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



FROM: TLMA – Planning Department

SUBJECT: GENERAL PLAN AMENDMENT NO. 1164, SPECIFIC PLAN NO. 336 AMENDMENT NO. 1, CHANGE OF ZONE NO. 7899, AND ADDENDUM NO. 3 TO ENVIRONMENTAL IMPACT REPORT NO. 455 (FAST TRACK 2014-08) - Applicant: VLP Capital, Inc. - Engineer/Representative: Hunsaker & Associates Irvine, Inc. - Fourth Supervisorial District - Pass & Desert Zoning District - Western Coachella Valley Area Plan: Open Space: Recreation and Community Development: Medium High Density Residential (CD:MHDR), Commercial Tourist (CD:CT) and Rural: Rural Desert (R:RD) as reflected on the Specific Plan Land Use Plan within the Western Coachella Valley Area Plan - Location: Northerly of Avenue 20, southerly of Avenue 18, westerly of Bubbling Wells Road, and easterly of Palm Drive -649.66 Gross Acres - Zoning: Specific Plan (SP) - REQUEST: The General Plan Amendment proposes to amend the Riverside County General Plan Land Use Element as it applies to the Project site. The Specific Plan Amendment proposes several internal revisions to the SP, plus adds the existing golf course at the center of the Project site to the Specific Plan Area. Change of Zone (CZ) No. 7899 proposes to change the zoning from Controlled Development Areas (W-2) of the Project site to Specific Plan (SP), create a new boundary for the Specific Plan, and create a new zoning ordinance for the Specific Plan area. (100% Deposit Based Funds)

Sleve Main	
Steve Weiss, AICP	

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(Continued on next page)

Juan C. Perez TLMA Director

For Fiscal Year:

N/A

Planning Director

SW:ms

FINANCIAL DATA	Current Fiscal Year:	Next Fiscal Year:	Total Cost:		Ongoing Cost:	POLICY/O	CONSENT c. Office)
COST	\$ N//	A \$ 1	VA \$	N/A	\$ N/A	A	
NET COUNTY COST	\$ N//	4 \$ 1	VA \$	N/A	\$ N/A	Consent 🗆	Policy 2
SOURCE OF FUN	DS: DBF				Budget Adjust	ment: N/A	

C.E.O. RECOMMENDATION:

APPRO

County Executive Office Signature

MINUTES OF THE BOARD OF SUPERVISOR

Positions Added	Change Order
A-30	4/5 Vote

					-
Prov	Ann	Pof .	3 15	5/7/13	
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SUBMITTAL TO THE BOARD OF SUPERVISORS, COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

FORM 11: GENERAL PLAN AMENDMENT NO. 1164, SPECIFIC PLAN NO. 336 AMENDMENT NO. 1,

and CHANGE OF ZONE NO. 7899 (FAST TRACK 2014-08)

DATE: June 7, 2016 **PAGE:** Page 2 of 3

RECOMMENDED MOTION: That the Board of Supervisors:

<u>CONSIDER</u> ADDENDUM No. 3 to ENVIRONMENTAL IMPACT REPORT NO. 455, based on the finding that all impacts were adequately analyzed pursuant to applicable legal standards, and while some changes and/or additions are necessary, none of the conditions described in State CEQA Guidelines Section 15162 exist; and,

TENTATIVELY APPROVE GENERAL PLAN AMENDMENT NO. 1164 amending the Land Use Designation for the subject property to add the golf course portion of the project to the Specific Plan, changing its land use designation from Open Space: Recreation (OS:R) to Open Space: Recreation (OS:R) as reflected on the Specific Plan Land Use Plan (the only change being that it is now in a Specific Plan); based on the findings and conclusions incorporated in the staff report; and, pending final adoption of the General Plan Amendment Resolution by the Board of Supervisors; and,

<u>TENTATIVELY</u> APPROVE SPECIFIC PLAN NO. 336 AMENDMENT NO. 1, based on the findings and conclusions incorporated in the staff report; and, pending adoption of the Specific Plan Resolution by the Board of Supervisors; and,

<u>TENTATIVELY APPROVE</u> CHANGE OF ZONE NO. 7899, amending the zoning classification for a portion of the subject property from Controlled Development (W-2) to Specific Plan (SP) in accordance with the Zoning Exhibit; to adopt a project specific Zoning Ordinance amendment to the text of Ordinance No. 348; and change the boundary of the Specific Plan based upon the findings and conclusions incorporated in the staff report; and, pending Ordinance adoption by the Board of Supervisors.

BACKGROUND:

Summary

Specific Plan No. 336 (SP336) was adopted by the Riverside County Board of Supervisors (Board) on August 15, 2006. The project covered a total of 478 acres, and proposed the development of 2,250 dwelling units on 314.5 acres, 10.1 acres of recreation area, 76 acres for regional flood control, 25 acres for a sanitary sewer lift station, and approximately 52 acres of transportation improvements. The Board also adopted Change of Zone No. 6876 (CZ6876) to change the zoning classification on the Project site from Controlled Development Area (W-2) to SP (Specific Plan).

The potential significant environmental impacts associated with SP336 and CZ6876 were analyzed in Environmental Impact Report No. 455 (EIR 455). While the project was designed and conditioned to mitigate most of the environmental impacts to a level below significance, overriding considerations were required for traffic and circulation, biological resources, and air quality due to significant and unavoidable adverse impacts.

Specific Plan No. 336, Substantial Conformance No. 1 (SP336S1) and Change of Zone No. 7715 were adopted by the Board of Supervisors on May 7, 2013. This reconfigured maximum dwelling unit counts for the proposed Planning Areas consistent with the tentative maps and incorporated an alignment of an off-site sewer extension to the sewer lift station, but did not increase the total maximum dwelling units.

The project proposed in this Form 11 is an Amendment to the Specific Plan requested by the applicant to respond to market changes and make the unbuilt Specific Plan more marketable. Specifically the plan proposes to 1) Revert the maximum unit count in the Specific Plan back to the 2,250 unit count originally

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FORM 11: GENERAL PLAN AMENDMENT NO. 1164, SPECIFIC PLAN NO. 336 AMENDMENT NO. 1,

and CHANGE OF ZONE NO. 7899 (FAST TRACK 2014-08)

DATE: June 7, 2016 PAGE: Page 3 of 3

approved in the first version of the plan, 2) add the existing golf course to the Specific Plan increasing the acreage to a total of 649.66 acres, 3) remove the age restriction to the community, and 4) in addition to the residential neighborhoods, the Amendment proposes other resort residential uses to cover the balance of the project site including 900 resort residential units and a 50-room boutique hotel. Resort residential units will be individually owned, however the property owner has the ability to rent out the unit through a centrally managed rental program for short-term (less than 30 days) or long-term (30 plus day intervals) rentals. Rentals will be subject to applicable Transient Occupancy Tax.

The applicant has indicated that the Movida Desert Dunes resort component represents a movement towards resort-style ownership master plans in desirable locations. They explain that people want to own a second home in a resort destination, but also want to be able to rent their home when they are not there and have it professionally managed. This has led to an increase in the popularity of short-term "vacation" rentals of privately owned residences in popular resort locations.

The project proposes 900 resort condominiums that will be part of a residential resort rental program. Each individually owned unit is proposing an option to be part of a professionally managed, onsite rental program. Once part of the rental program, the unit will be managed, serviced and rented through a centrally managed service, allowing for rental income to be generated to the owner while not using the unit. These units will be part of an international portfolio of residential resort units offered for rent. The experience to the end customer will look and feel like renting a resort-style hotel unit, complete with room service, front-desk check-in, concierge, and associated resort amenities. The conditions, covenants and restrictions of the purchase of each of the 900 units will forbid any rental of any unit for any period less than 30 days unless the unit is a registered participant in the rental program. This will ensure a single point of contact for any visiting customer, as well as registered guest experience and associated collection of fees, deposits, etc., for each rental period.

This is the first project of its kind processed by the County that combines residential and commercial uses and responds to a high-level of interest in the market for this product type. The Specific Plan zoning ordinance would permit this use, the first of its kind in Riverside County.

Impact on Citizens and Businesses

All impacts have been analyzed in the EIR and subsequent addenda.

ATTACHMENTS:

- 1. STAFF REPORT
- 2. **RESOLUTION NO. 2016-113**
- 3. SPECIFIC PLAN ZONING ORDINACE



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

May 23, 2016

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

E-MAIL: legals@pe.com

TEL: (951) 368-9268

RE: NOTICE OF PUBLIC HEARING: GPA 1164; SP 336 AMD. NO. 1; ZC 7899 EIR

To Whom It May Concern:

Attached is a copy for publication in your newspaper for One (1) Time on Thursday, May 26, 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: 1:18 pm

On: Monday , May 23, 2016

Ad#: 0010167510 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:

05/26/2016

Stop Date:

05/26/2016

Insertions:

1 print / 1 online

Rate code:

County Ad LgI-PE

Ad type:

C Legal

Size:

2 X 87 Li

Bill Size:

174.00

Amount Due:

\$252.30

Ad Copy:

NOTICE OF PUBLIC HEARING BEFORE THE BOARD OF SUPERVISORS OF RIVERSIDE COUNTY ON A GENERAL PLAN AMENDMENT, SPECIFIC PLAN AMENDMENT AND A CHANGE OF ZONE (FAST TRACK 2014-08) IN THE FOURTH SUPERVISORIAL DISTRICT AND NOTICE OF INTENT TO CERTIFY AN ADDENDUM TO ENVIRONMENTAL IMPACT REPORT

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, June 7, 2016 at 10:30 A.M. or as soon as possible thereafter, to consider the application submitted by VLP Capital, Inc. - Hunsaker & Associates Irvine, Inc., on (Fast Track 2014-08) General Plan Amendment No. 1164, which proposes to amend the land use as it applies to the project site; Specific Plan No. 336 Amendment No. 1, which proposes many internal revisions to the SP, plus adds the existing golf course at the center of the Project site to the Specific Plan Area; Change of Zone No. 7899, which proposes to change the zoning from Controlled Development Areas (W-2) of the Project site to Specific Plan (SP), create a new boundary for the Specific Plan area, or such other zones as the Board may lind appropriate. The project is located northerly of Avenue 20, southerly of Avenue 18, westerny of Bubbling Wells Road, and easterty of Palm Drive in the Pass & Desert Zoning - Western Coachella Valley Area Plan, Fourth Supervisorial District.

The Planning Department approved the project, found that the environmental effects have been addressed and recommended Addendum No. 3 to **Environmental Im**pact Report No. 455.

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 RUSSELL BRADY, PROJECT PLANNER, AT (951) 955-3025 OR EMAIL forady@rclima.org.

Any person wishing to testify in support of or in opposi-tion 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 sub-mitted to the Board of Supervisors and the Board of Su-pervisors 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 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 Lisa Wagner at (951) 955-1063, 72 hours prior to the 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: May 23, 2016 Kecla Harper-Ihem, Clerk of the Board By: Cecilia Gil, Board Assistant

5/26



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

May 23, 2016

THE DESERT SUN ATTN: LEGALS P.O. BOX 2734 PALM SPRINGS, CA 92263

TEL:

(760) 778-4578

E-MAIL: legals@thedesertsun.com

RE: NOTICE OF PUBLIC HEARING: GPA 1164; SP 336 AMD. NO. 1; ZC 7899 EIR

To Whom It May Concern:

Attached is a copy for publication in your newspaper for One (1) Time on Thursday. May 26, 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

Gil, Cecilia

From:

Email, TDS-Legals < legals@thedesertsun.com>

Sent:

Monday, May 23, 2016 11:03 AM

To:

Gil, Cecilia

Subject:

RE: FOR PUBLICATION: GPA 1164 SP 336 AMD NO. 1 ZC 7899

Good Morning

Ad received and will publish on date(s) requested.

Charlene Moeller | Customer Care Representative / Legals

The Desert Sun Media Group
750 N. Gene Autry Trail, Palm Springs, CA 92262
t 760.778.4578 | f 760.778.4528 e: legals@thedesertsun.com

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This email and any files transmitted with it are confidential and intended for the individual to whom they are addressed. If you have received this email in error, please notify the sender and delete the message from your system

From: Gil, Cecilia [mailto:CCGIL@rcbos.org]
Sent: Monday, May 23, 2016 9:37 AM

To: Email, TDS-Legals < legals@thedesertsun.com>

Subject: FOR PUBLICATION: GPA 1164 SP 336 AMD NO. 1 ZC 7899

Good morning! Attached is a Notice of Public Hearing for publication on Thursday, May 26, 2016. Please confirm. THANK YOU!

Cecilia Gil

Board Assistant Clerk of the Board of Supervisors (951) 955-8464 MS# 1010 NOTICE OF PUBLIC HEARING BEFORE THE BOARD OF SUPERVISORS OF RIVERSIDE COUNTY ON A GENERAL PLAN AMENDMENT, SPECIFIC PLAN AMENDMENT AND A CHANGE OF ZONE (FAST TRACK 2014-08) IN THE FOURTH SUPERVISORIAL DISTRICT AND NOTICE OF INTENT TO CERTIFY AN ADDENDUM TO ENVIRONMENTAL IMPACT REPORT

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FOR FURTHER INFORMATION REGARDING THIS PROJECT, PLEASE CONTACT RUSSELL BRADY, PROJECT PLANNER, AT (951) 955-3025 OR EMAIL ribrady@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.

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

Dated: May 23, 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)

I, 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 May 23, 2016, I forwarded to Riverside County Clerk & Recorder's

Office a copy of the following document:

NOTICE OF PUBLIC HEARING

GPA 1164; SP 336 AMD. NO. 1; ZC 7899 and EIR

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: June 7, 2016 @ 10:30 a.m.

SIGNATURE: Cecilia Gil DATE: May 23, 2016

Cecilia Gil

Gil, Cecilia

From:

Meyer, Mary Ann <MaMeyer@asrclkrec.com>

Sent:

Monday, May 23, 2016 9:40 AM

To:

Gil, Cecilia; Acevedo, Amy; Buie, Tammie; Kennemer, Bonnie RE: FOR POSTING: GPA 1164 SP 336 AMD NO. 1 ZC 7899

Subject:

Received and will be posted

From: Gil, Cecilia [mailto:CCGIL@rcbos.org]
Sent: Monday, May 23, 2016 9:38 AM

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

Subject: FOR POSTING: GPA 1164 SP 336 AMD NO. 1 ZC 7899

Good morning! Attached is a Notice of Public Hearing 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)

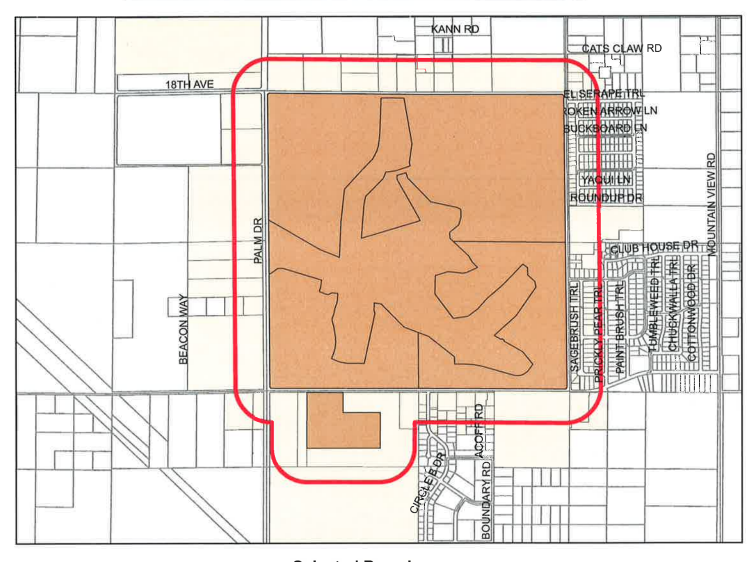
I, <u>Cecilia Gil, Board Assistant</u> , for the County of Riverside, do hereby certify that I an not a party to the within action or proceeding; that on <u>May 23, 2016</u> , I mailed
a copy of the following document:
NOTICE OF PUBLIC HEARING
GPA 1164; SP 336 AMD. NO. 1; ZC 7899 and EIR
to the parties listed in the attached labels, by depositing said copy with postage thereonerully prepaid, in the United States Post Office, 3890 Orange St., Riverside, California 92501.
Board Agenda Date: June 7, 2016 @ 10:30 AM
SIGNATURE: <u>Cecilia Gil</u> DATE: <u>May 23, 2016</u> Cecilia Gil

PROPERTY OWNERS CERTIFICATION FORM

I, VINNIE NGUYEN, certify that on 2 10 2016,
The attached property owners list was prepared by Riverside County GIS,
APN (s) or case numbers <u>CZO7899/GPAO1164/SPO0336A</u>
Company or Individual's Name Planning Department
Distance buffered 600'
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 or
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.
understand that incorrect or incomplete information may be grounds for rejection or denial of the
application.
NAME:Vinnie Nguyen
TITLE GIS Analyst
ADDRESS: 4080 Lemon Street 2 nd Floor
Riverside, Ca. 92502
TELEPHONE NUMBER (8 a.m. – 5 p.m.): (951) 955-8158

druked ht wistraplops

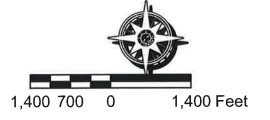
CZ07899/GPA01164/SP00336A1 (600 feet buffer)



Selected Parcels

657-401-002	657-392-008	660-020-005	660-020-006	657-402-003	657-401-013	657-270-010	657-332-023	657-311-004	657-401-003
657-230-015	657-240-028	657-323-001	657-402-011	657-230-028	657-250-012	660-040 - 001	657-332-024	657-333-021	657-361-004
660-080-025	657-395-001	657-311-002	657-314-023	657-290-011	657-331-004	657-331-005	657-331-003	657-391-002	657-314-024
660-040-002	657-280-015	657-401-018	657-323-021	657-311-007	657-313-003	657-313-024	660-050-001	657-332-022	657-332-004
657-332-003	657-332-002	657-322-022	657-391-001	657-322-002	657-392-003	657-391-004	657-323-005	657-290-006	657-490-002
657-240-029	657-314-003	660-072-001	657-333-001	657-401-007	657-401-008	657-402-006	657-401-006	657-392-009	657-230-012
657-362-010	657-402-001	657-322-003	657-314-021	657-391-007	660-110-053	657-323-004	657-402-010	657-333-024	660-080 - 011
657-270-009	657-351-012	657-323-003	657-401-015	657-280-003	657-314-004	657-401-014	657-351-002	657-391 - 005	657-321-007
657-490-001	660-071-009	657-361-003	657 - 362-008	657-311-003	660-110 - 001	657-331-006	657-361-002	657-321-002	657-351-013
657-351-001	657-391-006	657-230-009	657-230-010	660-072-002	660-072-020	660-072-019	660-040-005	657-314-020	657-402-002
657-391-003	657-351-003	657-314-005	657-323-022	657-332-020	657-402-009	657-402-005	657-322-021	657-230-011	657-401-012
657-402-008	657-351-004	657-351-007	657-402-012	657-362-013	657-362-005	657-362-012	657-362-007	657-321-005	657-312-006

First 120 parcels shown



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

ASMT: 657230010, APN: 657230010

JEFFERSON ESTATES P O BOX 13990

PALM DESERT CA 92211

ASMT: 657230011, APN: 657230011

CELIA CAMBRON, ETAL 31822 AVENIDA ALVERA CATHEDRAL CY CA 92234

ASMT: 657230012, APN: 657230012

SOCORRO PEREZ, ETAL

66850 18TH AVE

DSRT HOT SPG, CA. 92241

ASMT: 657230013, APN: 657230013

T BIRD REALTY INC

71330 HIGHWAY 111 STE B RANCHO MIRAGE CA 92270

ASMT: 657230015, APN: 657230015

IAN ROBERTSON, ETAL

8350 E ROUNTREE DR NO 220 SCOTTSDALE AZ 85260

ASMT: 657230023, APN: 657230023

T BIRD REALTY INC

71330 HIGHWAY 111

RANCHO MIRAGE CA 92270

ASMT: 657230028, APN: 657230028

BIBLE BAPTIST CHURCH

27620 LANDAU BLV STE 5

CATHEDRAL CITY CA 92234

ASMT: 657240006, APN: 657240006

VINCENT KARPINSKI

700 PARK PASEO

LAS VEGAS NV 89104

ASMT: 657240023, APN: 657240023

PETER SIMIONATO

17 LAURIE CT

NOVATO CA 94947

ASMT: 657240027, APN: 657240027

LEODIVINA LOPEZ, ETAL 17920 AVENIDA MANZANA

DSRT HOT SPG, CA. 92241

ASMT: 657240028, APN: 657240028 BECKER ELIZABETH ESTATE OF

C/O PHILIP BECKER

17848 AVENIDA MANZANA

DESERT HOT SPRINGS CA 92241

ASMT: 657240029, APN: 657240029

DESEZANA

P O BOX 1106

SAN BERNARDINO CA 92401

ASMT: 657250012, APN: 657250012

BLUEBEYOND FISHERIES

P O BOX 399

DSRT HOT SPGS CA 92240

ASMT: 657270008, APN: 657270008

SIXTO INIGUEZ

17930 BUBBLING WELLS RD

DSRT HOT SPG, CA. 92241

ASMT: 657311002, APN: 657311002 CATHERINE CROCKETT 67560 EL SERAPE TR DSRT HOT SPG, CA. 92241

ASMT: 657311003, APN: 657311003 DEBRA ABURTO, ETAL 30255 ARBOL REAL THOUSAND PALMS CA 92276

ASMT: 657311004, APN: 657311004 AYASS INV INC C/O BASSAM AYASS 440 PORTAFINO CT APT 102 POMONA CA 91766

ASMT: 657311005, APN: 657311005 SUSAN CARNEY, ETAL 67590 EL SERAPE TR DSRT HOT SPG, CA. 92241

ASMT: 657311006, APN: 657311006 ROBERTA SANGSTER 5116 OLIVE HILL TR BONSALL CA 92003

ASMT: 657311007, APN: 657311007 MARIA VERSTAPPEN, ETAL 67595 EL SERAPE TRL DSRT HOT SPGS CA 92240

ASMT: 657312001, APN: 657312001 ANN ACKER, ETAL 1445 COLBY AVE NO 2 LOS ANGELES CA 90025 ASMT: 657312004, APN: 657312004 SOUTHERN CALIF DREAM BUILDERS INC 74801 HOVLEY LN NO 14223 PALM DESERT CA 92255

ASMT: 657312006, APN: 657312006 KENNETH MCGUIRE 18405 SAGEBRUSH TR DSRT HOT SPG, CA. 92241

ASMT: 657312007, APN: 657312007 MITCHELL MATTHEWS, ETAL C/O STEVEN MATTHEWS 4024 CALLE MARLENA SAN CLEMENTE CA 92672

ASMT: 657313001, APN: 657313001 MILTON WEISS ESTATE OF C/O SHIRLEY WEISS P O BOX 20151 RENO NV 89515

ASMT: 657313002, APN: 657313002 WEST COAST HOME SOLUTIONS C/O EUGENE LABUNSKY P O BOX 1969 LAKE OSWEGO OR 97035

ASMT: 657313003, APN: 657313003 MARIA VERSTAPPEN, ETAL 67595 EL SERAPE TR DSRT HOT SPG, CA. 92241

ASMT: 657313021, APN: 657313021 MARVIN MOLINA P O BOX 2726 CATHEDRAL CY CA 92235



ASMT: 657321002, APN: 657321002

JAIME HERNANDEZ 18495 SAGEBRUSH TRL DSRT HOT SPG, CA. 92241 ASMT: 657322004, APN: 657322004 ROBERT WILFORD, ETAL C/O ROBERT M WILFORD

13916 COHASSET ST VAN NUYS CA 91405

ASMT: 657321004, APN: 657321004

LIVING MODERN **67610 YAQUI LN** DESERT HOT SPRINGS CA 92241 ASMT: 657322005, APN: 657322005

THOMAS TOPP P O BOX 4227

PALM SPRINGS CA 92263

ASMT: 657321006, APN: 657321006

DMITRI KOLTSOV, ETAL 18605 SAGEBRUSH TR DSRT HOT SPG, CA. 92241 ASMT: 657322020, APN: 657322020

PATRICIA VALDIVIA 67580 EL SOMBRERO LN DSRT HOT SPG, CA. 92240

ASMT: 657321007, APN: 657321007

GEORGINA JIMENEZ 18625 SAGEBRUSH TRL DSRT HOT SPG, CA. 92241 ASMT: 657322021, APN: 657322021 MARIE LAURE HEUZE BOWLER, ETAL

67560 EL SOMBRERO LN DSRT HOT SPG, CA. 92241

ASMT: 657321010, APN: 657321010

MARILYN ARONSON, ETAL 18655 SAGEBRUSH RD DSRT HOT SPG, CA. 92241 ASMT: 657322022, APN: 657322022

CYNTHIA GUTIERREZ 43791 SMURR ST INDIO CA 92201

ASMT: 657322002, APN: 657322002

DANIEL OPALKA 67559 BUCKBOARD LN DSRT HOT SPG, CA. 92241 ASMT: 657322024, APN: 657322024

WRENBURY INC 818 SHADY OAK DR SANTA ROSA CA 95404

ASMT: 657322003, APN: 657322003

ERNEST NYLANDER 560 W 4050 N

PLEASANT VIEW UT 84414

ASMT: 657323001, APN: 657323001 MARGARET COLEMAN, ETAL **24701 RAYMOND WAY NO 227** LAKE FOREST CA 92630







ASMT: 657332004, APN: 657332004

CRAIG MACDONALD 5800 CLIFTON BLV RIVERSIDE CA 92504 ASMT: 657333001, APN: 657333001

EDELMIRA COLIN 67591 YAQUI LN DSRT HOT SPG, CA. 92241

ASMT: 657332005, APN: 657332005

MOSES SUGGS 1416 N VISTA ST NO 2 LOS ANGELES CA 90046 ASMT: 657333002, APN: 657333002

LUIS SANCHEZ 67595 YAQUI LN DSRT HOT SPG, CA. 92241

ASMT: 657332020, APN: 657332020

JOHN ANNALA 67644 YAQUI LN DSRT HOT SPG, CA. 92241 ASMT: 657333003, APN: 657333003

MARISELA HERNANDEZ 67611 YAQUI LN DSRT HOT SPG, CA. 92241

ASMT: 657332021, APN: 657332021

BRIAN HEDRICK, ETAL 67626 YAQUI LN DSRT HOT SPG, CA. 92241 ASMT: 657333004, APN: 657333004

PHYLLIS OCAMPO, ETAL 1321 ARABIC ST WILMINGTON CA 90744

ASMT: 657332022, APN: 657332022

COLLEEN EDWARDS 18550 PAINT BRUSH TR DSRT HOT SPG CA 92241 ASMT: 657333005, APN: 657333005

URSULA IRWIN 15 W 064 87TH ST BURR RIDGE IL 60527

ASMT: 657332023, APN: 657332023

ARMANDO SALAZAR P O BOX 736 LA QUINTA CA 92247 ASMT: 657333020, APN: 657333020

ESMENIO SISON, ETAL 18705 SAGEBRUSH TR DSRT HOT SPGS CA 92241

ASMT: 657332024, APN: 657332024

TAMI DENNEY, ETAL 6051 BOUNTY ST SAN DIEGO CA 92120 ASMT: 657333021, APN: 657333021

BRIAN MEYERS 67626 ROUNDUP DR DSRT HOT SPG, CA. 92241





ASMT: 657361001, APN: 657361001 PATRICIA GARNER, ETAL 9589 LOCUST AVE FONTANA CA 92335 ASMT: 657362006, APN: 657362006 MARTHA PRINCE 19279 PRICKLY PEAR TR DSRT HOT SPG, CA. 92241

ASMT: 657361002, APN: 657361002 JACK HOLLOWAY 19329 SAGEBRUSH TR DSRT HOT SPG, CA. 92241 ASMT: 657362007, APN: 657362007 KENNETH HOECKER 19329 PRICKLY PEAR TR DSRT HOT SPG, CA. 92241

ASMT: 657361003, APN: 657361003 LINDA FOUGHT, ETAL 2125 WALNUT AVE VENICE CA 90291 ASMT: 657362008, APN: 657362008 GUSTAVO GALLARDO 24552 HIGHPINE LAKE FOREST CA 92630

ASMT: 657361004, APN: 657361004 BRUCE SHEPPARD 29547 SANDY CT CATHEDRAL CY CA 92234 ASMT: 657362009, APN: 657362009 MITCHELL MATTHEWS, ETAL C/O MITCHELL S MATTHEWS 81208 PINDO DR INDIO CA 92201

ASMT: 657361005, APN: 657361005 LILIANA MONTOYA 19413 SAGEBRUSH TR DSRT HOT SPG, CA. 92241 ASMT: 657362010, APN: 657362010 ELISA ORLANDO 19419 PRICKLY PEAR TR DSRT HOT SPG, CA. 92241

ASMT: 657362001, APN: 657362001 WIKING SODERLIND 19420 SAGE BRUSH TR DSRT HOT SPG, CA. 92241 ASMT: 657362012, APN: 657362012 CAROL BLAIR, ETAL 19330 SAGEBRUSH TR DSRT HOT SPG CA 92241

ASMT: 657362002, APN: 657362002 PAULDEN HEPLER 12580 PALM DR DSRT HOT SPG CA 92240 ASMT: 657362013, APN: 657362013 DULCE HERAS, ETAL 19352 SAGEBRUSH TRL DESERT HOT SPG CA 92241



ASMT: 657392011, APN: 657392011 MARTINA ADAMS, ETAL PMB 404 31855 DATE PALM DR STE 3 CATHEDRAL CITY CA 92234

ASMT: 657395001, APN: 657395001 JEFF MEDLEN, ETAL 5742 MIDWAY DR HUNTINGTON BEACH CA 92648

ASMT: 657395002, APN: 657395002 RICHARD MORENO 19651 PRICKLY PEAR TR DSRT HOT SPG, CA. 92240

ASMT: 657401001, APN: 657401001 PEGGY BAUMGARDNER, ETAL 73476 LITTLE BEND TR PALM DESERT CA 92260

ASMT: 657401002, APN: 657401002 SANDRA SOLAREZ, ETAL C/O ALBERT SOLAREZ 28445 AVD CONDESA CATHEDRAL CITY CA 92234

ASMT: 657401003, APN: 657401003 BABKEN SIMONIAN 4348 MAMMOTH AVE NO 201 SHERMAN OAKS CA 91423

ASMT: 657401004, APN: 657401004 PATRICIA IBANEZ 2910 MAPLE AVE FULLERTON CA 92835 ASMT: 657401005, APN: 657401005 JOSEFINA ACEVEDO, ETAL 83649 INDIO BLV INDIO CA 92201

ASMT: 657401008, APN: 657401008 EDWARD CLIFFORD C/O MARILYN WARD 33881 EL ENCANTO DANA POINT CA 92629

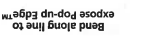
ASMT: 657401011, APN: 657401011 RAFAEL LARA 15410 AVENIDA MONTEFLORA DSRT HOT SPG CA 92240

ASMT: 657401012, APN: 657401012 JOSE VASQUEZ 53450 TYLER ST NO 81 COACHELLA CA 92236

ASMT: 657401013, APN: 657401013 LEONOR LIMON, ETAL 1850 SAN GORGONIO RD PALM SPRINGS CA 92262

ASMT: 657401014, APN: 657401014 PAUL LUCAS, ETAL 67805 FOOTHILL RD CATHEDRAL CY CA 92234

ASMT: 657401015, APN: 657401015 LETICIA HERRERA, ETAL 67621 CACTUS APPLE DR DSRT HOT SPG, CA. 92241





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ASMT: 657402013, APN: 657402013 OSCAR PADILLA 15 EL POTRO ST

VLP CAPITAL INC 36953 COOK ST STE 103 RCH SANTA MARGARITA CA 92688 PALM DESERT CA 92253

ASMT: 657402014, APN: 657402014 **RESOLUTION FUND MANAGEMENT SERIES 12** 18565 SOLEDAD CANYON 300 SANTA CLARITA CA 91351

ASMT: 660040004, APN: 660040004 RICHARD MUNCEY 69411 S COUNTRY CLUB DR DSRT HOT SPG CA 92241

ASMT: 660040003, APN: 660040003

ASMT: 657490001, APN: 657490001 **GMS DEV** 43650 CORTE DEL ORO LA QUINTA CA 92253

ASMT: 660040005, APN: 660040005 **JERRY MANEY** 66858 SAN REMO RD DSRT HOT SPG CA 92240

ASMT: 657490002, APN: 657490002 DDGC HOLDINGS LTD 36953 COOK ST NO 103 PALM DESERT CA 92211

ASMT: 660050001, APN: 660050001 COACHELLA VALLEY CONSERVATION COMMI: 73710 FRED WARING STE 200 PALM DESERT CA 92260

ASMT: 660020006, APN: 660020006 ALEXANDER CLARK 2200 ROSS AVE STÉ 2800 DALLAS TX 75201

ASMT: 660071002, APN: 660071002 RICKEY BARMORE 1 SEVILLE PITTSBURGH CA 94565

ASMT: 660040001, APN: 660040001 **BOYD WILLAT** C/O L BLOCH 118 VERDE MESA DR DANVILLE CA 94526

ASMT: 660071008, APN: 660071008 THOMAS BYSTRZYCKI, ETAL 66320 4TH ST DSRT HOT SPG CA 92240

ASMT: 660040002, APN: 660040002 CANDACE HARVEY, ETAL 21235 LONG CANYON RD DSRT HOT SPG CA 92241

ASMT: 660071009, APN: 660071009 DONNA COFIELD, ETAL 1914 W PRAIRIE AVE COEUR D ALENE ID 83815



ASMT: 660110053, APN: 660110053 MARIA SANDOVAL, ETAL 67505 20TH AVE DSRT HOT SPG, CA. 92241







Feed Paper

chargement ap suas

Non-County Agency:

Applicant: VLP Capital, Inc 36953 Cook St, Suite 103 Palm Desert, CA 92211

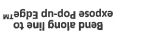
> Coachella Valley Water District 51501 Tyler St Coachella, CA 92236

Owner:

1-800-GO-AVERY

www.avery.com

Hunsaker and Associates 2900 Adams St, Suite A15 Riverside, CA 92504





FORM APPROVED COUNTY COUNSEL

RESOLUTION NO. 2016-113 ADOPTING AMENDMENT NO. 1 TO SPECIFIC PLAN NO. 336 (MOVIDA DESERT DUNES)

WHEREAS, pursuant to the provisions of Government Code Section 65450 et seq., a public hearing was held before the Riverside County Board of Supervisors in Riverside, California on June 7, 2016 to consider Amendment No. 1 to Specific Plan No. 336 (Movida Desert Dunes); and,

WHEREAS, a public hearing before the Planning Commission was not required because Amendment No. 1 to Specific Plan No. 336 was granted Fast Track Status (FTA No. 2014-08) by the Economic Development Agency (EDA) on December 18, 2014 pursuant to Board Policy A-32 which allows the project to go directly to the Board of Supervisors; and,

WHEREAS, all the provisions of the California Environmental Quality Act ("CEQA") and the Riverside County CEQA implementing procedures have been satisfied and Addendum No. 3 ("Addendum No. 3") to Environmental Impact Report No. 455 ("EIR No. 455"), which was prepared in connection with this Amendment No. 1 to Specific Plan No. 336 and related cases General Plan Amendment No. 1164, and Change of Zone No. 7899 (collectively referred to alternatively herein as "the project"), is sufficiently detailed so that all the potentially significant effects of the project on the environment and measures necessary to avoid or substantially lessen such effects have been evaluated in accordance with the above referenced Act and implementing procedures; and,

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

BE IT RESOLVED, FOUND, DETERMINED, AND ORDERED by the Board of Supervisors of the County of Riverside, in regular session assembled on June 7, 2016, that:

- A. Amendment No. 1 modifies Specific Plan No. 336 by:
 - Modifying the Specific Plan boundary to include the 175.4-acre existing Desert
 Dunes Golf Course (APN 657-490-002), making the total acreage of the project site

- 649.6 acres. The difference in size between Specific Plan No. 336 and the proposed Amendment No. 1 is 175.4 acres, which is a result of including the existing Desert Dunes Golf Course. Thus, Amendment No. 1 updates the Specific Plan boundary to accurately reflect these changes.
- 2. Reconfiguring the Planning Areas to allow single-family homes on the northern portion of the site and resort residential uses and a small boutique hotel, containing up to 50 rooms, along the southern portion of the existing Desert Dunes Golf Course.
- 3. Reverting the approved density back to the EIR No. 455-analyzed 2,250 units and removing the active-adult (55+) age-restriction component. The residential land use component will allow up to 1,350 housing units on 281.8 acres in Planning Area 2. Residential units may include single-family homes, paired homes as well as alley loaded, zero-lot line, courtyard cluster, condominium and townhome residential products within the density range of 5 to 8 dwelling units per acre for the overall Planning Area.
- 4. Incorporating the existing Desert Dunes Golf Course into the Commercial Tourist area of the Specific Plan and allowing up to 900 resort residential units and a 50-room boutique hotel on 292.3 acres in Planning Area 1.
- 5. Creating a Commercial Tourist component that will provide up to 900 residential units available for rental, including for periods of 30 days or less.
- Modifying design guidelines and development standards to be consistent with the County-wide Design Standards and Guidelines and with the changes to the Land Use Plan for Specific Plan No. 336.
- 7. Providing a range of amenities including the following: 281.8 acres of residential uses, 292.3 acres of resort residential units, a boutique hotel and existing Desert Dunes Golf Course, 50.6-acres circulation system, 25.0 acres of a flood control/channel outlet facility, other public facilities and open space, and offsite

infrastructure improvements including a reservoir site and sewer extension and regional lift station.

- B. Specific Plan No. 336, Amendment No. 1 is associated with General Plan Amendment No. 1164 and Change of Zone No. 7899, which were considered concurrently at the public hearing before the Board of Supervisors.
- C. The environmental assessment prepared for the project concluded that some changes or additions are necessary but none sufficient to necessitate the preparation of a subsequent EIR, and none of the conditions described in State CEQA Guidelines section 15162 exist. Accordingly, Addendum No. 3 to EIR No. 455 was prepared.
- D. No potentially significant environmental impacts are associated with the project other than those identified in EIR No. 455 as modified by Addendum No. 3 and those impacts would be avoided or lessened (reduced to a level of insignificance) by the mitigation measures listed in Resolution No. 2006-416 certifying EIR No. 455, as modified in relevant parts by Addendum No. 1 and Addendum No. 2, which are all incorporated herein by this reference in their entirety.

BE IT FURTHER RESOLVED by the Board of Supervisors that Amendment No. 1 to Specific Plan No. 336 is consistent with the intent, design, and mitigation approved for Specific Plan No. 336 as modified through Amendment No. 1 and is consistent with the Riverside County General Plan.

BE IT FURTHER RESOLVED by the Board of Supervisors that it accepts the findings of Addendum No. 3, on the basis of which the Board of Supervisors finds that no further environmental documentation is required because only minor changes or additions are necessary but none of the conditions described in CEQA Guidelines Section 15162 calling for preparation of a subsequent EIR have occurred.

BE IT FURTHER RESOLVED by the Board of Supervisors that it has reviewed and considered Addendum No. 3 with EIR No. 455 in evaluating Specific Plan No. 336, Amendment No. 1 and the related cases referenced above, that Addendum No. 3 is an accurate and objective statement that complies with CEQA and reflects the County's independent judgment, and that EIR No. 455, as modified in

relevant parts by Addendum No. 1 and Addendum No. 2 to EIR No. 455, and Addendum No. 3 are incorporated herein by this reference.

BE IT FURTHER RESOLVED by the Board of Supervisors that copies of Specific Plan No. 336, Amendment No. 1, on file with the Clerk of the Board, including the final conditions of approval and exhibits, is hereby adopted as the Amended Specific Plan of Land Use for the real property described and shown in the plan, and said real property shall be developed substantially in accordance with the plan as amended, unless the plan is repealed or further amended by the Board.

BE IT FURTHER RESOLVED by the Board of Supervisors that copies of Specific Plan No. 336, Amendment No. 1 shall be placed on file in the Office of the Clerk of the Board, in the Office of the Planning Director, and in the Office of the Building and Safety Director, and that no applications for subdivision maps, conditional use permits or other development proposals shall be accepted for the real property described and shown in the plan, as amended, unless such applications are substantially in accordance therewith.

BE IT FURTHER RESOLVED by the Board of Supervisors that the custodians of the documents upon which this decision is based are the Clerk of the Board of Supervisors and the County of Riverside Planning Department and that such documents are located at 4080 Lemon Street, Riverside, California.

ORDINANCE NO. 348.4839 AN ORDINANCE OF THE COUNTY OF RIVERSIDE AMENDING ORDINANCE NO. 348 RELATING TO ZONING

The Board of Supervisors of the County of Riverside Ordains as Follows:

Section 1. Section 4.1 of Ordinance 348, and Pass and Desert District Zoning Plan Map No. 58, as amended, are further amended by placing in effect in the Pass and Desert Zoning District, the zone or zones as shown on the map entitled, "Change of Official Zoning Plan Amending Ordinance No. 348, Map No. 58.095, Change of Zone No. 7899," which map is made a part of this ordinance.

Section 2. Article XVIIa of Ordinance No. 348 is amended by adding thereto a new Section 17.106 to read as follows:

SECTION 17.106 S.P. ZONE REQUIREMENTS AND STANDARDS FOR SPECIFIC PLAN NO. 336

a. Planning Area 1

- (1) The uses permitted in Planning Area 1 of Specific Plan No. 336 shall be the same as those uses permitted in Article IXa, Section 9.25 of Ordinance No. 348, except that the uses permitted pursuant to Section 9.25.a. (1) and (2) shall not be permitted. In addition, the uses permitted under Section 9.25 of Ordinance No. 348 shall also include the following:
 - A. Resort Residential dwelling units- multi-family dwelling units individually owned but may be rented through a centrally managed rental program, as prescribed by the community's CC&Rs and Ordinance No. 927. Rentals maybe short-term (less than 30 days) or long-term (30+ day intervals).
 - B. 18-hole golf course, club house and driving range facility
 - C. Active and passive athletic fields.
 - D. Trails and paths for walking, jogging, and bicycles.
 - E. Active and passive recreation including but not limited to dog parks.

- (2) The use permitted under Article IXa. Section 9.25.C. shall be deleted and replaced with the following:
 - C. No building or structure shall exceed eighty (80') feet in height.
- (3) The development standards for Planning Area 1 of Specific Plan No. 336 shall be the same as those standards identified in Article VII, Sections 7.2 through 7.10 and Section 9.25.c. of Ordinance No. 348, except that the development standards set forth in Article VII. Sections 7.2 through 7.10 and 9.25.c. shall be deleted and replaced by the following:
 - A. The minimum front and rear yard setbacks shall be 10 feet. No structural encroachments shall be permitted in front and rear yard setbacks except as follows:
 - 1. Architectural projections which are exterior ornamentation that do not provide additional floor space within the building may extend into a required yard not to exceed two (2') feet. Eaves may extend into a required yard up to three (3') and the street side yard up to two (2') feet. The distance between any architectural projections and a property line shall not be less than three (7') feet. The aggregate length of all architectural projections shall exceed neither a total length of twenty (20') feet nor fifty (50%) percent of the wall in which they are located.
 - 2. Ground mounted air conditioner, utility meters and pool or spa equipment; screen walls up to forty-eight (48") inches in height may encroach into a yard setback four (4') feet.
 - B. The minimum side yard setback shall be 10 feet. No structural encroachments shall be permitted in side yard setbacks except as follows:
 - Architectural projections which are exterior ornamentation that do not provide additional floor space within the building may extend

into a required yard not to exceed two (2') feet. Eaves may extend into a required yard up to three (3') and the street side yard up to two (2') feet. The distance between any architectural projections and a property line shall not be less than three (7') feet. The aggregate length of all architectural projections shall exceed neither a total length of twenty (20') feet nor fifty (50%) percent of the wall in which they are located.

- 2. Ground mounted air conditioner, utility meters and pool or spa equipment; screen walls up to forty-eight (48") inches in height may encroach into a yard setback four (4') feet.
- C. No lot shall have more than 80 percent of its net area covered with buildings or structures.
- D. All buildings and structures shall not exceed 80 feet in height.
- E. Automobile storage shall be provided as required by Article XVIII. Section 18.12 of Ordinance No. 348
- (4) Except as provided above, all other zoning requirements shall be the same as those requirements identified in Article VII. of Ordinance No. 348.

b. Planning Area 2

- (1) The uses permitted in Planning Area 2 of Specific Plan No. 336 shall be the same uses as those permitted in Article VIIId, Section 8.91. of Ordinance No. 348, except that the uses permitted pursuant to Section 8.91.d., and f. shall not be permitted. In addition, the uses permitted under Section 8.91 shall also include the following:
 - A. Community service areas designed primarily for the use of the residents of the subdivision.
- (2) The development standards for Planning Area 2 of Specific Plan No. 336 shall be the same as those standards identified in Article VIIId, Section 8.93, Section 8.94,

and Section 8.96 of Ordinance No. 348, except that the development standards identified in Article VIIId, Section 8.93.a., 8.93.b. and d., 8.94, and 8.96.a.(1) shall be deleted and replaced with the following:

- a. The minimum lot area for the individual lots used as a residential building site shall be 2,000 square feet.
- b. Minimum Yard Requirements

The minimum yard and building setback requirements are as follows:

- 1. Residential lots shall provide a minimum yard setback of 15 feet for front yards, 5 feet for side yards and 10 feet for rear yards and street-side side yards.
- 2. Non-residential uses shall have no setback requirements.
- c. No structural encroachments shall be permitted in side yard setbacks except as follows:
 - 1. Architectural projections which are exterior ornamentation that do not provide additional floor space within the building may extend into a required yard not to exceed two (2') feet. Eaves may extend into a required yard up to three (3') and the street side yard up to two (2') feet. The distance between any architectural projections and a property line shall not be less than three (7') feet. The aggregate length of all architectural projections shall exceed neither a total length of twenty (20') feet nor fifty (50%) percent of the wall in which they are located.
 - 2. Ground mounted air conditioner, utility meters and pool or spa equipment; screen walls up to forty-eight (48") inches in height may encroach into a yard setback four (4') feet.
- d. Before any multi-family residential structure is erected or multi-family residential use is established, there shall be a subdivision map recorded and

a development plan approved as set forth in Section 8.95 of Ordinance No. 348.

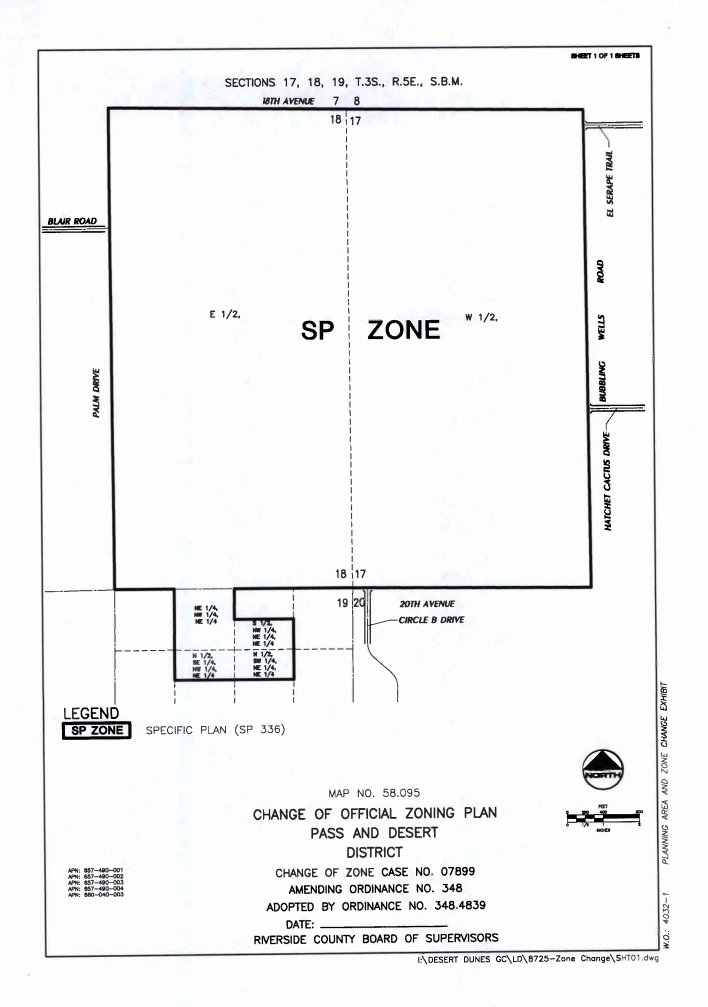
(3) Except as provided above, all other zoning requirements shall be the same as those requirements identified in Article VIIId. of Ordinance No. 348.

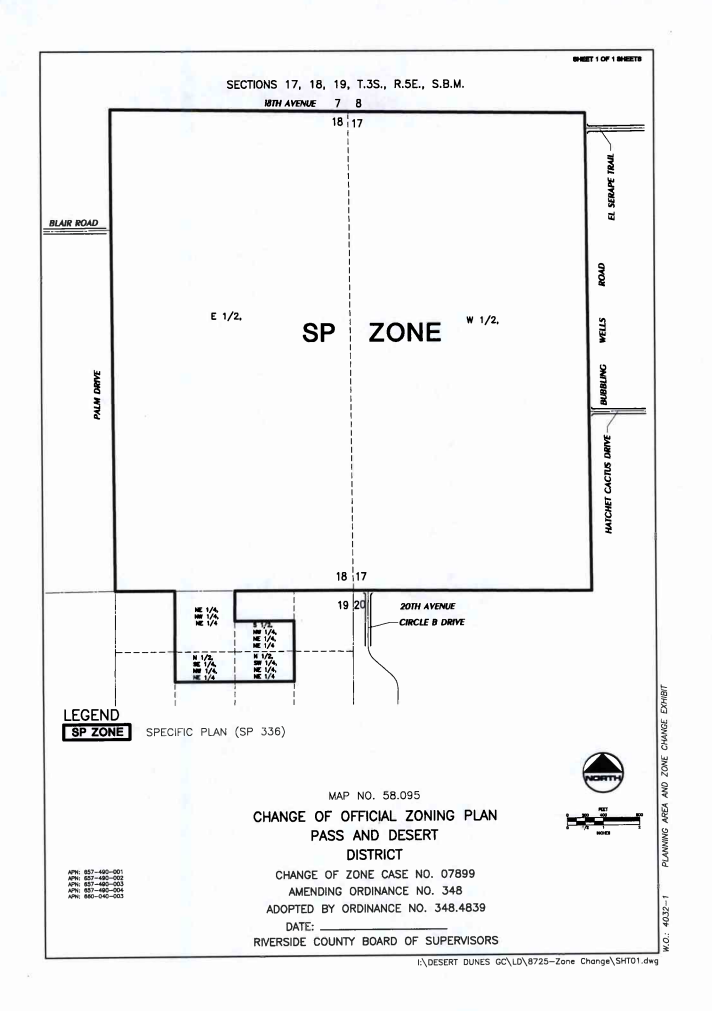
c. Planning Area 3

- (1) The uses permitted in Planning Area 3 of Specific Plan No. 336 shall be the same uses as those permitted in Article XVb, Section 15.200.a. of Ordinance No. 348 (N-A Zone Natural Assets), except that the uses permitted pursuant to Section 15.200.a. (1), (2), (3), (4); b. (3), (4), (5), (6), (7); c. (1), (3), (4), (5), (6), (7), (8), (9) (10), (11), (12), (13), (14), (15); d.; and e. shall not be permitted.
- The development standards for Planning Area 3 of Specific Plan No. 336 shall be the same as those standards identified in Article XVb, Section 15.201 of Ordinance No. 348 except that the development standards set forth in Article XVb, Sections 15.201.a. and b. shall be deleted and replaced with the following:

 No minimum lot size.
 - a. No minimum yard depths.

1	(3) Except as provided above, all other zoning requirements shall be the same as those
2	requirements identified in Article XVb of Ordinance No. 348.
3	Section 3 This ordinance shall take effect 30 days after its adoption.
4	BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA
5	Of RIVERDIDE, BITTLE OF CHEM CITATI
6	
7	By:
8	Chairman, Board of Supervisors John Benoit
9	ATTEST: KECIA HARPER-IHEM
10	Clerk of the Board
11	
12	By: Deputy
13	Deputy
14	(Seal)
15	
16	
17	APPROVED AS TO FORM AND CONTENT: June, 2016
18	By: n. R. al
19	By: MELISSA R. CUSHMAN
20	Deputy County Counsel
21	
22	
23	
24	
25	
26	







FAST TRACK AUTHORIZATION

Supervisorial D	istrict: 4	Sup	ervisor: John Bend	oit	FTA No. 2014-08	
Company/Deve	loper: VLP	Capital	Coi	ntact Name:	Sean Runnels	
Address: 3639	5 Cook Stree	t, Suite 103, Palm De	sert, CA 92211			
Office Phone:	760-610-20	Mobile Phon	e : 760-391-2290	Email:	seanrunnels@earthlink.net	
Consulting Firm	n: BCEGI-US	SA, Inc.	Coi	ntact Name:	Bret Pobanz	
Firm Address:	3030 LBJ Fr	eeway, Suite 700, Da	las, TX, 75234			
Office Phone:	N/A	Mobile Phon	e: 909-265-6488	Email: bp	oobanz@bceiusa.com	
Project Type:	☐ Industria	The second second		☐ Childcare ☑ Other – Re	☐ Workforce Housing sidential with commercial.	
Specific Plan Amendment to plan for a 471-acre resort development with 900 condominium units, a boutique hotel resort, service retail and 1,350 single family residences. **Fast Track status granted by the Board of Supervisors on 12/2/14, Item 3.22**						
Economic Impa	ct (estimate	ed) Capital Investr	ment: \$206,552,08	55 Full	I-Time Jobs: 1.518	
Taxable Sales:	\$274,552.3	00 Full-Time Wag	es per Hour: \$25.1	19 Co	nstruction Jobs: 1,518	
Land Use Appli	cation(s):	☐ Plot Plan	☐ Conditional Use	Permit	☐ Change of Zone	
		□ Parcel Map	☐ General Plan Am	nendment	☑ Other: Specific Plan Amendment only	
Site Information	n Assesse	or's Parcel Numbe	r(s): _656-380-015	; 660-040-003	; 657-490-001, 003, 004	
Cross Streets/A	ddress: 19	9-300 Palm Drive, Des	ert Hot Springs, CA	E 17 7 70 #=	Site Acreage: 471	
Land Use Desig	nation: M	DR, RR, RD Z	oning: Specific Pla	n Buile	ding Circu various	
	, indicate the same			Duli	ding Size: various	

The Economic Development Agency acknowledges that the above referenced project merits special consideration of its land use and permit processing by the County of Riverside. County agencies are encouraged to immediately institute "Fast Track" procedures in accordance with Board Fast Track Policy A-32. This authorization contains preliminary project information and serves as a basis for determining "Fast Track" eligibility. During the County's development review process, the proposed project size and configuration may be altered. "This Fast Track Authorization also applies to any other required or associated applications and/or Assessor's Parcel Numbers"

Greg Folsom, Deputy Director of EDA

Date

Rob Moran, EDA Development Manager Date

Agenda Item No.:

Area Plan: Western Coachella Valley Zoning District: Pass and Desert Supervisorial District: Fourth Project Planner: Russell Brady Board of Supervisors: June 7, 2016 FAST TRACK NO. 2014-08

SPECIFIC PLAN NO. 336 AMENDMENT NO. 1 GENERAL PLAN AMENDMENT NO. 1164

CHANGE OF ZONE NO. 7899

Applicant: VLP Capital, Inc.

Engineer/Rep.: Hunsaker & Associates

COUNTY OF RIVERSIDE PLANNING DEPARTMENT STAFF REPORT

PROJECT DESCRIPTION AND LOCATION:

The Project consists of Specific Plan (SP) No. 336A1, an amendment to an existing SP; General Plan Amendment (GPA) No. 1164; and Change of Zone (CZ) No. 7899, which, together, will facilitate development of the approximately 649.6-acre site. The Project will reconfigure the land uses in the existing SP and add in an existing 18-hole golf course in the central portion of the site. As proposed, the Project consists of residential on approximately 281.8 acres in the northern portion of the site, resort residential on approximately 281.8 acres in the southern portion of the site, the 18-hole golf course on approximately 175.4 acres, and open space and public facilities in 25.0 acres to the south of 20th Avenue.

More specifically, **Specific Plan (SP) No. 336A1** proposes a split foundation Specific Plan Revision to add an existing golf course to the Specific Plan Area and reconfigure the planning areas to allow development of single-family homes on the northern portion of the site and resort residential uses and a small boutique hotel, containing up to 50 rooms, along the southern portion of the existing golf course. The Specific Plan Amendment will also revert the approved density back to the EIR/CEQA analyzed 2,250 units, an increase of 531 units¹, and will remove the active-adult (55+) age-restriction component from the project. The resort residential component of Planning Area 1 will consist of up to 900 units and a 50-room boutique hotel. Planning Areas 1-2 will include 1,350 single-family lots on approximately 282 acres.

General Plan Amendment (GPA) No. 1164 proposes to amend the Riverside County General Plan Land Use Element as it applies to the Project site to eliminate the Land Use Designations of Open Space – Recreation (OS-R) for the golf course and Community Development – Medium Density Residential (CD – MDR) as reflected on the existing Specific Plan Land Use Plan, and would establish the designations of Community Development – Commercial Tourist (CD :CT), Medium High Density Residential (CD: MHDR), Open Space: Recreation (OS:R), Open Space: Conservation (OS:C), and Rural: Rural Desert (R:RD) designations as reflected on the Specific Plan Land Use Plan.

Change of Zone (CZ) No. 7899 proposes to change the zoning from Controlled Development Areas (W-2) on the golf course portion of the project site, to Specific Plan (SP). In addition the zone change proposes to create a new boundary for the Specific Plan, and revise the zoning ordinance for the Specific Plan.

The project is located in the Western Coachella Valley of Eastern Riverside County surrounding the Desert Dunes Golf Course. More specifically, the project is located north of 20th Avenue, south of 18th Avenue, east of Palm Drive, and west of Bubbling Wells Road. The project also includes 25 acres south of 20th Avenue for flood control and habitat areas.

¹ Substantial Conformance No. 1 to the Specific Plan reduced the unit count, this will reinstate the original unit count.

FAST TRACK NO. 2014-08
SPECIFIC PLAN NO. 336A1
GENERAL PLAN AMENDMENT NO. 1164
CHANGE OF ZONE NO. 7899
Board of Supervisors Staff Report: June 7, 2016
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BACKGROUND:

Specific Plan No. 336 (SP336) was adopted by the Riverside County Board of Supervisors (Board) on August 15, 2006. The project proposed the development of 2,250 dwelling units on 314.5 acres, 10.1 acres of recreation area, 76 acres for regional flood control, 25 acres for a sanitary sewer lift station, and approximately 52 acres of transportation improvements. The Board also adopted Change of Zone No. 6876 (CZ6876) to change the zoning classification on the Project site from Controlled Development Area (W-2) to SP (Specific Plan).

The potential significant environmental impacts associated with SP336 and CZ6876 were analyzed in Environmental Impact Report No. 455 (EIR 455). While the project was designed and conditioned to mitigate most of the environmental impacts to a level below significance, overriding considerations were required for traffic and circulation, biological resources, and air quality due to significant and unavoidable adverse impacts.

Specific Plan No. 336, Substantial Conformance No. 1 (SP336S1) and Change of Zone No. 7715 (CZ7715) were adopted by the Board of Supervisors on May 7th, 2013. The Substantial Conformance reallocated units between planning areas, changed acreages of planning areas, reduced the unit count, changed infrastructure locations of sewer and reservoirs, and changed street widths. Additionally, the Board adopted Change of Zone No. 7715 (CZ7715) to amend the Specific Plan Zoning Ordinance, revising the internal boundaries between the golf course and the Specific Plan, and formalizing the Planning Area Boundaries for all Planning Areas within the Specific Plan.

Regarding CEQA the project was adopted with an EIR. An addendum to the EIR was done for a couple of subdivisions, and a second was done for the Specific Plan Substantial Conformance described above. The third addendum is for this proposed project (attached). More detail on these are in the findings section.

ISSUES OF POTENTIAL CONCERN:

In addition to the residential neighborhoods, other resort residential uses will cover the balance of the project site including a golf course, a 900 resort residential units and a 50-room boutique hotel. Resort residential units will be individually owned, however the property owner has the ability to rent out the unit through a centrally managed rental program for short-term (less than 30 days) or long-term (30 plus day intervals) rentals. Rentals of 30 days or less will be subject to County Ordinance No. 495, relating to Transient Occupancy Tax, and No. 927, regulating short-term rentals, where applicable.

The applicant has indicated that the Movida Desert Dunes resort component represents a movement towards resort-style ownership master plans in desirable locations. The applicant explains that people want to own a second home in a resort destination, but also want to be able to rent their home when they are not there and have it professionally managed. This has led to an increase in the popularity of short-term "vacation" rentals of privately owned residences in popular resort locations. The greater Palm Springs area has adopted many programs like Airbnb and other VRBO (Vacation Rentals By Owner) creating an alternative market to traditional hotel and resort vacations.

The applicant has indicated that the independent nature of each transaction can be time consuming and risky for the owner, with a host of potential problems for the surrounding community and municipalities

FAST TRACK NO. 2014-08 SPECIFIC PLAN NO. 336A1 GENERAL PLAN AMENDMENT NO. 1164 CHANGE OF ZONE NO. 7899

Board of Supervisors Staff Report: June 7, 2016

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shouldering the burden of the transient occupants. They are hoping that the proposed project can change that. The project proposes 900 resort condominiums that will be part of a residential resort rental program. Each individually owned unit is proposing an option to be part of a professionally managed rental program. Once part of the rental program, the unit will be managed, serviced and rented through a centrally managed service, allowing for rental income to be generated to the owner while not using the unit. These units will be part of an international portfolio of residential resort units offered for rent. The experience to the end customer will look and feel like renting a resort-style hotel unit, complete with room service, front-desk check-in, concierge, and associated resort amenities. The conditions, covenants and restrictions of the purchase of each of the 900 units will forbid any rental of any unit for any period less than 30 days unless the unit is a registered participant in the rental program. This will insure a single point of contact for any visiting customer, as well as registered guest experience and associated collection of fees, deposits, etc. for each rental period.

This has been a challenge from a planning perspective because the use blurs the lines between residential and commercial uses. Unlike a time share, the on-site management makes the use more similar to a commercial use. The zoning ordinance would permit this use, the first of its kind in Riverside County. Staff is fully in support of this new use as long as transit occupancy tax is charged in compliance with County Ordinance No. 927.

To clarify, the project is permitted for up to 2,250 total residential units. Because the 900 resort condominium units are considered both residential and commercial, its key to clarify that the 900 units are considered residential for purposes of the maximum unit count permitted in the SP. Having that said, the SP also allows for a 50-room boutique hotel. That is considered commercial and is not a part of the 2,250 maximum unit count.

Lastly, the conversion proposed by the Amendment to an all age community will create a need for a different kind of park with tot lots and open space. Conditions of approval have been added to the Amendment to require adequate family-style park space at the rate of 5 acres per thousand.

The actual lotting and plotting for the residential and resort components will be determined with submittal of the Tentative Tract Maps and Plot Plans for each phase or Planning Area of the project. The proposed Tentative Tract Maps and Plot Plans shall conform to the standards and guidelines outlined within the Specific Plan and Riverside County Ordinance Nos. 348 and 460.

SUMMARY OF FINDINGS:

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

Open Space: Recreation (OS:R), Community Development: Medium High Density Residential (CD:MHDR), Commercial Tourist (CD:CT) and Rural: Rural Desert (R:RD) as reflected on the Specific Plan Land Use Plan

2. Surrounding General Plan Land Use (Ex. #5):

Community Development: Medium Density Residential (CD:MDR) to the east, Rural: Rural Desert (R:RD) to the south and Rural Residential (R:RR) to the north and west.

SP Zone

4. Surrounding Zoning (Ex. #2):

3. Proposed Zoning (Ex. #2):

Controlled Development Areas (W-2) and City of

FAST TRACK NO. 2014-08 SPECIFIC PLAN NO. 336A1 GENERAL PLAN AMENDMENT NO. 1164 CHANGE OF ZONE NO. 7899

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Desert Hot Springs to the north, One-Family Dwellings (R-1) and W-2 to the east, W-2 to the south, City of Desert Hot Springs to the west

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

Golf course and vacant land

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

Single-family residential to the east, single-family homes and vacant land to the north, vacant land to the west, single-family residential and vacant land to the south.

7. Project Data:

Total Acreage: 649.66

8. Environmental Concerns:

See attached environmental assessment

RECOMMENDATIONS:

<u>CONSIDER</u> ADDENDUM No. 3 to ENVIRONMENTAL IMPACT REPORT NO. 455, based on the finding that all impacts were adequately analyzed pursuant to applicable legal standards, and while some changes and/or additions are necessary, none of the conditions described in State CEQA Guidelines Section 15162 exist:

<u>TENTATIVELY APPROVE</u> GENERAL PLAN AMENDMENT NO. 1164 amending the Land Use Designation for the subject property to add the golf course portion of the project to the Specific Plan, from Open Space: Recreation (OS:R) to Open Space: Recreation (OS:R) as reflected on the Specific Plan Land Use Plan (the only change being that it is now in a Specific Plan); based on the findings and conclusions incorporated in the staff report; and, pending final adoption of the General Plan Amendment Resolution by the Board of Supervisors; and,

<u>TENTATIVELY APPROVE</u> SPECIFIC PLAN NO. 336 AMENDMENT NO. 1, based on the findings and conclusions incorporated in the staff report; and, pending adoption of the Specific Plan Resolution by the Board of Supervisors; and,

TENTATIVELY APPROVE CHANGE OF ZONE NO. 7899, amending the zoning classification for a portion of the subject property from Controlled Development (W-2) to Specific Plan (SP) in accordance with the Zoning Exhibit; to adopt a project specific Zoning Ordinance amendment to the text of Ordinance 348; and change the boundary of the Specific Plan based upon the findings and conclusions incorporated in the staff report; and, pending Ordinance adoption by the Board of Supervisors; and,

<u>FINDINGS</u>: The following findings are in addition to those incorporated in the summary of findings, and in EIR No. 455, Addendum No. 1, Addendum No. 2, and Addendum No. 3, which are all incorporated herein by reference.

1. The project site is designated Open Space: Recreation and Community Development: Medium High Density Residential (CD:MHDR), Commercial Tourist (CD:CT) and Rural: Rural Desert (R:RD) as reflected on the Specific Plan Land Use Plan within the Western Coachella Valley Area Plan.

FAST TRACK NO. 2014-08 SPECIFIC PLAN NO. 336A1 GENERAL PLAN AMENDMENT NO. 1164 CHANGE OF ZONE NO. 7899 Board of Supervisors Staff Report: June 7, 2016 Page 5 of 9

- 2. The project site is surrounded by properties which are designated Rural Residential to the north and west, Medium Density Residential and Rural Residential to the east and Rural Desert and Rural Residential to the south.
- 3. The following findings support General Plan Amendment No. 1164, which is only adding the golf course to the Specific Plan:
 - a. The golf course property is currently designated Open Space: Recreation.
 - b. The project site is proposing a change in the General Plan Land Use Designation amending the Land Use Designation for the subject property to add the golf course portion of the project to the Specific Plan, from Open Space: Recreation (OS:R) to Open Space: Recreation (OS:R) as reflected on the Specific Plan Land Use Plan.
 - c. While the designation will remain the same, the difference is that the property will now be in a Specific Plan. The General Plan explains that all Land Use Designations within Specific Plans (SP) are dictated by the SP and not the General Plan Land Use Diagram. Thus, the County adds the note "as reflected on the Specific Plan Land Use Plan" to the end of any General Plan Land Use description from an SP. Therefore, the actual name of the designation for the golf course property being added to the SP is remaining the same but adding the suffix "as reflected on the Specific Plan Land Use Plan" to the designation on the golf property.
 - d. The property was consistent with the General Plan in 2003 when the General Plan was adopted by the Board of Supervisors. The Amendment leaves the designation the same making it fully consistent with the Vision, principles and foundations applied to the site in 2003 and the General Plan as amended in 2015. General Plan Amendment No. 1164 does not involve a conflict in any foundation component designation.
 - e. It is beneficial to the applicant and the County to have the golf course included in the Specific Plan because:
 - i) The golf course is currently not a part of the SP. This often creates confusion regarding where the SP limits are, and what document governs. The golf course and the residential/ resort project are highly intertwined, highly dependent on each other. The two are often viewed as a single project. Having the golf not be part of the SP has been problematic in the past. For example, a previous lot line adjustment and tract map create issues when the line between the golf and the residential had to shift (addressed in the previous substantial conformance).
 - ii) Including the golf use allows the applicant to blend the boundary between the golf course and the other uses without needing a Specific Plan Amendment to alter the SP boundary. The applicant can now have more flexibility to blend the use of the report and the golf, making the resort and golf uses more like a single use and offering an enhanced, seamless experience to the user of both eth golf and the report.

iii) Zoning for the SP can now administer the resort, residential, and golf uses together as a cohesive project.

iv) This benefits the County further because blending the two uses helps the whole project be more successful, the resort, the residential and the golf. Without the ability to blend the uses, the resort use may not be viable. Thus, adding the golf course to the SP creates a more

FAST TRACK NO. 2014-08 SPECIFIC PLAN NO. 336A1 GENERAL PLAN AMENDMENT NO. 1164 CHANGE OF ZONE NO. 7899

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cohesive, successful community. The more successful the report use, the higher the occupancy taxes for the County.

- f. No new information, changed circumstances, or more severe impacts would occur with the implementation of the proposed Amendment.
- g. Therefore, based on facts a-e General Plan Amendment No. 1164 does not involve a change in or conflict with the Riverside County Vision.
- h. Therefore, based on facts a-e General Plan Amendment No. 1164 does not involve a change in or conflict with any general planning principle set forth in the General Plan Appendix B.
- i. Therefore, based on facts a-e General Plan Amendment No. 1164 does not involve a change in or conflict with any foundation component designation in the General Plan.
- j. General Plan Amendment No. 1164 would contribute to the purposes of the General Plan in that it would maintain the same designation, continue to provide the recreational use that has been on the property operating for many years.
- k. The General Plan was recently revised by the Board in 2015. The General Plan requires that a finding be included explaining what new circumstances, now since 2008, are requiring or justifying the change to the General Plan.

The Specific Plan Amendment allows some new uses (resort related) and adds the golf course which was previously not in the boundaries of the SP. As outlined in e above, there are challenges with administering the SP and the golf course because they were separate entitlements. These challenges constitute a new circumstance. Adding the golf course property to the Specific Plan will allow the entire project to be administered by one plan and one zoning ordinance, resulting in a more cohesive community.

- 4. Single-family residential homes are located to the east, single-family homes and vacant land are located to the north, vacant land are located to the west, single-family residential and vacant land are located to the south.
- 5. The zoning for the golf course portion of the subject site is W-2 (Controlled Development with 20,000 square foot minimum lot size), the remainder of the project property is Specific Plan (SP Zone).
- 6. The proposed zoning for the entire Specific Plan project area is Specific Plan (SP).
- 7. Zoning surrounding the site includes Controlled Development Areas (W-2) and City of Desert Hot Springs to the north, One-Family Dwellings (R-1) and W-2 to the east, W-2 to the south, City of Desert Hot Springs to the west.
- 8. The project area is located within the City of Desert Hot Springs sphere of influence. They have no comments on the proposed project.

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- 9. In 2006, the County of Riverside certified Environmental Impact Report (EIR) No. 455 that included a residential component of 2,250 single-family units and an approximately 30,000 square-foot private recreational facility on approximately 400 acres. This included a 6-million-gallon reservoir to the east of the Specific Plan and a lift station along with a 9.5-mile sewer extension to the south.
- 10. In May 2007, the County of Riverside considered a Addendum No. 1 (2007 Addendum) to the Final EIR for the Desert Dunes Specific Plan that analyzed the environmental impacts associated with the approval of Tentative Tract map No. 31879, which provided for the subdivision of 98.8 acres into 386 residential lots and related common-area lots.
- In December 2012, the County of Riverside considered a second Addendum (2012 Addendum) to the EIR No. 455 for the Desert Dunes Specific Plan that analyzed the environmental impacts associated with several remaining approvals required to implement the Specific Plan. These remaining approvals included (1) a Plot Plan Amendment to the Desert Dunes Golf Course, Plot Plan No. 9967 Revised No. 1, which accommodates the proposed residential development; (2) approval of Tentative Tract Map no. 34522, which provided for the subdivision 165.6 acres of the southern portion of the Specific Plan area into 437 single-family lots; (3) approval of Tentative Tract Map No. 34553, which provided for the subdivision of 207.6 acres of the northeastern portion of the Specific Plan area into 896 single-family lots; (4) a Change of Zone No. 7715, which reconfigured the Specific Plan zone designation from the existing record property lines to the ultimate proposed development boundary; and (5) approval of the Substantial Conformance Specific Plan, which reconfigured the maximum dwelling-unit counts for the proposed Planning Areas and incorporated the current alignment of the off-site sewer extension to the south and the current location of the sewer lift station.
- 12. A third Addendum (2015 Project) to EIR No. 455 for the Movida Desert Dunes (new name with this Amendment) Specific Plan fully addressed the environmental impacts associated with the addition of the existing golf course to the Specific Plan Area and the development of single-family homes on the northern portion of the site, as well as the development of resort residential uses and a small boutique hotel, containing up to 50 rooms, along the southern portion of the existing golf course. The amendment will also revert the approved density back to the EIR/CEQA-analyzed and will remove the active-adult (55+) age-restriction component from the project. Under Section 15164 of the State CEQA Guidelines, when an EIR has been prepared and certified, and new information becomes available, it is appropriate to prepare an Addendum to the EIR when only minor technical additions or changes to an EIR are required. The changes to the EIR are considered minor if the new information being addressed does not result in the identification of any new significant impacts or a substantial increase in the severity of significant impacts identified in the EIR.
- 13. Based on facts shown above, none of the conditions set described in Public Resources Code section 21166 or State CEQA Guidelines section 15162 exist.
 - No substantial changes are being proposed that will require major revisions of the previous EIR due to new significant environmental effects or a substantial increase in the severity of previously identified significant effects;
 - ii) No substantial changes have occurred at the project site or elsewhere with respect to the circumstances under which the project is being undertaken which would require major

FAST TRACK NO. 2014-08 SPECIFIC PLAN NO. 336A1 GENERAL PLAN AMENDMENT NO. 1164 CHANGE OF ZONE NO. 7899

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- revisions of the previous EIR due to the involvement of new significant environmental effects or a substantial increase in the severity of previously identified significant effects;
- iii) No new information of substantial importance, which was not known and could not have been known with the exercise of reasonable diligence at the time the previous EIR was certified as complete, has been uncovered;
- iv) The proposed project will not have one or more significant effects not discussed in the previous EIR;
- v) The proposed project will not have any significant effects that were previously examined that will be substantially more severe than shown in the previous EIR;
- vi) No mitigation measures or alternatives previously found not to be feasible would in fact be feasible and would substantially reduce one or more significant effects of the project; and
- vii) No mitigation measures or alternative which are considerably different from those analyzed in the previous EIR exist that would substantially reduce one or more significant effects on the environment.
- 14. The project was analyzed by the Biology division of Planning for consistency with the CVMSHCP and found to be fully consistent with all provisions of the plan.

CONCLUSIONS:

- 1. Specific Plan No. 336 Amendment No. 1 is in conformance with the Specific Plan Land Use Designations, and with all other elements of the Riverside County General Plan.
- 2. The proposed project is consistent with the Ordinance No. 348's Specific Plan zoning classification and with all other applicable provisions of.
- 3. The public's health, safety, and general welfare are protected through project design.
- 4. The proposed project is conditionally compatible with the present and future logical development of the area.
- 5. The proposed project will not preclude reserve design for the Coachella Valley Multiple Species Habitat Conservation Plan (CVMSHCP).
- 6. The proposed project will not have a significant effect on the environment.

INFORMATIONAL ITEMS:

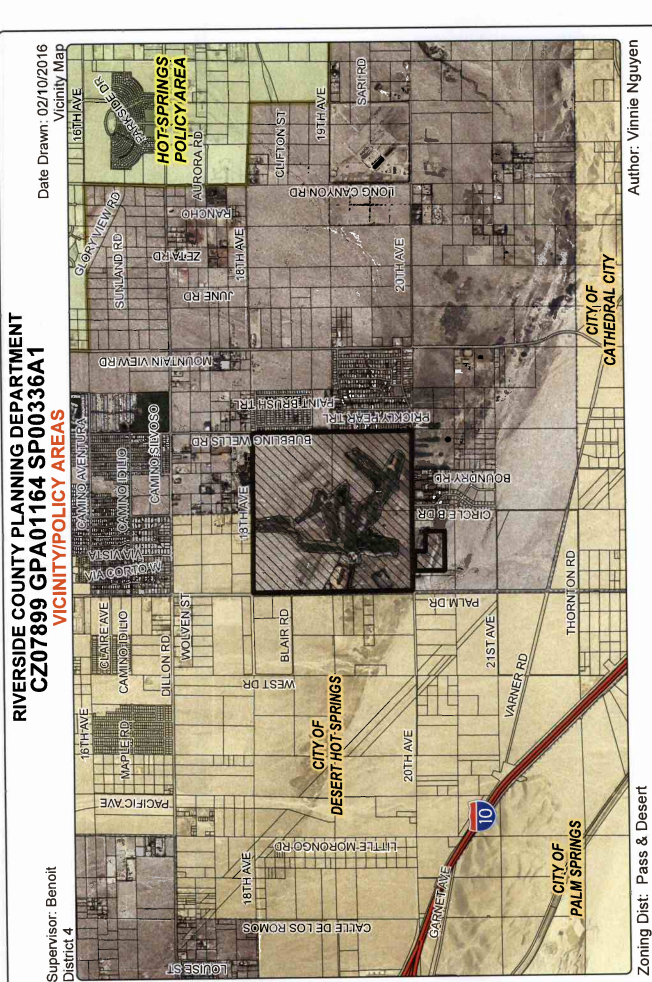
- 1. No letters of support or opposition have been received at the time this staff report was composed.
- 2. The project site is <u>not</u> located within:
 - a. County Service Area;
 - b. High Fire Area;
 - c. Dam Inundation Area; or,
 - d. Not within a Coachella Valley Multiple Species Habitat Conservation Plan area boundary.

FAST TRACK NO. 2014-08 SPECIFIC PLAN NO. 336A1 GENERAL PLAN AMENDMENT NO. 1164 CHANGE OF ZONE NO. 7899

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- 3. The project site is located within:
 - a. The City of Desert Hot Springs sphere of influence;
 - b. Western Coachella Valley Area Plan;
 - c. Coachella Valley Multiple Species Habitat Conservation Plan fee area;
 - d. The boundaries of the Palm Springs Unified School District;
 - e. The Riverside County Regional Parks and Open Space District;
 - f. A Liquefaction Area;
 - g. A 100-year Flood Plain;
 - h. A Little Morongo Wash watershed; and,
 - i. The Banning Fault Zone.
- 4. The subject site is currently designated as Assessor's Parcel Number 657-490-001, 657-490-002, 657-490-003, 657-490-004, 660-040-003



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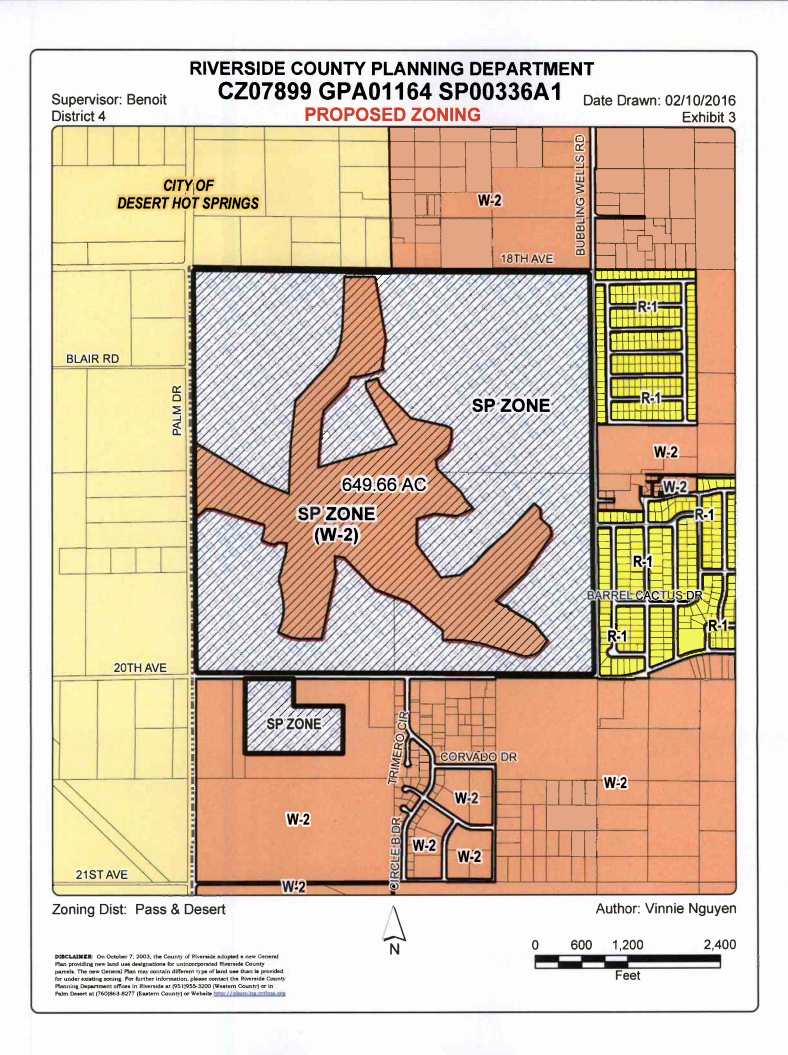
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RIVERSIDE COUNTY PLANNING DEPARTMENT

CZ07899 GPA01164 SP00336A1 Date Drawn: 02/10/2016 Supervisor: Benoit LAND USE Exhibit 1 District 4 VAC SFIRES CATS CLAW RD CITY OF DESERT HOT SPRINGS SFRES 18TH AVE BROKEN ARROW LN VAC VAC **BLAIR RD** SFIRES ACUILN VAC PALM DR ROUNDUP DE 649.66 AC SCAT **RES** VAC 20TH AVE SF RES CORVADO DR VAC VAC 21ST AVE

DISCLAIMER: On October 7, 2003, the County of Riverside adopted a new General Plan providing new land use designations for unincorporated Riverside County parcels. The new General Plan may contain different type of land use than is provide for under existing zoning. For further information, please contact the Riverside County Planning Department offices in Riverside at (95) 1955-3200 (Western County) or in Palm Desert at (760)863-8277 (Eastern County) or Website http://olamning.tclims.st

Zoning Dist: Pass & Desert

Author: Vinnie Nguyen

2,400 Feet



SPECIFIC PLAN

County of Riverside

1st Amendment SP00336A1



February 2016

Prepared For:

VLP CAPITAL, INC.

36953 Cook Street, Suite 103 Palm Desert, California USA 92211 Phone: (760) 610-2094

Prepared By:

HUNSAKER & ASSOCIATES, IRVINE, INC.

3 Hughes Irvine, California 92618 Phone: (949) 583-1010



LEGEND

MEDIUM HIGH DENSITY RESIDENTIAL-5 TO 8 DWELLING UNITS PER ACRE (MDHR)

COMMERCIAL TOURIST (CT)

OPEN SPACE-RECREATIONAL (OS-R)

RURAL DESERT (RD)

APPROXIMATE LIMITS OF GOLF COURSE

BACKBONE STREETS

SPECIFIC PLAN BOUNDARY

PLANNING AREA USE ACRE PLANNING AREA 1 USE ACRE PLANNING AREA 1 CT 109. PLANNING AREA 1 OS-R 182. SUBTOTAL PLANNING AREA 2* 292. SUBTOTAL AHDR 281. SUBTOTAL AHDR 281. SUBTOTAL ARACKBONE STREETS 24.5 PLANNING AREA 3 RD 24.5 SUBTOTAL 24.5 SUBTOTAL 24.5 FENIMETER STREETS 133.7 ENTRIES & LOOP ROAD PA1 21.5 ENTRIES & LOOP ROAD PA2 13.5 ENTRIES & LOOP ROAD PA2 15.3

EXHIBIT 15

LAND USE PLAN
SPECIFIC PLAN (SP00336A1)

PREPARED BY:

| R V | N E , I N C . SURVENIC . SURVENIC

VLP CAPITAL, MC.
36953 COOK STREET, SUITE 103
PALM DESERI, CALIFORNIA USA 92211
PHONE: (760) 610-2094

PREPARED FOR:

SECTION 1 INTRODUCTION

PURPOSE

The purpose of this Specific Plan is to set forth the detailed development principles, guidelines, and programs to facilitate the development of an approximate 649.6-acre site generally located at the southeast corner of Palm Drive and 18th Avenue in Riverside County (Exhibit 1 – Vicinity Map). The project site is bound by Palm Drive on the west, 18th Avenue on the north, Bubbling Wells Road on the east and 20th Avenue on the south with a small portion of the site (25.0 acres) extending onto the south side of 20th Avenue. Of the approximate 649.6 gross acres, land uses will consist of residential on approximately 281.8 acres in the northern portion of the site, resort residential on approximately 116.9 acres in the southern portion of the site, an 18-hole golf course in the central portion of the site on approximately 175.4 acres and open space and public facilities in 25.0 acres south of 20th Avenue. The residential component will consist of up to 1,350 dwelling units and the resort residential component will consist of up to 900 units and a 50-room boutique hotel. Approximately 50.5 acres of backbone and perimeter roads will be provided to serve the community. In addition to the backbone road system, utilities, recreation amenities and flood control facilities will be provided throughout the development site to support and protect the community.

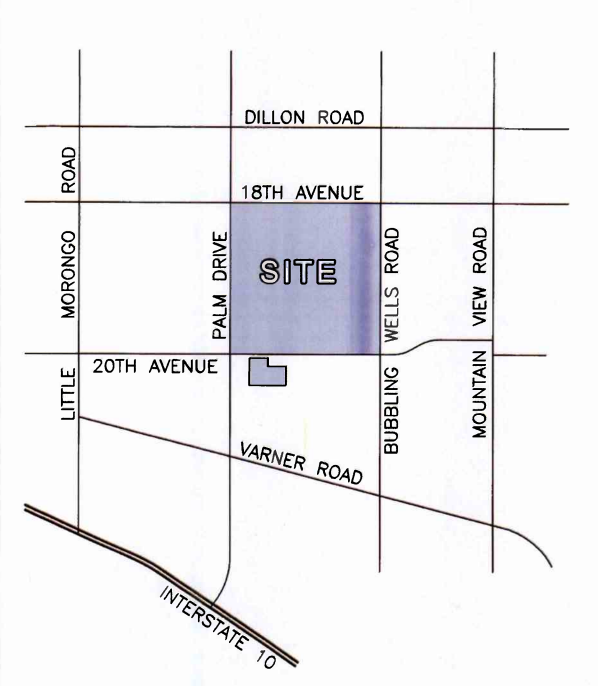
This Specific Plan is intended to meet the requirements for a Specific Plan as set forth by State law. The State authorizes cities and counties to adopt Specific Plans as an appropriate tool in implementing their General Plans. Such a plan is to include the detailed regulations, conditions, programs, and any proposed legislation that is necessary for the systematic implementation of the General Plan. The Specific Plan provides the linkage between the General Plan, the general goals and policies of the County, and the detailed implementation of that plan with tools such as zoning ordinances, subdivision ordinances, and the like. The Government Code (Section 65451) sets forth the minimum requirements of a Specific Plan and states:

"A Specific Plan shall include a text and diagram or diagrams which specify all of the following in detail:

1). The distribution, location, and extent of the uses of land, including open space, within the area covered by the plan.

- 2). The proposed distribution, location and extent and intensity of major components of public and private transportation, sewage, water, drainage, solid waste disposal, energy, and other essential facilities proposed to be located within the area covered by the plan and needed to support the land uses described by the plan.
- 3). Standards and criteria by which development will proceed, and standards for the conservation, development, and utilization of natural resources, where applicable.
- 4). A program of implementation measures including regulations, programs, public works projects, and financing measures necessary to carry out items (1), (2), and (3)."

The Specific Plan shall include a statement of the relationship of the specific plan to the General Plan. The establishment of specific performance, design, and development standards is set forth to guide the development of the subject property in such a way as to implement the General Plan while maintaining some flexibility to respond to changing conditions which may be a factor in any long-term development program.



VICINITY MAP EXHIBIT SPECIFIC PLAN (SP00336A1) **MOVIDA DESERT DUNES**

EXHIBIT 1

VLP CAPITAL, INC. PREPARED FOR:

NOT TO SCALE

36953 COOK STREET, SUITE 103 PALM DESERT, CALIFORNIA USA 92211 PHONE: (760) 610-2094

PREPARED BY:

HUNSAKER & ASSOCIATES

IR V IN E IN C .

PANNING - ENCINEERING - SURVEYING

MI - NATA CA 92618 - PH (\$99) 583-0709 - PK (\$99) 583-0739

PROJECT SUMMARY

Movida Desert Dunes is private mixed-use, master planned community encompassing approximately 471.9 +/- acres of undeveloped land oriented around the existing Desert Dunes Golf Course, an existing 177,7-acre championship golf course (Exhibit 2 – Aerial Photograph) for a total gross area of approximately 649.6 acres. Of the 649.6 acres, approximately 281.8 acres will be developed as residential with up to 1,350 dwelling units and approximately 116.9 acres will be developed as resort residential with 900 units and a 50-room boutique hotel. The project's residential and resort residential components will surround an 18-hole golf course located on 177.7 acres in the central portion of the site. Both the residential and resort residential components will integrate open space and park areas with recreational amenities and scenic landscapes to support a desert oasis theme and compliment the central golf course and surrounding desert landscape as well as providing flood control facilities to convey the development's drainage and provide flood protection. Approximately 50.6 acres will serve as the community's backbone circulation system providing the project entries, main internal connector loop road and surrounding perimeter streets. Particular attention will be paid to integrating the community with the surrounding environment and habitat conservation area located to the south of the project site.

The main project site (approximately 624.6 acres) is located east of Palm Drive, west of Bubbling Wells Road and between 18th Avenue on the north and 20th Avenue on the south within unincorporated Riverside County. The balance of the project site, approximately 25.0 acres (including 0.4 acres of ultimate right-of-way dedication area for 20th Avenue), is located on the south side of 20th Avenue and consists of a flood control/channel outlet facility, other public facilities and open space.

The project's residential component will not exceed 1,350 dwelling units. A residential planning area allocates the residential density within the range of 5.0 to 8.0 dwelling units per acre, excluding areas required for flood control facilities. Residential products will consist of a variety of single-family lot sizes, which may range from 4,000 to 7,700 square feet in size as well as condominium, townhome, courtyard cluster, alley-loaded, zero-lot line, and paired home neighborhoods. The residences will be located on private streets within a gated community. Building heights for the residential homes or structures will not exceed 40 feet or 3-stories.

Landscaped open space, neighbor parks, trails and flood control facilities will be integrated into the residential Planning Area.

The commercial tourist component will provide residential, commercial, and hospitality uses including up to 900 residential units available for rental (including periods of 30 days or less), a 50-room boutique hotel, restaurants, spas and associated infrastructure improvements and amenity areas for active and passive recreation. Building heights for the resort residential will not exceed 80 feet, allowing for larger structures as part of the hotel component with tower elements and other architectural vertical treatments to breakup building massing.

The existing Desert Dunes 18-hole golf course in the 177.7-acre central portion of the project site will remain and be a focal amenity for the residential and resort uses. Modifications and improvements to the golf course will occur for integration with the surrounding development including grading, flood control improvements, access roads, utility extensions, trail connections and water quality/drainage features.

Approximately 25.0 acres on the south side of 20th Avenue will consists of a flood control/channel outlet facility and other public facilities to support the project. A majority of the 25.0 acre site will remain as natural open space consistent with its Rural Desert land use designation.

Circulation is provided to the community by the perimeter roadways which border the site, Palm Drive, 20th Avenue, 18th Avenue and Bubbling Wells Road. The main entrances to the site are on Palm Drive. Secondary entrances are also located on Bubbling Wells Road and 20th Avenue (in two locations). On-site circulation consists of an internal loop road connecting the residential and resort Planning Areas and surrounding perimeter roads. Along with vehicular circulation, pedestrian connections, walkways and trails are a vital part of the development, linking residents and visitors to the community's amenities, golf course and open space areas.

In addition to the on-site mixed-use development and associated improvements, the following offsite components are part of the overall project's necessary infrastructure to serve the proposed community:

1. Reservoir Site - A 5 million gallon water reservoir located on a 5.0 acre site at the northeast corner of Dillon Road and Rancho Road will be constructed as part of the project to serve

Movida DESERT DUNES SPECIFIC PLAN

the development. The reservoir will connect to the residential portion of the project through water lines located in the rights-of-way of 18th Avenue, Bubbling Wells and Dillon Road. The reservoir will be supplied by five wells – one well on the project site (will be upgraded and turned over to CVWD for ownership and maintenance) and four wells in an off-site well field located approximately 3,300 feet west of the intersection of 18th Avenue and Palm Drive owned and maintained by the Coachella Valley Water District (CVWD). The CVWD well site will connect to the project's planned water supply infrastructure at the intersection of 18th Avenue and Palm Drive via a 12-inch and 18-inch water line constructed in 18th Avenue.

2. Sewer Extension and Regional Sewer Lift Station - A 24-inch sewer main extension beginning at the intersection of Palm Drive and 20th Avenue and ultimately connecting to the existing 24-inch sewer in Varner Road near its intersection with Manufacturing Road (consisting of approximately 42,500 linear feet of off-site sewer improvements) to provide sewer service. Part of the off-site sewer system will include the construction of a regional sewer lift station and a 12-inch force main segment to allow for the sewer extension to run easterly to the proposed point of connection at Varner Road and Manufacturing Road. The regional sewer lift station will be located within a 0.28-acre parcel off of Varner Road in between Palm Drive and Mountain View Road within Cathedral City.

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SPECIFIC PLAN Case #: SP00336A1

10. GENERAL CONDITIONS

EVERY DEPARTMENT

10. EVERY. 1

SPA - Amendment Description

RECOMMND

This Specific Plan Amendment would add the existing golf course to the Specific Plan Area, making the Specific Plan 649.66 acres, and reconfigure the planning areas to allow development of single-family homes on the northern portion of the site and resort residential uses and a small boutique hotel, containing up to 50 rooms, along the southern portion of the existing golf course. The SP-A will also revert the approved density back to the EIR/CEQA analyzed 2,250 units and will remove the active-adult (55+) age-restriction component from the project. Planning Area 2 will include 1,350 single-family lots.

10. EVERY. 2

SPA - Replace all previous

RECOMMND

This Specific Plan Amendment is intended to replace the original SPECIFIC PLAN, and all amendments and substantial conformances to the SPECIFIC PLAN. All future developments within the SPECIFIC PLAN, whether or not they have a direct correlation to this Amendment, will inherit these conditions. The original SPECIFIC PLAN and all previous amendments and substantial conformances to the SPECIFIC PLAN will be electronically "locked" so that all future land development applications comply with the following conditions:

10. EVERY. 3

SP - SP Document

RECOMMND

Specific Plan No.336A1 shall include the following:

- a. Specific Plan Document, which shall include:
 - Board of Supervisors Specific Plan Resolution including the Mitigation Reporting/Monitoring Program

2. Conditions of Approval.

- 3. Specific Plan Zoning Ordinance.
- 4. Land Use Plan in both 8 1/2" x 11" black-and-white and 11" x 17" color formats.
- 5. Specific Plan text.
- 6. Descriptions of each Planning Area in both graphical and narrative formats.

b. Final Environmental Impact Report No. 455 and Addendum No. 1 Document, which must include, but not be limited to,

Riverside County LMS CONDITIONS OF APPROVAL

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SPECIFIC PLAN Case #: SP00336A1

10. GENERAL CONDITIONS

10. EVERY. 3 SP - SP Document (cont.)

RECOMMND

the following items:

- 1. Mitigation Monitoring/Reporting Program.
- 2. Draft EIR
- Comments received on the Draft EIR either verbatim or in summary.
- 4. A list of person, organizations and public agencies commenting on the Draft EIR.
- Responses of the County to significant environmental point raised in the review and consultation process.
- Technical Appendices
- 7. All Addenda (3)

If any specific plan conditions of approval differ from the specific plan text or exhibits, the specific plan conditions of approval shall take precedence.

10. EVERY. 4

SP - Definitions

RECOMMND

The words identified in the following list that appear in all capitals in the attached conditions of Specific Plan No.336 shall be henceforth defined as follows:

SPECIFIC PLAN = Specific Plan No. 336, Amendment No. 1.

CHANGE OF ZONE = Change of Zone No. 7899.

EIR = Environmental Impact Report No. 455.

10. EVERY. 5 SP - Ordinance Requirements

RECOMMND

The development of the property shall be in accordance with the mandatory requirements of all Riverside County ordinances including Ordinance Nos. 348 and 460 and state laws; and shall conform substantially with the adopted SPECIFIC PLAN as filed in the office of the Riverside County Planning Department, unless otherwise amended.

10. EVERY. 6 SP - Limits of SP DOCUMENT

RECOMMND

No portion of the SPECIFIC PLAN which purports or proposes to change, waive or modify any ordinance or other legal requirement for the development shall be considered to be part of the adopted specific plan. Notwithstanding the above, the design guidelines and development standards of the SPECIFIC PLAN or hillside development and grading shall

SPECIFIC PLAN Case #: SP00336A1

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10. GENERAL CONDITIONS

10. EVERY. 6

SP - Limits of SP DOCUMENT (cont.)

RECOMMND

apply in place of more general County quidelines and standards.

10. EVERY. 7

SP - 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 SPECIFIC 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 SPECIFIC 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, 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.

E HEALTH DEPARTMENT

10.E HEALTH. 1 SP - 336A1 COMMENTS

RECOMMND

The Department of Environmental Health (DEH) has received and reviewed the Specific Plan 336Al and offers the following comments:

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Riverside County LMS CONDITIONS OF APPROVAL

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SPECIFIC PLAN Case #: SP00336A1

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10. GENERAL CONDITIONS

10.E HEALTH. 1 SP - 336A1 COMMENTS (cont.)

RECOMMND

- 1) Projects developed under SP336A1 will be required to have sanitary sewer and potable drinking water for all its inhabitable structures. The purveyor in the area is Coachella Valley Water District. DEH will require the water and sewer availability will serve letters at the time the applicants make a submittal to the Planning Department for the issuance of a SAN53. It is the responsibility of the developer to ensure that all requirements associated with obtaining water and sewer from the appropriate purveyor are
- 2) If any public food facility and/or public swimming pool are proposed, the developer shall contact the DEH District Environmental Services (DES) to obtain information regarding plan check permitting and requirements. Contact (760)320-1048 for additional details.
- 3) Prior to the approval of any project subject to SP336A1, the applicant shall submit to the Department of Environmental Health (DEH), Environmental Cleanup Program (ECP) for review and consideration an original copy of a Phase 1 Environmental Site Assessment (ESA). Please contact ECP for additional details at (951)955-8980. Note: Prior to Issuance of any Grading Permit, a Phase 2 ESA shall be submitted to ECP for review if the information provide in the Phase 1 ESA indicates the requirements. comprete -

**Any future projects developed under this specific plan will require further evaluation from DEH. **

FIRE DEPARTMENT

10.FIRE. 1

SP-ACCESS

RECOMMND

Fire Department emergency vehicle apparatus access road locations and design shall be in accordance with the California Fire Code, Riverside County Ordinance 460, Riverside County Ordinance 787, and Riverside County Fire Department Standards. Plans must be submitted to the Fire Department for review and approval prior to building permit issuance.

10.FIRE. 3

SP-#86-WATER

RECOMMND

Fire Department water system(s) for fire protection shall be in accordance with the California Fire Code, Riverside County Ordinance 787 and Riverside County Fire Department

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10. GENERAL CONDITIONS

10.FIRE. 3

SP-#86-WATER (cont.)

RECOMMND

Standards. Plans must be submitted to the Fire Department for review and approval prior to building permit issuance.

10.FIRE. 4

SP-FIRE ADVERSE IMPACTS

RECOMMND

at Titte

The Proposed project will have a cumulative adverse impact on the Fire Department ability to provide an acceptable level of service. These impacts include an increase in the number of emergency and public service calls due to the increased presence of structures, traffic and population. The project proponents/developers will be expected to provide for a proportional mitigation to these impacts via capital improvements and/or impact fees as adopted by the Riverside County Board of Supervisors. The Riverside County Fire Department reserves the right to negotiate developer agreements associated with the development of land and / or construction of fire facilities to meet service demands through the regional integrated fire protection response system.

Mitigation measures, as defined by the County of Riverside, should be considered in order to help reduce these impacts to a level below significant. Examples of mitigation measures might include:

Developer participation in land acquisition and fire facility construction;

Equipment upgrade and/or purchase;

Participation in a fire mitigation fee program which would allow one time capitol improvements such as land and equipment purchases, and construction development;

Riverside County Fire Department has set a drive time goal for the first due unit to be on-scene within 4:00 minutes and a full first alarm assignment within 8:00 minutes- all for a minimum of 90% of annual incidents.

The estimated drive times to the proposed project are listed below.

E37- 7:09

E36- 9:30

E56- 9:37

E35- 11:25

T33- 19:30

As shown above, the proposed project does not have an

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10. GENERAL CONDITIONS

10.FIRE. 4

SP-FIRE ADVERSE IMPACTS (cont.)

RECOMMND

acceptable level of coverage with the current Riverside County Fire stations.

PLANNING DEPARTMENT

10.PLANNING. 1

SP - MAINTAIN AREAS & PHASES

RECOMMND

All planning area and phase numbers shall be maintained throughout the life of the SPECIFIC PLAN, unless changed through the approval of a specific plan amendment or specific plan substantial conformance accompanied by a revision to the complete specific plan document.

10.PLANNING. 2

SP - NO P.A. DENSITY TRANSPER

RECOMMND

Density transfers between Planning Areas within the SPECIFIC PLAN shall not be permitted, except through the Specific Plan Amendment process.

10.PLANNING. 3

SP - BUILDING CODE CLASS

RECOMMND

All units within Planning Area 1 that are intended to be rented in any capacity shall be considered commercial for purposes of building permits requiring full ADA accessibility and all other commercial code requirements con(similar to a hotel).

10.PLANNING. 4

SP - GEO01276 UPDATE

INEFFECT

1 - im " n

County Geologic Report (GEO) No. 1276 was prepared for this development (SP00336) and the following associated projects (EIR00455, PM31880 and TR31879) by Hilltop Geotechnical, Inc. and is entitled: "Report of Supplemental Fault Investigation, Proposed Desert Dunes Development, Desert Haven Area, /Riverside County, California", and dated May 14, 2004. In addition, Hilltop prepared and submitted the following reports for this project:

- 1. "Updated Geotechnical Study, Proposed Single Family Residential Development, Quail Street Property, Northwest Quadrant of Palm Drive and 20th Avenue, Desert Haven Area, Riverside County, California", dated December 8, 2003.
- 2. "Response to County of Riverside Review, County Geologic Report No. 1276 (Fault Hazard), Report of Supplemental Fault Investigation, Proposed Desert Dunes Development

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10. GENERAL CONDITIONS

10.PLANNING. 4 SP - GEO01276 UPDATE (cont.)

INEFFECT

Desert Haven Area, Riverside County California", dated September 30, 2004.

- 3. "Report of Geotechnical Study, Proposed Single Family Residential Development, Phase 1, Tentative Tract Map No. 31879 of the Desert Dunes Project, south of Dillon Road and East of Palm Drive, Desert Haven Area, Riverside County, California", dated October 1, 2004.
- 4. "Response to County of Riverside Geotechnical and Fault Hazard Report Review, Proposed Tentative Tract Map No. 31879, Desert Haven Area of Riverside County, California", dated December 21, 2004.
- 5. "Geotechnical Update for Final Environmental Impact Report (EIR), Movida Desert Dunes Specific Plan, Addendum No. 3, Riverside County, California," dated April 7, 2016.

These documents are herein incorporated as a part of GEO No. 1276.

GEO No. 1276 concluded:

- 1. Seiching should not be considered a hazard in the area.
- 2. Tsunamis are not considered a hazard.
- 3.An active trace of the Banning Fault is located near the southwest corner of the site.
- 4.All faults investigated under GEO No. 1276, with the exception of the Banning Fault, were concluded to be not present and/or not represent a potential surface rupture hazard to the project.
- 5.All lineaments investigated under GEO No. 1276, with the exception of that which defines the Banning Fault, was found to be non-fault related and do not represent a hazard to the project.
- 6.Liquefaction is not considered a hazard for most of the site. However, the area of the Specific Plan located adjacent to the Banning Fault is subject to the potential hazard of liquefaction due to susceptible sediments combined with the shallow groundwater backing up against the north side of the fault.

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10. GENERAL CONDITIONS

10.PLANNING. 4

SP - GEO01276 UPDATE (cont.) (cont.)

INEFFECT

- 7. Liquefaction was concluded to not represent a potential hazard to TR31879.
- 8. Settlement of dry alluvium was found to be possible within the limits of TR31879. An estimated settlement of 0.5 inch was calculated for the upper 50 feet of the site with a total estimated differential settlement of approximately 0.25 inches. However, this amount of settlement is considered acceptable for residential structures.

GEO No. 1276 recommended:

- 1.Additional project specific geotechnical investigations should be performed for the remaining implementing projects within the Specific Plan.
- 2.Structural setbacks from the Banning Fault are required. A minimum building setback of 50 feet shall be established for the northeast side of the Banning fault. Structures for human occupancy shall not be proposed for the southwest corner of the site within this building setback zone.
- 3. Requirements of the latest Uniform Building Code or Riverside County Ordinance, whichever has precedence, shall be satisfactory for light wood-frame structures. Heavier structures shall be provided with site-specific seismic parameters for design purposes.
- 4. Seismic induced settlement of soils shall be mitigated by site earthwork as recommended in GEO No. 1276 (or as amended under future investigations or reports that may be required for grading permits).
- 5. The potential for lurching shall be mitigated by restricting structures for habitable purposes within the zones of faulting and potential ground rupture.
- 6. The exploratory trench backfill will require recompaction to 90 percent relative compaction in areas proposed for structures and/or streets.
- GEO No. 1276 satisfies the Planning/CEQA requirement for a geologic study for purposes of entitlement of SP00336, PM31880 and TR31879. Pertinent information contained

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SPECIFIC PLAN Case #: SP00336A1

10. GENERAL CONDITIONS

10.PLANNING. 4 SP - GEO01276 UPDATE (cont.) (cont.) INEFFECT

within GEO No. 1276 should be referenced for CEQA documentation purposes under EIR00455. Additional studies will be required for all other implementing projects within this Specific Plan prior to scheduling them for public hearing. Engineering and other Uniform Building Code parameters where not included as a part of this review or approval and this approval is not intended, and should not be misconstrued as approval for grading permit. Engineering and other building code parameters will be reviewed and additional comments and/or conditions may be imposed by the Building and Safety Department upon application for grading and/or building permits.

An environmental constraints sheet (ECS) shall be prepared for all appropriate subdivision maps as defined elsewhere in this conditions set and as defined within the conditions enumerated for each individual map entitlement case (PM31880, TR31879 and future maps as appropriate).

The fault and fault hazard zone, as well as the areas subject to the potential for liquefaction, shall also be delineated on the Specific Plan maps. In addition, the following notes shall be place on the ECS:

a) "This property is affected by earthquake faulting.
Structures for human occupancy shall not be allowed in the Fault Hazard Area."

b) "County Geologic Report No.'s 662 and 1276 were prepared for this property. These reports are on file at the County Administrative Center located in Riverside, California. Specific items of concern include earthquake faulting, liquefaction, seismically-induced settlement, lurching, seismic design for structures and uncompacted trench backfill."

A copy of all final maps and the ECS shall be submitted to the County Geologist for review and approval.

TRANS DEPARTMENT

10.TRANS. 1 SP

SP - SP336A1/TS/CONDITIONS

RECOMMND

Structur

The Transportation Department has reviewed the traffic study submitted for the referenced project. The study has been prepared in accordance with County-approved

SPECIFIC PLAN Case #: SP00336A1

Parcel: 657-490-002

10. GENERAL CONDITIONS

10.TRANS. 1

SP - SP336A1/TS/CONDITIONS (cont.)

RECOMMND

guidelines. We generally concur with the findings relative to traffic impacts.

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

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

Palm Drive (NS) at:
Pierson Blvd. (EW)
Hacienda Avenue (EW)
Two Bunch Palms Trail (EW)
Dillon Road (EW)
18th Avenue (EW)
North Site Access (EW)
Golf Course Access (EW)
20th Avenue (EW)
Varner Road (EW)
I-10 Westbound Ramps (EW)

Gene Autry Trail (NS) at: I-10 Eastbound Ramps (EW)

West Site Access (NS) at: 20th Avenue (EW)

East Site Access (EW) at: 20th Avenue (EW)

Bubbling Wells Road (NS) at: 18th Avenue (EW) Site Access/Hatchet Cactus (EW)

Mountain View Road (NS) at: 20th Avenue (EW)

Mountain View Road (NS) at: Varner Road (EW)

Date Palm Drive (NS) at:

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10. GENERAL CONDITIONS

10.TRANS. 1 SP - SP336A1/TS/CONDITIONS (cont.) (cont.) RECOMMND

Varner Road (EW)

I-10 Westbound Ramps (EW)

I-10 Eastbound Ramps (EW)

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

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

10.TRANS. 2

SP - SP336A1/IMPROVEMENTS

RECOMMND

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

10.TRANS. 3

SP - SP336A1/TUMF

RECOMMND

The project proponent shall be required to pay the Transportation Uniform Mitigation Fee (TUMF) in accordance with the fee schedule in effect at the time of issuance of a building permit, pursant to Ordinace No. 673.

10.TRANS. 4

SP - SP336A1/REALIGN OF 20TH

RECOMMND

20th Avenue shall be realigned, off-site, between Mountain View Drive and Bubbling Wells Road aligning with 20th Avenue east of Mountain View road. The new alignment shall be along the section line between Sections 17 and 20 of T3S,R5E of the San Bernardino Base and Meridian.

10.TRANS. 5

SP - DRAINAGE CONDITIONS

RECOMMND

REFER TO SP336 AND SP336S1 FOR FLOOD CONTROL DISTRICT CONDITIONS OF APPROVAL TO ADDRESS PROJECT DRAINAGE.

20. PRIOR TO A CERTAIN DATE

SPECIFIC PLAN Case #: SP00336A1

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20. PRIOR TO A CERTAIN DATE

PLANNING DEPARTMENT

20.PLANNING. 1

SP - 90 DAYS TO PROTEST

RECOMMND

The applicant has ninety (90) days from the date of the 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 exactions imposed on this project as a result of the approval or conditional approval of this project.

30. PRIOR TO ANY PROJECT APPROVAL

PLANNING DEPARTMENT

30 PLANNING. 1

SP - M/M PROGRAM (GENERAL)

RECOMMND

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

"The EIR prepared for the SPECIFIC PLAN imposes specific mitigation measures and monitoring requirements on the project. Certain conditions of the SPECIFIC PLAN and this implementing project constitute reporting/monitoring requirements for certain mitigation measures."

COULT CEMI

30.PLANNING. 2

SP - NON-IMPLEMENTING MAPS

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

"A land division filed for the purposes of phasing or financing shall not be considered an implementing development application for the purposes of the Planning Department's conditions of approval.

Should this project be an application for phasing or financing, all of the other conditions in this implementing project with a prefix of "SP" will be considered as NOT APPLICABLE, and this condition shall be considered as MET. Should this project not be an application for phasing or financing, this condition shall be considered as NOT APPLICABLE."

RECOMMND

Parcel: 657-490-002

SPECIFIC PLAN Case #: SP00336A1

30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 3 SP - DURATION OF SP VALIDITY

RECOMMND

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

"The SPECIFIC PLAN that this project is a part of has a life span of twenty (20) years from the date of the adoption of the resolution adopting the SPECIFIC PLAN, at which time the Board may elect to begin revocation hearings ofr the SPECIFIC PLAN. Should the Board not begin revocation hearings the SPECIFIC PLAN shall remain Should the SPECIFIC PLAN not be substantially built out in that period of time, the project proponent shall file a specific plan amendment to be processed concurrently with this implementing proposal. (For the purposes of this condition, substantial buildout shall be defined as [eighty percent (80%) of the maximum amount of dwelling units allowed by the SPECIFIC PLAN as most recently amended. The specific plan amendment will update the entire specific plan document to reflect current development requirements.

This condition shall be considered as NOT APPLICALBE if the implementing project has been filed within the above listed parameters, and shall be considered as MET if the specific plan amendment has abeen fribed.

30.PLANNING. 4

SP - SUBMIT FINAL DOCUMENTS

RECOMMND

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

"Three (3) hard copies and one (10) CD of the final SPECIFIC PLAN and EIR documents (SP/EIR) documents shall be submitted to the Planning Department for distribution. The documents shall include all the items listed in the condition titled "SP - Documents". The final SP/EIR documents shall be distributed in the following fashion:

Building and Safety Department	1	сору
County Planning Department in Riverside	1	copy
City of Desert Hot Springs	1	cd
Riverside County Planning Department in Indio	1	cd

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30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 4 SP - SUBMIT FINAL DOCUMENTS (cont.)

RECOMMND

Any and all remaining documents shall be kept with the Planning Department in Riverside, or as otherwise determined by the Planning Director.

This condition cannot be DEFERRED or considered as NOT APPLICABLE."

30.PLANNING. 5 SP - PROJECT LOCATION EXHIBIT

RECOMMND

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

"The applicant shall provide to the Planning Department an 8 1/2" x 11" exhibit showing where in the SPECIFIC PLAN this project is located. The exhibit shall also show all prior implementing projects within the SPECIFIC PLAN that have already been approved.

This condition shall be considered MET once the applicant provides the Planning Department with the required information. This condition may not be DEFERRED."

30.PLANNING. 10

SP *- ADDENDUM EIR

admon 's been filed "

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

"This implementing project has been reviewed in the context the EIR, which is associated with this SPECIFIC PLAN. Planning Department has reviewed this project and its relationship to the EIR, and has found that no new environmental impacts have arisen since the certification of the EIR. Although the EIR adequately addressed the environmental impacts of the SPECIFIC PLAN as a whole, more detailed technical information (i.e. traffic studies, updated biological studies, etc.) have been required by the Planning Department and/or other COUNTY land development review departments in order to complete its environmental review. Therefore, an ADDENDUM to the previously certified EIR has been prepared in conjunction with this implementing application.

RECOMMND

-ora led

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30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 10 SP *- ADDENDUM EIR (cont.)

RECOMMND

This condition shall be considered MET if an ADDENDUM to the EIR has been prepared. Alternatively, this condition shall be considered as NOT APPLICABLE if an ADDENDUM to the EIR is not required."

30.PLANNING. 11 SP *- EA REQUIRED

RECOMMND

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

"If this implementing project is subject to the California Environmental Quality Act (CEQA), an environmental assessment shall be filed and processed concurrently with this implementing project. At a minimum, the environmental assessment shall utilize the evaluation of impacts addressed in the EIR prepared for the SPECIFIC PLAN.

This condition shall be considered as MET if an environmental assessment was conducted for this implementing project. This condition may be considered as NOT APPLICABLE if this implementing project is not subject to CEOA. This condition may not be DEFERRED."

30. PLANNING. 12 SP *- SUPPLEMENT TO EIR

RECOMMND

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

"This implementing project has been reviewed in the context the EIR, which is associated with this SPECIFIC PLAN. Planning Department has reviewed this project and its relationship to the EIR, and has found that although theEIR adequately addressed the environmental impacts of the SPECIFIC PLAN at the time, new environmental impacts have arisen since the certification of the original EIR. Planning Department has determined that the new environmental impacts can be mitigated to below a level of significance. Therefore, a SUPPLEMENT to the previously certified EIR has been prepared in conjunction with this implementing application.

Ri♥eršide County LMS CONDITIONS OF APPROVAL

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30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 12 SP *- SUPPLEMENT TO EIR (cont.)

RECOMMND

This condition shall be considered MET if a SUPPLEMENT to the EIR has been prepared. Alternatively, this condition shall be considered as NOT APPLICABLE if a SUPPLEMENT to the EIR is not required."

30.PLANNING. 13 SP *- SUBSEQUENT EIR

RECOMMND

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

"This implementing project has been reviewed in the context the EIR, which is associated with this SPECIFIC PLAN. The Planning Department has reviewed this project and its relationship to the EIR, and has found that although the EIR adequately addressed the environmental impacts of the SPECIFIC PLAN at the time, new environmental impacts have arisen since the certification of the original EIR. The Planning Department has determined that this implementing project may have a signficant impact to the new environmental impacts that have arisen. Therefore, a SUBSEQUENT EIR has been prepared in conjunction with this implementing application.

This condition shall be considered MET if a SUBSEQUENT EIR has been prepared. Alternatively, this condition shall be considered as NOT APPLICABLE if a SUBSEQUENT to the EIR is not required."

30.PLANNING. 14 SP - COMPLETE CASE APPROVALS

RECOMMND

Thic core

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

"Prior to the approval of any implementing project (tract map, parcel map, use permit, plot plan, etc.) the SPECIFIC PLAN, the GPA, the CHANGE OF ZONE, and the EIR must have been approved, adopted, and certified by the Board of Supervisors, respectively.

This condition shall be considered as MET once the SPECIFIC PLAN, the GPA, the CHANGE OF ZONE, and the EIR have been approved, adopted, and certified by the Board of

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30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 14 SP - COMPLETE CASE APPROVALS (cont.)

RECOMMND

Supervisors, repectively. This condition may not be DEFERRED."

30.PLANNING. 15 SP - AMENDMENT REQUIRED

RECOMMND

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

"If this implementing project meets any of the following criteria, an amendment to the SPECIFIC PLAN shall be required and processed concurrently with this implementing project:

- The implementing project adds any area to, or deletes area from, the SPECIFIC PLAN;
- The implementing project proposes a substantially different use than currently allowed in the SPECIFIC PLAN (i.e. proposing a residential use within a commercially designated area); or
- 3. as determined by the Planning Director.

Any amendmentoto the SPECIFIC PLANDSevenNthough it may affect only one portion of the SPECIFIC PLAN, shall be accompanied by a complete specific plan document which includes the entire specific plan, including both changed and unchanged parts.

This condition shall be considered MET if the specific plan amendment has been filed, and NOT APPLICABLE if a specific plan amendment is determined to be unnecessary."

30 PLANNING. 18

SP - PA PROCEDURES

RECOMMND

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map for parcel map), the following condition shall be placed on the implementing project PRIOR TO MAP RECORDATION in the case of land division applications (tentative parcel maps or tentative tract maps) or PRIOR TO BUILDING PERMITS in the case of use permit applications (plot plans, conditional use permits, or public use permits):

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30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 18 SP - PA PROCEDURES (cont.)

RECOMMND

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

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

30.PLANNING. 19

SP - COMMON AREA MAINTENANCE

RECOMMND

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

imen'tPRIOR TO MAP RECORDATION without following sprocedures for common area maintenance procedures shall be complied with:

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

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30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 19 SP - COMMON AREA MAINTENANCE (cont.) RECOMMND

c. The maintenance organization shall be established prior to or concurrent with the recordation of the first land division.

30.PLANNING. 21 SP - CC&R RES PRI COMMON AREA

RECOMMND

Prior to the approval of any implementing land division project within the SPECIFIC PLAN (tract map or parcel map), the following condition shall be placed on the implementing project PRIOR TO MAP RECORDATION if the permanent master maintenance organization referenced in the condition entitled "SP - Common Area Maintenance" is a private organization:

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

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

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

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30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 21 SP - CC&R RES PRI COMMON AREA (cont.)

RECOMMND

verbatim:

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

The property owners' association established herein shall manage and continuously maintain the 'common area', more particularly described on Exhibit '___', attached hereto, and shall not sell or transfer the 'common area' or any part thereof, absent the prior written consent of the Planning Director of the County of Riverside or the County's successor-in-interest.

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

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

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

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

SP - GENERIC M/M PROGRAM 30.PLANNING. 24

RECOMMND

of the or

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e.: tract map, parcel map, use permit,

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30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 24 SP - GENERIC M/M PROGRAM (cont.)

RECOMMND

plot plan, etc.), the following condition shall be placed on the implementing project:

"PRIOR TO THE ISSUANCE OF GRADING PERMITS, the project applicant shall provide to the Planning Department a detailed proposal for complying with the preliminary mitigation and monitoring procedures described in the EIR during the process of grading. Grading permits will not be issued unless the preliminary mitigation and monitoring procedures as described in the EIR are substantially complied with."

30.PLANNING. 25 SP - F&G CLEARANCE

RECOMMND

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e. tract map, parcel map, use permit, plot plan, etc.) which may propose grading or construction within or along the banks of any blue-lined stream, the following condition shall be placed on the implementing project:

"PRIOR TO THE ISSUANCE OF GRADING PERMITS, the applicant shall obtain written notification to the County Planning Department that the appropriate California Department of Fish and Game notification pursuant to Sections 1601/1603

"Interest of the Carrifornia Fish and Game Code has taken place, or obtain an "Agreement Regarding Proposed Stream or Lake Alteration" (Sections 1601/1603 Permit) should any grading or construction be proposed within or along the banks of any natural watercourse or wetland, located either on-site or any required off-site improvement areas. Copies of any agreement shall be submitted with the notification."

30.PLANNING. 26 SP - ACOE CLEARANCE

RECOMMND

Prior to the approval of any implementing project within the SPECIFIC PLAN (i.e. tract map, parcel map, use permit, plot plan, etc.) which may propose grading or construction within or along the banks of any blue-rimed stream which is determined to be within the jurisdiction of the United States Army Corps of Engineers, the following condition shall be placed on the implementing project:

"PRIOR TO THE ISSUANCE OF GRADING PERMITS, the applicant shall obtain written notification to the County Planning Department that the alteration of any watercourse or

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CONDITIONS OF APPROVAL

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- 30. PRIOR TO ANY PROJECT APPROVAL
 - 30. PLANNING. 26 SP ACOE CLEARANCE (cont.)

RECOMMND

wetland, located either on-site or on any required off-site improvement areas, complies with the U.S. Army Corps of Engineers Nationwide Permit Conditions, or obtain a permit under Section 404 of the Clean Water Act should any grading or construction be proposed within or along the banks of any natural watercourse or wetland. Copies of any agreement shall be submitted with the notification."

30.PLANNING. 28

SP *- ENTRY MONUMENTATION

RECOMMND

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

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

- 1. An entry monument shall be shown on the Exhibit ___
- 2. The entry monument shall be in substantial conformance to the design guidelines of Planning Area ___ of the SPECIFIC PLAN, as shown on pages ___ to ___."

30. PLANNING. 29 LON-SP - POST GRADING REPORT

RECOMMND

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

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

30. PLANNING: 30 mkg of SP - SCHOOL METIGATION which is

RECOMMND

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

"PRIOR TO BUILDING PERMITS, impacts to the Palm Springs

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30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 30 SP - SCHOOL MITIGATION (cont.)

RECOMMND

School District shall be mitigated in accordance with state law."

30.PLANNING. 33 SP - IF HUMAN REMAINS FOUND

RECOMMND

Prior to the approval of any land division or development permit (use permit, plot plan, etc.), a condition of approval shall be applied to the land division or development permit, and shall read as follows:

If human remains are encountered, State Health and Safety Code Section 7050.5 states that no further disturbance shall occur until the County Coroner has made a determination of origin and disposition pursuant to Public Resource Code section 5097.98. The County Coroner shall be notified of the find immediately. If the remains are determined to be prehistoric, the coroner shall notify the Native American Heritage Commission, which will determine and notify the appropriate NATIVE AMERICAN TRIBE who is the most likely descendent. The descendent shall inspect the site of the discovery and make a recommendation as to the appropriate mitigation. After the recommendations have been made, the land divider, a Native American Tribe representative, and a County representative shall meet to determine the appropriate mitigation measures and corrective actions to be implemented.

determina

30.PLANNING. 34

SP - ECS NOTE ARCAHEOLOGICAL

RECOMMND

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

Prior to Map Recordation, the following Environmental Constraints note shall be placed on the ECS: "County Archaeological Report No. PDA04423, dated August 12, 2008, was prepared for whis property by CRM Tech, and PDA04699, was not prepared in 2011 by SRI Inc., to further examine the nature and significance of several archaeological sites and are on file at the County of Riverside Planning Department. The property is subject to surface alteration restrictions based on the results of the reports. Specifically, 5-acres in the southwest corner of the proposed Specific Plan shall not be developed so that the sensitive resources can be

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30. PRIOR TO ANY PROJECT APPROVAL

30 PLANNING. 34 SP - ECS NOTE ARCAHEOLOGICAL (cont.)

RECOMMND

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avoided and preserved. This area shall be reserved as a resource preserve area and no earth disturbances are permitted. The remaining proposed project area shall have full-time archaeological monitoring during all earth-disturbing activities (clearing, grubbing, mass/rough grading, utility trenching, tree removals, stockpiling, etc.)".

30.PLANNING. 35

SP - CULTURAL PRESERVE

RECOMMND

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

Prior to Map recordation, the Developer/permit holder shall submit to the County for review and approval, a conservation agreement for the five acre resource preserve to be created at the southwest corner of the project. Cultural resource site CA-RIV-2642 shall be preserved in an open space lot to be created at the southwest corner of the proposed project, containing no less than five acres. The agreement shall include, but not be limited to, measures for preservation of the site in perpetuity, security and erosion, vandalism, etc. also ownership and financial termine tresponsibility. The adeveloper/permit holder shall submit the agreement to the County for review and acceptance. The accepted agreement shall be recorded against the land as a conservation easement or deed of ownership. The preserve shall be protected by permanent perimeter fencing with a locked gate, a planting of thorny cactus and similar plants at the base of the fence to create a physical barrier that will deter trespassers and be maintained in a viable functioning condition. Access into the preserve shall be controlled by project security personnel managed by the entity approved by the County. Access by the Agua Caliente Band of Cahuilla Indians or the Morongo Band of Mission Indians shall be reasonably accomodated upon 48 hours notification to the managing entity and the County Archaeologist. The agreement shall provide for an annual inspection by the County Archaeologist, to inspect for compliance with the accepted agreement, and threats to the preservation within the preserve that need remediation. The responsible party identified in the accepted agreement shall be financially responsible for any necessary remediation, mitigation, or maintenance issues identified

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30. PRIOR TO ANY PROJECT APPROVAL

30.PLANNING. 35 SP - CULTURAL PRESERVE (cont.)

RECOMMND

within the preserve during the annual inspection and shall meet all required performance standards in the accepted agreement. Annual inspections shall be paid for by the responsible party identified in the accepted agreement. the agreement shall be recorded with the County Clerk's office as part of this subdivision.

30.PLANNING. 36

SP - CALIFORNIA REGISTER NOM.

RECOMMND

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

Because archaeological site CA-RIV-2642 was determined to be significant and eligible for listing on the California Register of Historic Places, the applicant/permit holder shall cause to have prepared, by professionally-qualified archaeologist listed on the County's Cultural Resources Consultants list, a complete California Register Nomination packet, meeting current requirements for such nomination packets, that will be signed by the applicant/permit holder. The completed nomination package shall be submitted to the State Historic Preservation office for consideration. The developer in holder and single

TRANS DEPARTMENT

30.TRANS. 1

SP - SP336A1/TS/INSTALL PH1

RECOMMND

Phase 1: 288 single familty dwelling units and 500 recreational residential dwelling units

Implementing projects of SP336A1 shall be responsible for the design and construction of traffic signal(s) at the intersections of:

Signals not eligible for fee credit: -Palm Palm Driven(NS) at North Site Access (EW) Palm Drive (NS) at Golf Course Access (EW) Palm Drive (NS) at 20th Avenue (EW)

or as approved by the Transportation Department.

For improvements eligible for fee credit, the project proponent shall contact the Transportation Department and

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30. PRIOR TO ANY PROJECT APPROVAL

30.TRANS. 1

SP - SP336A1/TS/INSTALL PH1 (cont.)

RECOMMND

enter into an agreement for signal mitigation fee credit or reimbursement prior to start of construction of the signal. All work shall be pre-approved by and shall comply with the requirements of the Transportation Department and the public contract code in order to be eligible for fee credit or reimbursement.

30.TRANS. 2

SP - SP336A1/TS/INSTALL PH2

RECOMMND

Phase 2: 1,062 single family dwelling units and 400 recreational residential dwelling units.

Implementing projects of SP336A1 shall be responsible for the design of traffic signal(s) at the intersections of:

Signals not eligible for fee credit:

Date Palm Drive (NS) at Varner Road (EW)

or as approved by the Transportation Department.

For improvements eligible for fee credit, the project proponent shall contact the Transportation Department and enter into an agreement for signal mitigation fee credit or reimbursement prior to start of construction of the signal. All work shall be pre-approved by and shall comply with the requirements of the Transportation Department and the public contract code in order to be eligible for fee credit or reimbursement.

30.TRANS. 3

SP - SP336A1/20TH REALIGN

RECOMMND

Prior to Occupancy of the 1st unit in Phase I the project proponent shall design and bond for the realignment of 20th Avenue from the east project boundary to Mountain View Road (aligning with 20th Avenue east of Mountain View Road), in accordance with County Standard No. 93 (32'/60'), or as approved by the Transportation Department. Improvements shall include the design and installation of a traffic signal at the intersection of 20th Avenue and Mountain View Road.

The project proponent shall obtain the right-of-way for these improvements prior to the occupancy of the 251st unit within the project, and shall construct the improvements prior to the occupancy of the 501st unit within the project.

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30. PRIOR TO ANY PROJECT APPROVAL

30.TRANS. 3

SP - SP336A1/20TH REALIGN (cont.)

RECOMMND

The requirements of Subdivision Map Act, Section 66462.5 et. al., which address the County's and project proponents resposibilities regarding land acquisitions for off-site improvements prior to the approval of a Final Map, are noted herein.

30.TRANS. 4

SP - SP336A1/TS/GEO PH1

RECOMMND

Phase 1: 288 single family dwelling units and 500 recreational residential dwelling units.

The intersection of Palm Drive (NS) at North Site Access (EW) shall be signalized and improved to provide the following geometrics:

Northbound: one through lane, one shared

through/right-turn lane

Southbound: one left-turn lane, two through lanes

Eastbound: N/A

Westbound: one left-turn lane, one right-turn lane

The intersection of Palm Drive (NS) at Golf Course Access (EW) shall be signalized and improved to provide the following geometrics:

Northbound: one through lane, one shared

through/right-turn lane

Southbound: one left-turn lane, two through lanes

Eastbound: N/A

Westbound: one left-turn lane, one right-turn lane

The intersection of Palm Drive (NS) at 20th Avenue (EW) shall be signalized and improved to provide the following geometrics:

Northbound: one left-turn lane, one through lane, one

shared through/right-turn lane

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

shared through/right-turn lane

Eastbound: one shared left-turn/through/right-turn lane

Westbound: one shared left-turn/through lane, one

right-turn lane

The intersection of West Site Access (NS) at 20th Avenue (EW) shall be improved to provide the following geometrics:

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30. PRIOR TO ANY PROJECT APPROVAL

30.TRANS. 4

SP - SP336A1/TS/GEO PH1 (cont.)

RECOMMND

Northbound: N/A

Southbound: one shared left-turn/right-turn lane - stop

controlled

Eastbound: one shared left-turn/through lane Westbound: one shared left-turn/through lane

The intersection of Mountain View Road (NS) at Varner Road (EW) shall be signalized and improved to provide the following geometrics:

Northbound: N/A

Southbound: one shared left-turn/right-turn lane Eastbound: one left-turn lane, one through lane Westbound: one through lane, one right-turn lane

or as approved by the Transportation Department.

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

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

30.TRANS. 5

SP - SP336A1/TS/GEO PH2

RECOMMND

To be

Phase 2: 1,062 single family dwelling units and 400 recreational residential dwelling units.

The intersection of Palm Drive (NS) at 20th Avenue (EW) shall be signalized and improved to provide the following geometrics:

Northbound: one left-turn lane, one through lane, one

shared through/right-turn lane

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

shared through/right-turn lane

Eastbound: one shared left-turn/through/right-turn lane

Westbound: one shared left-turn/through lane, one

right-turn lane

The intersection of Bubbling Wells Road (NS) at Site Access/Hatchet Cactus (EW) shall be improved to provide the

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30. PRIOR TO ANY PROJECT APPROVAL

30.TRANS. 5

SP - SP336A1/TS/GEO PH2 (cont.)

RECOMMND

following geometrics:

Northbound: one shared left-turn/through/right-turn lane Southbound: one shared left-turn/through/right-turn lane Eastbound: one shared left-turn/through/right-turn lane

- stop controlled

Westbound: one shared left-turn/through/right-turn lane

- stop controlled

The intersection of Date Palm Drive (NS) at Varner Road (EW) shall be signalized and improved to provide the following geometrics:

Northbound: one left-turn lane, one right-turn lane

Southbound: N/A

Eastbound: one through lane, one right-turn Westbound: one left-turn lane, one through lane

or as approved by the Transportation Department.

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

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

30.TRANS. 6

SP - SP336A1/SIG MTN VIEW/20TH

RECOMMND

Prior to the final building inspection of the first dwelling unit, the signal at the intersection of Mountain View Drive and 20th Avenue shall be installed and operational with fee credit eligibility or as approved by the Transportation Department.

60. PRIOR TO GRADING PRMT ISSUANCE

two through two through two

PLANNING DEPARTMENT

60.PLANNING. 1 MAP - C

MAP - CULTURAL PROFESSIONAL

RECOMMND

As a result of archaeological investigations (PDA04423 and PDA04699) a number of sites were identified and evaluated within the project boundaries. The potential exists for

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60. PRIOR TO GRADING PRMT ISSUANCE

60.PLANNING. 1

MAP - CULTURAL PROFESSIONAL (cont.)

RECOMMND

additional subsurface resources and deposits within the project boundaries. Therefore, archaeological monitoring shall be required.

Prior to the issuance of grading permits, the developer/permit holder shall retain and enter into a monitoring and mitigation service contract with a qualified Archaeologist for services.

The Project Archaeologist (Cultural Resource Professional) shall develop a Cultural Resources Monitoring Plan which must be approved by the County Archaeologist prior to issuance of grading permits.

The Project Archaeologist shall manage and oversee monitoring for all initial ground disturbing activities and excavation of each portion of the project site including clearing, grubbing, tree removals, grading, trenching, stockpiling of materials, rock crushing, structure demolition and etc.

The Project Monitor shall have the authority to temporarily divert, redirect or halt the ground disturbance activities to allow identification, evaluation, and potential recovery of cultural resources in coordination with the special interest monitors.

The developer/permit holder shall submit a fully executed copy of the contract and a wet-signed copy of the Monitoring Plan to the Riverside County Planning Department to ensure compliance with this condition of approval. The Project Archaeologist shall comply with and ensure the implementation of the special grading requirements for CA-RIV-8763 as stipulated in the conditions of approval.

NOTE:

1) The Project Archaeologist is responsible for implementing mitigation using standard professional practices for the cultural resources. The Professional shall consult with the County, developer/permit holder, and any required tribal monitor throughout the process.

2) This agreement shall not modify any approved conditions of approval or mitigation measures.

60.PLANNING. 2 MAP - NATIVE MONITORING

RECOMMND

As a result of consultation with the Agua Caliente Band of Cahuilla Indians, tribal monitoring during grading activities requiring archaeological monitoring shall be required.

Prior to the issuance of grading permits, the

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60. PRIOR TO GRADING PRMT ISSUANCE

60.PLANNING. 2 MAP - NATIVE MONITORING (cont.)

RECOMMND

developer/permit applicant shall enter into a contract with the Aqua Caliente Band of Cahuilla Indians for monitoring services. The contract shall address the treatment and ultimate disposition of cultural resources which may include repatriation and/or curation in a Riverside County approved curation facility.

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

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

e condition o anglova.

1) The Cultural Resources Professional is responsible for implementing mitigation and standard professional practices for cultural resources. The Professional shall coordinate with the County, developer/permit applicant and Native American Monitors throughout the process.

2) Native American monitoring does not replace any required Cultural Resources monitoring, but rather serves as a supplement for coordination and advisory purposes for all groups' interests only.

3) The developer/permit applicant shall not be required to further pursue any agreement for special interest monitoring of this project if after 60 days from the initial attempt to secure an agreement the developer/permit applicant, through demonstrable good faith effort, has been unable to secure said agreement from the Native American Monitors. A good faith effort shall consist of no less than 3 written attempts from the developer/permit applicant to the tribe to secure the required special interest monitoring agreement and appropriate e-mail and telephone contact attempts. Documentation of the effort made to

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60. PRIOR TO GRADING PRMT ISSUANCE

60.PLANNING. 2 MAP - NATIVE MONITORING (cont.) (cont.)

RECOMMND

secure the agreement shall be submitted to the County Archaeologist for review and consideration.
4) Should repatriation be preferred, it shall not occur until after the Phase IV monitoring report has been submitted to the Riverside County Archaeologist. Should curation be preferred, the developer/permit applicant is responsible for all costs.

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

60.PLANNING. 3

MAP - DATA RECOVERY RIV-8672

RECOMMND

Prior to issuance of a grading permit, the applicant/
permit holder shall submit to the County Archaeologist for
review and acceptance, a Phase III Data Recovery Plan for
mitigation of cultural resource CA-RIV-8762. CA-RIV-8762
was determined eligible for listing on the California
Register of Historic Places and requires mitigation under
CEQA due to proposed adverse impacts. This resource cannot
be avoided. Data Recovery mitigation shall be completed
prior to issuance of any grading permits for this project.
The project archaeologist shall submit a Phase III Data
Recovery Plan prior to data recovery for acceptance by the
County Archaeologist. The project archaeologist shall
submit a Phase III Data recovery report of the results and
findings of the data recovery prior to issuance of grading
final inspection.

60.PLANNING. 4

MAP - MITIGATION CA-RIV-8763

RECOMMND

Prior to issuance of a grading permit, the Project Archaeologist shall submit for review and acceptance a controlled grading plan to the County Archaeologist for site CA-RIV-8763 as part of the required mitigation [program for this resource. The controlled grading plan shall require the systematic removal of the ground surface to allow for the identification documentation, and recovery of any subsurface cultural deposits by the project Archaeologist. Results of the controlled grading program shall be included in the Phase III Data Recovery report prepared by the Project Archaeologist and submitted to the County Archaeologist for review and acceptance as mitigation compliance.

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70. PRIOR TO GRADING FINAL INSPECT

PLANNING DEPARTMENT

70.PLANNING. 1

MAP - PHASE IV CULTURAL

RECOMMND

PRIOR TO GRADING PERMIT FINAL: The developer/holder shall prompt the Project Cultural Resources Professional to submit one (1) wet-signed paper copy and (1) CD of a Phase IV Cultural Resources Monitoring Report that complies with the Riverside County Planning Department's requirements for such reports for all ground disturbing activities The report shall associated with this grading permit. follow the County of Riverside Planning Department Cultural Resources (Archaeological) Investigations Standard Scopes of Work posted on the TLMA website. The report shall also include evidence of the required cultural/historical sensitivity training for the construction staff held during the required pre-grade meeting. The County Archaeologist shall review the report to determine adequate mitigation compliance was met. Upon determining the report and mitigation is adequate, the County Archaeologist shall clear this condition.

70.PLANNING. 2

MAP - ARTIFACT DISPOSITION

RECOMMND

The landowner(s) shall relinquish ownership of all cultural resources, (with the exception of sacred items, burial goods, and Human Remains) including all archaeological hartifacts and mon-human remains as part of the required mitigation for impacts to cultural resources. This shall include any and all artifacts collected during any previous archaeological investigations. The applicant shall relinquish the artifacts through one or more of the following methods and provide the Riverside County Archaeologist with evidence of same.

a. A fully executed reburial agreement with the appropriate culturally affiliated Native American tribe or band. This shall include measures and provisions to protect the future reburial area from any future impacts. Reburial shall not occur until all cataloguing, analysis and special studies have been completed on the cultural resources and forapproved by the Riverside County Archaeologist.

b. A curation agreement with an appropriate qualified repository within Riverside County that meets federal standards pursuant to 36 CFR Part 79 and therefore would be professionally curated and made available to other archaeologists/researchers for further study. The collections and associated records shall be transferred, including title, to an appropriate curation facility within

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70. PRIOR TO GRADING FINAL INSPECT

70 PLANNING. 2 MAP - ARTIFACT DISPOSITION (cont.)

RECOMMND

Riverside County, to be accompanied by payment of the fees necessary for permanent curation.

If more than one Native American Group is involved with the project and cannot come to an agreement between themselves as to the disposition of cultural resources, the landowner(s) shall contact the Riverside County Archaeologist regarding this matter and then proceed with the cultural resources being curated at the Western Science

Note: Should reburial of collected cultural resources be preferred, it shall not occur until after the Phase IV monitoring report has been submitted to and approved by the Riverside County Archaeologist. The developer/permit applicant is responsible for all costs associated with reburial and all costs associated with curation should that disposition method be employed. All methods of disposition shall be described in the Phase IV monitoring report.

100. PRIOR TO ISSUE GIVEN BLDG PRMT

PLANNING DEPARTMENT

100.PLANNING. 1

SP - REC PA 2 PLANS

RECOMMND

the RPRO

PRIOR TO THE ISSUANCE OF THE 237th building permit within auther SPECIFIC Phan, detailed park plans shall be submitted to and approved by the Planning Department for the Main Amenity/Recreation Area within Planning Area 2. The detailed park plans shall conform with the SPECIFIC PLAN document. The park plans need not be working drawings, but shall include landscape and irrigation plans, descriptions and placement of recreational facilities and documentation evidencing a permanent maintenance mechanism for the Amenity and its facilities.

100 PLANNING. 2

SP - Community Recreation Cent

RECOMMND

PRIOR TO THE ISSUANCE OF THE 500th building permit within the SPECIFIC PLAN, the community recreation center as shown on the Adopted Land Use Plan for the SPECIFIC PLAN shall be constructed and fully operable.

100.PLANNING. 3 SP - COUNT RES BUILD PERMITS

RECOMMND

This condition is applied to assist the Planning Department with tracking the build-out of the SPECIFIC PLAN

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100. PRIOR TO ISSUE GIVEN BLDG PRMT

100.PLANNING. 3 SP - COUNT RES BUILD PERMITS (cont.)

RECOMMND

by automatically counting all the issuance of all new residential building permits on the County's Land Management System which are electronically associated with the Specific Plan.

100.PLANNING. 4 SP - PA2 PARK CONST (1)

RECOMMND

Prior to the issuance of the 337th occupancy permit within Planning Area 2, a minimum of 5.0 acres of the area designated as Main Amenity/Recreation Area in the SPECIFIC PLAN shall be constructed in accordance with approved park plans and fully operable.

100.PLANNING. 5 SP - PA2 PARK CONST (2)

RECOMMND

Prior to the issuance of the 674th occupancy permit within Planning Area 2, a minimum of 10.0 total acres (in conjunction with 100.PLANNING.4) acres of the area designated as Main Amenity/Recreation Area in the SPECIFIC PLAN shall be constructed in accordance with approved park plans and fully operable.

100.PLANNING. 6 SP - PA2 PARK CONST (3)

RECOMMND

Prior to the issuance of the 1,101st occupancy permit within Planning Area 27 asminimum of 1500 total acres (in conjunction with 100.PLANNING.4, and 5) acres of the area designated as Main Amenity/Recreation Area in the SPECIFIC PLAN shall be constructed in accordance with approved park plans and fully operable.

100 PLANNING. 7 SP - PA2 PARK CONST (4)

RECOMMND

Prior to the issuance of the 1,248th occupancy permit within Planning Area 2, a minimum of 20.0 total acres (in conjunction with 100.PLANNING.4, 5, and 6) acres of the area designated as Main Amenity/Recreation Area in the SPECIFIC PLAN shall be constructed in accordance with approved parkinglans and fully operable.

Addendum No. 3 to the Desert Dunes Specific Plan Final Environmental Impact Report SCH #2003121164

Prepared for:

Riverside County Planning Department

4080 Lemon Street, 9th Floor

Riverside, California 92502

Prepared by:

Meridian Consultants, LLC
910 Hampshire Road, Suite V
Westlake Village, California 91361

April 2016

INTRODUCTION

On October 31, 2006, the County of Riverside certified an Environmental Impact Report (Final EIR) that included a residential component of 2,250 single-family units and an approximately 30,000-square-foot private recreational facility. The remaining components consisted of a 6-million-gallon reservoir to the east of the Specific Plan area and a lift station along with a 9.5-mile sewer extension to the south.

In May 2007, the County of Riverside considered an Addendum (2007 Addendum) to the Final EIR for the Desert Dunes Specific Plan that analyzed the environmental impacts associated with the approval of Tentative Tract Map No. 31879, which provided for the subdivision of 98.8 acres into 386 residential lots and related common-area lots.

In December 2012, the County of Riverside considered a second Addendum (2012 Addendum) to the Final EIR for the Desert Dunes Specific Plan that analyzed the environmental impacts associated with several remaining approvals required to implement the Specific Plan. These remaining approvals included (1) a Plot Plan Amendment to the Desert Dunes Golf Course (PP09967R1), which accommodates the proposed residential development; (2) approval of Tentative Tract Map No. 34522, which provided for the subdivision 165.6 acres of the southern portion of the Specific Plan area into 437 single-family lots; (3) approval of Tentative Tract Map No. 34553, which provided for the subdivision of 207.6 acres of the northeastern portion of the Specific Plan area into 896 single-family lots; (4) a change of zone (CZ07715), which reconfigured the Specific Plan zone designation from the existing record property lines to the ultimate proposed development boundary; and (5) approval of the Substantial Conformance Specific Plan (SP00336S1), which reconfigured the maximum dwelling-unit counts for the proposed Planning Areas and incorporated the current alignment of the off-site sewer extension to the south and the current location of the sewer lift station.

This document is a third Addendum (2015 Project) to the Final EIR for the Movida Desert Dunes Specific Plan. This Addendum assesses the environmental impacts associated with the addition of the existing golf course to the Specific Plan Area and the development of single-family homes on the northern portion of the site, as well as the development of resort residential uses and a small boutique hotel, containing up to 50 rooms, along the southern portion of the existing golf course. The amendment will also revert the approved density back to the EIR/CEQA-analyzed 2,250 units and will remove the active-adult (55+) age-restriction component from the project.

Under Section 15164 of the State CEQA Guidelines, when an EIR has been prepared and certified, and new information becomes available, it is appropriate to prepare an Addendum to the EIR when only minor technical additions or changes to an EIR are required. The changes to the EIR are considered minor if the new information being addressed does not result in the identification of any new significant impacts or a substantial increase in the severity of significant impacts identified in the EIR.

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COUNTY OF RIVERSIDE ENVIRONMENTAL ASSESSMENT FORM: INITIAL STUDY

Environmental Assessment (E.A.) Number: EA42744

Project Case Type(s) and Number(s): SP00336A1, CZ7899, GPA1164

Lead Agency Name: County of Riverside Planning Department

Address: 4080 Lemon Street, 9th Floor, Riverside, California, 92502

Contact Person: Matt Straite, Planner Telephone Number: (951) 955-8631 Applicant's Name: VLP Capital, Inc.

Applicant's Address: 36953 Cook Street, Suite 103, Palm Desert, California, 92211

I. PROJECT INFORMATION

Project Description:

The Movida Desert Dunes Specific Plan Project (Desert Dunes) is a planned residential resort community located at 19300 Palm Drive, Desert Hot Springs, California 92240. Desert Dunes is bounded by 18th Avenue on the north, 20th Avenue on the south, Bubbling Wells Road on the east and Palm Drive on the west, and also includes 25 acres located on the south side of 20th Avenue.

Desert Dunes contains an existing 18-hole golf course developed on approximately 174 acres in 1989. The County of Riverside adopted the Desert Dunes Specific Plan in 2006 to guide the development of a residential community on approximately 471.9 acres of land around the existing 177.7-acre championship golf course, for a total gross area of approximately 649.6 acres. The adopted Specific Plan allows development of up to 1,850 residential units on this portion of the Project site. The portion of the site containing the existing golf course is currently designated Open Space—Recreation by the Riverside County General Plan, and the approved residential development is designated by the Riverside County General Plan as Specific Plan for Medium Density Residential Development. Minor modifications and improvements to the golf course would occur to integrate grading, flood control improvements, access roads, utility extensions, trail connections, and water quality/drainage features into the site design.

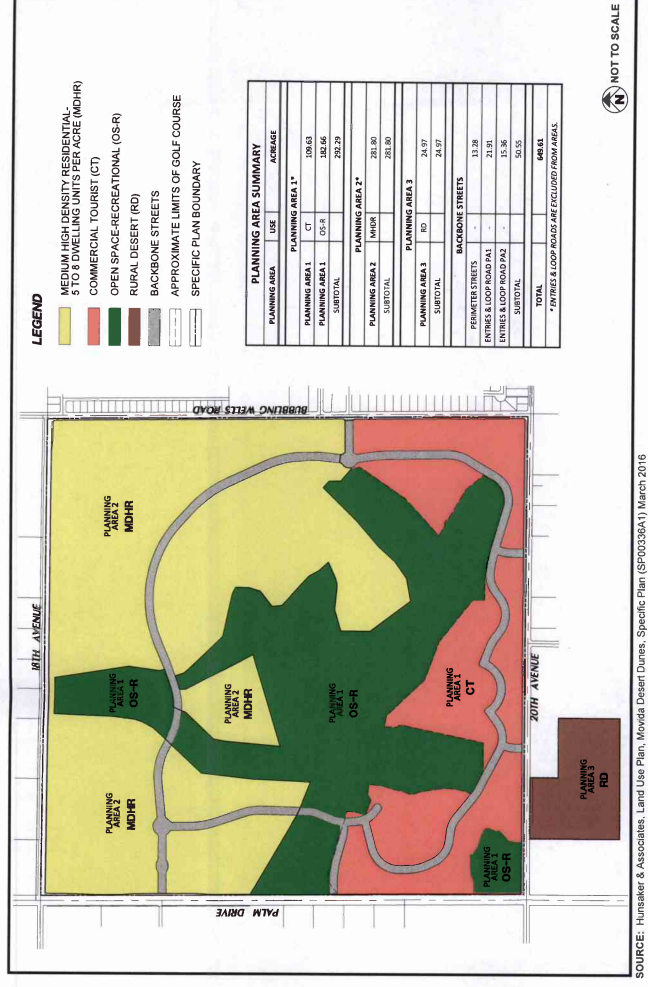
The proposed Specific Plan (SP) Amendment would add the existing golf course to the Specific Plan Area and reconfigure the Planning Areas to allow development of single-family homes on the northern portion of the site; and resort residential uses and a small boutique hotel, containing up to 50 rooms, along the southern portion of the existing golf course. The SP Amendment would also revert the approved density back to the EIR/CEQA-analyzed 2,250 units and would remove the active-adult (55+) age-restriction component from the Project. Collectively, the SP Amendment would be referred to as the "2015 Project."

As shown **Figure 1, Land Use Plan**, Planning Area 2 would include 1,350 single-family lots on approximately 282 acres. These lots would range in size from 4,000 to 7,700 square feet. Planning Area 1 would include the existing Desert Dunes Golf Course, up to 900 resort residential units, and a boutique hotel containing up to 50 rooms. The resort residential units are a specialized residential use. These units would be individually owned but available for rental for periods of up to 30 consecutive days. Owners choosing to rent their units would be required by the covenants of the purchase and sale agreement to use the centrally managed resort rental program. All short-term rentals would pay Transient Occupancy Tax (TOT) to the County of Riverside. The resort residential area would contain a variety of amenities, including swimming pools, available for use by residents and guests in the resort residential units and boutique hotel, as well as by the residents of homes in Planning Area 2. In addition to the SP Amendment, a General Plan Amendment is also proposed to change the General Plan Land Use designation for the southern area of Planning Area 1 to Commercial Tourist (CT) to reflect the planned resort development. Uses allowed by this designation include tourist-oriented uses such as hotels and golf courses.

The 25-acre parcel south of 20th Avenue would be used for flood control purposes and public facilities to support development and transition to open space as part of the Willow Hole Conservation area. The sewer lift station and reservoir site will remain as approved in Addendum No. 2.

A. Type of Pr	oject:	Site Spe	cific ⊠;	Countywide []; ===	Community ☐;	Policy .
B. Total Proje	ect Area	: 649.	.8 Gross	Acres			
Residential Acres:	281.7	Lots:	1,350	Units:	1,350	Projected No. of Reside	ents: 4,050
Commercial Acres:	334.1	Units:	900	Sq. Ft. of Bldg. Area:		Est. No. of Employees:	
Industrial Acres:	N/A	Lots:		Sq. Ft. of Bldg. Area:		Est. No. of Employees:	
Other:	33.96	Acres					

C. Assessor's Parcel No(s): 657-490-001; 657-490-002; 657-490-003; 657-490-004



FIGURE

Land Use Plan



- D. Street References: The Project site is located north of 20th Avenue; south of 18th Avenue; east of Palm Drive; and west of Bubbling Wells Road, with the 25-acre parcel south of 20th Avenue.
- E. Section, Township & Range Description or Reference/Attach a Legal Description: Township 3 South, Range 5 East, Sections 18 and 19, San Bernardino Baseline and Meridian.
- F. Brief description of the existing environmental setting of the project site and its surroundings: The 649.8-acre Project site consists of undeveloped vacant desert land with scattered vegetation. In addition, the Project site includes the 177.7-acre Desert Dunes Golf Course, which includes an 18-hole golf course, a clubhouse, parking lots, and a maintenance building. The residential development portion of the residential site has been fenced in since 1989, providing limited access and disturbance of the site.

The lands surrounding the Project site include largely vacant desert lands with scattered single-family residential development. Development within 0.5 miles to the north of the residential site includes approximately 17 single-family homes. Development immediately to the east includes the B-Bar-H Ranch subdivision of approximately 70 single-family homes, all located within 0.5 miles of the Planning Area. About 70 percent of the lots in the B-Bar-H ranch subdivision are vacant. Corporate limits of the City of Desert Hot Springs are located adjacent to the western and northern borders of the Project site, with more densely developed areas of the City about 2 miles north of the subject property. Development immediately to the south of the residential site, which includes the 25-acre channel outlet/open space conservation area, includes approximately 8 single-family dwellings, with the remainder being vacant desert lands. In addition, approximately 1 mile south of the residential site is the corporate limits of the City of Cathedral City, followed by the Highway Interstate I-10 and the Union Pacific Railroad about 2 miles to the south. Development to the west includes approximately 3 single-family homes and vacant desert land.

II. APPLICABLE GENERAL PLAN AND ZONING REGULATIONS

A. General Plan Elements/Policies

1. Land Use: The Project site would be consistent with the Medium High Density Residential (MHDR) land use designation, Commercial Tourist (CT), and Open Space—Recreation (OS-R). Development of the Project would require a land use change from OS-R to CT reflect the planned resort uses. The County of Riverside has jurisdiction for approving the General Plan Amendment, Specific Plan Amendment, the issuing of grading permits, tentative tract map approval, and architectural review. This approval process shall assure that potential land use incompatibilities are mitigated and reduced to levels of insignificance.

- 2. Circulation: Implementation of the Project would not conflict with Circulation Element policies because traffic generated by the 2015 Project would not contribute to nearby intersections exceeding County Level of Service standards. The County adopted all feasible mitigation measures to substantially reduce these impacts, and deemed the remaining unavoidable impacts to be acceptable by adopting a Statement of Overriding Considerations after certifying the Final EIR. However, the present application would not increase traffic or traffic impacts beyond what was analyzed in the previously certified Final EIR.
- 3. Multipurpose Open Space: The Project would be consistent with all other applicable Multipurpose Open Space Element policies. In addition, implementation of the 2015 Project would not conflict with Multipurpose Open Space Element policies governing floodplain management because the drainages passing through the Project site have been designed to reduce adverse environmental reflects to the maximum extent feasible.
- 4. Safety: The Project would allow for sufficient provision of emergency response services to the future residents of the Project site through the Project design features. The 2015 Project would be consistent with all other applicable Safety Element policies. In addition, a portion of the southwestern Project site is located within a fault zone and would be subject to strong ground shaking and seismically induced settlement during an earthquake. Furthermore, portions of the Project site may be susceptible to a liquefaction hazard. Implementation of the 2015 Project would not conflict with the Safety Element policies governing seismic hazards because no development would occur in the fault zone and all structures would be constructed in conformance with the most recent version of the California Building Code. Also, portions of the Project site are located within a 100-year flood plain. Implementation of the 2015 Project would not conflict with the Safety Element policies governing flood and inundation hazards as drainage facilities in the Project site would be designed to accommodate 100-year flood flows.
- 5. Noise: Sufficient mitigation against any foreseeable noise sources in the area have been provided for in the design of the 2015 Project. The 2015 Project would not generate noise levels in excess of standards established in the General Plan or County Noise Ordinance. The 2015 Project would be consistent all other applicable Noise Element policies.
- 6. Housing: Implementation of the 2015 Project would not result in the displacement of existing housing because all parcels associated within the Project site are currently vacant. In addition, the 2015 Project would not create a need for new housing but would instead meet an existing housing need. The 2015 Project would be consistent with all applicable Housing Element policies.
- 7. Air Quality: Development permitted by the SP Amendment would result in the generation and emission of air pollutants from site disturbance and construction activities, project-

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generated vehicular traffic emissions, natural gas consumption and the use of electricity. The 2015 Project would comply with all applicable regulatory requirements to control emissions during construction and operation and thus would be consistent with applicable Air Quality Element policies.

- B. General Plan Area Plan(s): Western Coachella Valley Area Plan
- C. Foundation Component(s): Residential site is located within the Community Development Foundation Component while the open space conservation parcel and the existing golf course are located within the Open Space Foundation Component.
- D. Land Use Designation(s): Residential site has a General Plan land use designation of Medium Density Residential; golf course and resort has a General Plan land use designation of Commercial Tourist; and open space south of 20th Avenue has a General Plan land use designation of Rural Desert.
- E. Overlay(s), if any: The 2015 Project is not in a General Plan Policy Overlay or Zoning Overlay Area, including the Community Development Overlay.
- F. Policy Area(s), if any: None
- G. Adjacent and Surrounding:
 - 1. Area Plan(s): Western Coachella Valley Area Plan
 - 2. Foundation Component(s): Rural to the north and south, Community Development and Rural to the east; Open Space to the west.
 - 3. Land Use Designation(s): Rural residential to the north, Rural Desert and Rural Residential to the south, Medium Density Residential and Rural Residential to the east; Rural Residential and Open Space—Water to the west.
 - 4. Overlay(s) and Policy Area(s), if any: None
- H. Adopted Specific Plan Information
 - 5. Name and Number of Specific Plan, if any: The Desert Dunes Specific Plan No. 336
 - 6. Specific Plan Planning Area, and Policies, if any: N/A
- I. Existing Zoning: The site has a zoning designation of Specific Plan (SP) Zone and the existing golf course has a zoning designation of Controlled Development (W2).

Proposed Zoning, if any: The boundary of the Project site is being changed to include the existing golf course, and include the following zoning designations: Medium High Density Residential (MHDR), Commercial Tourist (CT), and Open Space—Recreation (OS-R).

J. Adjacent and Surrounding Zoning:

W-2 (Controlled Development) to the north, south, east, and west; R-1 (One Family Dwellings) to the east.

III. ENVIRONMENTAL FACTORS POTENTIALLY AFFECTED

The environmental factors checked in the following (X) would be potentially affected by this Project, involving at least one impact that is a "Potentially Significant Impact" or "Less Than Significant With Mitigation Incorporated" as indicated by the checklist on the following pages.

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

IV. DETERMINATION

On the basis of this initial evaluation:

A PREVIOUS ENVIRONMENTAL IMPACT REPORT/NEGATIVE DECLARATION WAS NOT PREPARED
I find that the proposed project COULD NOT have a significant effect on the environment, and a NEGATIVE DECLARATION will be prepared.
I find that although the proposed project could have a significant effect on the environment, there will not be a significant effect in this case because revisions in the project, described in this document, have been made or agreed to by the project proponent. A MITIGATED NEGATIVE DECLARATION will be prepared.
☐ I find that the proposed project MAY have a significant effect on the environment, and an ENVIRONMENTAL IMPACT REPORT is required.

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

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EA No. 42744

Signature	Date
Matt Straite, Planner	For Steve Weiss, AICP, Planning
	Director

V. ENVIRONMENTAL ISSUES ASSESSMENT

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

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less than Significant Impact	. No Impact	No New Significant or Substantially More Severe Impacts
AESTHETICS					
Would the project:					
1. Scenic Resources	7 7 4 1				
a) Have a substantial effect upon a scenic highway corridor within which it is located?					
b) Substantially damage scenic resources, including, but not limited to, trees, rock outcroppings, and unique or landmark features; obstruct any prominent scenic vista or view open to the public; or result in the creation of an aesthetically offensive site open to public view?					

Sources: (a) Western Coachella Valley Area Plan, Figure 9, "Scenic Highways"; Riverside County EIR 455.

Findings of Fact:

a) The purpose of the California Scenic Highways program, which was established in 1963, is to "Preserve and protect scenic highway corridors from change which would diminish the aesthetic value of lands adjacent to highways." A scenic highway provides the motorist with a view of distinctive natural characteristics that are not typical of other areas in Riverside County ("County").

The closest designated state scenic highway is Route 62, located approximately 5 miles west of the Project site. Due to the distance from the Project site, the Final EIR determined the scenic highway corridor would not be affected by the Specific Plan and no impacts would occur. The 2007 Addendum would result in fewer units;

	Less than Significant			No New Significant or Substantially
Potentially	with	Less than		More
Significant	Mitigation	Significant	No	Severe
Impact	Incorporated	Impact	Impact	Impacts

therefore, it would not result in any new significant or substantially more severe impacts to the scenic highway corridor. The 2012 Addendum determined the residential and reservoir sites would remain the same as the Final EIR, and the distance of the sites to the nearest scenic highway corridor would remain the same. In addition, infrastructure to be constructed along the revised route of the proposed sewer main and the extension of the proposed water line to the Coachella Valley Water District (CVWD) well field would not adversely affect scenic highways because all improvements would be placed underground. The 2015 Project would reconfigure the Planning Areas to allow development of single-family homes on the northern portion of the site and resort residential uses on the southern portion of the site, and would not adversely affect the scenic highway corridor due to the distance from the Project site. In addition, the existing golf course would be incorporated into the Specific Plan Amendment, and a boutique hotel is proposed. The golf course is an existing use and would not result in any new impacts on a scenic corridor. The boutique hotel and associated residential towers could reach up to 80 feet in height along the southern portion of the Project site. Due to the distance from the nearest scenic highway and the minimal breakup of the Little San Bernardino Mountains to the north of the site, no new impacts would occur. Therefore, no new information, changed circumstances, or substantially increased significant effects would occur with implementation of the 2015 Project.

b) The Project site is located in an unincorporated area of Riverside County. The existing character of the Project site is gently sloping, with views of the Little San Bernardino Mountains to the north, San Bernardino Mountains to the northwest, Santa Rosa Mountains to the south, Indio Hills to the east, and the San Jacinto Mountains to the southwest. The Project site does not contain any scenic resources such as trees, rock outcroppings, and unique or landmark features. Existing sensitive viewsheds are impacted by existing development, such as residential land uses and the windmill farms in the western portion of the Coachella Valley. The Final EIR determined the falling terrain, desert color, and landscaping of the site coupled with the remote location of the reservoir and lift station would result in less than significant viewshed impacts. The 2007 Addendum would result in fewer units; therefore, it would not result in any new significant or substantially more severe impacts to the scenic resources. The 2012 Addendum determined the site of the sewer lift station would not damage scenic resources including trees, rock outcroppings, and unique or landmark features; obstruct prominent scenic vistas or views open to the public; or result in the creation of an aesthetically offensive site open to public view. In addition, infrastructure to be constructed along the revised route of the proposed sewer main and the extension of the proposed water line to CVWD well field would not result in impacts to scenic resources because all improvements would be placed underground. Design standards set forth in the SP Amendment set maximum building heights for the single-family dwelling units to 3 stories, or approximately 40 feet in height, consistent with the zone development standards for R-1. The maximum building height permitted in the CT zone would be up to 80 feet to allow larger structures as part of the boutique hotel or other architectural vertical treatments. The design of the tower elements and other architectural vertical treatments would break up the building massing of the resort hotel and would not substantially alter the existing views of the Little San Bernardino Mountains to the north. The existing golf course is visually a part of the existing visual element of the Project site. Accordingly, the existing golf course would not impact scenic resources within or surrounding the Project site. All development would adhere to the same mitigation measures listed in the Final EIR to reduce impacts to visual resources. As discussed previously, the 2015 Project would not intrude into views of the mountains from the public right-ofway. Therefore, the aesthetic impacts of the 2015 would be consistent with the impacts identified in the past

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less than Significant Impact	No Impact	No New Significant or Substantially More Severe Impacts
Addendums and would be less the impacts would occur with implem	nan significant.	No new information		umstances, o	r more severe
Mitigation: Compliance with previously ce Monitoring: The previously certified River					
2. Mt. Palomar Observatory					
a) Interfere with the nighttime use of the Mt. Palomar Observatory, as protected through Riverside County Ordinance No. 655?					
Sources: GIS database; Riverside County Figure 6, "Mt Palomar Nighttime Lighting I	Land Information Policy Area."	on System; Ord. No	o. 655 (Regulatir	ng Light Pollu	tion); WCVAP,
a) The Project site is located in an unit B) Special Lighting Area that surrous and methods of installation, define exceptions. Impacts related to the in the Final EIR and 2007 Addendu B requirements of Ordinance 655 operation of Mt. Palomar Observatory plan check process, the lighting rethe single-family residences and the minimal nighttime lighting for safe with Mt. Palomar Observatory. The increased significant effects wou observatory. Mitigation: No mitigation measures are residenced.	ands the Mt. Pal nition, general nighttime use of m. The 2012 Acts and would re- tory. The 2015 For quirements for e resort hotel. T ty and security a herefore, impact ld result from	omar Observatory. requirements for la of the Mt. Palomar o ddendum determin sult in less than sign roject would be re Zone B as set forth the existing clubhou and does not genera ts would be less th	Ordinance 655 of amp source and Observatory were deed that the project of the pro	contains approsing shielding, progression of specific ect would constant with regard orate, through unty Ordinan Dunes Golf Column amount of light and no new o	oved materials ohibition, and ally addressed inform to Zone to nighttime in the standard ce No. 655 for ourse contains to interfere in substantially
3. Other Lighting Issues					
 a) Create a new source of substantial light or glare 					
		12		54.	No. 43744

		Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less than Significant Impact	No Impact	No New Significant or Substantially More Severe Impacts
	which would adversely affect day or nighttime views in the area?					
b)	Expose residential property to unacceptable light levels?	- 🔲				
a-b) Existing lighting sources in the vi	cinity of the Proi	ect site include rur	al develonment	the golf cour	se commercial
	Existing lighting sources in the vir and industrial uses, and lighting uses allowed through the use of would result in less than significating any new significant or substantial under of units identified from toon the residential and reservoir require minimal lighting for secuthe water line to the CVWD well Project would be similar to the Fewould not include any new light entry monuments, secondary medestrian safety. Similar to the with Ordinance No. 655, and the hooded to avoid shining onto adjustme mitigation measures listed than significant. No new informinglementation of the 2015 Project.	along local road f standard designt impacts with ntially more several the Final EIR. The site would remairity. In addition field would not sources. The hot nonuments, and Final EIR, the 20 per Project's on-siacent properties in the Final EIR mation, changed ect.	dways. The Final Elements of the features, in accordance impacts to othe 2012 Addendum in the same as the infrastructure on require lighting. The vith a different landel and resort uses recreation/trail modes and streets. In addition reduce impacts it circumstances, or accordances, or accordance impacts of accordances, or accordance impacts of accordances, or accordance impacts or accordance in ac	R determined the predance with the predance with the glare. The 2007 or lighting issued determined the Final EIR. The state proposed state number of und use configurate would also inclusionuments, as well use standard de be directed do dition, all develor more severe	nat the development of light Addendum was due to the common of light sewer lift state ewer main arrits proposed upon. The exist de accent light vell as low-lessign features woward or be popment would and glare, and impacts would state would state would and glare, and impacts would state would	ppment of land ting ordinance, rould not result decrease in the hting proposed ion would only de extension of under the 2015 ing golf course ting at primary well ghting for in accordance e shielded and dadhere to the I would be less
Mitigati	and industrial uses, and lighting uses allowed through the use of would result in less than significating any new significant or substantial user of units identified from the continumber of units ident	along local road f standard designt impacts with ntially more several the Final EIR. The site would remairity. In addition field would not sources. The hot nonuments, and Final EIR, the 20 peroject's on-signation, changed ect.	dways. The Final Element of the features, in accordance impacts to othe 2012 Addendum in the same as the infrastructure on require lighting. The vith a different landel and resort uses recreation/trail mode and streets. In addition reduce impacts of circumstances, of a County EIR 455 meteories.	R determined the produce with the glare. The 2007 er lighting issued determined the Final EIR. The state proposed state number of und use configurate would also inclusionuments, as wouse standard de be directed do dition, all develor more severe itigation measures.	nat the development the County light Addendum was due to the common of light sewer lift state ewer main and its proposed to it	ppment of land ting ordinance, rould not result decrease in the hting proposed ion would only de extension of under the 2015 ing golf course ting at primary well ghting for in accordance e shielded and dadhere to the l would be less
Mitigati Monitor	and industrial uses, and lighting uses allowed through the use of would result in less than significating any new significant or substantial unumber of units identified from the on the residential and reservoir require minimal lighting for secutive water line to the CVWD well Project would be similar to the Fewould not include any new light entry monuments, secondary medestrian safety. Similar to the with Ordinance No. 655, and the hooded to avoid shining onto adjustme mitigation measures listed than significant. No new informinglementation of the 2015 Project.	along local road f standard designt impacts with ntially more several the Final EIR. The site would remairity. In addition field would not sources. The hot nonuments, and Final EIR, the 20 peroject's on-signation, changed ect.	dways. The Final Element of the features, in accordance impacts to othe 2012 Addendum in the same as the infrastructure on require lighting. The vith a different landel and resort uses recreation/trail mode and streets. In addition reduce impacts of circumstances, of a County EIR 455 meteories.	R determined the produce with the glare. The 2007 er lighting issued determined the Final EIR. The state proposed state number of und use configurate would also inclusionuments, as wouse standard de be directed do dition, all develor more severe itigation measures.	nat the development the County light Addendum was due to the common of light sewer lift state ewer main and its proposed to it	ppment of land ting ordinance, rould not result decrease in the hting proposed ion would only de extension of under the 2015 ing golf course ting at primary well ghting for in accordance e shielded and dadhere to the I would be less
<u>Mitigati</u> <u>Monitor</u> AGRICU Would t	and industrial uses, and lighting uses allowed through the use of would result in less than significating any new significant or substantial unmber of units identified from toon the residential and reservoir require minimal lighting for secuthe water line to the CVWD well Project would be similar to the Found would not include any new light entry monuments, secondary medestrian safety. Similar to the with Ordinance No. 655, and the hooded to avoid shining onto adjustme mitigation measures listed than significant. No new informinglementation of the 2015 Projecting: The previously certified Rivers.	along local road f standard designt impacts with ntially more several the Final EIR. The site would remairity. In addition field would not sources. The hot nonuments, and Final EIR, the 20 peroject's on-signation, changed ect.	dways. The Final Element of the features, in accordance impacts to othe 2012 Addendum in the same as the infrastructure on require lighting. The vith a different landel and resort uses recreation/trail mode and streets. In addition reduce impacts of circumstances, of a County EIR 455 meteories.	R determined the produce with the glare. The 2007 er lighting issued determined the Final EIR. The state proposed state number of und use configurate would also inclusionuments, as wouse standard de be directed do dition, all develor more severe itigation measures.	nat the development the County light Addendum was due to the common of light sewer lift state ewer main and its proposed to it	ppment of land ting ordinance, rould not result decrease in the hting proposed ion would only de extension of under the 2015 ing golf course ting at primary well ghting for in accordance e shielded and dadhere to the l would be less

		Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less than Significant Impact	No Impact	No New Significant or Substantially More Severe Impacts
	Importance (Farmland) as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to nonagricultural use?				3	
b)	Conflict with existing agricultural use, or a Williamson Act (agricultural preserve) contract (Riv. Co. Agricultural Land Conversation Contract Maps)?					
c)	Cause development of nonagricultural uses within 300 feet of agriculturally zoned property (Ordinance No. 625 "Right-to-Farm")?					
d)	Involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland, to nonagricultural use?				<u></u>	
Farmla	s: Riverside County General Plan, Find Mapping and Monitoring Programs of Fact:				partment of	Conservation,
a)	The Riverside County General Pla contains the Agriculture Area Plar productive agricultural lands with associated policies is to identify a stated in the General Plan princip products by conserving areas appeaddition, the intent of these policies. The Project site is located in by the California Department of	n. The Agricultur nin the County. nd preserve are les: "Provide for ropriate for agric cies is to minimi an unincorpora	e land use designate The intent of the alias where agricultue the continued and culture and related ize the conflicts be ted area of Riversia	ation has been est Agriculture Foun ral uses are the l d even expanded d infrastructure a etween agricultu de County and is	tablished to dation Comp ong-term des production nd supportin ral and urbar designated a	help conserve conent and its sirable use, as of agricultural g services." In n or suburban s Other Lands

		Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less than Significant Impact	No Impact	No New Significant or Substantially More Severe Impacts
	determined no agricultural land impacts associated with the Tenta to agricultural resources. The 201 in a rural desert area and was no Project would not be located in la Specific Plan Area. Therefore, sin circumstances, would occur with	ative Tract Map a .2 Addendum de ot previously ut and designated fo milar to the Fina	approval would no termined the prop ilized for agricultu or agricultural reso I EIR, no new or s	t cause any new o osed sewer lift st ral uses. Similar rurces, or designa ubstantially incre	or more signif ation site wou to the Final ted as Farmla	icant impacts ald be located EIR, the 2015 and within the
b)	The Final EIR determined no im determined impacts associated significant impacts to agricultura site would not be located on land not conflict with existing agricultuto the Final EIR, no new or substated	pacts would oc with the Tentat I resources. The with a Williamso Iral uses nor wou Intially greater in	cur on existing ag ive Tract Map ap 2012 Addendum on Act contract. Sin Ild it conflict with a npacts would occu	gricultural resour proval would no determined the p nilar to the Final E n Williamson Act our with implemen	ces. The 200 t cause any peroposed sew EIR, the 2015 I contract. Ther tation of the	7 Addendum new or more er lift station Project would refore, similar 2015 Project.
с)	The Project site is located in a ruportion of the site would incorpor or indirect impacts would occur with the significant impacts. The 2012 Addimpacts on agricultural operation No direct or indirect impact would within 300 feet of an existing agricultural operation of the significant impacts.	rate the existing with approval of ted with the Ten dendum determing, since the site induced occur because ricultural operat	Desert Dunes Golf the Specific Plan. tative Tract Map a ned that the propose s not located with the Project site is ion, similar to the	FCourse. The Fina The 2007 Addenda approval would nosed sewer lift st in 300 feet of agr not utilized as an a Final EIR. There	al EIR determidum would re ot cause any ation would re iculturally zon agricultural u fore, no new	ned no direct esult in fewer new or more not cause any ned property. se or located information,
d)	The Project site is located in a ruagricultural uses, and contains an a direct or indirect impact on Farn Tract Map approval would not Addendum determined the propagricultural uses. Similar to past a uses. Therefore, no new or more Project would be consistent with	existing golf counland. The 2007 cause any new osed sewer lift so nalysis, the Project significant imp	orse. The Final EIR Addendum detern or significant im tation would not be ect site is not locate pacts related to ag	determined the pained impacts assignments to agricult be located in an action area previous	project would cociated with cural resource area previous usly utilized fo	neither have the Tentative es. The 2012 ly utilized for or agricultural
	tion: No mitigation measures are reoring: No monitoring measures are	-				
	prest					
. Fo						

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less than Significant Impact	No Impact	No New Significant or Substantially More Severe Impacts
Public Resources Code, Section 12220(g)), timberland (as defined by Public Resources Code, Section 4526), or timberland zoned Timberland Production (as defined by Govt. Code, Section 51104(g))?					
b) Result in the loss of forest land or conversion of forest land to nonforest use?					\boxtimes
c) Involve other changes in the existing environment which, due to their location or nature, could result in conversion of forest land to nonforest use?					
indings of Fact: I-c) The County Land Use Map does not of site consists of vacant desert land a specifically addressed in the Final EIR sewer pump, the revised route of the CVWD well field would not be located site remains largely unchanged and is would not be located on forestland. existing zoning for, or cause rezoni Therefore, similar to the Final EIR, no Project. Mitigation: No mitigation measures are reconstructions.	lesignate or zor and the existing and the 2007 proposed sew don forestland not designate Furthermore, t ng of, forestla new or substan	g golf course. Imp Addendum. The 2 fer main, and the of because these rou d as Forest lands. the development of and, timberland, o	pacts related to 012 Addendum extension of the stee are developed. Therefore, the stee the 2015 Projer timberland-zoon	forest resoundetermined to proposed water as roadwaringle-family arect would not not be Timberlar	rces were not the site for the ater line to the ys. The Project and resort uses at conflict with and Production

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less than Significant Impact	No Impact	No New Significant or Substantially More Severe Impacts
ALITY the project:			•	•	
Quality Impacts					
Conflict with or obstruct implementation of the applicable air quality plan?					
Violate any air quality standard or contribute substantially to an existing or projected air quality violation?					
Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is nonattainment under an applicable federal or state ambient air quality standard (including releasing emissions which exceed quantitative thresholds for ozone precursors)?					
Expose sensitive receptors, which are located within 1 mile of the project site to project substantial point source emissions?					
Involve the construction of a sensitive receptor located within 1 mile of an existing substantial point source emitter?)))))))))))))))))))		
Create objectionable odors affecting a substantial number of people?					
	Conflict with or obstruct implementation of the applicable air quality plan? Violate any air quality standard or contribute substantially to an existing or projected air quality violation? Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is nonattainment under an applicable federal or state ambient air quality standard (including releasing emissions which exceed quantitative thresholds for ozone precursors)? Expose sensitive receptors, which are located within 1 mile of the project site to project substantial point source emissions? Involve the construction of a sensitive receptor located within 1 mile of an existing substantial point source emitter? Create objectionable odors affecting a substantial	ALITY the project: Quality Impacts Conflict with or obstruct implementation of the applicable air quality plan? Violate any air quality standard or contribute substantially to an existing or projected air quality violation? Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is nonattainment under an applicable federal or state ambient air quality standard (including releasing emissions which exceed quantitative thresholds for ozone precursors)? Expose sensitive receptors, which are located within 1 mile of the project site to project substantial point source emissions? Involve the construction of a sensitive receptor located within 1 mile of an existing substantial point source emitter? Create objectionable odors affecting a substantial	ALITY the project: Quality Impacts Conflict with or obstruct implementation of the applicable air quality plan? Violate any air quality standard or contribute substantially to an existing or projected air quality violation? Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is nonattainment under an applicable federal or state ambient air quality standard (including releasing emissions which exceed quantitative thresholds for ozone precursors)? Expose sensitive receptors, which are located within 1 mile of the project site to project substantial point source emissions? Involve the construction of a sensitive receptor located within 1 mile of an existing substantial point source emitter? Create objectionable odors affecting a substantial	ALITY the project: Quality Impact Conflict with or obstruct implementation of the applicable air quality plan? Violate any air quality standard or contribute substantially to an existing or projected air quality violation? Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is nonattainment under an applicable federal or state ambient air quality standard (including releasing emissions which exceed quantitative thresholds for ozone precursors)? Expose sensitive receptors, which are located within 1 mile of the project site to project substantial point source emistive receptor located within 1 mile of an existing substantial point source emitter? Create objectionable odors affecting a substantial	ALITY the project: Quality Impact Conflict with or obstruct implementation of the applicable air quality plan? Violate any air quality standard or contribute substantially to an existing or projected air quality ronsiderable net increase of any criteria pollutant for which the project region is nonattainment under an applicable federal or state ambient air quality standard (including releasing emissions which exceed quantitative thresholds for ozone precursors)? Expose sensitive receptors, which are located within 1 mile of an existing substantial point source emister? Create objectionable odors affecting a substantial