Riverside County LMS CONDITIONS OF APPROVAL

Page: 1

Parcel: 942-230-025

PLOT PLAN: TRANSMITTED Case #: PP16891R3

10 GENERAL CONDITIONS

EVERY DEPARTMENT

10. EVERY. 1 GEN - PROJECT DESCRIPTION

RECOMMND

The project will expand the existing hotel accommodations located on the project site by adding 30 guest rooms (24,949 SF), a pool house with guest services(14,214 SF) and 30 additional parking spaces. The project site includes parcels 942230012, 942230013, 942230014, 942230025 and 942230024. The total area covered by the plot plan is 46.01 gross acres. The existing hotel is a secondary use to an existing winery. Therefore, PP16891R3 will also classify the existing winery and its incidental uses as a Class V Winery as defined under the Wine Country - Winery Zone. Outdoor amplified sounds are not permitted in the expanded area as part of this project.

No other changes to the existing winery or its incidental commercial uses are proposed through this project, and the uses allowed under PP16891, PP16891R1 and PP16891R2 may continue to operate. The conditions of approval for PP16891R3 are in addition to the conditions of approval for PP16891, PP16891R1 and PP16891R2, which remain in full force and effect.

10. EVERY. 2 USE - HOLD HARMLESS

RECOMMND

The applicant/permittee or any successor-in-interest shall defend, indemnify, and hold harmless the County of Riverside or its agents, officers, and employees (COUNTY) from the following:

- (a) any claim, action, or proceeding against the COUNTY to attack, set aside, void, or annul an approval of the COUNTY, its advisory agencies, appeal boards, or legislative body concerning the PLOT PLAN; and,
- (b) any claim, action or proceeding against the COUNTY to attack, set aside, void or annul any other decision made by the COUNTY concerning the PLOT PLAN, including, but not limited to, decisions made in response to California Public Records Act requests.

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

Riverside County LMS CONDITIONS OF APPROVAL

Page: 2

PLOT PLAN:TRANSMITTED Case #: PP16891R3 Parcel: 942-230-025

10. GENERAL CONDITIONS

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

RECOMMND

the applicant/permittee shall not, thereafter, be responsible to defend, indemnify or hold harmless the COUNTY.

The obligations imposed by this condition include, but are not limited to, the following: the applicant/permittee shall pay all legal services expenses the COUNTY incurs in connection with any such claim, action or proceeding, whether it incurs such expenses directly, whether it is ordered by a court to pay such expenses, or whether it incurs such expenses by providing legal services through its Office of County Counsel.

10 EVERY. 3 USE - DEFINITIONS

RECOMMND

The words identified in the following list that appear in all capitals in the attached conditions of Plot Plan No. 16891R3 shall be henceforth defined as follows:

APPROVED EXHIBIT A = Plot Plan No. 16891R3, Exhibit A (SITE PLAN - VINEYARD PLANTING AREA) DATED APRIL 12, 2016.

APPROVED EXHIBIT B, C AND M = PLOT PLAN NO. 16891R3, EXHIBIT B, C AND M (ELEVATION, FLOOR AND MATERIALS PLAN) DATED APRIL 12, 2016.

APPROVED EXHIBIT G = PLOT PLAN NO. 16891R3 EXHIBIT G (GRADING PLAN) DATED APRIL 12, 2016

APPROVED EXHIBIT L = PLOT PLAN NO. 16891R3 EXHIBIT L (LANDSCAPE PLAN) DATED APRIL 12, 2016.

APRPOVED EXHIBIT X = PLOT PLAN NO. 16891R3 EXHIBIT X (PHOTOMETRIC PLANS) DATED APRIL 12, 2016.

10 EVERY. 4 USE - 90 DAYS TO PROTEST

RECOMMND

The project developer has 90 days from the date of approval of these conditions to protest, in accordance with the procedures set forth in Government Code Section 66020, the imposition of any and all fees, dedications, reservations and/or other exactions imposed on this project as a result of this approval or conditional approval of this project.

PLOT PLAN:TRANSMITTED Case #: PP16891R3 Parcel: 942-230-025

10. GENERAL CONDITIONS

BS GRADE DEPARTMENT

10.BS GRADE. 1 USE - GENERAL INTRODUCTION

RECOMMND

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

10.BS GRADE. 2 USE - OBEY ALL GDG REGS

RECOMMND

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

10.BS GRADE. 3 USE - DISTURBS NEED G/PMT

RECOMMND

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

10.BS GRADE. 4 USE - EROSION CNTRL PROTECT

RECOMMND

Graded but undeveloped land shall provide, in addition to erosion control planting, any drainage facility deemed necessary to control or prevent erosion. Additional erosion protection may be required during the rainy season from October 1, to May 31.

10.BS GRADE. 5 USE - DUST CONTROL

RECOMMND

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

Dust control measures shall include the following SCAQMD CEQA Air Quality Handbook Dust Control Measures:

- Revegetate disturbed areas as quickly as possible.
- All excavating and grading operations shall be suspended when wind speeds (as instantaneous gusts) exceed 25 mph.
- All streets shall be swept once a day if visible soil materials are carried to adjacent streets (recommend water sweepers with reclaimed water).
- -Install wheel washers where vehicles enter and exit

PLOT PLAN: TRANSMITTED Case #: PP16891R3

Parcel: 942-230-025

10. GENERAL CONDITIONS

10.BS GRADE. 5 USE - DUST CONTROL (cont.)

RECOMMND

unpaved roads onto paved roads, or wash trucks and any equipment leaving the site each trip.

As well as the following dust control measures recommended by the Project's Air Quality Study:

- Apply soil stabilizers or moisten inactive areas.
- Address previously disturbed areas if subsequent construction is delayed.
- Water exposed surfaces as needed to avoid visible dust leaving the construction site (typically 2-3 times/day).
- Cover all stock piles with tarps at the end of each day or as needed.
- Provide water spray during loading and unloading of earthen materials.
- Minimize in-out traffic from construction zone
- Cover all trucks hauling dirt, sand, or loose material and require all trucks to maintain at least two feet of freeboard

10.BS GRADE. 6 USE - 2:1 MAX SLOPE RATIO

RECOMMND

Graded slopes shall be limited to a maximum steepness ratio of 2:1 (horizontal to vertical) unless otherwise approved.

10.BS GRADE. 7 USE - MINIMUM DRNAGE GRADE

RECOMMND

Minimum drainage grade shall be 1% except on portland cement concrete where .35% shall be the minimum.

10.BS GRADE. 8 USE - SLOPE SETBACKS

RECOMMND

Observe slope setbacks from buildings & property lines per the California Building Code as amended by Ordinance 457.

10.BS GRADE. 9 USE - OFFST. PAVED PKG

RECOMMND

All offstreet parking areas which are conditioned to be paved shall conform to Ordinance 457 base and paving design and inspection requirements.

10 BS GRADE. 10 USE - FINISH GRADE

RECOMMND

Finish grade shall be sloped to provide proper drainage away from all exterior foundation walls in accordance with the California Building Code and Ordinance 457

PLOT PLAN:TRANSMITTED Case #: PP16891R3 Parcel: 942-230-025

10 GENERAL CONDITIONS

BS PLNCK DEPARTMENT

10.BS PLNCK, 1 SUBMISSION REQUIREMENT

RECOMMND

Prior to submission of plans for plan check...

Per 2013 CBC 11B-208.2 Minimum Number - "Where more than one parking facility is provided on a site, the number of accessible spaces provided on the site shall be calculated according to the number of spaces required for each parking facility."

With 29 additional parking spaces being added in the new parking lot for the addition, you will need to supply 2 additional acessible parking spaces. At least one of the additional spaces shall be designated as "Van Accessible".

Craig Lobnow Riverside County Building & Safety Principal Building Inspector (951) 955-8578

E HEALTH DEPARTMENT

10.E HEALTH. 1 USE - WATER AND SEWER SERVICE

RECOMMND

PP16891R3 is proposing potable water service from Rancho California Water District and sanitary sewer service from Eastern Municipal Water District. It is the responsibility of the developer to ensure that all requirements to obtain potable water service and sanitary sewer service are met with the appropriate purveyor(s) as well as all other applicable agencies.PRIOR TO BUILDING PERMIT ISSUANCE will serve letters from the appropriate purveyors must be submitted.

Any existing onsite wastewater treatment system and/or onsite water well shall be properly removed or abandoned under permit with the Department of Environmental Health.

10.E HEALTH. 2 USE - 16891R3 ECP COMMENTS

RECOMMND

Based on the information provided in the environmental assessment documents submitted for this project and a site visit conducted by DEH-ECP staff and with the provision that the information was accurate and representative of site conditions, DEH-ECP concludes no further environmental assessment is required for this project.

PLOT PLAN:TRANSMITTED Case #: PP16891R3 Parcel: 942-230-025

10. GENERAL CONDITIONS

10.E HEALTH. 2 USE - 16891R3 ECP COMMENTS (cont.)

RECOMMND

If contamination or the presence of a naturally occurring hazardous material is discovered at the site, assessment, investigation, and/or cleanup may be required. Contact Riverside County Department of Environmental Health - Environmental Cleanup Programs at (951) 955-8980, for further information.

Please note that the above statement is only applicable to the 30 room hotel expansion that was proposed as PP16891R3. Future projects will be subject to additional evaluation by the Environmental Cleanup Program.

FLOOD RI DEPARTMENT

10.FLOOD RI. 1 USE FLOOD HAZARD REPORT

RECOMMND

Plot Plan (PP) 16891R3 is a proposal for a hotel expansion to an existing winery/resort in the Rancho California area. The site is located on the south/east side of Rancho California Road approximately 2000 feet north/east of Anza Road. The site is on Parcels 1 and 9 of Tract Map 29975 while the existing winery (Plot Plan 16891) is on Parcel 2 of the same map.

The site is subject to sheet flow type runoff from existing vineyards to the east. Most of the flows from this watershed are tributary to an existing low along the northeastern boundary of the property. This low is a tributary to Santa Gertrudis Creek.

The finished floor shall be constructed a minimum of one foot above the adjacent ground, measured at the upstream edge of the structure. The project is considered free from ordinary storm flood hazard. However, a storm of unusual magnitude could cause some damage. The proposed improvements are located on relatively high ground with minimal flows tributary to them. New construction should comply with all applicable ordinances.

The site is located within the bounds of the Murrieta Creek/Santa Gertrudis Valley Area Drainage Plan (ADP) for which drainage fees have been established by the Board of Supervisors. Applicable ADP fees will be due (in accordance with the Rules and Regulations for Administration of Area Drainage Plans) prior to permits for this project. Although

Riverside County LMS CONDITIONS OF APPROVAL

Page: 7

PLOT PLAN:TRANSMITTED Case #: PP16891R3 Parcel: 942-230-025

10 GENERAL CONDITIONS

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

RECOMMND

the current fee for this ADP is \$1,179 per acre of disturbed and impervious area added to the site, the fee due will be based on the fee in effect at the time of payment.

PARKS DEPARTMENT

10.PARKS. 1 USE - RANCHO CALIFORNIA TRAIL

RECOMMND

There is a design guideline roadside trail located on Rancho California Road along the Project's frontage as part of the Temecula Wine Country Design Guidelines. The roadside trail is considered to be located entirely within the road right-of-way. The ROW shall be kept free from obstruction.

PLANNING DEPARTMENT

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

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

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

10.PLANNING. 2 USE - FEES FOR REVIEW

RECOMMND

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

10.PLANNING. 3 USE - LIGHTING HOOD/DIRECTED

RECOMMND

Any outside lighting shall be hooded and directed so as not to shine directly upon adjoining property or public rights-of-way. Lighting shall comply with County Ordinance No. 655 and No. 915 to prevent spillover light or glare

Riverside County LMS CONDITIONS OF APPROVAL

Page: 8

PLOT PLAN:TRANSMITTED Case #: PP16891R3

Parcel: 942-230-025

10 GENERAL CONDITIONS

10.PLANNING. 3 USE - LIGHTING HOOD/DIRECTED (cont.)

RECOMMND

onto the adjacent property. Parking lot lighting shall be in conformance with PP16891R3 EXHIBIT X.

10.PLANNING. 4 USE - COLORS & MATERIALS

RECOMMND

Building colors and materials shall be in substantial conformance with those shown on APPROVED EXHIBIT B and C dated 07/09/15.

10.PLANNING. 5 USE - BASIS FOR PARKING

RECOMMND

Parking for this project was determined primarily on the basis of County Ordinance No. 348, Section 18.12. a.(2).b),

Lodging Uses: - 1 space per room plus 2 spaces for resident manager. - 2 accessible parking spaces

The 30 room addition will require 34 parking spaces. The proposed project provides an additional 30 parking spaces with the existing parking lot absorbing the 4 spaces needed for this expansion.

10.PLANNING. 6 USE - NO OUTDOOR ADVERTISING

RECOMMND

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

10 PLANNING. 7 USE - RECLAIMED WATER

RECOMMND

The permit holder shall connect to a reclaimed water supply for landscape watering purposes when secondary or reclaimed water is made available to the site.

10 PLANNING. 8 USE - MAINTAIN LICENSING

RECOMMND

At all times during the conduct of the permitted use the permittee shall maintain and keep in effect valid licensing approval from the County Environmental Health Department, County Transportation and Land Management Agency, and California Department of Alcohol Beverage Control, or equivalent agency as provided by law. Should such licensing be denied, expire or lapse at any time in the future, this permit shall become null and void.

Riverside County LMS CONDITIONS OF APPROVAL

Page: 9

PLOT PLAN: TRANSMITTED Case #: PP16891R3

Parcel: 942-230-025

10. GENERAL CONDITIONS

10.PLANNING. 9 USE - EXTERIOR NOISE LEVELS

RECOMMND

Exterior noise levels produced by any use allowed under this permit, including, but not limited to, any outdoor public address system, shall not exceed 45 db(A), 10-minute LEQ, between the hours of 10:00 p.m. to 7:00 a.m., and 65 db(A), 10-minute LEQ, at all other times as measured at any residential, hospital, school, library, nursing home or other similar noise sensitive land use. In the event noise exceeds this standard, the permittee or the permittee's successor-in-interest shall take the necessary steps to remedy the situation, which may include discontinued operation of the facilities. The permit holder shall comply with the applicable standards of Ordinance No. 847.

10 PLANNING. 10 USE - NOISE MONITORING REPORTS

RECOMMND

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

10.PLANNING. 11 USE - CAUSES FOR REVOCATION

RECOMMND

In the event the use hereby permitted under this permit, a) is found to be in violation of the terms and conditions of this permit, b) is found to have been obtained by fraud or perjured testimony, or c) is found to be detrimental to the public health, safety or general welfare, or is a public nuisance, this permit shall be subject to the revocation procedures.

10 PLANNING. 12 USE - CEASED OPERATIONS

RECOMMND

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

Riverside County LMS CONDITIONS OF APPROVAL

Page: 10

PLOT PLAN: TRANSMITTED Case #: PP16891R3

Parcel: 942-230-025

10 GENERAL CONDITIONS

10.PLANNING. 12 USE - CEASED OPERATIONS (cont.)

RECOMMND

become null and void.

Additionally, in the event the winery ceases operation, the associated hotel will also need to cease operations.

10 PLANNING. 13 USE - MT PALOMAR LIGHTING AREA

RECOMMND

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

10 PLANNING. 14 USE - ORD 810 O S FEE (1)

RECOMMND

In accordance with Riverside County Ordinance No. 810, to assist in providing revenue to acquire and preserve open space and habitat, an Open Space Mitigation Fee shall be paid for each development project or portion of an expanded development project to be constructed in Western Riverside County. The amount of the fee for commercial or industrial development shall be calculated on the basis of "Project Area," which shall mean the net area, measured in acres, from the adjacent road right-of-way to the limits of the project development. The net project area that includes the hotel expansion area is approximately 1.46 acres.

10 PLANNING. 15 USE - PERMIT SIGNS

RECOMMND

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

10 PLANNING. 16 USE - 3RD & 5TH DIST DSGN STDS

RECOMMND

The permit holder shall comply with the "DESIGN STANDARDS & GUIDELINES, THIRD AND FIFTH SUPERIVISORIAL DISTRICTS, COUNTY OF RIVERSIDE, adopted by the Board of Supervisors, July 17, 2001; as well as the TEMECULA VALLEY WINE COUNTRY DESIGN GUIDELINES, adopted by the Board of Supervisors, March 11, 2014.

Parcel: 942-230-025

PLOT PLAN: TRANSMITTED Case #: PP16891R3

10. GENERAL CONDITIONS

10.PLANNING. 17 USE - BUSINESS LICENSING

RECOMMND

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

10.PLANNING. 18 USE - VINEYARD MAINTENANCE

RECOMMND

Seventy-five percent of the net project area of 41.69 acres, approximately 31.27 acres shall be planted with 31.27 acres. The approved Plot Plan provides seventy-eight percent, approximately 32.81 acres of vineyards. The planting requirement shall be maintained for the life of the permit. To achieve the seventy-five percent planting requirement, fifteen percent of the planing requirement may include the planting of olive trees and the remaining sixty percent of the planting requirement shall be planted in vineyards. Vineyards used to meet the above planting requirement shall have a minimum average density of 450 vines per acre. Olive trees used to meet the planting requirement shall have a minimum average density of 100 olive trees per acre.

The seventy-five percent planting requirement shall be maintained for the life of the permit.

10.PLANNING. 19 USE - WINE PRODUCTION

RECOMMND

Seventy-five percent of grapes utilized in wine production and retail wine sales shall be grown in Riverside County except when the Board of Supervisors declares an Agricultural Emergency for the Temecula Valley Wine Country Area and during the first three years from the plot plan permit's effective date. Of wine sold by a winery, at least fifty percent of the wine shall be produced on the Winery's project site. Plot Plan No. 16891R3 permits a Class V Winery, as such the winery area shall be at least 3,000 square feet and shall produce at least 7,000 gallons of wine annually as determined by the County Agricultural Commissioner.

PLOT PLAN:TRANSMITTED Case #: PP16891R3 Parcel: 942-230-025

10. GENERAL CONDITIONS

10.PLANNING. 20 USE - IF HUMAN REMAINS FOUND

RECOMMND

IF HUMAN REMAINS ARE FOUND ON THIS SITE:

The developer/permit holder or any successor in interest shall comply with the following codes:

Pursuant to State Health and Safety Code Section 7050.5, if human remains are encountered, no further disturbance shall occur until the County Coroner has made the necessary findings as to origin. Further, pursuant to Public Resources Code Section 5097.98 (b), remains shall be left in place and free from disturbance until a final decision as to the treatment and their disposition has been made. If the Riverside County Coroner determines the remains to be Native American, the Native American Heritage Commission shall be contacted by the Coroner within the period specified by law (24 hours). Subsequently, the Native American Heritage Commission shall identify the "Most Likely Descendant". The Most Likely Descendant shall then make recommendations and engage in consultation with the property owner and the County Archaeologist concerning the treatment of the remains as provided in Public Resources Code Section 5097.98. Human remains from other ethnic/cultural groups with recognized historical associations to the project area shall also be subject to consultation between appropriate representatives from that group and the County Archaeologist.

10 PLANNING. 21 USE - UNANTICIPATED RESOURCES

RECOMMND

UNANTICIPATED RESOURCES:

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

If during ground disturbance activities, unanticipated cultural resources* are discovered, the following procedures shall be followed:

1) All ground disturbance activities within 100 feet of the discovered cultural resource shall be halted until a meeting is convened between the developer, the project archaeologist**, the Native American tribal representative (or other appropriate ethnic/cultural group representative), and the County Archaeologist to discuss the significance of the find.

PLOT PLAN:TRANSMITTED Case #: PP16891R3 Parcel: 942-230-025

10. GENERAL CONDITIONS

10.PLANNING. 21 USE - UNANTICIPATED RESOURCES (cont.)

RECOMMND

- 2) The developer shall call the County Archaeologist immediately upon discovery of the cultural resource to convene the meeting.
- 3) At the meeting with the aforementioned parties, the significance of the discoveries shall be discussed and a decision is to be made, with the concurrence of the County Archaeologist, as to the appropriate mitigation (documentation, recovery, avoidance, etc) for the cultural resource.
- 4) Further ground disturbance shall not resume within the area of the discovery until a meeting has been convened with the aforementioned parties and a decision is made, with the concurrence of the County Archaeologist, as to the appropriate mitigation measures.
- * A cultural resource site is defined, for this condition, as being a feature and/or three or more artifacts in close association with each other, but may include fewer artifacts if the area of the find is determined to be of significance due to sacred or cultural importance.
- ** If not already employed by the project developer, a County approved archaeologist shall be employed by the project developer to assess the value/importance of the cultural resource, attend the meeting described above, and continue monitoring of all future site grading activities as necessary."

10 PLANNING. 22 USE - GEO02168 UPDATE

RECOMMND

County Geologic Report (GEO) No. 2168, was originally submitted for PP16891R2, (proposed 60-room Hotel) and was prepared by GEOCON Inland Empire, Inc.. This report was previously reviewed and approved by the County based on the following collection of submitted documents:

"Geotechnical Investigation, Ponte Winery, Additional Facilities, 35053 Rancho California Road, Riverside County, California", dated April 6, 2009. In addition, GEOCON prepared the following documents for this project:

"Due Diligence Geotechnical Investigation, Proposed 60-Room Hotel, Ponte Winery, 35053 Rancho California Road,

PLOT PLAN:TRANSMITTED Case #: PP16891R3 Parcel: 942-230-025

10 GENERAL CONDITIONS

10.PLANNING. 22 USE - GEO02168 UPDATE (cont.)

RECOMMND

Riverside County, California", Project No. T2477-62-01, dated June 29, 2009.

"Geotechnical Opinion Regarding Infiltration Rates, Proposed 60 Room Hotel, Ponte Winery, 35053 Rancho California Road, Riverside County, California", dated June 5, 2009.

"Addendum to Due Diligence Report and Response to County Comments, Proposed 60 Room Hotel, Ponte Winery, 35053 Rancho California Road, Riverside County, California", dated September 16, 2009

The following report, prepared by Earth Strata, Inc. (ESI), was submitted as an updated to GEO02168 for a proposed 30-room expansion to the hotel under PP25831 (now PP1689R3) "Updated Preliminary Geotechnical Interpretive Report, Proposed 30 Room Expansion, Located on Rancho California Road, Temecula Area, Riverside County, California", dated March 12, 2015. In addition, ESI submitted "Response to the County of Riverside Review Comments Regarding Geologic Report 2168, proposed 30 Room Expansion, Located on Rancho California Road, Temecula Area, Riverside County California", dated march 190, 2016. These documents are herein incorporated as an update to GEO02168.

The update to GEO02168 concluded:

- 1.ESI is the consultant of record for PP25831 (now PP16891R3).
- 2. The site is underlain by relatively uniform soils consisting of 2 to 4 feet of topsoil over Pauba Formation Sandstone.
- 3. No active faults are known to project through the site.
- 4. The potential for surface rupture to adversely impact the proposed structures is very low to remote.
- 5. The potential for earthquake induced liquefaction and lateral spreading beneath the proposed structures is considered very low to remote.
- 6. No landslides are known to exist on this site:

Parcel: 942-230-025

PLOT PLAN: TRANSMITTED Case #: PP16891R3

10 GENERAL CONDITIONS

10.PLANNING. 22 USE - GEO02168 UPDATE (cont.) (cont.)

RECOMMND

- 7. The gross stability of graded slopes should not be adversely affected, provided all drainage provisions are properly constructed and maintained.
- 8. The potential for subsidence is considered low to remote.

The Project shall comply with the recommendation of the updated GEO02168:

- 1. Three (3) to five (5)-foot removals to found the proposed compacted fill mat on competent Pauba Formation sandstone.
- 2. Engineered slopes should be landscaped with deep rooted, drought tolerant maintenance free plant species, as recommended by the project landscape architect.

This update to GEO No. 2168 satisfies the requirement for a geologic/geotechnical study for Planning/CEQA purposes for PP25831. This update to GEO No. 2168 is hereby accepted for planning purposes for PP25831 (now PP16891R3). Engineering and other Building Code parameters were not included as a part of this review or approval. This approval is not intended and should not be misconstrued as approval for grading permit. Engineering and other building code parameters should be reviewed and additional comments and/or conditions may be imposed by the County upon application for grading and/or building permits.

10 PLANNING. 23 USE - SCAOMD APPLCBLE RULE403

RECOMMND

During Consturction and operation the Project shall comply with the following SQMAD Applicable Rule 403 Measures:

- Apply nontoxic chemical soil stabilizers according to manufacturers' specifications to all inactive construction areas (previously graded areas inactive for ten days or more).
- Water active sites at least three times daily (locations where grading is to occur will be thoroughly watered prior to earthmoving).
- All trucks hauling dirt, sand, soil, or other loose materials are to be covered, or should maintain at least two feet of freeboard in accordance with the requirements of California Vehicle Code (CVC) Section 23114 (freeboard means vertical space between the top of the load and top of

PLOT PLAN:TRANSMITTED Case #: PP16891R3 Parcel: 942-230-025

10. GENERAL CONDITIONS

10.PLANNING. 23 USE - SCAQMD APPLCBLE RULE403 (cont.) RECOMMND

the trailer)

- -Pave construction access roads at least 100 feet onto the site from main road.
- -Traffic speeds on all unpaved roads shall be reduced to 15 mph or less.
- -Stockpiled dirt may be covered with a tarp to reduce the need for watering or soil stabilizers.

10.PLANNING. 24 USE - CONSTRCT EQUIP/EXHAUST

RECOMMND

The Project shall mitigate potential air quality impacts from Construction Equipment and Vehicles Exhaust Emissions:

- Select construction equipment to be used on site based on low emission factors (equipment which releases little atmospheric pollutants) and high energy efficiency (equipment which requires less energy to do the same work). Examples of low emission and high energy efficiency equipment include, but are not limited to, use of EPA Tier 2 (or better) emission compliant construction equipment and use of alternative fueled construction equipment (natural gas) as deemed appropriate by the County during application review.
- Include a statement on the final grading plans that all construction equipment will be tuned and maintained in accordance with the manufacturer's specifications.
- Utilize electric- or diesel-powered equipment, in lieu of gasoline-powered engines, as deemed appropriate by the County during application review (see GHG-1 for criteria).
- Include a statement on the final grading plans that work crews will shut off equipment when not in use. During smog season (May through October), the overall length of the construction period will be extended, thereby decreasing the size of the area prepared each day, to minimize vehicles and equipment operating at the same time.
- Time construction activities so as to not interfere with peak hour traffic and minimize obstruction of through traffic lanes adjacent to the site; if deemed necessary by the County to maintain acceptable levels of service and safety, a flag person shall be retained to maintain safety adjacent to existing roadways.
- Use EPA-rated engines of Tier 3 or better, or prevailing ARB construction fleet specifications.
- Supply construction site with electricity from the local utility and all equipment that can be electrically operated shall use the electric utility rather than portable

Parcel: 942-230-025

PLOT PLAN:TRANSMITTED Case #: PP16891R3

10. GENERAL CONDITIONS

10.PLANNING. 24 USE - CONSTRCT EQUIP/EXHAUST (cont.)

RECOMMND

Page: 17

generators, where reasonable and feasible.

- Retain on site dust generated by the development activities, and keep dust to a minimum by following the dust control measures listed below:
- a) During clearing, grading, earthmoving, excavation, or transportation of cut or fill materials, water trucks or sprinkler systems shall be used to prevent dust from leaving the site and to create a crust after each day's activities cease.
- b) During construction, water trucks or sprinkler systems shall be used to keep all areas of vehicle movement damp enough to prevent dust from leaving the site. At a minimum, this would require watering at least three times per day which include wetting down such areas in the late morning, mid-day after work is completed for the day, and whenever wind exceeds 15 miles per hour. Soil stabilizers may also be used instead of watering as deemed appropriate by the County during application review, to comply with County and SCAQMD nuisance and dust regulations.
- c) Immediately after clearing, grading, earthmoving, or excavation is completed, the entire area of disturbed soil shall be treated until the area is paved or otherwise developed so that dust generation will not occur.
- d) Soil stockpiled for more than two days shall be covered, kept moist, or treated with soil binders to prevent dust generation.
- e) Trucks transporting soil, sand, cut or fill materials, and/or construction debris to or from the site shall be tarped/covered from the point of origin.

As well as the following exhuast emissions control measures outlined in the Project's Air Quality Study:

- -Utilize well-tuned off-road construction equipment.
- -Establish a preference for contractors using Tier 3 or better heavy equipment.
- -Enforce 5-minute idling limits for both on-road trucks and off-road equipment.

10.PLANNING. 25 USE - TEMECULA BOMB SITE 107

RECOMMND

The Project site is not within the Temecula Bombing Site Target 102 Formerly Used Defense Site. However, it is in close proximity of the formerly used defense site and caution should be taken in case an unexploded ordinance is found. If unexploded ordinances are identified during earth

PLOT PLAN:TRANSMITTED Case #: PP16891R3 Parcel: 942-230-025

10. GENERAL CONDITIONS

10.PLANNING. 25 USE - TEMECULA BOMB SITE 107 (cont.)

RECOMMND

disturbance activities associated with implementing projects, the Riverside County Fire Department (Hazardous Materials Emergency Response Team) will be notified and all safety and remediation actions contained within the U.S. Department of Defense 2004) will be implemented.

10.PLANNING. 26 USE - CONSTRUCTION NOISE

RECOMMND

Construction activity noise is restricted by ordinance to occur during hours of lesser sensitivity. Construction within one-quarter (1/4 mile) from an inhabited dwelling is exemption from noise standards occurs provided that:

- Construction does not occur between the hours of 6:00 p.m. and 6:00 a.m. during the months of June through September, and
- -Construction does not occur between the hours of 6:00 p.m. and 7:00 a.m. during the months of October through May.
- -To minimize noise from idling engines, all vehicles and construction equipment shall be prohibited from idling in excess of three minutes when not in use.
- -Best efforts shall be made to locate stockpiling and/or vehicle staging area as far as practicable from existing residential dwellings.
- -Equipment and trucks shall utilize the best available noise control techniques (e.g., improved mufflers, equipment redesign, use of intake silencers, ducts, engine enclosures, and acoustically-attenuating shields or shrouds, wherever feasible).
- Impact tools (e.g., jack hammers, pavement breakers, and rock drills) shall be hydraulically or electronically powered wherever possible to avoid noise associated with compressed air exhaust from pneumatically powered tools. However, where use of pneumatic tools is unavoidable, an exhaust muffler shall be used; this muffler can lower noise levels from the exhaust by up to about ten dBA. External jackets on the tools themselves shall be used where feasible, and this could achieve a reduction of five dBA. Quieter procedures shall be used, such as drills rather than impact equipment, whenever feasible.

Riverside County LMS CONDITIONS OF APPROVAL

Page: 19

PLOT PLAN:TRANSMITTED Case #: PP16891R3 Parcel: 942-230-025

10 GENERAL CONDITIONS

10.PLANNING. 26 USE - CONSTRUCTION NOISE (cont.)

RECOMMND

-Stationary construction noise sources shall be located as far from adjacent receptors as possible, and they shall be muffled and incorporate insulation barriers, or other measures to the extent feasible.

A list of measures to respond to and track complaints pertaining to construction noise, ongoing throughout demolition, grading, and/or construction shall be submitted to the Planning Department. These measures may include the following:

- A sign posted on-site pertaining the permitted construction days and hours and complaint procedures and who to notify in the event of a problem. The sign shall also include a listing of both the County and construction contractor's telephone numbers (during regular construction hours and off-hours); and
- A pre-construction meeting may be held with the job inspectors and the general contractor/on-site project manager to confirm that noise measures and practices (including construction hours, neighborhood notification, posted signs, etc.) are completed.

TRANS DEPARTMENT

10.TRANS. 1 USE - STD INTRO (ORD 461)

RECOMMND

With respect to the conditions of approval for the referenced tentative exhibit, the landowner shall provide all street improvements, street improvement plans and/or road dedications set forth herein in accordance with Riverside County Road Improvement Standards (Ordinance 461). It is understood that the exhibit correctly shows acceptable centerline elevations, all existing easements, traveled ways, and drainage courses with appropriate Q's, and that their omission or unacceptability may require the exhibit to be resubmitted for further consideration. This ordinance and all conditions of approval are essential parts and a requirement occurring in ONE is as binding as though occurring in all. All questions regarding the true meaning of the conditions shall be referred to the Transportation Department.

Riverside County LMS CONDITIONS OF APPROVAL

Page: 20

PLOT PLAN:TRANSMITTED Case #: PP16891R3 Parcel: 942-230-025

10 GENERAL CONDITIONS

10.TRANS. 2 USE - COUNTY WEBSITE

RECOMMND

Additional information, standards, ordinances, policies, and design guidelines can be obtained from the Transportation Department Web site: http://rctlma.org/trans/. If you have questions, please call the Plan Check Section at (951) 955-6527.

10.TRANS. 3 USE - TS/EXEMPT

RECOMMND

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

10 TRANS. 4

USE - NO ADD'L ON-SITE R-O-W

RECOMMND

No additional on-site right-of-way shall be required on Rancho California Road (Public) and Via Del Ponte (Private) since adequate right-of-way exists, per MB 368/44-52.

10.TRANS. 5 USE - SUBMIT FINAL WQMP

RECOMMND

In compliance with the currently effective Municipal Stormwater Permit issued by the San Diego Regional Water Quality Control Board [Order No. R9-2010-16, et seq.], and beginning January 1, 2005, all projects that 1) are located within the drainage boundary (watershed) of the Santa Margarita River; and 2) require discretionary approval by the County of Riverside must comply with the Water Quality Management Plan (WQMP) for Urban Runoff. The WQMP addresses post-development water quality impacts from new development and significant redevelopment projects within the priority development category. The WQMP addresses post-development water quality impacts from new development and significant redevelopment projects. The WQMP provides detailed guidelines and templates to assist the applicant in completing the necessary documentation and calculations: These documents are available on-line at: www.rcflood.org/npdes.

To comply with the WQMP, applicants must prepare and submit a "Project Specific" WQMP. At a minimum, the WQMP must: a) identify the post-project pollutants associated with the development proposal together with any adverse hydrologic impacts to receiving waters; b) identify site-specific mitigation measures or Best Management Practices (BMPs) for the identified impacts including site design, source

PLOT PLAN: TRANSMITTED Case #: PP16891R3 Parcel: 942-230-025

10 GENERAL CONDITIONS

10.TRANS. 5 USE - SUBMIT FINAL WQMP (cont.)

RECOMMND

control and treatment control post-development BMPs; and c) identify a sustainable funding and maintenance mechanism for the aforementioned BMPs. A template for this report is included as 'Exhibit A' in the WQMP.

The applicant has submitted a report that meets the criteria for a Preliminary Project Specific WQMP (see Flood Hazard Report). However, in order to meet the requirements of a Final Project Specific WQMP, it shall be prepared in substantial conformance to the Preliminary Project Specific WQMP. Also, the applicant should note that, if the project requires a Section 401 Water Quality certification, the Regional Water Quality Control Board may require additional water quality impact mitigation measures.

10.TRANS. 6 MAP - 100 YR SUMP OUTLET

RECOMMND

Drainage facilities that outlet under sump conditions shall be designed to convey the tributary 100 year storm flows. Additional emergency escape shall also be provided.

10 TRANS. 7 USE - PERP DRAINAGE PATTERNS

RECOMMND

The property's street and lot grading shall be designed in a manner that perpetuates the existing natural drainage patterns with respect to tributary drainage areas, outlet points, and outlet conditions. Otherwise, a drainage easement shall be obtained from the affected property owners for the release of concentrated or diverted storm flows. A copy of the recorded drainage easement shall be submitted to the Transportation Department for review.

10.TRANS. 8 USE - INCREASED RUNOFF

RECOMMND

The development of this site will adversely impact downstream property owners by increasing the rate and volume of flood flows. To mitigate this impact, the developer has proposed drainage facilities in the site design. Although final design of the drainage facilities will not be required until the improvement plan stage of this development, the applicant's engineer has submitted a preliminary hydrology and hydraulics study that indicates that the general configuration and location of the proposed drainage facilities are sufficient to mitigate the impacts of the development.

PLOT PLAN:TRANSMITTED Case #: PP16891R3 Parcel: 942-230-025

10 GENERAL CONDITIONS

10.TRANS. 8 USE - INCREASED RUNOFF (cont.)

RECOMMND

The final design of the drainage facilities will conform to the increased runoff criteria of the Plan Check Policies and Guidelines and Flood Control Manual.

10.TRANS. 9 USE -INCREASED RUNOFF CRITERIA

RECOMMND

The development of this site would increase peak flow rates on downstream properties. Mitigation shall be required to offset such impacts. An increased runoff basin shall be shown on the exhibit and calculations supporting the size of the basin shall be submitted to the Transportation Department for review. The entire area of proposed development will be routed through a detention facility(s) to mitigate increased runoff. All basins must have positive drainage; dead storage basins shall not be acceptable.

Storms to be studied will include the 1-hour, 3-hour, 6-hour and 24-hour duration events for the 2-year, 5-year and 10-year return frequencies. Detention basin(s) and outlet(s) sizing will ensure that none of these storm events has a higher peak discharge in the post-development condition than in the pre-development condition.

For the 2-year and 5-year events the loss rate will be determined using an AMC I condition. For the 10-year event AMC II will be used. Constant loss rates shall be used for the 1-hour, 3-hour and 6-hour events. A variable loss rate shall be used for the 24-hour events.

Low Loss rates will be determined using the following:

- 1. Undeveloped Condition --> LOW LOSS = 90%
- 2. Developed Condition --> LOW LOSS = .9 (.8 X % IMPERVIOUS)
- 3. Basin Site --> LOW LOSS = 10%

Where possible and feasible the on-site flows should be mitigated before combining with off-site flows to minimize the size of the detention facility required. If it is necessary to combine off-site and on-site flows into a detention facility two separate conditions should be evaluated for each duration/return period/before-after development combination studied; the first for the total tributary area (off-site plus on-site), and the second for

PLOT PLAN:TRANSMITTED Case #: PP16891R3 Parcel: 942-230-025

10. GENERAL CONDITIONS

10.TRANS. 9 USE -INCREASED RUNOFF CRITERIA (cont.)

RECOMMND

Page: 23

the area to be developed alone (on-site). It must be clearly demonstrated that there is no increase in peak flow rates under either condition (total tributary area or on-site alone), for each of the return period/duration combinations required to be evaluated. A single plot showing the pre-developed, post-developed and routed hydrographs for each storm considered, shall be included with the submittal of the hydrology study.

No outlet pipe(s) will be less than 18" in diameter. Where necessary an orifice plate may be used to restrict outflow rates. Appropriate trash racks shall be provided for all outlets less than 48" in diameter.

The basin(s) and outlet structure(s) must be capable of passing the 100-year storm without damage to the facility. Embankment shall be avoided in all cases unless site constraints or topography make embankment unavoidable in the judgment of the Director of Transportation.

Mitigation basins should be designed for joint use and be incorporated into open space or park areas. Sideslopes should be no steeper than 4:1 and depths should be minimized where public access is uncontrolled.

A viable maintenance mechanism, acceptable to the County, should be provided for detention facilities. Generally, this would mean a maintenance CFD, CSA, landscape district, parks agency or commercial property owners association. Residential homeowners associations are discouraged.

******* Preliminary sizing may be based on the difference in runoff hydrograph volume between the "developed" condition and the "pre-developed" condition for the 24-hour duration event for the 10-year return frequency. Final design of the basin, including a complete hydrology study will not be required until the improvement plan stage of this development. The project may need modifications at the plan check stage in order to comply with the increased runoff criteria.

10 TRANS. 10 USE - DRAINAGE EASEMENTS

RECOMMND

Drainage facilities not located within the road right-of-way shall be contained within dedicated drainage easements. For offsite drainage facilities, dedicated

Riverside County LMS CONDITIONS OF APPROVAL

Page: 24

PLOT PLAN:TRANSMITTED Case #: PP16891R3

Parcel: 942-230-025

10 GENERAL CONDITIONS

10.TRANS. 10 USE - DRAINAGE EASEMENTS (cont.)

RECOMMND

drainage easements shall be obtained from the affected property owner(s). Document(s) shall be recorded and a copy submitted to the Transportation Department for review and approval.

10.TRANS. 11 USE - WRITTEN PERM FOR GRADING

RECOMMND

Written permission shall be obtained from the affected property owners allowing the proposed grading and/or facilities to be installed outside of the project boundaries. A copy of the written authorization shall be submitted to the Transportation Department for review and approval.

20. PRIOR TO A CERTAIN DATE

PLANNING DEPARTMENT

20. PLANNING. 1 USE - DEED RECORDATION

RECOMMND

Prior to issuance of any building permit or within six months of Plot Plan approval, whichever occurs first, the applicant shall provide proof of recordation of the deed restriction (Exhibit A of Board of Supervisor's Staff Report).

In the event the language of the deed restriction needs to change, the new language shall be approved by Riverside County County Counsel. The new language would need to be submitted to the Planning Department with the appropriate deposit for County Counsel review.

20 PLANNING. 2 USE - PARCEL MERGER REOD

RECOMMND

A Certificate of Parcel Merger shall be recorded within 60 days of PP16891R3 approval or prior to the issuance of any building permit, whichever occurs first. The Parcel Merger shall merge Assessor Parcel Nos. 942230012, 942230013, 942230014 and 942230025. The permit holder shall submit proof of recordation of the parcel merger to the Planning Department. The proposed parcel shall comply with the development standards of the Wine Country - Winery (WC-W) zone.

Parcel: 942-230-025

PLOT PLAN: TRANSMITTED Case #: PP16891R3

60. PRIOR TO GRADING PRMT ISSUANCE

BS GRADE DEPARTMENT

60.BS GRADE. 1 USE - NPDES/SWPPP

RECOMMND

Page: 25

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

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

60.BS GRADE. 2 USE - GRADING SECURITY

RECOMMND

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

60.BS GRADE. 3 USE - IMPORT / EXPORT

RECOMMND

In instances where a grading plan involves import or export, prior to obtaining a grading permit, the applicant shall have obtained approval for the import/export location from the Building and Safety Department.

A separate stockpile permit is required for the import site. It shall be authorized in conjunction with an approved construction project and shall comply with the requirements of Ordinance 457.

If an Environmental Assessment, prior to issuing a grading permit, did not previously approve either location, a Grading Environmental Assessment shall be submitted to the Planning Director for review and comment and to the Building and Safety Department Director for approval.

Riverside County LMS CONDITIONS OF APPROVAL

Page: 26

PLOT PLAN: TRANSMITTED Case #: PP16891R3

Parcel: 942-230-025

60 PRIOR TO GRADING PRMT ISSUANCE

60.BS GRADE. 3 USE - IMPORT / EXPORT (cont.)

RECOMMND

Additionally, if the movement of import / export occurs using county roads, review and approval of the haul routes by the Transportation Department may be required.

60 BS GRADE. 4 USE - GEOTECH/SOILS RPTS

RECOMMND

Geotechnical soils reports, required in order to obtain a grading permit, shall be submitted to the Building and Safety Department for review and approval prior to issuance of a grading permit. All grading shall be in conformance with the recommendations of the geotechnical/soils reports as approved by Riverside County.* *The geotechnical/soils, compaction and inspection reports will be reviewed in accordance with the RIVERSIDE COUNTY GEOTECHNICAL GUIDELINES FOR REVIEW OF GEOTECHNICAL AND GEOLOGIC REPORTS.

60.BS GRADE. 5 USE - DRAINAGE DESIGN Q100

RECOMMND

All drainage facilities shall be designed in accordance with the Riverside County Flood Control & Water District's conditions of approval regarding this application. If not specifically addressed in their conditions, drainage shall be designed to accommodate 100 year storm flows.

60.BS GRADE. 6 USE - OFFSITE GRDG ONUS

RECOMMND

Prior to the issuance of a grading permit, it shall be the sole responsibility of the owner/applicant to obtain any and all proposed or required easements and/or permissions necessary to perform the grading herein proposed.

60.BS GRADE. 7 USE - APPROVED WOMP

RECOMMND

Prior to the issuance of a grading permit, the owner / applicant shall submit to the Building & Safety Department Engineering Division evidence that the project - specific Water Quality Management Plan (WQMP) has been approved by the Riverside County Flood Control District or Riverside County Transportation Department and that all approved water quality treatment control BMPs have been included on the grading plan.

Riverside County LMS CONDITIONS OF APPROVAL

Page: 27

PLOT PLAN: TRANSMITTED Case #: PP16891R3

Parcel: 942-230-025

60. PRIOR TO GRADING PRMT ISSUANCE

60.BS GRADE. 8 USE - PRE-CONSTRUCTION MTG

RECOMMND

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

60.BS GRADE. 9 USE- BMP CONST NPDES PERMIT

RECOMMND

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

60.BS GRADE. 10 USE - SWPPP REVIEW

RECOMMND

Grading and construction sites of "ONE" acre or larger required to develop a STORM WATER POLLUTION PREVENTION PLAN (SWPPP) - the owner/applicant shall submit the SWPPP to the Building and Safety Department Environmental Compliance Division for review and approval prior to issuance of a grading permit.

EPD DEPARTMENT

60.EPD. 1 BTA SURVEY

RECOMMND

Birds and their nests are protected by the Migratory Bird Treaty Act (MBTA) and California Department of Fish and Wildlife (CDFW) Codes. Since the project supports suitable nesting bird habitat, removal of vegetation or any other potential nesting bird habitat disturbances shall be conducted outside of the avian nesting season (February 1st through September 15th). If habitat must be cleared during the nesting season, a preconstruction nesting bird survey shall be conducted. The preconstruction nesting bird survey must be conducted by a biologist who holds a current MOU with the County of Riverside. If nesting activity is observed, appropriate avoidance measures shall be adopted to avoid any potential impacts to nesting birds. The nesting bird survey must be completed no more than 3 days prior to any ground disturbance. If ground disturbance does

Riverside County LMS CONDITIONS OF APPROVAL

Page: 28

PLOT PLAN:TRANSMITTED Case #: PP16891R3 Parcel: 942-230-025

60. PRIOR TO GRADING PRMT ISSUANCE

60.EPD. 1 - MBTA SURVEY (cont.)

RECOMMND

not begin within 3 days of the survey date a second survey must be conducted. Prior to the issuance of a grading permit the project proponent must provide written proof to the Riverside County Planning Department, Environmental Programs Division (EPD) that a biologist who holds a MOU with the County of Riverside has been retained to carry out the required survey. Documentation submitted to prove compliance prior to grading permit issuance must at a minimum include the name and contact information for the Consulting Biologist and a signed statement from them confirming that they have been contracted by the applicant to conduct a Preconstruction Nesting Bird Survey. In some cases, EPD may also require a Monitoring and Avoidance Plan prior to the issuance of a grading permit. Prior to finalization of a grading permit or prior to issuance of any building permits, the projects consulting biologist shall prepare and submit a report to EPD for review. documenting the results of the survey.

FLOOD RI DEPARTMENT

60.FLOOD RI. 1 USE MITCHARGE

RECOMMND

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

Plot Plan 16891R3 is located within the limits of the Murrieta Creek/San Gertrudis Valley Area Drainage Plan for which drainage fees have been adopted to help mitigate the impacts of this development. The mitigation charge for this proposal shall equal the prevailing Area Drainage Plan fee rate multiplied by the area of the new development. This new development has a total of 1.4 acres subject to the fee. The charge is payable to the Flood Control District by cashier's check or money order only, and shall be paid after final approval of the staff report/conditions of approval by the Board of Supervisors and prior to issuance of permits.

Parcel: 942-230-025

PLOT PLAN: TRANSMITTED Case #: PP16891R3

60. PRIOR TO GRADING PRMT ISSUANCE

PLANNING DEPARTMENT

60.PLANNING. 1 USE - PALEO PRIMP & MONITOR

RECOMMND

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

PRIOR TO ISSUANCE OF GRADING PERMITS:

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

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

- 1.Description of the proposed site and planned grading operations.
- 2.Description of the level of monitoring required for all earth-moving activities in the project area.
- 3. Identification and qualifications of the qualified paleontological monitor to be employed for grading operations monitoring.
- 4. Identification of personnel with authority and responsibility to temporarily halt or divert grading equipment to allow for recovery of large specimens.
- 5.Direction for any fossil discoveries to be immediately reported to the property owner who in turn will immediately notify the County Geologist of the discovery.

PLOT PLAN:TRANSMITTED Case #: PP16891R3 Parcel: 942-230-025

60. PRIOR TO GRADING PRMT ISSUANCE

60.PLANNING. 1 USE - PALEO PRIMP & MONITOR (cont.)

RECOMMIND

- 6.Means and methods to be employed by the paleontological monitor to quickly salvage fossils as they are unearthed to avoid construction delays.
- 7. Sampling of sediments that are likely to contain the remains of small fossil invertebrates and vertebrates.
- 8. Procedures and protocol for collecting and processing of samples and specimens.
- 9. Fossil identification and curation procedures to be employed.
- 10. Identification of the permanent repository to receive any recovered fossil material. *Pursuant the County of Riverside "SABER Policy", paleontological fossils found in the County of Riverside should, by preference, be directed to the Western Science Center in the City of Hemet. A written agreement between the property owner/developer and the repository must be in place prior to site grading.
- 11.All pertinent exhibits, maps and references.
- 12. Procedures for reporting of findings.
- 13. Identification and acknowledgement of the developer for the content of the PRIMP as well as acceptance of financial responsibility for monitoring, reporting and curation fees. The property owner and/or applicant on whose land the paleontological fossils are discovered shall provide appropriate funding for monitoring, reporting, delivery and curating the fossils at the institution where the fossils will be placed, and will provide confirmation to the County that such funding has been paid to the institution.
- All reports shall be signed by the project paleontologist and all other professionals responsible for the report's content (eg. Professional Geologist), as appropriate. Two wet-signed original copies of the report(s) shall be submitted to the office of the County Geologist along with a copy of this condition and the grading plan for appropriate case processing and tracking. These documents should not be submitted to the project Planner, the Plan Check staff, the Land Use Counter or any other County office. In addition, the applicant shall submit proof of hiring (i.e. copy of executed contract, retainer agreement,

PLOT PLAN:TRANSMITTED Case #: PP16891R3 Parcel: 942-230-025

60. PRIOR TO GRADING PRMT ISSUANCE

60.PLANNING. 1 USE - PALEO PRIMP & MONITOR (cont.) (cont.) RECOMMND

etc.) a project paleontologist for the in-grading implementation of the PRIMP.

Safeguard Artifacts Being Excavated in Riverside County (SABER)

60.PLANNING. 3 USE - SKR FEE CONDITION

RECOMMND

Prior to the issuance of a grading permit, the applicant shall comply with the provisions of Riverside County Ordinance No. 663, which generally requires the payment of the appropriate fee set forth in that ordinance. The amount of the fee required to be paid may vary depending upon a variety of factors, including the type of development application submitted and the applicability of any fee reduction or exemption provisions contained in Riverside County Ordinance No. 663. Said fee shall be calculated on the approved development project which is anticipated to be 1.46 acres (gross) in accordance with APPROVED EXHIBIT NO. If the development is subsequently revised, this acreage amount may be modified in order to reflect the revised development project acreage amount. In the event Riverside County Ordinance No. 663 is rescinded, this condition will no longer be applicable. However, should Riverside County Ordinance No. 663 be rescinded and superseded by a subsequent mitigation fee ordinance, payment of the appropriate fee set forth in that ordinance shall be required.

60.PLANNING. 4 USE - FEE STATUS

RECOMMND

Prior to the issuance of grading permits for Plot Plan No. 16891R3, the Planning Department shall determine the status of the deposit based fees. If the fees are in a negative status, the permit holder shall pay the outstanding balance.

60.PLANNING. 5 USE - PLANTING REQUIREMENT

RECOMMND

Fifty percent of the planting requirement, which equals approximately 15.6 acres, shall be planted prior to issuance of a building permit for the winery.

Riverside County LMS CONDITIONS OF APPROVAL

Page: 32

PLOT PLAN:TRANSMITTED Case #: PP16891R3 Parcel: 942-230-025

60. PRIOR TO GRADING PRMT ISSUANCE

TRANS DEPARTMENT

60.TRANS. 1

USE - SUBMIT GRADING PLAN

RECOMMND

When you submit a grading plan to the Department of Building and Safety, two sets of the grading plan (24" X 36") shall be submitted to the Transportation Department for review and subsequently for the required clearance of the condition of approval prior to the issuance of a grading permit.

Please note, if improvements within the road right-of-way are required per the conditions of approval, the grading clearance may be dependent on the submittal of street improvement plans, the opening of an IP account, and payment of the processing fee.

Otherwise, please submit required grading plan to the Transportation Department, Plan Check Section, 8th Floor, 4080 Lemon Street, Riverside, CA

Standard plan check turnaround time is 10 working days.

60.TRANS. 2

USE - SUBMIT WOMP AND PLANS

RECOMMND

The project specific Final WQMP, improvement plans, grading plans, final map, Environmental Constraint Sheet, BMP improvement plans and any other necessary documentation along with supporting hydrologic and hydraulic calculations shall be submitted to the Transportation Department for review and approval. The Final WQMP and plans must receive Transportation Department approval prior to the issuance of grading permits. All submittals shall be date stamped by a registered engineer.

Conditions for the Final WMQP:

- 1. In first submittal of the Final WQMP, Applicant shall submit a project?specific document that is in general conformance with the approved Preliminary WQMP.
- 2. In first submittal of the Final WQMP, Applicant shall submit soil infiltration testing results based on testing performed in compliance with the Riverside County LID BMP Design Handbook, Appendix A testing methods and infiltration rate conversions. This includes that the methodology of the testing performed be in compliance with the listed methods within the LID BMP Design Handbook.

Parcel: 942-230-025

PLOT PLAN: TRANSMITTED Case #: PP16891R3

60. PRIOR TO GRADING PRMT ISSUANCE

60.TRANS. 2 USE - SUBMIT WQMP AND PLANS (cont.)

RECOMMND

Page: 33

- 3. In first submittal of the Final WQMP, Applicant shall submit data input files for the SMRHM Program utilized to demonstrate compliance with the Hydrologic Performance Standards.
- 4. In first submittal of the Final WQMP, Applicant shall submit details regarding the filter media strip required prior to the infiltration trench LID BMP per the County LID BMP Design Handbook.
- 5. In first submittal of the Final WQMP, Applicant shall submit a copy of the site's utility plan to verify that no proposed utilities or light structures, if applicable, will be located within the proposed LID BMP.
- 6. In first submittal of the Final WQMP, Applicant provide a WQMP site plan that clearly identifies the entire tributary area draining to the proposed LID BMP. The WQMP site plan shall also clearly delineate the existing areas covered by the Hotel's approved WQMP and reference the document on the plan.

60.TRANS. 3 USE - WQMP MAINT DETERMINATION

RECOMMND

The project proponent shall contact the Transportation Department to determine the appropriate entity that will maintain the BMPs identified in the project specific WQMP. This determination shall be documented in the project specific WQMP. The project proponent shall begin the process of establishing the maintenance entity identified in the approved project specific WQMP.

60.TRANS. 4 USE -ACCESS AND MAINT EASEMENT

 ${\tt RECOMMND}$

Drainage and water quality facilities shall be contained within dedicated easements dedicated and accepted by the County. Additionally, the project proponent shall offer access easements to said facilities if not provided by public access. For offsite facilities, dedicated easements shall be obtained from the affected property owner(s) prior to issuance of a grading permit. Document(s) shall be recorded and a copy submitted to the Transportation Department for review and approval.

PLOT PLAN:TRANSMITTED Case #: PP16891R3 Parcel: 942-230-025

60. PRIOR TO GRADING PRMT ISSUANCE

60.TRANS. 5 USE - SUBMIT FINAL PLANS

RECOMMND

A copy of the improvement plans, grading plans, final map, environmental constraint sheet, BMP improvement plans, and any other necessary documentation along with supporting hydrologic and hydraulic calculations shall be submitted to the Transportation Department for review. Refer to condition titled Increase Runoff Criteria for increased runoff analysis. All submittals shall be date stamped by the engineer and include the appropriate plan check fee deposit.

70. PRIOR TO GRADING FINAL INSPECT

PLANNING DEPARTMENT

70.PLANNING. 1 USE - PALEO MONITORING REPORT

RECOMMND

PRIOR TO GRADING FINAL:

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

TRANS DEPARTMENT

70.TRANS. 1 USE - IMPLEMENT WOMP

RECOMMND

All structural BMPs described in the project-specific WQMP shall be constructed and installed in conformance with approved plans and specifications. It shall be demonstrated that the applicant is prepared to implement all non-structural BMPs described in the approved project specific WQMP and that copies of the approved project-specific WQMP are available for the future owners/occupants.

Page: 35

PLOT PLAN:TRANSMITTED Case #: PP16891R3 Parcel: 942-230-025

70 PRIOR TO GRADING FINAL INSPECT

70.TRANS. 2 USE - ESTABLISH MAIN ENTITY

RECOMMND

The project proponent shall begin the process of establishing the maintenance entity identified in the approved project specific WQMP.

80. PRIOR TO BLDG PRMT ISSUANCE

BS GRADE DEPARTMENT

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

RECOMMND

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

80.BS GRADE. 2 USE - ROUGH GRADE APPROVAL

RECOMMND

Prior to the issuance of any building permit, the applicant shall obtain rough grade approval and/or approval to construct from the Building and Safety Department. The Building and Safety Department must approve the completed grading of your project before a building permit can be issued. Rough Grade approval can be accomplished by complying with the following:

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

Prior to release for building permit, the applicant shall have met all rough grade requirements to obtain Building

Riverside County LMS CONDITIONS OF APPROVAL

Page: 36

PLOT PLAN: TRANSMITTED Case #: PP16891R3

Parcel: 942-230-025

80 PRIOR TO BLDG PRMT ISSUANCE

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

RECOMMND

and Safety Department clearance.

E HEALTH DEPARTMENT

80.E HEALTH. 1 USE - POOL PLANS REQD

RECOMMND

A set of three complete plans for the swimming pool/spa must be submitted to verify compliance with the California Administrative Code, the California Health and Safety Code and the Uniform Plumbing Code.

80.E HEALTH. 2 USE - FOOD PLANS REQD

RECOMMND

A total of 3 complete set of plans for each food establishment are needed including a fixture schedule, a finish schedule, and a plumbing schedule in order to ensure compliance with current State and Local regulations.

80.E HEALTH. 3 USE - WATR/SEWR WILL SERVE

RECOMMND

A "will-serve" letter from the appropriate water and sewer company/district shall be submitted to the Department of Environmental Health along with the filing fee in effect at the time of submittal.

FLOOD RI DEPARTMENT

80.FLOOD RI. 1 USE MITCHARGE

RECOMMND

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

Plot Plan 16891R3 is located within the limits of the Murrieta Creek/Santa Gertrudis Valley Area Drainage Plan for which drainage fees have been adopted to help mitigate the impacts of this development. The mitigation charge for this proposal shall equal the prevailing Area Drainage Plan fee rate multiplied by the area of the new development. This new development has a total of 1.4 acres subject to

Page: 37

Parcel: 942-230-025

PLOT PLAN: TRANSMITTED Case #: PP16891R3

80. PRIOR TO BLDG PRMT ISSUANCE

80.FLOOD RI. 1 USE MITCHARGE (cont.)

RECOMMND

the fee. The charge is payable to the Flood Control District by cashier's check or money order only, and shall be paid after final approval of the staff report/conditions of approval by the Board of Supervisors and prior to issuance of permits.

PLANNING DEPARTMENT

80.PLANNING. 1 USE - CONFORM TO ELEVATIONS

RECOMMND

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

80.PLANNING. 2 USE - CONFORM TO FLOOR PLANS

RECOMMND

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

80.PLANNING. 3 USE - ROOF EQUIPMENT SHIELDING

RECOMMND

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

80 PLANNING. 4 USE - REC & PARK DIST MITIG.

RECOMMND

The permit holder shall enter into an agreement with the County Service Area No. (CSA) 149 to provide for the payment of park and recreation mitigation fees and/or dedication of land as identified in the District's Master Plan, and shall submit sufficient written evidence to the Riverside County Department of Building and Safety that the park and recreation mitigation fees and/or dedication for land have been provided to the District.

80.PLANNING. 6 USE - SCHOOL MITIGATION

RECOMMND

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

80 PLANNING. 7 USE - LIGHTING PLANS

RECOMMND

All parking lot lights and other outdoor lighting shall be shown on electrical plans submitted to the Department of

Page: 38

Parcel: 942-230-025

PLOT PLAN:TRANSMITTED Case #: PP16891R3

80 PRIOR TO BLDG PRMT ISSUANCE

80. PLANNING. 7 USE - LIGHTING PLANS (cont.)

RECOMMND

Building and Safety for plan check approval and shall comply with the requirements of Riverside County Ordinance No. 655, Riverside County Ordinance No. 915 and the Riverside County Comprehensive General Plan. Parking lot light fixtures shall be consistent with existing light fixtures approved for PP16891R3, as shown on PP16891R3 EXHIBIT X.

80.PLANNING. 8 USE - FEE STATUS

RECOMMND

Prior to issuance of building permits for Plot Plan No. 16891R3, the Planning Department shall determine the status of the deposit based fees for project. If the case fees are in a negative state, the permit holder shall pay the outstanding balance:

WASTE DEPARTMENT

80.WASTE. 1 USE - WASTE RECYCLE PLAN (WRP)

RECOMMND

Prior to building permit issuance, a Waste Recycling Plan (WRP) shall be submitted to the Riverside County Department of Waste Resources for approval. At a minimum, the WRP must identify the materials (i.e., concrete, asphalt, wood, etc.) that will be generated by construction and development, the projected amounts, the measures/methods that will be taken to recycle, reuse, and/or reduce the amount of materials, the facilities and/or haulers that will be utilized, and the targeted recycling or reduction rate. During project construction, the project site shall have, at a minimum, two (2) bins: one for waste disposal and the other for the recycling of Construction and Demolition (C&D) materials. Additional bins are encouraged to be used for further source separation of C&D recyclable materials. Accurate record keeping (receipts) for recycling of C&D recyclable materials and solid waste disposal must be kept. Arrangements can be made through the franchise hauler.

90. PRIOR TO BLDG FINAL INSPECTION

Riverside County LMS
CONDITIONS OF APPROVAL

Page: 39

PLOT PLAN: TRANSMITTED Case #: PP16891R3

Parcel: 942-230-025

90. PRIOR TO BLDG FINAL INSPECTION

BS GRADE DEPARTMENT

90.BS GRADE. 1 USE - WQMP BMP INSPECTION

RECOMMND

Prior to final building inspection, the applicant shall obtain inspection of all treatment control BMPs and/or clearance from the Building and Safety Department. All structural BMPs described in the project - specific WQMP and indicated on the approved grading plan shall be constructed and installed in conformance with the approved plans and specifications. The Building and Safety Department must inspect and approve the completed WQMP treatment control BMPs for your project before a building final can be obtained.

90.BS GRADE. 2 USE - WQMP BMP CERT REQ'D

RECOMMND

Prior to final building inspection, the applicant/owner shall submit a "Wet Signed" copy of the Water Quality Management Plan (WQMP) Certification from a Registered Civil Engineer certifying that the project - specific WQMP treatment control BMPs have been installed in accordance with the approved WQMP.

90.BS GRADE. 3 USE - BMP GPS COORDINATES

RECOMMND

Prior to final building inspection, the applicant/owner shall provide the Department of Building Safety with GPS coordinates for the location of the project - specific WQMP treatment control BMPs.

90 BS GRADE. 4 USE - BMP REGISTRATION

RECOMMND

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

90.BS GRADE. 5 USE - REQ'D GRADING INSP'S

RECOMMND

The developer / applicant shall be responsible for obtaining the following inspections required by Ordinance 457.

1. Sub-grade inspection prior to base placement.

Page: 40

PLOT PLAN:TRANSMITTED Case #: PP16891R3 Parcel: 942-230-025

- 90. PRIOR TO BLDG FINAL INSPECTION
 - 90.BS GRADE. 5 USE REQ'D GRADING INSP'S (cont.)

RECOMMND

- 2.Base inspection prior to paving.
- 3. Precise grade inspection of entire permit area.
- a. Inspection of Final Paving b. Precise Grade Inspection
- c. Inspection of completed onsite storm drain facilities
- d. Inspection of the WQMP treatment control BMPs
- 90.BS GRADE. 6 USE PRECISE GRDG APPROVAL

RECOMMND

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

- 1. Requesting and obtaining approval of all required grading inspections.
- 2.Submitting a "Wet Signed" copy of the Soils Compaction Report from the Soils Engineer (registered geologist or certified geologist, civil engineer or geotechnical engineer as appropriate) for the sub-grade and base of all paved areas.
- 3. Submitting a "Wet Signed" copy of the Sub-grade (rough) Certification from a Registered Civil Engineer certifying that the sub-grade was completed in conformance with the approved grading plan.
- 4. Submitting a "Wet Signed" copy of the Precise (Final) Grade Certification for the entire site from a Registered Civil Engineer certifying that the precise grading was completed in conformance with the approved grading plan.
- 5. Submitting a "Wet Signed" copy of the Certification certifying the installation of any onsite storm drain systems not inspected by Riverside County Flood Control District or the Riverside County Transportation Department.
- 6.Submitting a "Wet Signed" copy of the Water Quality Management Plan (WQMP) Certification from a Registered Civil Engineer certifying that the Water Quality Management

Riverside County LMS CONDITIONS OF APPROVAL

Page: 41

PLOT PLAN:TRANSMITTED Case #: PP16891R3

Parcel: 942-230-025

90% PRIOR TO BLDG FINAL INSPECTION

90.BS GRADE. 6 USE - PRECISE GRDG APPROVAL (cont.)

RECOMMND

Plan treatment control BMPs have been installed in accordance with the approved WQMP.

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

90.BS GRADE. 7 USE - WOMP ANNUAL INSP FEE

RECOMMND

Prior to final building inspection, the applicant shall make payment to the Building and Safety Department for the Water Quality Management Plan (WQMP) Annual Inspection

PLANNING DEPARTMENT

90.PLANNING. 1 USE - PARKING PAVING MATERIAL

RECOMMND

A minimum of thirty (30) additional parking spaces shall be provided as shown on the APPROVED EXHIBIT A, unless otherwise approved by the Planning Department. The parking area shall be surfaced with asphaltic concrete or concrete or other materials as approved by the Department of Building and Safety and the Planning Director.

90.PLANNING. 2 USE - ACCESSIBLE PARKING

RECOMMND

A minimum of two (2) accessible parking space[s] for persons with disabilities shall be provided as shown on APPROVED EXHIBIT A. Each parking space reserved for persons with disabilities shall be identified by a permanently affixed reflectorized sign constructed of porcelain on steel, beaded text or equal, displaying the International Symbol of Accessibility. The sign shall not be smaller than 70 square inches in area and shall be centered at the interior end of the parking space at a minimum height of 80 inches from the bottom of the sign to the parking space finished grade, or centered at a minimum height of 36 inches from the parking space finished grade, ground, or sidewalk. A sign shall also be posted in a conspicuous place, at each entrance to the off-street parking facility, not less than 17 inches by 22 inches, clearly and conspicuously stating the following:

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

Riverside County LMS CONDITIONS OF APPROVAL

Page: 42

PLOT PLAN: TRANSMITTED Case #: PP16891R3

Parcel: 942-230-025

90. PRIOR TO BLDG FINAL INSPECTION

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

RECOMMND

Towed vehicles may be reclaimed at ___ or by telephoning ____"

In addition to the above requirements, the surface of each parking space shall have a surface identification sign duplicating the symbol of accessibility in blue paint of at least 3 square feet in size.

90.PLANNING. 3 USE - LOADING SPACES

RECOMMND

A minimum of one (1) loading space shall be provided in accordance with Section 18.12.a.(2)f(3).b. of Ordinance 348, and as shown on APPROVED EXHIBIT A. The loading spaces shall be surfaced with six (6) inches of concrete over a suitable base and shall not be less than 10 feet wide by 35 feet long, with 14 feet vertical clearance. A sign shall be posted at the loading/delivery area directing drivers to shut down their trucks after five minutes of idle time.

90.PLANNING. 4 USE - ROOF EQUIPMENT SHIELDING

RECOMMND

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

90.PLANNING. 5 USE - UTILITIES UNDERGROUND

RECOMMND

All utilities, except electrical lines rated 33 kV or greater, shall be installed underground. If the permittee provides to the Department of Building and Safety and the Planning Department a definitive statement from the utility provider refusing to allow underground installation of the utilities they provide, this condition shall be null and void with respect to that utility.

90 PLANNING. 7 USE - EXISTING STRUCTURES

RECOMMND

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

90.PLANNING. 9 USE - POOL AND SPA FENCING

RECOMMND

All swimming pools and spas shall be properly enclosed with minimum five (5) foot high fencing and self-latching gates

Riverside County LMS CONDITIONS OF APPROVAL

Page: 43

PLOT PLAN: TRANSMITTED Case #: PP16891R3

Parcel: 942-230-025

90. PRIOR TO BLDG FINAL INSPECTION

90.PLANNING. 9 USE - POOL AND SPA FENCING (cont.)

RECOMMND

as required by the state building code (Title 24), notwithstanding any other provisions of Ordinance No. 421 to the contrary. Commercial/Public Swimming pools and spas shall provide or access by physically-handicapped persons.

90 PLANNING. 10 USE - SKR FEE CONDITION

RECOMMND

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

The amount of the fee required to be paid may vary, depending upon a variety of factors, including the type of development application submitted and the applicability of any fee reduction or exemption provisions contained in Riverside County Ordinance No. 663. Said fee shall be calculated on the approved development project which is anticipated to be 1.46 acres (gross) in accordance with APPROVED EXHIBIT A. If the development is subsequently revised, this acreage amount may be modified in order to reflect the revised development project acreage amount. In the event Riverside County Ordinance No. 663 is rescinded, this condition will no longer be applicable. However, should Riverside County Ordinance No. 663 be rescinded and superseded by a subsequent mitigation fee ordinance, payment of the appropriate fee set forth in that ordinance shall be required.

90 PLANNING. 11 USE - CONDITION COMPLIANCE

RECOMMND

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

90.PLANNING. 12 USE - MITIGATION MONITORING

RECOMMND

The permit holder shall prepare and submit a written report to the Riverside County Planning Department demonstrating compliance with all remaining conditions of approval and mitigation measures of this permit and E.A. No. 42804. The Planning Director may require inspection or other monitoring to ensure such compliance.

Page: 44

PLOT PLAN:TRANSMITTED Case #: PP16891R3 Parcel: 942-230-025

90. PRIOR TO BLDG FINAL INSPECTION

90.PLANNING. 13 USE - ORD 810 OS FEE (2)

RECOMMND

Prior to the issuance of a certificate of occupancy, or upon building permit final inspection rior to use or occupancy for cases without final inspection or certificate of occupancy (such as an SMP)], whichever comes first, the applicant shall comply with the provisions of Riverside County Ordinance No. 810, which requires the payment of the appropriate fee set forth in the Ordinance. The amount of the fee will be based on the "Project Area" as defined in the Ordinance and the aforementioned Condition of Approval. The Project Area for Plot Plan No. 16831R3 is calculated to be 1.46 net acres. In the event Riverside County Ordinance No. 810 is rescinded, this condition will no longer be applicable. However, should Riverside County Ordinance No. 810 be rescinded and superseded by a subsequent mitigation fee ordinance, payment of the appropriate fee set forth in that ordinance shall be required.

90.PLANNING. 14 USE - ORD NO. 659 (DIF)

RECOMMND

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

The amount of the fee for commercial or industrial development shall be calculated on the basis of the "Project Area," as defined in the Ordinance, which shall mean the net area, measured in acres, from the adjacent road right-of-way to the limits of the project development. The Project Area for Plot Plan No. 16891R3 has been calculated to be 1.46 net acres.

In the event Riverside County Ordinance No. 659 is rescinded, this condition will no longer be applicable. However, should Riverside County Ordinance No. 659 be rescinded and superseded by a subsequent mitigation fee

Riverside County LMS CONDITIONS OF APPROVAL

Page: 45

Parcel: 942-230-025

PLOT PLAN: TRANSMITTED Case #: PP16891R3

90. PRIOR TO BLDG FINAL INSPECTION

90.PLANNING. 14

USE - ORD NO. 659 (DIF) (cont.)

RECOMMND

ordinance, payment of the appropriate fee set forth in that ordinance shall be required.

90.PLANNING. 15 USE - PLANTING REQUIREMENT

RECOMMND

A total of seventy-five percent of the net project area shall be planted in vineyards prior to building permit final inspection approval, which is approximatley 31.27 acres of the entire winery site.

90.PLANNING. 16 USE - INSTALL BIKE RACKS

RECOMMND

A bicycle rack with a minimum of 2 spaces shall be provided in convenient location to facilitate bicycle access to the project area as shown on APPROVED EXHIBIT A. The location of the bicycle rack may be relocated with Planning Department's approval.

90 PLANNING. 17 USE - TRIP REDUCTION PROGRAM

RECOMMND

The Project's Trip Reduction Program will promote commuter-choices, employer transportation management, guaranteed ride home programs and commuter assistance and outreach-type programs intended to reduce commuter vehicle miles traveled. The program shall be in place prior to Certificate of Occupancy

TRANS DEPARTMENT

90.TRANS. 1 USE - WRCOG TUMF

RECOMMND

Prior to the issuance of an occupancy permit, the project proponent shall pay the Transportation Uniform Mitigation Fee (TUMF) in accordance with the fee schedule in effect at the time of issuance, pursuant to Ordinance No. 824.

90.TRANS. 3 USE - IMPLEMENT WQMP

RECOMMND

All structural BMPs described in the project-specific WQMP shall be constructed and installed in conformance with approved plans and specifications. It shall be demonstrated that the applicant is prepared to implement all non-structural BMPs described in the approved project specific WQMP and that copies of the approved project-specific WQMP are available for the future owners/occupants.

Riverside County LMS CONDITIONS OF APPROVAL

Page: 46

PLOT PLAN: TRANSMITTED Case #: PP16891R3

Parcel: 942-230-025

90. PRIOR TO BLDG FINAL INSPECTION

90.TRANS. 4

USE - BMP MAINT AND INSPECT

RECOMMND

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

90.TRANS. 5

USE - FACILITY COMPLETION

RECOMMND

The Transportation Department will not release occupancy permits prior to the Transportation Department's acceptance of the drainage system for operation and maintenance.

WASTE DEPARTMENT

90.WASTE. 1

USE - WASTE REPORTING FORM

RECOMMND

Prior to building final inspection, evidence (i.e., receipts or other types of verification) to demonstrate project compliance with the approved Waste Reporting Plan (WRP) shall be presented by the project proponent to the Planning Division of the Riverside County Waste Management Department. Receipts must clearly identify the amount of waste disposed and Construction and Demolition (C&D) materials recycled.

Nanthavongdouangsy, Phayvanh

From: Cordero, Daniel@DTSC <Daniel.Cordero@dtsc.ca.gov>

Sent:Friday, April 08, 2016 9:54 AMTo:Nanthavongdouangsy, Phayvanh

Cc: Bautista, Douglas@DTSC

Subject: RE: Riverside County Plot Plan No. 16891R3 - address 35001 Rancho California Rd.

Temecula CA 92591

Good Morning Phayvanh, I apologize for not getting back to you sooner. Your site is outside of the Temecula Bombing Target 107 Formerly Used Defense Site. Nothing should be found at your site, but please make the sure the contractors know that Temecula Bombing Site 107 is nearby and that caution should be taken in case anything is found. If something is found please tell them to step away from the item, do not touch it and call the police to have them remove the item. Thank You.

From: Nanthavongdouangsy, Phayvanh [PNANTHAV@rctlma.org]

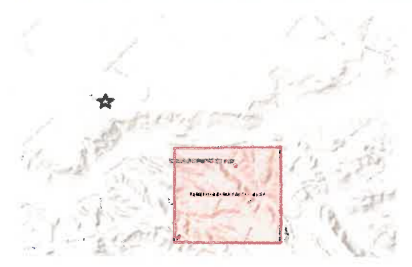
Sent: Thursday, March 31, 2016 11:27 AM

To: Cordero, Daniel@DTSC; Gimeno-O'Brien, Alice@DTSC

Subject: Riverside County Plot Plan No. 16891R3 - address 35001 Rancho California Rd. Temecula CA 92591

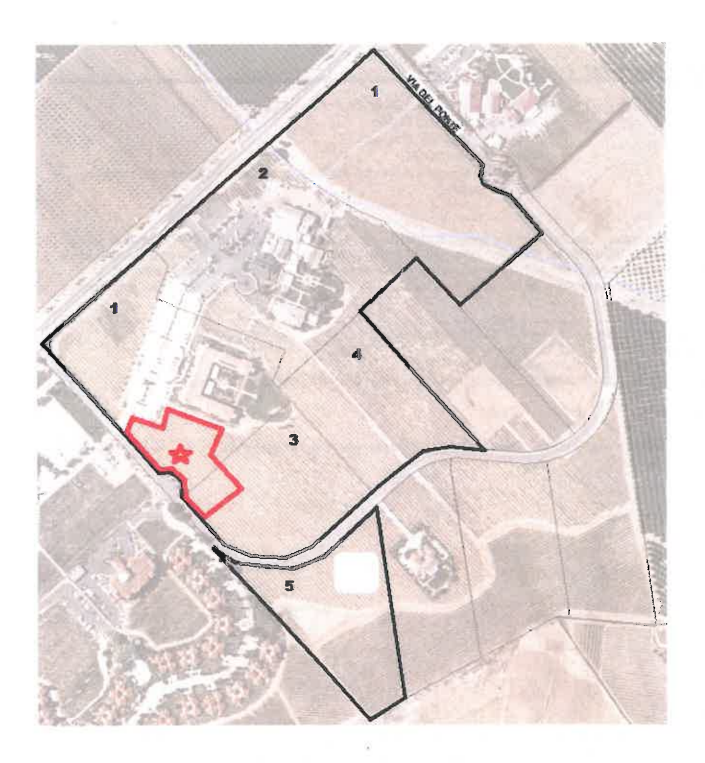
Hi Daniel and Alice.

I have a project that is near Temecula Bomb Target # 107. Please refer to the image below:



The project is Plot Plan No. 16891R3 (formerly called Plot Plan No. 25831). The project proposes to expand the existing hotel accommodation by adding 30-rooms, pool guest service area, and an additional 30 rooms.

The map below is intended to show you how much the actual building footprint will expand. The expansion footprint is outlined in red on parcels 1 and 3. The expansion includes 30 rooms, additional parking spaces, and a guest pool. Parcel 2 is where the existing winery is located. Parcel 1 is where the existing hotel is located. Parcels 1, 3, 4, and 5 will be merged so that the hotel expand to 30 rooms. The 75% of the net project area will remain planted in vineyards. Parcel 5 will also have a residential pad.



Please let me know if the Department of Toxic Substance Control have any concerns.

Thank you, Phayvanh

From: Cordero, Daniel@DTSC [mailto:Daniel.Cordero@dtsc.ca.gov]
Sent: Tuesday, September 15, 2015 1:18 PM
To: Nanthavongdouangsy, Phayvanh
Subject: RE: Notice of Hearing

Exhibit A

RECORDING REQUESTED BY AND WHEN RECORDED MAIL TO:

Claudio Ponte REI Management 30343 Canwood St. Suite 206 Agoura Hills, California 91301

(Space above for Recorder's Use Only)

AMENDED AND RESTATED DECLARATION OF DEED RESTRICTION

THIS AMENDED AND RESTATED DECLARATION OF DEED RESTRICTION ("Declaration") is made this _____ day of ______, 2016, by PVI Investors, LP, a California limited partnership ("PVI"), Wine Road Vintners, LLC, a California limited liability company ("Wine Road"), Siena Estates, Inc., a California corporation ("Siena Estates"), REI Management Company, a California corporation ("REI"), Felice Rovelli and Melissa Boles, husband and wife ("Rovelli/Boles"), and Graperoad, LLC, a California limited liability company ("Graperoad"), with reference to the following facts. Siena Estates, REI and Rovelli/Boles are collectively referred to herein as "Siena." PVI, Wine Road, Siena and Graperoad are collectively referred to herein as "Declarants".

RECITALS

- A. Graperoad and Wine Road, as Declarants, executed and recorded that certain Declaration of Deed Restriction dated November 1, 2009, and recorded on March 28, 2011, in the Official Records of the County of Riverside as Instrument No. 2011-0136159 (the "Original Deed").
- B. Following recordation of the Original Deed, Graperoad completed a parcel merger of Lots 1 and 3, as described in the Original Deed, and transferred its ownership of those parcels to PVI.
- C. The Declarants herein now desire to amend and restate the Original Deed in its entirety as set forth in this Declaration.
- D. PVI is the owner of approximately 20.03 gross acres of land known as "New Parcel of Certificate of Parcel Merger No. 01868" of Tract No. 29975 located in the County of Riverside, California ("County"), as more particularly described in <u>Exhibit A</u> attached to this Declaration ("Parcel 1").
- E. Wine Road is the owner of approximately 10.29 gross acres of improved real property containing the existing Ponte Winery and known as "Lot B per Lot Line Adjustment No. 05377" of Tract No. 29975 located in the County, as more particularly described in Exhibit B attached to this Declaration ("Parcel 2").

- F. Graperoad is the owner of approximately 3.65 gross acres of a private street known as Lot B of Tract No. 29975 located in the County, as more particularly described in Exhibit C attached to this Declaration (the "Street Parcel").
- G. Siena Estates is the owner of approximately 4.95 gross acres of land known as Lot 8 of Tract No. 29975 located in the County, as more particularly described in <u>Exhibit C</u> attached to this Declaration (the "Siena Parcel").
- H. Felice Rovelli and Melissa Boles are the owners of approximately 4.85 gross acres of land known as Lot 9 of Tract No. 29975 located in the County, as more particularly described in Exhibit C attached to this Declaration (the "Rovelli/Boles Parcel").
- I. REI Management is the owner of approximately 4.81 gross acres of land known as Lot 10 of Tract No. 29975 located in the County, as more particularly described in Exhibit C attached to this Declaration (the "REI Parcel"). The Street Parcel, the Siena Parcel, the Rovelli/Boles Parcel and the REI Parcel are hereinafter collectively referred to as "Parcel 3."
- J. Parcels 1, 2, and 3 are collectively referred to in this Declaration as "The Parcels." The Parcels total approximately 48.58 gross acres and approximately 45.38 net acres. Parcel 1 is contiguous with Parcel 2 and with Parcel 3. The relative locations of The Parcels are depicted in Exhibit D attached to this Declaration.
- K. On behalf of Wine Road and Siena collectively, PVI has submitted to the County an application for a Revised Plot Plan ("Plot Plan 16891-R3") to permit, in addition to the existing sixty (60) room hotel, a new thirty (30) room two-story building, a pool building, related improvements and future primary residence on The Parcels (the "Hotel Improvements"). Plot Plan 16891-R3 contains a condition of approval requiring the restrictions set forth in this Declaration. Concurrently with the application for Plot Plan 16891-R3, PVI has applied for Change of Zone No. 9782, which will change the zoning classification for The Parcels from "Citrus/Vineyard" to "Wine Country-Winery" ("WC-W Zone"), as set forth in Riverside County Ordinance No. 348. The Parcels are also subject to the policies contained in the Temecula Valley Wine Country Policy Area, as provided under the County's Wine Country Community Plan.
- L. Under the WC-W Zone, a maximum of two rooms are permitted per gross acre for a hotel. Accordingly, under the WC-W Zone, the proposed Hotel Improvements (consisting of an existing sixty (60) rooms plus an added thirty (30) rooms or ninety (90) rooms total) would be required to be developed on a minimum lot size of forty-five (45) gross acres.
- M. Under the WC-W Zone, a minimum of seventy-five percent (75%) of the net acreage must be planted in vineyards. The Parcels have already been planted in vineyards and exceed the minimum planting requirements.
- N. Due to certain existing financing restrictions on Parcel 2, it is impractical to merge Parcels 1, 2, and 3 into a single parcel of at least forty-five (45) gross acres to satisfy the requirements of the WC-W Zone. However, to satisfy the forty-five (45) acre minimum requirement for the Hotel Improvements, Declarants have applied for and will receive approval of a parcel merger of Parcels 1 and 3. The merger of Parcels 1 and 3 will result in a single parcel

of at least thirty-eight (38) gross acres (hereinafter the "Hotel Parcel"). Parcel 2 will remain at least ten (10) gross acres (hereinafter the "Winery Parcel").

O. The purposes of this Declaration are: (i) to achieve the equivalent mix and density of development on the Hotel Parcel and the Winery Parcel, which would otherwise be permitted under the WC-W Zone if all three (3) of The Parcels were merged into a single parcel; and (ii) to restrict the use and development of the Hotel Parcel and the Winery Parcel strictly in accordance with the requirements of Plot Plan 16891-R3, as it may be revised from time to time. Therefore, PVI has proposed, and the County has agreed, to allow development of the proposed additional Hotel Improvements on the Hotel Parcel, subject to the provisions of this Declaration and the requirements of Plot Plan 16891-R3.

NOW, THEREFORE, for the reasons set forth above, the Declarant declares restrictions as follows:

- 1. <u>Condition Precedent</u>: This Declaration shall not become effective and shall not be recorded unless and until: (i) Plot Plan 16891-R3 is approved by the County; and (ii) Parcels 1 and 3 have been merged into a single parcel of at least thirty-eight (38) gross acres. If the County disapproves any of these conditions precedent, for whatever reason, then this Declaration shall be null and void.
- 2. <u>Development Restriction</u>. The Hotel Parcel and Winery Parcel shall be developed and operated strictly in accordance with Plot Plan 16891-R3 as it exists at the time this Declaration is recorded and as Plot Plan 16891-R3 may be amended from time to time. The Hotel Improvements shall be constructed on the Hotel Parcel, as depicted in the site plan for Plot Plan 16891-R3, attached as <u>Exhibit E</u> to this Declaration. Unless a revised plot plan, or other development permit, is approved in the future by the County, no other development shall be permitted on the Hotel Parcel or the Winery Parcel.
- 3. <u>Satisfaction of WC-W Zone Acreage Requirement</u>. Upon recordation of this Declaration, the Hotel Parcel and the Winery Parcel covered by Plot Plan 16891-R3 shall be considered a single parcel for purposes of satisfying the number of rooms per acre, and on-site winery requirements of the WC-W Zone. No further legal merger of the Hotel Parcel and the Winery Parcel shall be required in order to develop the Hotel Improvements in accordance with the approved Plot Plan 16891-R3. Nothing herein shall require the Hotel Parcel and the Winery Parcel to have common ownership.
- 4. Reservation of Rights for Future Development and Allocation of Common Area Maintenance. Nothing in this Declaration shall preclude the County's approval of future development applications on the Hotel Parcel or the Winery Parcel, including but not limited to subsequent revisions to Plot Plan 16891-R3. In addition, nothing in this Declaration shall preclude Declarants from recording a declaration of covenants, conditions, and restrictions or other appropriate instrument with respect to the Hotel Parcel and the Winery Parcel in order to allocate the maintenance, operation and expenses of the Common Areas (as defined below), so long as the provisions of this Declaration are not affected.

5. <u>Enforceable Restriction</u>. This Declaration shall bind Declarants and their successor and assigns, is intended to run with the land, and any of the provisions thereof may be enforced by the County in the Superior Court of the State of California.

6. Easements and Licenses.

- 6.1 Reciprocal Ingress and Egress Easements. Declarants as the current owners of the Hotel Parcel and the Winery Parcel hereby grant and reserve for the benefit of themselves, all future owners of either the Hotel Parcel and the Winery Parcel, and their respective successors, assigns, occupants, employees, agents, customers and invitees, and the customers, employees and invitees of such occupants, a nonexclusive, irrevocable, reciprocal easement with a right of entry to use (a) the Common Areas, as the same may from time to time be constructed and maintained for such use, for pedestrian and vehicular travel, ingress and egress, the discharge of surface storm water drainage and/or runoff, and for the other Common Area uses provided for herein, and (b) all driveways, drive aisles, and sidewalks at any time located upon the Hotel Parcel or the Winery Parcel for ingress and egress, the discharge of surface storm water drainage and/or runoff, and for the other uses incidental thereto. This easement shall burden the Common Areas, the interests of each owner of the Hotel Parcel and the Winery Parcel and each occupant thereof, and shall benefit the Hotel Parcel and the Winery Parcel and the owner and occupant thereof. For purposes of this Section 6, "Common Areas" means those areas outside of any building existing now or hereinafter developed intended to serve or benefit the Hotel Parcel and the Winery Parcel (e.g., any retaining walls) and/or for the non-exclusive use of the owners, occupants and their invitees (landscaped areas, drive aisles, sidewalks, and parking areas), which Common Areas as currently contemplated are depicted in Exhibit F attached to this Declaration.
- 6.2 <u>Utility Easements</u>. Declarants hereby grant and reserve for the benefit of themselves and all future owners of the Hotel Parcel and the Winery Parcel and their respective successors, assigns, occupants, employees, and agents thereof, perpetual, non-exclusive easements in, on, and under the Common Areas for the purpose of the installation, operation, maintenance and use of utility lines (which shall be located underground whenever feasible), necessary to serve the Hotel Parcel and the Winery Parcel and the buildings therein including without limitation, the right to install and maintain manholes, meters, pipelines, valves, hydrants, sprinkler controls, conduits, drainage, run-off, sewage facilities, and all related facilities. An Owner shall have the right to dedicate any utility lines exclusively located on and exclusively serving its parcel to any governmental agency or utility provider.
- (i) <u>Utility Lines</u>. With respect to any easement granted and/or reserved pursuant to subsection 6.2, Declarants (or the owner of the affected parcel) shall have the right to assign the benefit and use of any such easement to any public or private utility company, agency or district for the purpose of installing, operating, repairing, servicing and maintaining utilities or drainage facilities and enforcing the easement rights. For purposes hereof, "utilities" includes electricity, gas mains and lines, water distribution lines, storm water sewers, sanitary sewers, telephone, fiber optic, cable television, and telegraph cables and lines, and other similar or related facilities commonly regarded as utilities. All storm drains, utility lines, transformers and meters shall be maintained under the terms of this Declaration in a safe and good working condition by the party otherwise responsible therefor. No grantee of a utility

easement under this subsection shall in the use, construction, reconstruction, operation, maintenance or repair of any storm drains, utility lines, transformers and meters in any way interfere, obstruct or delay the business of the grantor of said easement or any owner or occupant, or the public access to and from said business.

- 6.3 <u>Fences</u>. Except as otherwise provided in this Declaration, or as required by applicable law, no walls, fences or barriers of any sort or kind shall be constructed or maintained in the Common Areas or any portion thereof which shall prevent or impair the use or exercise of any of the easements granted herein, or the free access and movement including, without limitation, pedestrian and vehicular traffic among the Hotel Parcel and the Winery Parcel; provided, however, that reasonable traffic controls as may be necessary to guide and control the orderly flow of traffic may be installed within the Common Areas.
- 6.4 <u>Prohibition Against Further Easements</u>. Except (i) as specifically agreed by Declarants; (ii) as otherwise exists as of the date of this Declaration; or (iii) as required by any governmental agency or public utility in connection with the construction of any improvements on the Hotel Parcel or the Winery Parcel, no Declarant shall grant an easement or easements of any type encumbering the Common Areas to any person for the benefit of property which is not part of the Hotel Parcel or the Winery Parcel, or otherwise so burden the easements granted herein.
- 6.5 <u>Restriction on Modification of Easements</u>. The reciprocal easements granted herein shall not be terminated, amended, or property deannexed therefrom absent the prior written consent of the Planning Director of the County, or the County's successor-in-interest.
- 7. <u>Modification of Declaration</u>. This Declaration may be supplemented, amended, modified, or terminated only with the prior written consent of the Planning Director of the County, or the County's successor-in-interest.
- 8. <u>Severability</u>. If any of the provisions of this Declaration are held to be invalid or unlawful by the final judgment of a Court of competent jurisdiction, that invalidity or illegality will affect the validity of any other provisions of this Declaration.
- 9. <u>Attorney Fees</u>. In any litigation, arbitration, or other proceeding by which one party seeks to enforce its rights under this Declaration or seeks a declaration of any rights or obligations under this Declaration, the prevailing party shall be awarded reasonable attorney fees, together with any costs and expenses, to resolve the dispute and to enforce the final judgment.
- 10. <u>Governing Law.</u> This Declaration shall be construed and interpreted in accordance with the laws of the State of California. All actions or proceedings arising in connection with this Agreement shall be tried and litigated exclusively in the state courts located in the County of Riverside, State of California.

IN WITNESS WHEREOF, Declarants have executed this Declaration of Deed Restriction on the date stated in the introductory clause.

[SIGNATURE PAGES FOLLOW]

[SIGNATURE PAGE 1 OF 2 TO AMENDED AND RESTATED DECLARATION OF DEED RESTRICTION]

[SIGNATURE PAGE 2 OF 2 TO AMENDED AND RESTATED DECLARATION OF DEED RESTRICTION]

"REI"
REI MANAGEMENT COMPANY, a California corporation
By: REI Management Co., Inc., its Manager
Ву:
By: Claudio A. Ponte, President
"Rovelli-Boles"
By:Felice Rovelli
P.v.
By: Melissa Boles
"GRAPEROAD"
GRAPEROAD, LLC, a California limited liability company
By: REI Management Co., Inc., its Manager
By: Claudio A Ponte President
Claudio A Ponte President

A notary public or other officer to which this certificate is attach	completing this certificate verifies only the identity ned, and not the truthfulness, accuracy, or validity of	of the individual who signed the document of that document.
State of California)	
County of San Diego)	
On	, 2016, before me,	, Notary Public,
who proved to me on the subscribed to the within i his/her/their authorized capa	e basis of satisfactory evidence to be to instrument and acknowledged to me that acity(ies), and that by his/her/their signature which the person(s) acted, executed the in	at he/she/they executed the same in are(s) on the instrument the person(s),
I certify under PEN foregoing paragraph is true	ALTY OF PERJURY under the laws of the and correct.	he State of California that the
WITNESS my hand	d and official seal.	
Signature		

EXHIBIT A

(Legal Description - Parcel 1)

BEING ALL OF THE "NEW PARCEL" DESCRIBED IN CERTIFICATE OF PARCEL MERGER NO. 01868, RECORDED MARCH 17, 2011 AS INSTRUMENT NO. 2011-0119777 OF OFFICIAL RECORDS, IN THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA.

EXHIBIT B

(Legal Description - Parcel 2)

BEING ALL OF LOT "B" OF LOT LINE ADJUSTMENT NO. 05377 RECORDED NOVEMBER 12, 2010 AS INSTRUMENT NO. 2010-0546768 OF OFFICIAL RECORDS OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA.

EXHIBIT C

(Legal Description - Parcel 3)

BEING LOTS 8 THROUGH 10, INCLUSIVE OF TRACT MAP NO. 29975 TOGETHER WITH LOT "B" VIA DEL PONTE (PRIVATE STREET), IN THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA, AS SHOWN ON MAP FILED IN BOOK 368, PAGES 44 THROUGH 54, INCLUSIVE, OF TRACT MAPS IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY

EXHIBIT D

(Map Showing Relative Locations of the Parcels)

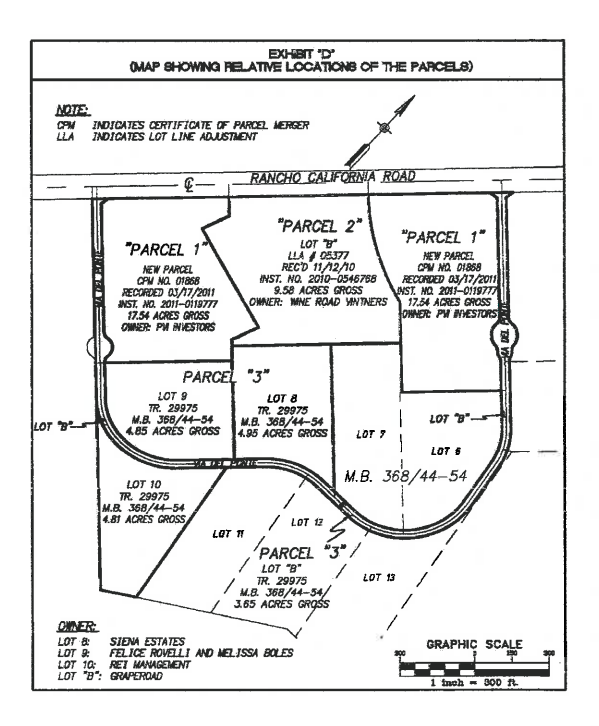


EXHIBIT E(Site Plan for Plot Plan 16891-R3)

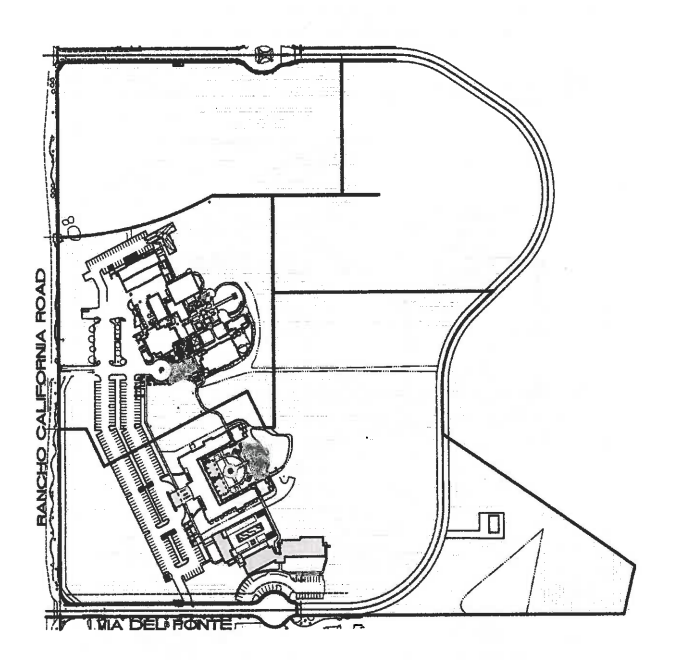
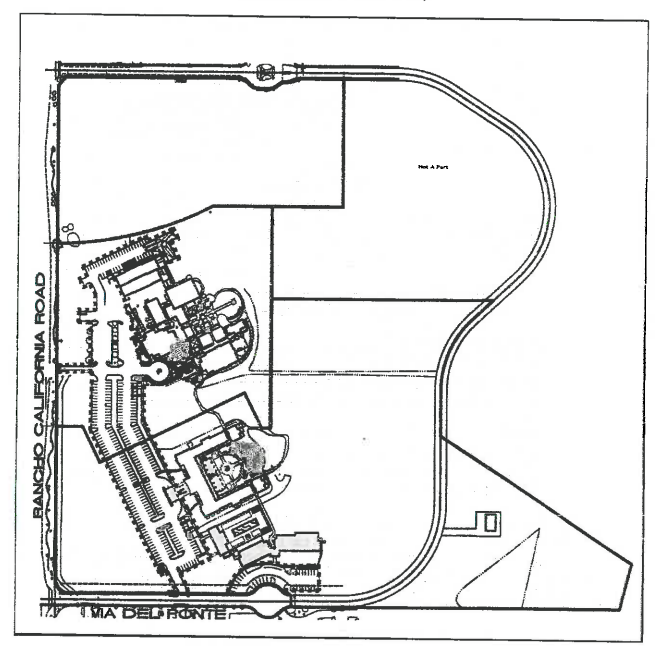


EXHIBIT F
(Depiction of Common Area)



INDEMNIFICATION AGREEMENT

This INDEMNIFICATION AGREEMENT ("Agreement"), made by and between the COUNTY OF RIVERSIDE, a political subdivision of the State of California ("COUNTY"), and Wine Road Vintners, LLC, a California Limited Liability Company, PVI Investors, LP, a California Limited Partnership, Siena Estates, a California Corporation, Felice Rovelli, Melissa Boles and REI Management Company, a California Corporation ("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 942-230-025, 942-230-012, 942-230-013, 942-230-014 and 942-230-024 ("PROPERTY"); and,

WHEREAS, PROPERTY OWNER filed an application for Plot Plan No. 16891 Revision No. 3 and Change of Zone No. 7892 ("PROJECT"); and, CP FR & MB

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

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

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

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

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

- 1. Indemnification. PROPERTY OWNER, at its own expense, shall defend, indemnify and hold harmless the COUNTY, its agents, officers, and employees from and against any claim, action or proceeding brought against the COUNTY, its agents, officers, and employees to attack, set aside, void or annul any approval of the PROJECT including any associated costs, damages, and expenses including, but not limited to, costs associated with Public Records Act requests submitted to the COUNTY related to the PROJECT and an award of atterneys' 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.
- 4. Payment for COUNTY's LITIGATION Costs. Payment for COUNTY's costs related to the LITIGATION shall be made on a deposit basis. LITIGATION costs include any associated costs, fees, damages, and expenses as further described in Section 1. herein as Indemnification Obligation. Within thirty (30) days of receipt of notice from COUNTY that LITIGATION has been initiated against the PROJECT, PROPERTY OWNER shall initially deposit with the COUNTY's Planning Department the total amount of Twenty Thousand Dollars (\$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 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: Siena Estates, Inc. REI Management, Inc. Attn: Claudio Ponte 34960 Via Del Ponte Temecula, CA 92592

Felice Rovelli & Melissa Boles 34940 Via Del Ponte Temecula, CA 92592

PVI Investors, LP Attn: Steve Converse 30343 Canwood St., Ste. 206 Agoura Hills, CA 91301

With a copy to: Walt Allen 28465 Old Town Front St., Ste. 201 Temecula, CA 92590

- 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:
 - 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

Steven Weiss

Riverside County Planning Director

Dated: 5-4-16

[Signatures follow on next two (2) pages]

PROPERTY OWNER:

Wine Road Vintners, LLC, a California Limited Liability Company, PVI Investors, LP, a California Limited Partnership, Siena Estates, a California Corporation, Felice Rovelli, Melissa Boles and REI Management Company, a California Corporation

By: Wine Road Vintners, LLC, a California Limited Liability Company

By: REI Management Company, a California Corporation
Its Manager
By: Claudio Ponte President and Chief Financial Com-
President and Chief Financial Officer
Dated: 3-2-2016
By: PVI Investors, LP, a California Limited Partnership
By: Ponte Vineyard Inn GP, LLC, a California Limited Liability Company Its General Partner
By: Claudio A. Ponte Manager
Dated: 3-2-2016
By: Siena Estates, a California Corporation
By: Claudic Fonte President and Chief Financial Officer
Dated: 3-2-2016
By:Felice Rovelli
Tonco Royom
Dated:

By:	
_	Melissa Boles
Dated:	
By: RI	El Management Company, a California Corporation
	Claudio Ponte
	President and Chief Financial Officer
	Doted: 3-2-2016

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. **CALIFORNIA ALL-PURPOSE CERTIFICATE OF** State of California **ACKNOWLEDGMENT** County of Riverside) on March 2, 2016 before me, Patricia Ann Kilburn there insert name and little of the office? 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/theirauthorized 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. PATRICIA ANN KILBURN Commission # 2009773 Notary Public - California WITNESS my hand and official seal. Riverside County My Comm. Expires Mar 4, 2017 Signature (Seal) OPTIONAL INFORMATION Although the information in this section is not required by law, it could prevent fraudulent removal and reattachment of this acknowledgment to an unauthorized document and may prove useful to persons relying on the attached document. **Description of Attached Document** We within mail water mouthern The preceding Certificate of Acknowledgment is attached to a document | Method of Signer Identification titled/for the purpose of ___ Proved to me on the basis of satisfactory evidence: LO formulated identification () credible witness(es) Notarial event is detailed in notary journal on: containing _____ pages, and dated Page # Entry # The signer(s) capacity or authority is/are as: Notary contact: Individual(s) Attorney-in-Fact Additional Signer(s) Signer(s) (humbprint(s) Corporate Officer(s)

Nama(s) of Parson(s) or Entity(ies) Signer is Representing

Guardlan/Conservator
Partner - Limited/General

representing: ____

Tustee(s)

INDEMNIFICATION AGREEMENT

This INDEMNIFICATION AGREEMENT ("Agreement"), made by and between the COUNTY OF RIVERSIDE, a political subdivision of the State of California ("COUNTY"), and Wine Road Vintners, LLC, a California Limited Liability Company, PVI Investors, LP, a California Limited Partnership, Siena Estates, a California Corporation, Felice Rovelli, Melissa Boles and REI Management Company, a California Corporation ("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 942-230-025, 942-230-012, 942-230-013, 942-230-014 and 942-230-024 ("PROPERTY"); and,

WHEREAS, PROPERTY OWNER filed an application for Plot Plan No. 16891 Revision No. 3 and Change of Zone No. 7892 ("PROJECT"); and, FR & MB

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

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

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

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

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

- 1. Indemnification. PROPERTY OWNER, at its own expense, shall defend, indemnify and hold harmless the COUNTY, its agents, officers, and employees from and against any claim, action or proceeding brought against the COUNTY, its agents, officers, and employees to attack, set aside, void or annul any approval of the PROJECT including any associated costs, damages, and expenses including, but not limited to, costs associated with Public Records Act requests submitted to the COUNTY related to the PROJECT and an award of attorneys' fees and costs incurred or arising out of the above-referenced claim, action or proceeding brought against the COUNTY ("Indemnification Obligation.")
- 2. Defense Cooperation. PROPERTY OWNER and the COUNTY shall reasonably cooperate in all aspects of the LITIGATION. Nothing contained in this Agreement, however, shall be construed to limit the discretion of COUNTY, in the interest of the public welfare, to settle, defend, appeal or to decline to settle or to terminate or forego defense or appeal of the LITIGATION. It is also understood and agreed that all litigation pleadings are subject to review, revision and approval by COUNTY's Office of County Counsel.
- 3. Representation and Payment for Legal Services Rendered. COUNTY shall have the absolute right to approve any and all counsel retained to defend COUNTY in the LITIGATION. PROPERTY OWNER shall pay the attorneys' fees and costs of the legal firm retained by 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.
- 4. Payment for COUNTY's LITIGATION Costs. Payment for COUNTY's costs related to the LITIGATION shall be made on a deposit basis. LITIGATION costs include any associated costs, fees, damages, and expenses as further described in Section 1. herein as Indemnification Obligation. Within thirty (30) days of receipt of notice from COUNTY that LITIGATION has been initiated against the PROJECT, PROPERTY OWNER shall initially deposit with the COUNTY's Planning Department the total amount of Twenty Thousand Dollars (\$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 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: Siena Estates, Inc. REI Management, Inc. Attn: Claudio Ponte 34960 Via Del Ponte Temecula, CA 92592

Felice Rovelli & Melissa Boles 34940 Via Del Ponte Temecula, CA 92592

PVI Investors, LP Attn: Steve Converse 30343 Canwood St., Ste. 206 Agoura Hills, CA 91301

With a copy to:
Walt Allen
28465 Old Town Front St., Ste. 201
Temecula, CA 92590

- 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:
 - 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

Dy. <u>XI fundan if in</u>

Steven weiss

Riverside County Planning Director

Dated: 5-4-//

[Signatures follow on next two (2) pages]

FORM APPROVED COUNTY COUNSEL

MICHELLE CLACK

DATE

PROPERTY OWNER:

Wine Road Vintners, LLC, a California Limited Liability Company, PVI Investors, LP, a California Limited Partnership, Siena Estates, a California Corporation, Felice Rovelli, Melissa Boles and REI Management Company, a California Corporation

By: Wine Road Vintners, LLC, a California Limited Liability Company

By: REI Management Company, a California Corporation Its Manager	
By:	
By: Claudio Ponte	
President and Chief Financial Officer	
Dated:	
By: PVI Investors, LP, a California Limited Partnership	
By: Ponte Vineyard Inn GP, LLC, a California Limited Liability Co Its General Partner	mpany
Bv:	
Claudio A. Ponte Manager	
Dated:	
By: Siena Estates, a California Corporation	
By: Claudio Ponte President and Chief Financial Officer	
Dated:	
By: Felice Rovelli 1 M	/
Dated: 3/3/16 CODY LAIDLAN NOTARY PLANCE COMM	

My Commission Expires 11/30/2020

By:	Mel /Sel.
F	Melissa Boles T
Dated:	3/3/16
By: RE	I Management Company, a California Corporation
	Ву:
	Claudio Ponte
	President and Chief Financial Officer
	Dated:

OCDY LAIDLAW
NOTARY PUBLIC OF CONNECTICUT
My Commission Empires 11/30/2020



FAST TRACK AUTHORIZATION

				EM and the second	For Office Use Only
Supervisorial	District: 3	Super	visor: Washingto	n	FTA No. 2015-03
		nvestors, LP/Ponte Vin		tact Name: _S	Steve Converse
		reet #200, Agould Fills	, CA, 91301		e a annung - Makala an Afrika an ata - an a - a - a - a - a - a - a - a - a
Office Phone:	(818) 706-83	Mobile Phone:	(626) 319-7771	Email: s	teveconverse@hotmail.com
Consulting Fire	m: N/A		Cont	tact Name: N/	A
Firm Address:	N/A				The second secon
Office Phone:	N/A	Mobile Phone:	N/A	Email: N/A	
Project Type:	☐ Industrial			Childcare	☐ Workforce Housing
The Ponte Vineya	rd inn addition v	vill provide 30 additions	il rooms, a new pool,	and bar and gril	le.
			designed year communication and design and communication communication of the second c		
	ct (estimated) Capital Investmen	nt: \$5,000,000	Full-T)	me Jobs: 75
Taxable Sales:	\$2,000,000	Full-Time Wages	per Hour: \$21.00	Const	ruction Jobs: 250
Land Use Applic	cation(s):	Plot Plan 🛛 (Conditional Use Pe	rmit 🗀	Change of Zone
	0	Parcel Map (General Plan Amen	ndment [Other:
Site Information	Assessor'	s Parcel Number(s):	942-230-025		
Cross Streets/Ac	idress: 3500	1 Rancho California Ro	ad	Sit	e Acreage: 45
Land Use Design	nation: Wine	y Zoning:	CV-30-WCW	Building	Size: 27,500sf
accordance with Board determining "Fast Track	Fast Track Poli	cy A-32. This authorization of the County's development	are encouraged to in on contains preliminary ant review process, the quired or associated ap	nmediately institut project information	sideration of its land use and e "Fast Track" procedures in on and serves as a basis for size and configuration may be Assessor's Parcel Numbers*
Cian.	lim	1/13/15	Popert 1	Andrewski and the second secon	June 30, 2015
Carrie Harmon, D	eputy Directo	or of EDA Date	Rob Moran, ED	A Developme	nt Manager Date



RIVERSIDE COUNTY PLANNING DEPARTMENT

Carolyn Syms Luna Director

APPLICATION FOR LAND USE PROJECT

CHECK CARE AS	
CHECK ONE AS APPROPRIATE:	
PLOT PLAN REVISION CONDITIONAL PUBLIC USE	AL USE PERMIT TEMPORARY USE PERMIT VARIANCE
PROPOSED LAND USE: HOTEL/U	INERS
ORDINANCE NO. 348 SECTION AUTHORIZING	PROPOSED LAND USE:
ALL APPLICATIONS MUST INCLUDE THE INFORMATION REQUI TO THE SPECIFIC PROJECT. ADDITIONAL INFORMATION MAY APPLICATIONS WILL NOT BE ACCEPTED.	
CASE NUMBER: PP16891 R3	DATE SUBMITTED: _5-28-15
APPLICATION INFORMATION	<u> </u>
Applicant's Name: STEVE GNVESSE	E-Mail: STELECONVERSE CHETALL.
Mailing Address: 30343 CANWOOD (T	STE 206
- ACOURA HOUS	OA 91301
Daytime Phone No: (626) 319-7771	Fax No: (818) 706-8340
Engineer/Representative's Name: WALT AU	E-Mail: CAC, RQTEX & BAAL.
Mailing Address: 28465 OLD TOWN	Front St #201 COM
CHY TEMECUCI	bet , CA 92590
Daytime Phone No: (95) 693-0301	Fax No: ()
Property Owner's Name: PVI / NESTERS L	L E-Mail: STEVE CONVISOR PARTY
Mailing Address: SAME AS APPLICAN.	T
Stre	et
City	ale ZIP
Daytime Phone No: (626) 319-777/	Fax No: (818) 706-8340
Riverside Office 4080 Lemon Street, 12th Floor	Desert Office + 77 Egg FLD

P.O. Box 1409, Riverside, California 92502-1409 (951) 955-3200 · Fax (951) 955-1811

Desert Office · 77-588 El Duna Court, Suite H Paim Desert, California 92211 (760) 863-8277 · Fax (760) 863-7555

If the property is owned by more than one person, attach a separate page that references the application case number and lists the names, mailing addresses, and phone numbers of all persons having an interest in the real property or properties involved in this application.

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

AUTHORIZATION FOR CONCURRENT FEE TRANSFER

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

All signatures must be originals ("wet-signed"). Photocopies of signatures are not acceptable.
STEVE CONVERSE / WILLIAM
PRINTED NAME OF APPLICANT SIGNATURE OF APPLICANT
AUTHORITY FOR THIS APPLICATION IS HEREBY GIVEN:
I certify that I am/we are the record owner(s) or authorized agent and that the information filed is true and correct to the best of my knowledge. An authorized agent must submit a letter from the owner(s) indicating authority to sign the application on the owner's behalf.
All signatures must be originals ("wet-signed"). Photocopies of signatures are not acceptable.
CLAUDO DONTE
PRINTED NAME OF PROPERTY OWNER(S)
PRINTED NAME OF PROPERTY OWNER(S) SIGNATURE OF PROPERTY OWNER(S)
If the property is owned by more than one person, attach a separate sheet that references the application case number and lists the printed names and signatures of all persons having an interest in the property.
☐ See attached sheet(s) for other property owners' signatures.
PROPERTY INFORMATION:
Assessor's Parcel Number(s): 942-230-012,013,014, \$025
Section: 368 Township: 44-54 Range:

<u>APPLICATION FOR LAND USE PROJECT</u> Approximate Gross Acreage: _ ACRES REVISED TO 45 ACRES General location (nearby or cross streets): North of 35001 PARCHO ALIF RD, South of TEMECULA CA East of Thomas Brothers map, edition year, page number, and coordinates: Project Description: (describe the proposed project in detail) OF 30 ROOMS TO HOTEL Related cases filed in conjunction with this application: Is there a previous application filed on the same site: Yes 🗵 No 🔲 If yes, provide Case No(s). P [689] R2 (Parcel Map, Zone Change, etc.) E.A. No. (if known) E.I.R. No. (if applicable): Have any special studies or reports, such as a traffic study, biological report, archaeological report, geological or geotechnical reports, been prepared for the subject property? Yes V No V If yes, indicate the type of report(s) and provide a copy: <u>GEOTECHNICAL</u> Is water service available at the project site: Yes 🔲 No 🔲 if "No," how far must the water line(s) be extended to provide service? (No. of feet/miles) Will the project eventually require landscaping either on-site or as part of a road improvement or other common area improvements? Yes ☑ No ☐ is sewer service available at the site? Yes 🗹 No 🔲 If "No," how far must the sewer line(s) be extended to provide service? (No. of feet/miles) Will the project result in cut or fill slopes steeper than 2:1 or higher than 10 feet? Yes \(\text{\bar} \) No \(\text{\bar} \) How much grading is proposed for the project site? Estimated amount of cut = cubic yards: 1,000 CY

APPLICATION FOR LAND USE PROJECT
Estimated amount of fill = cubic yards 200
Does the project need to import or export dirt? Yes \(\sigma\) No \(\sigma\)
Import Neither
What is the anticipated source/destination of the import/export?
What is the anticipated route of travel for transport of the soil material? NoN∈
How many anticipated truckloads? 12-20 truck loads.
What is the square footage of usable pad area? (area excluding all slopes)sq. ft.
Is the project located within 8½ miles of March Air Reserve Base? Yes No A
If yes, will any structure exceed fifty-feet (50') in height (above ground level)? Yes No
Is the project located within 1000 feet of a military installation, beneath a low-level flight path or within special use airspace as defined in Section 21098 of the Public Resources Code, and within an urbanized area as defined by Section 65944 of the Government Code? (See California Office of Planning and Research website: http://cmluca.projects.atlas.ca.gov/) Yes No Line No No No Line No No http://cmluca.projects.atlas.ca.gov/) Yes No http://cmluca.projects.atlas.ca.gov/) Yes No No http://cmluca.projects.atlas.ca.gov/) Yes No No No No No No http://cmluca.projects.atlas.ca.gov/)
Is the project located within the boundaries of an Airport Land Use Compatibility Plan adopted by the Riverside County Airport Land Use Commission? Yes □ No 区
Does the project area exceed one acre in area? Yes 🖾 No 🗌
Is the project located within any of the following watersheds (refer to Riverside County Land Information System (RCLIS) (http://www.d.tima.co.riverside.ca.us/peirolis/index.html) for watershed location)?
☐ Santa Ana River ☐ Santa Margarita River ☐ Whitewater River
Please note: If your project is within the San Jacinto River as shown on the RCLIS, please check Santa Ana River above and use the Santa Ana River worksheet, "Checklist for Identifying Projects Regulring a Project-Specific Water Quality Management Plan (WQMP) within the Santa Ana River Region" on the following pages.

HAZARDOUS WASTE AND SUBSTANCES	STATEMENT
specified state-prepared lists of hazardous waste sites and sub- agency indicating whether the project and any alternatives are lo- specify any lists. Under the statute, no application shall be accept statement.	in a signed statement to the local
I (We) certify that I (we) have investigated cur project and any alternal identified hazardous waste site contained on all lists compiled put 65962.5 and that my (our) answers are true and correct. My (Our) in	natives with respect to its location on ursuant to Government Code Section ovestigation has shown that:
The development project and any alternatives proposed in this lists compiled pursuant to Section 65962.5 of the Government Code.	
The development project and any alternatives proposed in this compiled pursuant to Section 65962.5 of the Government Code. Accorded and incorporated herein. Attach a separate sheet setting respect to each list.	application are contained on the lists cordingly, the following information is forth the following information with
Name of Applicant: Address: Phone number:	
Address of site (street name and number if available, and ZIP Code): Local Agency: County of Riverside Assessor's Book Page, and Parcel Number:	
Specify any list pursuant to Section 65962.5 of the Government Code Regulatory Identification number: Date of list:	:
57	
Applicant (1) STEVE CONVERSE	_ Date 3-28-15
Applicant (2)	Date

HAZARDOUS MATERIALS DISCLOSURE STATEMENT

Government Code Section 63850.2 requires the owner or authorized agent for any development project to disclose whether:

(ompliance will be needed with the applicable requirements of Section 25505 and Article 2 commencing with Section 25531) of Chapter 6.95 of Division 20 of the Health and Safety Code the requirements for a permit for construction or modification from the air pollution controparties or air quality management district exercising jurisdiction in the area governed by the es No
---	---

APPLICATION FOR LAND USE PROJECT

2. The proposed project will have more than a threshold quantity process or will contain a source or modified source of hazardous Yes No	y of a regulated substance in a air emissions.
I (we) certify that my (our) answers are true and correct.	
Owner/Authorized Agent (1)	Date 5-28-15
Owner/Authorized Agent (2)	Date

Checklist for Identifying Projec	ts Requiring a Project-Specific Water Quality Management Plan (WQI	MP)
	within the Santa Ana River Region'		•
Project File No.	PP 16891 R3		
Project Name:	PONTE VINEUARD INN	-	, .
Project Location:	35001 RANCHO CALIFORNIA POAD		_
Project Description:	30 ROOM HOTEL APPITION		
Applicant Contact Information:	STEVE CONVERCE 626-319-7771		
	CTEVE CONVENCE OR HOT WAR	<u> </u>	3.1
Proposed Project Consists of, or	INCHINES.	LES.	
Significant Redevelopment: The a	ddition or replacement of 5 000 powers foot or many	YES	_
Lactions of Mill Allegat Ceasifichis	502 1090 00 100000	P .	L
conducted to maintain original line	and grade, hydraulic capacity, original purpose of the constructed		١
Francis of Attial Motion (CORACION) (ISIN	BUILDING THOUSE OF A ALCOHOLD BUILDING BOOKS AND AND A SECOND		•
i regide i itigi developittetti Itigi Creste	10 DOD SOURCE feet or more of impositions and a continue of the continue of th		
the entire project site), including a	residential housing subdivision requiring a Final Map (i.e. detached		L
single family home subdivisions mu	ti-family attached subdivisions, condominiums, or apartments, etc.).		•
New Industrial and commercial deve	elopment where the land area represented by the proposed map or		
permit is 10,000 square feet or more	soprine in where the land area represented by the proposed map or		
Automotive repair shops (Standard	Industrial Classification (Olo)		
7534, 7536, 7537, 7538, 7539)	industrial Classification (SIC) codes ² 5013, 5014, 5541,7532, 7533,		
Mixed use developments that are sta	40 000	<u> </u>	
the entire project site).	10,000 square feet or more of impervious surface (collectively over		
are cribic brolect alfel.		Į. . — .	
Hillside developments 5 000	the land area of development is 5,000 square feet or more.	T	
The state of the s	IBBLOE MOTO 912 JOCOTOG OD GRAGO With Johnson Assessment	1 -	
			_
discharging discally 500 square fee	t of impervious surface or more adjacent to (within 200 feet) or		7
THE PROPERTY OF THE PROPERTY O	BUILV MARINE EMPLOYED WITHIN JOH FASE AS IN TOAT IN THE	-	
midding darlight lifeth & midling	THE COUNTY STOP RESTARS THAT IS ASSOCIATED AND ASSOCIATED ASSOCIATION OF A STOP ASSOCIAT		
aplear deterobuient of lengarinburg	DI SUR SUU DUI COMMINGIAL With Chive from adiabant in de	,	
CHAINER TO OF STANKING 1661 OF IL	10/6 exposed to stormwater where "nerling lot" is defined be a	T	
			<u> </u>
Ketail Gasoline Outlets that are either	or 5,000 square feet or more of impendous surface with	FT	
			۳
Public Projects other than Transport	etion Projects that are implemented by a Pro-		
there is no blight blolders desiring	WI MINIVE MINI INCOME THE TRANSMALAR ARRANGAL LATER.	ш	Ш
viner pevelobitietif blolecte MUOSE i	site conditions or activity pose the potential for significant adverse	- 1	- 19
incom to mater duality.	The state of the s	ш	Ш
Land area is based on acreage disturbed.		_	
Descriptions of SIC codes can be found at h	tto://www.osha.gov/pls/imis/sicsoorch.html	ш	Ш
DETER	MINATION: Circle appropriate determination.		_
any question answered "YES" Proi	ect requires a project-specific WQMP.		
	- 1 Lielase obsessio 1100till.		
all questions answered "NO" Proje	ect requires incorporation of Site Design and source control (BMPs) i		
	h Conditions of Approval or permit conditions.	mpo	sed
	, virginit of full life,		

Within the Santa Margarita River Region Project File No.	
Project Name:	
Project Location:	
Project Description:	
Applicant Contact Information:	
Proposed Project Consists of, or includes:	
Redevalopment The american addition and the american additional	YES N
Redevelopment. The creation, addition or replacement of at least 5,000 square feet of surfaces on an already developed site and the existing development and the strength of the strength of the strength of the square feet of the strength of the square feet of t	impervious
surfaces on an already developed site and the existing development and/or the redeveloped site and the existing development and/or the redeveloped site under the project categories or locations listed below in this table.	nent project
falls under the project categories or locations listed below in this table. Where redevelopment increase of less than 50% of the impervious surfaces of proviously solicities.	on results in
existing development was not subject to SCHD surfaces of previously existing development	ent, and the
equirement F.1.d. (6)1 applies only to the additional first numeric sizing chieria	MS4 Permit
Note: Where redevelopment results in an instant of topiccernent, and not to the entire di	Bvelopment.
previously existing development the numerical state of the trial 50% of the impervious si	urfaces of al
lew Development. The creation of 10,000 anims of the applies to the annie development.	
he entire project site) including commental laduate test of more of impervious surfaces (colle	ctively over
attomotive rapair shops. A facility that is a state and public projection, increasing and public projections.	cts.
lassification (SIC) Codes 5013. Material in big any one of the following Standar	d Industrial
ervice Stations 7532-Ton Rody & Unbalate Supplies of parts, 5014-11res & Tubes, 554	1-Gasolinel
xhaust System Renair Shops 7534 Time Day Onops and Paint Shops, 7533-	Automotive
eplacement Shops 7537-Automotive The state of the Repair Shops, 7536-Automotive The state of the	tive Glass
hops, 7539—Automotive Reneir Shops, Test allegated to Shops, 7536—General Automotive	tive Repairi
utomotive repair shope A facility that is	
utomotive repair shops. A facility that is categorized in any one of the following Standar lassification (SIC) Codes 5013-Motor vehicle supplies or parts, 5014-Tires & Tubes, 554 ervice Stations,7532-Top, Body & Upholstery Repair Shops, and Pairs Of Pairs	d industriai
ervice Stations 7532-Top Rody & Usbalance of parts, 5014-11res & Tubes, 554	1-Gasoline
xhaust System Repair Shops 7534 Time Day (1998) and Paint Shops, 7533-	Automotive
eplacement Shops 7537-Automotive Transmitted and Repair Shops, 7536-Automotive	tive Glass
hops, 7539-Automotive Repair Shops, not elsewhere classified)	live Repair
e retail sale of prepared food and drinks for on-premise or immediate consumption, including to: Automats (eating places), Beangries, Box lunch stands Buttonia.	angaged in
nited to: Automats (eating places), Beaneries, Box lunch stands, Buffets (eating places) places afeterias, Carry-out restaurants, Caterers, Coffee shops, Commission, restaurants, Caterers,	ng, but not
efeterias, Carry-out restaurants, Caterers, Coffee shops, Commissary restaurants, Concessionard food (e.g., in airports and sports arenes). Contract fooding. Descriptions	s), Cafes,
epared food (e.g., in airports and sports arenas), Contract feeding, Dairy bars, Diners (eatir ning rooms, Dinner theaters, Drive-in restaurants, East food seaterns.	on stands,
ning rooms, Dinner theaters, Drive-in restaurants, Fast food restaurants, Food bars, Foo	g places),
stitutional), Frozen custard stands, Grills, (eating places), Hamburger stands, Hot dog (funds, Ice cream stands, Industrial feeding, Lunch bars, Lunch according to the country of the co	XI Service
ands, Ice cream stands, Industrial feeding, Lunch bars, Lunch counters, Luncheonettes, Luncheone	rankturter)
ster bars, Pizza parlors, Pizzerias, Refreshment stands, Restaurants, Sandwich bars or sho ops, Soda fountains, Soft drink stands. Submarine sandwich shore, and Taylor bars or sho	ichrooms,
ops, Soda fountains, Soft drink stands, Submarine sandwich shops, and Tea rooms.) When for development is greater than 5,000 square feet. Postagrants in the rooms.	PS, SNACK
ea for development is greater than 5,000 square feet. Restaurants where land development 5,000 square feet shall meet all SSMP requirements except for attractions.	e me land
in 5,000 square feet shall meet all SSMP requirements except for structural treatment con S4 Permit requirement F.2.b(3)] and numeric sizing criteria requirement (1804).	troi DMD=
S4 Permit requirement F.2.b(3)] and numeric sizing criteria requirement [MS4 Permit Re.d.(6)] and hydromodification requirement [MS4 Permit requirement F.4.b.	TIOI DIVIPS
.d.(6)] and hydromodification requirement [MS4 Permit requirement F.1.h].	dru emetti
	egier then
00 square feet of impervious surface which is located in an area with known erosive soil cere the development will include grading on any natural slope that is 25% and the control of the	onditions
ere the development will include grading on any natural slope that is 25% or greater.	onditions,
vironmentally Sensitive Areas (ESAs).1 All development located within or directly adjact charging directly to an ESA (where discharges from the devolopment).	ent to or
charging directly to an ESA (where discharges from the development or redevelopment eiving waters within the ESA), which either creates 2.500 square feet of	will enter
eiving waters within the ESA), which either creates 2,500 square feet of impervious surf	
posed project site or increases the area of imperviousness of a proposed project site to 10% its naturally occurring condition. "Directly adjacent" means attracted within 200 for	OF more
	* VI IIIVIGI
ts naturally occurring condition. "Directly adjacent" means situated within 200 feet of scharging directly to means outflow from a drainage conveyance system that is composed to	the ESA

APPLICATION FOR LAND USE PROJECT

Stance for my Alexander and the stance of th		
flows from the subject development or redevelopment sits, and not commingled with flows from adjacent		
Impervious parking lots of 5,000 sq. ft. or more. A land area or facility for the temporary parking or		
Streets, roads, highways, and freeways. Includes any paved impervious surface that is 5,000 square feet or greater used for the transportation of externability.		
		اسيحا
The state of the s		
I THOUGHT HE HE HE WERE THE WAR WITHOUT TO SHE FINE SAME SAME SAME SAME SAME SAME SAME SAM	- A	
of Special biological Significance by the State Water Resources Control Board (Water Quality Control Plans Diego Basin (1994) and amendments): State Water Quality Control Plans Diego Basin (1994) and amendments): State Water Quality Francisco	215 P	W 085
RARE beneficial use by the State Water Resources Control Board (Water Quality Control Plan for San Die (1994) and amendments); great designated as processes and amendments.	J WIL	n ine
(1994) and amendments); areas decirreded as processes at their	go t	588ITI
The state of the s		. 14.5
	nmu	nities
areas which have been identified by the Consmittees	nmui seni	nities Bitive
areas which have been identified by the Copermittees. The Basin Plan for the San Diego Resin WOMBERMO (older referred to a refe	nmui seni	nities Bitive
areas which have been identified by the Copermittees. The Basin Plan for the San Diego Basin WOMPSSMP (also referred to as a WQMP).	nmui seni	nities Bitive
areas which have been identified by the Copermittees. The Basin Plan for the San Diego Basin WQMPSSMP (also referred to as a WQMP). When the transfer of the San Diego Basin WQMPSSMP (also referred to as a WQMP). The most recent CWA Section 303(d) list can be found at:	nmui seni	nities Bitive
areas which have been identified by the Copermittees. The Basin Plan for the San Diego Basin WQMPSSMP (also referred to as a WQMP). When the transfer of the San Diego Basin WQMPSSMP (also referred to as a WQMP). The most recent CWA Section 303(d) list can be found at:	nmui seni	nities Bitive
(1994) and amendments); areas designated as preserves or their equivalent under the Natural Concentration Program within the Cities and County of Orange; and any other equivalent environmentally areas which have been identified by the Copermittees. The Basin Plan for the San Diego Basin WQMPSSMP (also referred to as a WQMP). The most recent CWA Section 303(d) list can be found at: The most recent CWA Section 303(d) list can be found at:	nmui seni	nities sitive
areas which have been identified by the Copermittees. The Basin Plan for the San Diego Basin WQMPSSMP (also referred to as a WQMP). When waterboards as gov/condensed to as a WQMP). The most recent CWA Section 303(d) list can be found at:	nmui seni	nities sitive
areas which have been identified by the Copermittees. The Basin Plan for the San Diego Basin WQMPSSMP (also referred to as a WQMP). When waterboards as gov/sendings/water issues/programs/heatin_plan/cocs/update062812/Chpt_2_2012.p The most recent CWA Section 303(d) list can be found at:	nmui seni	nities sitive
areas which have been identified by the Copermittees. The Basin Plan for the San Diego Basin WQMPSSMP (also referred to as a WQMP). When waterboards as gov/condensed to as a WQMP). The most recent CWA Section 303(d) list can be found at:	of.	nities Bitive

Checklist for Identifying Prot			
	ects Requiring a Project-Specific Water Quality Management Plan Within the Whitewater River Region	(WQI	MP)
Project File No.			<u>.</u>
Project Name:			-
Project Location:			
Project Description:		2 P	
Applicant Contact Information:			
Proposed Project Consists -5			
Parcel includes:	New Construction on a Previously Disturbed and Undisturbed	YES	NC
Single-family hillside residences the	nat create 10,000 square feet, or more, of impervious are where the		•
Single-family hillside residences the	nat create 10,000 square feet of impervious area where the natural		_
		ب	Ш
Juining Cial aliu incustral nevelor	mente of 100000 acuses folds	7-1	
TATE OF THE PROPERTY OF THE PR		-	╬
Parts, 5014-Tires & Tubes, 5541	-Gasoline Service Stations, 7532-Top, Body & Upholstery Repair	Ų	با
props and Paint Shops, 7533-Au	Tomotive Exhaust System Repair Shops, 7534—Tire Retreading and		
sepair Snops, /536-Automotive	Glass Replacement Shops, 7537—Automotive Transmission Repair		-
props, /535—General Automotive	Repair Shops, 7539—Automotive Repair Shops, not elsewhere		
	,		
Retail gasoline outlets disturbing gr	eater than 5,000 square feet	77	
vooraniailis misiniiniin alestel thei	1 5 DOO servers foot /Chandred Lat 11 to 100		"
812: Establishments primarily eng	paged in the retail sale of prepared food and drinks for on-premise or		Ш
lands, Buffets (eating places), (Cafes, Cafeterias, Carry-out restaurants, Caterers, Coffee shops,		
ontract feeding, Dairy bars, Diners	(eating places), Dining rooms, Dinner theaters, Drive-in restaurants,		
ast food restaurants. Food bars	Food service (institutional), Frozen custard stands, Grills, (eating		
aces), Hamburger stands. Hot de	og (frankfurter) stands, ice cream stands, industrial feeding, Lunch		
ars, Lunch counters Luncheonette	stands, industrial feeding, Lunch Lunchrooms, Oyster bars, Pizza parlors, Pizzerias, Refreshment		
ands, Restaurants, Sandwich ha	ors or shops. Speak shape Pizza parlors, Pizzerias, Refreshment		
ubmarine sandwich shops, and Te			
ome subdivisions with 10 or more	housing units		
arking lots of 5.000 square feet or	more, or with 25 or more parking spaces, and potentially exposed to		
rban Runoff.	more, or with 25 or more parking spaces, and potentially exposed to		
DETE	RMINATION: Circle appropriate determination.		
	ect requires a project-specific WQMP.		
En 4-concine submeted IAO NOS	oct requires incorporation of Site Design Best Management Practices	s (BM	Psl
	CONTROL DINGS WINDSBO INFOLIAN CONDITIONS OF ADDRESS .	ייים, -	mit
cond	ilions.	po	



RIVERSIDE COUNTY PLANNING DEPARTMENT

Carolyn Syms Luna Director

APPLICATION FOR CHANGE OF ZONE

CHECK ONE AS APPROPRIATE:	
Standard Change of Zone	
There are three different situations where a Planning Re	eview Only Change of Zone will be accepted:
Type 1: Used to legally define the boundaries of on Type 2: Used to establish or change a SP zoning of Type 3: Used when a Change of Zone application v	e or more Planning Areas within a Specific Plan.
INCOMPLETE APPLICATIONS WILL NOT BE ACCEPTED.	
CASE NUMBER: <u>CZ07892</u>	DATE SUBMITTED:
APPLICATION INFORMATION	
Applicant's Name: Steve Converse	E-Mail: steveconverse@hotmail.com
Mailing Address: 30343 Canwood Street Suite 206	
Agoura Hills CA	91301
City State	ZIP
Daytime Phone No: (_626_)319-7771	ax No: (<u>818</u>) <u>706-8340</u>
Engineer/Representative's Name: Miguel Villasenor	E-Mail: PLS8509@yahoo.com
Mailing Address: 130 West Walnut Avenue, Suite A	-5
Street	
City State	92571 ZIP
Daytime Phone No: (951) 956-8736 F	ax No: (957) 657-1221
Property Owner's Name: PVI Investors LP	E-Mail: <u>steveconverse@hotmail.com</u>
Mailing Address: 30343 Canwood Street, Suite 206	
Agoura Hills Street	91301
City State	91301 ZIP
Daytime Phone No: (<u>626</u>) <u>319 7771</u> F	ax No: (<u>818</u>) <u>706-8340</u>
Riverside Office • 4080 Lernon Street, 12th Floor	Desert Office · 38686 El Cerrito Road

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

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

"Planning Our Future... Preserving Our Past"

APPLICATION FOR CHANGE OF ZONE

If the property is owned by more than one person, attach a separate page that reference the application case number and lists the names, mailing addresses, and phone numbers of all persons having an interest in the real property or properties involved in this application.

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

AUTHORIZATION FOR CONCURRENT FEE TRANSFER

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

review or other related activities or services, even if the application is withdrawn or the application is ultimately denied. Steve Converse PRINTED NAME OF APPLICANT SIGNATUSE OF APPLICANT
AUTHORITY FOR THIS APPLICATION IS HEREBY GIVEN:
I certify that I am/we are the record owner(s) or authorized agent and that the information filed is true and correct to the best of my knowledge. An authorized agent must submit a letter from the owner(s) indicating authority to sign the application on the owner's behalf.
All signatures must be originals ("wet-signed"). Photocopies of signatures are not acceptable.
PVI Investors LP - Claudio Ponte Manager PRINTED NAME OF PROPERTY OWNER(S) SIGNATURE OF PROPERTY OWNER(S)
PRINTED NAME OF PROPERTY OWNER(S) SIGNATURE OF PROPERTY OWNER(S)
If the property is owned by more than one person, attach a separate sheet that references the application case number and lists the printed names and signatures of all persons having an interest in the property.
PROPERTY INFORMATION:
Assessor's Parcel Number(s): 942-230-012, 013, 014 and 025
Section: 25 and 26 Township: 7 South Range: 2 West
Approximate Gross Acreage: <u>32.85</u>
Seneral location (nearby or cross streets): North of Los Nogales Road, South of
Rancho CA Road , East of <u>Anza Road</u> , West of <u>Monte DeOro Rd</u> .

APPLICATION FOR CHANGE OF ZONE



COUNTY OF RIVERSIDE TRANSPORTATION AND LAND MANAGEMENT AGENCY



Juan C. Perez Agency Director

Carolyn Syms Luna Director,

Juan C. Perez Director.

Mike Lara Director.

Code

Planning Department

Transportation Department

Building & Safety Department

Enforcement Department

LAND USE and PERMIT APPLICATION PROCESSING AGREEMENT Agreement for Payment of Costs of Application Processing

TO BE COMPLETED BY APPLICANT:

This agreement is by and between the	County of Riverside, hereafter "County of Riverside"	,
and Steve Converse	hereafter "Applicant" and PVI Investors LP	" Property Owner".
Description of application/permit use: Change of Zone	-	
If your application is subject to Deposit	-based Fee, the following applies	

Section 1. Deposit-based Fees

Purpose: The Riverside County Board of Supervisors has adopted ordinances to collect "Deposit-based Fees" for the costs of reviewing certain applications for land use review and permits. The Applicant is required to deposit funds to initiate staff review of an application. The initial deposit may be supplemented by additional fees, based upon actual and projected labor costs for the permit. County departments draw against these deposited funds at the staff hourly rates adopted by the Board of Supervisors. The Applicant and Property Owner are responsible for any supplemental fees necessary to cover any costs which were not covered by the initial deposit.

Section 2. Applicant and Property Owner Responsibilities for Deposit-based Fee Applications

- A. Applicant agrees to make an initial deposit in the amount as indicated by County ordinance, at the time this Agreement is signed and submitted with a complete application to the County of Riverside. Applicant acknowledges that this is an initial deposit and additional funds may be needed to complete their case The County of Riverside will not pay interest on deposits. Applicant understands that any delays in making a subsequent deposit from the date of written notice requesting such additional deposit by County of Riverside, may result in the stoppage of work
- B. Within 15 days of the service by mail of the County of Riverside's written notice that the application permit deposit has been reduced to a balance of less than 20% of the initial deposit or that the deposit is otherwise insufficient to cover the expected costs to completion, the Applicant agrees to make an additional payment of an amount as determined by the County of Riverside to replenish the deposit. Please note that the processing of the application or permit may stop if the amount on deposit has been expended. The Applicant agrees to continue making such payments until the County of Riverside is reimbursed for all costs related to this application or permit. The County of Riverside is entitled to recover its costs, including attorney's fees, in collecting unpaid accounts that would have been drawn on the deposit were it not depleted.
- C. The Property Owner acknowledges that the Applicant is authorized to submit this agreement and related application(s) for land use review or permit on this property. The Property Owner also acknowledges that should the Applicant not reimburse the County of Riverside for all costs related to this application or permit, the Property Owner shall become immediately liable for these costs which shall be paid within 15 days of the service by mail of notice to said property Owner by the County.
- D. This Agreement shall only be executed by an authorized representative of the Applicant and the Property Owner. The person(s) executing this Agreement represents that he/she has the express authority to enter into this agreement on behalf of the Applicant and/or Property Owner.

E. This Agreement is not assignable without written consent by the County of Riverside. The County of Riverside will not consent to assignment of this Agreement until all outstanding costs have been paid by Applicant.

F. Deposit statements, requests for deposits or refunds shall be directed to Applicant at the address identified in Section 4.

Section 3. To ensure quality service, Applicant is responsible to provide one-week written notice to the County of Riverside Transportation and Land Management Agency (TLMA) Permit Assistance Centers if any of the information below changes.

Section 4. Applicant and Owner information

1. PROPERTY INFORMATION:	
Assessors Parcel Number(s): 942-230-012, 013, 014 ar	nd 025
Property Location or Address:	
35001 Rancho California Road, Temecula CA 9259	3 1
2. PROPERTY OWNER INFORMATION:	
Property Owner Name: <u>Claudio Ponte</u> Firm Name: <u>PVI Investors I P</u>	Phone No.: 818 706 8311 Email: cponte@reimanagementco.com
Address: 30343 Canwood St #206	N
Agoura Hills, CA 91301	
3. APPLICANT INFORMATION:	
Applicant Name: Steve Converse	Phone No.: <u>626 319 -7771</u>
Firm Name: PVI Investors LP	Email: <u>steveconverse@hotmail.com</u>
Address (if different from property owner)	
30343 Canwood St, #206 Agoura Hills, CA 91301	
4. SIGNATURES: Signature of Applicant:	Date:
Print Name and Title: Steve Converse	
Signature of Property Owner:	Date:
Print Name and Title: Claudio Ponte, Manager	2.
Signature of the County of Riverside, by AND UL Print Name and Title: DM HIII LU TECH	Date:
	E GET TOTAL
Application or Permit (s)#: CZ 07892	
Set #: <u>CC 00 6 6 6 7</u> Application D	Nata 11/17/15
- inprincerior	dio. I was a second

NOTICE OF PUBLIC HEARING BEFORE THE BOARD OF SUPERVISORS OF RIVERSIDE COUNTY ON A CHANGE OF ZONE AND FAST TRACK PLOT PLAN REVISION IN THE THIRD SUPERVISORIAL DISTRICT AND NOTICE OF INTENT TO ADOPT A MITIGATED NEGATIVE DECLARATION

NOTICE IS HEREBY GIVEN that a public hearing at which all interested persons will be heard, will be held before the Board of Supervisors of Riverside County, California, on the 1st Floor Board Chambers, County Administrative Center, 4080 Lemon Street, Riverside, on Tuesday, May 24, 2016 at 10:30 A.M. or as soon as possible thereafter, to consider the application submitted by Steve Converse – Walt Alien, on Change of Zone No. 7892 and the associated Ordinance No. 348.4837, which proposes to change the zoning from Citrus/Vineyard – 5 acre min (C/V-5) and Citrus/Vineyard – 10 acre minimum (C/V-10) to Wine Country – Winery (WC-W), or such other zones as the Board may find appropriate; and, Fast Track 2015-03 Plot Plan No. 16891 Revision 3, which proposes to classify the winery as a Class V Winery under the WC-W Zone and add 30 rooms, a swimming pool with a pool service building, and 30 parking spaces to an existing wine country hotel ("the project"). The project is located at 35001 Rancho California Road, Temecula, CA 92591, in the Rancho California area – Southwest Area Plan, Third Supervisorial District.

The Planning Department recommended that the Board of Supervisors approve the project and adopt the Mitigated Negative Declaration for **Environmental Assessment No. 42804.**

The project case file may be viewed from the date of this notice until the public hearing, Monday through Friday, from 8:00 a.m. to 5:00 p.m. at the Clerk of the Board of Supervisors at 4080 Lemon Street, 1st Floor, Riverside, California 92501, and at the Riverside County Planning Department at 4080 Lemon Street, 12th Floor, Riverside, California 92501.

FOR FURTHER INFORMATION REGARDING THIS PROJECT, PLEASE CONTACT PHAYVANH NANTHAVONGDOUANGSY, PROJECT PLANNER, AT (951) 955-6573 OR EMAIL PNANTHAV@rctlma.org.

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

If you challenge the above item 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 to the Planning Commission or Board of Supervisors at, or prior to, the public hearing. Be advised that as a result of the public hearing and the consideration of all public comment, written and oral, the Board of Supervisors may amend, in whole or in part, the project and/or the related environmental document. Accordingly, the designations, development standards, design or improvements, or any properties or lands within the boundaries of the project, may be changed in a way other than specifically proposed.

Alternative formats available upon request to individuals with disabilities. If you require reasonable accommodation, please contact Lisa Wagner at (951) 955-1063, 72 hours prior to hearing.

Please send all written correspondence to: Clerk of the Board, 4080 Lemon Street, 1st Floor, Post Office Box 1147, Riverside, CA 92502-1147

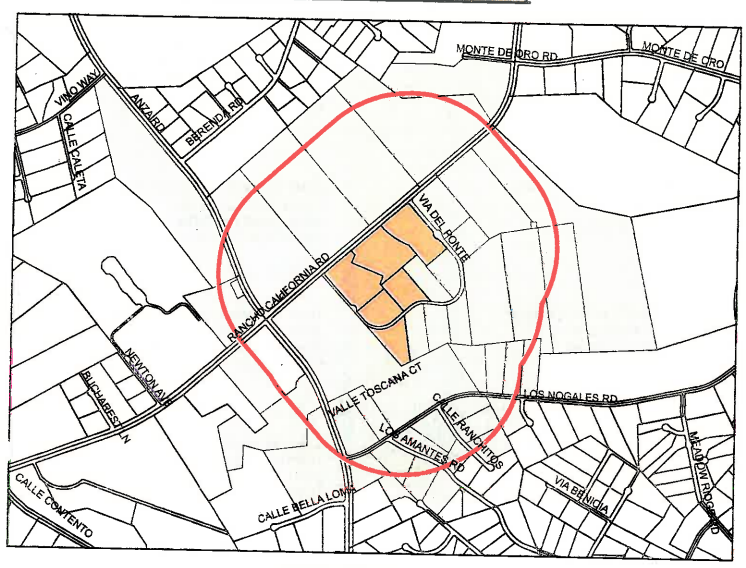
Dated: April 28, 2016

Kecia Harper-Ihem, Clerk of the Board By: Cecilia Gil, Board Assistant

PROPERTY OWNERS CERTIFICATION FORM

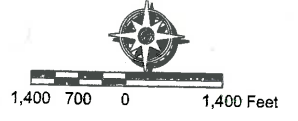
r, vinne NGUYEN certify that on 3 17 2016	
The attached property owners list was prepared by Riverside County GIS	
APN (s) or case numbers <u>CZO7892</u> PPZ535 For	
Company or Individual's Name Planning Department PP 168912	-3
Distance buffered	
Pursuant to application requirements furnished by the 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	•
### ADDRESS:	U,
	Ì

PP1689123 CZ07892/PP25834-(1600 feet buffer)



Selected Parcels

942-180-005 9 942-220-004 9 927-490-015 9 942-230-025 9 942-240-006 9	951-140-063 942-220-002	951-140-065 942-240-001	927-480-006	927-490-001	942-230-015	927-480-004 951-140-005	927-490-019 942-220-003	927-490-014 927-490-003	927-490-002 942-230-017
---	----------------------------	----------------------------	-------------	-------------	-------------	----------------------------	----------------------------	----------------------------	----------------------------



ASMT: 927470011, APN: 927470011 SHARON MATSON, ETAL 35305 LOS NOGALES RD

TEMECULA CA 92592

ASMT: 927490003, APN: 927490003 MICHAEL R GORDON INSURANCE SERVICES I 18141 BEACH BLVD NO 250 HUNTINGTON BEACH CA 92648

ASMT: 927480003, APN: 927480003 SANDRA NIZETICH, ETAL 4617 ADENMORE AVE LAKEWOOD CA 90712 ASMT: 927490007, APN: 927490007 TERRY FREVILLE, ETAL 40450 CALLE CANCION TEMECULA, CA. 92592

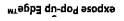
ASMT: 927480004, APN: 927480004 HELENA TYSARCZYK, ETAL 35260 LOS NOGALES RD TEMECULA, CA. 92592 ASMT: 927490009, APN: 927490009 JEANNIE DUGGER, ETAL 25096 JEFFERSON AVE STE B MURRIETA CA 92562

ASMT: 927480005, APN: 927480005 JERI COTA, ETAL 35280 LOS NOGALES RD TEMECULA, CA. 92592 ASMT: 927490013, APN: 927490013 TONITA GONZALES, ETAL 34881 LOS NOGALES RD TEMECULA, CA. 92592

ASMT: 927480006, APN: 927480006 MARIAN HAWKEY 1534 COUNTRY CLUB DR ESCONDIDO CA 92029 ASMT: 927490014, APN: 927490014 JOHN KNUDSEN, ETAL 40420 CALLE CANCION TEMECULA, CA. 92592

ASMT: 927490001, APN: 927490001 YESENIA CANAS, ETAL 35209 LOS NOGALES RD TEMECULA, CA. 92592 ASMT: 927490016, APN: 927490016 LOUIS FLETCHER, ETAL 6446 LANGDON AVE VAN NUYS CA 91406

ASMT: 927490002, APN: 927490002 SANDRA HUTCHENS, ETAL 25102 OCEAN KNOLL DANA POINT CA 92629 ASMT: 927490019, APN: 927490019 SHARON FILIPOWSKI, ETAL 40411 CALLE CANCION TEMECULA CA 92592





ASMT: 927490021, APN: 927490021 PAMELA TORTOMASI, ETAL 40453 LOS AMANTES RD TEMECULA, CA. 92592

ASMT: 942180005, APN: 942180005 AMERICAN ASIA HOLDINGS C/O YEN JU SHIAU 3350 BIRCH NO 140 BREA CA 92821

ASMT: 942220003, APN: 942220003 MICHAEL MCMILLAN P O BOX 35 TEMECULA CA 92593

ASMT: 942220006, APN: 942220006 PATRICIA MCMILLAN, ETAL 29379 RCH CALIFORNIA 201 TEMECULA CA 92591

ASMT: 942230008, APN: 942230008 WIENS CELLARS 35055 VIA DEL PONTE TEMECULA, CA. 92592

ASMT: 942230009, APN: 942230009 MERI ROSA PRYCE, ETAL 38589 HILLSIDE TRAIL DR MURRIETA CA 92562

ASMT: 942230010, APN: 942230010 BRENWEST LEASING 27440 BOSTIK CT TEMECULA CA 92590

ASMT: 942230011, APN: 942230011 TERRY BURKEY, ETAL 38931 AVENIDA ARRIBA TEMECULA CA 92592

ASMT: 942230012, APN: 942230012 SIENA ESTATES INC 30343 CANWOOD ST NO 206 AGOURA HILLS CA 91301

ASMT: 942230013, APN: 942230013 MELISSA BOLES, ETAL 20 CATHLOW DR RIVERSIDE CT 6818

ASMT: 942230015, APN: 942230015 DEBRA MCCASLIN, ETAL P O BOX 890159 TEMECULA CA 92589

ASMT: 942230016, APN: 942230016 STEPHEN MCMENAMIN, ETAL 2121 SKYLINE DR FULLERTON CA 92831

ASMT: 942230017, APN: 942230017 LULU MAZENOD, ETAL 28910 INDIAN VALLEY RD RCH PALOS VERDES CA 90275

ASMT: 942230018, APN: 942230018 GRAPEROAD C/O REI MANAGEMENT CO 31416 AGOURA RD STE 210 WESTLAKE VILLAGE CA 91361

· @ || ||

ASMT: 942230025, APN: 942230025 **PVI INV** C/O LEAH SCHMITT 30343 CANWOOD ST STE 206 AGOURA HILLS CA 91301

ASMT: 942230027, APN: 942230027 TEMECULA SPRINGS LTD PARTNERSHIP C/O JEFF CARTER 3719 S PLAZA DR SANTA ANA CA 92704

ASMT: 942230029, APN: 942230029 THOMAS CRAMER 40970 ANZA RD TEMECULA CA 92592

ASMT: 942240006, APN: 942240006 LASSALETTE ENTERPRISES, ETAL C/O GARY MCMILLIAM 29379 RANCHO CALIF RD 201 TEMECULA CA 92591

ASMT: 943220002, APN: 943220002 **RUTH MAIS** 39841 ANZA RD TEMECULA, CA. 92591

ASMT: 943230004, APN: 943230004 DARA ZHANG, ETAL 32301 CORTE PALACIO TEMECULA CA 92591

ASMT: 943230005, APN: 943230005 COUNTY OF RIVERSIDE C/O REAL ESTATE DIVSION 3403 10TH ST STE 500 RIVERSIDE CA 92501

ASMT: 951140005, APN: 951140005 MAURICE VANROEKEL 42642 RIVERA DR TEMECULA CA 92592

ASMT: 951140063, APN: 951140063 LVR GROUP CHANG 16241 VENEZIA TER CHINO HILLS CA 91709

ASMT: 951140065, APN: 951140065 LVR GROUP CHANG **14790 YORBA CT** CHINO CA 91710

Easy Peel® Labels Use Avery® Template 5160®

RCHA (Rancho California Horseman Association) P.O. Box 1622 necula CA 92593

Lorraine F. Harrington 35820 Pauba Rd. Temecula CA 92592

Temecula Valley Unified School District 31350 Rancho Vista Rd. Temecula, CA 92592-6200

Cahuilla Band of Indians 52701 Hwy. 371 Suite B P.O. Box 391760 Anza, CA 92539

California Regional Water Board 2375 Northside Drive, Suite 100 San Diego, CA 92105

Department of Toxic Substances Control 1001 | Street P.O. Box 806 Sacramento, CA 95812

Rancho California Water District 42135 Winchester Rd Temecula, CA 92590

iena Estates Inc. 10343 Canwood St. No. 206 Igoura Hills CA 91301 Feed Paper

Bend along line to expose Pop-up Edge™

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

ATTN: Planning Manager
Planning Department, City of Temecula
43200 Business Park Dr.
P.O. Box 9033
Perris, CA 92570

Santa Rosa Band of Cahuilla Mission Indians 325 N. Western St. Hemet, CA 92343

Attn: Anna Hoover , Cultural Resources Committee, Pechanga Band of Luiseno Mission Indians P.O. Box 2183 Temecula , CA 92593

Palomar Observatory P.O. Box 2000 Palomar Mountain, CA 92060

South Coast Air Quality Management District 21865 E. Copley Dr. Diamond Bar, CA 91765

Southern California Association of Governments 818 W. 7th St, 12th Floor Los Angeles, CA 90017

Steve Converse 30343 Canwood St. Ste #206 Agoura Hills CA 91301



Soboba Cultural Resource Dept. P.O. Box 487 San Jacinto A 92581

ATTN: Patrick Richardson, Director of Planning & Development City of Temecula 41000 Main St. Temecula, CA 92590

Ramona Band of Mission Indians 3940 Cary Rd. P.O. Box 391670 Anza, CA 92539

Temecula Winegrowers Association P.O. Box 1601 Temecula, CA 92593

Attn: Maroun El-Hage Eastern Municipal Water District P.O. Box 8300 Perris, CA 92572-8300

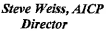
Southern California Association of Governments 818 W 7th St, 12th Floor Los Angeles, CA 90017

Los Coyotes Band of Mission Indians P.O. Box 189 Warner, CA 92086

Walt Allen 78465 Old Town Front ST #201 Temecula CA 92590



RIVERSIDE COUNTY PLANNING DEPARTMENT



P.O. Box 3044 Sacramento, CA 95812-3044 County of Riverside County Clerk	FROM: Ri ⊠	verside County Planning Department 4080 Lemon Street, 12th Floor P. O. Box 1409 Riverside, CA 92502-1409	☐ 38686 El Cerrito Road Palm Desert, California 92211
SUBJECT: Filing of Notice of Determination in compliance v			ode.
Change of Zone No. 7892, Ordinance No. 348.4837, and Pic Project Title/Case Numbers	<u>it Plan No. 16891</u>	R3 (FTA 20015-03)	
Phayvanh Nanthavongdouangsy County Contact Person	951-955-65 Phone Number		
N/A State Clearinghouse Number (if submitted to the State Clearinghouse)		<u></u>	
Steve Converse Project Applicant	30343 Can	wood St. Ste 206	
35001 Rancho California Rd. Temecula CA 92592 Project Location	7007000		
Change of Zone No. 7892 - Ordinance No. 348.4837 proposes to chat to Wine Country-Winery (WC-W) zone. Plot Plan No. 16891 Revise expansion is limited to adding 30 rooms to an existing hotel, add 16891Revision 2 will continue to operate and will not change as part in proposed Project could have a significant effect on the environment, the Project proponent. A Mitigation Negative Declaration was prepare Project Description This is to advise that the Riverside County Board of Supervise following determinations regarding that project:	sion 3 proposes to La swimming pool of the project. Base there will not be a ed.	update an existing winery into a Class V with pool facility and add 30 parking sped on the Environmental Assessment No. 42 significant effect in this case because revision	Winery that is permitted in the WC-W Zone. The aces. Other uses permitted under Plot Plan No. 1804 evaluation, it was determined that although the ons in the Project have been made or agreed to by
 The project WILL NOT have a significant effect on the e A Mitigated Negative Declaration was prepared for the pand reflect the independent judgment of the Lead Agend Mitigation measures WERE made a condition of the app A Mitigation Monitoring and Reporting Plan/Program W/S A statement of Overriding Considerations WAS NOT ad Findings were made pursuant to the provisions of CEQA 	project pursuant t by. proval of the proje AS adopted. opted for the pro	ect.	onmental Quality Act (\$2,210.00 + \$50.00)
This is to certify that the Mitigated Negative Declaration and public at: Riverside County Planning Department, 4080 Lemonth 1981	d earlier EIR, with	h comments, responses, and record coor, Riverside, CA 92501.	f project approval is available to the general
Signature Date Received for Filing and Posting at OPR		Title	Date
Signature Date Received for Filing and Posting at OPR:		Title	Date
		Title	Date
Please charge deposit fee case#: ZEA42804 ZCFG06168			Date
Please charge deposit fee case#: ZEA42804 ZCFG06168		Title	Date
Please charge deposit fee case#: ZEA42804 ZCFG06168			Date
Please charge deposit fee case#: ZEA42804 ZCFG06168			Date
Please charge deposit fee case#: ZEA42804 ZCFG06168			Date
Please charge deposit fee case#: ZEA42804 ZCFG06168			Date
Please charge deposit fee case#: ZEA42804 ZCFG06168			Date
Please charge deposit fee case#: ZEA42804 ZCFG06168			Date
Please charge deposit fee case#: ZEA42804 ZCFG06168			Date
Please charge deposit fee case#: ZEA42804 ZCFG06168			Date



Steve Weiss, AICP Director

RIVERSIDE COUNTY PLANNING DEPARTMENT

MITIGATED NEGATIVE DECLARATION

Project/Case Number: CHANGE OF ZONE NO. 7892, ORDINANCE NO. 348.4837 and PLOT PLAN No. 16891 REVISION 3 (FTA 2015-03)

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

PROJECT DESCRIPTION, LOCATION, AND MITIGATION MEASURES REQUIRED TO AVOID POTENTIALLY SIGNIFICANT EFFECTS. (see Environmental Assessment No. 42724 and Conditions of Approval)

COMPLETED/REVIEWED BY:
By: Phayvanh Nanthavongdouangs Title: Planner IV Date: May 24, 2016
Applicant/Project Sponsor: Steve Converse Date Submitted: May 24, 2016
ADOPTED BY: Board of Supervisors
Person Verifying Adoption: Phayvanh Nanthavongdouangsy Date: May 24, 2016
The Mitigated 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 Phavyanh Nanthavongdouangsy at 951-955-6573.
Revised: 10/16/07 Y:\Planning Master Forms\Templates\CEQA Forms\Mitigated Negative Declaration.docx Screen

Please charge deposit fee case#: ZEA 42804	ZCFG06168 FOR COUNTY CLERK'S USE ONLY	
İ		

COUNTY OF RIVERSIDE SPECIALIZED DEPARTMENT RECEIPT

Permit Assistance Center

4080 Lemon Street Second Floor

39493 Los Alamos Road Suite A

38686 El Cerrito Road Palm Desert, CA 92211

* REPRINTED * R1604719

Riverside, CA

Murrieta, CA

(760) 863-8277

(951) 955-3200

(951) 600-6100

Received from: CONVERSE STEVE

\$2,210.25

paid by: AE 247659

paid towards: CFG06186

CALIF FISH & GAME - NEG DECL

EA42804

at parcel #: 35001 RANCHO CALIFORNIA RD TEM

appl type: CFG1

Apr 25, 2016 12:00 posting date Apr 25, 2016 ******************************** ********************************

Account Code 658353120100208100 Description CF&G TRUST

Amount \$2,210.25

Overpayments of less than \$5.00 will not be refunded! Additional info at www.rctlma.org

COUNTY OF RIVERSIDE A* REPRINTED * R1604719 SPECIALIZED DEPARTMENT RECEIPT

Permit Assistance Center

4080 Lemon Street Second Floor Riverside, CA 92502 39493 Los Alamos Road Suite A 38686 El Cerrito Rd Indio, CA 92211 (760) 863-8271

(951) 955-3200

Murrieta, CA 92563 (951) 694-5242

Received from: CONVERSE STEVE

\$2,210.25

paid by: AE 247659

EA42804

paid towards: CFG06186

CALIF FISH & GAME - NEG DECL

at parcel: 35001 RANCHO CALIFORNIA RD TEM

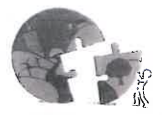
appl type: CFG1

By Apr 25, 2016 12:00

Account Code 658353120100208100 Description CF&G TRUST

Amount \$2,210.25

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



RIVERSIDE COUNTY PLANNING DEPAR

Juan C. Perez TLMA Director/ Interim Planning Director

AAR 13 200 in the second of the second of Office of Planning and Research (OPR) P.O. Box 3044 FROM: Riverside County Planning Department W MANY Sacramento, CA 95812-3044 4080 Lemon Street, 12th Floor istin a □ County of Riverside County Clerk ☐ 38686 El Cerrito Road P. O. Box 1409 SUBJECT: Filing of Notice of Determination in compliance with Section 21452 of the California Public Resources Gode. Riverside, CA 92502-1409 Palm Desert, California 92211 Temeruje Valley Wine Country Community Plan, General Plan Amendment (GPA) No. 1077. Zoning Ordinance Amendment No. 348.4728. Temeruja Valley Wine Country Design Guidelines, Temeruja Valley Wine Country Greenhouse Ges Reduction Workbook, Program Environmental Impact Report No. 524 Phayvenh Nanthayongdouangsy County Contact Person 951-955-6573 SCH No. 2009121076 to the Clearinghouse Number (if submitted to the State Clearinghouse) County of Riverside TLMA-Planning Department 4080 Lemon St. 12th Floor Riverside Ca 92501-1409 Southwest portion of the unincorporated Riverside County, approximately three miles north of the border with San Diego County, covering approximately 18 005 acres of land located east of the City of Temecula, south of Lake Skinner, and northwest of Vall Lake, 33° 31' 25.6" / 177" 5' 35.6". See attached map. The proposed project is the development of a Temecula Valley Wine Country Community Plan, that will be used to ensure that the region develops in an orderly manner that maximizes the area's unique viniculture potential and associated entrepreneurial uses, while balancing the need to protect the area's existing equestrian and rural lifestyles. The project includes the following County actions: (1) Adoption of General Plan Amendment No. 1077 which adopts the Wine Country Community Plan and updates the existing Southwest Area Plan (SWAP) and other elements of the Country General Plan, particularly the policies and boundaries related to the existing Citrus Vineyard and Valle de Los Caballos Policy Areas: (2) Zoning Ordinance Amendment No. 348 4729, adding new zoning classifications that implement the General Plant and (3) Replacement of the existing Citrus Vineyard Policy Area Design Guidelines with the Temecula Velley Wine Country Design Guidelines and adopting the Temecula Valley Wine Country Greenhouse Gas Reduction Workbook. This is to advise that the Riverside County Board of Supervisors, as the lead agency, has approved the above-referenced project on March 11, 2014, and has The project will have a significant effect on the environment. A Program Environmental Report was prepared and certified for this project pursuant to the provisions of the California Environmental Quality Act and 2. Mitigation measures were made a condition of the approval of the project. A Mitigation Monitoring or Reporting Plan was adopted for this project. A Statement of Overriding Considerations was adopted for the project. Findings were made pursuant to the provisions of CEQA. ô This is to certify that the Final Program Environmental Impact Report No. 524 with comments, responses, and record of project approval is available to the TLMA Director / Interim Planning Director March 11, 2014 Date Received for Filing and Posting at CPR: ___ 3-28 MAR 1 1 2014 FOR COUNTY CLERK'S USE ONLY

STATE OF CALIFORNIA - THE RESOURCES AGENCY DEPARTMENT OF FISH AND GAME ENVIRONMENTAL FILING FEE CASH RECEIPT

Lead Agency: COUNTY PLANNING

Project Applicant: Local Public Agency

CHECK APPLICABLE FEES: X Environmental Impact Report Negative Declaration

X County Administration Fee

County Agency of Filing: Riverside

Receipt #: 201400140 State Clearinghouse # (if applicable): 2009121076 03/13/2014 Document No: 201400140 Project Title: EIR 524; TEMECULA VALLEY WINE COUNTRY GPA 1077; ZONING 348.4729 Project Applicant Name: COUNTY PLANNING - TLMA PLANNING DEPT Phone Number: 951 955-6573 Project Applicant Address: 4080 LEMON STREET, 12TH FLOOR RIVERSIDE CA 92501-1409 3029.75 Application Fee Water Diversion (State Water Resources Control Board Only) Project Subject to Certified Regulatory Programs Project that is exempt from fees (DFG No Effect Determination (Form Attached)) \$50.00 Project that is exempt from fees (Notice of Exemption) Total Received 3079.75

Signature and title of person receiving payment: Notes:



PLANNING DEPARTMENT

Steve Weiss, AICP Planning Director

April 25, 2016

Pechanga Cultural Resources Department Ebru Ozdil P.O. Box 2183 Temecula, CA 92593

RE: AB 52 Consultation Conclusion Letter for PP16891r3 (previously PP25831)

Dear Ms. Ozdil,

An AB 52 notification for PP25831, also known as the Ponte Vineyard ("Project"), was sent to you on July 10, 2015. On August 20, 2015, the Riverside County Planning Department ("Planning") received your request dated August 18, 2015, on behalf of Pechanga Cultural Resources for AB 52 consultation on the Project. Prior to your request, at a face-to-face meeting on August 08, 2015 between Pechanga and Riverside County, this project was proactively discussed. At this meeting Pechanga requested to see a soils cross section

On September 17, 2015 the Planning Department provided the following project information via email to you: Updated Preliminary Geotechnical Interpretive Report for the Proposed 30 room Expansion located on Rancho California Road, Temecula Area, Riverside County, California, dated March 15, 2015.

On January 20, 2016 at a video conference between Pechanga and Planning, this project was again discussed. Pechanga expressed concerns that deep trenching might impact buried resources. Pechanga was then informed that according to the Geology report, the site consisted of approximately two to three feet of topsoil underlain by fossil bearing Pauba Formation. An email dated April 18, 2016 asked for you to notify the County if you had any further comments or concerns.

At this time, Planning has not received any further communication or information from you regarding this project. Planning welcomes input from Pechanga regarding this Project, however, based on the information gathered by Planning and the information provided by you to date, Planning has

Riverside Office · 4080 Lemon Street, 12th Floor P.O. Box 1409, Riverside, California 92502-1409 (951) 955-3200 · Fax (951) 955-1811 Desert Office · 77-588 El Duna Court, Suite H Palm Desert, California 92211 (760) 863-8277 · Fax (760) 863-7040 concluded that there is no potential significant impact to Tribal Cultural Resources as defined in Section 21073 of the Public Resources Code because there are no Tribal Cultural Resources present.

Planning has included conditions of approval for measures to be taken in the event unanticipated resources or human remains are found during construction activities associated with this project. These can be found as an attachment.

Based on the above, and in accordance with Public Resource Code section 21080.3.2(b), Planning has acted in good faith and made reasonable efforts to consult with Pechanga on PP25831 (PP16891r3) and considers AB 52 consultation concluded as of this letter's date.

Sincerely,

Heather Thomson County Archaeologist

Cc: Shellie Clack, Deputy County Counsel IV

Attachments: Conditions of Approval

04/25/16 16:03

Riverside County LMS CONDITIONS OF APPROVAL

Page: 1

PLOT PLAN: TRANSMITTED Case #: PP16891R3

Parcel: 942-230-025

10 GENERAL CONDITIONS

PLANNING DEPARTMENT

10. PLANNING. 20 USE - IF HUMAN REMAINS FOUND

RECOMMND

IF HUMAN REMAINS ARE FOUND ON THIS SITE:

The developer/permit holder or any successor in interest shall comply with the following codes:

Pursuant to State Health and Safety Code Section 7050.5, if human remains are encountered, no further disturbance shall occur until the County Coroner has made the necessary findings as to origin. Further, pursuant to Public Resources Code Section 5097.98 (b), remains shall be left in place and free from disturbance until a final decision as to the treatment and their disposition has been made. If the Riverside County Coroner determines the remains to be Native American, the Native American Heritage Commission shall be contacted by the Coroner within the period specified by law (24 hours). Subsequently, the Native American Heritage Commission shall identify the "Most Likely Descendant". The Most Likely Descendant shall then make recommendations and engage in consultation with the property owner and the County Archaeologist concerning the treatment of the remains as provided in Public Resources Code Section 5097.98. Human remains from other ethnic/cultural groups with recognized historical associations to the project area shall also be subject to consultation between appropriate representatives from that group and the County Archaeologist.

10 PLANNING. 21 USE - UNANTICIPATED RESOURCES

RECOMMND

UNANTICIPATED RESOURCES:

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

If during ground disturbance activities, unanticipated cultural resources* are discovered, the following procedures shall be followed:

1) All ground disturbance activities within 100 feet of the discovered cultural resource shall be halted until a meeting is convened between the developer, the project archaeologist**, the Native American tribal representative (or other appropriate ethnic/cultural group

Page: 2

__OT PLAN:TRANSMITTED Case #: PP16891R3 Parcel: 942-230-025

10. GENERAL CONDITIONS

10. PLANNING. 21 USE - UNANTICIPATED RESOURCES (cont.)

RECOMMND

representative), and the County Archaeologist to discuss the significance of the find.

- 2) The developer shall call the County Archaeologist immediately upon discovery of the cultural resource to convene the meeting.
- 3)At the meeting with the aforementioned parties, the significance of the discoveries shall be discussed and a decision is to be made, with the concurrence of the County Archaeologist, as to the appropriate mitigation (documentation, recovery, avoidance, etc) for the cultural resource.
- 4) Further ground disturbance shall not resume within the area of the discovery until a meeting has been convened with the aforementioned parties and a decision is made, with the concurrence of the County Archaeologist, as to the appropriate mitigation measures.
- * A cultural resource site is defined, for this condition, as being a feature and/or three or more artifacts in close association with each other, but may include fewer artifacts if the area of the find is determined to be of significance due to sacred or cultural importance.
- ** If not already employed by the project developer, a County approved archaeologist shall be employed by the project developer to assess the value/importance of the cultural resource, attend the meeting described above, and continue monitoring of all future site grading activities as necessary."

2

August 13, 2015

Attn: Heather Thomson, Archaeologist Riverside County Planning Department P.O. Box 1409 Riverside, CA 92502-1409



Re: AB 52 Consultation; PP25831

The Soboba Band of Luiseño Indians has received your notification pursuant under Assembly Bill 52.

The Soboba Band of Luiseño Indians appreciates your observance of Tribal Cultural Resources and their preservation in your project. The information provided to us on said project(s) has been assessed through our Cultural Resource Department. At this time the Soboba Band does not have any specific concerns regarding known cultural resources in the specified areas that the project encompasses, but does request that the appropriate consultation continue to take place between concerned tribes, project proponents, and local agencies.

Also, working in and around traditional use areas intensifies the possibility of encountering cultural resources during any future construction/excavation phases that may take place. For this reason, the Soboba Band wishes to defer to the Pechanga Band of Luiseño Indians, who are in closer proximity to the project. Additionally, the Soboba Band is requesting that the Pechanga Band of Luiseño Indians be informed of the deferment of this project to their tribe. Please feel free to contact me with any additional questions or concerns.

Sincerely,

Joseph Ontiveros Cultural Resource Director Soboba Band of Luiseño Indians P.O. Box 487 San Jacinto, CA 92581 Phone (951) 654-5544 ext. 4137 Cell (951) 663-5279 jontiveros@soboba-nsn.gov

Confidentiality: The entirety of the contents of this letter shall remain confidential between Soboba and the County of Riverside. No part of the contents of this letter may be shared, copied, or utilized in any way with any other individual, entity, municipality, or tribe, whatsoever, without the express written permission of the Soboba Band of Luiseño Indians.

NOTICE: This communication is intended for the use of the individual or entity to which it is addressed and may contain attorney/client information that is privileged, confidential and exempt from disclosure under applicable law. If the reader of this communication is not the intended recipient or the employee or agent responsible for delivering this communication to the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this communication in error, please otify us immediately by reply email or by telephone and immediately delete this communication and all its attachments.



AGUA CALIENTE BAND OF CAHUILLA INDIANS

TRIBAL HISTORIC PRESERVATION



03-006-2015-087

August 24, 2015

[VIA EMAIL TO:Hthomson@rctlma.org] Riverside County Ms. Heather Thomson 4080 Lemon Street, 12th Floor, P.O. Box 1409 Riverside, CA 92502-1409

Re: AB-52, PP25831

Dear Ms. Heather Thomson,

The Agua Caliente Band of Cahuilla Indians (ACBCI) appreciates your efforts to include the Tribal Historic Preservation Office (THPO) in the PP25831 project. A records check of the ACBCI cultural registry revealed that the project area is not located within the Tribe's Traditional Use Area (TUA). We currently have no concerns regarding this project. This letter shall conclude our consultation efforts.

Again, the Agua Caliente appreciates your interest in our cultural heritage. If you have questions or require additional information, please call me at (760)699-6829. You may also email me at keskew@aguacaliente.net.

Cordially,

Katie Eskew Archaeologist

Tribal Historic Preservation Office

Katie Ehen?

AGUA CALIENTE BAND

OF CAHUILLA INDIANS



OFFICE OF CLERK OF THE BOARD OF SUPERVISORS 1st FLOOR, COUNTY ADMINISTRATIVE CENTER P.O. BOX 1147, 4080 LEMON STREET RIVERSIDE, CA 92502-1147

PHONE: (951) 955-1060 FAX: (951) 955-1071

KECIA HARPER-IHEM Clerk of the Board of Supervisors

KIMBERLY A. RECTOR Assistant Clerk of the Board

April 28, 2016

THE PRESS ENTERPRISE ATTN: LEGALS P.O. BOX 792 RIVERSIDE, CA 92501

PH:

(951) 368-9225

E-MAIL: legals@pe.com

RE:

NOTICE OF PUBLIC HEARING: ZC 7892 PP 16891 REVISION 3 (FTA 2015-03)

To Whom It May Concern:

Attached is a copy for publication in your newspaper for One (1) time on Tuesday, May 3, 2016.

We require your affidavit of publication immediately upon completion of the last publication.

Your invoice must be submitted to this office, WITH TWO CLIPPINGS OF THE PUBLICATION.

NOTE: PLEASE COMPOSE THIS PUBLICATION INTO A SINGLE COLUMN FORMAT.

Thank you in advance for your assistance and expertise.

Sincerely,

Cecilia Gil

Board Assistant to:

KECIA HARPER-IHEM, CLERK OF THE BOARD

Printed at: 9:01 am

on: Thursday, Apr 28, 2016

Ad#: 0010160066 Order Taker: neller

THE PRESS-ENTERPRISE

Classified Advertising **Proof**

1825 Chicago Ave, Suite 100 Riverside, CA 92507 (951) 684-1200 (800) 514-7253 (951) 368-9018 Fax

Account Information

Phone #:

951-955-1066

BOARD OF SUPERVISORS

Address:

COUNTY OF RIVERSIDE

P.O. BOX 1147

RIVERSIDE, CA 92502

Account #:

1100141323

Client

Placed By:

Cecilia Gil

Fax#

Ad Information

Placement:

Public Notice FR

Publication:

PE Riverside, PE.com

Start Date:

05/03/2016

Stop Date: 05/03/2016

Insertions: 1 print / 1 online

Rate code: County Ad Lgl-PE

Ad type: C Legal

Size:

2 X 83 Li

Bill Size:

166.00

Amount Due: \$240.70

Ad Copy:

NOTICE OF PUBLIC HEARING BEFORE THE BOARD OF SUPERVISORS OF RIVERSIDE COUNTY ON A CHANGE OF ZONE AND FAST TRACK PLOT PLAN REVISION IN THE THIRD SUPERVISORIAL DISTRICT AND NOTICE OF INTENT TO ADOPT A MITIGATED NEGATIVE DECLARATION

NOTICE IS HEREBY GIVEN that a public hearing at which all interested persons will be heard, will be held before the Board of Supervisors of Riverside County, California, on the 1st Floor Board Chambers, County Administrative Center, 4080 Lemon Street, Riverside, on Tuesday, May 24, 2016 at 10:30 A.M. or as soon as possible thereafter, to consider the application submitted by Steve Converse - Walt Allen, on Change of Zone No. 7892 and the associated Ordinance No. 348,4837, which proposes to change the zoning from Citrus/Vineyard - 5 acre min (C/V-5) and Citrus/Vineyard - 10 acre minimum (C/V-10) to Wine Country - Winery (WC-W), or such other zones as the Board may find appropriate; and, Fast Track 2015-03 Plot Plan No. 16891 Revision 3, which proposes to classify the winery as a Class V Winery under the WC-W Zone and add 30 rooms, a swimming pool with a pool service building, and 30 parking spaces to an existing wine country hotel ("the project"). The project is located at 35001 Rancho California Road, Temecula, CA 92591, in the Rancho California area - Southwest Area Plan, Third Supervisorial District.

The Planning Department recommended that the Board of Supervisors approve the project and adopt the Mitigated Negative Deciaration for Environmental Assessment Ne. 42804.

The project case file may be viewed from the date of this notice until the public hearing, Monday through Friday, from 8:00 a.m. to 5:00 p.m. at the Clerk of the Board of Supervisors at 4080 Lemon Street, 1st Floor, Riversida California 92501, and at the Riverside Courty Planning Department at 4080 Lemon Street, 12th Floor, Riverside, California 92501.

FOR FURTHER INFORMATION REGARDING THIS PROJECT. PLEASE CONTACT PHAYVANH NANTHAVONGDOUANGSY, PROJECT PLANNER, AT (951) 955-6573 OR EMAIL PNANTHAV@retima.org.

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

If you challenge the above item in court, you may be limited to raising orily those issues you or someone else raised at the public hearing described in this notice, or in written correspondence to the Planning Commission or Soard of Supervisors at, or prior to, the public hearing. Be activised that as a result of the public hearing and the consideration of all public comment, written and oral, the Board of Supervisors may amend, in whole or in part, the project and/or the related environmental document. Accordingly, the designations, development standards, design of improvements, or any properties or lands within the boundaries of the project, may be changed in a way other than specifically proposed.

Alternative formats available upon request to individuals with disabilities. If you require reasonable accommodation, please contact Usa Wagner at (951) 955-1063, 72 hours prior to hearing.

Please send all written correspondence to: Clerk of the Board, 4080 Lemon Street, 1st Floor, Post Office Box 1147, Riverside, CA 92502-1147

Dated: April 28, 2016 Kecla Harper-Ihem, Clerk of the Board By: Cecilla Gil, Board Assistant

5/3

NOTICE OF PUBLIC HEARING BEFORE THE BOARD OF SUPERVISORS OF RIVERSIDE COUNTY ON A CHANGE OF ZONE AND FAST TRACK PLOT PLAN REVISION IN THE THIRD SUPERVISORIAL DISTRICT AND NOTICE OF INTENT TO ADOPT A MITIGATED NEGATIVE DECLARATION

NOTICE IS HEREBY GIVEN that a public hearing at which all interested persons will be heard, will be held before the Board of Supervisors of Riverside County, California, on the 1st Floor Board Chambers, County Administrative Center, 4080 Lemon Street, Riverside, on Tuesday, May 24, 2016 at 10:30 A.M. or as soon as possible thereafter, to consider the application submitted by Steve Converse – Walt Allen, on Change of Zone No. 7892 and the associated Ordinance No. 348.4837, which proposes to change the zoning from Citrus/Vineyard – 5 acre min (C/V-5) and Citrus/Vineyard – 10 acre minimum (C/V-10) to Wine Country – Winery (WC-W), or such other zones as the Board may find appropriate; and, Fast Track 2015-03 Plot Plan No. 16891 Revision 3, which proposes to classify the winery as a Class V Winery under the WC-W Zone and add 30 rooms, a swimming pool with a pool service building, and 30 parking spaces to an existing wine country hotel ("the project"). The project is located at 35001 Rancho California Road, Temecula, CA 92591, in the Rancho California area – Southwest Area Plan, Third Supervisorial District.

The Planning Department recommended that the Board of Supervisors approve the project and adopt the Mitigated Negative Declaration for **Environmental Assessment No. 42804.**

The project case file may be viewed from the date of this notice until the public hearing, Monday through Friday, from 8:00 a.m. to 5:00 p.m. at the Clerk of the Board of Supervisors at 4080 Lemon Street, 1st Floor, Riverside, California 92501, and at the Riverside County Planning Department at 4080 Lemon Street, 12th Floor, Riverside, California 92501.

FOR FURTHER INFORMATION REGARDING THIS PROJECT, PLEASE CONTACT PHAYVANH NANTHAVONGDOUANGSY, PROJECT PLANNER, AT (951) 955-6573 OR EMAIL PNANTHAV@rctlma.org.

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

If you challenge the above item 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 to the Planning Commission or Board of Supervisors at, or prior to, the public hearing. Be advised that as a result of the public hearing and the consideration of all public comment, written and oral, the Board of Supervisors may amend, in whole or in part, the project and/or the related environmental document. Accordingly, the designations, development standards, design or improvements, or any properties or lands within the boundaries of the project, may be changed in a way other than specifically proposed.

Alternative formats available upon request to individuals with disabilities. If you require reasonable accommodation, please contact Lisa Wagner at (951) 955-1063, 72 hours prior to hearing.

Please send all written correspondence to: Clerk of the Board, 4080 Lemon Street, 1st Floor, Post Office Box 1147, Riverside, CA 92502-1147

Dated: April 28, 2016 Kecia Harper-Ihem, Clerk of the Board

By: Cecilia Gil, Board Assistant

CERTIFICATE OF POSTING

(Original copy, duly executed, must be attached to the original document at the time of filing)

L Cecilia Gil, Board Assistant to Kecia Harper-Ihem, Clerk of the Board of Supervisors, for the County of Riverside, do hereby certify that I am not a party to the within action or proceeding; that on April 28, 2016, I forwarded to Riverside County Clerk & Recorder's Office a copy of the following document:

NOTICE OF PUBLIC HEARING

CHANGE OF ZONE 7892 and PLOT PLAN NO. 16891 REVISION 3 (FTA 2015-03)

to be posted in the office of the County Clerk at 2724 Gateway Drive, Riverside, California 92507. Upon completion of posting, the County Clerk will provide the required certification of posting.

Board Agenda Date: May 24, 2016 @ 10:30 A.M.

SIGNATURE: Cecilia Gil DATE: April 28, 2016

Cecilia Gil

Gil, Cecilia

From:

Kennemer, Bonnie

bkenneme@asrclkrec.com>

Sent:

Wednesday, April 27, 2016 5:04 PM

To:

Gil, Cecilia

Subject:

RE: FOR POSTING: ZC 7892 PP 16891 REVISION 3

Good Afternoon,

Received and will be posted today.

Thank you, Bonnie

From: Gil, Cecilia [mailto:CCGIL@rcbos.org]
Sent: Wednesday, April 27, 2016 4:07 PM

To: Acevedo, Amy; Buie, Tammie; Kennemer, Bonnie; Meyer, Mary Ann

Subject: FOR POSTING: ZC 7892 PP 16891 REVISION 3

One more Notice for POSTING. Please confirm. THANK YOU!

Cecilia Gil

Board Assistant Clerk of the Board of Supervisors (951) 955-8464 MS# 1010

CERTIFICATE OF MAILING

(Original copy, duly executed, must be attached to the original document at the time of filing)

I, <u>Cecilia Gil, Board Assistant</u>, for the County of Riverside, do hereby certify that I am not a party to the within action or proceeding; that on <u>April 28, 2016</u>, I mailed a copy of the following document:

NOTICE OF PUBLIC HEARING

CHANGE OF ZONE 7892 and PLOT PLAN NO. 16891 REVISION 3 (FTA 2015-03)

to the parties listed in the attached labels, by depositing said copy with postage thereon fully prepaid, in the United States Post Office, 3890 Orange St., Riverside, California, 92501.

Board Agenda Date: May 24, 2016, 2016 @ 10:30 AM

SIGNATURE: Cecilia Gil DATE: April 28, 2016

Cecilia Gil

Easy Peel® Labels
Use Avery® Template 5160®
RCHA (Rancho California Horseman
Association)
P.O. Box 1622

Lorraine F. Harrington 35820 Pauba Rd. Temecula CA 92592

Temecula CA 92593

Temecula Valley Unified School District 31350 Rancho Vista Rd. Temecula, CA 92592-6200

Cahuilla Band of Indians 52701 Hwy. 371 Suite B P.O. Box 391760 Anza, CA 92539

California Regional Water Board 2375 Northside Drive, Suite 100 San Diego, CA 92105

Department of Toxic Substances Control 1001 | Street P.O. Box 806 Sacramento, CA 95812

Rancho California Water District 42135 Winchester Rd Temecula, CA 92590

Siena Estates Inc. 30343 Canwood St. No. 206 Agoura Hills CA 91301 Bend along line to expose Pop-up Edge™

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

ATTN: Planning Manager
Planning Department, City of Temecula
43200 Business Park Dr.
P.O. Box 9033
Perris, CA 92570

Santa Rosa Band of Cahuilla Mission Indians 325 N. Western St. Hemet, CA 92343

Attn: Anna Hoover ,Cultural Resources Committee, Pechanga Band of Luiseno Mission Indians P.O. Box 2183 Temecula ,CA 92593

Palomar Observatory
P.O. Box 2000
Palomar Mountain, CA 92060

South Coast Air Quality Management District 21865 E. Copley Dr. Diamond Bar, CA 91765

Southern California Association of Governments 818 W. 7th St, 12th Floor Los Angeles, CA 90017

Steve Converse 30343 Canwood St. Ste #206 Agoura Hills CA 91301 AVERY® 5160°

Soboba Cultural Resource Dept. P.O. Box 487 San Jacinto A 92581

ATTN: Patrick Richardson, Director of Planning & Development City of Temecula 41000 Main St.
Temecula, CA 92590

Ramona Band of Mission Indians 3940 Cary Rd. P.O. Box 391670 Anza, CA 92539

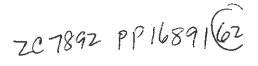
Temecula Winegrowers Association P.O. Box 1601
Temecula, CA 92593

Attn: Maroun El-Hage Eastern Municipal Water District P.O. Box 8300 Perris, CA 92572-8300

Southern California Association of Governments 818 W 7th St, 12th Floor Los Angeles, CA 90017

Los Coyotes Band of Mission Indians P.O. Box 189 Warner, CA 92086

Walt Allen 78465 Old Town Front ST #201 Temecula CA 92590



ASMT: 927470011, APN: 927470011 SHARON MATSON, ETAL

35305 LOS NOGALES RD TEMECULA CA 92592

ASMT: 927490003, APN: 927490003 MICHAEL R GORDON INSURANCE SERVICES I 18141 BEACH BLVD NO 250 HUNTINGTON BEACH CA 92648

ASMT: 927480003, APN: 927480003

SANDRA NIZETICH, ETAL 4617 ADENMORE AVE LAKEWOOD CA 90712

ASMT: 927490007, APN: 927490007

TERRY FREVILLE, ETAL 40450 CALLE CANCION TEMECULA, CA. 92592

ASMT: 927480004, APN: 927480004

HELENA TYSARCZYK, ETAL 35260 LOS NOGALES RD TEMECULA, CA. 92592

ASMT: 927490009, APN: 927490009

JEANNIE DUGGER, ETAL 25096 JEFFERSON AVE STE B MURRIETA CA 92562

ASMT: 927480005, APN: 927480005

JERI COTA, ETAL

35280 LOS NOGALES RD TEMECULA, CA. 92592

ASMT: 927490013, APN: 927490013

TONITA GONZALES, ETAL 34881 LOS NOGALES RD TEMECULA, CA. 92592

ASMT: 927480006, APN: 927480006

MARIAN HAWKEY

1534 COUNTRY CLUB DR ESCONDIDO CA 92029

ASMT: 927490014, APN: 927490014

JOHN KNUDSEN, ETAL 40420 CALLE CANCION TEMECULA, CA. 92592

ASMT: 927490001, APN: 927490001

YESENIA CANAS, ETAL 35209 LOS NOGALES RD TEMECULA, CA. 92592

ASMT: 927490016, APN: 927490016

LOUIS FLETCHER, ETAL 6446 LANGDON AVE VAN NUYS CA 91406

ASMT: 927490002, APN: 927490002

SANDRA HUTCHENS, ETAL 25102 OCEAN KNOLL DANA POINT CA 92629

ASMT: 927490019, APN: 927490019 SHARON FILIPOWSKI, ETAL 40411 CALLE CANCION TEMECULA CA 92592



ASMT: 927490021, APN: 927490021 PAMELA TORTOMASI, ETAL 40453 LOS AMANTES RD TEMECULA, CA. 92592

ASMT: 942180005, APN: 942180005 AMERICAN ASIA HOLDINGS C/O YEN JU SHIAU 3350 BIRCH NO 140 BREA CA 92821

ASMT: 942220003, APN: 942220003 MICHAEL MCMILLAN P O BOX 35 TEMECULA CA 92593

ASMT: 942220006, APN: 942220006 PATRICIA MCMILLAN, ETAL 29379 RCH CALIFORNIA 201 TEMECULA CA 92591

ASMT: 942230008, APN: 942230008 WIENS CELLARS 35055 VIA DEL PONTE TEMECULA, CA. 92592

ASMT: 942230009, APN: 942230009 MERI ROSA PRYCE, ETAL 38589 HILLSIDE TRAIL DR MURRIETA CA 92562

ASMT: 942230010, APN: 942230010 BRENWEST LEASING 27440 BOSTIK CT TEMECULA CA 92590 ASMT: 942230011, APN: 942230011 TERRY BURKEY, ETAL 38931 AVENIDA ARRIBA TEMECULA CA 92592

ASMT: 942230012, APN: 942230012 SIENA ESTATES INC 30343 CANWOOD ST NO 206 AGOURA HILLS CA 91301

ASMT: 942230013, APN: 942230013 MELISSA BOLES, ETAL 20 CATHLOW DR RIVERSIDE CT 6818

ASMT: 942230015, APN: 942230015 DEBRA MCCASLIN, ETAL P O BOX 890159 TEMECULA CA 92589

ASMT: 942230016, APN: 942230016 STEPHEN MCMENAMIN, ETAL 2121 SKYLINE DR FULLERTON CA 92831

ASMT: 942230017, APN: 942230017 LULU MAZENOD, ETAL 28910 INDIAN VALLEY RD RCH PALOS VERDES CA 90275

ASMT: 942230018, APN: 942230018 GRAPEROAD C/O REI MANAGEMENT CO 31416 AGOURA RD STE 210 WESTLAKE VILLAGE CA 91361





ASMT: 942230025, APN: 942230025 PVI INV C/O LEAH SCHMITT 30343 CANWOOD ST STE 206 AGOURA HILLS CA 91301

ASMT: 942230027, APN: 942230027 TEMECULA SPRINGS LTD PARTNERSHIP C/O JEFF CARTER 3719 S PLAZA DR SANTA ANA CA 92704

ASMT: 942230029, APN: 942230029 THOMAS CRAMER 40970 ANZA RD TEMECULA CA 92592

ASMT: 942240006, APN: 942240006 LASSALETTE ENTERPRISES, ETAL C/O GARY MCMILLIAM 29379 RANCHO CALIF RD 201 TEMECULA CA 92591

ASMT: 943220002, APN: 943220002 RUTH MAIS 39841 ANZA RD TEMECULA, CA. 92591

ASMT: 943230004, APN: 943230004 DARA ZHANG, ETAŁ 32301 CORTE PALACIO TEMECULA CA 92591

ASMT: 943230005, APN: 943230005 COUNTY OF RIVERSIDE C/O REAL ESTATE DIVSION 3403 10TH ST STE 500 RIVERSIDE CA 92501 ASMT: 951140005, APN: 951140005 MAURICE VANROEKEL 42642 RIVERA DR TEMECULA CA 92592

ASMT: 951140063, APN: 951140063 LVR GROUP CHANG 16241 VENEZIA TER CHINO HILLS CA 91709

ASMT: 951140065, APN: 951140065 LVR GROUP CHANG 14790 YORBA CT CHINO CA 91710



ехроѕе Pop-up Edgeтм

Bend along line to