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





SUBMITTAL DATE:

July 5, 2016

SUBJECT: RECEIVE AND FILE THE PLANNING COMMISSION'S DECISION TO APPROVE **PUBLIC USE PERMIT NO. 930 – CEQA Exempt – Applicant: Cynthia Hinds – Engineer/Representative:** Cynthia Hinds - First Supervisorial District - Mead Valley Zoning District - Mead Valley Area Plan: Rural Community: Low Density Residential (RC:LDR) - Location: North of Dawes Street, south of Hicks Street, east of Brown Street, and west of Haines Street - 0.75 acres - Zoning: Rural Residential (half-acre minimum) (R-R-1/2) - REQUEST: Public Use Permit No. 930 is a renewal for expired Public Use Case No. 315-W, which previously established a State licensed residential elderly care facility, for a maximum of 15 residents, APNs: 345-070-037 and 345-070-038. Deposit Based Funds 100%.

RECOMMENDED MOTION: That the Board of Supervisors:

RECEIVE AND FILE the Notice of Decision for the above referenced case acted on by the Planning Commission on June 1, 2016.

The Planning Department recommended Approval; and, THE PLANNING COMMISSION BY A 5-0 VOTE:

FROM: TLMA - Planning Department

Steve Weiss, AICP Planning Director

(Continued on next page)

Juan C. Perez **TLMA Director**

FINANCIAL DATA	Current	Fiscal Year:	Next	t Fiscal Year:	Total Cost:		01	ngoing Cost:		c. Office)
COST	\$	N/A	\$	N/A	\$	N/A	\$	N/A	Consent 🗾	Policy
NET COUNTY COST	\$	N/A	\$	N/A	\$	N/A	\$	N/A	Consent P Folicy	
SOURCE OF FUNDS: Deposit Based Funds 100%								Budget Adjustment: N/A		
								For Fiscal Year:	N/A	

C.E.O. RECOMMENDATION:

APPROVE

County Executive Office Signature

MINUTES OF THE BOARD OF SUP

□ Positions Added	☐ Change Order
□ A-30	□ 4/5 Vote

Prev. Agn. Ref.:

District: 1st

Agenda Number:

DOLICY/CONSENT

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

FORM 11: Public Use Permit No. 930

DATE: July 5, 2016 **PAGE:** Page 2 of 2

FOUND the project **EXEMPT** from CEQA pursuant to State CEQA Guidelines Section 15301 based on the findings and conclusions incorporated in the staff report; and,

<u>APPROVED</u> PUBLIC USE PERMIT NO. 930, subject to the attached conditions of approval, and based upon the findings and conclusions incorporated in the staff report.

BACKGROUND:

The project site includes a single-family detached home and is located north of Dawes Street, south of Hicks Street, east of Brown Street, west of Haines Street, at 21222 Dawes Street, east of the City of Perris. The home has been in continuous operation as a Residential Care Facility for the Elderly ("RCFE") since 1969, currently under the management of Perris Oases, Inc. At the time of establishment in 1969, the facility was licensed for 6 residents and pursuant to Riverside County code at that time, the use was permitted by right. In 1975, the operator of the facility decided to expand the house and the license type to allow for 15 residents. As a result, the operator was required to obtain entitlement approval and Public Use Case No. 315-W was approved in October 1975, allowing for 15 residents. The approval also allowed for the physical expansion of the house and required certain health and safety upgrades to be installed, such as a fire suppression system and fire hydrant. Each of the requirements imposed under the original approval have since been completed.

The conditions of approval for Public Use Case No. 315-W contain a provision for a 10-year life-span of the use. The project was approved in 1975 and expired in 1985. Although the facility has been in continuous operation since the expiration, without the benefit of entitlement, the RCFE State license (Facility Number 330907269) has been renewed annually. Operational reports, prepared by the Department of Social Services, show the facility is in good standing, with no major violations.

This project is a request to approve a new Public Use Permit for the continued use of an existing RCFE, for a maximum of 15 residents. There is no new construction or expansion of the use proposed under this application. Standard Conditions of Approval associated with a Public Use Permit have been imposed; however, there is no new future expiration date for this use. The operator is required to continue obtaining an annual State license renewal, as well as remain in compliance with all State requirements for operating a RCFE.

This project was heard before the Planning Commission on June 1, 2016. Staff provided a brief presentation to the Planning Commission. The project was approved unanimously with no public testimony.

Board Action

The Planning Commission's decision is final, and no action by the Board of Supervisors is required, unless the Board assumes jurisdiction by ordering the matter set for a future noticed public hearing, or the applicant or an interested person files a complete appeal application within 10 days of this notice appearing on the Board's agenda.

Impact on Citizens and Businesses

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

ATTACHMENTS

- A. PLANNING COMMISSION MINUTES
- **B. INDEMNIFICATION AGREEMENT**
- C. PLANNING COMMISSION STAFF REPORT PACKAGE



PLANNING COMMISSION MINUTE ORDER JUNE 1, 2016

I. AGENDA ITEM 4.2

PUBLIC USE PERMIT NO. 930 – CEQA EXEMPT – Applicant: Cynthia Hinds – Engineer/Representative: Cynthia Hinds – First Supervisorial District – Mead Valley Zoning District – Mead Valley Area Plan: Rural Community: Low Density Residential (RC:LDR) – Location: North of Dawes Street, south of Hicks Street, east of Brown Street, and west of Haines Street – 0.75 acres – Zoning: Rural Residential, half-acre minimum (R-R-1/2).

II. PROJECT DESCRIPTION:

Public Use Permit No. 930 is a renewal for expired Public Use Case No. 315-W, which previosuly establised a State licensed residential eldery care facility, for a maximum of 15 residents.

III. MEETING SUMMARY:

Project Planner: John Hildebrand at (951) 955-1888 or email jhildebr@rctlma.org.

No one spoke in favor, in opposition, or in a neutral position to the proposed project.

IV. CONTROVERSIAL ISSUES:

None.

V. PLANNING COMMISSION ACTION:

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

<u>FOUND</u> THE PROJECT EXEMPT FROM THE CALIFORNIA ENVIRONMENTAL QUALITY ACT (CEQA); and,

<u>APPROVED</u> PUBLIC USE PERMIT NO. 930.

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

INDEMNIFICATION AGREEMENT

This INDEMNIFICATION AGREEMENT ("Agreement"), made by and between the COUNTY OF RIVERSIDE, a political subdivision of the State of California ("COUNTY"), and Cynthia V. Hinds, Trustee or Her Successor in Trust, of the Hinds Trust B dated April 22, 1988 ("PROPERTY OWNER"), relating to the PROPERTY OWNER'S indemnification of the COUNTY under the terms set forth herein:

WITNESSETH:

WHEREAS, the PROPERTY OWNER has a legal interest in the certain real property described as APN 318-052-015 and 318-052-014 ("PROPERTY"); and,

WHEREAS, on March 8, 2016, PROPERTY OWNER filed an application for Public Use Permit No. 930 ("PROJECT"); and,

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

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

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

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

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

1. Indemnification. PROPERTY OWNER, at its own expense, shall defend, indemnify and hold harmless the COUNTY, its agents, officers, and

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

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

6. **Notices.** For all purposes herein, notices shall be effective when personally delivered, delivered by commercial overnight delivery service, or sent by certified or registered mail, return receipt requested, to the appropriate address set forth below:

COUNTY:

Office of County Counsel Attn: Melissa Cushman 3960 Orange Street, Suite 500 Riverside, CA 92501 PROPERTY OWNER: Cynthia Hinds PO Box 341310 Los Angeles, CA 90034

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

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

- 8. **COUNTY Review of the PROJECT.** Nothing in this Agreement shall be construed to limit, direct, impede or influence the COUNTY's review and consideration of the PROJECT.
- 9. Complete Agreement/Governing Law. This Agreement represents the complete understanding between the parties with respect to matters set forth herein. This Agreement shall be construed in accordance with the laws of the State of California.
- 10. **Successors and Assigns**. The obligations specific herein shall be made, and are binding on the successors in interest of the PROPERTY OWNER, whether the succession is by agreement, by operation of law or by any other means.

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

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

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

COUNTY:

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

By: Mein Wein

Steven Weiss

Riverside County Planning Director

Dated: 7-5-16

FORM APPROVED COUNTY COUNSEL

MELISSA R. CUSHMAN

DATE

PROPERTY OWNER:

Cynthia V. Hinds, Trustee or Her Successor in Trust, of the Hinds Trust B dated April 22, 1988

Cynthia V. Hinde

Cynthia V. Hinds

Trustee

Dated:

MERTINENT MER LEE (APLARY PUPIC)

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

CIVIL CODE § 1189

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

State of California	
County of Los falgres	
On Jule 16 2016 before me, MIK	
personally appeared CYNTHIA V. Have	Here Insert Name and Title of the Officer
personally appeared 277777777777	Name(s) of Signer(s)
	Name(s) of Signer(s)
subscribed to the within instrument and acknowled	evidence to be the person(s) whose name(s) is/are edged to me that he/she/they executed the same in s/her/their signature(s) on the instrument the person(s), ted, executed the instrument.
C	certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
MIKE KOOK LEE S	Signature of Notary Public
Notary Public - California Los Angeles County My Comm. Expires Sep 25, 2016	January Valle
Place Notary Seal Above	
Though this section is optional, completing this is	IONAL Information can deter alteration of the document or form to an unintended document.
Description of Attached Document Title or Type of Document: ADEMIFICATION AG Number of Pages: Five Signer(s) Other Than	Named Above: Stew Wess
Capacity(ies) Claimed by Signer(s)	
Signer's Name: Corporate Officer — Title(s):	Signer's Name:
□ Partner — □ Limited □ General	☐ Corporate Officer — Title(s):
☐ Individual ☐ Attorney in Fact	☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator	☐ Trustee ☐ Guardian or Conservator
Other:	Other:
Signer Is Bepresenting:	Signer Is Representing:

Agenda Item No.:

Area Plan: Mead Valley Zoning District: Mead Valley Supervisorial District: First

Project Planner: John Earle Hildebrand III Planning Commission: June 1, 2016

PUBLIC USE PERMIT NO. 930 CEQA Exempt: Section 15301 Applicant: Cynthia Hinds

Steve Weiss, AICP Planning Director

COUNTY OF RIVERSIDE PLANNING DEPARTMENT STAFF REPORT

PROJECT DESCRIPTION AND LOCATION:

The project site includes a single-family detached home and is located north of Dawes Street, south of Hicks Street, east of Brown Street, west of Haines Street, at 21222 Dawes Street, east of the City of Perris. The home has been in continuous operation as a Residential Care Facility for the Elderly ("RCFE") since 1969, currently under the management of Perris Oases, Inc. At the time of establishment in 1969, the facility was licensed for 6 residents and pursuant to Riverside County code at that time, the use was permitted by right. In 1975, the operator of the facility decided to expand the house and the license type to allow for 15 residents. As a result, the operator was required to obtain entitlement approval and Public Use Case No. 315-W was approved in October 1975, allowing for 15 residents. The approval also allowed for the physical expansion of the house and required certain health and safety upgrades to be installed, such as a fire suppression system and fire hydrant. Each of the requirements imposed under the original approval have since been completed.

The conditions of approval for Public Use Case No. 315-W contain a provision for a 10-year life-span of the use. The project was approved in 1975 and expired in 1985. Although the facility has been in continuous operation since the expiration, without the benefit of entitlement, the RCFE State license (Facility Number 330907269) has been renewed annually. Operational reports, prepared by the Department of Social Services, show the facility is in good standing, with no major violations.

This project is a request to approve a new Public Use Permit for the continued use of an existing RCFE, for a maximum of 15 residents. There is no new construction or expansion of the use proposed under this application. Standard Conditions of Approval associated with a Public Use Permit have been imposed; however, there is no new future expiration date for this use. The operator is required to continue obtaining an annual State license renewal, as well as remain in compliance with all State requirements for operating RCFE.

Pursuant to the California Department of Social Services ("CDSS"), who issues and maintains this type of license, they have provided the following definition and operational provisions:

A Residential Care Facility for the Elderly ("RCFE"), sometimes called "Assisted Living" or "Board and Care", is a residential home for seniors aged 60 and over who require or prefer assistance with care and supervision. They are non-medical facilities that provide room, meals, housekeeping, supervision, storage and distribution of medication, and personal care assistance with basic activities like hygiene, dressing, eating, bathing and transferring.

An RCFE must meet the care and safety standards set by the State and are licensed and inspected by the Department of Social Services, Community Care Licensing (CCL) on an annual basis. There is not a specific staff to resident ratio for a licensed RCFE. California law requires that facility personnel shall at all times be sufficient in numbers, qualifications, and competency to provide the services necessary to meet resident needs, and to ensure their health, safety, comfort, and supervision. (California Health and Safety Code, Sections 1569.269(a)(6), 1569.618(c); CCR, Title 22, Section 87411.)

The County of Riverside is proposing a substantial revision to Zoning Ordinance No. 348.4818, Article XIXe — Congregate Care Residential Facilities. The revision will update the County's Zoning Code to include a more complete listing of all types of residential care facilities as defined by the State, and address the entitlement process more clearly. This use, as proposed, complies with both the existing Zoning Ordinance and the proposed revision, as it relates to land use and development standards. However, the revision will require all future proposed residential care facilities to be approved under a Conditional Use Permit, rather than a Public Use Permit. Given that this project is being proposed for approval under a "Use Permit" and complies with both the existing Zoning Ordinance and proposed revised Ordinance, the project will still be in conformance upon adoption of the new code.

SUMMARY OF FINDINGS:

1.	Existing General Plan Land Use (Ex. #5):	The state of the s
••	Extend Ose (Ex. #5).	LDR) (1/2 Acre minimum)

2. Surrounding General Plan Land Use (Ex. #5): Rural Community: Low Density Residential (RC-LDR) (1/2 Acre minimum) on all sides

3. Existing Zoning (Ex. #2): Rural Residential – ½ Acre minimum (R-R-1/2)

Surrounding Zoning (Ex. #2):
 Rural Residential – ½ Acre minimum (R-R-1/2)
 Existing Land Use (Ex. #1):

Residential elderly care facility

Existing Land Use (Ex. #1): Residential elderly care facility
 Surrounding Land Use (Ex. #1): Single-family homes on all sides

7. Project Data: Total Acreage: 0.75

8. Environmental Concerns: CEQA Exempt per Section 15301

RECOMMENDATIONS:

<u>FIND</u> the project exempt from the California Environmental Quality Act (CEQA) pursuant to State CEQA Guidelines Section 15301 (Existing Facilities), based on the findings and conclusions incorporated in the staff report; and,

APPROVE PUBLIC USE PERMIT NO. 930, subject to the attached conditions of approval, and based upon the findings and conclusions incorporated in the staff report.

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

- The project site is designated Rural Community: Low Density Residential (RC: LDR) within the Mead Valley Area Plan.
- 2. The existing use, a Residential Care Facility for the Elderly, is consistent with the Rural Community: Low Density Residential (RC: LDR) General Plan Land Use Designation.

- 3. The project site is surrounded by properties which are Designated Rural Community: Low Density Residential (RC: LDR) (1/2 Acre minimum) to the north, south, east, and west.
- The Zoning Classification for the project site is Rural Residential ½ acre minimum (R-R-1/2).
- 5. The existing use, a Residential Care Facility for the Elderly, is permitted in the Rural Residential ½ Acre minimum zone(s), based on County Ordinance No. 348, Section 18.29.A.5, which states that any home or other facility for the aged or children that is licensed by the California Department of Social Services, or by the Riverside County Department of Public Social Services, not including a home or facility that serves six or fewer children or aged persons, nor a large family day care home that serves seven to twelve children. Said facilities shall be developed in accordance with the standards set forth in Sections 19.102 and 19.103 of this ordinance.
- 6. Pursuant to Zoning Ordinance 348, Section 19.102, this project meets the following Congregate Care Residential Facilities development standards:
 - A. Density The project site contains one existing single-family home, consistent with the underlying Rural Residential Zoning Classification of one dwelling unit per ½ acre minimum, which meets this development standard.
 - B. Location The project site lies within an urbanized area. All necessary infrastructure to support the use, including roads, utilities, and services are existing, meeting this development standard.
 - C. Elevators The facility is a single-story dwelling unit. As a result, an elevator is not required and this development standard does not apply.
 - D. Dwelling Units The project site includes a single family home, which has been previously expanded under County building permits, for the purpose of establishing a 15 bed maximum, Residential Care Facility for the Elderly. Room sizes, implementation of accessibility standards, kitchen and bathroom facilities, have all been constructed pursuant to State building code and in conjunction with the State license for the facility. This development standard has been met.
 - E. Hallways and Walkways The project site includes an existing single family home, previously modified under County building permits, to support an elderly care facility. All hallways and walkways have been constructed in support of this use to minimize length and grade for easy access, which meets this development standard.
 - F. Open Space and Recreation Facilities The project site includes an existing single family home whereby 40% of the site is undeveloped open space. Furthermore, 25% of the site includes recreational facilities such as outside seating, BBQ area, front patio, and a garden area, meeting the minimum open space requirements of this development standard.
 - G. Yard Setbacks The project site includes an existing single family home, meeting the required building setback per the Rural Residential Zoning Classification. Furthermore the site includes additional parking spaces in support of the Residential Care Facility for

- the Elderly which are located 10 feet from the front property line, meeting this development standard.
- H. Building Height The project site includes an existing one-story, single-family home and does not exceed a structure height of 40-feet, meeting this development standard.
- Trash Areas Solid waste disposal is easily accommodated and regularly serviced, as
 the project site includes an existing single family home. Trash service to the site is
 conducted on a weekly basis, meeting this requirement.
- J. Screening There is a six foot high solid wall running along the internal property lines, providing privacy from the surrounding properties, which meets this development standard.
- K. Parking The project site includes a single family home, however, 20 additional parking spaces and a central drive-aisle have been previously added in support of the existing Residential Care Facility for the Elderly. This project meets this development standard as well as the provisions under Section 18.12 Off-Street Vehicle Parking, which requires 1 parking space per 3 beds and 1 space per 3 employees. The facility can support a maximum of 15 persons, which requires 5 parking spaces. The balance of the parking spaces are provided for employees and visitors.
- L. Access A single access point to the facility is provided along Haines Street, which is a fully improved local street. Access to the site can be made by all public services, which meets this development standard.
- M. Supportive Services the project site includes the following services, meeting this development standard: One washing machine and dryer set, weekly housekeeping, communication system, and a centralized dining area.
- N. Public Transit Access The front drive-aisle and parking area is large enough to accommodate public transit vehicles, which meets this development standard.
- 7. The existing use, a Residential Care Facility for the Elderly, is consistent with the development standards set forth in the Rural Residential ½ Acre minimum (R-R-1/2) zone, based on County Ordinance No. 348, Section 5.2, which allows for a maximum structure height of 40 feet, which the existing house does not exceed, requires a minimum half-acre lot size with minimum width of 80-feet, which the site complies with, and requires adequate automobile storage space, which the site provides for and includes approximately 20 onsite parking spaces.
- 8. The project site is surrounded by properties which have a Zoning Classification of Rural Residential $-\frac{1}{2}$ Acre minimum (R-R-1/2).
- 9. Single-family residential uses have been constructed and are operating in the project vicinity.
- 10. This project site is not located within a Criteria Area of the Western Riverside County Multi-Species Habitat Conservation Plan (WRCMSHCP).

- 11. This project site is located within the City of Perris Sphere of Influence. A project description was transmitted to the City of Perris on March 30, 2016 with a request for comments. No comments have been received from the City regarding this project.
- 12. The proposed project has been determined to be categorically exempt from CEQA, as set forth per section 15301 (Existing Facilities) of the CEQA Guidelines. This section includes the operation, repair, maintenance, permitting, leasing, or minor alteration of existing public or private structures, facilities, mechanical equipment, or topographical features involving negligible or no expansion beyond that existing at the time of the lead agency's determination. The project scope involves the renewal of a previously expired Public Use Case for the continued operation of a State licensed Residential Care Facility for the Elderly. No new construction or other expansion is being proposed. Because all aspects of the project are exempt under Section 15301, the project is exempt from CEQA and no further environmental review is required. In addition, there are no successive projects of the same type in the same place expected over time, there are no unusual circumstances such as scenic resources, historic buildings, trees, or rock outcroppings that will be affected by the project, and it is not on a hazardous waste site. Accordingly, no exception to Section 15301 exemption applies.

CONCLUSIONS:

- The proposed project is in conformance with the Rural Community: Low Density Residential (RC: LDR) Land Use Designation, and with all other elements of the Riverside County General Plan.
- 2. The proposed project is consistent with the Rural Residential (R-R-1/2) Zoning Classification of Ordinance No. 348, and with all other applicable provisions of Ordinance No. 348.
- 3. The California Department of Social Services maintains licensing and oversight of the use and shall continue to issue annual license renewals and conduct regular inspections of the facility.
- 4. The public's health, safety, and general welfare are protected through project design and the proposed use will not be detrimental to the health, safety, or general welfare of the community.
- 5. The proposed project is clearly compatible with the present and future logical development of the area.
- 6. The proposed project is exempt from the provisions of CEQA.
- The proposed project will not preclude reserve design for the WRCMSHCP.

INFORMATIONAL ITEMS:

- 1. As of this writing, no letters, in support or opposition have been received.
- 2. The project site is not located within:
 - a. A 100-year flood plain, an area drainage plan, or dam inundation area;
 - b. A High Fire Area; or
 - c. A Liquefaction Area.
- 3. The project site is located within:
 - a. The City of Perris sphere of influence; and

PUBLIC USE PERMIT NO. 930 Planning Commission Staff Report: June 1, 2016 Page 6 of 6

- b. CSA Mead Valley, No. 117.
- 4. The project site is currently designated as Assessor's Parcel Numbers 318-052-014 and 318-052-015.

RIVERSIDE COUNTY PLANNING DEPARTMENT

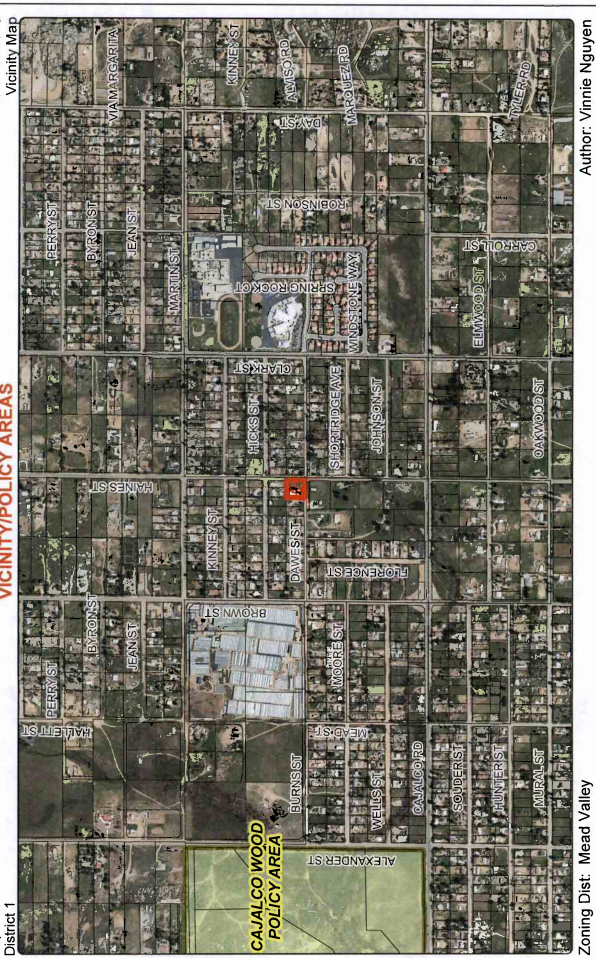
PUP00930

Supervisor: Jeffries

Vicinity Map

VICINITY/POLICY AREAS

Date Drawn: 03/30/2016



Zoning Dist: Mead Valley



2,000 500 1,000 Feet 0

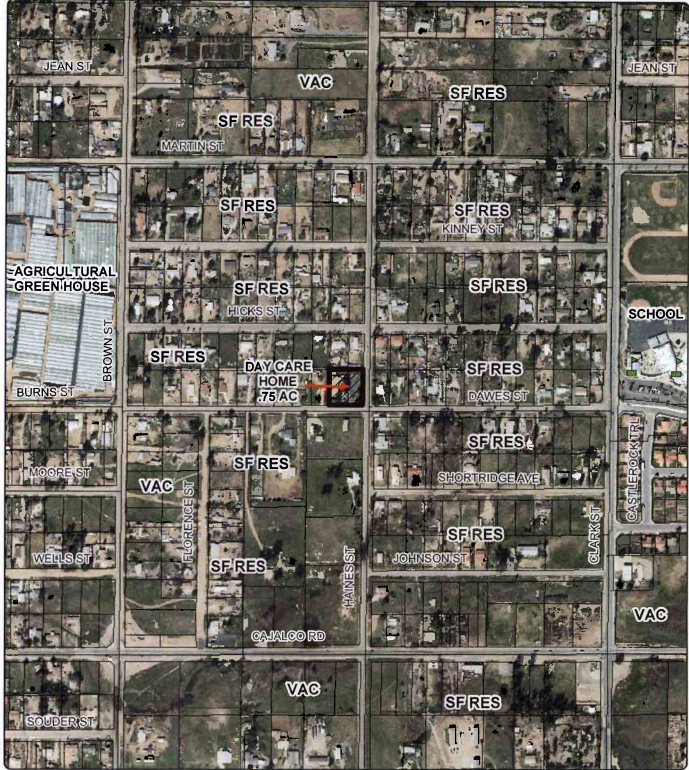
RIVERSIDE COUNTY PLANNING DEPARTMENT PUP00930

Supervisor: Jeffries District 1

LAND USE

Date Drawn: 03/30/2016

Exhibit 1



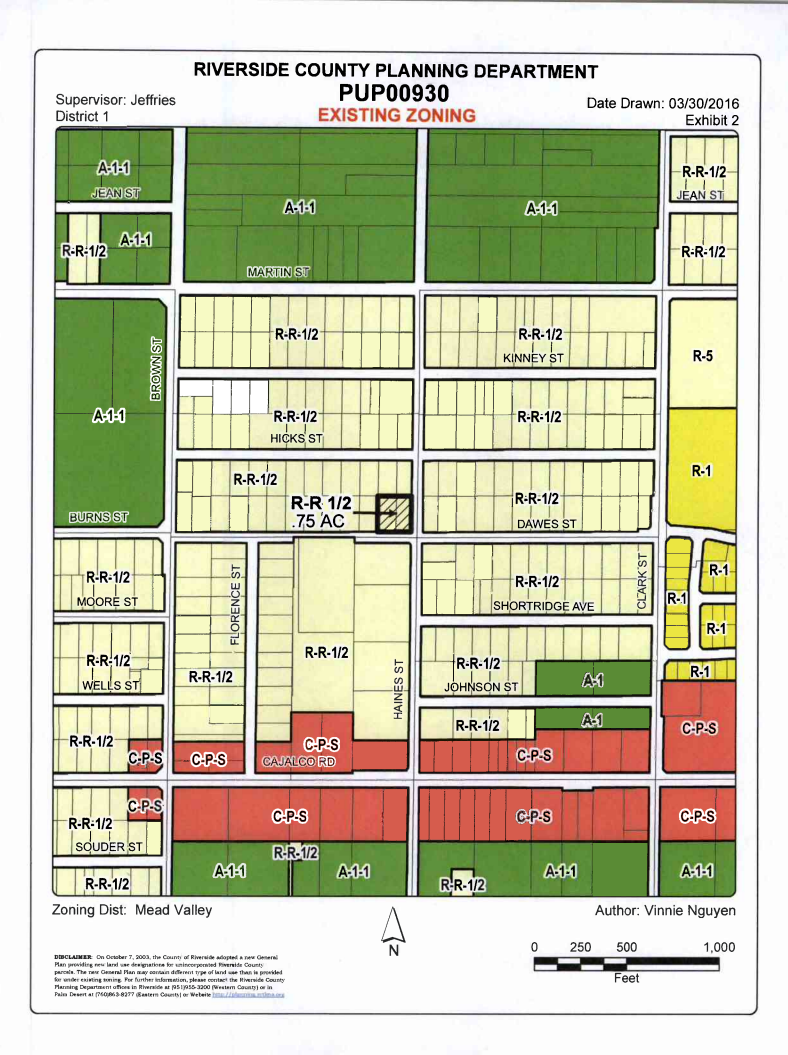
Zoning Dist: Mead Valley

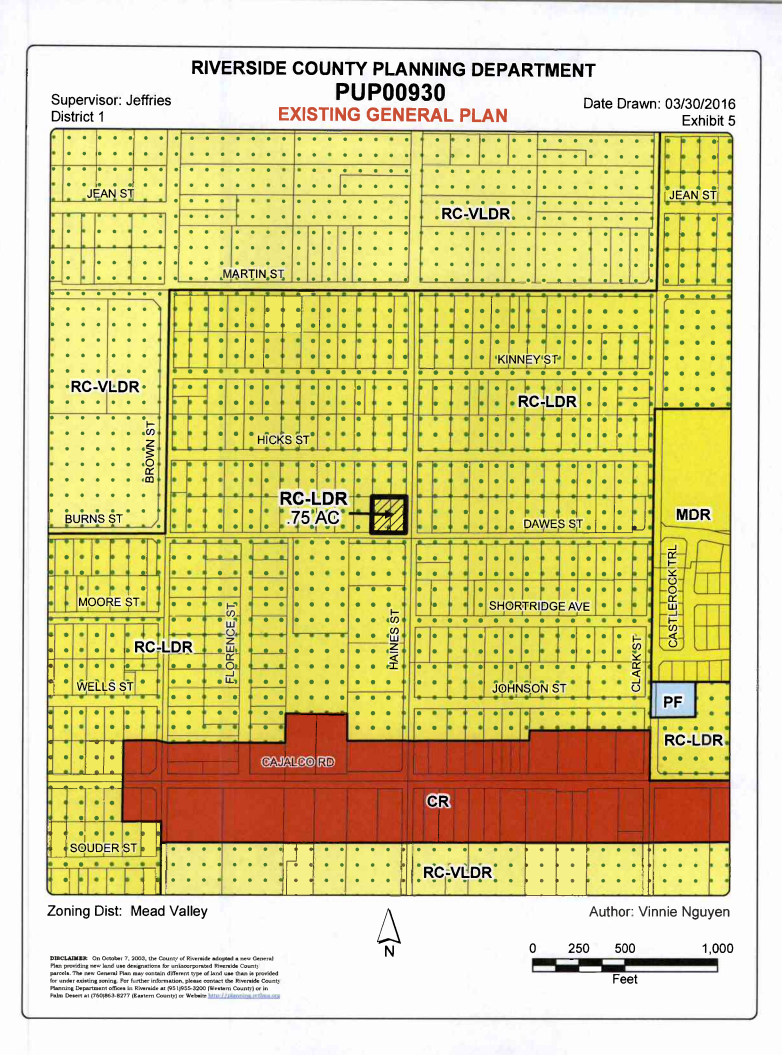
A

Author: Vinnie Nguyen

0 250 500 1,000 Feet

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 provided for under existing zoning. For further information, please contact the Riverside County Planning Department offices in Riverside at [951]955-3200 (Western County) or in Palm Desert at (760)863-8277 (Bastern County) or Website http://deaming.org/





Page: 1

PUBLIC USE PERMIT Case #: PUP00930

Parcel: 318-052-014

10. GENERAL CONDITIONS

EVERY DEPARTMENT

10 EVERY. 1

USE* - PROJECT DESCRIPTION

RECOMMND

The use hereby permitted is for a California State licensed Residential Care Facility for the Elderly.

10. EVERY. 2

USE* - HOLD HARMLESS

RECOMMND

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

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

The COUNTY shall promptly notify the applicant/permittee of any such claim, action, or proceeding and shall cooperate fully in the defense. If the COUNTY fails to promptly notify the applicant/permittee of any such claim, action, or proceeding or fails to cooperate fully in the defense, the applicant/permittee shall not, thereafter, be responsible to defend, indemnify or hold harmless the COUNTY.

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

05/25/16 13:56

Riverside County LMS CONDITIONS OF APPROVAL

Page: 2

PUBLIC USE PERMIT Case #: PUP00930

Parcel: 318-052-014

10. GENERAL CONDITIONS

PLANNING DEPARTMENT

10.PLANNING. 1

USE - COMPLY WITH ORD./CODES

RECOMMND

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

10.PLANNING. 2

USE - FEES FOR REVIEW

RECOMMND

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

10.PLANNING. 7

USE*- BASIS FOR PARKING

RECOMMND

Parking for this project was determined primarily on the basis of County Ordinance No. 348, Section 18.12. a.(2).b) The number of existing provided parking spaces meets the requirement. No parking spaces shall be removed and no parking spaces shall be converted for an alternate use, such as storage of materials.

10.PLANNING. 18

USE*- MAINTAIN LICENSING

RECOMMND

At all times during the conduct of the permitted use the permittee shall maintain and keep in effect valid licensing approval from the State of California for a Residential Care Facility for the Elderly or an equivalent agency as provided by law. Should such licensing be denied, expire or lapse at any time in the future, this permit shall become null and void.

10.PLANNING. 19

USE - EXTERIOR NOISE LEVELS

RECOMMND

Exterior noise levels produced by any use allowed under this permit, including, but not limited to, any outdoor public address system, shall not exceed 45 db(A), 10-minute LEQ, between the hours of 10:00 p.m. to 7:00 a.m., and 65 db(A), 10-minute LEQ, at all other times as measured at any residential, hospital, school, library, nursing home or other similar noise sensitive land use. In the event noise

05/25/16 13:56

Riverside County LMS CONDITIONS OF APPROVAL

Page: 3

PUBLIC USE PERMIT Case #: PUP00930

Parcel: 318-052-014

10. GENERAL CONDITIONS

10.PLANNING. 19

USE - EXTERIOR NOISE LEVELS (cont.)

RECOMMND

exceeds this standard, the permittee or the permittee's successor-in-interest shall take the necessary steps to remedy the situation, which may include discontinued operation of the facilities. he permit holder shall comply with the applicable standards of Ordinance No. 847.

10.PLANNING. 22

USE - CAUSES FOR REVOCATION

RECOMMND

In the event the use hereby permitted under this permit, a) is found to be in violation of the terms and conditions of this permit,

b) is found to have been obtained by fraud or perjured testimony, or

c) is found to be detrimental to the public health, safety or general welfare, or is a public nuisance, this permit shall be subject to the revocation procedures.

10.PLANNING, 23

USE - CEASED OPERATIONS

RECOMMND

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

10.PLANNING. 32

USE - BUSINESS LICENSING

RECOMMND

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

20. PRIOR TO A CERTAIN DATE

PLANNING DEPARTMENT

20.PLANNING. 2 USE*- LIFE OF THE PERMIT

RECOMMND

The life of this Public Use Permit shall not have an expiraton date. However, should the use substantially change, a new Public Use Permit or equivalent entitlement shall be required.

05/25/16 13:56

Riverside County LMS CONDITIONS OF APPROVAL

Page: 4

PUBLIC USE PERMIT Case #: PUP00930

Parcel: 318-052-014

90. PRIOR TO BLDG FINAL INSPECTION

PLANNING DEPARTMENT

90.PLANNING. 16 USE - EXISTING STRUCTURES

RECOMMND

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

MM.: 63916

Movember 12, 1975

Oma H. Thomas 21222 Dawes Road Perris, CA 92370

Dear Ms. Thomas:

PUBLIC USE CASE NO. 315-W

Enclosed is a copy of our letter to the Board of Supervisors reporting approval of your application for a residential board and care home in the Mend Valley District.

An appeal may be filed in writing to the Board of Supervisors within seven days of the date this report first appears on the Board's agenda.

Attached, also, are extra sets of conditions pertinent to your permit. Please sign the agreement, as indicated, and return to this office in quadruplicate.

Very truly yours,

RIVERSIDE COUNTY PLANNING DEPARTMENT
A. E. NEWCOMB - PLANNING DIRECTOR

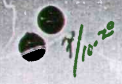
014 027 612

A099 1

James L. White Assistant Planning Director

JI.W: dla

Enclosures



OCT 7
RIV. COMP.

21VERSIDE COUNTY PLANNING CONDUSSION 408G LUMON STREET RAVERSIDE, CALIFORNIA

Comprehensive Health Planning Assoc. of Riverside

PUBLIC USE CASE NO. 315-W - a residential board and care home in Zone M-3
Oma M. Thomas Mead Valley District

21222 Dawes Road Perris, CA 92370

Your comments and recommendations are requested prior to October 14, 1975 that they may be included in our Stail Report regarding this item.

PRINTER SELATED LIBER E. A. 2462

CONTRACT

Board and Care - This does not involve Comprehensive Health Planning.

RECEIVED OCT 1 7 1975

RIVERSIDE COUNTY PLANNING COMMISSION

Det. 14, 1975

SIGNED

B. B. 900 W

Zoning District: Netr Well y Fifth Supervisorial District Public Use Case No. 315-2 West Area Plenning Council: 10-31-75
Agenda Iten: 7

RIVERSIDE COUNTY PLANNING DEPARTMENT STAFF REPORT

RECOMMENDATION.

APPROVAL of Public Was Case No. 315-W for a residential board and care hors in accordance with maintit "A" and subject to the proposed conditions.

- 1) A samily care home at this location would be compatible with the reval nature of the crea.
- 1) the proposed expansion of the family care home is consistent with the General Flan designation of over Space and Other Agricultural Lands.
- 3) The proposed leaved and were home is subject to conditions which will protect the testions as well as the community.

B.15. 1

1) /plicant:

2) Pur ose of Request:

3) locations

4) Parcel Size:

5) Buisting Morda:

6 Endoding Land Una:

To sucrounding band Use:

3) Indecing Coming:

9 'u rounding Zoning:

101 Assemi Flan Florostet v (1965 Florerside Co.)

11) First Plan Bescription.

iz, Agency "commend since

13) Programmed Assessment

Oma M. Thomas

Pesidential board and care home

On the north side of Dawss Road between Haines Street

end Brown Street

C.76T acre

Daves Street, Haines Street

Family care home, mobilehous

Scattered single tently dwellings and mobilehomen

M-3

15-3

Circulation: Brown Street, 86' secondary

Applicant's Emilit "A"

Road Department: Included in proposed conditions.
Realth Department: Included in proposed conditions.
Vater Quality Control 36. #8: Included in proposed

conditions.

Land Use: Included in proposed conditions.

England HWD: Water service is currently available to
this property; however, we are not in a position to coment
on fire flow requirements which might be established by
the Dept. of Fire Protection. Once this figure is
available, we would be in position to comment on the

availability of fire flow-

Fire Protection: Included in proposed conditions.

EM No. 2462 was submitted and a negative declaration

filed on August 19, 1975. No apport has been filed

within the specified time period.

14) In hers for at Appliet! Home opposing/supporting to this data.

Allegion

the hyphrenet has a plied for a public use permit to expend an existing residential board and case here to a capacity of 14 adults. It is the understanding of staff that the residents are ofther mentally or physically handicapped. The here has been operating afree 1969 but did not require a public use permit because the total mather of residents did not exceed 6. The heard and care home appears to be compatible with the scattered single ramity and mobilehous residences in the area, and a care total use of the subject property.

1) Coreistumly with General Plans
The proposed use is consistent with pertinent General Plan elements.

PUBLIC USE CASE NO. 315-6 Omn M. Thomas A Residential Board & Care Home Zone M-3 Mend Valley District Pifth Supervisorial District WEST AREA PLANNING COUNCIL CONDINGNA 8 October 31, 1975

> RIVERSIDE COUNTY PLANNING COMMISSI

1. The development of the premises shall conform substantially with that as shown on plot plan marked Enhibit "A" on file with Public Use Case No. 315-W in the office of the Riverside County Planning Department unless otherwise amended by the following conditions.

- 2. Within 60 days of final approval of this permit by the Board of Supervisors, the permittee shall:
 - a. Comply with all revisions of Ordinance 546 and apacifically provide the following fire protection:
 - a 2 hour direction in addition to domestic or other supply. The computation shall be based upon a minimum of 20 pai recidual operating pressure in the supply main from which the flow is measured at the time of measurement.
 - (2) Install Riverside County super fire hydrants so that no point of any building is more than 250 feet from a fire hydrant measured along approved vehicular craselesys.
 - (a) hydrants shall not be located closer than 25 feet to any building.
 - (b) he exice newtages of hydrant barrels and leads shall be painted charge yellow and the tops and nozzle cape shall be painted green.
 - te) Casha (it tankalled) shall be painted red 15 feet in either atreation from each hydrant.
 - Formish cities lines coales of a water system plan for approval by the diverside theory department of Fire Protection, or the following textilization from the water company signed by a registered Civil indiscer: "I certify that the design of the water system in Public line than the first in accordance with the requirements prescribed by the first the County Department of Fire Protection".
 - b. Dedicate adolftional right of way to provide for a standard corner cut back the intersection of Pairon Street and Dawes Street. Said dedication shall be at no cost to may government agency.
 - submit three (3) copies of a landscape and parking plan to the County Planning bepartment for approved delineating genus and species of all plant material. Said landscape plan shall include a sprinkler plan. Said parking plan shall provide information with regard to visitor parking and access for service and dativery vehicles. Said parking area shall be surfaced with decomposed granite to a minimum depth of 2" inches.
 - c. Provide definitive information relative to water supply and sewage disposal

- e. Plans for food preparation area(s) must be mibritted to the Riverside County Bealth Department for review and approval.
- f. Obtain clearance for all structures from the Department of Building and Safety and comply with all the requirements as established by that department.
- g. Obtain clearance from the following public agencies:

County Health Department County Planning Department County Road Department County Department of Fire Protection Water Quality Control Board #8 Department of Building and Safety

Written evidence of such clearance shall be presented to the Lend Use Division of the Department of Building and Safety.

Minimum standards of space, occupancy and ventilation must be met in accordance with housing laws of the State of California.

The use permitted hereby shall terminate on November 1, 1985.

This approval shall be used within one year after final proceedings before the Board of Supervisors, otherwise it shall become null and void and of no effect whatsoever. By "use" is meant substantial construction or substantial utilization of the facilities as approved by this permit.

he the event the use peralited involvemes operation for a period of one year or note that termit shall become null and void.

has keeping of Jacque Land authors on the premises is prohibited by this permit.

The area around the entaiting mobilehome shall be landscaped and the mobilehome shall be serioused from view transits front property line by throbe or trees.

All materials and inclinated the board and care home shall be removed.

The area between the ground level and the floor of the existing mobilehome shall be accessed from view by an opaque skirt entirely around the mobilehome.

The number of adults permitted at the premise and by license shall be limited to 14, excluding staff.

REEMENT

necept and agree, prior to use of this permit or approval, to comply with all of me conditions set forth, and understand that the Office of Building and Safety will issue a Building Permit or allow occupancy on the use permitted until this signed infirmation, in quadruplicate, has been received by the Planning Commission.

not 15 75 Applicant's Signature Oma m Homean

(804 - 1234)
10:15 A.M. PUBLIC HEARTES
COMDITIONAL SEE CASE NO. 315-V
Oma M. Thomas
Residential Board and Coro Heta
Zone H-3
Hard Valley District
Pifts Supervisorial District

Property located on the north side of News Read between Heines Street and Brown Street

(Environmental Assessment No. 2426)

(The public houring you opered at 10:20 a.m. and was closed at 10:55 a.m.)

the Commerc presented the subject application with all raps particular thereto along with a detailed series of the staff's report. The subject parcel size is expressive their 0.70 next, saxed 16.3, with a 1963 Biverside County General Plan Land the designation of Open Space and Other Agricultural Lands. A family enter associate and religious currently exist on the subject property; surrounding land uses inclined as distance the lands developed and mobile branch. A negative declaration on the line of the subject 10. 1975, with no expend that within the expension the findings listed in the strainers.

186

in manual to domain, erecent tenderholen's question. He, Common said it was the encouragement, of soil that the head was a board and care keep for physically or manually each to each tender. He, Common introduced Condition to. 10 to be abled to the fire of excitions and to read: "The area between the ground level and the fire of the exciting nobilehead shall be serected from rise by an opsque skirt as the product the schilehead of his condition histories the makes of people, and Mr. Common sugmented adding toolition by 11, to rais: "The number of adults paralleled on the premise and by license shall be limited to 14, excluding staff."

(830)

Mr. Compare adv. Jareved the each to all parsons wishing to prosent testimony.

PROPORERY. Can Thomas 21222 Daven Road, Perris

OFFICE LANGE COLUMN

ADDATISTICS of the second of the second of the second seco

(013)

he the Building that the sections and the Country and it. Country and it was requested by the Building that the section is the Building that planted for

and are not allowed to fin evenue. They do rice bloom. The said they are landscaping the trailer site at present. Mr. Thomas objected to the required blacktepping, because on worm days it could be tracked in on their rugs. She had that experience with a former has the brd in Flairers. The saked if the 1/2" pur growel could be acceptable, instead, for parking. Her visitors usually park outlands the force.

(949)

Mr. Commore anid when he wishted the property he can evidence of carries whiches on the subject property and entering off Baines. The traffic the subject use would create, along with the dust problem, would justify requesting blacktop for the driversy and parking area. He. Thomas said the use concurred became the girls ride their biken in that area and they could be were if they fail. Also, they sit in that area.

her. Commons made they based their required on the number of convice validies eighted on the ambject property. He. Themes said two of the convice validies are their cas. They did have a three alone system and commercial dick number out in for a pariol of the. They sine had a new enter ut in and by inch water piping. They had a brand new air conditioning system at in last year, and have had accepted out a for times during the year to uninterin it. Conneil number was decided as a contract band, as the end is againsting, so till the need for wars service tracks. He, the need solded do they get any to who comes into their year. Asims Street is paved; Romas Street, which the or jets property fronts, is not paved. They have bed no problems which don't for a lower street. Council median before our other properties in the richnity do not have my paving. Discounted when expensed on the modification of Condition No. 2-

CHEST

The open two traces are to be a decided market force and second of by Constitution of the trace and a contract of second force and a constitution of the first second force and a constant and a constant

THE REAL PROPERTY WIS DAY OF AS YOUR ST.

Office Comments werelines Agrees and Richarder

Mark: Council combons ranks, Balamachor, Territables and Larrie

AdSistr: Comedit mosest believe

Too wot as une decied.

(1106)

MOTION: It was regularly moved by Council member Endersoher, seconded by Council member liarks, and only carried that Condition No. 2-c be arounded by striking the words "asphaltic concrete" from the last sentence and adding instead the words "decomposed granite."

ROLL CALL VUTE RUSSILTED AS FOLLOWS:

ATES: Council reshar Harks, Redunscher, Ayres, Micharges, and Recycle

North Connect thunber Vanderiblen

ADSIMI: Conneil mechan lebles

(1.20)

We. Thomas quantioned the fire hydrant condition. She said they were willing to yet in the hydrant, but touch it be used by others at their expense, as it would be the only hydrant in the area.

(1241)

he. Schultojane Department of Fire Protection, seld their main emean would be for the safety of the subject property, and the fire bydrant is required to protect the home and occupants. Recover, should are fire occur in the area, the fire hydrant would be and. The value for the hydrant is available from an existing cain on Danes Surget. Mr. Schultejane said the curb and putter reference could be struck if ou designed. Council decided to retain the reference.

(1176)

he. Thomse asked what a clarified cerner cuthack was (Cordition No. 2-b) and he. Jeneva explained. To cuid it would not involve remaining one of the buildings. No. Thomse said they have a 20-feet essenger or Enlars and saked whather they could landscape that or 2. he. O more said spaff could work that our with the applicant.

72 'GA)

to. Throws soit that were of her chicate would be relay the mobile mee. The has a 90-year-old during and an Obstractold mathematical with them, and the will be seemed a not ten soid become which a higher law.

(2,3) (2)

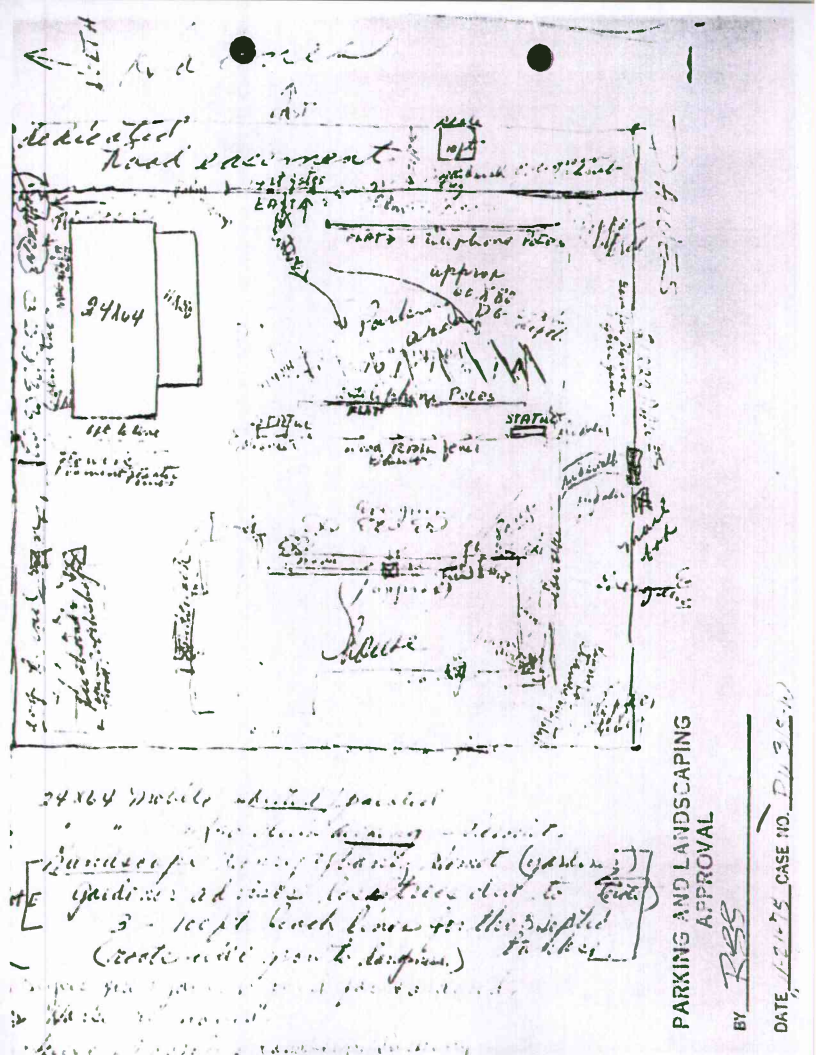
There being no forther to himse, the Chairman decimed the public bearing closed at 10:55 a.m.

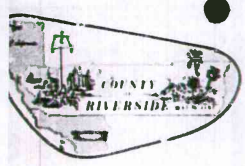
FURDINGS: 1) A finally care bous at this location would be compactible with the ranch mature of the same. 2) The proposed expansion of the family care how is constituent with the General Plan designation of Coas Space and Other Agricultural lands. 2) The same and beard and care home to subject to conditions which will protect the residence of well so the community.

(122/)

INVIOUS Broad on the chave findings, it was regularly would by Council namber marks, accounted by Council tander Micharger and naguiarusty carried time the West

Area Plenning Conneil remained to the Board of Supervises approval of Public Usa Case No. 315-N in accordance with Exhibit "A" and subject to the conditions so sat forth, except for Conditions No. 2-c. 10 and 11 amended so included above.





DEPARTMENT OF FIRE PROTECTION IN COOPERATION WITH THE CALIFORNIA DIVISION OF FORESTRY

COUNTY FIRE WARDEN

OCT 1 7 1975

RIVERSIDE COUNTY
PLANNING COMMISSION

P.O. BOX 248
C STREET & SAN JACINTO AVE.
PERRIS, CALIFORNIA 92370
TELEPHONE 17141 657-3183

October 15, 1975

Riverside County Planning Commission 4080 Lemon Street Ninth Floor Riverside, California 92501

Reference: Public Use Case No. 315W

Gent lemen:

Provide the following fire protection requirements within 60 days of final approval of the Board of Supervisors, pursuant to Riverside County Ordinance #546:

- 1. Install a water cyclem capable of delivering 1,250 GPM fire flow for a 2 hour duration in addition to domestic or other supply. The computation shall be based upon a minimum of 20 psi residual operating pressure in the supply main from which the flow is measured at the _ime of measurement
- 2. Install Riverside County super fire hydrants so that no point of any building is more than 250 feet from a fire hydrant measured along approved vehicular travelways.
 - a. Hydrants shall not be located closer than 25 feet to any building.
 - b. Exterior surfaces of hydrant barrels and hea and be painted chrome yellow and the tops and nozzle caps shall be painted green.
 - c. Curbs (if installed) shall be painted red 15 feet in either direction from each hydrant.
- 3. Furnish either three copies of a water system plan for approval by the Riverside County Department of Fire Protection, or the following certification from the water company signed by a registered Civil Engineer: "I certify that the design of the water system in Public Use Case #315W is in accordance with the requirements prescribed by the Riverside County Department of Fire Protection.
- 4. Prior to any increase in occupancy of the property being considered all applicable sections of Title 19, California Administrative Code will be adhered to.

ORIEN TED PFEIFFER
Fire Protection Planning
and Engineering Officer

RUSE STOR CORNE PLANTING CORNESSION 4080 LUNCH STREET REVERSIDE, CALIFORNIA

County Dept. of Fire Protection

BALLOT:

PUBLIC USE CASE NO. 315-W - a residential board and care home in Zone M-3 Mead Valley District Oma M. Thomas 21222 Dawes Road Perris, CA 92370

Your comments and recommendations are requested prior to October 14, 1975 30 that they may be included in our Staff Report regarding this itum.

OTHER PALACED PERSON

E. A. 2462

HICK LOWES

SICHED Dr to

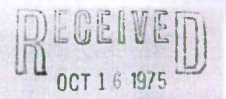
The public hearing up an entrer will be held on October 31, 1975 you wish to Leongerood

Mould

CRETHER OFFICERS IN THE SENSE DEPARTMENT, 4080 LENGT STREET, GIVERSIDE, CA. 92501)

No. 11 Security 9/11/75

PIVERSUDE COURTY PLANNING COMMISSION 4080 LENGS STREET RIVERSIDE, CALIFORNIA



County Road Department

RIVERSIDE COUNTY PLANNING COMMISSION

PUBLIC USE CASE NO. 315-W - a residential board and care home in Zone 14-3

Oma M. Thomas

21222 Dawes Road Perris, CA 92370 Mead Valley District

"our comments and become abstrons are requested prior to October 14, 1975

#267

that they may are the local in our Stalf Report regarding this item.

DIMER TELATED TE. E. A. 2462

CALCHIO.

Bull

October 14, 1975

- Prior to issuance of a building permit or any use allowed by this 2a. permit, applicant shall dedicate additional right of way to provide for a standard corner cut back at the intersection of Haines Street and Dawes Street. Said dedication shall be at no cost to any government agency.
- No additional road improvements will be required at this time. 2b.

Oct 15, 1975

The parite hearing out to matter will be held on October 31, 1975 cu with to be present.

Bhowld

(PET-THE OCCUPANT TO PROTECTED REPARTMENT, 4080 LEDGE STREET, RIVERSIDE, CA 92501)

N=15 Carrent

SPEED TO

RIVERSIDE COURTY PLANNING COMMISSION 4080 LEMON STREET RIVERSIDE, CALIFORNIA



RIVERSIDE COUNTY PLANNING COMMISSION

Health Department

BARCT:

PUBLIC USE CASE NO. 315-W - a residential board and care home in Zone M-3

Oma M. Thomas Mead Valley District

21222 Dawes Road Perris, CA 92370

Your comments may recommendations are requested prior to

October 14, 1975

that they may be included in our Staff Report regarding this item.

OTHER RELATION STEMS: E. A. 2462

CL MOS NITS

The Department of Public Health has no objection to issuance of a permit for Public Use Case No. 315-W, contingent on the proponent's fulfillment of the following requirements:

- 1. Standards of space, occupancy, and ventilation must be met in accordance with the housing laws of California.
- 2. Plans for food preparation area(s) must be submitted to this Department for approval.
- 3. Definitive information relative to water supply and sewage dispesal shall be filed with this Department for review and approval prior to the beginning of any construction. The proponent must submit a soils data report and/or a certification of clearance from the appropriate Water Quality Control Board.

HRK:lef

Deta October 14, 1975

Harry R. Koontz.

The public handles on the rather will be held on October 31, 1975 the wind the less than the

should

CLETTERS ON STREET, BIVINSTIPE, CA 92501)

The state of the same of 9.71 : 17 s

OCT 14 1975
VERSIDE COUNTY

NNING COMMISSION

TWIN

PIVERSIDE COUNTY PLANNING COMMISSION 4080 LEMON STREET RIVERSIDE, CALIFORNIA RECEIVED

Street

OCT 2 1975
COUNTY OF RIVERSID
DEPT. OF PUBLIC WELFA

Department of Social Services

PUBLIC USE CASE NO. 315-W - a residential board and care home in Zone M-3
Oma M. Thomas Mead Valley District
21222 Dawes Road
Perris, CA 92370

that they may be included in our Staff Report regarding this Itum.

OTHER RELATED VINS: E. A. 2462

J. W. W.S.

The is a State Licensed facility.

Should be went to:

State Rept of Health

Dacilities Election Section

28 Cinc Conter Plana, Room 13

South and, Ca. 92701

County of Riverside

John Byrd, Permits
Roger Streeter, Planning
Rill Harvey Land Use

DATE: liovember 24, 1975

Bob Mills, Road Department

Dawes Road, Public Use Case No. 315-W. Oma M. Thomas

Dedication has been acquired on Dawes Road under the above public use case.

RLM: fk

fry

NOV 24 1975

RIVERSIDE COUNTY PLANNING COMMISSION

N. FORM 4 3/65

NOTICE OF DETERMINATION

	onsible Agency UNTY OF RIVERSIDE		BOARD OF SUPER	
roj	ess 80 Lemon St., 14th Floo Administrative Center ect Sponsor: A M. THOMAS, 21222 Dawe	r Riv	erside, CA	2ip 92501
	ect Title and Description of the Use 315-W, expand		ng health care	facility
No	responsible agency has:	ines a	nd Brown, Perri	DEGEIVED JUL 23 1976
Jk	Approved or authorized	d the	project;	RIVERSIDE COUNTY PLANNING COMMISSION
7	Disapproved the project	et;		
7	Determined that the property on the environment and to be prepared pursuant Act of 1970;	i caus	ed an environme	mificant offect ental impact report Environmental Quality
39	Determined that the propagation the environment and prepared.	roject d no e	will not have nvironmental in	a significant effect pact report was
	DATED: 11-25-75		DONALD D.	SULLIVAN, CLERK
	Itom No. 2.30	анініт ф. Геспліф афияста	By 1 11.	Church
str	ribution:	, ' '		FILED

JUL 22 1976

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partment (Copy) -

	CA	MO	2462	
	CA	nu.	2462	
DEL ATER		1 .		
KELAIEL		LL.		

ASSESSMENT EVALUATION REPORT

Respo	nsible Agency:	Department:	PLANNING, E	NVIRONMENTAL QUA	ALITY SECTION
C	COUNTY OF RIVERSIDE	BY:		Date:	8-10-75
D 4-		Todd F.	Beeler	Du cc.	- 43-13
rroje	ot Sponsor: Oma H. The 21222 Dawe Perris, Co				
Proje	ect Title and Description:				
Publi	ic Use 315-W, Expand exist	ing bealth care	facility, No	orth of Dawes be	tveen
The f	ollowing is the evaluation	n of the Planni	ng Department	of the above pr	roject:
7	1. That the project is e	xempt from the	provisions of	CEQA because:	
	in the result of the self-relation of the self-self-self-self-self-self-self-self-				
	2. That the provisions of the project, and ther originally reviewed of taken. A Negative Deconnection with:	e has been no si r the circumstan	ubstantial ch nces under wh	ange in either ich the project	the project as
	3. That a "lead agency" time is needed to con complete the evaluati	sult with the o on. Other agen	ther agency o cies involved	r agencies invo include:	lved in order t
$\begin{bmatrix} z \end{bmatrix}$	4. That the project will a Negative Deciaratio	not have a sign has been file	nificant effe d.	ct on the envir	onment and that
	5. That the project may environmental impact	have a signific report is requi	ant effect on red.	the environmen	t and that an
6. That the following additional information is needed from the project sponsorder to complete the evaluation.			ject sponsor i		

EA	NO	2462
----	----	------

NEGATIVE DECLARATION

		MENTITE DECEMO	111011			
lesponsible Agency			Department			
RIVERSIDE COUL	ITY	other floor and the second sec	PLANN	ING		
ddress		City		Z p		
4080 Lemon S	itreet	River	rside	92501		
roject Sponsor	A TOTAL PRODUCTION OF STATE IS	The same of the state and the same states are same states are same states and the same states are		72,01		
	Oma M. Thomas 21222 Dawes Re Perris, Calife	oad				
roject Title and						
ublic Use 315-W	, Expand existing	health care fac	ility, Nort	h of Dawes between		
aines and Brown	, rerris Arca					
Review of the impacts asso (2) ecologic	or the following the proposed projection of the proposed projection of the proposed premate the premate of the	reasons: It has entailed geological, hydr nd (3) growth in	assessment of the cologic, and inducing aspending aspend	soil factors		
scope and na activity wil	ture of the proje	ect, and the exi	sting physic	dicated that due to the cal conditions, the ical, biological, or		
copy of the stu	of the project w dy may be obtaine 4080 Lemon Street	ed from the Rive	erside Count	ounty Planning Department, y Planning Department,		
ite: August 1	9, 1975	(Sig	nature)			
		(Tit	ale)	Todd F. Beeler		

*B/pmp /21/74

Staf	f Only .
File No.	11.2462
Receipt No	48194
Received b	Total Control of the

ENVIRONMENTAL ASSESSMENT FORM RIVERSIDE COUNTY RIVERSIDE COUNTY PLANNING DEPARTMENT PL NNING CO MAISSION

Public use bernut PU 315-11) CCOMPANY APPLICATION FOR Type of Permit & No.

TION 2 1222 PAWES ROAD
ADDRESS

ICANT OMA NI HOMAS (Please Print) NAME

Background Information

Briefly describe the nature of the project or activity. Residential Board & Care horne for adults o (14 chesets)

2. General Location. Corner of Haines and DAWES Rd. appear 2/2 mile of 395 and 1 block north of Cajales take Wainer north 1-block.)

3. Legal description of project site. 201,4403 majo, Bloss of 49 Rutherneus and LOT 145 AL Resthaman Control of the Major Butherneus and Lot 145 AL Resthaman Control of the Major Butherneus and Lot 145 AL Resthaman Control of the Major Butherneus and Lot 145 AL Resthaman Control of the Major Butherneus and Lot 145 AL Resthaman Control of the Major Butherneus and Lot 145 AL Resthaman Control of the Major Butherneus and Lot 145 AL Resthaman Control of the Major Butherneus and Lot 145 AL Resthaman Control of the Major Butherneus and Control o

Lot 145 of Resthauen acres, in County of Riverside, State Palif. as shown by maps on file in 1300K 15 page 490/maps, Records of Riverside Co. Caiil (210TS.)

4. Describe the project area, including distinguishing natural and manmade characterist

Thes is a sural planned Community.

Is the project a phase or a portion of a larger project?

It so, identify larger project. mild-mediciteadille a family lare beene for sif mentally retaide -who may be mentall pretuided mill or handicapped.

Has an Environmental Assessment or Environmental Impact Report previously been prepared that includes the project? If so give date submitted and title of project.

enknown. Has been a great home since 1969,

List every other public agency from whom a lease, permit, license, certificate, or other entitlement for use is necessary before completion of the project?

Department of Health Liceme, for fauteon persons, Wealth department Blate Lewbranshail

Assessment of Environmental Impact.

ease answer the following questions by placing a check in the appropriate space. (The plicant should be able to explain or substantiate his response to every question.)

Characteristics of the Natural Environment.	Yes	No	County
1. Land (Topography, Soils, Geology)		-	
a. Does the project site involve a unique landform or biological area, such as beaches, sand dunes, marshes, etc.?		X	
b. Will the project involve construction on slopes of 25% or greater?		X	· · ·
c. Is the project to be located in an area of soil instability (subsidence, landslide or severe erosion)?	to the problem	X	
d. Is the project site located on, or adjacent to a known earthquake fault?		X	
2. Water			
a. Is the project located within a flood plain?		X	
b. Does the project involve a natural drainage channel or stream bed?		X	
3. Flora and Fauna			
a. Are there any rare or endangered species of plant life in the project area?		Y	
b. Will any mature trees be removed or relocated?	-	X	Managada digenda)
e. Is the project site adjacent to, or does it include, a habitat, flood source, water source, nesting place or breeding place for a rare or endangered wildlife species?		X	
d. Could the project affect fish, wildlife, reptiles, or plant life?	va. 1 da. 3	X_	
e. Is the project located inside or within 200 feet of a fish or wildlife refuge or reserve?	-	X	
4. Potential Alteration to Natural Features			1
a. Will the project result in the removal of natural resources for commercial purposes (including rock, sand, gravel, oil, trees, or minerals)?		X	
b. Will the project involve grading in excess of 300 cu. yds.?		X	

. I	mpact o	on Existing physical surroundings.	Yes No
i k	. Pol1	ution (Air, water, noise, land) Will the project create dust, fumes, smoke or odors?	_ X, ,
	(2)	Will the project involve the burning of any material, including, brush, trees or construction materials?	_ X
	(3)	is the project expected to result in the generation of noise levels in excess of those currently existing in the area?	<u> </u>
	(4)	Will the project involve the application, use, or disposal of potentially hazardous materials, including pesticides, herbicides, other toxic substances or radioactive material?	X
b		icable Pollution Controls and Standards. Will the project require a permit or other approval from any of the following agencies?	X
		State or Regional Water Resources Control Board	
		County Health Officer	X
		Air Pollution Control District	X
		City or County Planning Commission	1
		U. S. Environmental Protection Agency	X
		County Airport Land Use Commission	X
	(2)	Does the project require variance from established environmental standards (e.g., air quality, noise, water quality)?	X
. In	npact o	n existing facilities and services.	***
a.	Circ	ulation	
	(1)	Is the project expected to cause noticeable increase in pedestrian traffic or a change in pedestrian patterns?	X
	(2)	Will the project result in noticeable changes in vehicular traffic patterns or volumes (including bicycles)?	X
	(3)	Will the project involve the use of off-the-road vehicles of any kind (such as trail bikes)?	X
b.	Wate	r Supply and Sewage Disposal.	
	(1)	Will the project entail the acquisition of water from wells or surface sources for commercial and/or non-domestic use?	Y
	(2)	Will septic tanks be utilized for sewage disposal? 3)	- A

	*		Yes	No	Count
	c.	Demand for Service from Special Districts and/or Municipalities or County.			
	•	(1) Will the project require the extension of existing public utility lines?		Y	
		(2) Will the project require public services, from an agency, district or public utility which is currently operating at or near capacity?		X	
3.	Min	cellaneous			
	a.	Will the project employ equipment which could interefere with existing communication and/or decense systems?	andrewstone a	X	30
	b .	Is the project located within the flight path or noise impact area of an airport?	Annual Contract of	X	
Pot	enti	al Indirect Impact of Project.			
1.	Lan	d Use			
	a.	Is the proposed project expected to result in other changes in land use either on or off the project site?		X	
	b.	Could the project serve to encourage development of presently undeveloped areas, or increase in development intensity of already developed areas (examples include the introduction of new or expanded public utilities, new industry, commercial facilities or recreation activities)?		X	
	e.	Is the project adjacent to or within 500 ft. of an existing public facility or site for same?	th danger drawning is	X	
	d.	is the project inconsistent with any adopted general plan, specific plan or present zoning?	Served SEED ANGELO (p. 18	X	
	<u>e</u>	Does the project involve lands currently protected under the Williamson Act or an Open Space Easement?		X	
2.	Vis	unt Impact		i	
	a.	Is the site for the proposed project adjacent to a designated Scenic Highway or within a Scenic Corridor?	Ann Gillean Mar	X_	
	b.	Will the project obstruct any scenic view from existing residential areas, public lands, or public roads?		X	
3.	Soc	ial/Cultural Impact			
	a.	Will the project require the relocation of housing or business in order to clear the project site?		X	
	b.	Does the project site include or affect a known historical or archeological site?	Andrews .	Y	

Statement as to Significant Environmental Effect.

you have answered yes to one or more of the questions in Section II, but believe the ject will have no significant adverse environmental effect, indicate your reasons low.

18, County or state health afficer inspects our home, I have been requested by the Rept, of Health from Saala and to submit to them a zoning Election for a Residente at Board store Norme foradults. The lapeacity of fourteen greests. I have been provide wely licensed for family board for so greeste at Elsinore, la . We have said that he and morned here Jeene 1994. This was a beens 7 10's how installed two additional suffice ites with souft leach lines, no problemes, (3 septe To augh out had the older septice tank premped, but has ne previous problems.

the best of my knowledge the above information to: Aug 1-1975	Signed Green my Heoren
B: pmp	(Project sponsor) By Oma m Thomas Title Aunce
-4-73	



Carolyn Syms Luna Director

PLANNING DEPARTMENT

APPLICATION FOR LAND USE PROJECT

CHECK ONE AS APPROPRIATE:
☐ PLOT PLAN ☐ CONDITIONAL USE PERMIT ☐ TEMPORARY USE PERMIT ☐ VARIANCE
PROPOSED LAND USE: Residencial Care for the Elderly
ORDINANCE NO. 348 SECTION AUTHORIZING PROPOSED LAND USE:
ALL APPLICATIONS MUST INCLUDE THE INFORMATION REQUIRED UNDER ANY SUPPLEMENTAL INFORMATION LIST APPLICABLE TO THE SPECIFIC PROJECT. ADDITIONAL INFORMATION MAY BE REQUIRED AFTER INITIAL RECEIPT AND REVIEW. INCOMPLETE APPLICATIONS WILL NOT BE ACCEPTED.
CASE NUMBER: DATE SUBMITTED: Feb 15, 2016
APPLICATION INFORMATION
Applicant's Name: Perris Dascs Ine E-Mail: Cyntha 90064 @ acl. com
Mailing Address: 10 Box 341 310
Los Angeles Street 90034
State ZIP
Daytime Phone No: (310) 729 - 7158 Fax No: (310) 837-9324
Engineer/Representative's Name: E-Mail:
Mailing Address:
Street
City State ZIP
Daytime Phone No: () Fax No: ()
Property Owner's Name: Cyntha Hinds E-Mail: Cyntha 908640 acl. com
Mailing Address: 10 Bex 3 41 310
CA Street 98034
City State ZiP
Daytime Phone No: (310) 729-7158 Fax No: (310) 837-9324

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

Desert Office · 38686 El Cerrito Road Palm Desert, California 92211 (760) 863-8277 · Fax (760) 863-7555 E. This Agreement is not assignable without written consent by the County of Riverside. The County of Riverside will not consent to assignment of this Agreement until all outstanding costs have been paid by Applicant.

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

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

Section 4. Applicant and Owner Information

1. PROPERTY INFORMATION:	
Assessors Parcel Number(s): 318052015-7 au	12 318052014-6
Property Location or Address:	
21222 Dawes Street, Perris CA	92570
2. PROPERTY OWNER INFORMATION:	
Property Owner Name: Cynthus Hinds	Phone No.: 310 - 729-718-8
Firm Name: Perris Dases Inc	Email: Cynther 90064 @ asl.com
Address: 10 80 80 341310	
SA CA 900 34 / 21222 Ja	.~a 01
3. APPLICANT INFORMATION:	oi 34
Applicant Name: Reci Conthia Hinds	Phone No.: 310 729 7158
	Email _ Cynthin 900640 acl. con
Address (if different from property owner)	
4. SIGNATURES:	
Signature of Applicant: Court Ain S	Date: _Fch 15 2016
Print Name and Title: Cynthia Hinds	
0 4 11 8	
Signature of Property Owner:	Date: Fcb 15, 20/6
Print Name and Title:	
Signature of the County of Riverside, by	Date:
Print Name and Title:	
FOR COUNTY OF RIVERSIDE OF	ISE ONLY
Application or Permit (s)#:	* 7
Set #:Application Date	e:



COUNTY OF RIVERSIDE TRANSPORTATION AND LAND MANAGEMENT AGENCY



Juan C. Perez **Agency Director**

Carolyn Syms Luna Director.

Planning Department

Juan C. Perez Director. **Transportation Department**

Mike Lara

Director. **Building & Safety Department** Code Enforcement Department

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

TO BE COMPLETED BY APPLICANT:

This agreement is by and between the and Terris Cases Inc	e County of Riversid	le, hereafter "County	of Riverside",	
Description of application/permit use:	acilitie Cov	the Elde	tu havedore	any Owner.
Care and SufferVis If your application is subject to Depo	run		7 7780124100	Je ween

Section 1. Deposit-based Fees

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

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

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

APPLICATION FOR LAND USE PROJECT

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

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

AUTHORIZATION FOR CONCURRENT FEE TRANSFER

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

All signatures must be originals ("wet-signed"). I	Photocopies of signatures are not acceptable.
Cynthia Hinds	_ Conthui Hins
PRINTED NAME OF APPLICANT	SIGNATURE OF APPLICANT
AUTHORITY FOR THIS APPLICATION IS HER	REBY GIVEN:
I certify that I am/we are the record owner(s) or a correct to the best of my knowledge. An autindicating authority to sign the application on the	authorized agent and that the information filed is true and horized agent must submit a letter from the owner(s) owner's behalf.
All signatures must be originals ("wet-signed"). If	Photocopies of signatures are not accentable
Cynthia Hinds	Cypith Hings
PRINTED NAME OF PROPERTY OWNER(S)	SIGNATURE OF PROPERTY OWNER(S)
PRINTED NAME OF PROPERTY OWNER(S)	SIGNATURE OF PROPERTY ON SERVICE
	SIGNATURE OF PROPERTY OWNER(S)
If the property is owned by more than one application case number and lists the printed nathe property.	person, attach a separate sheet that references the ames and signatures of all persons having an interest in
See attached sheet(s) for other property own	ners' signatures.
PROPERTY INFORMATION:	
Assessor's Parcel Number(s): 31803	2015, 318052014
Section: Township: Perr	Range:

APPLICATION FOR LAND USE PROJECT
Approximate Gross Acreage: 3/4 of an acre
General location (nearby or cross streets): North of <u>Davies St</u> , South of <u>Ricks St</u> , East of <u>Brown St</u> West of <u>Haines</u>
Thomas Brothers map, edition year, page number, and coordinates:
Project Description: (describe the proposed project in detail) Providing Care and Supervision for the elderly 24 hour residential care facility
Related cases filed in conjunction with this application:
Is there a previous application filed on the same site: Yes No
If yes, provide Case No(s)(Parcel Map, Zone Change, etc.)
E.A. No. (if known) E.I.R. No. (if applicable):
Have any special studies or reports, such as a traffic study, biological report, archaeological report, geological or geotechnical reports, been prepared for the subject property? Yes \(\subseteq \) No \(\subseteq \)
If yes, indicate the type of report(s) and provide a copy:
Is water service available at the project site: Yes 🛮 No 🗌
If "No," how far must the water line(s) be extended to provide service? (No. of feet/miles)
Will the project eventually require landscaping either on-site or as part of a road improvement or other common area improvements? Yes \(\Bar{} \) No \(\Bar{} \)
Is sewer service available at the site? Yes \ No \ Septic Tanks
If "No," how far must the sewer line(s) be extended to provide service? (No. of feet/miles)
Will the project result in cut or fill slopes steeper than 2:1 or higher than 10 feet? Yes \(\text{\bar} \) No \(\text{\bar} \)
How much grading is proposed for the project site?
Estimated amount of cut = cubic yards:

APPLICATION FOR LAND USE PROJECT NA Estimated amount of fill = cubic yards Does the project need to import or export dirt? Yes No. Export ____ What is the anticipated source/destination of the import/export? What is the anticipated route of travel for transport of the soil material? How many anticipated truckloads? What is the square footage of usable pad area? (area excluding all slopes) Is the project located within 81/2 miles of March Air Reserve Base? Yes No No If yes, will any structure exceed fifty-feet (50') in height (above ground level)? Yes \(\square\) No \(\sqrt{2} \) Is the project located within 1000 feet of a military installation, beneath a low-level flight path or within special use airspace as defined in Section 21098 of the Public Resources Code, and within an urbanized area as defined by Section 65944 of the Government Code? (See California Office of Planning and Research website: http://cmluca.projects.atlas.ca.gov/) Yes No Is the project located within the boundaries of an Airport Land Use Compatibility Plan adopted by the Riverside County Airport Land Use Commission? Yes No 🗸 Does the project area exceed one acre in area? Yes \(\square\) No \(\sqrt{} \) Is the project located within any of the following watersheds (refer to Riverside County Land Information System (RCLIS) (http://www3.tlma.co.riverside.ca.us/pa/rclis/index.html) for watershed location)? Santa Ana River Santa Margarita River San Jacinto River Whitewater River

HAZARDOUS WASTE AND SUBSTANCES STATEMENT

Government Code Section 65962.5 requires the applicant for any development project to consult specified state-prepared lists of hazardous waste sites and submit a signed statement to the local agency indicating whether the project and any alternatives are located on an identified site and shall specify any lists. Under the statute, no application shall be accepted as complete without this signed statement I (We) certify that I (we) have investigated our project and any alternatives with respect to its location on an identified hazardous waste site contained on all lists compiled pursuant to Government Code Section 65962.5 and that my (our) answers are true and correct. My (Our) investigation has shown that: The development project and any alternatives proposed in this application are not contained on the lists compiled pursuant to Section 65962.5 of the Government Code. The development project and any alternatives proposed in this application are contained on the lists compiled pursuant to Section 65962.5 of the Government Code. Accordingly, the following information is provided and incorporated herein. Attach a separate sheet setting forth the following information with respect to each list. Name of Applicant: Address: Phone number: Address of site (street name and number if available, and ZIP Code): Local Agency: County of Riverside Assessor's Book Page, and Parcel Number: Specify any list pursuant to Section 65962.5 of the Government Code: Regulatory Identification number: Date of list Applicant (1) Date Applicant (2) Date HAZARDOUS MATERIALS DISCLOSURE STATEMENT Government Code Section 65850.2 requires the owner or authorized agent for any development project to disclose whether. 1. Compliance will be needed with the applicable requirements of Section 25505 and Article 2 (commencing with Section 25531) of Chapter 6.95 of Division 20 of the Health and Safety Code or the requirements for a permit for construction or modification from the air pollution control district or air quality management district exercising jurisdiction in the area governed by the County. Yes 🗌 No 🛮

2. The proposed project will have more than a threshold quantity of a regulated a

 The proposed project will have more than a threshold quantity process or will contain a source or modified source of hazardous Yes ☐ No ☐ 	y of a regulated substance in a air emissions.
(we) certify that my (our) answers are true and correct.	
Owner/Authorized Agent (1) Cyrthi Sha. S Owner/Authorized Agent (2)	Date Feb 15 2015

NOTICE OF PUBLIC HEARING

SCHEDULING REQUEST FORM

DATE SUBMITTED: 05/12/2016

TO: Planning Commission Secretary

FROM: John Hildebrand (Riverside)

Date:

PHONE No.: (951) 955-1888

E-Mail: ihildebr@rctlma.org

Principal's signature/initials:

SCHEDULE FOR: Planning Commission on 06/01/2016

10-Day Advertisement: Advertisement Exempt from CEQA

PUBLIC USE PERMIT NO. 930 - CEQA EXEMPT - Applicant: Cynthia Hinds - Engineer/Representative: Cynthia Hinds - First Supervisorial District - Mead Valley Zoning District - Mead Valley Area Plan: Rural Community: Low Density Residential (RC:LDR) - Location: North of Dawes Street, south of Hicks Street, east of Brown Street, and west of Haines Street - 0.75 acres - Zoning: Rural Residential, half-acre minimum (R-R-1/2) - REQUEST: Public Use Permit No. 930 is a renewal for expired Public Use Case No. 315-W, which previosuly establised a State licensed residential eldery care facility, for a maximum of 15 residents - APNs: 318-052-014 and 318-052-015

STAFF RECOMMENDATION:

APPROVAL (CONSENT CALENDAR)
APPROVAL APPROVAL WITHOUT DISCUSSION
CONTINUE WITH DISCUSSION TO
CONTINUE WITHOUT DISCUSSION TO
CONTINUE WITHOUT DISCUSSION OFF CALENDAR
☐ DENIAL
☐ SCOPING SESSION
INITIATION OF THE GENERAL PLAN AMENDMENT
DECLINE TO INITIATE THE GENERAL PLAN AMENDMENT
Provide one set of mailing labels, including surrounding property owners, Non-County Agency and Interested Parties and, owner, applicant, and engineer/representative (Confirmed to be less than 6 months old from date of preparation to flearing date)
☑ Provide one set of labels for owner, applicant, and engineer/representative.
Fee Balance: \$2,200.00, as of 05/12/2016.
CFG Case # <u>CFG05093</u> - Fee Balance: \$ 50.00
Estimated amount of time needed for Public Hearing: 10 Minutes (Min 5 minutes)
Controversial: YES ☐ NO ☒
Provide a very brief explanation of controversy (1 short sentence) Located within Highway 79 & EDR Policy Areas

NOTICE OF PUBLIC HEARING

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

PUBLIC USE PERMIT NO. 930 - CEQA EXEMPT - Applicant: Cynthia Hinds - Engineer/Representative: Cynthia Hinds - First Supervisorial District - Mead Valley Zoning District - Mead Valley Area Plan: Rural Community: Low Density Residential (RC:LDR) - Location: North of Dawes Street, south of Hicks Street, east of Brown Street, and west of Haines Street - 0.75 acres - Zoning: Rural Residential, half-acre minimum (R-R-1/2) - REQUEST: Public Use Permit No. 930 is a renewal for expired Public Use Case No. 315-W, which previosuly establised a State licensed residential eldery care facility, for a maximum of 15 residents.

TIME OF HEARING:

9:00 am or as soon as possible thereafter.

DATE OF HEARING:

JUNE 1, 2016

PLACE OF HEARING:

RIVERSIDE COUNTY ADMINISTRATIVE CENTER

BOARD CHAMBERS, 1ST FLOOR

4080 LEMON STREET, RIVERSIDE, CA 92501

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

The Riverside County Planning Department has determined that the above-described application is exempt from the provisions of the California Environmental Quality Act (CEQA). The Planning Commission will consider the proposed application at the public hearing.

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

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

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

Please send all written correspondence to: RIVERSIDE COUNTY PLANNING DEPARTMENT

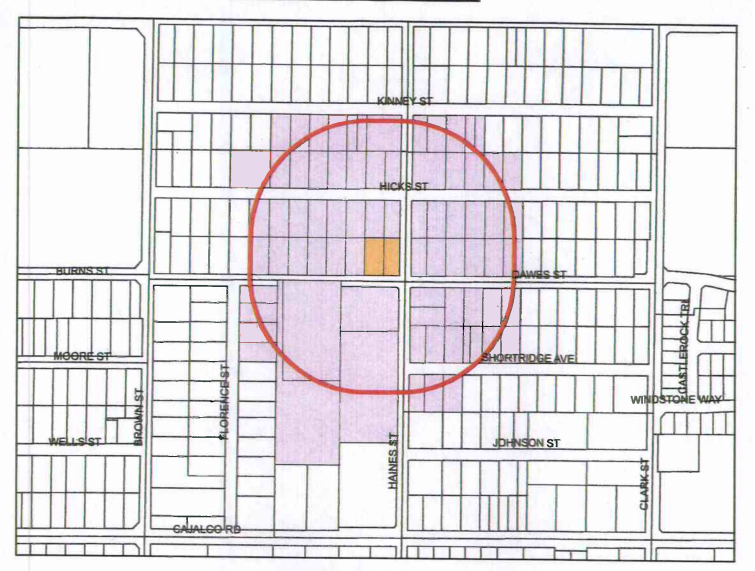
Attn: John Hildebrand

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

PROPERTY OWNERS CERTIFICATION FORM

I, VINNIE I	NGUYEN	_ certify tha	at on	3 30	12016
	owners list was prepared				
APN (s) or case number	PUP O	0930			Fo
Company or Individua	l's Name Plan	ming Dep	artme	nt	
Distance buffered	600'				
Pursuant to application	n requirements furnished	d by the Ri	verside	County Pla	uning Departmen
Said list is a complete	and true compilation of	f the owner	s of the	subject pro	operty and all other
property owners with	n 600 feet of the prope	aty involve	d, or if	that area	yields less than 2
different owners, all pr	roperty owners within a	notification	агеа ех	panded to y	rield a minimum o
	a maximum notificatio				
	equalized assessment rol				
	ments, said list includes				
mailing addresses of	the owners of all pro	perty that	is adjad	cent to the	proposed off-sit
improvement/alignmen					
further certify that the	ne information filed is to	rue and con	rect to	the best of	my knowledge.
understand that incorre	ct or incomplete informa	tion may be	ground	ls for reject	ion or denial of the
application.					
NAME:	Vinnie Nguye	en	Ч		ů.
TITLE	GIS Analyst				in sharin
ADDRESS:	4080 Lemon	Street 2 ⁿ	d Floo	r	
	Riverside, C	a. 92502			
TELEPHONE NUMBE	ER (8 a.m. – 5 p.m.):	(951)	955-8	158	

PUP00930 (600 feet buffer)



Selected Parcels

318-042-0	001 318-06	2-003	318-041-002	318-081-024	318-070-001	318-041-012	318-022-009	318-022-010	318-081-019	318-070-008
318-042-	023 318-04	1-001	318-041-013	318-062-002	318-052-014	318-052-015	318-042-003	318-082-003	318-082-002	318-051-005
318-052-0	013 318-05	2-010	318-041-014	318-081-026	318-042-006	318-052-019	318-051-007	318-051-013	318-051-014	318-022-013
318-042-	005 318-08	1-027	318-081-021	318-081-022	318-082-001	318-070-007	318-022-007	318-052-008	318-042-020	318_052_017
318-042-0	019 318-04	2-024	318-052-020	318-022-008	318-062-004	318-042-021	318-051-008	318-032-005	318-081-004	318-051-006
318-042-0	002 318-05	2-018	318-052-021	318-042-022	318-051-011	318-051-012	318-052-006	318-052-007	318-042-004	318-081-023
318-052-0	016 318-03	2-001	318-032-002	318-032-003	318-032-004	318-062-001	318-022-011	318-022-012	318-070-002	318-081-003
318-081-0	029 318-08	1-025	318-081-020	318-052-012	318-070-009	318-081-028	318-052-009	318_052_011		



ASMT: 318022007, APN: 318022007 NORMA GUERRERO, ETAL 21784 NANCE ST PERRIS CA 92570

ASMT: 318022008, APN: 318022008 LEANNE FETTY, ETAL 21157 KINNEY ST

PERRIS, CA. 92570

ASMT: 318022010, APN: 318022010 CELIA MACIAS, ETAL 21185 KINNEY ST PERRIS, CA. 92570

ASMT: 318022011, APN: 318022011 SALVADOR PACHECO 21205 KINNEY ST PERRIS, CA. 92570

ASMT: 318022013, APN: 318022013 IGNACIO CERVANTES 19111 HAINES ST PERRIS, CA. 92570

ASMT: 318032004, APN: 318032004 ROSE COOLEY 8240 GARFIELD ST RIVERSIDE CA 92504

ASMT: 318032005, APN: 318032005 MONICA ARREOLA 355 DIANA ST PERRIS CA 92570 ASMT: 318041001, APN: 318041001 CONSTANCE CLARK 21258 HICKS ST PERRIS, CA. 92570

ASMT: 318041002, APN: 318041002 JACQUELINE KURTZMAN, ETAL C/O NORMAN LEVENSON 4120 ANDROS WAY OCEANSIDE CA 92056

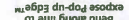
ASMT: 318041012, APN: 318041012 CONNIE WHEARM, ETAL 44242 BRANDON THOMAS WY LANCASTER CA 93536

ASMT: 318041014, APN: 318041014 GEORGE LUGO 21291 HICKS ST PERRIS, CA. 92570

ASMT: 318042001, APN: 318042001 MARIA MARTINEZ, ETAL 21261 HICKS ST PERRIS, CA. 92570

ASMT: 318042002, APN: 318042002 PEARLIE WRIGGINS 21275 HICKS ST PERRIS, CA. 92570

ASMT: 318042003, APN: 318042003 DEANDRE SHERIFF 21293 HICKS ST PERRIS, CA. 92570





ASMT: 318042004, APN: 318042004 MARTHA GUTIERREZ, ETAL 21333 HICKS ST PERRIS CA 92570

ASMT: 318042005, APN: 318042005 ISAIAS OLAGUE 21325 HICKS ST

PERRIS, CA. 92570

ASMT: 318042006, APN: 318042006 RUFINO QUEZADA, ETAL 1784 EMERALD WAY PERRIS CA 92571

ASMT: 318042019, APN: 318042019 JUAN CAMPOS 21376 KINNEY ST PERRIS CA 92570

ASMT: 318042020, APN: 318042020 RUTH GAUDIANA, ETAL 21330 DAWES ST PERRIS, CA. 92570

ASMT: 318042021, APN: 318042021 MAGDALENA SEGURA 21310 DAWES ST PERRIS, CA. 92570

ASMT: 318042022, APN: 318042022 RIGOBERTO GONZALEZ 21294 DAWES ST PERRIS, CA. 92570 ASMT: 318042023, APN: 318042023 CARLOS VALDEZ 11705 CLARK ST MORENO VALLEY CA 92557

ASMT: 318042024, APN: 318042024 JUAN MARES 19230 HAINES ST PERRIS, CA. 92570

ASMT: 318051005, APN: 318051005 EDWARD RODRIGUEZ 26510 TRUMPLE RD SUN CITY CA 92585

ASMT: 318051006, APN: 318051006 LESTER JACKSON, ETAL C/O TARA S MOORE 9202 TREASURE OAK CT LORTON VA 22079

ASMT: 318051007, APN: 318051007 HILARIO GUTIERREZ 3505 ORA VISTA AVE BAKERSFIELD CA 93309

ASMT: 318051008, APN: 318051008 MARTHA GONZALEZ 21164 HICKS ST PERRIS, CA. 92570

ASMT: 318052008, APN: 318052008 JORGE REYES 21149 HICKS ST PERRIS, CA. 92570





ASMT: 318052009, APN: 318052009

VICTOR HEREDIA 21161 HICKS ST PERRIS, CA. 92570 ASMT: 318052017, APN: 318052017 MARIA NAVARRO, ETAL

C/O MARIA E NAVARRO **18677 MESA DR**

VILLA PARK CA 92861

ASMT: 318052010, APN: 318052010

GABRIELA DOTTS

12560 HASTER ST UNIT 194 GARDEN GROVE CA 92840 ASMT: 318052018, APN: 318052018

MARISOL CABADA, ETAL

21168 DAWES ST PERRIS, CA. 92570

ASMT: 318052011, APN: 318052011

EVA BERARDINI, ETAL

P O BOX 489

PERRIS CA 92572

ASMT: 318052019, APN: 318052019

HERMILO PEREZ

19211 STROH AVE

CORONA CA 92881

ASMT: 318052012, APN: 318052012

TANIA VICUNA

14171 BRENAN WAY

SANTA ANA CA 92705

ASMT: 318052020, APN: 318052020

TIMOTEA TORRES, ETAL

21124 DAWES ST

PERRIS, CA. 92570

ASMT: 318052013, APN: 318052013

ESTELA MONTALVO 19191 HAINES ST **PERRIS, CA. 92570**

ASMT: 318052021, APN: 318052021

RICARDO CIRIANI

45455 LORENZ LN

TEMECULA CA 92590

ASMT: 318052015, APN: 318052015

CYNTHIA HINDS 3289 WOODBINE ST LOS ANGELES CA 90064 ASMT: 318062001, APN: 318062001

ESTELA MENCHACA, ETAL

21534 MARTIN ST PERRIS CA 92570

ASMT: 318052016, APN: 318052016

ROSAURA CHAVEZ **21200 DAWES ST** PERRIS, CA. 92570

WAEKAM 2005

ASMT: 318062002, APN: 318062002

MARTHA CASTRO, ETAL. 19278 FLORENCE ST

PERRIS, CA. 92570



ASMT: 318062003, APN: 318062003 MARIA CASTRO, ETAL 2018 WILLOWBROOK LN PERRIS CA 92571

ASMT: 318062004, APN: 318062004 **ENEDINA MARTINEZ, ETAL** 123 EMLTREE DR PERRIS CA 92571

ASMT: 318070001, APN: 318070001 **JACKIE CERVANTES, ETAL 21165 DAWES ST PERRIS, CA. 92570**

ASMT: 318070002, APN: 318070002 ALBERT JOHNSON, ETAL 4655 MINNIER AVE NO 47B RIVERSIDE CA 92505

ASMT: 318070007, APN: 318070007 JONATHAN LAGEMAN 4123 RICHWOOD AVE EL MONTE CA 91732

ASMT: 318070008, APN: 318070008 **BRENDA HURD** P O BOX 7731 MORENO VALLEY CA 92552

ASMT: 318070009, APN: 318070009 TOM MILLENDER C/O MILBERT L MILLENDER 3946 WELLAND AVE LOS ANGELES CA 90008

ASMT: 318081004, APN: 318081004 **ELIAS CAMPOS MARTINEZ, ETAL** 2268 COLGATE DR COSTA MESA CA 92627

ASMT: 318081019, APN: 318081019 **BENJAMIN CARABALLO** 21370 SHORTRIDGE AVE **PERRIS, CA. 92570**

ASMT: 318081020, APN: 318081020 **SULTAN ABASSY** 14802 DONCASTER RD IRVINE CA 92604

ASMT: 318081022, APN: 318081022 JAMILL MONTOYA 3380 LA SIERRA NO 104141 RIVERSIDE CA 92503

ASMT: 318081023, APN: 318081023 ROGELIO PEREZ 21292 SHORTRIDGE ST PERRIS, CA. 92570

ASMT: 318081024, APN: 318081024 **ANTONIO PATINO** 21280 SHORTRIDGE AVE **PERRIS, CA. 92570**

ASMT: 318081025, APN: 318081025 **SERGIO MACIAS 20691 BURNS ST** PERRIS CA 92570



thamement ap suas

ASMT: 318081026, APN: 318081026

GEORGE SHELDON 19280 HAINES ST **PERRIS, CA. 92570**

1-800-GO-AVERY

www.avery.com

ASMT: 318081027, APN: 318081027

ISMAEL TORRES 19260 HAINES ST **PERRIS, CA. 92570**

ASMT: 318081028, APN: 318081028

UBEROUS INC

4195 CHINO HILLS PKY 539 CHINO HILLS CA 91709

ASMT: 318081029, APN: 318081029

SAUL OROZCO **21315 DAWES ST** PERRIS CA 92570

ASMT: 318082001, APN: 318082001

JOHNNY DILLDINE 19360 HAINES ST PERRIS, CA. 92570

ASMT: 318082002, APN: 318082002

DOUGLAS DAVILA

21275 SHORT RIDGE AVE

PERRIS, CA. 92570

ASMT: 318082003, APN: 318082003

KATHLEEN DEMEL, ETAL 15868 GOLDEN STAR AVE RIVERSIDE CA 92506

Applicant/Owner:

Hubert Hinds P.O. Box 341310 Los Angeles, CA 90034

Applicant/Owner:

Hubert Hinds P.O. Box 341310 Los Angeles, CA 90034

City of Perris
Development Services, Planning Division
101 N. D Street
Perris, CA 92570



TO: Office of Planning and Research (OPR)

RIVERSIDE COUNTY PLANNING DEPARTMENT

Riverside County Planning Department

Steve Weiss AICP Planning Director

P.O. Box 3044 Sacramento, CA 95812-3044	☑ 4080 Lemon Street, 12th Floor ☐ P. O. Box 1409	38686 El Cerrito Road Palm Desert, California 92211
County of Riverside County Clerk	Riverside, CA 92502-1409	
SUBJECT: Filing of Notice of Determination in complian	nce with Section 21152 of the California Public Resources Code.	
Public Use Permit No. 930	The state of the s	-
Project Title/Case Numbers		
John Earle Hildebrand III, Principal Planner County Contact Person	(951) 955-1888 Phone Number	
State Clearinghouse Number (if submitted to the State Clearinghouse)		
Cynthia Hinds Project Applicant	P.O. Box 341310, Los Angeles, CA 90034 Address	
Northerly of Davis Street, southerly of Ricks Street, easter	erly of Brown Street, westerly of Haines	
The Public Use Permit proposes a renewal of a previous Project Description	ly expired public use permit for a State licensed residential elderly	care facility.
This is to advise that the Riverside County <u>Planning Dire</u> following determinations regarding that project:	ctor, as the lead agency, has approved the above-referenced pro	ect on June 1, 2016, and has made the
 The project will not have a significant effect on the earth of the prince of the provisions of the project is categorically exempt the project of the prince of	project pursuant to the provisions of the California Environmental of the approval of the project. In was not adopted. Indopted of CEQA.	Quality Act \$50.00 and reflect the
00 St.000		
Signature	John Earle Hildebrand III. Principal Planner	June 1, 2016
Date Received for Filing and Posting at OPR:		Date
		1.2.3.1.2.1

FROM:



RIVERSIDE COUNTY PLANNING DEPARTMENT

Juan C. Perez Interim Planning Director

	NOTIC	E OF EXEMPTION	
TO: ☐ Office of Planning and Res P.O. Box 3044 Sacramento, CA 95812-30 ☐ County of Riverside County	044	OM: Riverside County Planning Department 4080 Lemon Street, 12th Floor P. O. Box 1409 Riverside, CA 92502-1409	38686 El Cerrito Road Palm Desert, CA 92201
Project Title/Case No.: Public U	se Permit No. 930		
		rside County, more specifically located northe	erly of Davis Street, southelry o
Project Description: The Public	Use Permit propos	es a renewal of a previously expired public	use permit for a State licensed
residential elderly care facility.			
Name of Public Agency Approving	g Project: Riversid	e County Planning Department	
Project Applicant & Address: O	ynthia Hinds, P.O. Bo	ox 341310, Los Angeles, CA 90034	
Exempt Status: (Check one) Ministerial (Sec. 21080(b)(1); 1: Declared Emergency (Sec. 21080 Emergency Project (Sec. 21080	80(b)(3); 15269(a))		1- Class 1)
Reasons why project is exempt:	The Public Use Pe	mit proposes a renewal of a previously expin	ed permit for an existing elderly
care facility. No new construction is	being proposed.		
John Earle Hildebrand III County Contact Person		(951) 955-1888	kumhar
,			
Signature		Principal Planner Title	June 1, 2016 Date
Date Received for Filing and Posting	g at OPR:		
Revised: 05/12/2016: Y:\Planning Master For	ns\Templates\CEQA Form:	SNOE Form.docx	
Please charge deposit fee case#: ZEA	ZCFG No. 06253 - C FOR C	County Clerk Posting Fee OUNTY CLERK'S USE ONLY	

COUNTY OF RIVERSIDE M* REPRINTED * R1602636 SPECIALIZED DEPARTMENT RECEIPT Permit Assistance Center

4080 Lemon Street 39493 Los Alamos Road Second Floor

Suite A

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

Riverside, CA 92502 (951) 955-3200

Murrieta, CA 92563 (951) 694-5242

Received from: HINDS HUBERT A

\$50.00

paid by: CK 2353

NOT REQUIRED

paid towards: CFG06253 CALIF FISH & GAME: DOC FEE

at parcel: 21230 DAWES ST PERR

appl type: CFG3

By_ MGARDNER

Mar 08, 2016 12:29

posting date Mar 08, 2016

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

Account Code

Description

Amount \$50.00

658353120100208100 CF&G TRUST: RECORD FEES

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