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

404 B



FROM: County Counsel/TLMA

Code Enforcement Department

January 17, 2013

SUBJECT: Abatement Agreement with Kendall & Kendall Inc. and Suzanne Roberts to resolve violations of the County's ordinances and potentially waive abatement

costs of \$141.70.

Case No.: CV11-06259 [KENDALL & KENDALL INC. and ROBERTS] Subject Property: Unimproved parcel on Sycamore Falls Ct., Anza;

APN: 580-530-004

District: 3/3

RECOMMENDED MOTION: that the Board of Supervisors:

1. Approve the attached agreement, and

2. Authorize execution of the agreement by the Code Enforcement Director, or his designee.

BACKGROUND: Under the 3-month pilot Anza & Aguanga Communities Code Enforcement Compliance Incentive Program (October 2012 – January 2013), property owners with open code enforcement cases cooperated with the County though an Abatement Agreement. The objective was to expedite resolution of the code population(s) at the individual property by setting deadlines for compliance and, if the deadlines are met, to mixin the the associated abatement costs.

GREG FLAN	WERY,	Division	Manager fo
	y — ,		,

JUAN PERÉZ, Interim Code Enforcement Director In Current Year Budget:

Millem

F	INANCIAL
	DATA

Current F.Y. Total Cost: Current F.Y. Net County Cost:

Annual Net County Cost:

\$ N/A \$ N/A \$ N/A

Budget Adjustment:

For Fiscal Year:

N/A N/A N/A

SOURCE OF FUNDS:

Positions To Be **Deleted Per A-30** Requires 4/5 Vote

C.	E.(0.	RE	COI	MN	EN	D/	TI	ON:

APPROVE

Policy

County Executive Office Signature

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Ashley, seconded by Supervisor Stone and duly carried, IT WAS ORDERED that the above matter is approved as recommended.

Ayes:

Jeffries, Stone, Benoit and Ashley

Nays:

None

Absent:

Tavaglione

Date:

February 5, 2013

XC:

Co.Co., TLMA-Code Enf.

Prev. Agn. Ref.:

District: 3/3

Agenda Number:

Kecia Harper-Ihem

Departmental Concurrence FORM APPROVED COUNTY COUNSE

Consent

冈

Dep't Recomm.:

Consent

Per Exec. Ofc.

EXHIBIT "A"

ABATEMENT AGREEMENT ANZA COMMUNITY INCENTIVE PROGRAM

			ANZA (COMMUNITY INCENTIVE PROG	RAM	
	1 1914) 11 M	THIS AB	ATEMENT ty of Riversi	AGREEMENT ("Agreement") is entered in ide, Code Enforcement Department (hereinaf	to by and betwee fter "County") an	n d
	•	Kendall	& Kendall	Inc, Suzanne Roberts (hereinafter "Owner/Tenant").		
				RECITALS		
Ç	A. comn iddre	nunity in the u	nt is the ov mincorporate	vner/lessor of real property ("the Property ed area of the County of Riverside, Califo	") located with rnia, and with the	in the Anza ne following
	i Sanga		Jnimproved	parcel on Sycamore Falls, APN 580-530-00	4	
(3. "RC Prope	O") codified a	t Riverside	tion of land use ordinances set forth in the County Code ("RCC"). The description one compliance chart in Paragraph 1.4.	Riverside Count (s) of the violat	y Ordinance ion(s) at the
(I t	C. nuisa hat c	nce, and furthe	r provides tl	hat property in the condition of violating a least the County may recover its costs and feed sections 2 and 7)	and use ordinances related to the	e is a public abatement of
) III	o. Prope ncur	rty by resolving	ng the viola	to provide for the abatement of the public ations and minimizing the associated abate inforcement Department.	nuisance in exi- ment costs and	stence at the fees already
]	NOM			s hereby agree as follows:	Barraga da	
				<u> Civerside County Ordinances</u>		
		ances, particul	Tenant shal arly abatem	ll bring the Property into compliance ent of the violations set forth below, on or	with all Rivers before the deadli	nde County nes set forth
	oelov	v, by either:	X	(A) applying for and finalizing permits from (B) removing the violating structures or use		
		Code Case No.	RCO/RCC Section	Description of Violation	First Deadline to File for Permits Or Begin Removal	Final Deadline for Compliance
	1.	CV1106259	17.12.040	Excessive Outside Storage. Reduce to 200 square feet with permitted residence.		January 15 2015
	2.	46 66	15.48.010	Two (2) Unpermitted Mobile Homes	January 15, 2014	January 15 2015 intrissued status.
	3. 4.			All mobiles/modulars/prefab buildings must be permitted or removed by:	F	July 15, 2015
	5. 6.					

1	7 .
ا ۱	9.
2	10.
3	2. Entry and Inspection. Owner/Tenant authorizes the County to enter upon the Property to inspect for compliance with this Agreement between the hours of 8:00 a.m. and 6:00 p.m. of any
4	weekday. The County agrees to provide advance 24-hour telephonic notice of compliance inspection(s)
5	to Owner/Tenant at the following phone number provided by Owner/Tenant: (310) 266-7248
6	3. Abatement Costs.
7	3.1 If Owner/Tenant brings the Property into compliance with all Riverside County Ordinances within the time deadlines set forth in the compliance chart in Paragraph 1 above, then the
8	County agrees to waive portions, or all, of abatement costs and fees incurred to date by its Code Enforcement Department, on a sliding scale to reward early compliance. As of the date of this Agreement, the combined costs and fees incurred for all the violations set forth in the compliance chart in
9	Paragraph 1 above include the following:
10	\$141.70 Fees/Costs
1	+ Unpaid Citations
12	TOTAL TO DATE
13	3.2 If Owner/Tenant fails to bring the property into compliance by resolving all of the violations set forth in the compliance chart in Paragraph 1 above before the deadlines set forth in the
4	compliance chart in Paragraph 1, then the County's waiver of its abatement costs and fees set forth in Paragraph 3.1 above becomes void, and the County may recover the amounts set forth above in Paragraph
15	3.1 in accordance with the provisions of RCO No. 725.
16	4. Miscellaneous.
8	4.1 <u>Successors-In-Interest</u> . This Agreement shall be binding upon, and shall inure to the benefit, of the parties hereto, and their respective heirs, personal representatives, successors and assigns.
19	4.2 <u>Modifications</u> . All changes to this Agreement must be in writing signed by both parties.
20	4.3 <u>Severability</u> , The provisions of this Agreement are severable, and should any provision be unenforceable for any reason, the balance shall nonetheless be enforceable to the fullest extent
21	permitted by law.
22	4.4 <u>Execution in Counterpart</u> . This Agreement may be signed in several counterparts, and all so signed shall constitute an agreement binding on all parties hereto, notwithstanding that all parties
23	are not signatories to the original or same counterpart. Facsimile signatures and photocopies of original signatures are deemed as valid and binding as original signatures.
24	IN WITNESS WITEDEOF 4
25	IN WITNESS WHEREOF, the parties affirm their signatures herefo: OWNER/TENANT
26	Dated: By:
27	COUNTY OF RIVERSIDE CODE ENFORCEMENT DEPARTMENT
28	Dated: By:
	ABATEMENT AGREEMENT ANZA COMMUNITY INCENTIVE PROGRAM