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





FROM: TLMA - Planning Department

SUBMITTAL DATE: June 24, 2013

SUBJECT: CHANGE OF ZONE NO. 7793 and PLOT PLAN NO. 25248 (Family Dollar) -Adopt Negative Declaration - Applicant: Boos Development West, LLC (Kristi Kandel) -Fifth/Third Supervisory District - Location: northwest corner of Ritter Avenue and Highway 74 -REQUEST: The Change of Zone is being proposed for the subject property from Rural Residential (R-R) to Scenic Highway Commercial (C-P-S) to be consistent with existing General Plan designation of Community Development: Commercial Retail (CD:CR) (0.2 to 0.35 Floor Area Ratio). Additionally, the plot plan proposes an 8,239 square foot stand alone retail store (Family Dollar) on approximately 1.5 acres with 42 parking spaces.

RECOMMENDED MOTION:

ADOPTION of a NEGATIVE DECLARATION for ENVIRONMENTAL ASSESSMENT NO. 42556, based on the findings incorporated in the initial study and the conclusion that the project will not have a significant effect on the environment; and,

APPROVAL of CHANGE OF ZONE NO 7793, amended the zoning classification for the subject property from Rural Residential (R-R) to Scenic Highway Commercial (C-P-S), in accordance with Exhibit #3, and based upon the findings and conclusions incorporated in the staff report, pending final adoption of the zoning ordinance by the Board of Supervisors; and,

APPROVAL of PLOT PLAN NO. 25248, subject to the attached conditions of approval, and based upon the findings and conclusions incorporated in the staff report.

> Carolyn Syms Luna Planning Director (continued on next page)

Initials: CSL/hk D.W.

R Policy

Consent

Exec. Ofc.:

Policy

 \boxtimes

Dep't Recomm.:

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Stone, seconded by Supervisor Jeffries and duly carried, IT WAS ORDERED that the above matter is tentatively approved as recommended, and staff is directed to prepare the necessary documents for final action.

Ayes:

Jeffries, Tavaglione, Stone and Benoit

Nays:

None

Absent:

Ashley.

XC:

September 10, 2013 Date: Rlanning(2) Applicant Co.Co.

Prev. Agn. Ref.

District: 5/3

Agenda Number:

Kecia Harper-Ihem

Clerk of the Board

ATTACHMENTS FILED

The Honorable Board of Supervisors

Re: CHANGE OF ZONE NO. 7793 and PLOT PLAN NO. 25248 (Family Dollar)

Page 2 of 2

BACKGROUND:

The project was approved at the Planning Commission's Hearing on June 19, 2013. A memorandum was written on June 17, 2013 to add additional findings. The Planning Commission also added a condition to enhance the west elevation to provide roof line relief similar to east elevation (60.Planning.3).

Barton, Karen

From:

b p <bkpatel1414@gmail.com>

Sent:

Monday, September 09, 2013 5:55 PM

To:

COB

Subject:

OPPOSE 16-1 AGENDA 9/10/13

Attachments:

Agenda 16-1 letter91013.doc

Please find attached file:

Please forward it to the Board of Supervisor for the Hearing on 9/10/13

opposing Agenda 16-1

Thanks

B. Patel

Hari Om Shiv, Inc 31770 Highway 74 Homeland, CA 92548 September 10, 2013

To, Board of Supervisor, Riverside County, 4080 Lemon Street 1st Floor Board Chambers Riverside, CA 92501

Subject: Change of zone No.7793 and plot No. 25248. Third/Fifth Supervisorial District

Location: Northwest corner of Ritter Avenue and Highway 74.

Applicant: - Boos Development West. LLC

Respected Sir,

With reference to above subject, this will be put before Honorable Board for approval; my concern and representation are as under:

Family dollar is a General Merchandize retail discount superstore and has approx 7000 stores in the US. There are 4-5 similar stores in Riverside County, and one of them is less than around 5 miles of this plot area.

The same company is very keen to acquire market share of the local family run small business. There is no need for such a big facility in this rural area where the population is very small and where there are enough retail stores which serve the community since many years. No more stores are absorbed by the community.

The Scenic Highway Commercial zone does not permit such a big franchise/corporate commercial retail facility. It cannot be permitted among the residential houses. There is no other huge development permitted before among this area. All the current businesses among this area are small business and are according to rules and regulation. All current businesses are not more than 3000 sq. ft and smaller height. Any future development should be in similar nature so that the symmetry can prevail. It is necessary to preserve the rural image of the Homeland area. Also, to control the scale of development, the county should restrict the area, size and height of the building to ensure that new development is of scale appropriate to a community and they are as such perfectly legal. If this project is approved, it amounts to against the intent and purpose of CPS zone. This project is not necessary for the development of the area, but the community requires police station, fire station, health care clinics, veterinary clinic, rehab centers, day care centers, library, job training centers for poor, small parks and other rural community development facility. Allowing these facilities will lead to proper development of the community and the county can achieve their vision. County cannot achieve their vision by permitting such a big store in the area.

Such a big facility in the rural Homeland area will create significant effect on noise, environment, traffic, and nuisance in the area. The ratio of traffic accidents will increase due to the commercial activity in the residential zone. Criminal activity had occurred in this area before, and this project will increase the rate of such activities. The proposed project will adversely affect matters regarding security, police protection, and crime prevention. This will also create significant effect on traffic congestion and noise nuisance because the residential use will likely create more traffic and noise than commercial use. There are more than 5-7 deaths due to accidents around this proposed plan area. Thus, this project poses the threat to the health and safety of the neighborhood. Most of the customers for this facility would be pedestrian as the local business in this area serves the local community within walking distance. Many accidents and death had occurred in this area before and this facility is such a big facility that it will significantly affect the traffic pattern and increase risk for the pedestrians. The present project should not be approved by ignoring the provision of environment acts and Nepa Acts.

The subject plots are part of the land for which development permission for making construction of single family houses were already granted by county and certain plots already used for construct houses by their respective owners. The present owner also purchased the plot to make houses. So, on the basis of the said housing development other business owners purchase their business around the surrounding area. After that at the instance of the applicant, the county cannot change their planning of the said developed area because their action is amounts to impairment of property right of existing other property owner and business owners which are protected by the 14th amendment of the federal government. So, the existing general plan and its provisions of the general code and government code and its requirements are not satisfied and became unconstitutional.

If the project is approved, it will not protect the interest of parties who are holding their own property near the subject property. It will discriminate the other near by property owners. Thus, it will be unfair and against the laws of constitution and this action will be against the public welfare of the community. There are no unusual special circumstances and need exist to build the big Retail store in this rural town. There is no inordinate economic burden or hardship caused to applicants if they are not allowed to open their facility. There are enough retail businesses providing similar services in Homeland community since more than 20 years in the subject area that may be enough for satisfying the needs of the society. Thus, if the permission is not granted to the applicants, there will be no irreparable loss to them. However, if subject application is granted, it will cause irreparable loss to the local businesses and the health of the residents of the area (due to significant effect on environment) which cannot be compensated in terms of money.

As the county had earlier approved the development plan for construction of residential houses on the said land, it became the specific plan for that particular land. This plan was then implemented for the residential purpose and thus it became absolute for the said land. So, no zone change should be approved for commercial purpose. This plan will

make the new owner free from the restrictions attached to the R.R. Plot land when it was acquired. Thus, according to location policy, no zone change should be approved for commercial purpose.

The county should provide a detail economy impact report before approving this project. As, if this project is approved it will shut down many small retail businesses and cause economic loss. This will adversely affect the economy. Also, this project will not benefit the county in any manner but will damage the economy of near by businesses.

On record, there is no detail environmental Impact Report, traffic generation report, trip generation report, economic impact report, reports on long term benefit and cost, and market analysis report. There is no credible evidentiary support for their decision and order in the present case. Thus all these reports should be obtained before approving this project. Moreover, California government code 65906 should be considered before making any decisions regarding this project. The detail comparative study should be provided for the project area with adjacent properties.

Please review the following RULING For REFERENCE:

Topanga Assn. For A Scenic Comm. v. City Of Los Angeles http://www.leagle.com/decision/197451711Cal3d506_1480

Broadway, Laguna etc. Assn. v. Board of Permit Appeals http://scocal.stanford.edu/opinion/broadway-laguna-etc-assn-v-board-permit-appeals-30072

We OPPOSE the subject zone change and project plan AND it should not be approved as it is not in the interest of the public at large.

MINUTES OF THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA



16-3

10:30 a.m. being the time set for public hearing on the recommendation from Transportation & Land Management Agency/Planning regarding Public Hearing on Change of Zone No. 7793 / Plot Plan No. 25248 – Boos Development West, LLC – Family Dollar – 5th/3rd District. Recommend Adoption of Mitigated Negative Declaration for Environmental Assessment No. 42556; Approval of Change of Zone No. 7793 to change the zone from Rural Residential (R-R) to Scenic Highway Commercial (C-P-S) to be consistent with existing General Plan designation of Community Development: Commercial Retail (CD:CR) (0.2 to 0.35 Floor Area Ratio); and Approval of Plot Plan No. 25248, which proposes an 8,239 square foot stand-alone retail store (Family Dollar) on approximately 1.5 acres with 42 parking spaces, the Chairman called the matter for hearing.

Dave Mares, Principal Planner, Planning Department, presented the matter.

The following people spoke on the matter:

Bennie Lunstrum Linda Kosvic Bharat K. Patel

xc: Planning, Applicant, COB

On motion of Supervisor Stone, seconded by Supervisor Ashley and duly carried by unanimous vote, IT WAS ORDERED that the above matter is continued to Tuesday, September 10, 2013 at 10:30 a.m.

I hereby certify entered on	y that the foregoing is a full true July 30, 2013	e, and correct copy of of Superv	f an order made and risors Minutes
	WITNESS my hand and Dated: July 30, 2013		
(seal)	Kecia Harper-Ihem, Cler and for the County of Riv		
	ву: Д Ш Дово	<u> </u>	Deputy
		AGENDA NO.	

Barton, Karen

From:

b p <bkpatel1414@gmail.com>

Sent: To:

Tuesday, July 30, 2013 8:21 AM

COB

Subject:

Change of zone No.7793 and plot No. 25248... Agenda 30th july 2013 16-3

Attachments:

letter.doc

To,

Board of Supervisor,

Riverside County,

4080 Lemon Street

1st Floor Board Chambers

Riverside, CA 92501

Subject: Change of zone No.7793 and plot No. 25248. Third/Fifth Supervisorial District

Location: Northwest corner of Ritter Avenue and Highway 74.

Applicant: - Boos Development West. LLC

Hari Om Shiv, Inc

31770 Highway 74

Homeland, CA 92548

July30, 2013

Hari Om Shiv, Inc 31770 Highway 74 Homeland, CA 92548 July30, 2013

To, Board of Supervisor, Riverside County, 4080 Lemon Street 1st Floor Board Chambers Riverside, CA 92501

Subject: Change of zone No.7793 and plot No. 25248. Third/Fifth Supervisorial District Location: Northwest corner of Ritter Avenue and Highway 74.

Applicant: - Boos Development West. LLC

Respected Sir,

With reference to above subject, which will be put before Honorable Board for approval, my concern and representation are as under:

Homeland rural area community along side highway 74 has a land area of about 3.30 square mile and its population density is approx 1812 people per sq miles with total population of 5000 which is below California average. There are seven or eight cities within 1.7 miles to 2.7 miles area. All the small retail businesses are along the side of highway 74. Retail store include liquor store, Valero gas station and A.P. Market convenience store within 4 to 5 block of proposed project area. Moreover, there are other 5 or 10 convenience stores within 3 to 4 miles.

Within 7 miles area of Homeland rural area lies:

- 1) 2 Arco gas stations convenience store hwy 74/hwy 79/ and hwy 74/ Menifee rd.
- 2) 1 Shell gas station convenience store Warren/ hwy 74
- 3) 2 liquor store with convenience store in Romoland/ hwy 74
- 4) Winchester Market and 2 other liquor convenience store between hwy 74/ Simpson rd on hwy 79
- 5) Family Dollar store at hwy 74 / Florida ave and
- 6) Winco grocery store
- 6) Target
- 7) 99 cents only
- 8) Walmart, Dollar tree store, gas station, Walgreen store at Stetson/ Sanderson ave.
- 9) Lows, Home depot
- 10) Arco gas station at Acacia/ Sandeson Jn.
- 11) 7/11 store and Valero gas station at hwy 74/ Sanderson
- 12) Vons hwy 74/ Sanderson and Stater bros. and liquor store, Rite Aid and more
- 13) Winco on Ethinic rd.

There is no special circumstances or need exist for zone change and proposed project. It is also important to note that the applicant is currently residing in northern California. Application for a zone change to built a 8239 sq. ft .commercial retail facility, a multi billion dollar company (Family Dollar), having already 7000 retail stores in USA and one of which is about 4 to 5 miles away from the subject plot in homeland rural area without any specific needs or special circumstances. The owner has also not shown any extraordinary or exceptional circumstances for change of zone on such type of major variance. Thereby, asking special favoritism and privilege.

The project data do not satisfy the government code sec.65906 (http://codes.lp.findlaw.com/cacode/GOV/1/7/d1/4/3/s65906, http://www.leginfo.ca.gov/cgi-bin/displaycode?section=gov&group=65001-66000&file=65900-65909.5, http://ceres.ca.gov/planning/var/variance.htm)

If this project is approved, provision of the county zone regulations become unconstitutional as deprivation of the equal liberty of the small businesses of the area and residents of area that it is protected by Fifth Amendment.

This site is a visual prominent area as well as sensitive natural area. The plots are situated in rural residential zone of Homeland. The present area is a heart resident area of homeland. From the resident houses of homeland, residents enjoy the scenic view of the eastern, western, northern, and southern mountains of the area. There are four or more convenience grocery stores in homeland area and they are all 2-5 blocks away from the proposed project area. So it can be said that there is a grocery store near every street of homeland. And their sizes are 2000-3000 sq. ft which was allowed by the authorities at the relevant time. They are serving the area for about 10-15 years and have satisfied the needs of the local people of homeland. All the businesses are family owned.

The homeland rural area cannot absorb a store of 8239 sq. ft without severe revenue loss to the existing businesses. The planning commission should recognize that homeland's local community can absorb only so much new retail without causing existing businesses to close. The action of the planning commission would harm neighborhood convenience stores and also restrict the fare competition. They should prohibit stores over a certain size, which help to sustain the vitality of small pedestrian oriented business district. The county should or stop allowing big companies to use their size and power to game the market and undermine their local competitors. It has also restricted the fare competition between small business and big giant commercial company, so it is not a fare and bonafide competition. The proposal project would harm neighborhood convenience stores and close by grocery stores.

As the small business shut down due to this proposed project, local residents are left with fewer choices and less competition. The neighborhood will then depend only on a single big store for certain goods. Evidence suggests that these retailers many raise prices once they attain a dominant market position. The larger the store the larger the geographic region from which it pulls customers and the higher the traffic counts. 8239 sq ft. big store typically generates more car trips then a 25 family resident houses on Ritter street at present. So, big stores undermine vibrant local economies. This big store will drain revenue from locally owned businesses. Big store monopoly undercuts independence and tourism suffers if region loses its character. Higher demands of town

services can raise taxes. Big store attracts others so it damages the village rural look of homeland.

The proposed project size should be similar size to the size of existing retail grocery stores of the homeland rural area in nearby neighborhood. The county should conduct a commercial market analysis for the homeland area to identify commercial opportunity and needs before any approval of such a present big project. This is not a routine case of zone change and there are no special circumstances and special needs of the community. The one family dollar-a big company want to capture the market share of the stores and thereby want to increase their store numbers in USA. Moreover, the primary aim of antitrust policy was to maintain a large number of mostly small businesses and limit concentration of big market power.

The proposed project should not be approved as the C-P-S zone does not approve the construction of such a big commercial store using 8239 sp ft. Family Dollar store is not included in C-P-S zone approved retail business. It is not a CONVENIENT STORE. So, such commercial activity should not be permitted in a heart of rural resident area of Homeland in pretext of rural C-P-S zone. The Family Dollar store is totally commercial store which doesn't fall under the definition of convenient store. This kind of big Retail Store which comes under commercial activity had never been approved as a Convenient Store in rural resident area in Riverside County. Counting Family Dollar as a convenient store for C-P-S zone is against the rules and regulation of law and thereby giving special privilege to open such a big store for a big company.

Also, in San Francisco, the authority allows only certain size of store for proper development of the area and its economy and sets large caps in other area of city. We should also adopt store size caps to keep big size store retailers away from building in unincorporated area beyond city boundaries. (Formula Business Restriction – San Francisco, CA http://www.ilsr.org/rule/formula-business-restrictions/2321-2/). There should be cap code commission, a regional body composed of representative of each of the towns and villages of the county. The commission should have authority to review and reject large development project that could significantly impact the local economy or environment including any commercial building over 4000 to 5000 sq. ft.

Local residents are never told about all significant long term impacts of proposed project. The proposed project will also change the distinct hilly rural village character. The proposed development will become the largest businesses facility in homeland, village residential area in size of building. Such big construction will significantly increase noise pollution etc. in the rural area. The proposed establishment will be 8239 sq. ft approx. three times more in size of the next largest business and 8 times larger than the average business and it will seriously diminish the local family run businesses. The county should protect the rural village homeland area from the development that would diminish the environmental and village heritage value for the homeland area. The proposed big project of a big commercial store will cause or contribute to air pollution which may reasonably be anticipated to endanger public health and welfare of homeland rural village. It will definitely impact on visual scenic views of the mountains on northern, southern, eastern & western side of the residential area. It will also decrease the value of the nearby residential property and small rural businesses and its private special treasured view. Small size caps help to maintain the vitality of small scale pedestrian oriented business district which in turn nurture local business development. They also

prevent the many negative impacts of big development such as increased traffic congestion, noise pollution, air pollution, etc. During last few years, there were many case of traffic accident causing many deaths.

All in one, this project should not be approved considering the C-P-S zoning of the area where big Commercial retail business is not allowed. Also, considering the size of the town and needs, and effect on other small business, this project should not be allowed.

The Planners Training Series: The Variance (http://ceres.ca.gov/planning/var/variance.htm)

According to 426 U.S. 668, City of Eastlake et al, Petitioners, v. Forest City Enterprises, Inc

#39 "Zoning decisions may be either administrative or legislative depending upon the nature of the act. But, whatever their nature or the importance of their categorization for other purposes, zoning decisions which deal with an amendment of the code or reclassification of land thereunder must be arrived at fairly. The process by which they are made, subsequent to the adoption of a comprehensive plan and a zoning code, is basically adjudicatory."

(https://bulk.resource.org/courts.gov/c/US/426/426.US.668.74-1563.html)

#40 "Generally, when a municipal legislative body enacts a comprehensive plan and zoning code it acts in a policy making capacity. But in amending a zoning code, or reclassifying land thereunder, the same body, in effect, makes an adjudication between the rights sought by the proponents and those claimed by the opponents of the zoning change. The parties whose interests are affected are readily identifiable. Although important questions of public policy may permeate a zoning amendment, the decision has a far greater impact on one group of citizens than on the public generally." Fleming v. City of Tacoma, 81 Wash.2d 292, 298-299, 502 P.2d 327, 331 (1972) (citations omitted).

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#45 "Due process of law requires that procedures for the exercise of municipal power be structured such that fundamental choices among competing municipal policies are resolved by a responsible organ of government. It also requires that a municipality protect individuals against the arbitrary exercise of municipal power, by assuring that fundamental policy choices underlying the exercise of that power are articulated by some responsible organ of municipal government. *McGautha v. California* (1971), 402 U.S. 183, 256, 270, 91 S.Ct. 1454, 28 L.Ed.2d 711. (https://bulk.resource.org/courts.gov/c/US/426/426.US.668.74-1563.html)

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7/30/13

2013-7-119151

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(https://bulk.resource.org/courts.gov/c/US/426/426.US.668.74-1563.html)

#45 "Due process of law requires that procedures for the exercise of municipal power be structured such that fundamental choices among competing municipal policies are resolved by a responsible organ of government. It also requires that a municipality protect individuals against the arbitrary exercise of municipal power, by assuring that fundamental policy choices underlying the exercise of that power are articulated by some responsible organ of municipal government. *McGautha v. California* (1971), 402 U.S. 183, 256, 270, 91 S.Ct. 1454, 28 L.Ed.2d 711. (https://bulk.resource.org/courts.gov/c/US/426/426.US.668.74-1563.html)

Riverside County Board of Supervisors Request to Speak

Submit request to Clerk of Board (right of podium), Speakers are entitled to three (3) minutes, subject Board Rules listed on the reverse side of this form.

SPEAKER'S N	NAME: <u>/3</u>	HARAT	K. Pare	<u> </u>
Address <u>: <i>ろ</i></u>	1779 1	UNY.74	Homelan	a CA-928
(0)	nly if follow	/-up mail resp	onse request	red)
City: Hor	reland	Zip:	92548	
Phone #: <u> 9</u>	57-926	-5757		
Date: <u>9 [(• /</u>	כו	Agenda #	16.1	
PLEASE STAT	TE YOUR I	POSITION B	ELOW:	
Position on "	`Regular"	(non-appea	aled) Agend	a Item:
Suppo	rt	COppose		Neutral
Note: If you for "Appeal", the appeal be	please st	for an agen ate separate	da item that ly your posi	is filed tion on
Supp	ort	⟨ Oppose		Neutral
i give my 3 r	minutes to):		

BOARD RULES

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Riverside County Board of Supervisors Request to Speak

Submit request to Clerk of Board (right of podium), Speakers are entitled to three (3) minutes, subject Board Rules listed on the reverse side of this form. SPEAKER'S NAME: Shivam Palel Address: 3431 W thornton Ave (only if follow-up mail response requested) Phone #: 9517650883 Date: 9/16/13 PLEASE STATE YOUR POSITION/BELOW: Position on "Regular" (non-appealed) Agenda Item: Support Neutral Note: If you are here for an agenda item that is filed for "Appeal", please state separately your position on the appeal below: XOppose

I give my 3 minutes to: Bharat Patel

BOARD RULES

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Submit request to Clerk of Board (right of podium), Speakers are entitled to three (3) minutes, subject to Board Rules listed on the reverse side of this form.
SPEAKER'S NAME: BENNIF LUNSTRUM
Address: 31531 WAKEFIEL AVE (only if follow-up mail response requested)
City: HOME AND Zip: 9/2548
Phone #: 951 - 926 - 1/38
Date: July 30, 13 Agenda # 7793
PLEASE STATE YOUR POSITION BELOW:
Position on "Regular" (non-appealed) Agenda Item:
Support /OpposeNeutral
Note: If you are here for an agenda item that is filed for "Appeal", please state separately your position on the appeal below:
SupportOpposeNeutral
I give my 3 minutes to:
FORT SIGNAL LIGHT AT
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SPEAKER'S NAME: LINDA KOSVIC
Address: 3/531 Wall-field AUL (only if follow-up mail response requested)
City: 1/miland zip: 92548
Phone #: 951 926/138
Date: 7.30.13 Agenda # 16-3
PLEASE STATE YOUR POSITION BELOW:
Position on "Regular" (non-appealed) Agenda Item:
SupportOpposeNeutral
Note: If you are here for an agenda item that is filed for "Appeal", please state separately your position on the appeal below:
SupportOpposeNeutral
I give my 3 minutes to:
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Do not wish to Speak Riverside County Board of Supervisors Request to Speak

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SPEAKER'S NAME:	Shivani Pal	ul
	ollow-up mail respon	
City: Hence,		
Phone #: 951-8		
Date: 7/30/13	Agenda #	16-3
PLEASE STATE YO	UR POSITION BELO	OW:
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I give my 3 minute	es to:	

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to Board Rules liste				form.
SPEAKER'S NAME:	BHARAT	K.	PATEL	
Address: 3177b	HW7.73	Ho	moland	· C.
(only if fo	ollow-up mail re	spons	se requeste	d)/
4. 0		•	n = 1 K	
City: Homeland	Zip:_	4-	25 (4	
	21 42 5			
Phone #: 951-9	76-3737			
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Date: 7/30/13	Agenda :	#	(6.3	
PLEASE STATE YO	UR POSITION	BELC	ow:	
Position on "Regu	lar" (nøn-app	eale	d) Agenda	a Item:
Support	Орро	se		Neutral
Note: If you are for "Appeal", pleas the appeal below:	se/state separa	enda Itely	item that your posit	is filed ion on
Support	Орро	se		Neutral
I give my 3 minut	tes to:			

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RIVERSIDE COUNTY PLANNING DEPARTMENT

Carolyn Syms Luna Director

Director	200
DATE: June 24, 2013	07.30.201
TO: Clerk of the Board of Supervisors	p.M. 2033
FROM: Planning Department - Riverside Office	p.M. 203
SUBJECT: CHANGE OF ZONE NO. 7793 and F (Charge your time	PLOT PLAN NO. 25248 (Family Dollar) te to these case numbers)
The attached item(s) require the following act Place on Administrative Action (Receive & File; EOT) □ Labels provided If Set For Hearing □ 10 Day □ 20 Day □ 30 day	ion(s) by the Board of Supervisors: Set for Hearing (Legislative Action Required; CZ, GPA, SP, SPA) Publish in Newspaper: (3rd Dist) Press Enterprise and The Californian
Place on Consent Calendar Place on Policy Calendar (Resolutions; Ordinances; PNC) Place on Section Initiation Proceeding (GPIP)	Negative Declaration 10 Day 20 Day 30 day Notify Property Owners (app/agencies/property owner labels provided) Controversial: YES NO

Documents to be sent to County Clerk's Office for Posting within five days:

Notice of Determination and Neg Dec Forms

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

NOTICE OF PUBLIC HEARING and INTENT TO ADOPT A NEGATIVE DECLARATION

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

CHANGE OF ZONE NO. 7793 AND PLOT PLAN NO. 25248 – Intent to Adopt a Negative Declaration – Applicant: Boos Development West. LLC – Third/Fifth Supervisorial District - Location: northwest corner of Ritter Avenue and Highway 74 – REQUEST: The plot plan proposes an 8,239 square foot stand alone retail store (Family Dollar) on approximately 1.5 acres with 42 parking spaces at the. Additionally a change of zone is also being proposed for the subject property from Rural Residential (R-R) to Scenic Highway Commercial (C-P-S) to be consistent with existing General Plan designation of Community Development: Commercial Retail (CD:CR) (0.2 to 0.35 Floor Area Ratio). (Legislative)

TIME OF HEARING:

9:00 am or as soon as possible thereafter

June 19, 2013

RIVERSIDE COUNTY ADMINISTRATIVE CENTER

BOARD CHAMBERS, 1ST FLOOR

4080 LEMON STREET RIVERSIDE, CA 92501

For further information regarding this project, please contact Project Planner, H. P. Kang, at 951-955-1888 or email https://www.rctlma.org/planning/content/hearings/pc/current_pc.html.

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

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

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

Please send all written correspondence to: RIVERSIDE COUNTY PLANNING DEPARTMENT

Attn: H. P. Kang

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



PLANNING COMMISSION MINUTE ORDER DATE: JUNE 19, 2013

I. AGENDA ITEM 3.4: CHANGE OF ZONE NO. 7793 AND PLOT PLAN NO. 25248

Intent to Adopt a Negative Declaration – Applicant: Boos Development West. LLC – Third/Fifth Supervisorial District - Location: Northwest corner of Ritter Avenue and Highway 74. (Legislative)

II. PROJECT DESCRIPTION:

The change of zone is also being proposed for the subject property from Rural Residential (R-R) to Scenic Highway Commercial (C-P-S) to be consistent with existing General Plan designation of Community Development: Commercial Retail (CD:CR) (0.2 to 0.35 Floor Area Ratio). The plot plan proposes an 8,239 square foot stand alone retail store (Family Dollar) on approximately 1.5 acres with 42 parking spaces.

III. MEETING SUMMARY:

The following staff presented the subject proposal:

Project Planner: H. P. Kang at (951) 955-1888 or email hpkang@rctlma.org.

Spoke in favor of the proposed project:

Scott Mommer, 4694 W. Jacquelyn, Fresno CA 93722 (559) 978-1000 smommer@larsanderson.com

Spoke in opposition to the proposed project:

Shivani B. Patel, 3431 W. Thornton Ave., Hemet CA 92545 (951) 893-7199 shivani5654@gmail.com Bharat K. Patel, 31770 Hwy 74, Homeland CA 92548 (951) 926-5757 bkpatel@gmail.com

No one spoke in a neutral position.

IV. CONTROVERSIAL ISSUES:

None

V. PLANNING COMMISSION ACTION:

Motion by Commissioner Zuppardo, 2^{nd} by Commissioner Sloman A vote of 5-0

ADOPTED NEGATIVE DECLARATION for ENVIRONMENTAL ASSESSMENT NO. 42556; and,

TENTATIVELY APPROVED CHANGE OF ZONE NO 7793; and,

<u>APPROVED</u> PLOT PLAN NO. 25248 WITH MODIFICATIONS.

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

3 · 4

Agenda Item No.:

Area Plan: Harvest Valley/Winchester

Zoning Area: Homeland Area Supervisorial District: Third/Fifth

Project Planner: H. P. Kang

Planning Commission Hearing: June 19, 2013

CHANGE OF ZONE NO. 7793 PLOT PLAN NO. 25248

Environmental Assessment No. 42556 Applicant: Boos Development West, LLC Engineer/Representative: Kristi Kandel

COUNTY OF RIVERSIDE PLANNING DEPARTMENT STAFF REPORT

PROJECT DESCRIPTION AND LOCATION:

The plot plan proposes an 8,239 square foot stand alone retail store (Family Dollar) on approximately 1.5 acres with 42 parking spaces. Additionally a change of zone is also being proposed for the subject property from Rural Residential (R-R) to Scenic Highway Commercial (C-P-S) to be consistent with existing General Plan designation of Community Development: Commercial Retail (CD:CR) (0.2 to 0.35 Floor Area Ratio).

The project is located at the northwest corner of Ritter Avenue and Highway 74 in the area of Homeland within the County of Riverside.

ADDITIONAL INFORMATION:

On May 9, 2013, Winchester/Homeland Municipal Advisory Council (MAC) reviewed the proposed project and found no objections for the proposal and recommended approval of the project as submitted.

SUMMARY OF FINDINGS:

1. Existing General Plan Land Use:

Community Development: Commercial Retail

(CD:CR) (0.2 to 0.35 Floor Area Ratio)

2. Surrounding General Plan Land Use:

Community Development: Commercial Retail (CD:CR) (0.2 to 0.35 Floor Area Ratio)to the south, east, and west, Community Development: Medium Density Residential (CD:MDR) (2-5 Dwelling Unit

Per Acre) to the north.

3. Proposed Zoning:

Scenic Highway Commercial (C-P-S)

4. Existing Zoning:

Rural Residential (R-R)

5. Surrounding Zoning:

Rural Residential (R-R) to the north and west Rural Residential (R-R) and Scenic Highway

Commercial (C-P-S) to the east and south

6. Existing Land Use:

Vacant

7. Surrounding Land Use:

Commercial development to the south; and Vacant and Single Family Residences to the north; and Vacant lot to the west; and Vacant and a post

office to the east.

Total Acreage: 1.49 acres

Project Size: 8,239 Square Feet

8. Project Data:

D.M.

DH Staff Report: June 19, 2013

Page 2 of 5

9. Environmental Concerns:

See Attached Environmental Assessment

RECOMMENDATIONS:

<u>ADOPTION</u> of a **NEGATIVE DECLARATION** for **ENVIRONMENTAL ASSESSMENT NO. 42556**, based on the findings incorporated in the initial study and the conclusion that the project will not have a significant effect on the environment; and,

<u>TENTATIVE APPROVAL</u> of CHANGE OF ZONE NO 7793, amended the zoning classification for the subject property from Rural Residential (R-R) to Scenic Highway Commercial (C-P-S), in accordance with Exhibit #3, and based upon the findings and conclusions incorporated in the staff report, pending final adoption of the zoning ordinance by the Board of Supervisors; and,

<u>APPROVAL</u> of PLOT PLAN NO. 25248, subject to the attached conditions of approval, and based upon the findings and conclusions incorporated in the staff report.

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

- 1. The project site is designated Community Development: Commercial Retail (CD:CR) (0.2 to 0.35 Floor Area Ratio) on the Harvest Valley/Winchester Area Plan which allows for commercial retail development.
- The Commercial Retail land use designation allows for the development of commercial retail uses at a neighborhood, community and regional level, as well as for professional office and touristoriented commercial uses.
- 3. The proposed zoning for the project site is Scenic Highway Commercial (C-P-S).
- 4. The Scenic Highway Commercial zone permits a wide variety of commercial retail uses, as well as an array of professional office uses.
- 5. Although "Retail Store" is not specifically listed in the C-P-S zone, the proposed use is substantially the same in character and intensity as those listed uses in the C-P-S zone requiring a plot plan per Section 9.50.e (e.g., clothing store, candy store, drug store, Household goods sales, stationary store, convenience store). The operation of the Family Dollar is similar in hours of operation (8am to 10 pm), the number of trips generated (42 peak hour trips), and noise level of commercial nature.
- 6. Based upon the Planning Department's Land Use Designation-Zoning Consistency Matrix, the change of zone's proposed Scenic Highway Commercial classification is identified as being highly consistent with the Commercial Retail (CR) (0.20 0.35 FAR) Land Use designation.
- 7. The proposed Change of Zone will make the zoning consistent with the General Plan. Density allocations for the site are established by the General Plan, and the proposed zoning simply implements the General Plan.
- 8. The proposed commercial use is surrounded by Community Development: Commercial Retail (CD:CR) (0.2 to 0.35 Floor Area Ratio) to the south, east and west; and Community Development: Medium Density Residential (MDR) (2-5 Dwelling Units per Acre) to the north.

- Page 3 of 5
- 9. The proposed commercial retail (Family Dollar) is consistent with the development standards set forth in the Scenic Highway Commercial (C-P-S).
- 10. The proposed commercial retail use is consistent with the lot size, setbacks, building height, parking, and roof mounted equipment screening standards set forth in the Scenic Highway Commercial (C-P-S) zone.
- 11. The proposed commercial retail use (as identified in the Section 9.50) is permitted in the Scenic Highway Commercial (C-P-S) zone based on County Ordinance No. 348.
- 12. The surrounding zoning is Scenic Highway Commercial (C-P-S)/Rural Residential (R-R) to the east and south, and Rural Residential (R-R) to the north and west.
- 13. The project site is a vacant disturbed parcel adjacent to an existing commercial service and retail stores to the south and single family residential development to the north. There is a post office to the east along with a vacant property. Vacant property is also adjacent to the west side of the proposed project site.
- 14. The potential air quality impacts resulting from the proposed project would not exceed emissions projected by the Air Quality element as identified in the Greenhouse Gas Review study dated April 15, 2013. They are below the emissions because the number of trips generated during peak hour and the construction phase falls below the threshold.
- 15. Based on the size and proposed use, the project will not generate trips above the emissions (e.g., ROC, NO_X, CO, PM₁₀) threshold that was identified in the 2003 General Plan EIR. The proposed project will generate 42 peak hour trips as identified in the Transportation Review Study dated October 24, 2012. The Greenhouse Gas Review Study dated April 15, 2013 lists values far below the values identified in the 2003 EIR threshold.
- 16. All projects must comply with 2011 Riverside County Congestion Management Program dated December 14, 2011.
- 17. This project site is not located within a Criteria Area Cell Group. However, the Planning staff has conferred with the Environmental Programs Division staff and determined the project fulfills the requirements of the Western Riverside County Multiple Species Habitat Conservation Plan (WRCMSHCP).
- 18. Pursuant to Public Resources Code Division 13, Section 21083.3, Subsection 1, the General Plan has been designated to accommodate a specific density of development and an EIR (EIR No. 441) was approved for that planning action. The subject site does not contain any features that would create environmental impacts that would be peculiar to the subject parcels, beyond what was studied in the General Plan EIR.
- 19. Environmental Assessment No. 42556 concluded that there are no potentially significant impacts from the project proposal.

CONCLUSIONS:

- 1. The proposed change of zone is in conformance with the Community Development: Commercial Retail (CD:CR), and with all other elements of the Riverside County General Plan.
- 2. The proposed change of zone is consistent with all applicable provisions of Ordinance No. 348.
- 3. The proposed project is consistent with the Scenic Highway Commercial (C-P-S) zoning classification of Ordinance No. 348, and with all other applicable provisions of Ordinance No. 348.
- 4. The public's health, safety, and general welfare are protected through project design.
- 5. The proposed change of zone and project is clearly compatible with the present and future logical development of the area.
- 6. The proposed change of zone and project was evaluated in Environmental Assessment No. 42556 and found to have less than significant impact with mitigation measures incorporated and ctGeneral Plan in EIR No. 441 evaluated the commercial density and use for this site.
- 7. The proposed project will not have a significant effect on the environment.
- 8. The proposed change of zone and project will not preclude reserve design for the Western Riverside County Multiple Species Habitat Conservation Plan (WRCMSHCP).

INFORMATIONAL ITEMS:

- 1. As of this writing, one request for hearing was received.
- 2. The project site is not located within:
 - a. A County Service Area;
 - b. A City Sphere of Influence;
 - c. A Specific Plan;
 - d. An Agricultural Preserve:
 - e. A Subsidence Area:
 - f. A Fault Zone: or.
 - g. An Airport Influence Area.
- 3. The project site is located within:
 - a. A Liquefaction area:
 - b. A Flood Zone:
 - c. A High Fire Area:
 - d. The Western TUMF (Transportation Uniform Mitigation Fee Ord. 824);
 - e. The DIF (Development Impact Fee Area Ord. 659) San Jacinto Valley;
 - f. The Stephens Kangaroo Rat Fee Area; and.
 - g. The Boundaries of the Romoland & Perris Union High School District.
- 4. The subject site is currently designated as Assessor's Parcel Numbers 457-171-020, 457-171-024, and 457-171-025.

Plot Plan No. 24594

DH Staff Report: September 20, 2010

Stry

Page 5 of 5

Date Prepared: 04/17/13 Date Revised: 04/17/13

Date Drawn: 04/24/2013 Vicinity Map Edition 2011 Thomas Bros. Pg. 839 C1 Assessors Bk. Pg. 457-17 VABRRAV **VICINITY/POLICY AREAS** CZ07793 PP25248 JUNIPER F Section: 8
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 na General Plan may contain different types of land use than is provided for under east sing. Township/Range: T5SR2W Zoning Area: Homeland Supervisor Stone

RIVERSIDE COUNTY PLANNING DEPARTMENT

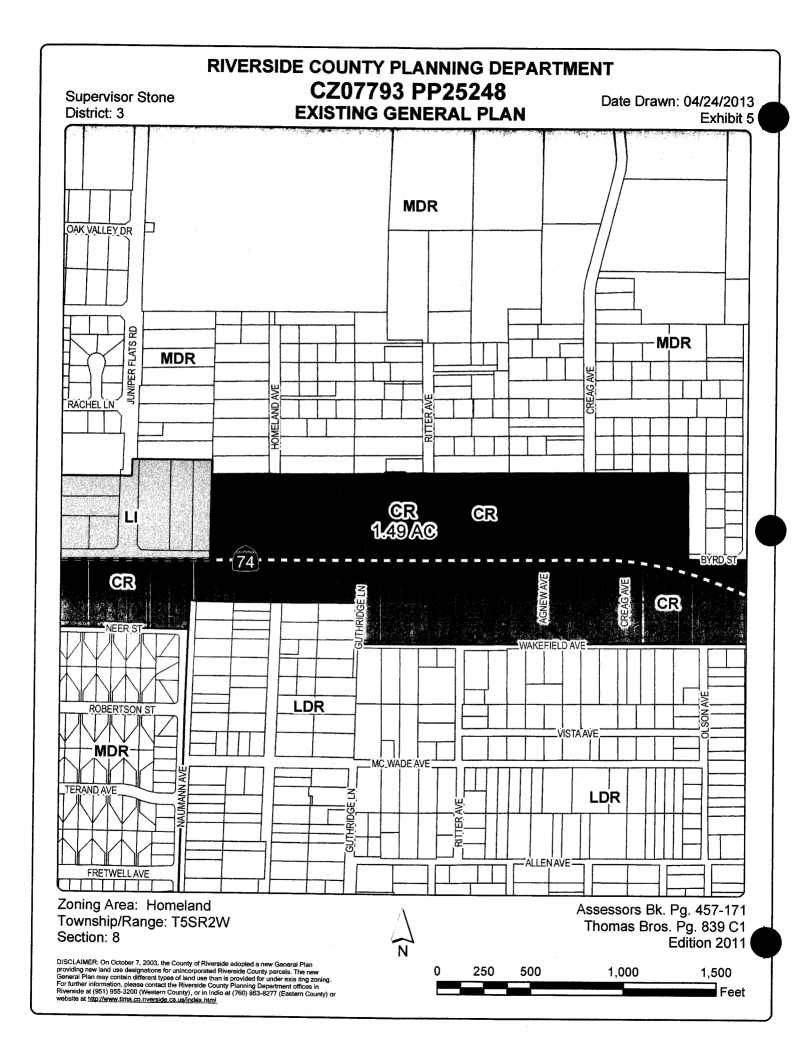
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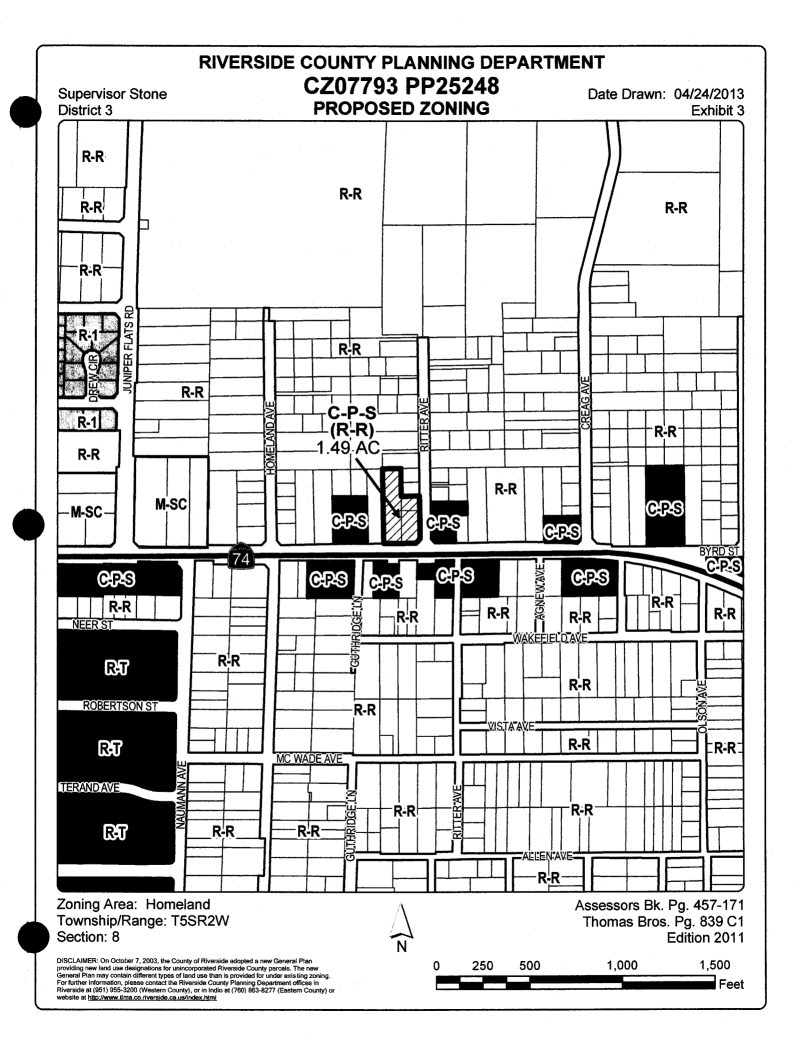
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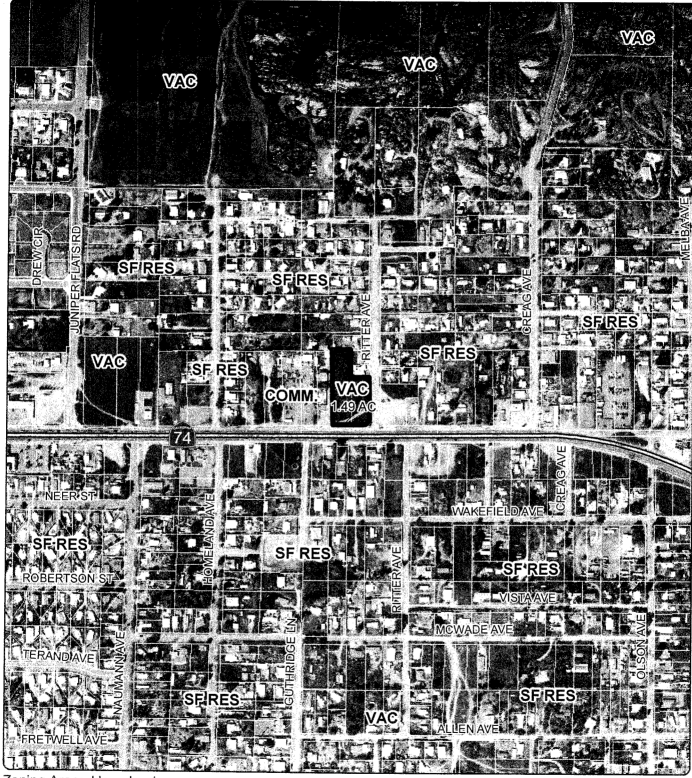
RIVERSIDE COUNTY PLANNING DEPARTMENT

Supervisor Stone District 3

CZ07793 PP25248 LAND USE

Date Drawn: 04/24/2013

Exhibit 1



Zoning Area: Homeland Township/Range: T5SR2W

Section: 8

Assessors Bk. Pg. 457-171 Thomas Bros. Pg. 839 C1 Edition 2011

0 250 500 1,000 1,500 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 types of land use than is provided for under exist ling zoning. For further information, please contact the Riverside County Planning Department offices in Riverside at (951) 955-3200 (Western County), or in Indio at (760) 963-8277 (Eastern County) or website at https://www.itma.co.rivepside.ca.us/index.html

ENTITLEMENT PLANS

FOR DELLAR

N.W.C.Highway 74 & Ritter Avenue HOMELAND, CALIFORNIA

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egal Description:

PROJECT # PP25248 LAND USE

RIVERSIDE THE COUNTY OF

CALIFORNIA
PREPARED FOR:
APPLICANT: BOOS DEVELOPMENT WEST, LLC
701 N, PARKCENTER BRIVE, SUITE 110
SANTA ANA, CA 92706
CONTACT: KRISTI KANDEL

person of Lot 6 of Homeland No. 4, as shown by rrep on file in Book 20, Page 9 laps. Records of Riverside County, more particularly described as follows:

Metes and Bounds (overall)

PH;714) 316-8678
FAX: (714) 953-0005
EMAIL: kkandel@boosdevelopment.com
ENGINEER: LARS ANDERSEN & ASSOCIATES 4694 WEST JACQUELYN AVE. CONTACT: DARIO RAMIREZ PH:(559) 276-2790 EXT. 116 FAX:(559) 276-0850 FRESNO, CA 93722

EMAIL: dramirez@larsandel

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he West half of Lot 6 of Homeland No. 4, as shown by map on file is Book 20, Page 4 Maps. Records of Reverside County.

Aetes and Bounds (APN 457-171-020);

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portion of the East half of Lot 6 of Homeland No. 4, as shown by map on Me in Boo V). Page 9 of Mags. Records of Riverside County.

letes and Bounds (APN 457-171-024):

position of the East half of Lot 6 of Homeland No. 4, as shown by map on the 0. Page 9 of Maps, Records of Riverside County.

Metee and Bounds (APN 457-171-025);



SHEET INDEX

DESCRIPTION SHEET NO.

COVER SHEET LAND USE SITE PLAN CONCEPTUAL GRADING PLAN CONCEPTUAL LANDSCAPE PLAN

ELEVATIONS

FLOOR PLAN

LIMINALIM FIRE FLOW SHALL BE 1500 GPM FOR A 2 HOUR DURATION AT 20 PSI. ACCESS:

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MOUNTED ON PRIVATE STREET; PUBLIC STREETS AND
DRIVEWMYS TO RUINCATE LOCATION OF FRE HYDRANT

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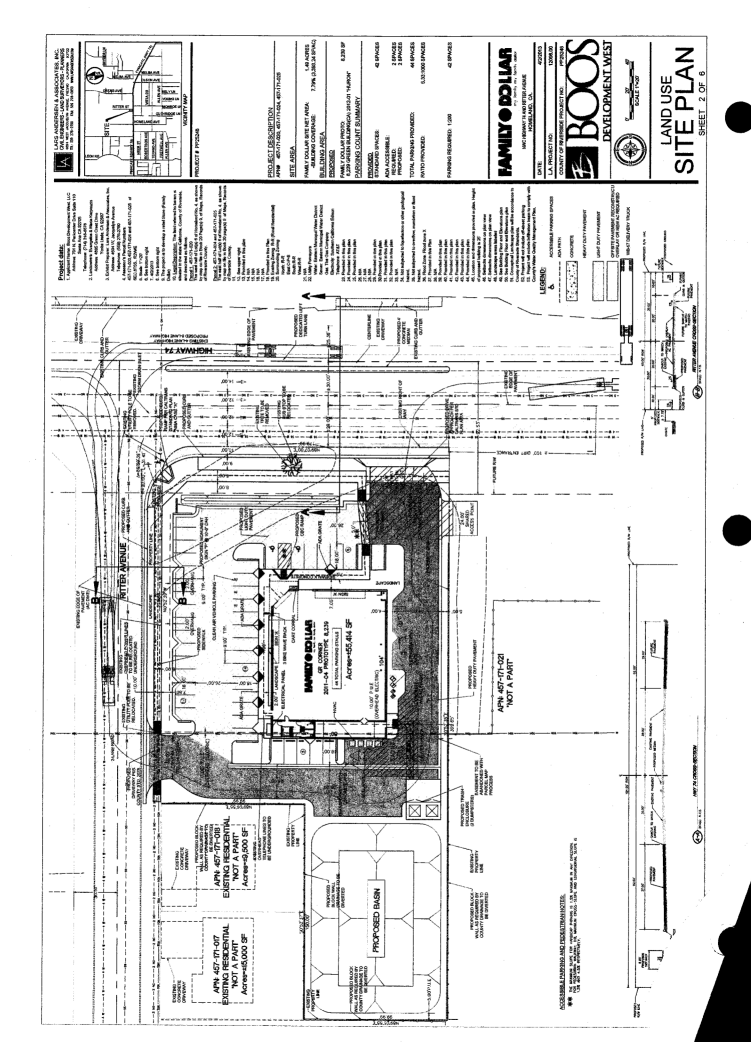
PRIOR TO BUILDING PERMIT ISSUANCE

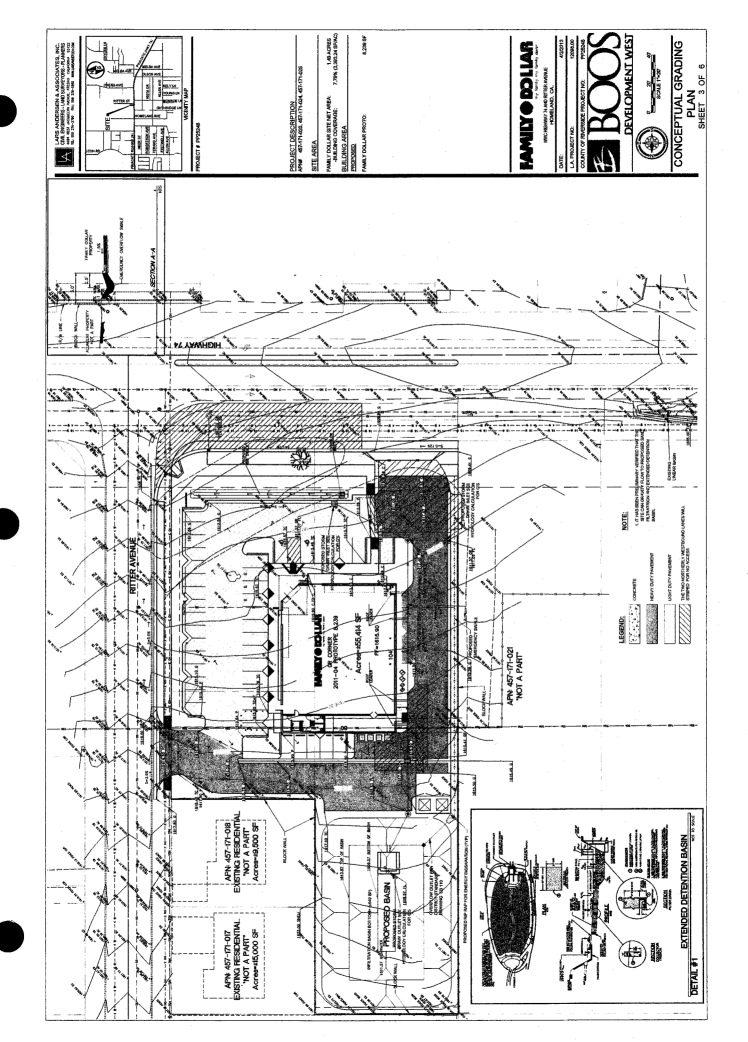
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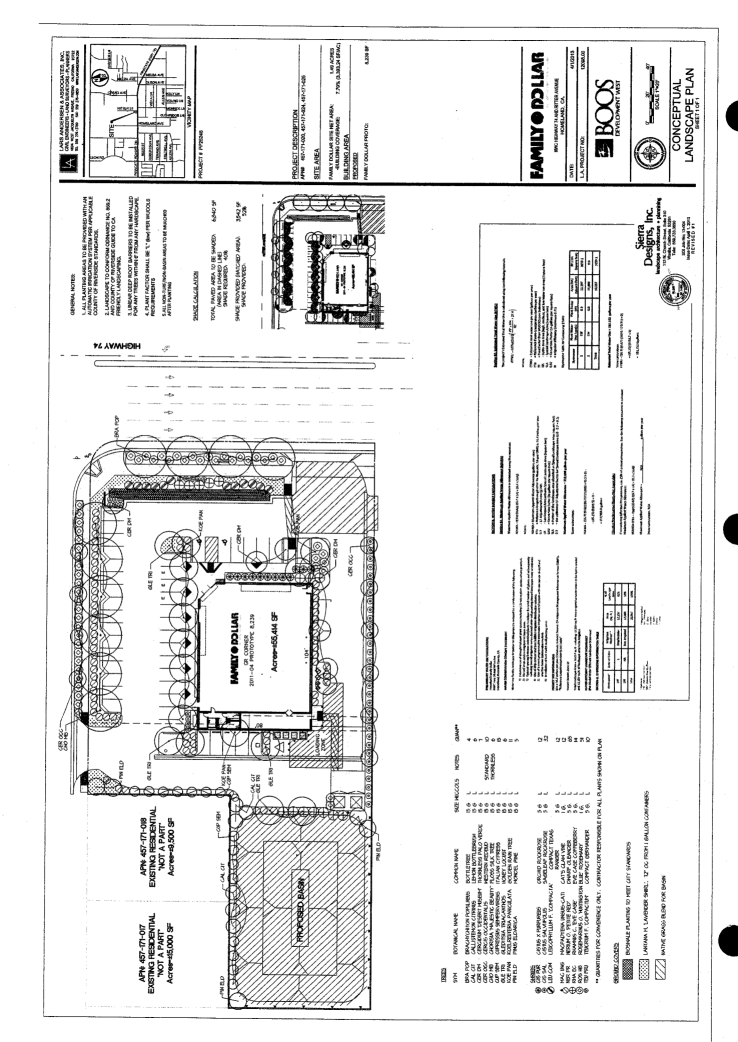
FAMILY DOLLAR

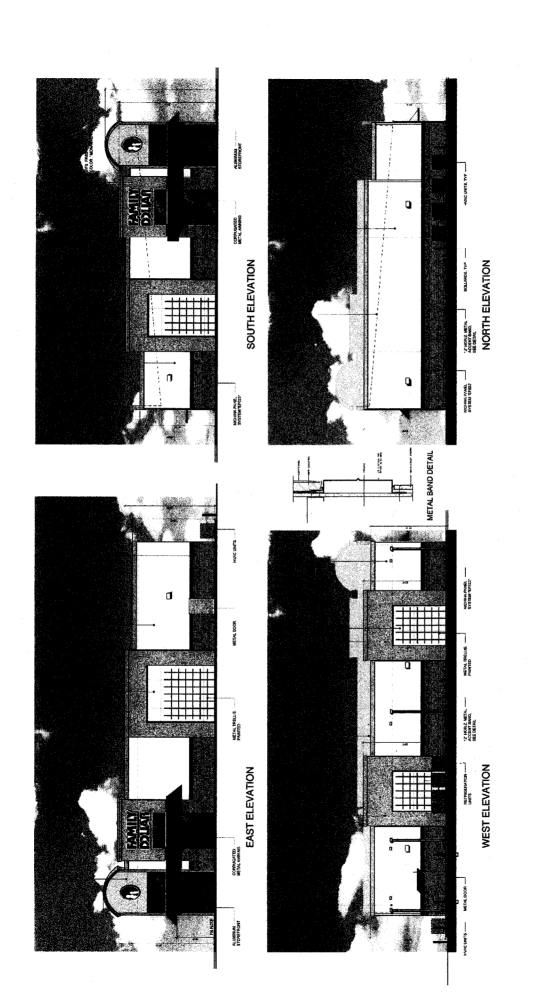
/ER SHEET

CASE: CZ7793 & PP25248 PLANNER: H. P. KANG DATE - 04/17/13 **EXHIBIT: A**















EXTERIOR ELEVATIONS

June 19, 2013 12507.10

HIGHWAY 74 & RITTER AVE HOMELAND, CA

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FLOOR PLAN

HOMELAND, CA

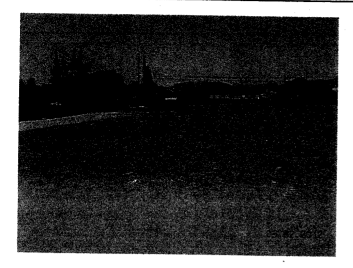
FLOOR PLAN

SHEET 6 OF 6

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Princ, CA 22518

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megarchitecture.com

Panoramic Photographs

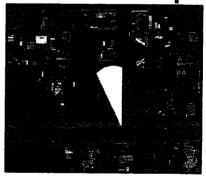


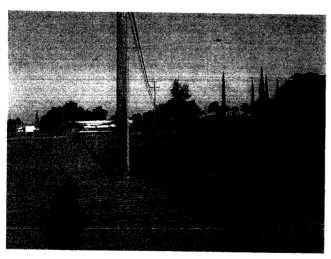
Location map



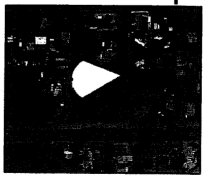


Location map





Location map





LARS ANDERSEN & ASSOCIATES, INC CIVIL ENGINEERS - LAND SURVEYORS - PLANNERS

WWW.LARSANDERSEN.COM 559-276-2790

FAX 559-276-0850

JOB NO: 12098.00

DR. BY: <u>DR</u> CH. BY: <u>DZ</u>

DATE: 08-06-12

SCALE:

SHEET NO. 1

OF 1 SHEET

COUNTY OF RIVERSIDE ENVIRONMENTAL ASSESSMENT FORM: INITIAL STUDY

Environmental Assessment (E.A.) Number: 42556

Project Case Type (s) and Number(s): Change of Zone No. 7793 and Plot Plan No. 25248

Lead Agency Name: County of Riverside Planning Department

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

Contact Person: H. P. Kang

Telephone Number: (951) 955-1888

Applicant's Name: Boos Development West, LLC.

Applicant's Address: 701 North Parkcenter Drive Suite No. 110, Santa Ana, CA 92705

Engineer's Name: Lars Andersen & Assoc., Inc., c/o Scott Mommer Engineer's Address: 4694 W. Jacquelyn Avenue, Fresno, CA 93722

I. PROJECT INFORMATION

- A. Project Description: The plot plan proposes an 8,239 square foot stand alone retail store (Family Dollar) on approximately 1.5 acres with 42 parking spaces. Additionally a change of zone is also being proposed for the subject property from Rural Residential (R-R) to Scenic Highway Commercial (C-P-S) to be consistent with existing General Plan designation of Community Development: Commercial Retail (CD:CR) (0.2 to 0.35 Floor Area Ratio).
- B. Type of Project: Site Specific ⊠; Countywide □; Community □; Policy □
- C. Total Project Area: 1.49 acre parcel

Residential Acres:

Lots:

Units:

Projected No. of Residents:

Commercial Acres: Industrial Acres:

Lots:

Sq. Ft. of Bldg. Area: Sq. Ft. of Bldg. Area: Est. No. of Employees: Est. No. of Employees:

Other: 900 square foot lease

area

- D. Assessor's Parcel No(s): 457-171-020, 457-171-024, and 457-171-025
- **E. Street References:** At the northwest corner of Ritter Avenue and Highway 74 in the community of Homeland within the County of Riverside.
- F. Section, Township & Range Description or reference/attach a Legal Description: Township 5 South, Range 2 West, Section 8
- G. Brief description of the existing environmental setting of the project site and its surroundings: The project site is located in the community of Homeland, located along State Highway 74 and west of the City of Hemet. This area has historically included larger lot rural community and scattered agricultural uses. The site currently contains no structures and is unimproved vacant land. The site is surrounded by single family residential to the north, commercial development to the east, west and south.

II. APPLICABLE GENERAL PLAN AND ZONING REGULATIONS

A. General Plan Elements/Policies:

1. Land Use: The proposed project meets the requirements for the Community Development: Commercial Retail (CD: CR) (0.20-0.35 Floor Area Ratio) land use designation. The

- proposed project meets the Highway 79 Policy Area requirements of the General Plan and all applicable land use policies.
- **2. Circulation:** Adequate circulation facilities exist and are proposed to serve the proposed project. The proposed project meets with all other applicable circulation policies of the General Plan.
- 3. **Multipurpose Open Space:** No natural open space land was required to be preserved within the boundaries of this project. The proposed project meets with all other applicable Multipurpose Open Space element policies.
- 4. Safety: The proposed project is located within a high fire hazard area and a subsidence susceptible area. The proposed project is not located within any other special hazard zone (including FEMA flood zone, fault zone, dam inundation zone, area with high liquefaction potential, etc.). The proposed project has allowed for sufficient provision of emergency response services to the project through the project design and payment of development impact fees. The proposed project meets with all other applicable Safety element policies.
- **5. Noise:** Sufficient mitigation against any foreseeable noise sources in the area have been provided for in the design of the project. The project meets all other applicable Noise Element Policies.
- 6. Housing: The proposed project meets with all applicable Housing element policies.
- 7. Air Quality: The proposed project has been conditioned to control any fugitive dust during grading and construction activities. The proposed project meets all other applicable Air Quality element policies.
- B. General Plan Area Plan(s): Harvest Valley/Winchester Area Plan
- C. Foundation Component(s): Community Development (CD)
- D. Land Use Designation(s): Commercial Retail (CD: CR) (0.20-0.35 Floor Area Ratio)
- E. Overlay(s), if any: Not Applicable
- F. Policy Area(s), if any: Highway 79 Policy Area
- G. Adjacent and Surrounding Area Plan(s), Foundation Component(s), Land Use Designation(s), and Overlay(s) and Policy Area(s), if any: The project site is surrounded by properties which are designated Community Development: Commercial Retail (CD:CR) to the south, east, and west, Community Development: Medium Density Residential (CD:MDR) to the north.
- H. Adopted Specific Plan Information
 - 1. Name and Number of Specific Plan, if any: Not Applicable
 - 2. Specific Plan Planning Area, and Policies, if any: Not Applicable
- I. Existing Zoning: Rural Residential (R-R)
- J. Proposed Zoning, if any: Scenic Highway Commercial (C-P-S)

K. Adjacent and Surrounding Zoning: The project site is surrounded by mixture of Rural Residential (R-R) and Scenic Highway Commercial (C-P-S) along Highway 74 but not contiguous. The general vicinity of the project site is zoned Rural Residential (R-R) as it moves away from Highway 74.
III. ENVIRONMENTAL FACTORS POTENTIALLY AFFECTED
The environmental factors checked below (x) would be potentially affected by this project, involving at least one impact that is a "Potentially Significant Impact" or "Less than Significant with Mitigation Incorporated" as indicated by the checklist on the following pages.
☐ Aesthetics ☐ Hazards & Hazardous Materials ☐ Recreation ☐ Agriculture & Forest Resources ☐ Hydrology / Water Quality ☐ Transportation / Traffic ☐ Air Quality ☐ Land Use / Planning ☐ Utilities / Service Systems ☐ Biological Resources ☐ Mineral Resources ☐ Other: ☐ Cultural Resources ☐ Noise ☐ Other: ☐ Geology / Soils ☐ Population / Housing ☐ Mandatory Findings of Significance ☐ Greenhouse Gas Emissions ☐ Public Services Significance
IV. DETERMINATION
On the basis of this initial evaluation: A PREVIOUS ENVIRONMENTAL IMPACT REPORT/NEGATIVE DECLARATION WAS NOT PREPARED
I find that the proposed project COULD NOT have a significant effect on the environment, and a NEGATIVE DECLARATION will be prepared.
I find that although the proposed project could have a significant effect on the environment, there will not be a significant effect in this case because revisions in the project, described in this document, have been made or agreed to by the project proponent. A MITIGATED NEGATIVE DECLARATION will be prepared.
I find that the proposed project MAY have a significant effect on the environment, and an ENVIRONMENTAL IMPACT REPORT is required.
A PREVIOUS ENVIRONMENTAL IMPACT REPORT/NEGATIVE DECLARATION WAS PREPARED
I find that although the proposed project could have a significant effect on the environment, NO NEW ENVIRONMENTAL DOCUMENTATION IS REQUIRED because (a) all potentially significant effects of the proposed project have been adequately analyzed in an earlier EIR or Negative Declaration pursuant to applicable legal standards, (b) all potentially significant effects of the proposed project have been avoided or mitigated pursuant to that earlier EIR or Negative Declaration, (c) the proposed project will not result in any new significant environmental effects not identified in the earlier EIR or Negative Declaration, (d) the proposed project will not substantially increase the severity of the environmental effects identified in the earlier EIR or Negative Declaration, (e) no considerably different mitigation measures have been identified and (f) no mitigation measures found infeasible have become feasible. I find that although all potentially significant effects have been adequately analyzed in an earlier
EIR or Negative Declaration pursuant to applicable legal standards, some changes or additions are necessary but none of the conditions described in California Code of Regulations, Section 15162 exist. An ADDENDUM to a previously-certified EIR or Negative Declaration has been prepared and will be considered by the approving body or bodies.

I find that at least one of the conditions described 15162 exist, but I further find that only minor additions or EIR adequately apply to the project in the changed sit ENVIRONMENTAL IMPACT REPORT is required that no make the previous EIR adequate for the project as revise. I find that at least one of the following conditions Section 15162, exist and a SUBSEQUENT ENVIRONI Substantial changes are proposed in the project which we or negative declaration due to the involvement of new significance in the severity of previously identified significant revisions of the previous EIR or negative declarate environmental effects or a substantial increase in the effects; or (3) New information of substantial importance been known with the exercise of reasonable diligence a complete or the negative declaration was adopted, show one or more significant effects not discussed in the Significant effects previously examined will be substantial EIR or negative declaration; (C) Mitigation measures or a would in fact be feasible, and would substantially reduce but the project proponents decline to adopt the mitigation measures or alternatives which are considerably different negative declaration would substantially reduce one or environment, but the project proponents decline to adopt the mitigation of the project proponents decline to adopt the mitigation of the project proponents decline to adopt the mitigation of the project proponents decline to adopt the mitigation of the project proponents decline to adopt the mitigation of the project proponents decline to adopt the mitigation of the project proponents decline to adopt the mitigation of the project proponents decline to adopt the mitigation of the project proponents decline to adopt the mitigation of the project proponents decline to adopt the mitigation of the project proponents decline to adopt the mitigation of the project proponents decline to adopt th	changes are necessary to make the previous ruation; therefore a SUPPLEMENT TO THE eed only contain the information necessary to d. described in California Code of Regulations, MENTAL IMPACT REPORT is required: (1) fill require major revisions of the previous EIR inficant environmental effects or a substantial cant effects; (2) Substantial changes have at the project is undertaken which will require ion due to the involvement of new significant es severity of previously identified significant e, which was not known and could not have at the time the previous EIR was certified as a sany the following:(A) The project will have exprevious EIR or negative declaration;(B) ally more severe than shown in the previous alternatives previously found not to be feasible one or more significant effects of the project, in measures or alternatives; or,(D) Mitigation at from those analyzed in the previous EIR or more significant effects of the project on the
Signature	Date
<u></u>	E O I O I D'avatan
H. P. Kang	For Carolyn Syms Luna, Director
Printed Name	

V. ENVIRONMENTAL ISSUES ASSESSMENT

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

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

Source: Riverside County General Plan Figure C-9 "Scenic Highways"

Findings of Fact:

a) The project site is located on the northerly side of SH-74 which is designated by the General Plan as a State Eligible Scenic Highway. Through this area of the corridor, the scenic resources would include the view of the hills to the north and south of the highway. The proposed Family Dollar building would be subject to the latest adopted building code and through design the visual impact is minimal in preserving and protecting the scenic highway corridor. The project is setback approximately 80 feet from the new right-of-way and provides ample landscaping that will minimize the impact to the scenic highway corridor. Additionally, the maximum height of the building is proposed at 31 vertical feet and minimum of 21 feet.

The change of zone is also being proposed from Rural Residential (R-R) to Scenic Highway Commercial (C-P-S) to be consistent with existing General Plan designation of Community Development: Commercial Retail (CD:CR). The change of zone will not substantially affect the scenic highway corridor.

b) The proposed project will not substantially damage scenic resources, including, but not limited to, trees, rock outcroppings and unique or landmark features, open to the public, as these features do not exist on the project site. Additionally, the project will not result in the creation of an aesthetically offensive site open to public view.

Mitigation: No mitigation measures are required.

Monitoring: No mitigation measures are required.

2. Mt. Palomar Observatory a) Interfere with the nighttime use of the Mt. Palomar Observatory, as protected through Riverside County Ordinance No. 655?				
Source: GIS database, Ord. No. 655 (Regulating Light Pollut	tion)			
Findings of Fact:				
a) According to the GENERAL PLAN, the project site is leader of Palomar Observatory; which is within the designated 45-mil surrounds the Mt. Palomar Observatory. Ordinance No. methods of installation, definition, general requirements, requirements and exceptions. With incorporation of project lighting Ordinance No. 655 into the proposed project, this impact with impact. (COA 10.PLANNING.31) This is a standard conditional considered mitigation pursuant to CEQA.	le (ZONE 655 conta uirements f ng requirer rill be redu	B) Special Lains approve or lamp sour ments of the ced to a less	ighting Ared material ce and shirt Riverside strangers than sign	ea that ils and ielding, County nificant
Mitigation: No mitigation measures are required.				
Monitoring: No mitigation measures are required.				
3. Other Lighting Issues a) Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area?				
b) Expose residential property to unacceptable light levels?				
Source: On-site Inspection, Project Application Description				
Findings of Fact:				
a-b) The project will not create a new source of substantial light day or nighttime views in the area, or expose residential proglare. Adjacent residential properties will not be exposed to usite is required to be shielded and directed away from any repotential increased traffic to the site may increase as well proposed retail use. This lighting will be shielded from the building code and Mt. Palomar Observatory Ordinance No. materials and methods of installation, definition, general requand shielding, prohibition and exceptions. With incorporation for project lighting requirements of the Riverside County Ordination impact will be reduced to a less than significant 10.PLANNING.42) and is therefore not considered mitigation	operty to unacceptable interior as interior 655. The uirements, n of the standard No. the impact.	inacceptable light levels broperties. Lighting assing residenti ordinance crequirements and ard cond 655 into the (COA 10.P	levels of s. Any light create sociated was all propert ontains ap s for lamp itions of approposed	light or ting on ed from vith the ies per proved source oproval oroject,
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
AGRICULTURE & FOREST RESOURCES Would the project	<u> </u>			
4. Agriculture a) Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland) as shown on				
the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use?				
b) Conflict with existing agricultural zoning, agricultural use or with land subject to a Williamson Act contract or land within a Riverside County Agricultural Preserve?				
c) Cause development of non-agricultural uses within 300 feet of agriculturally zoned property (Ordinance No. 625 "Right-to-Farm")?				
d) Involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland, to non-agricultural use?				
Source: GIS database, and Project Application Materials.				
Findings of Fact:				
a) According to GIS database, the project is located in an ar Therefore, the project will not convert a Prime Farmland, Unimportance to non-agricultural use. Additionally, the change Scenic Highway Commercial (C-P-S) to be consistent wit Community Development: Commercial Retail (CD:CR) will Farmland, or Farmland of Statewide Importance (Farmland impact.	que Farmla of zone fr h existing I not conv	and, or Farm om Rural Re General Pla rert Prime F	land of Sta sidential (F in designa armland, t	tewide R-R) to tion of Jnique
b) According to GIS database, the project is not located w Williamson Act contract; therefore, no impact will occur as a r				nder a
c) The project site is not surrounded by agriculturally zone changing the zone from Rural Residential (R-R) to Scenic Hig development of non-agricultural uses within 300 feet of agricultural uses that is the project will not cause development of a	ghway Com culturally zo	mercial (C-Poned property	'-S) will not y. Therefo	cause re, the

d) The project will not involve other changes in the existing environment which, due to their location or

nature, could result in conversion of Farmland, to non-agricultural use.

Mitigation: No mitigation measures are required.

Monitoring: No monitoring measures are required.

agriculturally zoned property.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code section 12220(g)), timberland (as defined by Public Resources Code section 4526), or timberland zoned Timberland Production (as defined by Govt. Code section 51104(g))?				\boxtimes
b) Result in the loss of forest land or conversion of forest land to non-forest use?				
c) Involve other changes in the existing environment which, due to their location or nature, could result in conversion of forest land to non-forest use?				
Source: Riverside County General Plan Figure OS-3 "Par Project Application Materials.	ks, Forests	and Recrea	ation Areas	," and
Findings of Fact:				
a) The project is not located within the boundaries of a fore Code section 12220(g)), timberland (as defined by Publimberland zoned Timberland Production (as defined by Govt proposed project will not impact land designated as fores Timberland Production.	lic Resource. Code sec	ces Code s tion 51104(g)	ection 452)). Therefo	6), or re, the
b) The project is not located within forest land and will conversion of forest land to non-forest use; therefore, no imp project.				
c) The project will not involve other changes in the existing en nature, could result in conversion of forest land to non-forest		which, due t	o their loca	tion or
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
AIR QUALITY Would the project				
6. Air Quality Impacts a) Conflict with or obstruct implementation of the applicable air quality plan? 			\boxtimes	
b) Violate any air quality standard or contribute substantially to an existing or projected air quality violation?				
c) Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard (including releasing emissions which exceed quantitative thresholds for ozone precursors)?				
d) Expose sensitive receptors which are located within 1 mile of the project site to project substantial point source emissions?				×
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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
e) Involve the construction of a sensitive receptor located within one mile of an existing substantial point source emitter?			. 🗆	\boxtimes
f) Create objectionable odors affecting a substantial number of people?				\boxtimes

Source: SCAQMD CEQA Air Quality Handbook and Greenhouse Gas Review Study dated April 15, 2013

<u>Findings of Fact:</u> CEQA Guidelines indicate that a project will significantly impact air quality if the project violates any ambient air quality standard, contributes substantially to an existing air quality violation, or exposes sensitive receptors to substantial pollutant concentrations.

- a) The project site is located in the South Coast Air Basin (SCAB). The South Coast Air Quality Management District (SCAQMD) adopted its most recent Air Quality Management Plan (AQMP) for the SCAB on August 1, 2003. The AQMP is a plan for the regional improvement of air quality. As part of adoption of the County's General Plan in 2003, the General Plan's EIR (No. 441, SCH No. 2002051143) analyzed the General Plan growth projections for consistency with the AQMP and concluded that the General Plan is consistent with the SCAQMD's AQMP. The project is consistent with the County General Plan and would therefore be consistent with the SCAQMD's AQMP.
- b-c) The South Coast Air Basin (SCAB) is in a non-attainment status for federal ozone standards, federal carbon monoxide standards, and state and federal particulate matter standards. Any development in the SCAB, including the proposed Project, would cumulatively contribute to these pollutant violations.

The project is consistent with the General Plan and the Harvest Valley/Winchester Area Plan land use designations. The General Plan (2003) is a policy document that reflects the County's vision for the future of Riverside County. The General Plan is organized into eight separate elements, including an Air Quality Element. The purpose of the Air Quality Element is to protect County residents from the harmful effects of poor air quality. The Air Quality Element identifies goals, policies, and programs that are meant to balance actions regarding land use, circulation, and other issues with their potential effects on air quality. The Air Quality Element, in conjunction with local and regional air quality planning efforts, addresses ambient air quality standards set forth by the Federal Environmental Protection Agency (EPA) and the California Air Resources Board (CARB). Potential air quality impacts resulting from the proposed project would not exceed emissions projected by the Air Quality Element as identified it the Greenhouse Gas Review Study dated April 15, 2013. The County is charged with implementing the policies in the General Plan Air Quality Element, which are focused on reducing concentrations of criteria pollutants, reducing negative impacts to sensitive receptors, reducing mobile and stationary pollutant sources, increasing energy conservation and efficiency, improving the jobs to housing balance, and facilitating multi-jurisdictional coordination for the improvement of air quality.

Implementation of the project would not impact air quality beyond the levels documented in EIR No. 441 prepared for the General Plan. The project would impact air quality in the short-term during construction and in the long-term through operation. In accordance with standard county requirements, dust control measures and maintenance of construction equipment shall be utilized on the property to limit the amount of particulate matter generated. These are standard requirements and are not considered mitigation pursuant to CEQA.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
The proposed project would primarily impact air quality the Projects of this type do not generate enough traffic and assistandards or contribute enough air pollutants to be considered impact. Therefore, the impacts to air quality are considered I	sociated air ed a cumula	pollutants to	violate cle	ean air
d) A sensitive receptor is a person in the population who is due to exposure to an air contaminant than is the population facilities that house them) in proximity to localized CO source particular concern. High levels of CO are associated with ma major intersections, and toxic air contaminants are norm commercial operations. Land uses considered to be sensitive facilities, rehabilitation centers, convalescent centers, replaygrounds, child care centers, and athletic facilities. Su which is considered a sensitive receptor, however, the project point source emissions. The project will not include manufact	on at large. es, toxic air ajor traffic so ally associa re receptors etirement h urrounding l ct is not exp	Sensitive re contaminan ources, such ated with m include long nomes, resid and uses in pected to gen	eceptors (a ts or odors as freeway anufacturin y-term healt dences, so clude resid nerate subs	nd the are of ys and g and th care chools, lential, stantial
e) Surrounding land uses do not include significant localized odors. An 8,239 square foot retail building is not considered sensitive receptor.	d CO sourc ed a substai	es, toxic air ntial point so	contamina ource emitte	nts, or er or a
f) The project will not create objectionable odors affecting a s	ubstantial n	umber of pe	ople.	
		шр.	-	
Mitigation: No mitigation measures are required. Monitoring: No monitoring measures are required.				
Monitoring: No monitoring measures are required. BIOLOGICAL RESOURCES Would the project	·			
Monitoring: No monitoring measures are required. BIOLOGICAL RESOURCES Would the project 7. Wildlife & Vegetation a) Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Conservation Community Plan, or other approved local, regional, or state conservation			<u></u> ⊠	
Monitoring: No monitoring measures are required. BIOLOGICAL RESOURCES Would the project 7. Wildlife & Vegetation a) Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Conservation Community Plan, or other approved local, regional, or state conservation plan? b) Have a substantial adverse effect, either directly or through habitat modifications, on any endangered, or threatened species, as listed in Title 14 of the California Code of Regulations (Sections 670.2 or 670.5) or in Title				
Monitoring: No monitoring measures are required. BIOLOGICAL RESOURCES Would the project 7. Wildlife & Vegetation a) Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Conservation Community Plan, or other approved local, regional, or state conservation plan? b) Have a substantial adverse effect, either directly or through habitat modifications, on any endangered, or threatened species, as listed in Title 14 of the California Code of Regulations (Sections 670.2 or 670.5) or in Title 50, Code of Federal Regulations (Sections 17.11 or 17.12)? c) Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies, or regulations, or by the California				
Monitoring: No monitoring measures are required. BIOLOGICAL RESOURCES Would the project 7. Wildlife & Vegetation a) Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Conservation Community Plan, or other approved local, regional, or state conservation plan? b) Have a substantial adverse effect, either directly or through habitat modifications, on any endangered, or threatened species, as listed in Title 14 of the California Code of Regulations (Sections 670.2 or 670.5) or in Title 50, Code of Federal Regulations (Sections 17.11 or 17.12)? c) Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or				

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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
local or regional plans, policies, regulations or by the California Department of Fish and Game or U. S. Fish and Wildlife Service?				
f) Have a substantial adverse effect on federally protected wetlands as defined by Section 404 of the Clean Water Act (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?				
g) Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?				\boxtimes

Source: GIS database, WRCMSHCP

Findings of Fact:

- a) The project site does not conflict with the provisions of an adopted Habitat Conservation Plan, Natural Conservation Community Plan, or other approved local, regional, or state conservation plan. The project site is a vacant parcel in an urbanized area. The area shows signs of periodic disturbance of weed abatement through the process of disking. The proposal will disturb approximately 1.5 acres for the construction of the retail building and associated parking areas. Based on periodical disturbance, the site is not anticipated to have biological impacts. Therefore, project will have less than significant impact.
- b-c) The proposal will disturb approximately 1.5 acres for the construction of the retail building and associated parking areas. Based on periodical disturbance, the site is not anticipated to have habitat modifications, on any endangered, or threatened species, as listed in Title 14 of the California Code of Regulations (Sections 670.2 or 670.5) or in Title 50, Code of Federal Regulations (Sections 17.11 or 17.12). The project will have a less than significant impact.
- d) The project will not result in the adverse impacts on MSHCP-listed plant or animal species. Natural watercourses are not present on the site. U.S. Army Corps of Engineers and CDFG jurisdictional waters of the US wetlands and streambeds are not present. The project will not interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident migratory wildlife corridors, or impede the use of native wildlife nursery sites. Therefore, there is no significant impact.
- e-f) The project site does not contain riverine/riparian areas or vernal pools. Therefore, there is no significant impact.
- g) The proposed project will not conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance. Therefore, there is no significant impact.

Mitigation: No mitigation measures are required.

<u>Monitoring:</u> No monitoring measures are required.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
CILITIDAL DESCUIDCES Would the project				
CULTURAL RESOURCES Would the project 8. Historic Resources				
a) Alter or destroy an historic site?				\boxtimes
b) Cause a substantial adverse change in the significance of a historical resource as defined in California Code of Regulations, Section 15064.5?				\boxtimes
Source: On-site Inspection, Project Application Materials				
Findings of Fact:	•			
a-b) The proposed site has been previously disturbed for wides not propose to alter or destroy a historic site or cau significance of a historical resource as defined in California The project will have no significant impact.	ise a subst	tantial adver	se change	in the
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
9. Archaeological Resources	<u></u>			П
a) Alter or destroy an archaeological site.				
b) Cause a substantial adverse change in the			\boxtimes	П
significance of an archaeological resource pursuant to	ш	<u> </u>	الاستكا	لسسا
California Code of Regulations, Section 15064.5?	·			
c) Disturb any human remains, including those interred outside of formal cemeteries?			\boxtimes	
d) Restrict existing religious or sacred uses within the			\boxtimes	
potential impact area?				
Source: Project Application Materials				
Findings of Fact:				
a-b) Site disturbance has already occurred from weed ab anticipated to alter or destroy an archaeological site. If, how unique cultural resources are discovered, all ground disturbetween the developer, archaeologist, and Native American of the find. Therefore, the project will not alter or des substantive adverse change in the significance of an archaeologist.	wever, durir bances sha representa troy an ar blogical res	ng ground di all halt until tive to discus chaeological ource.	sturbing ac a meeting ss the signi site or ca	tivities, is held ficance ause a
c) There may be a possibility that ground disturbing activities is subject to State Health and Safety Code Section 7050.5 ground disturbing activities. This is a standard condition purposes. Therefore, the impact is considered less than sign	if human r and not co	remains are	discovered	during

EA No. 42556

d) The project will not restrict existing religious or sacred uses within the potential impact area. Therefore, there is no impact.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required				
10. Paleontological Resources a) Directly or indirectly destroy a unique paleontological resource, or site, or unique geologic feature?				
Source: GIS database				
Findings of Fact:				
a) According to GIS database, this site has been map paleontological resources. There may be a possibility that fossil specimens. Therefore, a Paleontological Monitoring Geologist for site grading operation. This is a standard concept purposes. Therefore, the impact is considered less that	ground dis Report shale Indition and	sturbing acti Il be submitt not conside	vities will e ed to the (expose County
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required				
GEOLOGY AND SOILS Would the project 11. Alguist-Priolo Earthquake Fault Zone or County				
 11. Alquist-Priolo Earthquake Fault Zone or County Fault Hazard Zones a) Expose people or structures to potential substantial adverse effects, including the risk of loss, injury, or death? 				
b) Be subject to rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other substantial evidence of a known fault?				
Source: Riverside County General Plan Figure S-2 "Earthqu	ake Fault S	tudy Zones,	' GIS datab	ase
Findings of Fact:				
a-b) No active faults are known to traverse the subject site. If of California Earthquake Fault Hazard Zone (formerly called Additionally, the project is subject to the California Building commercial development and thereby mitigating any potential requirements are applicable to all commercial development CEQA implementation purposes. Therefore, the impact is contact the contact of the contact	an Alquist- Code (CB0 I impact to t they are	Priolo Special C) requirement less than sign not consider	al Studies à ents pertair nificant. A red mitigati	Zone). ning to s CBC
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Liquefaction Potential Zone a) Be subject to seismic-related ground failure, including liquefaction?				
Source: Riverside County General Plan Figure S-3 "General	lized Liquel	faction", GIS	Database	
Findings of Fact:				
a) The project is located within an area of low potential for unlikely due to the shallow bedrock, high to very high densithe surrounding area. Adherence to the California Building liquefaction that exists on the site to less than significant. A commercial development they are not considered mitigation to	ity of the so g Code (CE as CBC requ	oil, and lack of BC) will mitiguirements are	of groundw jate any po e applicable	ater in tential e to all
Mitigation: No mitigation measures required.				
Monitoring: No monitoring measures are required.				
13. Ground-shaking Zone Be subject to strong seismic ground shaking?				
Findings of Fact: There are no known active or potentially active faults that travithin an Alquist-Priolo Earthquake Fault Zone. The principal is ground shaking resulting from an earthquake occurring active faults in southern California. The project is located with California Building Code (CBC) requirements pertaining to potential impact to less than significant. As CBC required development they are not considered mitigation for CEQA in the control of the control o	al seismic ha along seve thin a very l commercial ements are	azard that co ral major ac nigh ground : developmer applicable t	ould affect to tive or poto shaking rist at will mitiga to all comr	he site entially < area. ate the
Mitigation: No mitigation measures are required.				
Monitoring: No mitigation measures are required.				
14. Landslide Risk a) Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in on- or off-site landslide, lateral spreading, collapse, or rockfall hazards? 				
Source: Riverside County General Plan Figure S-5 "Region	s Underlain	by Steep Sl	ope"	
Findings of Fact:				
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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) The project site is located on generally flat land with min site landslide, lateral spreading, collapse, or rock fall hazar provided to suggest that the project would be located on unsignificant impact.	ds. In add	ition, no furth	ner informa	tion is
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.	,			
15. Ground Subsidence a) Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in ground subsidence?				
Source: GIS database, Riverside County General Plan Fig and Geotechnical Investigation performed by Southern California (Dated: August 21, 2012).	ure S-7 "Do ornia Soil &	cumented Su testing, Inc.	ubsidence out of San	Areas" Diego
Findings of Fact:				
a) According to GIS database, the project site is located in a Geotechnical Investigation performed by Southern Californ California indicated that the area subject to potentially comprof the existing grade. The report also suggests that the recommends that the material can be placed as compact potential for subsidence. Additionally, the grading and found updated once final grading and foundation plans are developed Code (CBC) will mitigate any subsidence potential that exist CBC requirements are applicable to all commercial developed for CEQA implementation purposes.	ia Soil & te ressible allurexisting gra ted fill. The dation recorded. Adherents ts on the site	esting, Inc. ovial material value should be should be six process value of the Carlo to the Carlo to less that	out of San within four e excavate will minimiz may need california B n significa	Diego (4) fee ed and ze the I to be uilding nt. As
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
16. Other Geologic Hazards a) Be subject to geologic hazards, such as seiche, mudflow, or volcanic hazard? 				\boxtimes
Source: Project Application Materials				
a) The project site is not located near any large bodies of wat the project site is not subject to geologic hazards, such as se	ter or in a kr iche, mudflo	nown volcanio ow, or volcani	c area; thei ic hazard.	refore,
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.		·		

		Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact			
	17. Slopes a) Change topography or ground surface relief features? 							
	b) Create cut or fill slopes greater than 2:1 or higher than 10 feet?							
	c) Result in grading that affects or negates subsurface sewage disposal systems?				\boxtimes			
	Source: Project Application Materials, Building and Safety –	Grading Re	view					
	Findings of Fact:							
	a) The project site is generally flat land with no slope present retail facility will not change topography or ground surface renot have an impact.	it on the sit elief feature	e. The prop s. Therefor	osed comme, the proje	nercial ect will			
	b) The project will not cut or fill slopes greater than 2:1 or creater	ate a slope	higher than	10 feet.				
	c) The project will not result in grading that affects or negates	subsurface	sewage dis	posal syste	ms.			
)	Mitigation: No mitigation measures are required.							
	Monitoring: No monitoring measures are required.							
	18. Soils a) Result in substantial soil erosion or the loss of topsoil?							
	b) Be located on expansive soil, as defined in Section 1802.3.2 of the California Building Code (2007), creating substantial risks to life or property?							
	c) Have soils incapable of adequately supporting use of septic tanks or alternative waste water disposal systems where sewers are not available for the disposal of waste water?							
	Source: General Plan figure S-6 "Engineering Geologic Materials Map", Project Application Materials, Building and Safety Grading review							
	a) The development of the site could result in the loss of to manner that would result in significant amounts of soil erosic Practices (BMPs) would reduce the impact to below a level than significant.	n. Implem	entation of E	lest Manag	ement			
	b) The project may be located on expansive soil; how requirements pertaining to commercial development will mi							

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
significant. As CBC requirements are applicable to all mitigation for CEQA implementation purposes.	developme	ent, they are	not cons	sidered
c) The project is for the installation of an unmanned wir require the use of sewers or septic tanks. The project will have	eless comm	nunication faction	cility and	will not
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
19. Erosiona) Change deposition, siltation, or erosion that may modify the channel of a river or stream or the bed of a lake?				
b) Result in any increase in water erosion either on or off site?			\boxtimes	
Source: Flood Control District review, Project Application M Findings of Fact:	aterials			
a) The proposed project is not located in the vicinity of a si siltation, or erosion that may modify the channel of a river, will have no significant impact.	tream or lak stream, or t	e, will not ch he bed of a l	ange depo ake. The	osition, project
b) The proposed project is not likely to increase in water e project will have less than significant impact.	rosion eithe	r on or off si	te; therefo	re, the
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
20. Wind Erosion and Blowsand from project either on or off site.a) Be impacted by or result in an increase in wind erosion and blowsand, either on or off site?			\boxtimes	
Source: Riverside County General Plan Figure S-8 "Win Sec. 14.2 & Ord. 484	d Erosion S	Susceptibility	Map," Ord	J. 460,
Findings of Fact:				
a) The site is located in an area of Moderate Wind Erod Element Policy for Wind Erosion requires buildings and structure which are covered by the California Building Code. With such an increase in wind erosion and blowsand, either on or consignificant impact.	ctures to be h compliand	designed to be, the projec	resist wind t will not re	l loads esult in
Mitigation: No mitigation measures are required.				

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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Monitoring: No monitoring measures are required.				
GREENHOUSE GAS EMISSIONS Would the project				
21. Greenhouse Gas Emissions	<u></u>	F-3	NZI	. 🖂
a) Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?	Ц			.
b) Conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases?			\boxtimes	
Source: Project application materials, Air Study Dated April	15, 2013.			
Findings of Fact:		•		
Study submitted by the applicant dated April 15, 2013, the threshold set by South Coast Air Basin (SCAB) and Sout construction activities will involve heavy duty equipment and size (under 10,000 square foot) will not have a significant Therefore, greenhouse gas emissions generated during consthe powering of the commercial retail store will not require Therefore, project is not anticipated to generate greenhouse gre	heast Desilabor. How t impact of struction phaire an extouse gas ent.	ert Air Basin wever, the con the air quanase are min tensive amore emissions, on adopted f	onstruction ality of the imal. In acunt of election direction or the purp	The of this area. Idition, ctricity.
reducing the emissions of greenhouse gases. The project wil Mitigation : No mitigation measures are required.	ll have less	than signific	ant impact.	
Monitoring: No monitoring measures are required.				
HAZARDS AND HAZARDOUS MATERIALS Would the pro-	ject			
22. Hazards and Hazardous Materials a) Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials? 				\boxtimes
b) Create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment?				
c) Impair implementation of or physically interfere with an adopted emergency response plan or an emergency evacuation plan?				
d) Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?				
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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
e) Be located on a site which is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, as a result, would it create a significant hazard to the public or the environment?				
Source: Project Application Materials				
Findings of Fact:				
a) The project will not create a significant hazard to the publ transport, use, or disposal of hazardous materials.	lic or the en	vironment th	rough the	routine
b) The project will not create a significant hazard to the publ foreseeable upset and accident conditions involving the renvironment.	ic or the en release of	vironment th hazardous n	rough reas naterials ir	onably ito the
c) The project will not impair implementation of or physica response plan or an emergency evacuation plan.	lly interfere	with an add	opted eme	rgency
d) The project site is not located within one-quarter mile of a of zone and construction of retail commercial facility does not hazardous materials, substances, or waste. Therefore, there	t emit and/o	r handle haz	proposed o ardous or a	change acutely
e) The project is not located on a site which is included on a pursuant to Government Code Section 65962.5 and, as a resthe public or the environment.	list of hazar sult, would it	dous materia create a sig	als sites co nificant ha	mpiled zard to
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
23. Airports a) Result in an inconsistency with an Airport Master Plan?				\boxtimes
b) Require review by the Airport Land Use Commission?				\boxtimes
c) For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project result in a safety hazard for people residing or working in the project area?				
d) For a project within the vicinity of a private airstrip, or heliport, would the project result in a safety hazard for people residing or working in the project area?				\boxtimes
Source: Riverside County General Plan Figure S-19 "Airport	Locations,	' GIS databa	se	

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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) The project site is not located within the vicinity of any project will not result in an inconsistency with an Airport Mas Ryan Airport which is located approximately 5 miles west of the	ter Plan.	The closest	ort; therefo airport is l	re, the -lemet-
b) The project site is not located within the vicinity of any purequire review by the Airport Land Use Commission.	ıblic or pri	vate airport;	therefore v	will not
c) The project is not located within an airport land use plan an people residing or working in the project area. The closest located approximately 5 miles west of the project site.	d would nairport is	ot result in a Hemet-Ryai	safety haz n Airport w	ard for hich is
d) The project is not within the vicinity of a private airstrip, or hazard for people residing or working in the project area. The which is located approximately 5 miles west of the project site.	e closest	nd would not airport is He	result in a emet-Ryan	safety Airport
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
24. Hazardous Fire Area a) Expose people or structures to a significant risk of loss, injury or death involving wildland fires, including where wildlands are adjacent to urbanized areas or where residences are intermixed with wildlands? 				
Source: Riverside County General Plan Figure S-11 "Wildfire	Susceptib	oility," GIS da	atabase	
Findings of Fact:				
a) The project is located in a high fire hazard area. The pro- requirements for projects located within high fire hazard a approval and is not considered mitigation under CEQA.	ject shall areas. Thi	adhere to al s is a stan	l Fire Depa dard condi	irtment tion of
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
HYDROLOGY AND WATER OLIALITY Mould the present				·
HYDROLOGY AND WATER QUALITY Would the project 25. Water Quality Impacts			- 7	
a) Substantially alter the existing drainage pattern of		Ц	\boxtimes	Ц
the site or area, including the alteration of the course of a stream or river, in a manner that would result in substantial				
erosion or siltation on- or off-site?				
b) Violate any water quality standards or waste discharge requirements?			\boxtimes	
c) Substantially deplete groundwater supplies or		<u>г</u>		<u> </u>
interfere substantially with groundwater recharge such that	<u> </u>	<u> </u>		
B 6 6 7		· 		

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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
there would be a net deficit in aquifer volume or a lowering of the local groundwater table level (e.g., the production rate of pre-existing nearby wells would drop to a level which would not support existing land uses or planned uses for which permits have been granted)?			·.	
d) Create or contribute runoff water that would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff?				
e) Place housing within a 100-year flood hazard area, as mapped on a federal Flood Hazard Boundary or Flood Insurance Rate Map or other flood hazard delineation map?			\boxtimes	
f) Place within a 100-year flood hazard area structures which would impede or redirect flood flows?				\boxtimes
g) Otherwise substantially degrade water quality?				\boxtimes
h) Include new or retrofitted stormwater Treatment Control Best Management Practices (BMPs) (e.g. water quality treatment basins, constructed treatment wetlands), the operation of which could result in significant environmental effects (e.g. increased vectors or odors)?				\boxtimes

Source: Riverside County Flood Control District Flood Hazard Report/Condition.

Findings of Fact:

a)-b) The proposed project will develop approximately 1.5 acre of land area from vacant undeveloped to 8,239 square foot commercial retail building with 42 parking spaces. Through this process, the site will alter the drainage from its current natural flow to Highway 74. By altering the flow, the project will have to meet the latest Water Quality Management Plan (WQMP) standards and Best Management Practices (BMP) standards. With such regulations in place, it will not violate any water quality standards or waste discharge requirements.

The project will incorporate a detention/retention basin to capture and treat the water before it leave the site onto a public maintained system. Additionally, the site does not contain nor alter the course a stream or river in a manner that would result in substantial erosion or siltation on- or off-site. Therefore, there is less than significant impact anticipated.

- c) The project will not substantially deplete groundwater supplies or interfere substantially with groundwater recharge such that there would be a net deficit in aquifer volume or a lowering of the local groundwater table level (e.g., the production rate of pre-existing nearby wells would drop to a level which would not support existing land uses or planned uses for which permits have been granted). Therefore, the impact is considered less than significant.
- d) Due to the amount of impervious surfaces within the project site, this proposal will not increase flow rates on downstream property owners. Therefore, no new flood control facilities or water quality mitigation will be required. Therefore, the impact is considered less than significant.
- e) The project site is not located within a 100 year flood zone. And no housing is proposed with this project. Therefore, the project shall not place housing within a 100-year flood hazard area, as

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
mapped on a federal Flood Hazard Boundary or Flood Ins delineation map.	urance Rat	e Map or o	ther flood t	hazard
f) The project site is not located within a 100 year flood zo structures within a 100-year flood hazard area which would in	ne. Thereforpede or rec	ore, the pro	ject will not lows.	t place
g-h) The project will not substantially degrade water quality Treatment Control Best Management Practices (BMPs) constructed treatment wetlands), the operation of which deffects (e.g. increased vectors and odors). Therefore, there is	e.g. wate ould result	er quality to in significa	reatment b	oasins,
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
26. Floodplains Degree of Suitability in 100-Year Floodplains. As indiculated the Suitability has been checked.	cated belov	v, the appro	opriate Deç	gree of
NA - Not Applicable U - Generally Unsuitable]		R - Restric	cted 🗌
a) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, or substantially increase the rate or amount of surface runoff in a manner that would result in flooding on- or off-site?				
b) Changes in absorption rates or the rate and amount of surface runoff?			\boxtimes	
c) Expose people or structures to a significant risk of loss, injury or death involving flooding, including flooding as a result of the failure of a levee or dam (Dam Inundation Area)?				
d) Changes in the amount of surface water in any water body?				
Source: Riverside County General Plan Figure S-9 "100- an S-10 "Dam Failure Inundation Zone," GIS database, FEMA Is Findings of Fact:	d 500-Year sued Flood	Flood Haza Map	rd Zones,"	Figure
a) Because of the small size and limited development of substantially alter the existing drainage pattern of the site or the course of a stream or river, or substantially increase the manner that would result in flooding on- or off-site. Additional it is determined to be outside the 0.2% annual chance flood (FIRM) with effective date of August 28, 2008, Map No. Therefore, the project will have less than significant impact.	area, inclu ne rate or a lly, the prop Iplain [FEM 06065C20	ding through mount of si erty is locate A Flood Ins 980G, Pane	h the altera urface rund ed in Zone urance Rat I 2080 of	ation of off in a X, and te Map 3805].
b) Because of the small size and limited development of the	project site	e, the projec	t will not re	esult in

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the project will have less than significant impact.

changes in absorption rates or the rate and amount of surface runoff within a floodplain. Therefore,

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
c) The project will not expose people or structures to a significant impact.				
d) Because of the small size and limited development of the changes in the amount of surface water in any water body. significant impact.				
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
LAND USE/PLANNING Would the project				
27. Land Use a) Result in a substantial alteration of the present or planned land use of an area?			\boxtimes	
b) Affect land use within a city sphere of influence and/or within adjacent city or county boundaries?				\boxtimes
Source: General Plan, GIS database, Project Application Map) Findings of Fact:	n Materials	(City of Hen	net Genera	al Plan
a) The proposed use is in compliance with the current Commercial Retail (CD:CR) (0.2 to 0.35 Floor Area Ratio Plan. The project will have a less than significant impact a alteration of the present or planned land use of an area.) in the Ha	rvest Valley/	Wincheste	r Area
b) The project is not adjacent to a city boundary and not project will not have significant impact.	in a sphere	of influence	. Therefo	re, the
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
28. Planning a) Be consistent with the site's existing or proposed zoning? 				
b) Be compatible with existing surrounding zoning?			\boxtimes	
c) Be compatible with existing and planned surrounding land uses?			\boxtimes	
d) Be consistent with the land use designations and policies of the Comprehensive General Plan (including those of any applicable Specific Plan)?				
e) Disrupt or divide the physical arrangement of an established community (including a low-income or minority			\boxtimes	

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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
community)?				
Source: Riverside County General Plan Land Use Elem	nent, Staff reviev	v, GIS datab	ase	
Findings of Fact:	·			
a-b) With the approval of the Change of Zone applica Scenic Highway Commercial (C-P-S) to be consisten Community Development: Commercial Retail (CD:CR), zoning for the proposed commercial retail development. which are zoned Rural Residential (R-R) with sporadic along Highway 74. The General Plan designation for a Development: Commercial Retail (CD:CR) (0.2 to 0.35 for area along Highway 74 to be developed as commercial will have no significant impact.	t with existing the project will The project sit Scenic Highway Ill properties aloue Floor Area Ratio	General Plate be consisted in surround y Commercing Highway o). It is the f	an designa ent with the ided by pro ial (C-P-S) 74 is Com future plan	ation of e site's eperties zoning amunity for this
c) The proposed commercial development will be consi along Highway 74 including but not limited to tire sho automobile repair, driving school, and post office. As existing surrounding zoning and with existing and plant than significant.	op, bar and grill a result, the pi	l, convenier roject will b	nt market, e compatib	barber, le with
d-e) The project is consistent with the land use design addition, the project will not disrupt or divide the physic. The project will have no significant impact.				
Mitigation: No mitigation measures are required. Monitoring: No monitoring measures are required				
MINERAL RESOURCES Would the project				
a) Result in the loss of availability of a known mineresource that would be of value to the region or residents of the State?				\boxtimes
b) Result in the loss of availability of a locally-important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan?				\boxtimes
c) Be an incompatible land use located adjacent to State classified or designated area or existing surfamine?	1 1			\boxtimes
	rom 🔲			\boxtimes
Source: Riverside County General Plan Figure OS-5 "M a) The project site is within MRZ-3, which is defined as a indicates that mineral deposits are likely to exist; hundetermined. The General Plan identifies policies the	areas where the nowever, the si	available ge gnificance	of the dep	osit is

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Potentially Less than Less No Significant Significant Than Impact Impact with Significant Mitigation Impact Incorporated
operations and for appropriate management of mineral extraction. A significant impact that would constitute a loss of availability of a known mineral resource would include unmanaged extraction or encroach on existing extraction. No existing or abandoned quarries or mines exist in the area surrounding the project site. The project does not propose any mineral extraction on the project site. Any mineral resources on the project site will be unavailable for the life of the project; however, the project will not result in the permanent loss of significant mineral resources.
b) The project will not result in the loss of availability of a known mineral resource in an area classified or designated by the State that would be of value to the region or the residents of the State. The project will not result in the loss of availability of a locally important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan.
c) The project will not be an incompatible land use located adjacent to a State classified or designated area or existing surface mine.
d) The project will not expose people or property to hazards from proposed, existing or abandoned quarries or mines.
Mitigation: No mitigation measures are required.
Monitoring: No monitoring measures are required.
NOISE Would the project result in
Definitions for Noise Acceptability Ratings Where indicated below, the appropriate Noise Acceptability Rating(s) has been checked. NA - Not Applicable A - Generally Acceptable B - Conditionally Acceptable
C - Generally Unacceptable D - Land Use Discouraged
a) For a project located within an airport land use plan or, where such a plan has not been adopted, within two
miles of a public airport or public use airport would the project expose people residing or working in the project area to excessive noise levels?
NA A B C D
b) For a project within the vicinity of a private airstrip, would the project expose people residing or working in the project area to excessive noise levels?
NA 🖂 A L B L C L D L
<u>Source</u> : Riverside County General Plan Figure S-19 "Airport Locations," County of Riverside Airport Facilities Map
Findings of Fact:
a) The project site is not located within an airport land use plan or within two miles of a public airport or public use airport that would expose people residing on the project site to excessive noise levels. The closest airport (Hemet Ryan Airport) is located approximately 5 miles east from the project site. Therefore, there is no impact anticipated.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact		
b) The project is not located within the vicinity of a presiding on the project site to excessive noise levels. located approximately 5 miles east from the project site.	The closest air	port (Hemet	Ryan Airpo	ort) is		
Mitigation: No mitigation measures are required.						
Monitoring: No monitoring measures are required.						
31. Railroad Noise NA ☑ A ☐ B ☐ C ☐ D ☐						
Source: Riverside County General Plan Figure C-1 Inspection	Circulation P	lan", GIS d	atabase, O	n-site		
Findings of Fact: The project site is not located adjacer impact.	nt to a rail line.	The project l	has no signi	ificant		
Mitigation: No mitigation measures are required.						
Monitoring: No monitoring measures are required.						
32. Highway Noise NA ⊠ A ☐ B ☐ C ☐ D ☐						
Source: On-site Inspection, Project Application Material	S					
Findings of Fact: The project site is located adjacent to 74 which fronts the project site. The next closest freeway west from the project site.						
The project prepared a noise study of the site. The existing noise on the project site and surrounding areas is primarily created by the amount of traffic on adjacent SH-74 as well as truck circulation, unloading, and rooftop mechanical equipment operations. The analysis concluded that the noise level would be within the County of Riverside Noise Element standards. In addition, the noise generated by Highway 74 is predicted to be within acceptable limits for commercial uses within the proposed commercial retail use. The acoustic study recommended mitigation that can be incorporated on the site to further limit the amount of noise created by the project on the surrounding neighborhood.						
Therefore, the unmanned wireless communication facilifrom the identified highways and does not create a nois maintenance. There will be no significant impact.						
Mitigation: Rooftop mechanical equipment shall be ship receivers by intervening rooftop parapets. Also, the h limited to daytime (7 AM – 10 PM) hours.						

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Monitoring: The conditions of approval will be monitored by Building and Safety Permit Review Process, the Departme Division, and the Riverside County Sherriff.	the Plannin ent of Public	g Departme : Health – Ii	nt, Departn ndustrial H	nent of ygiene
33. Other Noise NA ☑ A ☐ B ☐ C ☐ D ☐				
Source: Project Application Materials, GIS database Findings of Fact: No additional noise sources have been icontribute a significant amount of noise to the project. There	dentified ne will be no s	ear the proje	ct site that	would
<u>Mitigation</u>: No mitigation measures are required.<u>Monitoring</u>: No monitoring measures are required.	•			
34. Noise Effects on or by the Project a) A substantial permanent increase in ambient noise levels in the project vicinity above levels existing without the project?				
b) A substantial temporary or periodic increase in ambient noise levels in the project vicinity above levels existing without the project?				
c) Exposure of persons to or generation of noise levels in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?				
d) Exposure of persons to or generation of excessive ground-borne vibration or ground-borne noise levels?			\boxtimes	
Source: Riverside County General Plan Table N-1 ("I and	Lise Comp	atibility for (Community	Noise

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

Findings of Fact:

- a) Although the project will increase the ambient noise level in the immediate vicinity during construction, and the general ambient noise level will increase after project completion, the impacts are not considered significant within the commercial zoning areas.
- b) All noise generated during project construction and the operation of the site must comply with the County's noise standards, which restricts construction (short-term) and operational (long-term) noise levels. These may include but are not limited to hours of construction, hours of operation, hours of delivery, use of noise reducing equipments (e.g.: mufflers and engine shrouds), orientation of the main entrance, wing-walls around equipments, setbacks, and berms. The operation of the store will occur all within the enclosed structure and will not have excess noise beyond the normal vehicular noise added by the Family Dollar patrons. Therefore, the project will have a less than significant impact with mitigation measures in place as identified in Chapter 7 Noise Element Building Design

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
of the County of Riverside General Plan. These are standard not considered mitigation pursuant to CEQA.	d condition	s of approva	l and there	fore is
c-d) The project would not expose persons to or generation established in the local General Plan or noise ordinance, or a expose persons to or generation of excessive ground-borne The project will have a less than significant impact.	pplicable s	tandards of	other agen	cies or
Mitigation: No mitigation measures are required.				
Monitoring: No mitigation measures are required.				
POPULATION AND HOUSING Would the project				
a) Displace substantial numbers of existing housing, necessitating the construction of replacement housing elsewhere?				
b) Create a demand for additional housing, particularly housing affordable to households earning 80% or less of the County's median income?				\boxtimes
c) Displace substantial numbers of people, neces- sitating the construction of replacement housing else- where?				
d) Affect a County Redevelopment Project Area?				\boxtimes
e) Cumulatively exceed official regional or local population projections?				\boxtimes
f) Induce substantial population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)?				
Source: Project Application Materials, GIS database, Ri Element	verside C	ounty Gene	ral Plan H	ousing
Findings of Fact:				
a) The project is a request to change the zone to be consist and construction of a commercial retail stand alone store. The lot and will not displace any existing homes to necessitate Therefore, the project will have no significant impact.	e project v	vill be constr	ucted on a	vacant
b) The project will not create a demand for additional households earning 80% or less of the County's median incompact.				
c) The project will not displace any number of people, neces housing elsewhere. The project will have no significant impac		e construction	on of replac	cement

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less No Than Impact Significant Impact
d) The project is located within a Redevelopment Area. He Brown) has dissolved the Redevelopment Agencies of all f County of Riverside has no mechanism to provide any assis within the redevelopment areas. As a result, the project Project Area. The project will have no significant impact.	unding and stance for fu	responsibility nding for the	y. Therefore, the projects that are
e) The project will not cumulatively exceed official regional o will have no significant impact.	r local popul	ation project	ions. The project
f) The project could potentially encourage additional reside will be commercial retail service, but the development would designated by the General Plan. The project will have less t	have to be	consistent v	area since there vith the land uses
Mitigation: No mitigation measures are required.			
Monitoring: No monitoring measures are required.			
PUBLIC SERVICES Would the project result in substantial the provision of new or physically altered government facilities, the construction of which impacts, in order to maintain acceptable service ratios, objectives for any of the public services:	cilities or the n could cau	e need for i ise significa	new or physically int environmental ther performance
36. Fire Services			\boxtimes
Source: Riverside County General Plan Safety Element			
The proposed project will have an incremental impact on to issuance of a certificate of occupancy, the applicant shall co 659, which require payment of the appropriate fees set for forth policies, regulations, and fees related to the funding address direct and cumulative environmental effects groupliance to Ordinance No. 659, impact to fire services will	mply with the th in the Ore and construct enerated by	e provisions dinance. Ore tion of facili new deve	of Ordinance No. dinance 659 sets ties necessary to
Additionally, the project will not result in substantial adver provision of new or physically altered government facilities governmental facilities. Any construction of new facilities re to meet all applicable environmental standards.	or the need	for new or	physically altered
Mitigation: No mitigation measures are required.			
Monitoring: No monitoring measures are required.			
37. Sheriff Services			
Source: Riverside County General Plan		•	

	Potenti Signific Impa	ant Significan	t Than Significant Impact	No Impac
The proposed project will have an incremental issuance of a certificate of occupancy, the app 659, which require payment of the appropriation forth policies, regulations, and fees related to address direct and cumulative environme compliance to Ordinance No. 659 and the mit than significant.	olicant shall comply wi te fees set forth in th the funding and con ntal effects generat	th the provision e Ordinance. (struction of fac ed by new (ns of Ordinar Ordinance 65 cilities neces development	nce No. 59 sets sary to . With
Additionally, the project will not result in sub provision of new or physically altered govern governmental facilities. Any construction of ne to meet all applicable environmental standards	ment facilities or the i	need for new o	or physically	altered
Mitigation: No mitigation measures are requir	red.	•		
Monitoring: No monitoring measures are requ	uired.			
38. Schools				
Source: Romoland & Perris Union High Scho	ool District, GIS databa	nse		
Findings of Fact: The project will not physical new or physically altered facilities. The proposition of the Perris Union High School Discumulative effects of this project and surrenvironmental standards. This project has befees in order to mitigate the potential effect approval and pursuant to CEQA is not consider	sed project is located strict. Any construction ounding projects wo sen conditioned to cors to school services.	within the Rom on of new facili uld have to i nply with Scho	noland Union ities required meet all appool Mitigation	School by the plicable Impac
Mitigation: No mitigation measures are requi	red.			
Monitoring: No monitoring measures are req	uired.			
39. Libraries				
Source: Riverside County General Plan				
The proposed project will have an incremental issuance of a certificate of occupancy, the appearance of the appropriation of the approp	olicant shall comply w te fees set forth in th to the funding and cor ntal effects generate	ith the provisione Ordinance. Instruction of factoring the struction of t	ns of Ordinal Ordinance 6 cilities neces evelopment.	nce No 59 sets

Additionally, the project will not result in substantial adverse physical impacts associated with the provision of new or physically altered government facilities or the need for new or physically altered governmental facilities. Any construction of new facilities required by the cumulative effects will have to meet all applicable environmental standards.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
40. Health Services			\boxtimes	
Source: Riverside County General Plan				
The use of the proposed lease area would not cause an imp within the service parameters of County health centers. The facilities or result in the construction of new or physically a impact. Any construction of new facilities required by the surrounding projects would have to meet all applicable environments. No mitigation measures are required.	he project w altered facilit ne cumulativ	ill not physic ies. The pro e effects of	cally alter e oject will ha	xisting ave no
Monitoring: No monitoring measures are required.				
RECREATION				
41. Parks and Recreationa) Would the project include recreational facilities or	. 🗆			\boxtimes
require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment?	l			
b) Would the project include the use of existing neighborhood or regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated?				\boxtimes
c) Is the project located within a Community Service Area (CSA) or recreation and park district with a Com- munity Parks and Recreation Plan (Quimby fees)?	2 1			\boxtimes
Source: GIS database, Ord. No. 659 (Establishing Develop Department Review	oment Impac	t Fees), Par	ks & Open	Space
a) The plot plan proposes an 8,239 square foot standard approximately 1.5 acre land with 42 parking spaces at the Highway 74 in the area of Homeland within the County of Realso being proposed from Rural Residential (R-R) to Scand Consistent with existing General Plan designation of Compact (CD:CR) (0.2 to 0.35 Floor Area Ratio). The project would be the construction or expansion of recreational facilities which the environment. The project will have no significant impact	e northwest Riverside. Ad enic Highwanmunity Develor include re might have	corner of Riditionally a dy Commercelopment: Correctional f	Ritter Avenuchange of zial (C-P-S) Commercial acilities or r	to be Retail require
b) The project would not include the use of existing neighbor facilities such that substantial physical deterioration of the facilities will have no significant impact.				

EA No. 42556

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
 c) The project is located within a County Service Area No. will have no significant impact on recreation and park district Plan. 				
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
42. Recreational Trails				\boxtimes
Source: Riverside County General Plan Findings of Fact: The project (a request to change the zon store) does not create a need or impact a recreational trail will have no significant impact.				
Mitigation: No mitigation measures are required.				
Monitoring: No mitigation measures are required.				
TRANSPORTATION/TRAFFIC Would the project 43. Circulation a) Conflict with an applicable plan, ordinance or policy establishing a measure of effectiveness for the performance of the circulation system, taking into account all modes of transportation, including mass transit and non-motorized travel and relevant components of the circulation				
system, including but not limited to intersections, streets, highways and freeways, pedestrian and bicycle paths, and mass transit?				
b) Conflict with an applicable congestion management program, including, but not limited to level of service standards and travel demand measures, or other standards established by the county congestion management agency for designated roads or highways?				
c) Result in a change in air traffic patterns, including either an increase in traffic levels or a change in location that results in substantial safety risks?				
d) Alter waterborne, rail or air traffic?				\boxtimes
e) Substantially increase hazards due to a design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g. farm equipment)?				
f) Cause an effect upon, or a need for new or altered maintenance of roads?	· 🔲			\boxtimes
g) Cause an effect upon circulation during the project's	П			П
construction?		السيا		لسب

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EA No. 42556

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
nearby uses?				
i) Conflict with adopted policies, plans or programs regarding public transit, bikeways or pedestrian facilities, or otherwise substantially decrease the performance or safety of such facilities?				
Source: Riverside County General Plan				
Findings of Fact:				
a) The project will generate minimal traffic to the area and re will not conflict with an applicable plan, ordinance or policy e the performance of the circulation system. The impact is les	stablishing a	a measure of		
b) The project will not conflict with an applicable congestion limited to level of service standards and travel demand meathe county congestion management agency for designated no impact.	asures, or o	ther standar	ds establisi	hed by
c-d) The project does not propose any design issues that we alter waterborne, or rail and air traffic. The project will have r		a change in a	air traffic pa	itterns,
e-f) The project will not substantially increase hazards due to a need for new or altered maintenance of roads. The project			se an effec	t upon
g) The project site will cause an effect upon circulation du impacts are considered less than significant.	uring the pro	oject's const	ruction; ho	wever,
h) The project will not cause inadequate emergency access will have no impact.	s or access	to nearby u	ses. The	project
 i) The project site will not conflict with adopted policies, planting bikeways or pedestrian facilities, or otherwise substantially such facilities. The project will have no impact. 	ans or prog decrease	rams regard the performa	ing public t ance or sa	transit, fety of
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
44. Bike Trails	П	П	П	
Source: Riverside County General Plan			<u> </u>	
Findings of Fact: The project incorporates bike racks to en the site. The number of bike racks incorporated is three vicinity of the project. The project will have no significant important the project.	(3) and will			
Mitigation: No mitigation measures are required.	,			

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Monitoring: No monitoring measures are required.				
UTILITY AND SERVICE SYSTEMS Would the project	 			
a) Require or result in the construction of new water treatment facilities or expansion of existing facilities, the construction of which would cause significant environmental effects?				
b) Have sufficient water supplies available to serve the project from existing entitlements and resources, or are new or expanded entitlements needed?				
Findings of Fact: a-b) The project is currently served by Eastern Municipal Warphysically alter existing facilities or result in the construction of construction of new facilities required by the cumulative projects would have to meet all applicable environmental stare. Mitigation: No mitigation measures are required. Monitoring: No monitoring measures are required.	of new or ple effects of	nysically alter	red facilities	s. Any
46. Sewer a) Require or result in the construction of new wastewater treatment facilities, including septic systems, or expansion of existing facilities, the construction of which would cause significant environmental effects?				
b) Result in a determination by the wastewater treatment provider that serves or may service the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments?				
Source: Department of Environmental Health Review Findings of Fact:				
a-b) The proposed project is located within the Eastern N services area. The project will not physically alter existing far or physically altered facilities. Any construction of new facilities	cilities or re	sult in the co	nstruction	of new

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	Potential Significar Impact	nt Significant	Less Than Significant Impact	No Impact
Monitoring: No monitoring measures are required.				
47. Solid Waste a) Is the project served by a landfill with sufficient permitted capacity to accommodate the project's solid waste disposal needs?				
b) Does the project comply with federal, state, and local statutes and regulations related to solid wastes including the CIWMP (County Integrated Waste Management Plan)?				
Source: Riverside County General Plan, Riverside correspondence	County	Waste Man	agement	District
Findings of Fact:				
a-b) According to the Riverside County Waste Management I potential to impact landfill capacity from the generation of sol will not physically alter existing facilities or result in the c facilities. Any construction of new facilities required by th surrounding projects would have to meet all applicable environmentation. No mitigation measures are required.	id waste onstructions cumula	during constru on of new or ative effects o	ction. The physically	project altered
Mitigation: No mitigation measures are required. Monitoring: No monitoring measures are required.				
48. Utilities Would the project impact the following facilities requiring facilities or the expansion of existing facilities; the construction environmental effects?	or result	ting in the co	cause sig	of new
a) Electricity?	<u> </u>			
b) Natural gas?	<u> </u>	<u> </u>		<u> </u>
c) Communications systems? d) Storm water drainage?	<u> </u>	<u> </u>	<u> </u>	- -
e) Street lighting?	 	<u> </u>		
f) Maintenance of public facilities, including roads?			- H-	$-\frac{\omega}{H}$
g) Other governmental services?				- $ hracket$
Source: Riverside County General Plan Findings of Fact:		· ·		

a-g) Implementation of the project will result in an incremental system capacity demand for energy systems, communication systems, storm water drainage systems, street lighting systems, maintenance of public facilities, including roads and potentially other governmental services. Each of the utility systems, including collection of solid waste, is available at the project site and lines will have to be extended onto the site, which will already be disturbed by grading and other construction

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
activities. These impacts are considered less than signification public facilities that support local systems. The project conservation plans.				
Compliance with the requirements of Southern California Enverside County Flood Control and Riverside County Trapotential impacts to utility systems are reduced to a less to must conform with the Palomar lighting standards (see discavailable at this time, no offsite utility improvements will be improvement of local roadways within their existing rights-of-	ansportation han signific sussion und required to	n Departmen ant level. N er Aesthetics	it will ensu ote street l s). Based o	re that ighting on data
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
49. Energy Conservation a) Would the project conflict with any adopted energy conservation plans?			\boxtimes	
Source: Riverside County General Plan, Project Application	n Materials			
a-b) The proposed project will not conflict with any adopted will have no significant impact. Mitigation: No mitigation measures are required.	d energy co	onservation p	lans. The	project
Monitoring: No monitoring measures are required.				
MANDATORY FINDINGS OF SIGNIFICANCE				
50. Does the project have the potential to substantially degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, reduce the number or restrict the range of a rare or endangered plant or animal, or eliminate important examples of the major periods of California history or prehistory?			• 🗖	
Source: Staff review, Project Application Materials				
<u>Findings of Fact</u> : Implementation of the proposed project of the environment, substantially reduce the habitat of fish populations to drop below self-sustaining levels, threaten to reduce the number or restrict the range of a rare or endanger examples of the major periods of California history or prehis	or wildlife s eliminate a ered plant o	species, caus a plant or anii	se a fish or mal commu	wildlife inity, or
51. Does the project have impacts which are individually				
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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
limited, but cumulatively considerable? ("Cumulatively considerable" means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, other current projects and probable future projects)?				
Source: Staff review, Project Application Materials				
Findings of Fact: The project does not have impacts which considerable.	n are individ	lually limited,	but cumul	atively
52. Does the project have environmental effects that will cause substantial adverse effects on human beings, either directly or indirectly?				

Source: Staff review, project application

<u>Findings of Fact</u>: The proposed project would not result in environmental effects which would cause substantial adverse effects on human beings, either directly or indirectly.

VI. EARLIER ANALYSES

Earlier analyses may be used where, pursuant to the tiering, program EIR, or other CEQA process, an effect has been adequately analyzed in an earlier EIR or negative declaration as per California Code of Regulations, Section 15063 (c) (3) (D). In this case, a brief discussion should identify the following:

Earlier Analyses Used, if any: Not applicable

Location Where Earlier Analyses, if used, are available for review: Not applicable

VII. AUTHORITIES CITED

Authorities cited: Public Resources Code Sections 21083 and 21083.05; References: California Government Code Section 65088.4; Public Resources Code Sections 21080(c), 21080.1, 21080.3, 21082.1, 21083, 21083.05, 21083.3, 21093, 21094, 21095 and 21151; Sundstrom v. County of Mendocino (1988) 202 Cal.App.3d 296; Leonoff v. Monterey Board of Supervisors (1990) 222 Cal.App.3d 1337; Eureka Citizens for Responsible Govt. v. City of Eureka (2007) 147 Cal.App.4th 357; Protect the Historic Amador Waterways v. Amador Water Agency (2004) 116 Cal.App.4th at 1109; San Franciscans Upholding the Downtown Plan v. City and County of San Francisco (2002) 102 Cal.App.4th 656.

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10. GENERAL CONDITIONS

EVERY DEPARTMENT

10. EVERY. 1

USE - PROJECT DESCRIPTION

RECOMMND

The use hereby permitted is for the plot plan of 8,239 square foot stand alone retail store (Family Dollar) on approximately 1.5 acre land with 42 parking spaces at the northwest corner of Ritter Avenue and Highway 74 in the area of Homeland within the County of Riverside. Additionally a change of zone is also being proposed from Rural Residential (R-R) to Scenic Highway Commercial (C-P-S) to be consistent with existing General Plan designation of Community Development: Commercial Retail (CD:CR) (0.2 to 0.35 Floor Area Ratio).

10. EVERY. 2

USE - HOLD HARMLESS

RECOMMND

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

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

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

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10. GENERAL CONDITIONS

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

RECOMMND

incurs such expenses by providing legal services through its Office of County Counsel.

10. EVERY. 3

USE - DEFINITIONS

RECOMMND

The words identified in the following list that appear in all capitals in the attached conditions of Plot Plan No. 25248 shall be henceforth defined as follows:

APPROVED EXHIBIT A = Plot Plan No. 25248, Exhibit A, Amended No. 1, dated 04/17/13.

10. EVERY. 4

USE - 90 DAYS TO PROTEST

RECOMMND

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

BS GRADE DEPARTMENT

10.BS GRADE. 1

USE - GENERAL INTRODUCTION

RECOMMND

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

10.BS GRADE. 3

USE - OBEY ALL GDG REGS

RECOMMND

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

10.BS GRADE. 4

USE - DISTURBS NEED G/PMT

RECOMMND

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

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10. GENERAL CONDITIONS

10.BS GRADE. 6

USE - NPDES INSPECTIONS

RECOMMND

Construction activities including clearing, stockpiling, grading or excavation of land which disturbs less than 1 acre and requires a grading permit or construction Building permit shall provide for effective control of erosion, sediment and all other pollutants year-round. The permit holder shall be responsible for the installation and monitoring of effective erosion and sediment controls. Such controls will be evaluated by the Department of Building and Safety periodically and prior to permit Final to verify compliance with industry recognized erosion control measures.

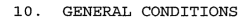
Construction activities including but not limited to clearing, stockpiling, grading or excavation of land, which disturbs 1 acre or more or on-sites which are part of a larger common plan of development which disturbs less than 1 acre are required to obtain coverage under the construction general permit with the State Water Resources Control Board. You are required to provide proof of WDID# and keep a current copy of the storm water pollution prevention plan (SWPPP) on the construction site and shall be made available to the Department of Building and Safety upon request.

Year-round, Best Management Practices (BMP's) shall be maintained and be in place for all areas that have been graded or disturbed and for all material, equipment and/or operations that need protection. Stabilized Construction Entrances and project perimeter linear barriers are required year round. Removal BMP's (those BMP's which must be temporarily removed during construction activities) shall be in place at the end of each working day.

Monitoring for erosion and sediment control is required and shall be performed by the QSD or QSP as required by the Construction General Permit. Stormwater samples are required for all discharge locations and projects may not exceed limits set forth by the Construction General Permit Numeric Action Levels and/or Numeric Effluent Levels. A Rain Event Action Plan is required when there is a 50% or greater forecast of rain within the 48 hours, by the National Weather Service or whenever rain is imminent. The QSD or QSP must print and save records of the precipitation forecast for the project location area from (http://www.srh.noaa.gov/forecast) and must accompany monitoring reports and sampling test data. A Rain gauge is

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10.BS GRADE. 6 USE - NPDES INSPECTIONS (cont.)

RECOMMND

required on site. The Department of Building and Safety will conduct periodic NPDES inspections of the site throughout the recognized storm season to verify compliance with the Construction General Permit and Stormwater ordinances and regulations.

10.BS GRADE. 7 USE - EROSION CNTRL PROTECT

RECOMMND

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

10.BS GRADE. 8 USE - DUST CONTROL

RECOMMND

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

10.BS GRADE. 9

USE - 2:1 MAX SLOPE RATIO

RECOMMND

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

10.BS GRADE. 11 USE - MINIMUM DRNAGE GRADE

RECOMMND

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

10.BS GRADE. 12 USE - DRAINAGE & TERRACING

RECOMMND

Provide drainage facilities and terracing in conformance with the California Building Code's chapter on "EXCAVATION & GRADING".

10.BS GRADE. 13 USE - SLOPE SETBACKS

RECOMMND

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

10.BS GRADE. 18 USE - OFFST. PAVED PKG

RECOMMND

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

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GENERAL CONDITIONS

10.BS GRADE. 20 USE - RETAINING WALLS RECOMMND

Lots which propose retaining walls will require separate permits. They shall be obtained prior to the issuance of any other building permits - unless otherwise approved by the Building and Safety Director. The walls shall be designed by a Registered Civil Engineer - unless they conform to the County Standard Retaining Wall designs shown on the Building and Safety Department form 284-197.

10.BS GRADE. 23 USE - MANUFACTURED SLOPES RECOMMND

Plant and irrigate all manufactured slopes equal to or greater than 3 feet in vertical height with drought tolerant grass or ground cover; slopes 15 feet or greater in vertical height shall also be planted with drought tolerant shrubs or trees in accordance with the requirements of Ordinance 457.

10.BS GRADE. 24 USE - FINISH GRADE

RECOMMND

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

BS PLNCK DEPARTMENT

10.BS PLNCK. 1

USE - BUILD & SAFETY PLNCK

RECOMMND

Per section 105.1 (2010 California Building Code, CBC): Where any owner or authorized agent intends to construct, enlarge, alter, repair, move, demolish or change the occupancy of a building or structure, or to erect, install, enlarge, alter, repair, remove, convert, or replace any electrical, gas, mechanical, or plumbing system, the regulation of which is governed by this code, or to cause any such work to be done, shall first make application to the building official and obtain the required permit. The applicant shall obtain the required building permit(s) from the building department prior to any construction or placement of any building, structure or equipment on the property.

The applicant shall obtain an approved final building inspection and certificate of occupancy from the building department prior to any use or occupancy of the building,

or structure.

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10. GENERAL CONDITIONS

10.BS PLNCK. 1 USE - BUILD & SAFETY PLNCK (cont.)

RECOMMND

At no time shall the approval of the planning case exhibit allow for the construction or use of any building or structure.

In non- residential applications, separate building permits may include a permit for the structure (Shell building), tenant improvements, accessory structures and/or equipment, which may include trash enclosures, light standards, block walls/fencing etcà

The applicant shall obtain the required building permit(s) from the building department prior to any construction on the property. All building plans and supporting documentation shall comply with current adopted California Building Codes, Riverside County Ordinances, and California Title 25 regulations in effect at the time of building plan submittal and fee payment to the Building Department. All Building Department plan submittal and fee requirements shall apply.

Included within the building plan submittal to the building department, the applicant shall provide a site plan to reflect all required accessible path of travel details. The revised site plan shall include the following information for the required continuous paved accessible path of travel:

- 1. Connection to the public R.O.W.
- 2. Connection to areas of public accommodation
- 3. Connection to accessible designed trash enclosures.
- 4. Connection to accessible parking loading/unloading areas.

The details shall include:

- 1.Accessible path construction type (Concrete or asphalt)
- 2.Path width.
- 3.Path slope%, cross slope%.
- 4. Ramp and curb cut-out locations.
- 5. Level landing areas at all entrance and egress points.

E HEALTH DEPARTMENT

10.E HEALTH. 1 EMWD WATER AND SEWER SERVICE

RECOMMND

Plot Plan#25248 is proposing to obtain potable water and sanitary sewer service from Eastern Municipal Water District (EMWD). It is the responsibility of this facility

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GENERAL CONDITIONS

10.E HEALTH. 1 EMWD WATER AND SEWER SERVICE (cont.)

RECOMMND

to ensure that all requirements to obtain water and sewer service are met with EMWD as well as all other applicable agencies. Please note that if a grease interceptor is required, the size and specifications of the grease interceptor shall be determined by EMWD.

10.E HEALTH. 2

INDUSTRIAL HYGIENE-NOISE STUDY

RECOMMND

Noise Consultant: Bollard Acoustical Consultants

3551 Bankhead Road Loomis, CA 95650

Noise Study:

"Environmental Noise Assessment, Family

Dollar Store, Homeland, California (Riverside County) " dated September

26, 2012 BAC Job#2012-054

Based on the County of Riverside, Industrial Hygiene Program's review of the aforementioned Noise Study, Plot Plan 25248 shall comply with the recommendations set forth under the Industrial Hygiene Program's response letter dated April 3, 2013 c/o Steve Hinde, REHS CIH (RivCo Industrial Hygienist).

For further information, please contact the Industrial Hygiene Program at (951) 955-8980.

10.E HEALTH. 3

ENV CLEANUP PROGRAM - COMMENTS

RECOMMND

Based on the information provided and with the provision that the information was accurate and representative of site conditions, Riverside County Department of Environmental Health, Environmental Cleanup Program (RCDEH-ECP) concludes no further environmental assessment is required for this project. As with any real property, if previously unidentified contamination is discovered at the site, assessment, investigation, and/or cleanup may be required.

FIRE DEPARTMENT

10.FIRE. 1 USE-#50-BLUE DOT REFLECTOR

RECOMMND

Blue retroreflective pavement markers shall be mounted on private street, public streets and driveways to indicate location of fire hydrants. Prior to installation, placement

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10. GENERAL CONDITIONS

10 FIRE. 1

USE-#50-BLUE DOT REFLECTOR (cont.)

RECOMMND

of markers must be approved by the Riverside County Fire Department.

10.FIRE. 2

USE-#23-MIN REQ FIRE FLOW

RECOMMND

Minimum required fire flow shall be 1500 GPM for a 2 hour duration at 20 PSI residual operating pressure, which must be available before any combustible material is placed on the job site.

10.FIRE. 3

USE-#20-SUPER FIRE HYDRANT

RECOMMND

Super fire hydrants) (6"x4"x 2-2 1/2") shall be located ot less than 25 feet or more than 250 feet from any portion of the building as measured along approved vehicular travel ways.

FLOOD RI DEPARTMENT

10.FLOOD RI. 1 USE FLOOD HAZARD REPORT

RECOM

Plot Plan 25248 is a proposed for 8,239 square feet Family Dollar Retail Store with 50 parking spaces. The 1.49 acre property is located in the Homeland Community, within a rural residential area north of Highway 74, east of Homeland Avenue and west of Ritter Avenue.

The site is located within an X-unshaded zone floodplain limits as delineated on Map No. 06065C2080G of the Flood Insurance Rate Maps issued in conjunction with the National Flood Insurance Program administered by the Federal Emergency Management Agency (FEMA). The site is subject to sheet flow flooding. The building shall be floodproofed by elevating the finished floor a minimum of 18-inches about the highest adjacent ground. Development of the site shall not block or divert offsite flows.

This development will have an impact on water quality therefore a preliminary Water Quality Management Plan (WQMP) will be required. In addition to mitigating for water quality impacts, this development shall be required to mitigate for increased runoff. A preliminary WQMP was submitted to the District on February 11, 2013. The developer is proposing an extended detention basin and a bio swale to mitigate for water quality. It appears that half the site drains to the basin which ultimately

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10. GENERAL CONDITIONS

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

RECOMMND

overflows onto shrubs and mulch along the western boundary. This proposed basin will mitigate for increased run off as well as water quality. The bio swale is proposed along the southern boundary that mitigates the remaining site for water quality. Conceptually this is acceptable to the District but in final plan check the developer will need more information and a detailed design for the bio swale as an infiltration trench in order to fulfill the increased runoff obligation of the remaining site.

The site is located within the Line A sub-watershed of the Homeland/Romoland Area Drainage Plans (ADP) for which drainage fees have been established by the Board of Supervisors. Applicable ADP fee will be due (in accordance with the Rules and Regulations for Administration of Area Drainage Plans) prior to permits for this project. Although the current fees for this ADP is \$12,636 per acre, the fees due will be based on the fees in effect at the time of payment. The fees are payable to the Flood Control District by cashier's check or money order only. District will not accept personal or company checks.

10.FLOOD RI. 3

USE ELEVATE FINISH FLOOR

RECOMMND

The finished floor of new structures shall be elevated 18 inches above the highest adjacent ground. Any mobile home/premanufactured building shall be placed on a permanent foundation.

10.FLOOD RI. 5 USE SUBMIT FINAL WOMP >PRELIM

RECOMMND

In compliance with Santa Ana Region and San Diego Region Regional Water Quality Control Board Orders, and Beginning January 1, 2005, projects submitted within the western region of the unincorporated area of Riverside County for discretionary approval will be required to comply with the Water Quality Management Plan for Urban Runoff (WQMP). WQMP addresses post-development water quality impacts from new development and redevelopment projects. The WQMP requirements will vary depending on the project's geographic location (Santa Ana, Santa Margarita or Whitewater River watersheds). The WOMP provides detailed guidelines and templates to assist the developer in completing the necessary studies. These documents are available on-line at: www.rcflood.org/NPDES under Programs and Services, Stormwater Quality.

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10. GENERAL CONDITIONS

10.FLOOD RI. 5

USE SUBMIT FINAL WOMP > PRELIM (cont.)

RECOMMND

To comply with the WQMP a developer must submit a "Project Specific" WQMP. This report is intended to a) identify potential post-project pollutants and hydrologic impacts associated with the development; b) identify proposed mitigation measures (BMPs) for identified impacts including site design, source control and treatment control post-development BMPs; and c) identify sustainable funding and maintenance mechanisms for the aforementioned BMPs. A template for this report is included as 'exhibit A' in the WQMP. A final Project Specific WQMP must be approved by the District prior to issuance of building or grading permits.

Projects requiring Project Specific WQMPs are required to submit a PRELIMINARY Project Specific WQMP along with the land-use application package. The format of the PRELIMINARY report shall mimic the format/template of the final report but can be less detailed. For example, points a, b & c above must be covered, rough calculations supporting sizing must be included, and footprint/locations for the BMPs must be identified on the tentative exhibit. Detailed drawings will not be required. This preliminary project specific WQMP must be approved by the District prior to issuance of recommended conditions of approval.

The developer has submitted a report that minimally meets the criteria for a preliminary project specific WQMP. The report will need significant revisions to meet the requirements of a final project specific WQMP. Also, it should be noted that if 401 certification is necessary for the project, the Water Quality Control Board may require additional water quality measures.

10.FLOOD RI. 6 USE WOMP ESTABL MAINT ENTITY

RECOMMND

This project proposes BMP facilities that will require maintenance by public agency or commercial property owner association. To ensure that the public is not unduly burdened with future costs, prior to final approval or recordation of this case, the District will require an acceptable financial mechanism be implemented to provide for maintenance of treatment control BMPs in perpetuity. This may consist of a mechanism to assess individual benefiting property owners, or other means approved by the District. The site's treatment control BMPs must be shown

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10. GENERAL CONDITIONS

10.FLOOD RI. 6

USE WOMP ESTABL MAINT ENTITY (cont.)

RECOMMND

on the project's improvement plans - either the street plans, grading plans, or landscaping plans. The type of improvement plans that will show the BMPs will depend on the selected maintenance entity.

PLANNING DEPARTMENT

10.PLANNING. 1

USE - INADVERTANT ARCHAEO FIND

RECOMMND

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

If during ground disturbance activities, cultural resources* are discovered that were not assessed by the archaeological report(s) and/or environmental assessment conducted prior to project approval, the following procedures shall be followed:

- 1.All ground disturbance activities within 100 feet of the discovered cultural resource shall be halted until a meeting is convened between the developer, the project archaeologist**, the Native American tribal representative (or other appropriate ethnic/cultural group representative), and the County Archaeologist to discuss the significance of the find.
- 2.At the meeting, the significance of the discoveries shall be discussed and after consultation with the Native American tribal (or other appropriate ethnic/cultural group representative) and the archaeologist, a decision is made, with the concurrence of the County Archaeologist, as to the appropriate mitigation (documentation, recovery, avoidance, etc) for the cultural resource.
- 3. Further ground disturbance shall not resume within the area of the discovery until an agreement has been reached by all parties as to the appropriate mitigation measures.
- * A cultural resources site is defined, for this condition, as being three or more artifacts in close association with each other, but may include fewer artifacts if the area of the find is determined to be of significance due to it sacred or cultural importance.
- ** If not already employed by the project developer, a

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10. GENERAL CONDITIONS

10.PLANNING. 1

USE - INADVERTANT ARCHAEO FIND (cont.)

RECOMMND

County approved archaeologist shall be employed by the project developer to assess the value/importance of the cultural resource.

10.PLANNING. 2

USE - IF HUMAN REMAINS FOUND

RECOMMND

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

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

10.PLANNING. 3

USE - GEO02317

RECOMMND

County Geologic Report (GEO) No. 2317, submitted for this project (PP25248) was prepared by Southern California Soil & Testing, Inc. and is entitled: "Geotechnical Investigation, Family dollar - Homeland, Highway 74 and Ritter Avenue, Homeland, California", dated September 7, 2012. In addition, Southern California Soil & Testing, Inc. prepared "Response to County Comments, Family Dollar - Homeland, Highway 74 and Ritter Avenue, Homeland, California", dated April 11, 2013. This document is herein incorporated as a part of GEO02317.

GEO02317 concluded:

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10. GENERAL CONDITIONS

10.PLANNING. 3 USE - GEO02317 (cont.)

RECOMMND

- 1. No active or potential faults are present at the subject site.
- 2. The site is not susceptible to surface rupture.
- 3. The potential for liquefaction and associated adverse effects of within the site is low.
- 4. The potential for areal subsidence or ground fissure is deemed low.
- 5. The potential for gross, deep-seated slope failure to affect the site is negligible.
- 6. The potential for seiche to affect the site is negligible.
- 7. Soil below this site is not expected to be susceptible to hydro-consolidation.

GEO02317 recommended:

- 1. Site preparation should begin with the removal of existing improvements, debris, vegetation and deleterious matter.
- 2. The existing alluvium within 4 feet of the planned final grade elevation and 3 feet below the planned bottom of footing elevation should be excavated.
- 3. The exiting fill, if any, should be excavated in its entirety.

GEO No. 2317 satisfies the requirement for a fault study for Planning/CEQA purposes. GEO No. 2317 is hereby accepted for Planning purposes. Engineering and other Uniform Building Code parameters were not included as a part of this review or approval. This approval is not intended and should not be misconstrued as approval for grading permit. Engineering and other building code parameters should be reviewed and additional comments and/or conditions may be imposed by Building & Safety upon application for grading and/or building permits.

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10. GENERAL CONDITIONS

10.PLANNING. 4 USE - COMPLY WITH ORD./CODES

RECOMMND

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

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

10.PLANNING. 5 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. 6 USE - LIGHTING HOODED/DIRECTED

RECOMMND

Any outside lighting shall be hooded and directed so as not to shine directly upon adjoining property or public rights-of-way.

10.PLANNING. 7

USE - COLORS & MATERIALS

RECOMMND

Building colors and materials shall be in substantial conformance with those shown on APPROVED EXHIBIT A.

10.PLANNING. 9 USE - HOURS OF OPERATION

RECOMMND

Use of the facilities approved under this plot plan shall be limited to the hours of 8:00 a.m. to 10:00 p.m., Sunday through Saturday (7-days a week) in order to reduce conflict with adjacent residential zones and/or land uses.

10.PLANNING. 10

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), and a total of 42 parking spaces are required. applicant is providing 42 regular and 2 handicap spaces for a total of 44 parking spaces for the project.

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10. GENERAL CONDITIONS

10. PLANNING. 11 USE - LIMIT ON SIGNAGE

RECOMMND

Signage for this project shall be limited to the two (2) wall-mounted signs and one (1) logo as shown on APPROVED EXHIBIT A. Any additional signage shall be approved by the Planning Department pursuant to the requirements of Section 18.30 (Planning Department review only) of Ordinance No. 348.

10.PLANNING. 12

USE - NO OUTDOOR ADVERTISING

RECOMMND

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

10.PLANNING. 18

USE - RECLAIMED WATER

RECOMMND

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

10.PLANNING. 19

USE - NO SECOND FLOOR

RECOMMND

No tenant improvement permit, or any other building permit, shall be granted for any second story, second floor, mezzanine, or interior balcony unless a plot plan, conditional use permit, public use permit, substantial conformance or a revised permit is approved by the Planning Department pursuant to Section 18.12 of Ordinance No. 348 in order to assure adequate parking remains within the property. Only a one story building was approved as part of this permit and reviewed for parking standards.

10.PLANNING. 22

USE - EXTERIOR NOISE LEVELS

RECOMMND

Exterior noise levels produced by any use allowed under this permit, including, but not limited to, any outdoor public address system, shall not exceed 45 db(A), 10-minute LEQ, between the hours of 10:00 p.m. to 7:00 a.m., and 65 db(A), 10-minute LEQ, at all other times as measured at any residential, hospital, school, library, nursing home or other similar noise sensitive land use. In the event noise exceeds this standard, the permittee or the permittee's successor-in-interest shall take the necessary steps to remedy the situation, which may include discontinued operation of the facilities. The permit holder shall comply with the applicable standards of

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10. GENERAL CONDITIONS

10.PLANNING. 22 USE - EXTERIOR NOISE LEVELS (cont.)

RECOMMND

Ordinance No. 847.

10.PLANNING. 23 USE - NOISE MONITORING REPORTS

RECOMMND

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

10.PLANNING, 25

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. 26

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. 27

USE - IND OCCUPANT CHANGE

RECOMMND

Prior to initial occupancy, upon tenant/occupant change, or upon change in industrial use, the permit holder shall provide a letter from the Planning Department to Building & Safety verifying no need for further environmental, hazardous materials or air quality review as a result of the change.

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10. GENERAL CONDITIONS

10.PLANNING. 30 USE - MT PALOMAR LIGHTING AREA

RECOMMND

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

10.PLANNING. 35

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.

10.PLANNING, 36

USE - LC LANDSCAPE REQUIREMENT

RECOMMND

The developer/ permit holder shall:

- 1) Ensure all landscape and irrigation plans are in conformance with the APPROVED EXHIBITS;
- 2) Ensure all landscaping is provided with California Friendly landscaping and a weather based irrigation controller(s) as defined by County Ordinance No. 859;
- 3) Ensure that irrigation plans which may use reclaimed water conform with the requirements of the local water purveyor; and,
- 4) Be responsible for maintenance, viability and upkeep of all slopes, landscaped areas, and irrigation systems until the successful completion of the twelve (12) month inspection or those operations become the responsibility of the individual property owner(s), a property owner's association, or any other successor-in-interest, whichever occurs later.

To ensure ongoing maintenance, the developer/ permit holder or any successor in interest shall:

- 1) Connect to a reclaimed water supply for landscape irrigation purposes when reclaimed water is made available.
- 2) Ensure that landscaping, irrigation and maintenance

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10. GENERAL CONDITIONS

10.PLANNING. 36

USE - LC LANDSCAPE REQUIREMENT (cont.)

systems comply with the Riverside County Guide to California Friendly Landscaping, and Ordinance No. 859.

3) Ensure that all landscaping is healthy, free of weeds, disease and pests.

TRANS DEPARTMENT

10.TRANS. 1

USE - STD INTRO (ORD 461)

RECOMMND

RECOMMND

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

10.TRANS. 2

USE - COUNTY WEB SITE

RECOMMND

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

10.TRANS. 3

USE-CREDIT/REIMBURSEMENT 4 IMP

RECOMMND

In order to receive any fee credit or reimbursement for improvements, the project proponent shall contact the Transportation Department and enter into an agreement for fee credit or reimbursement prior to advertising. All work shall be preapproved by and shall comply with the requirements of the Transportation Department and the public contracts code in order to be eligible for fee credit or reimbursement.

To enter into an agreement, please contact our Funding

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10. GENERAL CONDITIONS

10.TRANS. 3

USE-CREDIT/REIMBURSEMENT 4 IMP (cont.)

RECOMMND

Programs group at (951) 955-1667.

For more information regarding the public work bidding requirements please visit the following link: http://www.rctlma.org/trans/rbbd contractbidding.html.

10.TRANS. 4

USE - TUMF CREDIT AGREEMENT

RECOMMND

If the applicant/developer is constructing a "TUMF" facility as a condition of approval for this project and will be seeking "TUMF" credits and/or reimbursements for the "TUMF" improvements built with this project, the applicant shall enter into a "TUMF Improvement and Credit Agreement" with the Transportation Department prior to the first building permit issuance as directed by the Director of Transportation Please contact (951) 955-6800 for additional information.

PRIOR TO A CERTAIN DATE

PLANNING DEPARTMENT

20.PLANNING. 1 USE - EXPIRATION DATE-PP

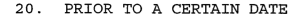
RECOMMND

This approval shall be used within two (2) years of approval date; otherwise, it shall become null and void and of no effect whatsoever. By use is meant the beginning of substantial construction contemplated by this approval within a two (2) year period which is thereafter diligently pursued to completion or of the actual occupancy of existing buildings or land under the terms of the authorized use.

Prior to the expiration of the two year period, the permittee may request a one (1) year extension of time request in which to use this plot plan. A maximum of three one-year extension of time requests shall be permitted. Should the time period established by any of the extension of time requests lapse, or should all three one-year extensions be obtained and no substantial construction or use of this plot plan be initiated within five (5) years of the effective date of the issuance of this plot plan, this plot plan shall become null and void.

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20.PLANNING. 3 USE - REVIEW OPERATION HOURS

RECOMMND

One year after issuance of occupancy permit the Planning Director and the Director of Building and Safety shall review this permit to consider the hours of operation. If significant complaints have been received regarding noise and nuisance, the hours of operation of the Family Dollar operation may be further restricted.

60. PRIOR TO GRADING PRMT ISSUANCE

BS GRADE DEPARTMENT

60.BS GRADE. 1 USE - NPDES/SWPPP

RECOMMND

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

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

60.BS GRADE. 2 USE - GRADING SECURITY

RECOMMND

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

60.BS GRADE. 3 USE - IMPORT / EXPORT

RECOMMND

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

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60. PRIOR TO GRADING PRMT ISSUANCE

60.BS GRADE. 3

USE - IMPORT / EXPORT (cont.)

RECOMMND

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

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

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

60.BS GRADE. 4

USE - GEOTECH/SOILS RPTS

RECOMMND

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

60.BS GRADE. 6

USE - DRAINAGE DESIGN Q100

RECOMMND

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

60.BS GRADE. 8

USE - NOTARIZED OFFSITE LTR

RECOMMND

A notarized letter of permission from the affected property owners or easement holders shall be provided in instances where off site grading is proposed as part of the grading plan.

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60. PRIOR TO GRADING PRMT ISSUANCE

60.BS GRADE. 11 USE - APPROVED WOMP

RECOMMND

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

60.BS GRADE. 12 USE - PRE-CONSTRUCTION MTG

RECOMMND

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

60.BS GRADE. 13 USE- BMP CONST NPDES PERMIT

RECOMMND

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

FLOOD RI DEPARTMENT

60.FLOOD RI. 2 USE SUBMIT PLANS MINOR REVIEW

RECOMMND

The scope of the District review will be limited to verification that this proposal has met its obligation under the County's municipal stormwater permit. A copy of the BMP improvement plans along with any necessary documentation shall be submitted to the Districts Plan Check Section for review. A copy of the improvement and grading plans shall be included for reference. The plans must receive the District's approval prior to issuance of permits. All submittals shall be date stamped by the engineer and include a completed Flood Control Deposit Based Fee Worksheet and the appropriate plan check fee deposit.

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60. PRIOR TO GRADING PRMT ISSUANCE

60.FLOOD RI. 3

USE SUBMIT FINAL WOMP

RECOMMND

A copy of the project specific WQMP shall be submitted to the District for review and approval.

60.FLOOD RI. 4

USE HOMELAND/ROMOLAND ADP

RECOMMND

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

PP 25248 is located within the limits of Line A sub-watershed of the Homeland/Romoland Area Drainage Plan for which drainage fees have been adopted to help mitigate the impacts of this development. The mitigation charge for this proposal shall equal the prevailing Area Drainage Plan fee rate multiplied by the area of the new development. This new development has a total of 1.13 acres subject to the fee. The charge is payable to the Flood Control District by cashier's check or money order only, and shall be paid after final approval of the staff report/conditions of approval by the Board of Supervisors and prior to issuance of permits.

PLANNING DEPARTMENT

60.PLANNING. 1

USE - PALEO PRIMP & MONITOR

RECOMMND

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

PRIOR TO ISSUANCE OF GRADING PERMITS:

- 1. The applicant shall retain a qualified paleontologist approved by the County of Riverside to create and implement a project-specific plan for monitoring site grading/earthmoving activities (project paleontologist).
- 2. The project paleontologist retained shall review the approved development plan and grading plan and shall

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60. PRIOR TO GRADING PRMT ISSUANCE

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

RECOMMND

conduct any pre-construction work necessary to render appropriate monitoring and mitigation requirements as appropriate. These requirements shall be documented by the project paleontologist in a Paleontological Resource Impact Mitigation Program (PRIMP). This PRIMP shall be submitted to the County Geologist for review and approval prior to issuance of a Grading Permit.

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

- 1.Description of the proposed site and planned grading operations.
- 2.Description of the level of monitoring required for all earth-moving activities in the project area.
- 3. Identification and qualifications of the qualified paleontological monitor to be employed for grading operations monitoring.
- 4. Identification of personnel with authority and responsibility to temporarily halt or divert grading equipment to allow for recovery of large specimens.
- 5.Direction for any fossil discoveries to be immediately reported to the property owner who in turn will immediately notify the County Geologist of the discovery.
- 6.Means and methods to be employed by the paleontological monitor to quickly salvage fossils as they are unearthed to avoid construction delays.
- 7. Sampling of sediments that are likely to contain the remains of small fossil invertebrates and vertebrates.
- 8.Procedures and protocol for collecting and processing of samples and specimens.
- 9. Fossil identification and curation procedures to be employed.
- 10. Identification of the permanent repository to receive any recovered fossil material. *Pursuant the County of Riverside "SABER Policy", paleontological fossils found in

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60. PRIOR TO GRADING PRMT ISSUANCE

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

the County of Riverside should, by preference, be directed to the Western Science Center in the City of Hemet. A written agreement between the property owner/developer and the repository must be in place prior to site grading.

- 11.All pertinent exhibits, maps and references.
- 12. Procedures for reporting of findings.
- 13. Identification and acknowledgement of the developer for the content of the PRIMP as well as acceptance of financial responsibility for monitoring, reporting and curation fees. The property owner and/or applicant on whose land the paleontological fossils are discovered shall provide appropriate funding for monitoring, reporting, delivery and curating the fossils at the institution where the fossils will be placed, and will provide confirmation to the County that such funding has been paid to the institution.

All reports shall be signed by the project paleontologist and all other professionals responsible for the report's content (eg. Professional Geologist), as appropriate. Two wet-signed original copies of the report(s) shall be submitted to the office of the County Geologist along with a copy of this condition and the grading plan for appropriate case processing and tracking. These documents should not be submitted to the project Planner, the Plan Check staff, the Land Use Counter or any other County office. In addition, the applicant shall submit proof of hiring (i.e. copy of executed contract, retainer agreement, etc.) a project paleontologist for the in-grading implementation of the PRIMP.

60.PLANNING. 2 USE - PLNTLOGST RETAINED (1)

RECOMMND

Prior to issuance of grading permits, a qualified paleontologist shall be retained by the developer for consultation and comment on the proposed grading with respect to potential paleontological impacts. Should the paleontologist find the potential is high for impact to significant resources, a pre-grade meeting between the paleontologist and the excavation and grading contractor shall be arranged. When necessary, the paleontologist or representative shall have the authority to temporarily divert, redirect, or halt grading activity to allow recovery of fossils. The developer shall submit the name,

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60. PRIOR TO GRADING PRMT ISSUANCE

60.PLANNING. 2 USE - PLNTLOGST RETAINED (1) (cont.)

RECOMMND

telephone number and address of the retained paleontologist to the Planning Department.

The paleontologist shall submit in writing to the Planning Department the results of the initial consultation and the details of the fossil recovery plan if recovery was deemed necessary. The written results shall be submitted prior to issuance of grading permit.

60.PLANNING. 3 USE - ARCH ENHANCEMENT

RECOMMND

Prior to the issuance of any grading permits, the applicant shall submit a revised west elevation providing roof line relief similar to east elevation (Added by PC on 6/19/13).

60.PLANNING. 4 USE - PARCEL MERGR REQD (1)

RECOMMND

Prior to the issuance of a grading permit, a Certificate of Parcel Merger shall be reviewed and aproved by the Planning Department. The Parcel Merger shall merge Assessor Parcel Nos. 457-171-020, 457-171-024 and 457-171-025. The proposed parcel shall comply with the development standards of the Scenic Highway Commercial (C-P-S) zone.

60.PLANNING. 8 USE - SKR FEE CONDITION

RECOMMND

Prior to the issuance of a grading permit, the applicant shall comply with the provisions of Riverside County Ordinance No. 663, which generally requires the payment of the appropriate fee set forth in that ordinance. The amount of the fee required to be paid may vary depending upon a variety of factors, including the type of development application submitted and the applicability of any fee reduction or exemption provisions contained in Riverside County Ordinance No. 663. Said fee shall be calculated on the approved development project which is anticipated to be 1.49 acres (gross) in accordance with APPROVED EXHIBIT NO. A. If the development is subsequently revised, this acreage amount may be modified in order to reflect the revised development project acreage amount. In the event Riverside County Ordinance No. 663 is rescinded, this condition will no longer be applicable. However, should Riverside County Ordinance No. 663 be rescinded and superseded by a subsequent mitigation fee ordinance, payment of the appropriate fee set forth in that ordinance

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60. PRIOR TO GRADING PRMT ISSUANCE

60.PLANNING. 8

USE - SKR FEE CONDITION (cont.)

RECOMMND

shall be required.

60.PLANNING. 10

USE - REQD APPLICATIONS (1)

RECOMMND

No grading permits shall be issued until Change of Zone No. 7793 have been approved and adopted by the Board of Supervisors and have been made effective. This permit shall conform with the development standards of the zone ultimately applied to the property.

60.PLANNING. 11

USE - FEE STATUS

RECOMMND

Prior to the issuance of grading permits for Plot Plan No. 25248, the Planning Department shall determine the status of the deposit based fees. If the fees are in a negative status, the permit holder shall pay the outstanding balance.

TRANS DEPARTMENT

60.TRANS. 1

USE-CREDIT/REIMBURSEMENT 4 IMP

RECOMMND

In order to receive any fee credit or reimbursement for improvements, the project proponent shall contact the Transportation Department and enter into an agreement for fee credit or reimbursement prior to advertising. All work shall be preapproved by and shall comply with the requirements of the Transportation Department and the public contracts code in order to be eligible for fee credit or reimbursement.

To enter into an agreement, please contact our Funding Programs group at (951) 955-1667.

For more information regarding the public work bidding requirements please visit the following link: http://www.rctlma.org/trans/rbbd_contractbidding.html.

60.TRANS. 2

USE-SBMT/APPVD GRADG PLAN/TRAN

RECOMMND

When you submit a grading plan to the Department of Building and Safety, a copy of the grading plan shall be submitted and approved by the Transportation Department prior to a grading permit issuance.

Submit required grading plan to the Transportation

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60. PRIOR TO GRADING PRMT ISSUANCE

60.TRANS. 2

USE-SBMT/APPVD GRADG PLAN/TRAN (cont.) RECOMMND

Department, Plan Check Section, 8th Floor, 4080 Lemon Street, Riverside, CA.

60.TRANS. 3

USE - FILE L&LMD APPLICATION

RECOMMND

File an application from the Transportation Department, L&LMD Section, 8th Floor, 4080 Lemon Street, Riverside, CA, to submit application for required annexation per condition of approval 80.TRANS.4 and 90.TRANS.8.

If you have any questions or for the processing fee amount, please call the L&LMD Section at (951) 955-6748.

60.TRANS. 4

USE - PRIOR TO ROAD CONSTRUCT

RECOMMND

Prior to road construction, survey monuments including centerline monuments, tie points, property corners and benchmarks shall be located and tied out and corner records filed with the County Surveyor pursuant to Section 8771 of the Business & Professions Code. Survey points destroyed during construction shall be reset, and a second corner record filed for those points prior to completion and acceptance of the improvements.

70. PRIOR TO GRADING FINAL INSPECT

PLANNING DEPARTMENT

70.PLANNING. 1

USE - PALEO MOTORING REPORT

RECOMMND

"PRIOR TO GRADING FINAL:

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

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PRIOR TO GRADING FINAL INSPECT

70.PLANNING. 1 USE - PALEO MOTORING REPORT (cont.)

RECOMMND

for incorporation into their Regional Locality Inventories."

80. PRIOR TO BLDG PRMT ISSUANCE

B&S DEPARTMENT

80.B&S. 1

BP - BUILD & SAFETY PLNCK

RECOMMND

The applicant shall obtain the required building permit(s) from the Building Department for any proposed building, structure, equipment or utility prior to construction or installation on the property.

This shall include but not be limited to building permits for the building, trash enclosure(s), light standards, and block walls.

All building plans and supporting documentation shall comply with current adopted California Building Codes, Riverside County Ordinances, and California Title 25 regulations in effect at the time of building plan submittal and fee payment to the Building Department. All Building Department plan submittal and fee requirements shall apply.

BS GRADE DEPARTMENT

80.BS GRADE. 1

USE - NO B/PMT W/O G/PMT

RECOMMND

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

80.BS GRADE. 2

USE - ROUGH GRADE APPROVAL

RECOMMND

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

1. Submitting a "Wet Signed" copy of the Soils Compaction Report containing substantiating data from the Soils Engineer (registered geologist or certified geologist,

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

RECOMMND

civil engineer or geotechnical engineer as appropriate) for his/her certification of the project.

- 2. Submitting a "Wet Signed" copy of the Rough Grade certification from a Registered Civil Engineer certifying that the grading was completed in conformance with the approved grading plan.
- 3. Requesting a Rough Grade Inspection and obtaining rough grade approval from a Riverside County inspector.
- 4. Rough Grade Only Permits: In addition to obtaining all required inspections and approval of all final reports, all sites permitted for rough grade only shall provide 100 percent vegetative coverage to stabilize the site prior to receiving a rough grade permit final.

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

E HEALTH DEPARTMENT

80.E HEALTH. 1 USE - FOOD PLANS REQD

RECOMMND

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

FIRE DEPARTMENT

80.FIRE. 1

USE-#17A-BLDG PLAN CHECK \$

RECOMMND

Building Plan check deposit base fee of \$1,056.00, shall be paid in a check or money order to the Riverside County Fire Department after plans have been approved by our office.

80.FIRE. 2

USE-#4-WATER PLANS

RECOMMND

The applicant or developer shall separately submit two copies of the water system plans to the Fire Department for review and approval. Calculated velocities shall not exceed 10 feet per second. Plans shall conform to the fire hydrant types, location and spacing, and the system shall meet the fire flow requirements.

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80. PRIOR TO BLDG PRMT ISSUANCE

80.FIRE. 2

USE-#4-WATER PLANS (cont.)

RECOMMND

Plans shall be signed and approved by a registered civil engineer and the local water company with the following certification: "I certify that the design of the water system is in accordance with the requirements prescribed by the Riverside County Fire Department."

FLOOD RI DEPARTMENT

80.FLOOD RI. 2

USE SUBMIT PLANS MINOR REVIEW

RECOMMND

The scope of the District review will be limited to verification that this proposal has met its obligation under the County's municipal stormwater permit. A copy of the BMP improvement plans along with any necessary documentation shall be submitted to the Districts Plan Check Section for review. A copy of the improvement and grading plans shall be included for reference. The plans must receive the District's approval prior to issuance of permits. All submittals shall be date stamped by the engineer and include a completed Flood Control Deposit Based Fee Worksheet and the appropriate plan check fee deposit.

80.FLOOD RI. 3

USE SUBMIT FINAL WOMP

RECOMMND

A copy of the project specific WQMP shall be submitted to the District for review and approval.

80.FLOOD RI. 4

USE HOMELAND/ROMOLAND ADP

RECOMMND

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

PP 25248 is located within the limits of Line A sub-watershed of the Homeland/Romoland Area Drainage Plan for which drainage fees have been adopted to help mitigate the impacts of this development. The mitigation charge for this proposal shall equal the prevailing Area Drainage Plan fee rate multiplied by the area of the new

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80. PRIOR TO BLDG PRMT ISSUANCE

80.FLOOD RI. 4 USE HOMELAND/ROMOLAND ADP (cont.)

RECOMMND

development. This new development has a total of 1.13 acres subject to the fee. The charge is payable to the Flood Control District by cashier's check or money order only, and shall be paid after final approval of the staff report/conditions of approval by the Board of Supervisors and prior to issuance of permits.

PLANNING DEPARTMENT

80.PLANNING. 3

USE - CONFORM TO ELEVATIONS

RECOMMND

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

80.PLANNING. 4

USE - CONFORM TO FLOOR PLANS

RECOMMND

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

80.PLANNING. 9

USE - FENCING PLAN REQUIRED

RECOMMND

A fencing plan shall be submitted showing all fence locations and typical views of all types of fences or walls proposed. This plan shall require anti-graffiti coatings on fences and walls, where applicable.

80.PLANNING. 11

USE - PLANS SHOWING BIKE RACKS

RECOMMND

Bike rack spaces or bike lockers shall be shown on the project's parking and landscaping plan submitted to the Planning Department for approval.

80.PLANNING. 16

USE - WASTE MGMT. CLEARANCE

RECOMMND

A clearance letter from Riverside County Waste Management District shall be provided to the Riverside County Planning Department verifying compliance with the conditions contained in their letter, summarized as follows:

The developer shall provide adequate areas for collecting and loading recyclable materials such as paper products, glass and green waste in commercial, industrial, public facilities and residential development projects.

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80. PRIOR TO BLDG PRMT ISSUANCE

80.PLANNING. 17

USE - SCHOOL MITIGATION

RECOMMND

Impacts to the Romoland & Perris School District shall be mitigated in accordance with California State law.

80.PLANNING. 18

USE - LIGHTING PLANS

RECOMMND

All parking lot lights and other outdoor lighting shall be shown on electrical plans submitted to the Department of Building and Safety for plan check approval and shall comply with the requirements of Riverside County Ordinance No. 655 nd the Riverside County Comprehensive General Plan.

80.PLANNING. 19

USE - LC LANDSCAPE PLOT PLAN

RECOMMND

Prior to issuance of building permits, the developer/permit holder shall file a Landscaping Minor Plot Plan Application to the Riverside County Planning Department for review and approval along with the current fee. The landscaping plans shall be in conformance with the APPROVED EXHIBITS; in compliance with Ordinance No. 348, Section 18.12; Ordinance No. 859; and, be prepared consistent with the County of Riverside Guide to California Friendly Landscaping.

At minimum, plans shall include the following components: 1) Landscape and irrigation working drawings "stamped" by a California certified landscape architect;

- 2) Weather based controllers and necessary components to eliminate water waste;
- 3) A copy of the "stamped" approved grading plans; and,
- 4) Emphasis on native and drought tolerant species.

When applicable, plans shall include the following components:

- 1) Identification of all common/open space areas;
- 2) Natural open space areas and those regulated/conserved by the prevailing MSHCP;
- 3) Shading plans for projects that include parking lots/areas;
- 4) The use of canopy trees (24" box or greater) within the parking areas;

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80. PRIOR TO BLDG PRMT ISSUANCE

80.PLANNING. 19 USE - LC LANDSCAPE PLOT PLAN (cont.)

RECOMMND

- 5) Landscaping plans for slopes exceeding 3 feet in height;
- 6) Landscaping and irrigation plans associated with entry monuments. All monument locations and dimensions shall be provided on the plan; and/or,
- 7) If this is a phased development, then a copy of the approved phasing plan shall be submitted for reference.

NOTE:

- 1) Landscaping plans for areas within the road right-of-way shall be submitted for review and approval by the Transportation Department only. The Planning Department shall not approve landscape plans within the Road Right-of-Way.
-)When the Landscaping Plot Plan is located within a special district such as Valley-Wide Recreation and Park District, Jurupa Community Services District, Coachella Valley Water District, a County Service Area (CSA) or other maintenance district, the developer/permit holder shall submit plans for review to the appropriate special district for simultaneous review. The permit holder shall show evidence to the Planning Department that the subject District has approved said plans.

As part of the plan check review process and request for condition clearance, the developer/permit holder shall show proof of the approved landscaping plot plan by providing the Plot Plan number. The planning department shall verify the landscape route is approved and the Plot Plan is in TENTAPPR status. Upon verification of compliance with this condition and the APPROVED EXHIBITS, the Planning Department shall clear this condition.

80.PLANNING. 20 USE - LC LANDSCAPE SECURITIES

RECOMMND

Prior to the issuance of building permits, the developer/permit holder shall submit an estimate to replace plantings, irrigation systems, ornamental landscape elements, walls and/or fences, in amounts to be approved by the Riverside County Planning Department, Landscape Division. Once the Planning Department has approved the estimate, the developer/permit holder shall submit the estimate to the Riverside County Department of Building and Safety who will then provide the developer/permit holder

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80. PRIOR TO BLDG PRMT ISSUANCE

80.PLANNING. 20

USE - LC LANDSCAPE SECURITIES (cont.)

RECOMMND

with the requisite forms. The required forms shall be completed and submitted to Building and Safety for processing and review in conjunction with County Counsel. Upon determination of compliance, the Department of Building and Safety shall clear this condition.

NOTE:

A cash security shall be required when the estimated cost is \$2,500.00 or less. It is highly encouraged to allow adequate time to ensure that securities are in place. The performance security shall be released following a successful completion of the One Year Post-Establishment Inspection, and the inspection report confirms that the planting and irrigation components are thriving and in good working order consistent with the approved landscaping plans.

TRANS DEPARTMENT

80.TRANS. 1

USE - CALTRANS ENCRCHMNT PRMT

RECOMMND

Prior to issuance of a building permit or any use allowed by this permit, and prior to doing any work within the State highway right-of-way, clearance and/or an encroachment permit must be obtained by the applicant from the District 08 Office of the State Department of Transportation in San Bernardino.

80.TRANS. 2

USE - R-O-W DEDICATION 1

RECOMMND

Sufficient public street right-of-way along SH-74 shall be conveyed for public use to provide for a 92 foot half-width right-of-way per County Standard No. 87, Ordinance 461.

80.TRANS. 3

USE - CORNER CUT-BACK I

RECOMMND

All corner cutbacks shall be applied per Standard 805, Ordinance 461.

80.TRANS. 4

USE - ANNEX L&LMD/OTHER DIST

RECOMMND

Prior to the issuance of a building permit, the project proponent shall comply with County requirements within public road rights-of-way, in accordance with Ordinance 461. Assurance of maintenance is required by filing an application for annexation to Landscaping and Lighting

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80. PRIOR TO BLDG PRMT ISSUANCE

80.TRANS. 4

USE - ANNEX L&LMD/OTHER DIST (cont.)

RECOMMND

Maintenance District No. 89-1-Consolidated by contacting the Transportation Department at (951)955-6767, and/or any other maintenance district approved by the Transportation Department or by processing and filing a 'Landscape Maintenance Agreement' through the Transportation Department Plan Check Division. Said annexation should include the following:

- (1) Landscaping along Ritter Avenue and SH-74.
- (2) Streetlights.
- (3) Street sweeping.

For street lighting, the project proponent shall contact the Transportation Department L&LMD 89-1-C Administrator and submit the following:

- (1) Completed Transportation Department application.
- (2) Appropriate fees for annexation.
- (3) Two (2) sets of street lighting plans approved by Transportation Department.
- (4) "Streetlight Authorization" form from SCE, IID or other electric provider.

80.TRANS. 5

USE - LIGHTING PLAN

RECOMMND

A separate streetlight plan is required for this project. Street lighting shall be designed in accordance with County Ordinance 460 and Streetlight Specification Chart found in Specification Section 22 of Ordinance 461. For projects within SCE boundaries use County of Riverside Ordinance 461, Standard No. 1000 or No. 1001.

NOTE: For streetlight along SH-74, submit streetlight plan to the County.

80.TRANS. 6

USE - LANDSCAPING

RECOMMND

Landscaping within public road right-of-way shall comply with Transportation Department standards, Ordinance 461, Comprehensive Landscaping Guidelines & Standards, and Ordinance 859 and shall require approval by the

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80. PRIOR TO BLDG PRMT ISSUANCE

80.TRANS. 6

USE - LANDSCAPING (cont.)

RECOMMND

Transportation Department.

Landscaping plans shall be designed within Ritter Avenue and SH-74 and submitted to the Transportation Department. Landscaping plans shall be submitted on standard County plan sheet format (24" x 36"). Landscaping plans shall be submitted with the street improvement plans.

NOTE: For landscaping improvement along SH-74, submit the landscaping plan to the County.

80.TRANS. 7

USE - TUMF CREDIT AGREEMENT

RECOMMND

If the applicant/developer is constructing a "TUMF" facility as a condition of approval for this project and will be seeking "TUMF" credits and/or reimbursements for the "TUMF" improvements built with this project, the applicant shall enter into a "TUMF Improvement and Credit Agreement" with the Transportation Department prior to the first building permit issuance as directed by the Director of Transportation. Please contact (951) 955-6800 for additional information.

80.TRANS. 8

USE - UTILITY PLAN

RECOMMND

Electrical power, telephone, communication, street lighting, and cable television lines shall be designed to be placed underground in accordance with Ordinance 460 and 461, or as approved by the Transportation Department. The applicant is responsible for coordinating the work with the serving utility company. This also applies to existing overhead lines which are 33.6 kilovolts or below along the project frontage and between the nearest poles offsite in each direction of the project site. A disposition note describing the above shall be reflected on design improvement plans whenever those plans are required. A written proof for initiating the design and/or application of the relocation issued by the utility company shall be submitted to the Transportation Department for verification purposes.

80.TRANS. 9

MAP - RIV. TRANSIT AUTHORITY

RECOMMND

The land divider shall comply with the Riverside Transit Authority recommendations as outlined in their letter dated May 30, 2013.

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80.TRANS. 9

MAP - RIV. TRANSIT AUTHORITY (cont.) RECOMMND

The project proponent shall provide an ADA-compliant bus stop along its frontage of SR-74.

90. PRIOR TO BLDG FINAL INSPECTION

BS GRADE DEPARTMENT

90.BS GRADE. 1

USE - WQMP BMP INSPECTION

RECOMMND

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

90.BS GRADE, 2

USE - WOMP BMP CERT REO'D

RECOMMND

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

90.BS GRADE, 3

USE - BMP GPS COORDINATES

RECOMMND

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

90.BS GRADE, 4

USE - BMP REGISTRATION

RECOMMND

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

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90. PRIOR TO BLDG FINAL INSPECTION

90.BS GRADE. 5

USE - REQ'D GRADING INSP'S

RECOMMND

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

- 1. Sub-grade inspection prior to base placement.
- 2.Base inspection prior to paving.
- 3. Precise grade inspection of entire permit area.
- a. Inspection of Final Paving
- b.Precise Grade Inspection
- c. Inspection of completed onsite storm drain facilities
- d. Inspection of the WQMP treatment control BMPs

90.BS GRADE, 6

USE - PRECISE GRDG APPROVAL

RECOMMND

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

- 1. Requesting and obtaining approval of all required grading inspections.
- 2.Submitting a "Wet Signed" copy of the Soils Compaction Report from the Soils Engineer (registered geologist or certified geologist, civil engineer or geotechnical engineer as appropriate) for the sub-grade and base of all paved areas.
- 3. Submitting a "Wet Signed" copy of the Sub-grade (rough) Certification from a Registered Civil Engineer certifying that the sub-grade was completed in conformance with the approved grading plan.
- 4. Submitting a "Wet Signed" copy of the Precise (Final) Grade Certification for the entire site from a Registered Civil Engineer certifying that the precise grading was completed in conformance with the approved grading plan.
- 5. Submitting a "Wet Signed" copy of the Certification certifying the installation of any onsite storm drain

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

RECOMMND

systems not inspected by Riverside County Flood Control District or the Riverside County Transportation Department.

6. Submitting a "Wet Signed" copy of the Water Quality Management Plan (WQMP) Certification from a Registered Civil Engineer certifying that the Water Quality Management Plan treatment control BMPs have been installed in accordance with the approved WQMP.

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

FIRE DEPARTMENT

90.FIRE. 1

USE-#45-FIRE LANES

RECOMMND

The applicant shall prepare and submit to the Fire Department for approval, a site plan designating required fire lanes with appropriate lane painting and/or signs.

90.FIRE. 2

USE-#12A-SPRINKLER SYSTEM

RECOMMND

Install a complete fire sprinkler system per NFPA 13 2010 edition in all buildings requiring a fire flow of 1500 GPM or greater. Sprinkler system(s) with pipe sizes in excess of 4" in diamter will require the project structural engineer to certify (wet signature) the stability of the building system for seismic and gravity loads to support the sprinkler system. All fire sprinkler risers shall be protected from any physical damage. The post indicator valve and fire department connection shall be located to the front, within 50 feet of a hydrant, and a minimum of 25 feet from the building(s). A statement that the building(s) will be automatically fire sprinkled must be included on the title page of the building plans.

Applicant or developer shall be responsible to install a U.L. Central Station Monitored Fire Alarm System. Monitoring system shall monitor the fire sprinkler system(s) water flow, P.I.V.'s and all control valves. Plans must be submitted to the Fire Department for approval prior to installation. Contact fire department for quideline handout

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PRIOR TO BLDG FINAL INSPECTION

90.FIRE. 3

USE-#27-EXTINGUISHERS

RECOMMND

nstall portable fire extinguishers with a minimum rating of 2A-10BC and signage. Fire Extinguishers located in public areas shall be in recessed cabinets mounted 48" (inches) to center above floor level with maximum 4" projection from the wall. Contact Fire Department for proper placement of equipment prior to installation.

FLOOD RI DEPARTMENT

90.FLOOD RI. 2 USE BMP - EDUCATION

RECOMMND

The developer shall distribute environmental awareness education materials on general good housekeeping practices that contribute to protection of stormwater quality to all initial users. The developer may obtain NPDES Public Educational Program materials from the District's NPDES Section by either the District's website www.floodcontrol.co.riverside.ca.us, e-mail fcnpdes@co.riverside.ca.us, or the toll free number 1-800-506-2555. Please provide Project number, number of units and location of development. Note that there is a five-day minimum processing period requested for all orders.

The developer must provide to the District's PLAN CHECK Department a notarized affidavit stating that the distribution of educational materials to the tenants is assured prior to the issuance of occupancy permits.

If conditioned for a Water Quality Management Report (WQMP), a copy of the notarized affidavit must be placed in the report. The District MUST also receive the original notarized affidavit with the plan check submittal, by mail or in person in order to clear the appropriate condition. Placing a copy of the affidavit in the WQMP without submitting the original will not quarantee clearance of the condition.

90.FLOOD RI. 3

USE IMPLEMENT WOMP

RECOMMND

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

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90. PRIOR TO BLDG FINAL INSPECTION

90.FLOOD RI. 3

USE IMPLEMENT WOMP (cont.)

RECOMMND

project-specific WQMP are available for the future owners/occupants. The District will not release occupancy permits for any portion of the project exceeding 80% of the project area prior to the completion of these tasks.

90.FLOOD RI. 4

USE BMP MAINTENANCE & INSPECT

RECOMMND

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

PLANNING DEPARTMENT

90.PLANNING. 2

USE - COMPLY W/ ACOUSTIC STUDY

RECOM

The permit holder shall construct and design the project in compliance with the recommendations of an approved acoustical study, as reviewed and, as the case may be, modified by the eparment of Enviornmental Health, Office of Industrial Hygiene and approved by the Planning Department.

The permit holder may be requried to submit to the Planning Department a written certification from a state licensed professional that the project was constructed in compliance with the recommendations of the approved acoustical study.

The Planning Department may require further inspection by county staff to assure project compliance with this condition of approval.

90.PLANNING. 3

USE - PARKING PAVING MATERIAL

RECOMMND

A minimum of 44 parking spaces shall be provided as shown on the APPROVED EXHIBIT A, unless otherwise approved by the Planning Department. The parking area shall be surfaced with asphaltic concrete or concrete to current standards as approved by the Department of Building and Safety.

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90. PRIOR TO BLDG FINAL INSPECTION

90.PLANNING. 4

USE - ACCESSIBLE PARKING

RECOMMND

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

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

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

90.PLANNING. 6

USE - LOADING SPACES

RECOMMND

A minimum of one (1) loading space shall be provided in accordance with Section 18.12.a.(2)f(3).b. of Ordinance 348, and as shown on APPROVED EXHIBIT A. The loading spaces shall be surfaced with six (6) inches of concrete over a suitable base and shall not be less than 10 feet wide by 35 feet long, with 14 feet vertical clearance.

90.PLANNING. 11

USE - UTILITIES UNDERGROUND

RECOMMND

In accordance with General Plan Policy LU 13.5 all new or relocated electric and communication distribution lines shall be installed underground. If the permittee provides to the Department of Building and Safety and the Planning Department a definitive statement from the utility provider refusing to allow underground installation of the utilities they provide, this condition shall be null and

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90. PRIOR TO BLDG FINAL INSPECTION

90.PLANNING. 11 USE - UTILITIES UNDERGROUND (cont.)

RECOMMND

void with respect to that utility.

90.PLANNING. 15 USE - TRASH ENCLOSURES

RECOMMND

One (1) trash enclosure which is adequate to enclose a minimum of two (2) bins shall be located as shown on the APPROVED EXHIBIT A, and shall be constructed prior to the issuance of occupancy permits. The enclosure shall be a minimum of six (6) feet in height and shall be made with masonry block and a solid gate which screens the bins from external view. Additional enclosed area for collection of recyclable materials shall be located within, near or adjacent to each trash and rubbish disposal area. The recycling collection area shall be a minimum of fifty percent (50%) of the area provided for the trash/rubbish enclosure(s) or as approved by the Riverside County Waste Management Department. All recycling bins shall be labeled with the universal recycling symbol and with signage indicating to the users the type of material to be deposited in each bin.

90.PLANNING. 19

USE - WALL & FENCE LOCATIONS

RECOMMND

Wall and/or fence locations shall be in conformance with the approved fencing plan.

90.PLANNING. 23

USE - SKR FEE CONDITION

RECOMMND

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

The amount of the fee required to be paid may vary, depending upon a variety of factors, including the type of development application submitted and the applicability of any fee reduction or exemption provisions contained in Riverside County Ordinance No. 663. Said fee shall be calculated on the approved development project which is anticipated to be 1.49 acres (gross) in accordance with APPROVED EXHIBIT A. If the development is subsequently revised, this acreage amount may be modified in order to reflect the revised development project acreage amount. In the event Riverside County Ordinance No. 663 is rescinded,

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90. PRIOR TO BLDG FINAL INSPECTION

90.PLANNING. 23 USE - SKR FEE CONDITION (cont.)

RECOMMND

this condition will no longer be applicable. However, should Riverside County Ordinance No. 663 be rescinded and superseded by a subsequent mitigation fee ordinance, payment of the appropriate fee set forth in that ordinance shall be required.

90.PLANNING. 27 USE - ORD 810 O S FEE

RECOMMND

Prior to the issuance of a certificate of occupancy, or upon building permit final inspection rior to use or occupancy for cases without final inspection or certificate of occupancy (such as an SMP), whichever comes first, the applicant shall comply with the provisions of Riverside County Ordinance No. 810, which requires the payment of the appropriate fee set forth in the Ordinance. The amount of the fee will be based on the "Project Area" as defined in the Ordinance and the aforementioned Condition of Approval. The Project Area for Plot Plan No. 25248 is calculatedd to be 1.49 net acres. In the event Riverside County Ordinance No. 810 is rescinded, this condition will no longer be applicable. However, should Riverside County Ordinance No. 810 be rescinded and superseded by a subsequent mitigation fee ordinance, payment of the appropriate fee set forth in that ordinance shall be required.

90.PLANNING. 28 USE - ORD NO. 659 (DIF)

RECOMMND

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

The amount of the fee for commercial or industrial development shall be calculated on the basis of the "Project Area," as defined in the Ordinance, which shall mean the net area, measured in acres, from the adjacent road right-of-way to the limits of the project

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90. PRIOR TO BLDG FINAL INSPECTION

90.PLANNING. 28 USE - ORD NO. 659 (DIF) (cont.)

RECOMMND

development. The Project Area for Plot Plan No. 25248 has been calculated to be 1.49 net acres.

In the event Riverside County Ordinance No. 659 is rescinded, this condition will no longer be applicable. However, should Riverside County Ordinance No. 659 be rescinded and superseded by a subsequent mitigation fee ordinance, payment of the appropriate fee set forth in that ordinance shall be required.

90.PLANNING. 29 USE - LC LNDSCP INSPECT DEPOST

RECOMMND

Prior to building permit final inspection, the developer/permit holder shall file an Inspection Request Form and deposit sufficient funds to cover the costs of Installation, Six Month Establishment, and One Year Post-Establishment inspections. In the event that an open landscape case is not available, then the applicant shall open a FEE ONLY case to conduct inspections. The deposit required for landscape inspections shall be determined by the Riverside County Landscape Division. The Planning Department shall clear this condition upon determination of compliance.

90.PLANNING. 30 USE - LC COMPLY W/ LNDSCP/ IRR

RECOMMND

The developer/permit holder shall coordinate with their designated landscape representative and the Riverside County Planning Department's landscape inspector to ensure all landscape planting and irrigation systems have been installed n accordance with APPROVED EXHIBITS, landscaping, irrigation, and shading plans. The Planning Department will ensure that all landscaping is healthy, free of weeds, disease and pests; and, irrigation systems are properly constructed and determined to be in good working order. The developer/permit holder's designated landscape representative and the Riverside County Planning Department's landscape inspector shall determine compliance with this condition and execute a Landscape Certificate of Completion. Upon determination of compliance, the Planning Department shall clear this condition.

T

T PLAN:TRANSMITTED Case #: PP25248

Parcel: 457-171-025

90. PRIOR TO BLDG FINAL INSPECTION

TRANS DEPARTMENT

90.TRANS. 1

USE - SIGNING & STRIPING

RECOMMND

A signing and striping plan is required for this project. The project proponent shall be responsible for any additional paving and/or striping removal caused by the striping plan or as approved by the Director of Transportation.

NOTE: Signing and striping plan along SH-74 right-of-way shall be submitted to Caltrans.

90.TRANS. 2

USE - WRCOG TUMF

RECOMMND

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

90.TRANS. 3

USE STREETLIGHT AUTHORIZATION

RECOMMND

Prior to OCCUPANCY, the project proponent shall submit to Transportation Department Permits the following:

- 1. "Streetlight Authorization" form approved by L&LMD No. 89-1-C Administrator.
- 2. Letter establishing interim energy account from SCE, IID or other electric provider.

90.TRANS. 4

USE - STREETLIGHTS INSTALL

RECOMMND

Install streetlights along the streets associated with development in accordance with the approved street lighting plan and standards of County Ordinances 460 and 461.

Streetlight annexation into L&LMD or similar mechanism as approved by the Transportation Department shall be completed.

It shall be the responsibility of the developer to ensure that streetlights are energized along the streets associated with this development where the developer is seeking Building Final Inspection (Occupancy).

PLOT PLAN: TRANSMITTED Case #: PP25248

Parcel: 457-171-025

90. PRIOR TO BLDG FINAL INSPECTION

90.TRANS. 5

USE - EXISTING MAINTAINED

RECOMMND

SH-74 along project boundary is a paved Caltrans maintained road designated as an EXPRESSWAY and shall be improved with 8" concrete curb and gutter located 67 feet from centerline to curb line, 8" curbed landscape median and match up asphalt concrete paving; reconstruction; or resurfacing of existing paving as determined by Caltrans with the 92 foot half-width dedicated right-of-way in accordance with County Standard No. 87.

NOTE: 1. An 8' sidewalk shall be constructed 9' from curb line to the right-of-way line within the 25' parkway.

- 2. Submit improvement plan to Caltrans.
- 3. Per this project's design, the driveway will be located entirely on the project proponent's property. However, if the adjacent property to the west develops, the driveway shall be relocated and centered on the property line between the two properties. Both properties shall share this future driveway. This note serves as a notice to the project proponent that the proposed driveway on SR-74 is considered interim to the future shared driveway described above.

90.TRANS. 6

USE - PART-WIDTH

RECOMMND

Ritter Avenue along project boundary is a paved County maintained road designated as a LOCAL ROAD and shall be improved with 32' part-width AC pavement (20' on project side and 12' on opposite side of centerline), 6" concrete curb and gutter; and match up asphalt concrete paving; reconstruction; or resurfacing of existing paving as determined by the Transportation Department within the 60 foot full-width dedicated right-of-way in accordance with County Standard No. 105, Section "C".

- NOTE: 1. A 5' sidewalk shall be constructed adjacent to the right-of-way line within the 10' parkway.
 - 2. A driveway shall be constructed per County Standard No. 207A, Ordinance 461.

T PLZ

PLAN:TRANSMITTED Case #: PP25248

Parcel: 457-171-025

90. PRIOR TO BLDG FINAL INSPECTION

90.TRANS. 7

USE - UTILITY INSTALL

RECOMMND

Electrical power, telephone, communication, street lighting, and cable television lines shall be placed underground in accordance with Ordinance 460 and 461, or as approved by the Transportation Department. This also pplies to existing overhead lines which are 33.6 kilovolts or below along the project frontage and between the nearest poles offsite in each direction of the project site.

A certificate should be obtained from the pertinent utility company and submitted to the Department of Transportation as proof of completion.

90.TRANS. 8

USE - ANNEX L&LMD/OTHER DIST

RECOMMND

Prior to issuance of an occupancy permit, the project proponent shall complete annexation to Landscaping and Lighting Maintenance District No. 89-1-Consolidated, and/or any other maintenance district approved by the Transportation Department or by processing and filing a 'Landscape Maintenance Agreement' through the Transportation Department Plan Check Division for continuous maintenance within public road rights-of-way, in accordance with Ordinance 461, Comprehensive Landscaping Guidelines & Standards, and Ordinance 859. Said annexation should include the following:

- (1) Landscaping along Ritter Avenue and SH-74.
- (2) Streetlights.
- (3) Street sweeping.

90.TRANS. 9

USE - IMP PLANS

RECOMMND

Improvement plans for the required improvements must be prepared and shall be based upon a design profile extending a minimum of 300 feet beyond the limit of construction at a grade and alignment as approved by the Riverside County Transportation Department.

NOTE: 1) Before you prepare the street improvement plan(s), please review the Street Improvement Plan Policies and Guidelines from the Transportation Department Web site: www.rctlma.org/trans/land_dev_plan_check guidelines.html.

PLOT PLAN: TRANSMITTED Case #: PP25248

Parcel: 457-171-025



90.TRANS. 9

USE - IMP PLANS (cont.)

RECOMMND

2) For SH-74 improvements, please submit to Caltrans.

90.TRANS. 10

USE - LANDSCAPING COMM/IND

RECOMMND

Landscaping within public road right-of-way shall comply with Transportation Department standards and Ordinance 461 and shall require approval by the Transportation Department. Landscaping shall be improved within Ritter Avenue and SH-74.

Assurance of continuous maintenance is required by processing and filing a 'Landscape Maintenance Agreement' through the Transportation Department Plan Check Division; or if desired the developer may file an application for annexation into Landscaping and Lighting Maintenance District No. 89-1-Consolidated by contacting the Transportation Department at (951) 955-6767.

90.TRANS. 11

USE - CONSTRUCT RAMP

RECOM

Ramps shall be constructed at 4-way intersections and "T" intersections per Standard No. 403, sheets 1 through 7 of Ordinance 461.

90.TRANS. 12

USE - R-O-W DEDICATION 1

RECOMMND

Sufficient public street right-of-way along SH-74 shall be conveyed for public use to provide for a 92 foot half-width right-of-way per County Standard No. 87, Ordinance 461.

90.TRANS. 13

USE - LANDSCAPING

RECOMMND

The project proponent shall comply in accordance with landscaping requirements within public road rights-of-way, (or within easements adjacent to the public rights-of-way), in accordance with Ordinance 461, Comprehensive Landscaping Guidelines & Standards, and Ordinance 859.

Landscaping will be improved within Ritter Avenue and SH-74.



PLANNING DEPARTMENT

Memorandum

DATE:

June 17, 2013

TO:

Planning Commission

FROM:

H. P. Kang, Project Planner

RE:

Item No. 3.4 - Change of Zone No. 7793 and Plot Plan No 25248 (Family Dollar)

This memorandum is prepared to add information to or revise information contained in the previously prepared Staff Report:

1. <u>Additional Findings:</u>

- a. Although "Retail Store" is not specifically listed in the C-P-S zone, the proposed use is substantially the same in character and intensity as those listed uses in the C-P-S zone requiring a plot plan per Section 9.50.e (e.g., clothing store, candy store, drug store, Household goods sales, stationary store, convenience store). The operation of the Family Dollar is similar in hours of operation (8am to 10 pm), the number of trips generated (42 peak hour trips), and noise level of commercial nature.
- b. The potential air quality impacts resulting from the proposed project would not exceed emissions projected by the Air Quality element as identified in the Greenhouse Gas Review study dated April 15, 2013. They are below the emissions because the number of trips generated during peak hour and the construction phase falls below the threshold.
- c. Based on the size and proposed use, the project will not generate trips above the emissions (e.g., ROC, NO_X, CO, PM₁₀) threshold that was identified in the 2003 General Plan EIR. The proposed project will generate 42 peak hour trips as identified in the Transportation Review Study dated October 24, 2012. The Greenhouse Gas Review Study dated April 15, 2013 lists values far below the values identified in the 2003 EIR threshold.
- d. All projects must comply with 2011 Riverside County Congestion Management Program dated December 14, 2011.
- 2. <u>Attachment:</u> Two (2) correspondences were received in opposition to the project and they are as follows:

Ms. Virginia Shay – 25891 Ritter Avenue (traffic, economic impact, and safety)

Hari Om Shiv, Inc. (Mr. Bharat Natel) - 31770 Highway 74 "A. P. Market" (economic impact, and safety)

Surjit Buttar – 31190 Hwy 74 (traffic, ecomonic issues

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

Riverside County Planning Department

Attention: HP. Kang

P.O. Box 1409

Riverside, CA 92502



We are hereby stating our objection to this proposal in its entirety. We are a residence that

Is adjoining this property at 25891 Ritter Avenue, lived here since 1965, do not want another commercial residence bordering my property. The commercial site next to me has in the past created more problems than any other residence in recent years.

Requested actions:

Delay in decision until all of Homeland is mailed this information as well as all the planning documents and studies involved, or a town meeting where all concerns can be voiced, not in Riverside where many cannot travel.

Require a traffic impact statement

Require a Highway Patrol and Sheriff's Office impact statement since that is our source of protection

Require they consider other sites not bordered on three sides by residential, other sites that are available do not impinge on individual residential space as this plan. They have a store five miles away, require justification of one the close.

Require an impact statement of how the current business, many in the same business will be affected, this is a very small community it cannot support another store of this genre, if this comes, others will go out of business, so how does this business assist the community?

Require justification of 42 parking sites, only one spot in all of Homeland has that much parking, and it is an entertainment venue, only open periodically. A site this large is relying on drive through traffic in order to survive. Flow through traffic is traveling at 50 mph, this site is right after the Post Office, which is the most used site in Homeland, and one with the most fatalities anywhere around, a report must address these issues.

Requirement of a signal light if this project is approved, require more proper signage for Ritter, which is one of the most difficult streets to find and enter already.

Require a 24-hour security guard, with walled fences and cameras where it abuts all residential property in Homeland if it is approved. All crime will radiate from too much empty parking and no one to monitor the situation after the store is closed. Require all store lights to have no impact where it borders residential space.

nter at 925-285-1922

ormspat3@gmail.com

Hari Om Shiv, Inc DBA A.P.Market 31770 Highway 74 Homeland, CA 92548 June 17, 2013

To, Planning Commission Riverside County 4080 Lemon Street 1st Floor Board Chambers Riverside, CA 92501



Subject: Change of zone No.7793 and plot No. 25248. Third/Fifth Supervisorial District Location: Northwest corner of Ritter Avenue and Highway 74. Applicant:- Boos Development West. LLC

Respected Sir,

With reference to above subject, we propose our objection and our concerns hereunder as well as others which may be raised by us in future.

We have a retail family business nearby the subject plot area within 700 feet vicinity. There are other 4 or more retail facilities within half mile or 2 mile area. These businesses are breadwinner for the small family business owners.

Here in present case, subject land owner accepted the zoning code of the area without raising any objection against the R.R. zoning of the said land. And there after, they obtain permission for constructing family residences by dividing the said land into different plots. According to this permission, they constructed family housing and sold some plots for residential use and thereby take advantage of the said zoning. Developers

failed to complete or satisfy the terms and conditions of the original permit granted for construction of a family house and few plots were left open and thus fail to comply with the permission granted for constructing the R.R. residence. Now after many years passed, the developer firm asked for the change of zone in respect of few i.e. 4 or 5 plots of the said R. R Plots land and applied for the zone change permission to construct subject project. Therefore, the applicant's application is barred by law of limitation, law of waiver, law of acquiescence, delay and latches.

The change of zoning should not be allowed for satisfying the needs and personal desires of the subject land owner. Originally, the owner of the plot had purchased the said plot area after proper verification of the zoning situation. Applicants failed to show the urgent needs or circumstances for changing the zoning. There is no inordinate economic burden or hardship caused to applicants due to present zoning regulations if they are not allowed to open their facility. They have enough facilities within 5-10 mile radius. Moreover, they might have enough financial capacity to buy the land in the commercial zoning area. There are enough retail business facilities providing similar service here and after to the community since more than 20 years in the subject area that may be enough for satisfying the needs of the society. Thus, if the permission is not granted to the applicants, there will be no irreparable loss to them. However, if subject application is granted, it will cause irreparable loss to the local businesses and the residents of the area. It will affect the economic growth of the area and will impair the desirability of investment or occupation in the vicinity due to the fact that there are many existing small retail businesses and residential uses.

It will create significant effect on noise, environment, traffic, and nuisance in the area. The ratio of traffic accidents will increase due to the commercial activity in the residential zone. Criminal activity had occurred in this area before, and this change of zoning will increase the rate of such activities. The proposed project will adversely affect matters regarding security, police protection, and crime prevention. This will also create significant effect on traffic congestion and noise nuisance because the residential use will likely create more traffic and noise than commercial use. Thus, change of zoning poses the threat to the health and safety of the neighborhood.

Also, if the subject application is granted, major disturbance will be caused to the calculation of zoning which will decrease the availability of the residential plots. This will disturb the ratio of housing calculation in the zone of which zoning was enacted.

Before processing the subject application, planning department should obtain the consent of the people who are to be most affected by the modification sought by the applicant. Specific affected residents and owner of the small businesses around the vicinity had not been notified about the agenda of the meeting. Local council had not approached the local community (within 1 mile of the proposed project) who are affected with this change and proper opportunity was not given to those who are affected.

Under the foresaid circumstance, the subject application is not tenable in law and unsafe for local community in terms of safety (criminal activities), traffic, and noise nuisance. The planning department has not acted as per the rules, regulation, and law of the county, state and federal. It is also against the principle of natural justice, equity, and good conscience. The department should act fairly, impartially, and in bonafied manner.

It is not a special case. It is not rarest and rare case. General code and zone code was created as a vision of the Riverside County and should be treated as the constitution of the Riverside County. Without any special circumstances, needs, or emergencies, zoning should not be changed. Thus, special privilege should not be given to the applicants for their reasons that do not justify a changing in zoning.

Under the circumstance, no project should be allowed to construct and no zoning change should be granted in the interest of justice and in the interest of the affected people by the alleged act.

BHARAT NATEL

V.P.

HarioH Shir Pre

31770 High Ucy 74 /cresy

Are

Homeland CA 92548

Winchester/Romeland Municipal Advisory Gouncil

31851 Winchester Road, Winchester, California 92596

May 16, 2013

RECEIVED MAY 2 1 2013

ADMINISTRATION RIVERSIDE COUNTY PLANNING DEPARTMENT

Attn: H. P. Kang, Planner Riverside County Planning Department P.O. Box 1409 Riverside, CA 92502-1409

RE:

Case: CZ07793 & PP25248

Proposed Change of Zone for a "Family Dollar" store

at the northwest corner of Highway 74 & Ritter Avenue, Homeland, California.

Dear Mr. Kang,

Thank you for engaging our local MAC.

At the May 9th public meeting of the Winchester/Homeland Municipal Advisory Council, we discussed the Plot Plan & Change of Zone for the above-referenced project.

Conclusion: "No exceptions taken."

Sincerely,

James Horecka, AIA

Secretary

Winchester/Homeland Municipal Advisory Council

Surjit Buttar

HWY 74 Market and Liquor

31190 HWY 74

Homeland, Ca, 92548

Riverside County Administrative Center

Board Chambers, 1st Floor

4080 Lemon Street

Riverside, Ca 92501



Dear Sir or Madam,

I own a Liquor store in homeland and I am concerned about the new Dollar Store project. There are 7 stores within 3 miles which include 3 gas stations and 4 convenience stores. Hence, there is no need for another retail store at this location. If this project does go through it will increase the traffic in this area which has already been a problem with 10 people dying in the last 9 years by accidents. Furthermore, this retail store will be bad of all businesses in this area. It can actually cause some store to be completely out of business to the point where they might close down. These businesses have been serving the homeland community for many years and it would be unfair to them.

Thanks for your time.

Sincerely,

Sunia Buta

Surjit Buttar

DEPARTMENT OF TRANSPORTATION

DISTRICT 8
PLANNING
464 WEST 4th STREET, 6th Floor MS 725
AN BERNARDINO, CA 92401-1400
HONE (909) 383-4557
FAX (909) 383-5936
TTY (909) 383-6300



Flex your power!
Be energy efficient!

January 8, 2013

H. P. Kang Project Planner Land Development Committee Development Review Team P.O. Box 1409 Riverside, CA 92502-1409



Family Dollar SR-74 and Ritter Avenue Intersection

Mr. Kang,

We have completed our review for the above project located on 1.49 acres inside an 8,320 square feet building on the northwest corner of Highway-74 and Ritter Avenue in the Community of Homeland.

As the owner and operator of the State Highway System (SHS), it is our responsibility to coordinate and consult with local jurisdictions when proposed development may impact our facilities. As the responsible agency under the California Environmental Quality Act (CEQA), it is also our responsibility to make recommendations to offset associated impacts with the proposed project. Although the project is under the jurisdiction of the County of Riverside due to the Project's potential impact to State facilities it is also subject to the policies and regulations that govern the SHS.

We recommend the following to be provided:

Traffic Study

- Why does the project provide for four lanes in the westbound direction? If it is the County requirement, please provide the striping detail.
- The raised curb at the left turn pocket to Ritter Avenue will be constructed by Caltrans project (Raised median project). This project needs to provide setback for right of way for raised median in the future.

ADA

- A 5ft left shoulder shall be provided per Caltrans HDM, topic 302.1.
- Please specify what type of 4" concrete median curb is proposed.
- Per HDM 105.5, dual curb ramps should be provided.

Mr. Kang January 8, 2013 Page 2

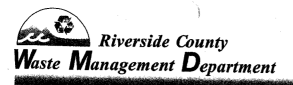
We appreciate the opportunity to offer comments concerning this project. If you have any questions regarding this letter, please contact Talvin Dennis at (909) 383-6908 or myself at (909) 383-4557 for assistance.

Sincerely,

DANIEL KOPULSKY

Office Chief

Community Planning/IGR-CEQA



Hans W. Kernkamp, General Manager-Chief Engineer

December 17, 2012

19 392

H.P. Kang, Project Planner
Riverside County Planning Department
P. O. Box No. 1409
Riverside, CA 92502-1409

RE: Plot Plan (PP) No. 25248

Proposal: The PP proposes to develop a 8,239 square foot retail store

APNs: 457-171-020;-024;-025

Dear Mr. Kang:

The Riverside County Waste Management Department (Department) has reviewed the proposed project located north of Highway 74, south of Ritter Street, and east of Homeland Avenue, in the Harvest Valley/Winchester Area Plan. In order to mitigate the project's potential solid waste impacts and to help the County's efforts to comply with State law in diverting solid waste from landfill disposal, the Department is recommending that the following conditions be made a part of any Conditions of Approval for the project:

- 1. Prior to issuance of a building permit, the applicant shall submit three (3) copies of a Recyclables Collection and Loading Area plot plan to the Riverside County Waste Management Department for review and approval. The plot plan shall conform to Design Guidelines for Recyclables Collection and Loading Areas, provided by the Waste Management Department, and shall show the location of and access to the collection area for recyclable materials, along with its dimensions and construction detail, including elevation/façade, construction materials and signage. The plot plan shall clearly indicate how the trash and recycling enclosures shall be accessed by the hauler.
- 2. **Prior to final building inspection,** the applicant shall construct the recyclables collection and loading area in compliance with the Recyclables Collection and Loading Area plot plan, as approved and stamped by the Riverside County Waste Management Department.
- 3. Prior to issuance of a building permit, A Waste Recycling Plan (WRP) shall be submitted to the Riverside County Waste Management Department for approval. At a minimum, the WRP must identify the materials (i.e., concrete, asphalt, wood, etc.) that will be generated by demolition, construction and development, the projected amounts, the measures/methods that will be taken to recycle, reuse, and/or reduce the amount of materials, the facilities and/or haulers that will be utilized, and the targeted recycling or reduction rate. During project construction, the project site shall have, at a minimum, two (2) bins: one for waste disposal and the other for the recycling of Construction and Demolition (C&D) materials. Additional bins are encouraged to be used for further source separation of C&D recyclable materials. Accurate record keeping (receipts) for recycling of C&D recyclable materials and solid waste disposal must be kept. Arrangements can be made through the franchise hauler.

H.P. Kang, Project Planner Plot Plan No. 25248 December 17, 2012 Page 2

- 4. Prior to issuance of an occupancy permit, evidence (i.e., receipts or other type of verification) to demonstrate project compliance with the approved WRP shall be presented by the project proponent to the Planning Division of the Riverside County Waste Management Department in order to clear the project for occupancy permits. Receipts must clearly identify the amount of waste disposed and Construction and Demolition (C&D) materials recycled.
- 5. Hazardous materials are not accepted at Riverside County landfills. In compliance with federal, state, and local regulations and ordinances, any hazardous waste generated in association with the project shall be disposed of at a permitted Hazardous Waste disposal facility. Hazardous waste materials include, but are not limited to, paint, batteries, oil, asbestos, and solvents. For further information regarding the determination, transport, and disposal of hazardous waste, please contact the Riverside County Department of Environmental Health, Environmental Protection and Oversight Division, at 1.888.722.4234.
- 6. Use mulch and/or compost in the development and maintenance of landscaped areas within the project boundaries. Recycle green waste through either onsite composting of grass, i.e., leaving the grass clippings on the lawn, or sending separated green waste to a composting facility.
- 7. Consider xeriscaping and using drought tolerant/low maintenance vegetation in all landscaped areas of the project.

Thank you for the opportunity to review this proposal. If you have any questions, please call me at (951) 486-3200.

Sincerely,

Ryan Ross Principal Planner

PD88468v65



1995 MARKET STREET RIVERSIDE, CA 92501 951.955.1200 FAX 951.788.9965 www.rcflood.org 150520

RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT December 10, 2012

Riverside County Planning Department County Administrative Center Riverside, California

DEC 12 2012

Attention: H. P. Kang

Ladies and Gentlemen:

Re: Change of Zone 7793

Area: Homeland/Romoland

We have reviewed this case and have the following comments:

The proposed zoning is consistent with existing flood hazards. Some flood control facilities or floodproofing may be réquired to fully develop to the implied density.

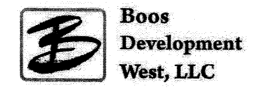
Questions concerning this matter may be referred to Shaheen Mooman of this office at 951.955.1318.

Very truly yours,

HENRY OLIVO

Engineering Project Manager

SM:blj



April 23rd 2013

Operational Statement Family Dollar Ritter & HWY 74, Homeland, CA

Boos Development West, LLC. is working with Family Dollar to build an 8320 square foot retail store in Riverside County. Family Dollar provides their customers with a mix of quality name brand products from consumable products such as household paper products and expanded food assortment, to treasures for every home and even quality apparel for men, woman and children. They also offer a mix of seasonal products, greeting cards, & gift-wrap, with an emphasis on convenience to the customer.

The Family Dollar facilities are designed to provide a safe environment for patrons and employees. To that end, the following design elements are incorporated into the security plan: Adequate lighting levels both on the interior and exterior of the store, employee supervision of the facility, closed circuit video monitoring system, with camera located strategically throughout the property, and careful window sign and landscaping placement to avoid obstruction of visibility into and out of the facility.

Family Dollar is expanding to the California market & this location will be one of the first ground up stores constructed in Riverside County. Family Dollar will receive regular weekly deliveries, typically loading and unloading from a WB-67 type delivery truck. There will be one weekly delivery to the store during normal operating hours. The standard hours of operation are Monday through Sunday 8am – 10pm. Each Family Dollar store employs one manager, 1-2 assistant managers, & 5-7 additional employees depending on location.

No hazardous material or waste will be produced during the construction of this project or during the normal operation of the Family Dollar store.

Boos Development West, LLC believes that a new retailer such as Family Dollar would be a welcome use to this area of the County. Should staff have any questions or concerns regarding this application, please do not hesitate to contact Kristi Kandel (714-316-8678) at any time.

Sincerely,

Kristi L Kandel

Kristi Kandel Development Project Manager Boos Development West, LLC

LAN. DEVELOPMENT COMN. TTEE/ **DEVELOPMENT REVIEW TEAM INITIAL CASE TRANSMITTAL** RIVERSIDE COUNTY PLANNING DEPARTMENT - RIVERSIDE

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

DATE: November 19, 2012

TO: ·

Riv. Co. Transportation Dept.

Riv. Co. Environmental Health Dept.

Riv. Co. Public Health - Industrial Hygiene

Riv. Co. Flood Control District

Riv. Co. Fire Department

TELEPHONE:

Riv. Co. Building & Safety - Grading

Riv. Co. Building & Safety - Plan Check Regional Parks & Open Space District

Riv. Co. Environmental Programs Division

P.D. Geology Section

P.D. Landscaping Section

P.D. Archaeology Section

Riverside Transit Agency Riv. Co. Sheriff's Dept.

Riv. Co. Waste Management Dept.

3rd District Supervisor

3rd District Planning Commissioner

Caltrans District #8

PLOT PLAN NO. 25248 and CHANGE OF ZONE NO. 7793 - EA42556 - Applicant: Kristi Kandel, Boos Development West, LLC, Engineer/Representative: Scott Mommer, Lars Andersen & Associates -Fifth/Third Supervisorial District - Homeland Zoning Area - Harvest Valley/Winchester Area Plan: Rural Community: Rural Residential (R-R) - Location: Northerly of Hwy 74, southerly of Ritter Street, easterly of Homeland Avenue, and westerly of Ritter Avenue - 1.49 Gross Acres - Zoning: Rural Residential (RR) - REQUEST: The Plot Plan proposes to develop a 8,239 square foot stand alone retail store (Family Dollar) with 34 parking spaces and a 132 feet by 90 feet detention basin to the north of the property. The Change of Zone proposes to rezone the property from R-R to C-P-S - APN: 457-171-020, 457-171-024, and 457-171-025 Related Cases: PAR01338

Please review the attached map(s) and/or exhibit(s) for the above-described project. This case is scheduled for a DRT meeting on December 20, 2012 All LDC/DRT Members please have draft conditions in the Land Management System on or before the above date. If it is determined that the attached map(s) and/or exhibit(s) are not acceptable, please have corrections in the system and DENY the routing on or before the above date. Once the route is complete, and the approval screen is approved with or without corrections, the case can be scheduled for a public hearing.

All other transmitted entities, please have your comments, questions and recommendations to the Planning Department on or before the above date. Your comments/recommendations/conditions are requested so that they may be incorporated in the staff report for this particular case.

Should you have any questions regarding this project, please do not hesitate to contact H.P. Kang, Project Planner, at (951) 955-1888 or email at hpkang@rctlma.org / MAILSTOP# 1070.

Public Hearing Path:	DH: 🗌	PC: 🛛	BOS: ⊠
COMMENTS:			

DATE: SIGNATURE: PLEASE PRINT NAME AND TITLE:

If you do not include this transmittal in your response, please include a reference to the case number and project planner's name. Thank you.



PLANNING DEPARTMENT

APPLICATION FOR CHANGE OF ZONE

CHECK ONE AS APPROPRIATE:
☑ Standard Change of Zone
There are three different situations where a Planning Review Only Change of Zone will be accepted:
Type 1: Used to legally define the boundaries of one or more Planning Areas within a Specific Plan. Type 2: Used to establish or change a SP zoning ordinance text within a Specific Plan. Type 3: Used when a Change of Zone application was conditioned for in a prior application.
INCOMPLETE APPLICATIONS WILL NOT BE ACCEPTED.
CASE NUMBER: C207793 DATE SUBMITTED: 11 6/12
APPLICATION INFORMATION
Attn: Kristi Kandel Boos Development West, LLC E-Mail: kkandel@boosdevelopment.com
Mailing Address: 701 N. Parkcenter Drive, Suite 110
Santa Ana Street CA 92705
City State ZIP
Daytime Phone No: (714) 316-8678 Fax No: ()
Engineer/Representative's Name: Lars Andersen & Assoc., Inc. E-Mail: smommer@larsandersen.com
Mailing Address: 4694 W. Jacquelyn Avenue
Fresno Street CA 93722
City State ZIP
Daytime Phone No: (559) 978-1000 Fax No: (559) 276-0850
Property Owner's Name: Evangelos & Maria Karpouzis E-Mail:
Mailing Address: 4885 Green Crest Drive
Yorba Linda Street CA 92887
City State ZIP
Daytime Phone No: (714) 692-2730 Fax No: (714) 692-2984

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

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

AUTHORIZATION FOR CONCURRENT FEE TRANSFER

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

ditimately defined.		
David Morse		
l	PRINTED NAME OF APPLICANT	SIGNATURE OF APPLICANT

AUTHORITY FOR THIS APPLICATION IS HEREBY GIVEN:

I certify that I am/we are the record owner(s) or authorized agent and that the information filed is true and correct to the best of my knowledge. An authorized agent must submit a letter from the owner(s) indicating authority to sign the application on the owner's behalf.

Maria Karpouzis

PRINTED NAME OF PROPERTY OWNER(S)

Maria Karpouzis

PRINTED NAME OF PROPERTY OWNER(S)

If the property is owned by more than one person, attach a separate sheet that references the application case number and lists the printed names and signatures of all persons having an interest in the property.

PROPERTY INFORMATION:

All signatures must be originals ("wet-signed"). Photocopies of signatures are not acceptable.

Assessor's Parcel Number(s): 475-171-20, 24 & 25

Section: 8 Township: 5 S Range: 2 W

Approximate Gross Acreage: 1.49 AC

General location (nearby or cross streets): North of Highway 74 , South of Snyder Lane , East of Homeland Avenue , West of Ritter Street

Evangelos Karpouzis

Thomas Brothers map, edition year, page number, and coordinates: Proposal (describe the zone change, indicate the existing and proposed zoning classifications. If within a Specific Plan, indicate the affected Planning Areas): Rezone the property from R-R to C-P-Š (Scenic Highway Commercial) Related cases filed in conjunction with this request: Plot Plan Certificate of Parcel Merger

APPLICATION FOR CHANGE OF ZONE



PLANNING DEPARTMENT

APPLICATION FOR LAND USE PROJECT

CHECK ONE AS APP	ROPRIATE:				
PLOT PLAN REVISED PERMIT	☐ CO	NDITIONAL USE BLIC USE PERM	E PERMIT IIT	☐ TEMPOI	RARY USE PERMIT CE
PROPOSED LAND US	E:				
ORDINANCE NO. 348	SECTION AUTH	ORIZING PROP	OSED LAN	D USE:	
ALL APPLICATIONS MUST IN TO THE SPECIFIC PROJECT. APPLICATIONS WILL NOT BE	APPILICIAL INCUR	ATION REQUIRED UN MATION MAY BE REC	IDER ANY SUF DUIRED AFTER	PPLEMENTAL INF INITIAL RECEIP	FORMATION LIST APPLICABLE TAND REVIEW. INCOMPLETE
CASE NUMBER:	°P25248		DATE SU	JBMITTED:	11/4/12
APPLICATION INFOR	MATION				
Applicant's Name: Boos	Development West, LLC	- Kristi Kandel	E-Mail: _	kkandel@boosdevel	opment.com
Mailing Address: 701 N.	Parkcenter Drive, Suite		-		
Santa Ana		Street CA		92705	
	City	State		ZIP	
Daytime Phone No: (71	4) 316-8678	F	ax No: ()	
Engineer/Representativ	e's Name: Lars Ar	dersen & Assoc., Inc So	cott Mommer	E-Mail:	smommer@larsandersen.com
Mailing Address: 4694 W	Jacquelyn Avenue				:
Fresno		. Street CA		93722	
	City	State		ZIP	
Daytime Phone No: (55	9 978-1000	Fa	ax No: (559	276-0850	· · · · · · · · · · · · · · · · · · ·
Property Owner's Name	Evangelos & Maria Ka	arpouzis	E-Mail: _		***
Mailing Address: 4885 Gr	een Crest Drive				
Yorba Linda		<i>Street</i> CA		92887	
	City	State		ZIP	
Daytime Phone No: (2	14) 692	-2730 Fa	x No: (70	4) 69	2-2984

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

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

AUTHORIZATION FOR CONCURRENT FEE TRANSFER

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

All signatures must be originals ("wet-signed"). Photocopies of signatures are not acceptable.

David Morse	
PRINTED NAME OF APPLICANT	SIGNATURE OF APPLICANT
AUTHORITY FOR THIS APPLICATION IS HEREBY	GIVEN:
I certify that I am/we are the record owner(s) or authorized to the best of my knowledge. An authorized indicating authority to sign the application on the owner.	ed agent must submit a letter from the owner(s)
All signatures must be originals ("wet-signed"). Photo	copies of signatures are not acceptable.
Evangelos Karpouzis	6/_
PRINTED NAME OF PROPERTY OWNER(S)	SIGNATURE OF PROPERTY OWNER(S)
Maria Karpouzis	Marie
PRINTED NAME OF PROPERTY OWNER(S)	SIGNATURE OF PROPERTY OWNER(S)
If the property is owned by more than one persoapplication case number and lists the printed names the property.	on, attach a separate sheet that references the and signatures of all persons having an interest in
See attached sheet(s) for other property owners' s	signatures.
PROPERTY INFORMATION:	
Assessor's Parcel Number(s): 457-171-20, 24 & 25	
Section: 8 Township: 55	Range: 2 w

Approximate Gross Acreage: 1.49 AC General location (nearby or cross streets): North of Highway 74 Snyder Lane East of Homeland Avenue , West of Ritter Street Thomas Brothers map, edition year, page number, and coordinates: Project Description: (describe the proposed project in detail) The project is to develop a retail store (Family Dollar). Related cases filed in conjunction with this application: Change of Zone, Environmental Assessment, and Plot Plan (included in Land Use Application) Is there a previous application filed on the same site: Yes \(\bigcap \) No \(\bigcap \) 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 📝 No 🔲 If yes, indicate the type of report(s) and provide a copy: Noise study Is water service available at the project site: Yes 📝 No 🗌 If "No," how far must the water line(s) be extended to provide service? (No. of feet/miles) Will the project eventually require landscaping either on-site or as part of a road improvement or other common area improvements? Yes ✓ No □ Is sewer service available at the site? Yes \(\square\) No \(\sqrt{} \) 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 ☐ No ☑ How much grading is proposed for the project site? Estimated amount of cut = cubic yards: 3300

APPLICATION FOR LAND USE PROJECT

APPLICATION FOR LAND USE PROJECT Estimated amount of fill = cubic vards 600 Does the project need to import or export dirt? Yes 🗸 No 🗀 _____ Export 2700 Neither What is the anticipated source/destination of the import/export? Depends on sources available at time of construction. Entitlements anticipated to take 6 mos. What is the anticipated route of travel for transport of the soil material? Depends on sources available at time of construction. Entitlements anticipated to take 6 mos. How many anticipated truckloads? (25 cubic feet) 54 _____truck loads. What is the square footage of usable pad area? (area excluding all slopes) ______sq. ft. Is the project located within 8½ miles of March Air Reserve Base? Yes \(\square\) No \(\square\) If yes, will any structure exceed fifty-feet (50') in height (above ground level)? Yes \(\sqrt{\text{No}} \) No \(\sqrt{\text{V}} \) 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 \(\sqrt{No} \sqrt{No} \sqrt{ 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 🕢 No 🗍 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 S	SUBSTANCES STATEMENT
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	Government Code Section 65962.5 requires the applicant for any development project to consuspecified 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 shat specify any lists. Under the statute, no application shall be accepted as complete without this signe 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) David Morse 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						

APPLICATION FOR LAND USE PROJECT

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

PROPERTY OWNERS CERTIFICATION FORM

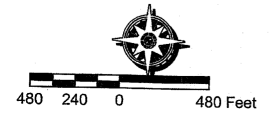
I, VINNIE NGUYEN , certify that on 4 24 2013,
The attached property owners list was prepared by Riverside County GIS
APN (s) or case numbers <u>CZO7793/PP25248</u> For
Company or Individual's Name Planning Department
Distance buffered 600′
Pursuant to application requirements furnished by the Riverside County Planning Department
Said list is a complete and true compilation of the owners of the subject property and all other
property owners within 600 feet of the property involved, or if that area yields less than 25
different owners, all property owners within a notification area expanded to yield a minimum of
25 different owners, to a maximum notification area of 2,400 feet from the project boundaries,
based upon the latest equalized assessment rolls. If the project is a subdivision with identified
off-site access/improvements, said list includes a complete and true compilation of the names and
mailing addresses of the owners of all property that is adjacent to the proposed off-site
improvement/alignment.
I further certify that the information filed is true and correct to the best of my knowledge. I
understand that incorrect or incomplete information may be grounds for rejection or denial of the
application.
NAME: Vinnie Nguyen
TITLE GIS Analyst
ADDRESS: 4080 Lemon Street 2 nd Floor
Riverside, Ca. 92502
TELEPHONE NUMBER (8 a.m. – 5 p.m.): (951) 955-8158

CZ07793/PP25248 (600 feet buffer)



Selected Parcels

457-152-009 459 459-161-014 457 457-152-027 457 459-161-018 457 457-152-020 457 459-094-014 457 459-161-007 459 459-165-009 457		457-171-010 457-171-029 457-172-010 457-172-006 459-094-003 457-152-015 457-181-015	459-094-017 457-171-018 457-171-009 459-165-003 457-172-024 459-161-004 457-172-034 457-171-004	457-171-020 457-172-017 459-162-009 457-172-005 459-165-011 459-162-001 457-152-014	459-161-016 457-171-024 457-172-019 457-171-008 459-094-001 457-181-010 459-162-002 457-172-009	459-161-010 457-171-025 457-172-008 457-171-023 459-161-001 457-172-004 459-162-003 457-152-022	457-152-018 457-172-022 457-171-013 457-171-028 459-161-002 457-171-016 459-162-004 457-171-012	459-164-011 457-172-014 457-152-021 457-152-028 459-161-011 457-152-032 457-172-021 457-171-014
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ASMT: 457152009, APN: 457152009 HEIDI MITTRICK, ETAL 4414 HANSHAW RD OCEAN SPRINGS MS 39564

ASMT: 457152013, APN: 457152013 VICENTA MERAZ, ETAL 25816 HOMELAND AVE HOMELAND, CA. 92548

ASMT: 457152014, APN: 457152014 MONICA SIMS, ETAL 12452 BRYANT ST YUCAIPA CA 92399

ASMT: 457152015, APN: 457152015 SUZANNE MARTIN, ETAL P O BOX 21086 RIVERSIDE CA 92516

ASMT: 457152016, APN: 457152016 VIOLET DARR OVERWATER P O BOX 786 HOMELAND CA 92548

ASMT: 457152017, APN: 457152017 ROSA VARGAS, ETAL 25830 HOMELAND AVE HOMELAND, CA. 92548

ASMT: 457152018, APN: 457152018 MABEL YOUNG, ETAL 823 WOODGROVE RD FILLMORE CA 93015 ASMT: 457152019, APN: 457152019 UZZIE PACHECO 25826 HOMELAND AVE HOMELAND, CA. 92548

ASMT: 457152020, APN: 457152020 MARIA CISNEROS 25838 HOMELAND AVE HOMELAND, CA. 92548

ASMT: 457152021, APN: 457152021 LUCILA IBARRA, ETAL 29555 NOGUES RD NUEVO CA 92567

ASMT: 457152022, APN: 457152022 DEBRA HESTER, ETAL 25870 HOMELAND AVE HOMELAND, CA. 92548

ASMT: 457152023, APN: 457152023 SCHEEL WILLIAM L ESTATE OF C/O PATRICK O SCHEEL 28589 GOETZ RD MNEIFEE CA 92587

ASMT: 457152024, APN: 457152024 ROSEMARY BARBETTA 7525 LITTLE OAKS DR OFALLON MO 63368

ASMT: 457152026, APN: 457152026 EDWARD PIERCE P O BOX 798 SUN CITY CA 92586



ASMT: 457152027, APN: 457152027 MATILDE HERNANDEZ, ETAL 609 N GIRARD ST HEMET CA 92544

ASMT: 457152028, APN: 457152028 JUAN MORA 25906 HOMELAND AVE HOMELAND, CA. 92548

ASMT: 457152029, APN: 457152029 MARIA GALLEGOS 25924 HOMELAND AVE HOMELAND, CA. 92548

ASMT: 457152030, APN: 457152030 BERNARD VRABEL, ETAL 1919 W CORONET NO 228 ANAHEIM CA 92801

ASMT: 457152031, APN: 457152031 RUSSELL STIGALL 25952 HOMELAND AVE HOMELAND, CA. 92548

ASMT: 457152032, APN: 457152032 MARIA LARA, ETAL 30480 AVENIDA CAYLEE HOMELAND CA 92548

ASMT: 457171004, APN: 457171004 PRIMITIVO VILLASENOR 25805 RITTER AVE HOMELAND, CA. 92548 ASMT: 457171005, APN: 457171005 MARIA CONCEBIDA, ETAL 1146 SOUTH A ST PERRIS CA 92571

ASMT: 457171006, APN: 457171006 VICTORIA DURAN 25801 RITTER AVE HOMELAND, CA. 92548

ASMT: 457171009, APN: 457171009 IGNACIO CORONA 12686 VALLEY MEADOWS DR MORENO VALLEY CA 92553

ASMT: 457171010, APN: 457171010 ELVIS MENDOZA 25845 RITTER AVE HOMELAND, CA. 92548

ASMT: 457171011, APN: 457171011 PEDRO GOMEZ 5256 E BEVERLY BLV LOS ANGELES CA 90022

ASMT: 457171012, APN: 457171012 RENE LOPEZ 25841 RITTER AVE HOMELAND, CA. 92548

ASMT: 457171013, APN: 457171013 ANGELICA GONZALES, ETAL P O BOX 462 HOMELAND CA 92548



ASMT: 457171014, APN: 457171014 JEAN MADUENO, ETAL 25875 RITTER AVE HOMELAND, CA. 92548

ASMT: 457171015, APN: 457171015 VIRGINIA SHAY P O BOX 36 HOMELAND CA 92548

ASMT: 457171016, APN: 457171016 MIGUEL DURAN P O BOX 767 HOMELAND CA 92548

ASMT: 457171017, APN: 457171017 PATRICIA ROMAN 25921 RITTER AVE HOMELAND, CA. 92548

ASMT: 457171018, APN: 457171018 RICARDO MARTINEZ, ETAL P O BOX 404 HOMELAND CA 92548

ASMT: 457171021, APN: 457171021 K MILLER FAMILY LTD PARTNERSHIP C/O KRIS MILLER 33756 KEITH AVE HEMET CA 92545

ASMT: 457171022, APN: 457171022 TERRY POPE P O BOX 1800 HOMELAND CA 92548 ASMT: 457171028, APN: 457171028 NORMA NEVAREZ, ETAL P O BOX 673 HOMELAND CA 92548

ASMT: 457171029, APN: 457171029 GRACIELA ACOSTA 25829 RITTER AVE HOMELAND, CA. 92548

ASMT: 457172004, APN: 457172004 MARY MORRILL P O BOX 713 HOMELAND CA 92548

ASMT: 457172005, APN: 457172005 MAGDALENA JIMENEZ, ETAL 25844 RITTER AVE HOMELAND, CA. 92548

ASMT: 457172008, APN: 457172008 CHRISTINE DRENNING, ETAL 25868 RITTER AVE HOMELAND, CA. 92548

ASMT: 457172009, APN: 457172009 ESPERANZA BELTRAN, ETAL 25882 RITTER AVE HOMELAND, CA. 92548

ASMT: 457172010, APN: 457172010 LIDIA RINCON, ETAL 13429 VARSITY LN MORENO VALLEY CA 92555



ASMT: 457172011, APN: 457172011 BRIAN AVAKIAN P O BOX 662 HOMELAND CA 92548

ASMT: 457172012, APN: 457172012 FRANCISCO MENDOZA 25870 RITTER AVE HOMELAND, CA. 92548

ASMT: 457172013, APN: 457172013 MARIA DEMONTES, ETAL 25980 CRAIG ST ESPARTO CA 95627

ASMT: 457172014, APN: 457172014 ROSALVA VILLASENOR, ETAL P O BOX 624 MURRIETA CA 92562

ASMT: 457172016, APN: 457172016 STEPHEN HENNESSEE P O BOX 183 LAYTON UT 84041

ASMT: 457172018, APN: 457172018 TERESA FLORES, ETAL 25914 RITTER AVE HOMELAND, CA. 92548

ASMT: 457172019, APN: 457172019 JOY ROBINSON, ETAL P O BOX 969 HOMELAND CA 92548 ASMT: 457172020, APN: 457172020 ROBERT DAHL 834 MORNINGSIDE DR FULLERTON CA 92835

ASMT: 457172021, APN: 457172021 MARIA CORTEZ, ETAL 4615 SHASTA BLUE LN HEMET CA 92545

ASMT: 457172022, APN: 457172022 MARIA KARPOUZIS, ETAL 4885 GREEN CREST DR YORBA LINDA CA 92887

ASMT: 457172023, APN: 457172023 EMMA ROBSON, ETAL 1634 CAMINO CRESTA HEMET CA 92545

ASMT: 457172024, APN: 457172024 INGRID JOHNSEN, ETAL 3430 SWEET RD BLAINE WA 98230

ASMT: 457172025, APN: 457172025 JOHNNY RODRIGUEZ P O BOX 511 HOMELAND CA 92548

ASMT: 457172026, APN: 457172026 SERAFIN ALEMAN 31231 HWY 74 HOMELAND CA 92548



ASMT: 457172029, APN: 457172029 TODD GUSS 31090 OAK VALLEY DR HOMELAND CA 92548

ASMT: 457172039, APN: 457172039 JOSEPH HART, ETAL 1236 E 61ST ST LONG BEACH CA 90805

ASMT: 457181009, APN: 457181009 ROSEMARIE COUCH, ETAL 146 C XIMENO LONG BEACH CA 90803

ASMT: 457181010, APN: 457181010 MARY HUNT P O BOX 161 HOMELAND CA 92548

ASMT: 457181013, APN: 457181013 MOISES DESANTIAGO 25887 CREAG AVE HOMELAND, CA. 92548

ASMT: 457181015, APN: 457181015 ROGELIO TARANGO C/O RAY TARANGO 468 W PAISLEY AVE HEMET CA 92543

ASMT: 457181032, APN: 457181032 KAZUKO TAKAHASHI, ETAL 31638 HIGHWAY 74 HOMELAND, CA. 92548 ASMT: 459094001, APN: 459094001 ROSARIO ACEVEDO, ETAL 1221 W ACACIA AVE HEMET CA 92545

ASMT: 459094003, APN: 459094003 PATRICIA JEGLIN, ETAL P O BOX 409 HOMELAND CA 92548

ASMT: 459094004, APN: 459094004 ALBERTO DIAZ 31389 ALLEN AVE HOMELAND CA 92548

ASMT: 459094005, APN: 459094005 WILLIAM GRAY 66055 5TH ST DSRT HOT SPG CA 92240

ASMT: 459094014, APN: 459094014 MILDRED CHAMBERS 26093 GUTHRIDGE LN HOMELAND, CA. 92548

ASMT: 459094015, APN: 459094015 SOLEDAD GALLEGOS, ETAL 26460 CYNTHIA ST HEMET CA 92544

ASMT: 459094016, APN: 459094016 MARIA MORENO, ETAL 26045 GUTHRIDGE LN HOMELAND, CA. 92548



ASMT: 459094018, APN: 459094018 TOMMY YUN, ETAL C/O TOMMY YUN 18588 CALLE VISTA CIR NORTHRIDGE CA 91326

ASMT: 459161002, APN: 459161002 ROSARIO ACEVEDO, ETAL 1221 W ACACIA HEMET CA 92543

ASMT: 459161004, APN: 459161004 JOYCE PALMATEER, ETAL 5709 SUNNINGDALE CT LAS VEGAS NV 89122

ASMT: 459161008, APN: 459161008 OMEGA 2000 GROUP CORP 314 E KIMBALL AVE HEMET CA 92548

ASMT: 459161010, APN: 459161010 DINAH SOUZA C/O GERALDINE A PALMER P O BOX 33 HOMELAND CA 92548

ASMT: 459161011, APN: 459161011 MARIA BENITEZ 31544 WAKEFIELD AVE HOMELAND, CA. 92548

ASMT: 459161013, APN: 459161013 JOHNNY ZHANG 31510 WAKEFIELD AVE HOMELAND, CA. 92548 ASMT: 459161014, APN: 459161014 NICOLE CADELL, ETAL 25771 CREAG AVE HOMELAND CA 92548

ASMT: 459161015, APN: 459161015 MONIQUE PEGG 5002 ROCKLEDGE DR RIVERSIDE CA 92506

ASMT: 459161016, APN: 459161016 DENNIS PARKIN 31570 WAKEFIELD AVE HOMELAND, CA. 92548

ASMT: 459161017, APN: 459161017 MARIA PEREZ, ETAL P O BOX 486 HOMELAND CA 92548

ASMT: 459161018, APN: 459161018 JOHN KING 17000 WEDGE PKY NO 122 RENO NV 89511

ASMT: 459162004, APN: 459162004 NELSON NAZARIO 31393 ALLEN AVE HOMELAND CA 92548

ASMT: 459162005, APN: 459162005 DANNEY BALL PMB 333 140 E STETSON HEMET CA 92543 ASMT: 459162008, APN: 459162008 SARA ROCHA, ETAL 31636 WAKEFIELD AVE

HOMELAND, CA. 92548

ASMT: 459162009, APN: 459162009 MARIA MEJIA, ETAL 176 PRADO DR HEMET CA 92545

ASMT: 459162011, APN: 459162011 FRESH START HOMES P O BOX 245 HEMET CA 92545

ASMT: 459164011, APN: 459164011 K BAKER, ETAL 4551 EMERSON ST RIVERSIDE CA 92506

ASMT: 459165001, APN: 459165001 BENNIE LUNSTRUM P O BOX 211 HOMELAND CA 92548

ASMT: 459165002, APN: 459165002 CHARLES SORIA 31547 WAKEFIELD HOMELAND, CA. 92548

ASMT: 459165003, APN: 459165003 JOSE AMBRIZ 31555 WAKEFIELD AVE HOMELAND, CA. 92548 ASMT: 459165009, APN: 459165009 RICHARD DOWNER 31595 WAKEFIELD AVE HOMELAND, CA. 92548

ASMT: 459165011, APN: 459165011 MARVIN THOMPSON P O BOX 532 HOMELAND CA 92548

4/24/2013 7:52:55 AM

3rd Supervisor District Jeff Stone, Supervisor Board of Supervisors, Riverside County Mail Stop 1003

ATTN: Representative Mary Bono California State Representatives 45th District 1600 E. Florida Ave., Suite 301 Hemet, CA 92544

Romoland School District 25900 Leon Rd. Homeland, CA 92548

ATTN: Emmanuelle Reynolds Perris Union High School District 155 E. 4th St. Perris, CA 92570-2124

Natural Resources Conservation Services 950 N. Ramona Blvd., Suite 6 San Jacinto, CA 92582-2567

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

ATTN: Nadell Gayou California State Water Resources Control Board 1001 I St. Sacramento, CA 95814-2828

Rancho California Water District 42135 Winchester Rd. P.O. Box 9017 Temecula, CA 92590

ATTN: Michael McCoy Riverside Transit Agency 1825 3rd St. P.O. Box 59968 Riverside, CA 92517-1968

Applicant: Kristi Kandel Boos Development West, LLC. 701 N. Parkcenter Drive, Suite 110 Santa Ana, CA 92705 ATTN: John Petty c/o Mary Stark, Planning Commission Secretary Planning Commission, Riverside County

ATTN: Assemblyman Paul Cook California State Assembly 65th District 34932 Yucaipa Blvd. Yucaipa, CA 92399

Mail Stop 1070

Perris Valley Chamber of Commerce 11 S. D St. Perris, CA 92570-2126

Eastern Information Center Dept. of Anthropology 1334 Watkins Hall, University of California, Riverside Riverside, CA 92521-0418

Valley-Wide Recreation & Park District 901 W. Esplanade P.O. Box 907 San Jacinto, CA 92582

Southern California Edison 2244 Walnut Grove Ave., Rm 312 P.O. Box 600 Rosemead, CA 91770

Centralized Correspondence, Southern California Gas Company P.O. Box 3150 San Dimas, CA 91773

ATTN: Teresa Roblero Mail Location: 8031 Engineering Department, Southern California Gas Company 1981 W. Lugonia Ave. Redlands, CA 92374-9796

ATTN: Tim Pearce, Region Planner Southern California Gas Transmission 251 E. 1st St. Beaumont, CA 92223-2903

Engineer:
Scott Mommer
Lars Andersen& Associates, Inc.
4694 W. Jacquelyn Avenue
Fresno, CA 93722

Winchester Town Assocation P.O. Box 122 Winchester, CA 92596

ATTN: Mark Knorringa Building Industry Assoc. 3891 11th St. Riverside, CA 92501-2973

Soboba Band of Luiseno Indians P.O. Box 487 San Jacinto, CA 92581

ATTN: Project Manager - Franklin A. Dancy Morongo Band of Mission Indians Dept. of Planning & Building Services 49750 Seminole Dr. Cabazon, CA 92230

ATTN: Susan Pangell Morongo Tribal Council 11581 Potrero Rd. Banning, CA 92220

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

Pechanga Indian Reservation Council P.O. Box 1477 Temecula, CA 93593

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

ATTN: Michael McCann / David Barker Reg. Water Quality Control Board #9 San Diego 9174 Sky Park Court, Suite 100 San Diego, CA 92123-4340

Owner: Evangelos & Mria Karpouzis 4885 Green Crest Drive Yorba Linda, CA92887



PLANNING DEPARTMENT

Carolyn Syms Luna Director

NEGATIVE DECLARATION

Project/Cone Number: Change of Zana No. 7700 and Dist Dist No. 10	•
Project/Case Number: Change of Zone No. 7793 and Plot Plan No. 25	5248
Based on the Initial Study, it has been determined that the proposed effect upon the environment.	d project will not have a significant
PROJECT DESCRIPTION, LOCATION (see Environmental Assessme	ent No. 42556).
COMPLETED/REVIEWED BY:	
By: H. P. Kang Title: Project Planner	Date: <u>May 19, 2013</u>
Applicant/Project Sponsor: Boos Development West, LLC Date	e Submitted: November 6, 2012
ADOPTED BY: Board of Supervisors	
Person Verifying Adoption:	Date:
The Negative Declaration may be examined, along with documents reat: Riverside County Planning Department, 4080 Lemon Street, 12th Floo For additional information, please contact H. P. Kang at (951) 955-188	or, Riverside, CA 92501
Revised: 10/16/07 Y:\Planning Case Files-Riverside office\PP25248\DH-PC-BOS Hearings\DH-PC\Negative Declaration	ation.PP25248.docx



RIVERSIDE COUNTY

PLANNING DEPARTMENT

Carolyn Syms Luna Director

TO:	 Office of Planning and Research (OPR) P.O. Box 3044 Sacramento, CA 95812-3044 ☑ County of Riverside County Clerk 	FROM:	Riverside County Planning Department 4080 Lemon Street, 12th Floor P. O. Box 1409 Riverside, CA 92502-1409	38686 El Cerrito Road Palm Desert, California 9	2211
SUB.	JECT: Filing of Notice of Determination in cor	npliance with Section	21152 of the California Public Resource	s Code.	
	2556/Change of Zone No. 7793/Plot Plan No. 2 ct Title/Case Numbers	25248			
	. Kang	951-95	5-1888		
County	ty Contact Person	Phone N	umber		
N/A State C	Clearinghouse Number (if submitted to the State Clearinghous	se)			
	s Development West, LLC (Kristi Kandel) ct Applicant	701 N. Address	Parkcenter Drive, Suite 110, Santa Ana	, CA 92705	
The r	project is located at the northwest corner of Rif	ter Avenue and Highw	yay 74 in the community of Homeland.		
The p	plot plan proposes an 8,239 square foot stand	alone retail store (Far	nily Dollar) on approximately 1.5 acres v	vith 42 parking spaces. Additionall	y a change
zone Plan	e is also being proposed for the subject proper designation of Community Development: Com	ty from Rural Residen	tial (R-R) to Scenic Highway Commercia	al (C-P-S) to be consistent with exis	sting Gene
Project	of Description	incroial Netall (OB.OF	(170.2 to 0.55 Floor Area (Valio).		
This i	is to advise that the Riverside County Board has made the following determinations regarding	of Supervisors, as the	lead agency, has approved the above-	referenced project on	
4 5. <i>i</i> This i	Mitigation measures WERE NOT made a con- A Mitigation Monitoring and Reporting Plan/Pr A statement of Overriding Considerations WA is to certify that the Mitigated Negative Declara- nty Planning Department, 4080 Lemon Street,	ogram WAS NOT ado S NOT adopted for the ation, with comments.	pted. project. responses, and record of project approv	al is available to the general public	at: Rivers
	Signature		Title	Date	
Date	Received for Filing and Posting at OPR:				
H K/ hk					
Revise	ed 8/25/2009				
r.\ran	nning Case Files-Riverside office\PP25248\DH-PC-BOS Heari	ngs/DH-PC/NOD Form.PP25	248.docx		
P	Please charge deposit fee case#: ZEA42556 ZC		TY CLERK'S USE ONLY		
1					

COUNTY OF RIVERSIDE SPECIALIZED DEPARTMENT RECEIPT

Permit Assistance Center

4080 Lemon Street Second Floor

39493 Los Alamos Road Suite A

38686 El Cerrito Rd

M* REPRINTED * R1210077

Riverside, CA 92502

Murrieta, CA 92563

Indio, CA 92211 (760) 863-8271

(951) 955-3200

(951) 694-5242

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

Received from: BOOS DEVELOPMENT WEST LLC

\$64.00

paid by: CK 127

CA FISH & GAME FOR PP24248

paid towards: CFG05933

CALIF FISH & GAME: DOC FEE

at parcel:

appl type: CFG3

Nov 06, 2012 11:02 MGARDNER posting date Nov 06, 2012

Account Code 658353120100208100 Description

CF&G TRUST: RECORD FEES

Amount \$64.00

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

COUNTY OF RIVERSIDE M* REPRINTED * R1303519 SPECIALIZED DEPARTMENT RECEIPT Permit Assistance Center

4080 Lemon Street

Second Floor

Riverside, CA 92502

(951) 955-3200 **************************

39493 Los Alamos Road

Suite A

Murrieta, CA 92563

(951) 694-5242

38686 El Cerrito Rd

Indio, CA 92211

(760) 863-8271

Received from: BOOS DEVELOPMENT WEST LLC

paid by: CK 1100

CA FISH & GAME FOR PP24248

paid towards: CFG05933 CALIF FISH & GAME: DOC FEE

at parcel:

appl type: CFG3

Apr 22, 2013 MGARDNER posting date Apr 22, 2013 ***************************** ***********************************

Account Code

Description

658353120100208100 CF&G TRUST

Amount \$2,156.25

\$2,156.25

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



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

RIVERSIDE, CA 92502-1147 PHONE: (951) 955-1060 FAX: (951) 955-1071 KECIA HARPER-IHEM
Clerk of the Board of Supervisors

KIMBERLY A. RECTOR Assistant Clerk of the Board

July 16, 2013

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

E-MAIL: legals@pe.com

FAX: (951) 368-9018

RE: NOTICE OF PUBLIC HEARING: ZC 7793 PP 25248

To Whom It May Concern:

Attached is a copy for publication in your newspaper for One (1) Time on Friday, July 19, 2013.

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

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

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

Thank you in advance for your assistance and expertise.

Sincerely,

Cecilia Gil

Board Assistant to: KECIA HARPER-IHEM, CLERK OF THE BOARD

Gil, Cecilia

From:

mtinajero@pe.com on behalf of Master, PEC Legals <legalsmaster@pe.com>

Sent:

Tuesday, July 16, 2013 8:06 AM

To:

Gil, Cecilia

Subject:

Re: [Legals] FOR PUBLICATION: ZC 7793 PP 25248

Received for publication on July 19. Proof with cost to follow.

Thank You!



Publisher of The Press-Enterprise Inland Southern California's News Leader

Legal Advertising Phone:1.800.880.0345 Fax: 951.368.9018

E-mail: legals@pe.com

Please Note: Deadline is 10:30 AM two (2) business days prior to the date you would like to publish.

Additional days required for larger ad sizes

On Mon, Jul 15, 2013 at 5:19 PM, Gil, Cecilia < <u>CCGIL@rcbos.org</u>> wrote:

Hello. Attached is a Notice of Public Hearing, for publication on Friday, July 19, 2013. Please confirm. THANK YOU!

Cecilia Gil

Board Assistant

Clerk of the Board

951-955-8464

MS# 1010



OFFICE OF CLERK OF THE BOARD OF SUPERVISORS 1st FLOOR, COUNTY ADMINISTRATIVE CENTER

P.O. BOX 1147, 4080 LEMON STREET RIVERSIDE, CA 92502-1147

PHONE: (951) 955-1060 FAX: (951) 955-1071 KECIA HARPER-IHEM
Clerk of the Board of Supervisors

KIMBERLY A. RECTOR Assistant Clerk of the Board

July 16, 2013

THE CALIFORNIAN ATTN: LEGALS

28765 SINGLE OAK DR., STE. 100

TEMECULA, CA 92590

FAX: (951) 699-1467

E-MAIL: LegalsSWRiverside@UTSanDiego.com

RE: NOTICE OF PUBLIC HEARING: ZC 7793 PP 25248

To Whom It May Concern:

Attached is a copy for publication in your newspaper for One (1) Time on Friday, July 19, 2013.

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

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

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

Thank you in advance for your assistance and expertise.

Sincerely,

Cecilia Gil

Board Assistant to:

KECIA HARPER-IHEM, CLERK OF THE BOARD

Gil, Cecilia

From:

cathy.viars@californian.com

Sent:

Monday, July 15, 2013 5:29 PM

To:

Gil, Cecilia

Subject:

RE: FOR PUBLICATION: ZC 7793 PP 25248

Hi Cecilia

I'll get this taken care of for you and have ad copy over to you shortly Cathy



Cathy Viars
O: 951-676-4315 x2750
cathy.viars@californian.com
UTSanDiego.com

28765 Single Oak Drive, Suite 100, Temecula, CA 92590

From: Gil, Cecilia [mailto:CCGIL@rcbos.org]
Sent: Monday, July 15, 2013 5:20 PM

To: Legals SW Riverside

Subject: FOR PUBLICATION: ZC 7793 PP 25248

Hello! Attached is a Notice of Public Hearing, for publication on Friday, July 19, 2013. Please confirm. THANK YOU!

Cecilia Gil Board Assistant Clerk of the Board 951-955-8464 MS# 1010 NOTICE OF PUBLIC HEARING BEFORE THE BOARD OF SUPERVISORS OF RIVERSIDE COUNTY ON A CHANGE OF ZONE AND PLOT PLAN, THIRD AND FIFTH SUPERVISORIAL DISTRICT, AND NOTICE OF INTENT TO ADOPT A MITIGATED NEGATIVE DECLARATION

NOTICE IS HEREBY GIVEN that a public hearing at which all interested persons will be heard, will be held before the Board of Supervisors of Riverside County, California, on the 1st Floor Board Chambers, County Administrative Center, 4080 Lemon Street, Riverside, on **Tuesday, July 30, 2013 at 10:30 A.M.** or as soon as possible thereafter, to consider the application submitted by Boos Development West, LLC (Kristi Kandel) on **Change of Zone No. 7793**, which proposes to change the zone from Rural Residential (R-R) to Scenic Highway Commercial (C-P-S) to be consistent with existing General Plan designation of Community Development: Commercial Retail (CD:CR) (0.2 to 0.35 Floor Area Ratio), or such other zones as the Board may find appropriate; and, **Plot Plan No. 25248**, which proposes an 8,239 square foot stand alone retail store (Family Dollar) on approximately 1.5 acres with 42 parking spaces ("the project"). The project is located northwest corner of Ritter Avenue and Highway 74, Third and Fifth Supervisorial District.

The Planning Commission recommended that the Board of Supervisors approve the project and adopt the Mitigated Negative Declaration for **Environmental Assessment No. 42556.**

The project case file may be viewed from the date of this notice until the public hearing, Monday through Thursday, from 7:30 a.m. to 5:30 p.m. at the Clerk of the Board of Supervisors at 4080 Lemon Street, 1st Floor, Riverside, California 92501, and at the Riverside County Planning Department at 4080 Lemon Street, 12th Floor, Riverside, California 92501.

FOR FURTHER INFORMATION REGARDING THIS PROJECT, PLEASE CONTACT H.P. KANG, PROJECT PLANNER, AT (951) 955-1888 OR EMAIL hpkang@rctlma.org.

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

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

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

Dated: July 16, 2013

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

CERTIFICATE OF POSTING

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

I, Cecilia Gil, Board Assistant to Kecia Harper-Ihem, Clerk of the Board of Supervisors, for the County of Riverside, do hereby certify that I am not a party to the within action or proceeding; that on July 16, 2013, I forwarded to Riverside County Clerk & Recorder's Office a copy of the following document:

NOTICE OF PUBLIC HEARING

ZC 7793 and PP 25248

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

Board Agenda Date: July 30, 2013 @ 10:30 A.M.

SIGNATURE: Cecilia Gil DATE: July 16, 2013

Cecilia Gil

Gil, Cecilia

From:

Meyer, Mary Ann <MaMeyer@asrclkrec.com>

Sent:

Monday, July 15, 2013 5:21 PM

To:

Gil, Cecilia; Anderson, Rosemarie; Kennemer, Bonnie

Subject:

RE: FOR POSTING: ZC 7793 PP 25248

RECEIVED

From: Gil, Cecilia

Sent: Monday, July 15, 2013 5:21 PM

To: Anderson, Rosemarie; Kennemer, Bonnie; Meyer, Mary Ann

Subject: FOR POSTING: ZC 7793 PP 25248

Hello! Attached is a Notice of Public Hearing, for POSTING. Please confirm. THANK YOU!

Cecilia Gil

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

CERTIFICATE OF MAILING

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

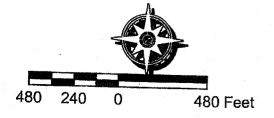
I,	Cecilia Gil, Board Assistant	, for the
	(NAME and TITLE	
	rerside, do hereby certify that I am no at on, I	
	NOTICE OF PUBLIC HEA	<u>ARING</u>
	ZC 7793 and PP 25248	8
	sted in the attached labels, by depositin the United States Post Office, 3890	
Board Agenda	Date: July 30, 2013 @ 10:30 AM	
SIGNATURE:	Cecilia Gil DATE: J	luly 16, 2013

CZ07793/PP25248 (600 feet buffer)



Selected Parcels

459-161-014 457-152-027 459-161-018 457-152-030 457-152-020 459-094-014	459-165-002 457-152-026 457-172-012 457-172-025 457-152-017 457-152-029 457-181-013	459-094-016 459-162-011 459-161-013 457-171-021 459-094-002 459-161-015	459-162-005 457-171-010 457-171-029 457-172-010 457-172-006 459-094-003	459-094-017 457-171-018 457-171-009 459-165-003 457-172-024 459-161-004	457-171-020 457-172-017 459-162-009 457-172-005 459-165-011	459-161-016 457-171-024 457-172-019 457-171-008 459-094-001 457-181-010	459-161-010 457-171-025 457-172-008 457-171-023 459-161-001 457-172-004	457-152-018 457-172-022 457-171-013 457-171-028 459-161-002 457-171-016	459-164-011 457-172-014 457-152-021 457-152-028 459-161-011 457-152-032	
459-094-014 459-161-007 459-165-009 457-171-022 457-181-032	457-181-013 459-161-008 457-172-020	459-161-015 457-171-017 459-094-015	457-152-015 457-171-011 457-181-015	457-172-039 457-171-004	459-162-001 457-152-014	457-181-010 459-162-002 457-172-009	457-172-004 459-162-003 457-152-022	457-171-016 459-162-004 457-171-012	457-152-032 457-172-021 457-171-014	



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

PROPERTY OWNERS CERTIFICATION FORM

I, VINNIE NGUYEN certify that on 4 24 2013
The attached property owners list was prepared by Riverside County GIS
APN (s) or case numbers
Company or Individual's Name Planning Department
Distance buffered 600'
Pursuant to application requirements furnished by the Riverside County Planning Department
Said list is a complete and true compilation of the owners of the subject property and all other
property owners within 600 feet of the property involved, or if that area yields less than 25
different owners, all property owners within a notification area expanded to yield a minimum of
25 different owners, to a maximum notification area of 2,400 feet from the project boundaries,
based upon the latest equalized assessment rolls. If the project is a subdivision with identified
off-site access/improvements, said list includes a complete and true compilation of the names and
mailing addresses of the owners of all property that is adjacent to the proposed off-site
improvement/alignment.
I further certify that the information filed is true and correct to the best of my knowledge. I
understand that incorrect or incomplete information may be grounds for rejection or denial of the
application.
NAME: Vinnie Nguyen
TITLE GIS Analyst
ADDRESS: 4080 Lemon Street 2 nd Floor
Riverside, Ca. 92502
TELEPHONE NUMBER (8 a.m. – 5 p.m.): (951) 955-8158



ASMT: 457152009, APN: 457152009

HEIDI MITTRICK, ETAL 4414 HANSHAW RD

OCEAN SPRINGS MS 39564

ASMT: 457152013, APN: 457152013

VICENTA MERAZ, ETAL 25816 HOMELAND AVE HOMELAND, CA. 92548

ASMT: 457152014, APN: 457152014

MONICA SIMS, ETAL 12452 BRYANT ST YUCAIPA CA 92399

ASMT: 457152015, APN: 457152015

SUZANNE MARTIN. ETAL

P O BOX 21086

RIVERSIDE CA 92516

ASMT: 457152016, APN: 457152016

VIOLET DARR OVERWATER

P O BOX 786

HOMELAND CA 92548

ASMT: 457152017, APN: 457152017

ROSA VARGAS, ETAL 25830 HOMELAND AVE HOMELAND, CA. 92548

ASMT: 457152018, APN: 457152018

MABEL YOUNG, ETAL 823 WOODGROVE RD FILLMORE CA 93015 ASMT: 457152019, APN: 457152019

UZZIE PACHECO 25826 HOMELAND AVE

HOMELAND, CA. 92548

ASMT: 457152020, APN: 457152020

MARIA CISNEROS 25838 HOMELAND AVE HOMELAND, CA. 92548

ASMT: 457152021, APN: 457152021

LUCILA IBARRA, ETAL 29555 NOGUES RD **NUEVO CA 92567**

ASMT: 457152022, APN: 457152022

DEBRA HESTER, ETAL 25870 HOMELAND AVE HOMELAND, CA. 92548

ASMT: 457152023, APN: 457152023 SCHEEL WILLIAM L ESTATE OF C/O PATRICK O SCHEEL

28589 GOETZ RD

MNEIFEE CA 92587

ASMT: 457152024, APN: 457152024

ROSEMARY BARBETTA 7525 LITTLE OAKS DR OFALLON MO 63368

ASMT: 457152026, APN: 457152026

EDWARD PIERCE P O BOX 798

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SUN CITY CA 92586

ZC 7793 PP 25248 No USAL 05 21,2013 Repliez à la hachure afin de www.avery.com

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Sens de



ASMT: 457152027, APN: 457152027 MATILDE HERNANDEZ, ETAL 609 N GIRARD ST HEMET CA 92544

ASMT: 457152028, APN: 457152028 JUAN MORA 25906 HOMELAND AVE HOMELAND, CA. 92548

ASMT: 457152029, APN: 457152029 MARIA GALLEGOS 25924 HOMELAND AVE HOMELAND, CA. 92548

ASMT: 457152030, APN: 457152030 BERNARD VRABEL, ETAL 1919 W CORONET NO 228 ANAHEIM CA 92801

ASMT: 457152031, APN: 457152031 RUSSELL STIGALL 25952 HOMELAND AVE HOMELAND, CA. 92548

ASMT: 457152032, APN: 457152032 MARIA LARA, ETAL 30480 AVENIDA CAYLEE HOMELAND CA 92548

ASMT: 457171004, APN: 457171004 PRIMITIVO VILLASENOR 25805 RITTER AVE HOMELAND, CA. 92548 ASMT: 457171005, APN: 457171005 MARIA CONCEBIDA, ETAL 1146 SOUTH A ST PERRIS CA 92571

ASMT: 457171006, APN: 457171006 VICTORIA DURAN 25801 RITTER AVE HOMELAND, CA. 92548

ASMT: 457171009, APN: 457171009 IGNACIO CORONA 12686 VALLEY MEADOWS DR MORENO VALLEY CA 92553

ASMT: 457171010, APN: 457171010 ELVIS MENDOZA 25845 RITTER AVE HOMELAND, CA. 92548

ASMT: 457171011, APN: 457171011 PEDRO GOMEZ 5256 E BEVERLY BLV LOS ANGELES CA 90022

ASMT: 457171012, APN: 457171012 RENE LOPEZ 25841 RITTER AVE HOMELAND, CA. 92548

ASMT: 457171013, APN: 457171013 ANGELICA GONZALES, ETAL P O BOX 462 HOMELAND CA 92548



ASMT: 457171014, APN: 457171014 JEAN MADUENO, ETAL 25875 RITTER AVE

HOMELAND, CA. 92548

ASMT: 457171015, APN: 457171015

VIRGINIA SHAY P O BOX 36 HOMELAND CA 92548

ASMT: 457171016, APN: 457171016

MIGUEL DURAN P O BOX 767 HOMELAND CA 92548

ASMT: 457171017, APN: 457171017

PATRICIA ROMAN 25921 RITTER AVE HOMELAND, CA. 92548

ASMT: 457171018, APN: 457171018

RICARDO MARTINEZ, ETAL

P O BOX 404

HOMELAND CA 92548

ASMT: 457171021, APN: 457171021 K MILLER FAMILY LTD PARTNERSHIP C/O KRIS MILLER

33756 KEITH AVE HEMET CA 92545

ASMT: 457171022, APN: 457171022

TERRY POPE P O BOX 1800

HOMELAND CA 92548

ASMT: 457171028, APN: 457171028 NORMA NEVAREZ, ETAL P O BOX 673

HOMELAND CA 92548

ASMT: 457171029, APN: 457171029

GRACIELA ACOSTA 25829 RITTER AVE HOMELAND, CA. 92548

ASMT: 457172004, APN: 457172004

MARY MORRILL P O BOX 713

HOMELAND CA 92548

ASMT: 457172005, APN: 457172005

MAGDALENA JIMENEZ, ETAL

25844 RITTER AVE HOMELAND, CA. 92548

ASMT: 457172008, APN: 457172008 CHRISTINE DRENNING, ETAL

25868 RITTER AVE HOMELAND, CA. 92548

ASMT: 457172009, APN: 457172009

ESPERANZA BELTRAN, ETAL

25882 RITTER AVE HOMELAND, CA. 92548

ASMT: 457172010, APN: 457172010 LIDIA RINCON, ETAL

13429 VARSITY LN

MORENO VALLEY CA 92555



ASMT: 457172011, APN: 457172011 BRIAN AVAKIAN P O BOX 662

HOMELAND CA 92548

ASMT: 457172020, APN: 457172020 ROBERT DAHL 834 MORNINGSIDE DR FULLERTON CA 92835

ASMT: 457172012, APN: 457172012 FRANCISCO MENDOZA

25870 RITTER AVE HOMELAND, CA. 92548 ASMT: 457172021, APN: 457172021 MARIA CORTEZ, ETAL

4615 SHASTA BLUE LN HEMET CA 92545

ASMT: 457172013, APN: 457172013 MARIA DEMONTES, ETAL 25980 CRAIG ST ESPARTO CA 95627 ASMT: 457172022, APN: 457172022 MARIA KARPOUZIS, ETAL 4885 GREEN CREST DR YORBA LINDA CA 92887

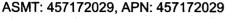
ASMT: 457172014, APN: 457172014 ROSALVA VILLASENOR, ETAL P O BOX 624 MURRIETA CA 92562 ASMT: 457172023, APN: 457172023 EMMA ROBSON, ETAL 1634 CAMINO CRESTA HEMET CA 92545

ASMT: 457172016, APN: 457172016 STEPHEN HENNESSEE P O BOX 183 LAYTON UT 84041 ASMT: 457172024, APN: 457172024 INGRID JOHNSEN, ETAL 3430 SWEET RD BLAINE WA 98230

ASMT: 457172018, APN: 457172018 TERESA FLORES, ETAL 25914 RITTER AVE HOMELAND, CA. 92548

ASMT: 457172025, APN: 457172025 JOHNNY RODRIGUEZ P O BOX 511 HOMELAND CA 92548

ASMT: 457172019, APN: 457172019 JOY ROBINSON, ETAL P O BOX 969 HOMELAND CA 92548 ASMT: 457172026, APN: 457172026 SERAFIN ALEMAN 31231 HWY 74 HOMELAND CA 92548



TODD GUSS 31090 OAK VALLEY DR HOMELAND CA 92548 ASMT: 459094001, APN: 459094001 ROSARIO ACEVEDO, ETAL 1221 W ACACIA AVE HEMET CA 92545

ASMT: 457172039, APN: 457172039

JOSEPH HART, ETAL 1236 E 61ST ST LONG BEACH CA 90805 ASMT: 459094003, APN: 459094003 PATRICIA JEGLIN, ETAL P O BOX 409 HOMELAND CA 92548

ASMT: 457181009, APN: 457181009 ROSEMARIE COUCH, ETAL

146 C XIMENO LONG BEACH CA 90803 ASMT: 459094004, APN: 459094004 ALBERTO DIAZ 31389 ALLEN AVE HOMELAND CA 92548

ASMT: 457181010, APN: 457181010

MARY HUNT P O BOX 161 HOMELAND CA 92548 ASMT: 459094005, APN: 459094005 WILLIAM GRAY 66055 5TH ST DSRT HOT SPG CA 92240

ASMT: 457181013, APN: 457181013

MOISES DESANTIAGO 25887 CREAG AVE HOMELAND, CA. 92548 ASMT: 459094014, APN: 459094014 MILDRED CHAMBERS 26093 GUTHRIDGE LN HOMELAND, CA. 92548

ASMT: 457181015, APN: 457181015

ROGELIO TARANGO C/O RAY TARANGO 468 W PAISLEY AVE HEMET CA 92543 ASMT: 459094015, APN: 459094015 SOLEDAD GALLEGOS, ETAL 26460 CYNTHIA ST HEMET CA 92544

ASMT: 457181032, APN: 457181032 KAZUKO TAKAHASHI, ETAL

31638 HIGHWAY 74 HOMELAND, CA. 92548 ASMT: 459094016, APN: 459094016 MARIA MORENO, ETAL 26045 GUTHRIDGE LN HOMELAND, CA. 92548



ASMT: 459094018, APN: 459094018 TOMMY YUN, ETAL C/O TOMMY YUN 18588 CALLE VISTA CIR NORTHRIDGE CA 91326

ASMT: 459161002, APN: 459161002 ROSARIO ACEVEDO, ETAL 1221 W ACACIA HEMET CA 92543

ASMT: 459161004, APN: 459161004 JOYCE PALMATEER, ETAL 5709 SUNNINGDALE CT LAS VEGAS NV 89122

ASMT: 459161008, APN: 459161008 OMEGA 2000 GROUP CORP 314 E KIMBALL AVE HEMET CA 92548

ASMT: 459161010, APN: 459161010 DINAH SOUZA C/O GERALDINE A PALMER P O BOX 33 HOMELAND CA 92548

ASMT: 459161011, APN: 459161011 MARIA BENITEZ 31544 WAKEFIELD AVE HOMELAND, CA. 92548

ASMT: 459161013, APN: 459161013 JOHNNY ZHANG 31510 WAKEFIELD AVE HOMELAND, CA. 92548 ASMT: 459161014, APN: 459161014 NICOLE CADELL, ETAL 25771 CREAG AVE HOMELAND CA 92548

ASMT: 459161015, APN: 459161015 MONIQUE PEGG 5002 ROCKLEDGE DR RIVERSIDE CA 92506

ASMT: 459161016, APN: 459161016 DENNIS PARKIN 31570 WAKEFIELD AVE HOMELAND, CA. 92548

ASMT: 459161017, APN: 459161017 MARIA PEREZ, ETAL P O BOX 486 HOMELAND CA 92548

ASMT: 459161018, APN: 459161018 JOHN KING 17000 WEDGE PKY NO 122 RENO NV 89511

ASMT: 459162004, APN: 459162004 NELSON NAZARIO 31393 ALLEN AVE HOMELAND CA 92548

ASMT: 459162005, APN: 459162005 DANNEY BALL PMB 333 140 E STETSON HEMET CA 92543



ASMT: 459162008, APN: 459162008 SARA ROCHA, ETAL 31636 WAKEFIELD AVE HOMELAND, CA. 92548

ASMT: 459162009, APN: 459162009 MARIA MEJIA, ETAL 176 PRADO DR HEMET CA 92545

ASMT: 459162011, APN: 459162011 FRESH START HOMES P O BOX 245 HEMET CA 92545

ASMT: 459164011, APN: 459164011 K BAKER, ETAL 4551 EMERSON ST RIVERSIDE CA 92506

ASMT: 459165001, APN: 459165001 BENNIE LUNSTRUM P O BOX 211 HOMELAND CA 92548

ASMT: 459165002, APN: 459165002 CHARLES SORIA 31547 WAKEFIELD HOMELAND, CA. 92548

ASMT: 459165003, APN: 459165003 JOSE AMBRIZ 31555 WAKEFIELD AVE HOMELAND, CA. 92548 ASMT: 459165009, APN: 459165009 RICHARD DOWNER 31595 WAKEFIELD AVE HOMELAND, CA. 92548

ASMT: 459165011, APN: 459165011 MARVIN THOMPSON P O BOX 532 HOMELAND CA 92548

6/24/2013 3:46:46 PM

3rd Supervisor District Jeff Stone, Supervisor Board of Supervisors, Riverside County Mail Stop 1003

ATTN: Representative Mary Bono California State Representatives 45th District 1600 E. Florida Ave., Suite 301 Hemet, CA 92544

Romoland School District 25900 Leon Rd. Homeland, CA 92548

ATTN: Emmanuelle Reynolds Perris Union High School District 155 E. 4th St. Perris, CA 92570-2124

Natural Resources Conservation Services 950 N. Ramona Blvd., Suite 6 San Jacinto, CA 92582-2567

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

ATTN: Nadell Gayou California State Water Resources Control Board 1001 I St. Sacramento, CA 95814-2828

Rancho California Water District 42135 Winchester Rd. P.O. Box 9017 Temecula, CA 92590

ATTN: Michael McCoy Riverside Transit Agency 1825 3rd St. P.O. Box 59968 Riverside, CA 92517-1968

Applicant: Kristi Kandel Boos Development West, LLC. 701 N. Parkcenter Drive, Suite 110 Santa Ana, CA 92705 ATTN: John Petty c/o Mary Stark, Planning Commission Secretary Planning Commission, Riverside County Mail Stop 1070

ATTN: Assemblyman Paul Cook California State Assembly 65th District 34932 Yucaipa Blvd. Yucaipa, CA 92399

Perris Valley Chamber of Commerce 11 S. D St. Perris, CA 92570-2126

Eastern Information Center Dept. of Anthropology 1334 Watkins Hall, University of California, Riverside Riverside, CA 92521-0418

Valley-Wide Recreation & Park District 901 W. Esplanade P.O. Box 907 San Jacinto, CA 92582

Southern California Edison 2244 Walnut Grove Ave., Rm 312 P.O. Box 600 Rosemead, CA 91770

Centralized Correspondence, Southern California Gas Company P.O. Box 3150 San Dimas, CA 91773

ATTN: Teresa Roblero Mail Location: 8031 Engineering Department, Southern California Gas Company 1981 W. Lugonia Ave. Redlands, CA 92374-9796

ATTN: Tim Pearce, Region Planner Southern California Gas Transmission 251 E. 1st St. Beaumont, CA 92223-2903

Engineer: Scott Mommer Lars Andersen& Associates, Inc. 4694 W. Jacquelyn Avenue Fresno, CA 93722 Winchester Town Assocation P.O. Box 122 Winchester, CA 92596

ATTN: Mark Knorringa Building Industry Assoc. 3891 11th St. Riverside, CA 92501-2973

Soboba Band of Luiseno Indians P.O. Box 487 San Jacinto, CA 92581

ATTN: Project Manager - Franklin A. Dancy Morongo Band of Mission Indians Dept. of Planning & Building Services 49750 Seminole Dr. Cabazon, CA 92230

ATTN: Susan Pangell Morongo Tribal Council 11581 Potrero Rd. Banning, CA 92220

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

Pechanga Indian Reservation Council P.O. Box 1477 Temecula, CA 93593

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

ATTN: Michael McCann / David Barker Reg.Water Quality Control Board #9 San Diego 9174 Sky Park Court, Suite 100 San Diego, CA 92123-4340

Owner: Evangelos & Mria Karpouzis 4885 Green Crest Drive Yorba Linda, CA92887 NOTICE OF PUBLIC HEARING BEFORE THE BOARD OF SUPERVISORS OF RIVERSIDE COUNTY ON A CHANGE OF ZONE AND PLOT PLAN, THIRD AND FIFTH SUPERVISORIAL DISPRICT, AND NOTICE OF INTENT TO ADOPT A MITIGATED NEGATIVE DECLARATION

NOTICE IS HEREBY GIVEN that a public hearing at which all interested persons will be heard, will be held before the Board of Supervisors of Riverside County, California, on the 1st Floor Board Chambers, County Administrative Center, 4080 Lemon Street, Riverside, on Tuesday, July 30, 2013 at 10:30 A.M. or as soon as possible thereafter, to consider the application submitted by Boos Development West, LLC (Kristi Kandel) on Change of Zone No. 7793, which proposes to change the Zone from Rural Residential (R-R) to Scenic Highway Commercial (C-P-S) to be consistent with existing General Plan designation of Community Development: Commercial Retail (CD:CR) (0.2 to 0.35 Floor Area Ratio), or such other zones as the Board may find appropriate; and, Plot Plan No. 25248, which proposes an 8,239 square foot stand alone retail store (Family Dollar) on approximately 1.5 acres with 42 parking spaces ("the project"). The project is located northwest corner of Ritter Avenue and Highway 74, Third and Fifth Supervisorial District.

The Planning Commission recommended that the Board of Supervisors approve the project and adopt the Mitigated Negative Declaration for **Environmental Assessment No. 42556**.

The project case file may be viewed from the date of this notice until the public hearing, Monday through Thursday, from 7:30 a.m. to 5:30 p.m. at the Clerk of the Board of Supervisors at 4080 Lemon Street, 1st Floor, Riverside, California 92501, and at the Riverside County Planning Department at 4080 Lemon Street, 12th Floor, Riverside, California 92501.

FOR FURTHER INFORMATION REGARDING THIS PROJECT, PLEASE CONTACT H.P. KANG, PROJECT PLANNER, AT (951) 955-1888 OR EMAIL hpkang@rctlma.org.

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

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

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

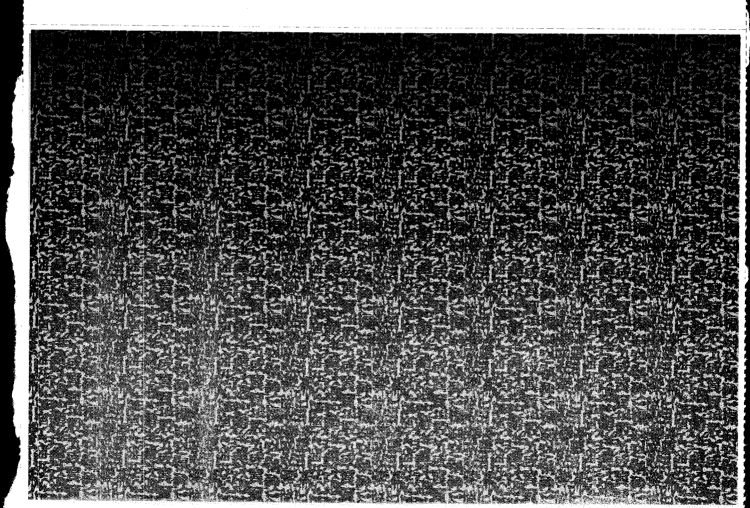
Dated: July 16, 2013

Kecia Harper-Ihem Clerk of the Board

By: Cecilia Gil, Board Assistant

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Riverside, CA 92502-1147 P. O. Box 1147 4080 Lemon Street, 1st Floor Annex County Administrative Center Riverside County Clerk of the Board



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NOTICE OF PUBLIC HEARING BEFORE THE BOARD OF SUPERVISORS OF RIVERSIDE COUNTY ON A CHANGE OF ZONE AND PLOT PLAN, THIRD AND FIFTH SUPERVISORIAL DISERICT, AND NOTICE OF INTENT TO ADOPT A MITIGATED NEGATIVE DECLARATION

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The Planning Commission recommended that the Board of Supervisors approve the project and adopt the Mitigated Negative Declaration for **Environmental Assessment No. 42556.**

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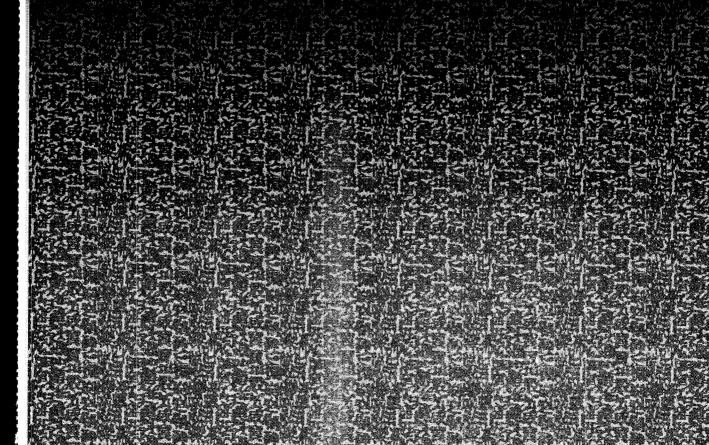
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Dated: July 16, 2013

Kecia Harper-Ihem Clerk of the Board

By: Cecilia Gil, Board Assistant

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Riverside, CA 92502-1147 P. O. Box 1147 4080 Lemon Street, 1st Floor Annex County Administrative Center Riverside County Clerk of the Board



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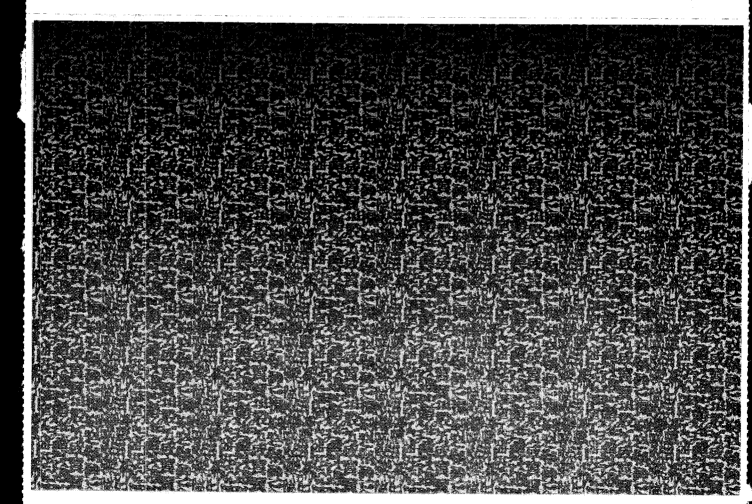
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Dated: July 16, 2013

Kecia Harper-Ihem Clerk of the Board

By: Cecilia Gil, Board Assistant

16-3 of 07/30/13





Riverside County Clerk of the Board County Administrative Center 4080 Lemon Street, 1st Floor Annex P. O. Box 1147

Riverside, CA 92502-1147



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

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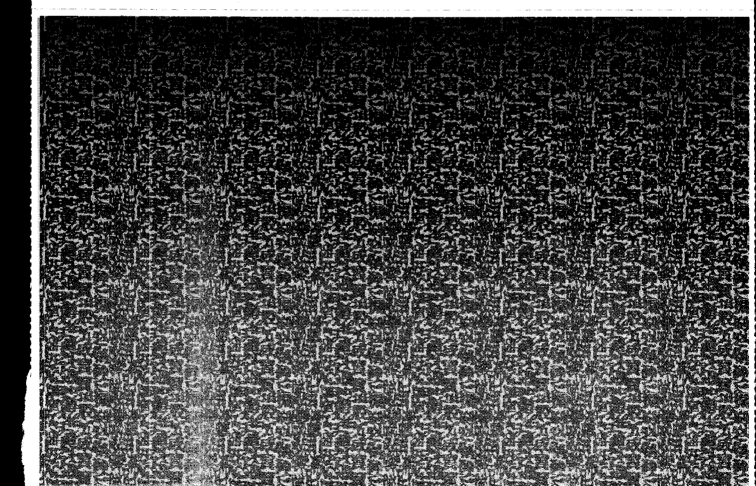
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Dated: July 16, 2013

Kecia Harper-Ihem Clerk of the Board

By: Cecilia Gil, Board Assistant

16-3 eg 07/30/13







Riverside County Clerk of the Board County Administrative Center 4080 Lemon Street, 1st Floor Annex P. O. Box 1147 Riverside, CA 92502-1147



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ATTN: Assemblyman Paul Cook California State Assembly 65th District 34932 Yucaipa Blvd. Yucaipa, CA 92399

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NOTICE OF PUBLIC HEARING BEFORE THE BOARD OF SUPERVISORS OF RIVERSIDE COUNTY ON A CHANGE OF ZONE AND PLOT PLAN, THIRD AND FIFTH SUPERVISORIAL DIŞTRICT, AND NOTICE OF INTENT TO ADOPT A MITIGATED NEGATIVE DECLARATION

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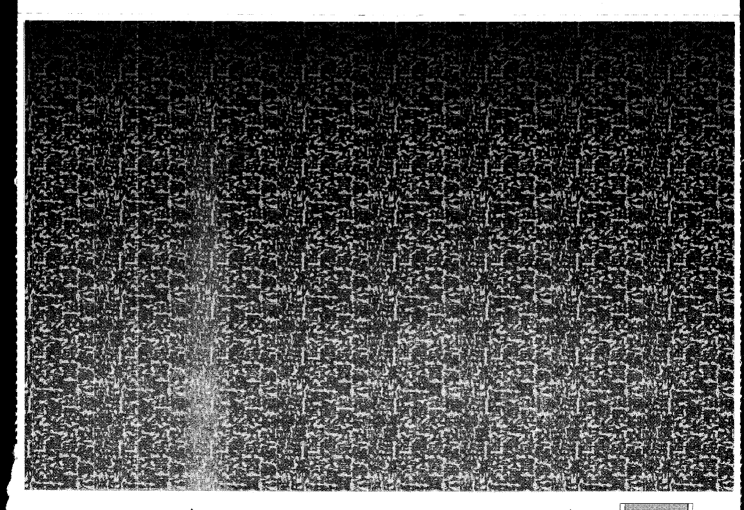
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Dated: July 16, 2013

Kecia Harper-Ihem Clerk of the Board

By: Cecilia Gil, Board Assistant

16-3 of 07/30/13





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Riverside County Clerk of the Board County Administrative Center 4080 Lemon Street, 1^{st} Floor Annex P. O. Box 1147 Riverside, CA 92502-1147



PUBLIC HEARING NOTICE

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

NOTICE IS HEREBY GIVEN that a public hearing at which all interested persons will be heard, will be theld before the Board of Supervisors of Riverside County, California, on the 1st Floor Board Chambers, County Administrative Center, 4080 Lemon Street, Riverside, on Tuesday, July 30, 2013 at 10:30 A.M. or as soon as possible thereafter, to consider the application submitted by Boos Development West, LLC (Kristi Kandel) on Change of Zone No. 7793, which proposes to change the zone from Rural Residential (R-R) to Scenic Highway Commercial (C-P-S) to be consistent with existing General Plan designation of Community Development: Commercial Retail (CD:CR) (0.2 to 0.35 Floor Area Ratio), or such other zones as the Board may find appropriate; and, Plot Plan No. 25248, which proposes an 8,239 square foot stand alone retail store (Family Dollar) on approximately 1.5 acres with 42 parking spaces ("the project"). The project is located northwest corner of Ritter Avenue and Highway 74, Third and Fifth Supervisorial District.

The Planning Commission recommended that the Board of Supervisors approve the project and adopt the Mitigated Negative Declaration for **Environmental Assessment No. 42556.**

The project case file may be viewed from the date of this notice until the public hearing, Monday through Thursday, from 7:30 a.m. to 5:30 p.m. at the Clerk of the Board of Supervisors at 4080 Lemon Street, 1st Floor, Riverside, California 92501, and at the Riverside County Planning Department at 4080 Lemon Street, 12th Floor, Riverside, California 92501.

FOR FURTHER INFORMATION REGARDING THIS PROJECT, PLEASE CONTACT H.P. KANG, PROJECT PLANNER, AT (951) 955-1888 OR EMAIL hpkang@rctlma.org.

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

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

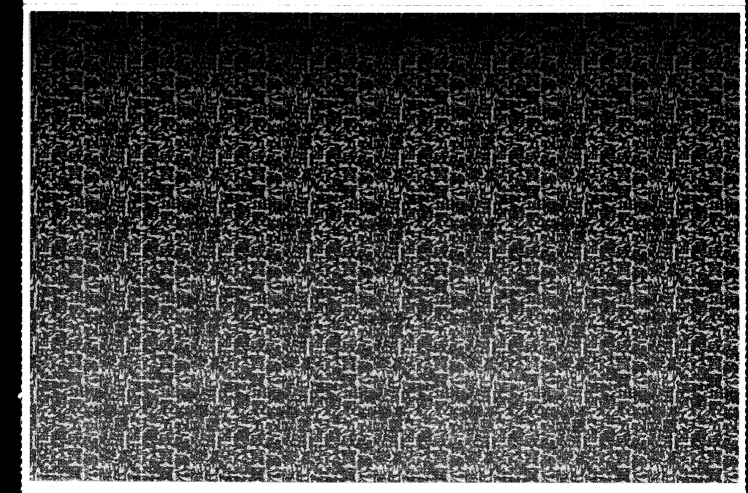
Please send all written correspondence to: Clerk of the Board, 4080 Lemon Street, 1st Floor, Post Office Box 1147, Riverside, CA 92502-1147

Dated: July 16, 2013

Kecia Harper-Ihem Clerk of the Board

By: Cecilia Gil, Board Assistant

16-3 of 07/30/13







Riverside, CA 92502-1147 P. O. Box 1147 4080 Lemon Street, $\mathbf{1}^{\mathrm{st}}$ Floor Annex County Administrative Center Riverside County Clerk of the Board



This may affect your property PUBLIC HEARING NOTICE

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