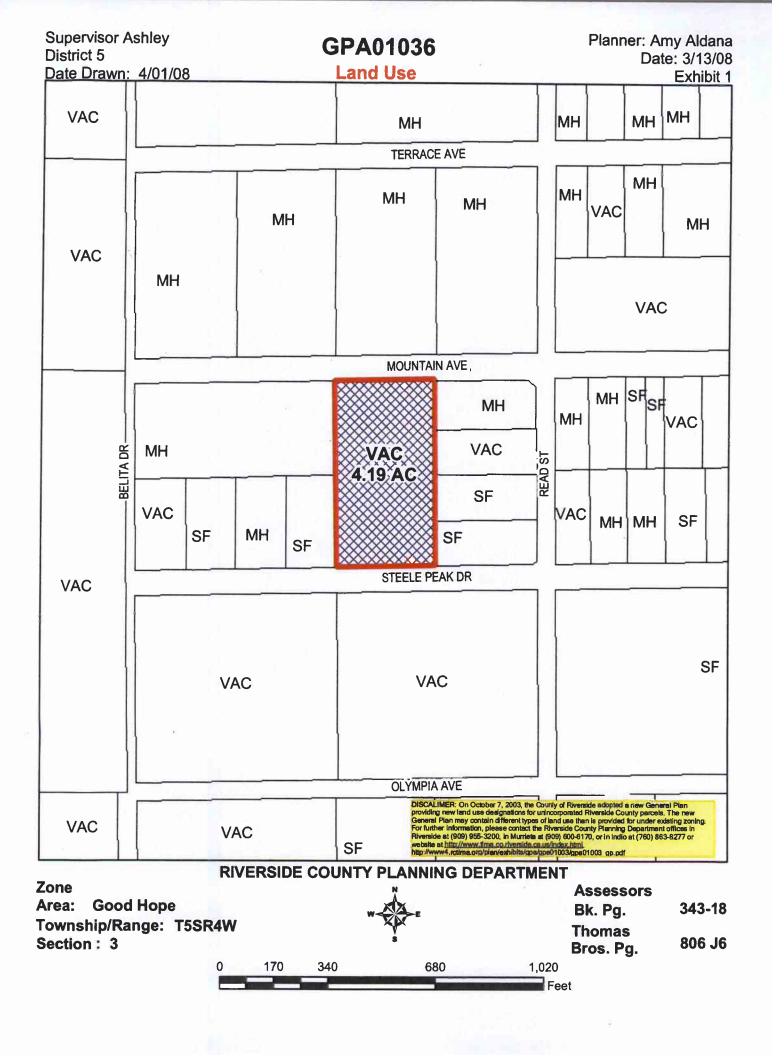
The Planning Director recommends adoption of an order initiating proceedings for General Plan Amendment No. 1036 from Rural: Rural Residential to Rural Community: Very Low Density Residential. The adoption of such an order does not imply that the proposed General Plan Amendment will be approved.

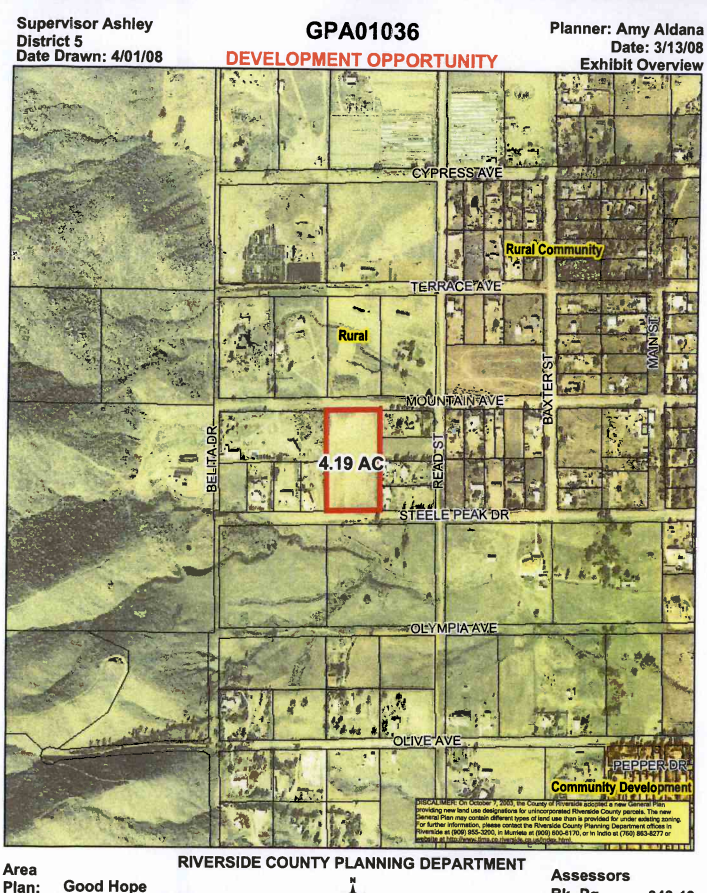
INFORMATIONAL ITEMS:

- 1. This project was filed with the Planning Department on February 15, 2008.
- 2. Deposit Based Fees charged for this project as of the time of staff report preparation, total \$2141.36.
- 3. The project site is currently designated as Assessor's Parcel Number 343-180-002.



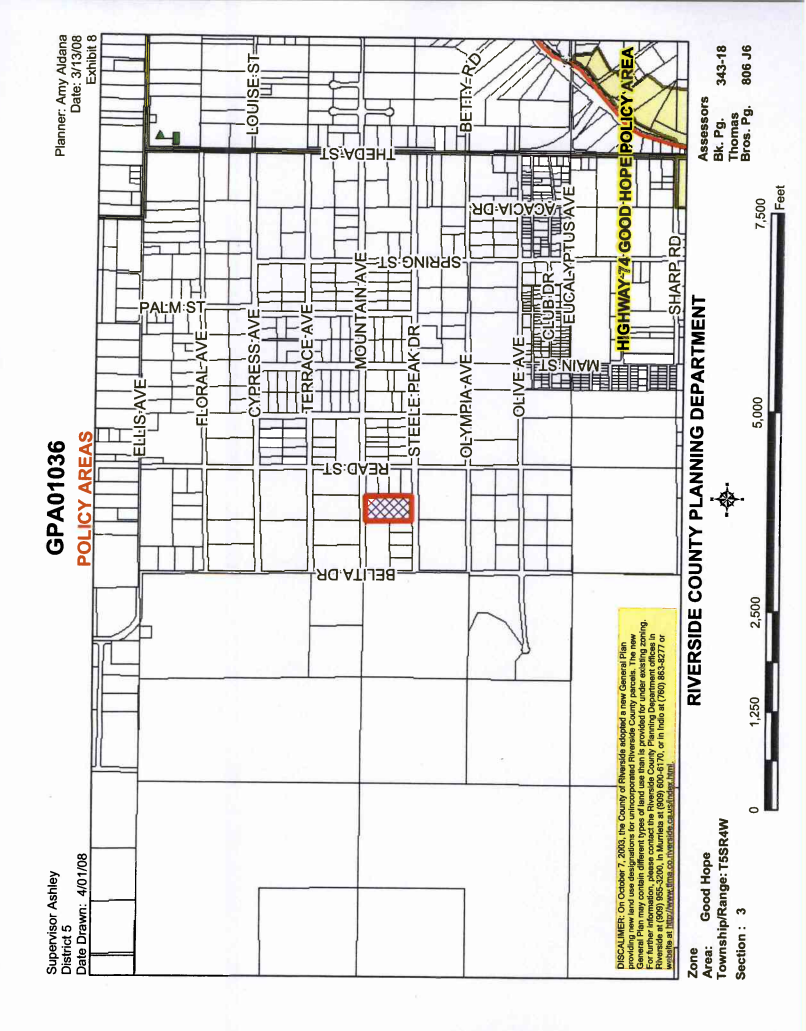


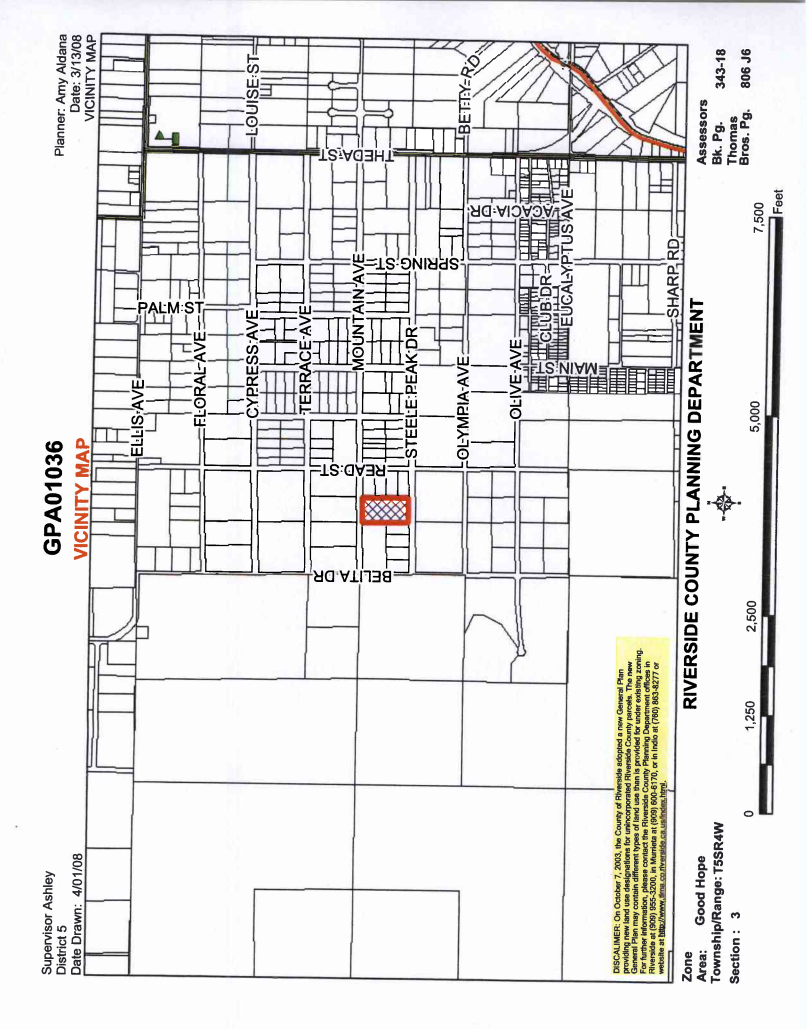






Feet





APPLICATION FOR AMENDMENT TO THE RIVERSIDE COUNTY GENERAL PLAN

JUSTIFICATION FOR AMENDMENT (Please be specific. Attach more pages if needed.) Sandoval and my whit e Henberta Toined MIAVel COUT and my wick Martin no and Meria Derez TO purcha Thir Parcel In July 2005. We this Lot INTO WanT SPLIT one for them 2 and On Ore Lacina Mom Ave Tam and -acing Telle Dr. PEAK do that we 70 000/4 05 ch les ignation Une R R 0 Rural commu the of ReTire P on T We 2 Manufacture bui nonen One 04 400 attude home is in process. Manut SITE Done. 15

III. AMENDMENTS TO POLICIES:

(Note: A conference with Planning Department staff is required before application can be filed. Additional information may be required.)

A. LOCATION IN TEXT OF THE GENERAL PLAN WHERE AMENDMENT WOULD OCCUR:

Element: ______ Area Plan: _____

B. EXISTING POLICY (If none, write "none." (Attach more pages if needed): $\frac{N}{A}$

C. PROPOSED POLICY (Attach more pages if needed):

NOTICE OF PUBLIC HEARING and INTENT TO ADOPT A NEGATIVE DECLARATION

A PUBLIC HEARING has been scheduled, pursuant to Riverside CountyLand Use Ordinance No. 348, before the **RIVERSIDE COUNTY** PLANNING COMMISSION to consider the project shown below:

GENERAL PLAN AMENDMENT NO. 1036 (Foundation and Entitlement/Policy) – Intent to Adopt a Negative Declaration – Applicant: Miguel Sandoval – Engineer/Representative: Miguel Sandoval – Fifth. Supervisorial District – Area Plan: Mead Valley – Zone Area: Good Hope – Zone: Rural Residential – Location: North of Steele Peak Drive, east of Belita Drive, south of Mountain Avenue, and West of Read Street – Project Size: 4.19 acres – REQUEST: Proposal to amend the project site's General Plan Foundation Component from Rural (R) to Rural Community (RC) and to amend its Land Use Designation from Rural Residential (RR) (5-acre minimum) to Very Low Density Residential (VLDR) (1-acre minimum) on one parcel, totaling 4.19 acres.

TIME OF HEARING:

9:00 am or as soon as possible thereafter NOVEMBER 4, 2015 RIVERSIDE COUNTY ADMINISTRATIVE CENTER BOARD CHAMBERS, 1ST FLOOR 4080 LEMON STREET RIVERSIDE, CA 92501

For further information regarding this project, please contact Project Planner, John Hildebrand, at 951-955-1888 or email <u>ihildebr@rctlma.org</u> or go to the County Planning Department's Planning Commission agenda web page at <u>http://planning.rctlma.org/PublicHearings.aspx</u>.

The Riverside County Planning Department has determined that the above project will not have a significant effect on the environment and has recommended adoption of a negative declaration. The Planning Commission will consider the proposed project and the proposed negative declaration, at the public hearing. The case file for the proposed project and the proposed negative declaration may be viewed Monday through Thursday, 8:30 a.m. to 5:00 p.m., at the County of Riverside Planning Department, 4080 Lemon Street, 12th Floor, Riverside, CA 92501. For further information or an appointment, contact the project planner.

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

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

Please send all written correspondence to: RIVERSIDE COUNTY PLANNING DEPARTMENT Attn: John Hildebrand P.O. Box 1409, Riverside, CA 92502-1409

NOTICE OF PUBLIC HEARING SCHEDULING REQUEST FORM

DATE SUBMITTED: 09/21/2015

TO: Planning Commission Secretary

FROM: John Hildebrand

PHONE No.: (951) 955-1888

(Riverside)

E-Mail: jhildebr@rctlma.org

SCHEDULE FOR: Planning Commission on 11/04/2015

20-Day Advertisement: Advertisement Adopt Negative Declaration

GENERAL PLAN AMENDMENT NO. 1036 (Foundation and Entitlement/Policy) – Intent to adopt a Negative Declaration – APPLICANT: Miguel Sandoval – ENGINEER/REPRESENTATIVE: Miguel Sandoval – SUPERVISORIAL DISTRICT: Fifth – AREA PLAN: Mead Valley – ZONE AREA: Good Hope – ZONE: Rural Residential – LOCATION: North of Steele Peak Drive, east of Belita Drive, south of Mountain Avenue, and West of Read Street – PROJECT SIZE: 4.19 acres – REQUEST: Proposal to amend the project site's General Plan Foundation Component from Rural (R) to Rural Community (RC) and to amend its Land Use Designation from Rural Residential (RR) (5-acre minimum) to Very Low Density Residential (VLDR) (1-acre minimum) on one parcel, totaling 4.19 acres – APN: 343-180-002.

STAFF RECOMMENDATION:

APPROVAL (CONSENT CALENDAR)
 APPROVAL
 APPROVAL WITHOUT DISCUSSION
 CONTINUE WITH DISCUSSION TO
 CONTINUE WITHOUT DISCUSSION TO
 CONTINUE WITHOUT DISCUSSION OFF CALENDAR
 DENIAL
 SCOPING SESSION
 INITIATION OF THE GENERAL PLAN AMENDMENT
 DECLINE TO INITIATE THE GENERAL PLAN AMENDMENT

Provide one set of mailing labels, including surrounding property owners, Non-County Agency and Interested Parties and, owner, applicant, and engineer/representative (Confirmed to be less than 6 months old from date of preparation to hearing date)

Provide one set of labels for owner, applicant, and engineer/representative.

Fee Balance: \$-494.13, as of 09/21/2015.

CFG Case # CFG05218 - Fee Balance: \$ 64.00

Estimated amount of time needed for Public Hearing: <u>10 Minutes</u> (Min 5 minutes)

Controversial: YES NO

Provide a very brief explanation of controversy (1 short sentence)

PROPERTY OWNERS CERTIFICATION FORM

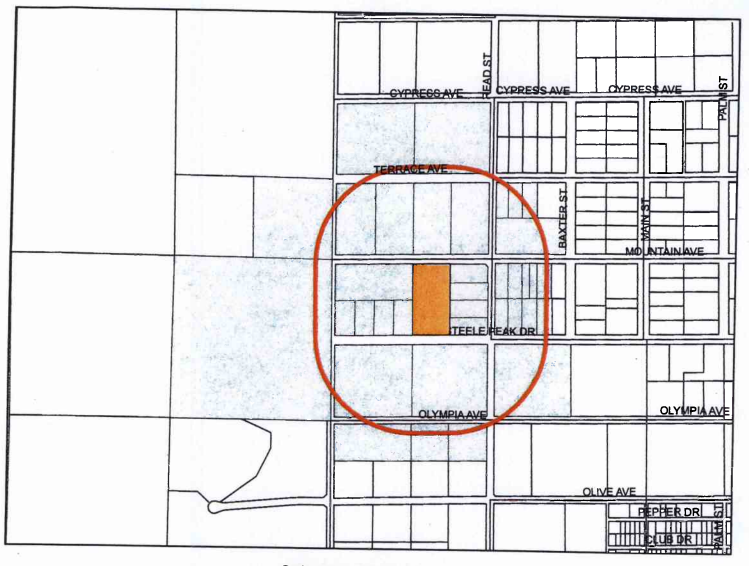
I, VINNIE NGUYEN , certify that on 862015	_
The attached property owners list was prepared by Riverside County GIS	
APN (s) or case numbers <u>GPA01036</u>	or
Company or Individual's Name Planning Department	_,
Distance buffered800'	

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.

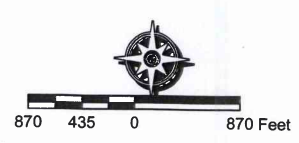
NAME:	Vinnie Nguyen				
TITLE	GIS Analyst				
ADDRESS:	4080 Lemon Street 2 nd Floor				
	Riverside, Ca. 92502				
TELEPHONE NUM	3ER (8 a.m. – 5 p.m.): (951) 955-8158				

GPA01036 (800 feet buffer)



Selected Parcels

343-180-006	343-180-013	343-100-003	343-100-006	343-171-022	343-100-002	343-060-007	242 400 040	040 474 044	343-190-004	
343-171-020	343-121-008	343-171-012	343-180.012	242 490 005	242 400 045	040-400-007	343-100-010	343-1/1-011	343-190-004	
242 190 014	242 474 004	040 474 040	040-100-012	343-100-005	343-180-015	343-190-007	343-180-008	343-180-009	343-190-004 343-171-017	
343-100-014	343-171-021	343-171-010	343-180-002	343-180-003	343-180-004	343-100-004	242 070 004	343-100-005	343-171-017 343-121-009	
343-180-007	343-171-018	343-100-001	343-190-013	343-171-023	343-121-007	343-121-010			040 121 000	



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. ł

Repliez à la hachure afin de

əp suəs

ASMT: 343060007, APN: 343060007 EUGENE HILL 208 S CHAMBERS ST PORT ANGELES WA 98362

ASMT: 343070004, APN: 343070004 RANCHO HERNANDEZ INC C/O LETICIA HERNANDES 1910 W PALMYRA NO 76 ORANGE CA 92868

ASMT: 343100001, APN: 343100001 TERRACE LAND C/O SONIA ORONA 842 ALMOND DR BREA CA 92821

ASMT: 343100002, APN: 343100002 DANNY VU 136 S CHANTILLY ST ANAHEIM CA 92806

ASMT: 343100003, APN: 343100003 SALUD GARCIA, ETAL 21050 MOUNTAIN AVE PERRIS, CA. 92570

ASMT: 343100004, APN: 343100004 MARIA LODEVICO, ETAL 1607 PLEASANT AVE LOS ANGELES CA 90033

ASMT: 343100005, APN: 343100005 RICHARD APOSTOLOS 21155 TERRACE AVE PERRIS, CA. 92570 ASMT: 343100006, APN: 343100006 LETICIA GARCIA, ETAL 1005 S ELLIOTT PL SANTA ANA CA 92704

ASMT: 343121007, APN: 343121007 EVA BERARDINI, ETAL 20820 TOMAS LN PERRIS CA 92570

ASMT: 343121008, APN: 343121008 GRACE KING P O BOX 2383 CYPRESS CA 90630

ASMT: 343121009, APN: 343121009 MANUELA FLETES, ETAL 21255 TERRACE AVE PERRIS, CA. 92570

ASMT: 343121010, APN: 343121010 WILBUR SCOTT PO BOX 3994 RANCHO CUCAMONGA CA 91729

ASMT: 343171010, APN: 343171010 MICHELLE HUTCHINSON, ETAL 18102 CHAMPION WAY LAKE ELSINORE CA 92530

ASMT: 343171012, APN: 343171012 JESUS NUNEZ, ETAL 21340 STEEL PEAK DR PERRIS, CA. 92570



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ASMT: 343171017, APN: 343171017 ROSINA ESPARZA, ETAL 21327 MOUNTAIN AVE PERRIS, CA. 92570

ASMT: 343171018, APN: 343171018 TERESA CASEY 9425 MIRAGE AVE WESTMINSTER CA 92683

ASMT: 343171020, APN: 343171020 GERMAN MARTINEZ 21313 MOUNTAIN AVE PERRIS, CA. 92570

ASMT: 343171021, APN: 343171021 AIDEE ALVAREZ, ETAL 21285 MOUNTAIN AVE PERRIS, CA. 92570

ASMT: 343171022, APN: 343171022 LETICIA GARCIA, ETAL 24562 READ ST PERRIS, CA. 92570

ASMT: 343171023, APN: 343171023 TOBIAS VILLALOBOS 21290 STEELE PEAK DR PERRIS, CA. 92570

ASMT: 343180002, APN: 343180002 HERIBERTA SANDOVAL, ETAL 6925 COMPTON AVE LOS ANGELES CA 90001 ASMT: 343180004, APN: 343180004 OSCAR GOMEZ 16304 HUNSAKER AVE PARAMOUNT CA 90723

ASMT: 343180005, APN: 343180005 MATILDA RAMIREZ, ETAL P O BOX 1429 PERRIS CA 92572

ASMT: 343180006, APN: 343180006 ROSALIA GARCIA, ETAL 21084 STEEL PEAK DR PERRIS, CA. 92570

ASMT: 343180007, APN: 343180007 MANUELA FLETES, ETAL 21110 STEEL PEAK DR PERRIS, CA. 92570

ASMT: 343180009, APN: 343180009 MARIA RIOS, ETAL 21143 STEEL PEAK DR PERRIS, CA. 92570

ASMT: 343180010, APN: 343180010 MARIISA SOTO, ETAL 21261 STEEL PEAK DR PERRIS, CA. 92570

ASMT: 343180012, APN: 343180012 JESSIE ALAMOS 9136 ARTESIA BLV SPC 6 BELLFLOWER CA 90760



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Easy Peel[®] Labels Use Avery[®] Template 5162[®]

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ASMT: 343180013, APN: 343180013 ARMOUR JAMES ESTATE OF C/O JEFFERY ARMOUR 11423 SPRUCE ST LYNWOOD CA 90262

ASMT: 343180014, APN: 343180014 GRACIELA BARRAGAN, ETAL 22640 MOUNTAIN AVE PERRIS CA 92570

ASMT: 343180015, APN: 343180015 JUDY SALCEDO, ETAL 24609 READ ST PERRIS, CA. 92570

ASMT: 343190004, APN: 343190004 GEORGE AGUILERA 9061 ALGUZOMA ST BELLFLOWER CA 90706

ASMT: 343190007, APN: 343190007 JOSE DENIZ 22921 BETTY RD PERRIS CA 92570

ASMT: 343190013, APN: 343190013 CLAUDIA NICOLOSI, ETAL 21135 OLYMPIA AVE PERRIS, CA. 92570

●2965 @**YSIEVA**



Feed Paper

Easy Peel® Labels Use Avery® Template 5162® Use Avery® Template 5160®

GPA01036 – Applicant Miguel Sandoval 11543 East Buell Street Santa Fe Springs, CA 90670

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Sens de chargement Repliez à la hachure afin de révéier le rebord Pop-up^{MC} AVEILI 940100.

GPA01036 – Representative Miguel Sandoval 11543 East Buell Street Santa Fe Springs, CA 90670

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	RIVERSIDE COUNTY
	PLANNING DEPARTMENT
Steven Weiss, AICP Planning Director	
D: ☐ Office of Planning and Research (OPR) P.O. Box 3044 Sacramento, CA 95812-3044 ☑ County of Riverside County Clerk	FROM:Riverside County Planning Department☑4080 Lemon Street, 12th Floor□38686 El Cerrito RoadP. O. Box 1409Palm Desert, California 92211Riverside, CA 92502-1409
JBJECT: Filing of Notice of Determination in c	ompliance with Section 21152 of the California Public Resources Code.
eneral Plan Amendment No. 1036 ject Title/Case Numbers	
hn Hildebrand – Project Planner	(951) 955-1888
inty Contact Person	Phone Number
Ą	
te Clearinghouse Number (if submitted to the State Clearingh	nuse)
guel Sandoval	11543 East Buell Street, Santa Fe Springs, CA 90670
ject Applicant	Address
ne project site is located orth of Steele Peak Dr oject Location	ve. east of Belita Drive. south of Mountain Avenue, and west of Read Street
oposal to amend the project site's General Pl esignation from Rural Residential (R:RR) (5-act oject Description	an Foundation Component from Rural (R) to Rural Community (RC) and to amend its General Plan Land L e minimum) to Very Low Density Residential (RC:VLDR) (1-acre minimum) on one parcel, totaling 4,19 acres
nis is to advise that the Riverside County <u>Boar</u> ade the following determinations regarding that	d of <u>Supervisors</u> , as the lead agency, has approved the above-referenced project on, and project:

1. The project WILL NOT have a significant effect on the environment.

- 2. A NEGATIVE DECLARATION was prepared for the project pursuant to the provisions of the California Environmental Quality Act and reflects the independent judgment of the Lead Agency.
- 3. Mitigation measures WERE NOT made a condition of the approval of the project.
- 4 A Mitigation Monitoring and Reporting Plan/Program WAS NOT adopted.
- 5. A statement of Overriding Considerations WAS NOT adopted.
- 6. Findings WERE NOT made pursuant to the provisions of CEQA.

This is to certify that the earlier EA, with comments, responses, and record of project approval is available to the general public at: Riverside County Planning Department,4080 Lemon Street, 12th Floor, Riverside, CA 92501.

Title

lehron

Date Received for Filing and Posting at OPR: _

Project Planner

7-30-15 Date

Please charge deposit fee case#: ZEA41870 ZCFG05218 .



PLANNING DEPARTMENT

Steven Weiss, AICP Planning Director

NEGATIVE DECLARATION

Project/Case Number: General Plan Amendment No. 1036

Based on the Initial Study, it has been determined that the proposed project will not have a significant effect upon the environment.

PROJECT DESCRIPTION, LOCATION (see Environmental Assessment).

COMPLETED/REVIEWED BY:

By:	John Hildebrand	Title:	Project Planner	Date:	July 30, 2015

Applicant/Project Sponsor: Miguel Sandoval Date Submitted: February 15, 2008

ADOPTED BY: Board of Supervisors

Person Verifying Adoption:	Date:

The Negative Declaration may be examined, along with documents referenced in the initial study, if any, at:

Riverside County Planning Department, 4080 Lemon Street, 12th Floor, Riverside, CA 92501

For additional information, please contact John Hildebrand at (951) 955-1888.

Revised: 10/16/07

Y:\Planning Master Forms\CEQA Forms\Negative Declaration.doc

Please charge deposit fee case#: ZEA41870 ZCFG05218

FOR COUNTY CLERK'S USE ONLY

COUNTY OF RIVERSIDE SPECIALIZED DEPARTMENT RECEIPT Permit Assistance Center

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Account CodeDescriptionAmount658353120100208100CF&G TRUST: RECORD FEES\$64.00

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

Additional info at www.rctlma.org

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