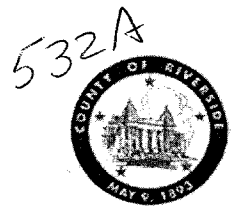


FORM APPROVED COUNTY COUNSEL 3/24/15
 BY: GREGORY P. PRIAMOS DATE



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

FROM: Don Kent, Treasurer/Tax Collector

SUBMITTAL DATE:
 March 24, 2015

SUBJECT: Petition for Rescission of Tax Deed to Purchaser of Tax-Defaulted Property, Sale No. TC 199 Item 121, Tax Sale Date 2/4/14 for APN 343-020-029-5; 1st Dist.; [\$0]

RECOMMENDED MOTION: That the Board of Supervisors:

- 1) Hold a public hearing under the provisions of Section 3731 of the Revenue and Taxation Code, relative to the Petition of Second Mount Moriah Missionary Baptist Church, Inc./ RLUIP Amb. Charles Linder Floyd to rescind the Tax Deed resulting from the tax sale of assessment parcel number 343-020-029-5 which is vacant land in unincorporated Riverside County near the City of Perris (the "Subject Property").
- 2) At the conclusion of the public hearing, find that the tax sale was lawful; that the Petition lacks legal merit; and deny the Petition.
- 3) Direct the Treasurer-Tax Collector to provide written notice of the Board's decision to the Petitioner and Tax Deed Purchaser.

BACKGROUND:

Summary

Section 3731 of the Revenue and Taxation Code provides that the Board of Supervisors is to hold a public hearing regarding the possible rescission of a Tax Deed when a timely Petition for rescission is (Continued on Page 2.)

Don Kent
 Don Kent
 Treasurer/Tax Collector

FINANCIAL DATA	Current Fiscal Year:	Next Fiscal Year:	Total Cost:	Ongoing Cost:	POLICY/CONSENT (per Exec. Office)
COST	\$ 0	\$ 0	\$ 0	\$ 0	Consent <input type="checkbox"/> Policy <input checked="" type="checkbox"/>
NET COUNTY COST	\$ 0	\$ 0	\$ 0	\$ 0	

SOURCE OF FUNDS:	Budget Adjustment: N/A
	For Fiscal Year: 2014-15

C.E.O. RECOMMENDATION:

APPROVE

BY: *Samuel Wong* 3/26/15
 Samuel Wong

County Executive Office Signature

MINUTES OF THE BOARD OF SUPERVISORS

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

Ayes: Jeffries, Washington, Benoit and Ashley
 Nays: None
 Absent: Tavaglione
 Date: May 19, 2015
 xc: Treasurer

Kecia Harper-Ihem
 Clerk of the Board
 By: *Kecia Harper-Ihem*
 Deputy

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

Prev. Agn. Ref.: District: 1 Agenda Number:

9-3

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

FORM 11: Petition for Rescission of Tax Deed to Purchaser of Tax-Defaulted Property, Sale No. TC 199 Item 121, Tax Sale Date 2/4/14 for APN 343-020-029-5; 1st Dist.; [\$0]

DATE: March 24, 2015

PAGE: Page 2 of 3

BACKGROUND:

Summary (continued).

filed by the prior owner of the property sold at tax sale. Petitioner timely filed the Petition. In addition, notice of the hearing on the Petition was properly given to the appropriate interested parties as required by law.

The Subject Property was sold at tax sale on February 4, 2014. A Tax Deed for the Subject Property was issued to Norman W. Barnard (the "Tax Deed Purchaser") on a bid of \$17,300 plus documentary transfer tax of \$19.25.

As of 1996, the Subject Property had belonged to the Second Mount Moriah Missionary Baptist Church of Los Angeles California (the "Church"). Some years ago, the church conveyed the property to a relative of the church minister. The taxes became delinquent in the amount of approximately \$10,503.02. (There were no Code Enforcement liens or nuisance abatement liens on the Subject Property.) Proper notices were given and the property was sold at tax sale pursuant to the procedures of the Revenue and Taxation Code.

Three days before the tax sale, the Subject Property was once again deeded back to the Church. The Church took title subject to the delinquent taxes, but failed to pay the taxes before the right of redemption terminated.

Charles Floyd ("Petitioner") filed a timely Petition to Rescind the Tax Deed and to Set Aside the Tax Sale (the "Petition") on behalf of the Church. The Petition is attached.

Petitioner claims that the tax sale should not have taken place because the sale violates the Religious Land Use and Institutionalized Persons Act ("RLUIPA").

Petitioner has the burden of proof to show that the Subject Property should not have been sold.

The Treasurer-Tax Collector and County Counsel have reviewed the Petition and determined that it lacks merit because RLUIPA does not prohibit tax sales of property to collect delinquent taxes.

RLUIPA (42 U.S.C. § 2000cc) generally prohibits a local government from imposing or implementing a land use regulation in a manner that imposes a substantial burden on the religious exercise of a person, including a religious assembly or institution, except in certain circumstances.

Nevertheless, the Treasurer-Tax Collector's sale of the Subject Property to collect delinquent taxes is not prohibited by RLUIPA because the tax sale does not involve the application of a land use regulation as defined by RLUIPA.

RLUIPA expressly defines the term "land use regulation." RLUIPA reflects that "the term 'land use regulation' means a zoning or landmarking law, or the application of such a law, that limits or restricts a claimant's use or development of land...."

Federal courts have consistently held that a government agency implements a "land use regulation," for purposes of RLUIPA, only when it acts pursuant to a zoning or landmarking law that limits the manner in which a claimant may develop or use his property. See, e.g., Prater v. City of Burnside, 289 F.3d 417 (6th Cir. 2002) cert. denied 537 U.S. 1018 (2012).

In undertaking the tax sale of the Subject Property, however, the Treasurer-Tax Collector was not acting pursuant to any zoning or landmarking law to limit the manner in which Petitioner develops or uses his property. Moreover, the tax sale by the Tax Collector did not result from the application of a zoning or landmarking law.

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

FORM 11: Petition for Rescission of Tax Deed to Purchaser of Tax-Defaulted Property, Sale No. TC 199 Item 121, Tax Sale Date 2/4/14 for APN 343-020-029-5; 1st Dist.; [\$0]

DATE: March 24, 2015

PAGE: Page 3 of 3

Instead, the Tax Collector applied the provisions of the Revenue and Taxation Code to collect the delinquent taxes on the Subject Property because a tax sale is the exclusive means of enforcing the payment of taxes on the secured roll. Accordingly, no zoning or landmarking law was applied to the Subject Property by the Treasurer-Tax Collector.

Because the Tax Collector was not acting pursuant to a zoning or landmarking law when conducting the tax sale, the tax sale is not prohibited by RLUIPA.

No court has ever held that a tax sale is an application of a land use regulation prohibited by RLUIPA.

On the contrary, courts have held that other types of taking of church property, such as condemnation under eminent domain, are not prohibited by RLUIPA because they are not actions pursuant to zoning or landmarking laws. See, e.g., St. John's United Church of Christ v. City of Chicago, 502 F.3d 616 (7th Cir. 2007) cert. denied 553 U.S. 1032 (2008).

The same result applies to the sale of church property at tax sale because tax sales are undertaken pursuant to tax codes and not pursuant to any zoning or landmarking laws.

Because RLUIPA only prohibits substantial burdens on religion resulting from the application of land use regulations and because the Tax Collector did not sell the Subject Property as a result of the application of land use regulations, the tax sale of the Subject Property is not prohibited by RLUIPA.

Consequently, the Petition lacks merit; and Petitioner has failed to meet his burden of proof that the tax sale should not have occurred.

Therefore, the Board of Supervisors should deny the Petition.

Impact on Citizens and Businesses

There is no impact on citizens or businesses.

ATTACHMENTS (if needed, in this order):

Petition

“TABLE OF CONTENT AND EXHIBITS”

PAGES

**1. REPLY EXHIBITS #1: PETITIONERS/CLAIMANT RESPONSE
REPLY.....Pages # 9**

**2. REPLY EXHINITS #2: COMMERCE WIT INDIAN TRIBE
.....Pages # 2**

**3. REPLY EXHINITS #3: ENTITY-GOVERNMENT ITIM 199-121
..... Pages #4**

**4. REPLY EXHINITS #4: Donor John Tonoyan “INTENT- FAITH-
BASE CAMP 13.24 acres GIFT.....Pages #30**

5. REPLY EXHINITS #5: TAX TENDERED BEFORE.....Page #1

6. REPLY EXHINITS #6: BLOOD AND CRIP HOODIE.....Pages #3

7. REPLY EXHINITS #7: 50 STATES 501(c)(4).....Pages #21

**8. REPLY EXHINITS #8: COMMERCE AND RELIGIOUS TO
ISRAEL.....Pages #2**

**9. REPLY EXHINITS #9: HIS STAR TORAH/BIBLE RACING
BACK INTO THE ORIGINAL ABRA + HAM-ABRAHAM
.....Pages #3**

**10. “REPLY-EXHIBT #10Pages #38
SECOND MOUNT MORIAH MISSIONARY BAPTIST CHURCH,
INC.,
EN: CO765489 AND FEIN: 95-3688118
MORIAHN MINISTRIES
THE FAMILY AND INMATES UNITED.WS**

TOTAL.....Pages #126

[TFAIU]

9-3
SIP/MS
2015-5-12744

**“RLUIPA PETITIONERS: CLAIMANTS SECOND MOUNT MORIAH
MISSIONARY BAPTIST, INC., AND
RLUIPA Amb. Charles Linder Floyd”**

“FACTS: “PETITIONERS/CLAIMANTS PRIMA-FACIAL EVIDENCE RIPEN CLAIM is a rejection of Entity-Government wanton Acts in Item: 199-121. Arising out the ‘Ripening of All Wanton Acts’ under Scope of Authority in (disregarding non-due-care ‘impose-substantial-burden’) upon the ‘Free Exercise Clause of Citizens and Commerce. Riverside County-Entity did (‘wantonly’) violate (All) 42 U. S. C. 2000 Act RLUIPA et. seq, RFRA 1993 and 42 U. S. C. {1983.

“All prima-facial evidence will proffer a ‘WANTONNESS-CHILLING-EFFECT-FRAUD-SCHEME (‘Fraud upon the Court, ‘will’ farther-ripen into treason upon the constitution if sustained, by Entity-government Riverside County Board of Supervisors’)-WITH UNCLEAN-HANDS, UNDER THE COLOR OF BOTH STATE/ FEDERAL LAW, 42 U. S. C. { 1983 (Scope of Authority).

Also under ‘Bivens v. Six Unknown Agents 403 U.S. 388 (171) UNDER ARTICLE III OF THE CONSTITUTION FOR ALL RELIGIOUS AND CIVIL RIGHTS, et seq., if PETITIONERS/CLAIMANTS Claim is: denied.”

Address: Vacant Land (previously develop with a 3brs mobile home) in unincorporated Riverside County near City of Perris in (Camelot Hill Subdivision 18303 Lawton Blvd, Perris, CA 92570) Item: 199-121 Date of State: February 4, 2014.

SEC. 6. ESTABLISHMENT CLAUSE UNAFFECTED. In this Case PETITIONERS/CLAIMANTS are not raising this RLUIPA/RFRA Claim for non-funding from Entity-Government, but solely:

(1) On a Wantonness-Refusal to grant (‘Citizens’) due-process-protection (‘condition for receiving Federal Fund’) under all 42 U. S. C. 2000 ACT, RFRA 1993 and the U. S. Constitution requites to develop its ‘intent action of (religious faith belief) regarding property and continue to do commerce with Tribal Member Chaplin Angel Reyes, The Chiricahua Apache Tribe, all Indian Tribes and conduct (‘commerce’) globally with States and Nations such as Israel. While Entity continued to receive Federal Funds. See Reply EXHIBIT #2 COMMERCE WITH INDIAN TRIBE pages: 2

PETITIONERS/CLAIMANTS (has proffer) PRIMA-FACIAL EVIDENCE OF A ‘RIPEN GOVERNMENT-ENTITY RIVERSIDE COUNTY RELYANCE UPON THE MOST RESTRICTED-AGGRAVATED-(‘irreparable-harm means of recourse-in’)-IMPOSED-SUBSTANTIAL-BURDEN: UNREMOVED:-

UNDER SEC. 8. DEFINITIONS (5) LAND USE REGULATION- The ‘land use regulation’ means a zoning or landmarking law, or the application of such law, that limits or restricts a claimant’s use or development of a land (including a structure affixed to a land), if the claimant has an ownership, leasehold, easement, servitude, or other property interest in the regulated land or a contract or option to acquire such an interest.

Under 42: U. S. C. {2000bb-1(b).3 Entity-Government under the 'Scope of Authority', Wanton-misconduct, which allowed an 'impose-substantial-burden in not granting the same 'Free Exercise Clause non-religious tax exemption'.

In order to respect Donor John Tonoyan 'intent' gift for a Church Environmental Inner City Worship Camp, as Hobby Lobby David Green 'faith-required' by the U.S. Supreme Ct. See Reply EXHIBIT # 4 pages 30#

(6) PROGRAM OR ACTIVITY- The term 'program or activity' means all of the operations of any entity as describe in paragraph (1) or (2) of section 606 of the Civil Rights Act of 1964 (42 U. S. C/ 2000d-4a).

(7) RELIGIOUS EXERCISE- (A) IN GENERAL- The tern 'religious exercise' includes any exercise of religion, whether or not compelled by, or central to, a system of religious belief.

(B) RULE- The term use, a building, or conversion of real property for the purpose of religious exercise shall be considered to be religious exercise of the person or entity that uses or 'intend' to use the property for that purpose:

[Ibid] HEREIN: Lie Entity-Government 'Ripen chilling effect, wantonness-scheme-fraud against the ESTABLISH CLAUSE ('In denying religious-exercise-practice and construction of buildings and carrying on religious-exchanges with a Chaplin in The Chiricahua Apache Tribe and commerce with all Indian Tribes worldwide- see details enclosed'): Reply EXHIBIT #1 Pages #2 COMMERCE WITJ INDIAN TRIBE.

1. PROPOSED E-COMMERCE HAM-JEW-dna KUSHITE/BLACK CENTERS and PSALS 68:31 NEW MOVEMENT OF THE HAM (in Abraham is not a suffix ending, but a) REAL PERSON HAM IN ABRA + HAM: ABRAHAM. This New Movement Message is to every nation (Israel His Star Torah/Bible Original Adam as the first Jew) on Planet Earth in Matthew 28:19-20. See Reply EHBIBIT#
4. THE CHIRICAHUA INDIAN TRIBE MEMBER MEMORANDUM..... COLABORATIVE – LETTER AND ALL INDIAN TRIBES INCLUSION IN THE ADAM-NOAH-JAPHETH-SHEM AND HAM ACTS 17:26 ONE-BLOOD NATION RAINBOW HUMAN-FAMILY OF MANKIND. See Reply EXHIBIT # 2 Pages #2
2. PROPOSED 501(c)(4) Worldwide. (Proposed Draft) See Reply EXHIBIT #7 Pages #21.
3. WORLDWIDE PRISION MINISTRIES. (Proposed Draft). See Reply EXHIBIT # 8 Pages #38.
5. NATION OF ISRAEL WITH ITS NEW HIS STAR OF INCLUSION IN THE ORIGINAL ADAM -THE FIRST JEW)-NOAH-ABRA + HAM: ABRAHAM (Father of many nations and Friend of God): - See Reply EXHIBITS #9 Pages#2
6. BLOOD AND CRIP HOODIE, T-shirts and YARMULKE (with African-kente

cloth center stripe and the color of Red and Blue (Commerce) on each sides in all 50 nations. See Reply EXHIBIT # 6 Pages #3.

Adding SEC. 6. ESTABLISHMENT CLAUSE UNAFFECTED, SEC. 7. AMENDMENTS TO RELIGIOUS FREED RESTRATION ACT. (a)(1)(2)(3)(b) and ALL of SEC. 8. DEFITIONS applications for Relief.

IN REGARDING ITEM: 199-121 MAY 19, 2015 RULIPA/RFRA PETITIONERS/-CLAIMANTS DEFENSE IN SUPPOERT OF RELIEF UNDER RLUIPA/RFRA-SEC. 8. CLAIMANT-The term 'claimant; means a person pursuing a claim of defense under this Act. Setforth in the entire defense-documents: -

I. ENTITY-STAFF RECOMMENDATION FOR RLUIPA/RFRA CLAIM (DENY) MUST BE REJECTED BY THE ENTITY-GOVERNMENT (Administrative-Impartial-Judges). In that Entity-government did not VALIDATE ACKNOWLEDGMENT OF PETITIONERS/-CLAIMANTS ('as in the instance case of') HOBBY LOBBY CORPORATION-INDIVIDUALIZE-PERSON (as a corporation): FOR RLUIPA/RFRA-PETITIONERS/CLAIMANTS (Church) FOR THE SECOND MOUNT MORIAH MISSIONARY BAPTIST, INC., AND Ambassador Charles Linder Floyd AS INDIVIDUALIZE-INDIVIDUAL-REAL-PERSONS AND CITIZENS OF THE UNITED STATES OF AMERICA: in SEC. 8. CLAIMANT: ('For Relief under RLUIPA and RFRA Relief')?

II. ENTITY-GOVERNMENT 'ITEM: 199-121; (concurrence petition for removal of non-due-care aggravated-impose-substantial-burden') TO RESEND ITS February 4, 2014 AGGRAVATE-MOST-RISTIC-IMPOSED-SUBSTANTIAL-BURDEN VIOLATION OF ('FREE EXERCISE') (1) 'without demonstrating any furtherance of a compelling governmental interest; (2)' in the least restrictive means of furthering that compelling governmental interest': TAX LAND SALE.

III. ENTITY-GOVERNMENT MUST COMPLY FOR ANY AND ALL DEFENCES WITH 42 U. S. C. 2000 ACT SEC. 5. RULES OF CONSTRUCTION. (c) CLAIMS TO FUNDING UNAF-FECTED- Nothing in the Act shall create or preclude a right of any religious organization to receive funding or other assistance from government, or of any person to receive government funding for religious activity, "but this Act may require a government to incur expenses in its own operations to avoid imposing a substantial burden on religious exercise."

IV. ENTITY-GOVERNMENT MUST ('must make all Petitioners/Claimants whole in') RETURNING ALL PROPERTY AND GRANTING A RELIGIOUS TAX EXEMPTION VARRANCE FOR Item:-199-121 ASSESSMENT NUMBER: 340220029 -5.-

V. COMPENSATING ALL RLUIPA AND RFRA PETETIONERS/CLAIMANTS: (a) For the millions of dollars in grants and tax donations, which was lost (REPLY-EXHIBITS #4 Pages #30.

(b) Not certain of recounting the intended donor name, but will verify (The Parson Corporation in Pasadena, CA, representative who was present at Earth Day 25th Anniversary aboard the Queen Mary in Long beach, CA, photo). He pledged, to

purchase the rest of the land required for Survival of Racial Toxicity Environment Church Camp (SORT). On condition if Church could obtain a variance from Entity-Government for Lot #29 and the rest of the 200+ acres for the 'religious-exercise-properties?

(c) The prima-facial evidences in Black's Law Dictionary for 'Wanton, Wonton act, Wonton Acts and omissions, Wanton and reckless misconduct, Wanton conduct, Wanton injury, Wanton misconduct, Want negligence, and Wantonness are herein enclosed: are setting forth in RFRA (as defined in) RLUIPA 42 U. S. C. 2000bb-2(4) Petitioners/Claimants Claim for Relief..

VI. ENTITY-GOVERNMENT RIVERSIDE COUNTY TO COMPLY WITH ALL LAWS BOTH STATE AND FEDERAL, WHICH PROTECTS ALL UNITED STATES OF AMERICA REFERENCE IN PETITIONERS/CLAMIANTS RULIPA/RFRA DEFENSE: -

UNDER THE FREE EXERCISE CLAUSE VIOLATIONS IN ASSESSMENT NUMBER: 340220029-5 NON-DUE-CARE RIPEN' IN ITS IMPOSED-SUBSTANTIAL-BURDEN UNDERTAKING VIOLATIONS IN DENYING ('The Dictionary Act') FOR ALL PROTECTION OF LAND USE AS RELIGIOUS EXERCISE-PRACTICE UNDER THE COLOR OF STATE LAW IN ALL:

- (1) 42 U. S. C. ACT 2000 RLUIPA”
- (2) RELIGIOUS FREEDOM RESTORATION ACT OF 1993 (RFRA), 107 Stat. 1488, 42 U. S. C. {2000bb et seq.,
- (3) 42 U. S. C. {{2000bb-1(a) (b) As amended by the religious Land Use and Institutionalized Person Act of 200 (RLUIPA), RFRA covers: any exercise of religion, whether or not compelled by, or central to, a system of religious belief: {2000cc-5(7)(A).

RLUIPA Claimants Petitioners raise the question as to 'Jurisdiction' whether or not a 'Fraud scheme under the color of state law' is the result of Staff (deny): “There is no impact on citizens or business?” Whenever, the preclusion of Administrative Relief before 'Full Faith and Credit': Relief can be heard in another venue.

RLUIPA Petitioners will show the 'Threshold prima facie evidence to support': "why Agency Subdivision of the State of California Riverside County (RCI) must reject its own Staff request of (denial) for ASSESSMENT NUMBER: 340220029-5?"

Base on RCI Staff own findings are cited in justification of the 'Treasure-Tax Collector rights and the duty' by Case Law to collect all lawful owed property taxes for a defense. Without referencing SEC. 8. (1)(2)(3)(4) GOVERNMENT (A) means - (i) a State, county municipality, or other governmental entity created under the authority of a State; (ii) (i) and (iii)(B)(5))6(7)(A)(B) any other 'Entity herein. By RCI Agency, zoning, land use restrictions, guidelines rules of applicability or any other records, which would have not 'Ripen into any scheme-fraud aggregate to a

imposed-substantial-burden' under SEC. 2. (a)(1)(A)(B)(2)(A)(B)(C)(b)(1)(2)(3)(A)-(B) and SEC.4. JUDICIAL RELIEF. (a)(b)(c)(d)(1)(2)(e)(f)(g).

There are (No) proffer-records of any of Petitioners Claimants requests or from 'Entity' rejections in denial of under SEC. 5. RULES OF CONSTRUCTION. (a)(b)(c)(d)(1)(2)(e)(f)(g)(h)(i). Petitioners Claimants exhausted every administrative remedy in order to obtain secure 'religious-exemption for a RLUIPA and RFRA property: to no avail.

Petitioners Claimants is a small social-medias-networking Ham-Jew dna Kushite/-Black non-profit Church Group. The only way this RLUIPA and RFRA protected Church could 'tender' 'Entity-overreaching taxes' was the meet all Lenders guidelines. They had to secure a non-exemption status on the property, which then a loan-draw would have paid its taxes and built a worship environmental camp per 'donors-intent'. Petitioners Claimants are not deny 'Entity created Tax Collector Office-rights to collect any and all lawful taxes under IRS and FTB guidelines, but not on any and all religious-exempted appurtenances covered by RLUIPA and RFRA.

Entity-County has forfeited, any prima-facial defenses of avoiding a RLUIPA and RFRA violations. As cited, in The U.S. Supreme Court June 30, 2014, ruling in BURWELL v. HOBBY LOBBY STORES, INC. In its 'fraud-scheme' "(Impact on Citizens and Businesses: There is no impact on citizens or businesses)."

Hobby Lobby Case shows that as HHS fail, so did Entity-Government who never met for any defenses against a RLUIPA/RFRA Claim Filing in the (3-Prone), which The Becket Fund set before The U.S. Supreme Court: BURWELL v. HOBBY LOBBY STORES, INC

- (a) The Cooperation was a Person.
- (b) Hobby Lobby Faith Intent was covered,
- (c) The Affordable Care Act had a duty under RLUIPA and RFRA to pay out of the US Treasury Funds.

"BURELL V. HOBBY LOBBY"

The decision also has important implications for over 50 pending lawsuits brought by non-profit religious organizations, such as the Little Sisters of the Poor, which are also challenging the mandate. In two different respects, the Supreme Court strongly signaled that the mandate may be struck down in those cases too. -

First, it rejected the government's argument that there was no burden on the Green's religious exercise because only third parties use the drugs. Second, it held that the government could simply pay for contraception coverage with its own funds, rather than requiring private employers to do so.]

SPECIAL NOTE: Had any Entity-Agent under 'The Establish Clause' perceived, PETITIONERS CLAIMANTS SECOND MOUNT MORIAH MISSIONARY

BAPTIST, INC., and RLUIPA Amb. Charles Linder Floyd? As a RLUIPA SEC. (2) (2) (RFRA) 1993 Individual-Person-US Citizen all 'prima facie evidence' would have revealed: 'Entity' imposed substantial-burden 'affect, commerce with foreign nations (e-commerce-centers), among the several States (Prison Ministry in all 50 States) or with Indian tribes (Angel Reyes Member of The Chiricahua Apache Tribe) see memorandum letter in support of RLUIPA-Claimant?

SEE ATTACHMENTS EXHIBITS [Ibid] :

- 1. PROPOSED E-COMMERCE HAM-JEW-dna KUSHITE/BLACK CENTERS**
- 2. PROPOSED 501(c)(4)**
- 3. WORLDWIDE PRISION MINISTRIES**
- 4. THE CHIRICAHUA INDIAN TRIBE MEMBER MEMORANDUM COLABORATIVE - LETTER**

Adding SEC. 6. ESTABLISHMENT CLAUSE UNAFFECTED, SEC. 7. AMENDMENTS TO RELIGIOUS FREED RESTRATION ACT. (a)(1)(2)(3)(b) and ALL of SEC. 8. DEFTIONS applications for Relief.

- 1. Wherein St John's United Church of Christ v. City of Chicago case did not show its 'prima facie evidence to support a imposed-substantial-burden, which was not sustained for relief under RLUIPA?**

Whereas, in RLUIPA Claimants Petitioners Item:199-121 ASSESSMENT NUMBER: 340220029 -5, (doing commerce with a member of The Chiricahua Apache Tribe). Their only requites are for the 'Judge's impartiality', which would find that RCI Staff enforce-ments of Agency Land Uses Regulation are geared to imposing a ripen-substantial-burden at:

- SEC. 1. SHORT TITLE. This Act may be cited as the 'Religious Land Use and Institutionalized Persons Act of 2000'.**
- SEC. 2. PROTECTION OF LAND USE AS RELIGIOUS ERERCISE.**
- SEC. 3. PROTECTION OF RELIGIOUS EXERCISE OF INSTITUTIONALIZED PERSONS.**
- SEC. 4. JUDICIAL RELEIF.**
- SEC. 5. RULES OF CONSTRUCTION.**
- SEC. 6. ESTABLISHMENT CLAUSE UNAFFECTED.**
- SEC. 7. AMENDMENTS TO RELIGIOUS FREEDOM RESTORATION ACT.**
- SEC. 8. DEFINITIONS:**

(1) CLAIMANT- The term 'claimant' means a person raising a claim or defense under this Act.

(2) DEMONSTRATATES- The term 'demonstrates' means meets and of the burdens of going forward with the evidence and of persuasion.

(3) FREE EXERCISE CLAUSE- The term 'Free Exercise Clause' means that portion of the first amendment to the Constitution that proscribes laws prohibiting the free exercise of religion, (1) (1)

(4) GOVERNMENT- The term 'government'-

(A) means-

(i) a State, county municipality, or other governmental entity created under the authority of a State;

(ii) in clause (i); and (iii) any other person acting under color of State law; and

(B) 4(b) and 5 includes the United States, branch, department, agency, instrumentality, or official of the United States, and any person acting under color of Federal law.

(5) LAND USE REGULATION- The term 'land use regulation' means a zoning or landmaking law, or the application of such a law, that limits or restricts a claimant's use or development of land (including a structure affixed to land), if the claimant has a ownership, leasehold, easement, servitude, or other property interest in the regulated land or a contract or option to acquire such an interest.

(6) PROGRAM OR ACTIVITY- The term 'program or activity. Means all of the operations of any entity as described in paragraph (1) or (2) of section 606 of the Civil Rights Act of 1964 (42 U. S. C. 2000d-4a).

(7) RELIGIOUS EXERCISE- (A) IN GENERAL- (B) RULE-

2. [Ibid] Hobby Lobby Case were never met by RCI for any defenses against a RLUIPA Claim Filing in the (3-Prone), which The Becket Fund set before The US Supreme Court:

(a) Hobby Lobby was granted, Individual-Person-Citizenship by the Ct and RCI will uphold (There is no impact on citizens or business) or will (deny) Staff recommendations: "in order not to Commit Treason upon the Constitution."

(b) Hobby Lobby standing can be sum up in 42 U.S.C. 2000 ACT RLUIPA and RFRA 1993..... (Intent).

(c) Agency Entity-Government did not or ever attempted, to meet the due-care in avoiding and imposing a substantial burden upon all RLUIPA/RFRA Claimants Petitioners.

All RLUIPA Claimants Petitioners under SEC. 4. JUDICIAL RELIEF (c) FULL FAITH AND CREDIT concurrence filings for all Petitioners Claimants in their moving papers already on file, against the violations of SEC. 2. PROTRCTION OF LAND USE AS RELIGIOUS EXERCISE (a) SUBSTANTIAL BURDEN.

All RLUIPA Petitioners Claimants are requesting: (1) the resending of this 'imposing substance-burden sale-taking' and (2) a non-granting SEC. 2. (B) Tax-exemption to this RLUIPA 'intent' Religious Worship exercise-practice property: while yet receiving Federal Funds.

All RLUIPA Claimants Petitioners are not in opposition against the Agency Subdivision of the State of California Riverside County (RCI) 'inherent-right to collect property tax' under the color of state law: while required, to protect all

Petitioners Constitutional Rights under 42 U.S.C. 2000 ACT RELIGIOUS LAND USE AND INSTITUTIONALIZED PERSON.

OMMISSION OF FACTS FOR A FULL FAITH AND HEARING CREDIT:

- 1. RCI and all of its Agents had actual knowledge of the Second Mount Moriah Missionary Baptist Church, Inc., was a Small Minority Ham-Jew dna Kushite/Black Church 'intent' to utilize Percale ASSESSMENT NUMBER: 340220029-5 as a RLUIPA Religious Worship exercise-practice Situs and for Religious exercise-practice Inner City Youths Faithbase Environmental Camp. Where these Inner City Youths would learn that: "GOD was the Chief Environmentalist."**
- 2. RCI Agents has not proffer any evidences of RULIPA Claimants Petitioners more that (2 times or more 'intent' requests) of its respective departments in granting Exemption Tax Static for Percale ASSESSMENT NUMBER: 340220029-5.**
- 3. The last time in 2014 RLUIPA Claimants Petitioners was informed, that \$30,000.00 cashier check had to be tender and no granting was assured.**
- 4. RCI also knew that the only way this All RLUIPA Claimants Petitioners Small Minority Ham-Jew dna Kushite/Black Church could 'tender' this property had to have a tax exemption for construction financing.**
- 5. RLUIPA Claimants Petitioners presented (Two Options) (1) Replacing the 3brs Trailer, which was destroyed by fire and using it as a Religious-Center, but was (denied) and told that I, still need to pay for Religious Tax Exemption fees.**
- 6. This is a clear violation of RIC Code that a 'Church' is permitted in this zone, because its Agents, never granted or ever though that they had to grant, 'Individual-Person-citizenships to the RLUIPA Claim Petitioners before ('imposing-substantial-burden') taking of there Worship- Religious-exercise-practice Situs.**
- 7. RIC denied again the (2) enclosed Exhibit (?) Boys And Girls Club commercial-office-complex. This is the project that I, was informed. That said, Church would have to 'tender a \$30,000.00 cashier-check' without any guarantees?**
- 8. There is no Proffer of any evidence in Staff (deny-request) that RCI have never or will never grant; 'Any Variance' to any non-Religious construction-project in its Subdivisions: while receiving Federal Funds?**
- 9. RIC Staff has withheld from the RCI Board of Supervisors any and all work-products, which would refute RLUIPA Claimants Petitioners that any (FULL FAITH AND CREDIT) was conducted. As to any RLUIPA CLAIM potential possibly might 'Ripen' under SEC. 4. JUDICAL RELIEF (a) CAUSE OF ACTION?**
- 10. RLUIPA Claimants Petitioners (b) BURDEN OF PERSUASION- Plaintiff have and will continue to show 'prima facie evidence to support a claim alleging a violation of section 2,**

11. RCI has not and cannot prevail in any Court State or Federal under the section 2, the government shall bear the burden of persuasion on any element of the claim: -

12. Where is RCI (mind-set) proffer of ever believing that anyone could prevail over its ability to concoct schemes in denying Citizens Civil Rights in applying

PRAYER: For a equitable resolve the in 'Entity-Government' returning Petitioners/-Claimants RLUIPA/RFRA (protected 'faith-intent religious-exercise-practice, which it was donated for as a Survivors Of Racial Toxicity (SORT) Inner City Faithbase-Environmental Camp. With a Variance for Religious-Service with a religious tax exemption and money damages: "for the wantonness-imposed-substantial-burden upon: Citizens and Commerce."

SELAH,



SECOND MOUNT MORIAH MISSIONARY
BAPTIST CHURCH, INC., And Ambassador Charles Linder Floyd
RLUIPA/RFRA Petitioners/Claimants

Dated May 17, 2015

SECOND MOUNT MORIAH MISSIONARY
BAPTIST CHURCH, INC.,
[JEHOVAH-JIREH-In the mount of the LORD it shall be seen]
Ambassador Charles Linder Floyd
THE MESSIANIC JEW-DNA BORNED-OUT-OF-DUE-SEASON MINISTRY
SURVIVAL OF RACIAL TOXICITY (SORT) ENVIRONMENTAL CAMP
Address: 14642 Tonikan Rd
Apple Valley, CA 92307-4041
Local:
Cell: 1-760-221-9870
Fax: 1-760-247-7685
Emails: <california@thefamilyandinmatesunited>
thekushite@gmail.com thefirstjew@yahoo.com
cfloyd98@legalshieldassociate.com
Websites: <http://www.supereshops.com/Sites/TheKushiteAndTheJew/>
<www.thekushiteandthejewmagazine.com>
www.hisstarjewdnaJoshuageneration.com
www.Kushite.TV

**“TABLE OF CONTENT AND EXHIBITS”
“DIVERS”**

PAGES 9

“REPLY-EXHIBIT #1 Pages #

- 1. REPLY EXHIBITS #1: PETITIONERS/CLAIMANT RESPONSE
REPLY.....Pages #**

May 14, 2015

The Chiricahua Apache Tribe
Tribal Member Chaplin Angel Reyes
White Mountain Ranch
2861 & 2851 Armstrong Rd
Riverside, CA 92509
(951) 562-896-6777
Email" yvonnelaaccount@yahoo.com

SECOND MOUNT MORIAH MISSIONARY
BAPTIST CHURCH, INC.,
[JEHOVAH-JIREH-In the mount of the LORD it shall be seen]
Ambassador Charles Linder Floyd
THE MESSIANIC JEW-DNA BORNED-OUT-OF-DUE-SEASON MINISTRY
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Fax: 1-760-247-7685
Emails: <callifornia@thefamilyandinmatesunited>
thekushite@gmail.com thefirstjew@yahoo.com
cfloyd98@legalshieldassociate.com
Websites: <http://www.supereshops.com/Sites/TheKushiteAndTheJew/>
<www.thekushiteandthejewmagazine.com>
www.hisstarjewdnajoshuageneration.com
www.Kushite.TV

RE: "CONTINUING 'INTENT' WORKING MEMORADIUM OF UNDER-
STANDING UNDER RLUIPA SEC. 2. PROTECTION OF LAND USE AS
RELIGIOUS EXERCISE (2) SCOPE OF APPLICATION (B) OF PARTNERSHIP
BETWEEN THE CHIRICHUA APACHE TRIBE & THE SECOND MOUNT
MORIAH MISSIONARY BAPTIST CHURCH, INC"

My Dear Brother Ajo:

Here at White Mountain Ranch Tribal Worship Grounds our hearts are broken in learning; that Riverside County has taken your Worship-Ground in Perris, CA, but the Great Sprit is yet strong with you. Our 'interest-intent' in the rocks formations is still a concern for all Native Indians Tribes and it is our hope that it will come to pass.

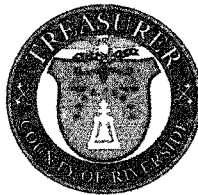
Do you, not remember it was Hesperia, CA, Denny's Native Indian fame artist who encountered, you, your grandsons Donovan and Jabarie, in the Victorville Staples in and about the early 2000? Who certify first your His Star Crucifix as possessing: "The Great Spirit Power Worship by All Indians Tribes."

JON CHRISTENSEN
ASSISTANT TREASURER-TAX COLLECTOR

SUE BAUER
SR. CHIEF DEPUTY TREASURER-TAX COLLECTOR

DEBBIE BASHE
INFORMATION TECHNOLOGY OFFICER II

GIOVANE PIZANO
INVESTMENT MANAGER



DON KENT
TREASURER

GARY COTTERILL
CHIEF DEPUTY TREASURER-TAX COLLECTOR

MATT JENNINGS
CHIEF DEPUTY TREASURER-TAX COLLECTOR

MELISSA JOHNSON
CHIEF DEPUTY TREASURER-TAX COLLECTOR

ADRIANNA GOMEZ
ADMINISTRATIVE SERVICES MANAGER I

March 26, 2015

Second Mount Moriah Missionary Baptist Church, Inc.
RLUIP Amb. Charles Linder Floyd
14642 Tonikan Rd.
Apple Valley, Ca 92307-4041

Assessment Number: 343020029-5
Address: Vacant Land in unincorporated Riverside County near the City of Perris
Item: 199-121 Date of Sale: February 4, 2014.

Petitioner: Second Mount Moriah Missionary Baptist Church, Inc/ RLUIP Amb. Charles Linder Floyd

Your petition to rescind the above referenced property has been reviewed by this office and we are making our recommendation to the Riverside County Board of Supervisors as noted on the attached copy of the **FORM 11**. Our recommendation is request that they deny the petition. Please contact our office at (951) 955-3949, if you have any questions regarding this recommendation.

This matter is being presented to the Riverside County Board of Supervisors at 4080 Lemon St., Riverside, California 92501 (Board Chambers, first floor) for placement on the Agenda of **May 19, 2015 at 9:30 a.m.** or as soon thereafter as the matter may be heard. You may, if you wish, make a presentation to the Board of Supervisors if you feel that our recommendation is improper. To do so on the date of the hearing fill out a "**REQUEST TO SPEAK**" form available at the entrance of the Board Room, and submit to the Clerk of the Board before the scheduled meeting time. Please be prepared to present to the Board of Supervisors copies of any documentation you may have which you feel supports your case.

If you do not agree with the Board of Supervisors vote, you may seek a judicial review. If the Board decides to rescind the tax deed, a beneficially interested party will have 90 days from the date of the Board's decision to seek review of the decision by filing an action or proceeding with the Clerk of the Consolidated Courts at 4050 Main St., Riverside, California 92501 pursuant to civil procedure code section 1094.5. However, if the Board decides not to rescind the tax deed, an action may instead be filed by the Petitioner within one year pursuant to Revenue and Taxation Code 3725. **THE DECISION OF THE BOARD OF SUPERVISORS IS FINAL, UNLESS REVERSED BY THE COURT.**

Cordially,

Melissa Johnson
Chief Deputy Treasurer-Tax Collector
(951) 955-3949

RIVERSIDE COUNTY TREASURER-TAX COLLECTOR

4080 LEMON STREET, 4TH FLOOR ★ P.O. BOX 12005 ★ RIVERSIDE, CALIFORNIA 92502
WWW.RIVERSIDETAXINFO.COM ★ (951) 955-3900 ★ 1 (877) 748-2689 ★ FAX (951) 955-3923

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



FROM: Don Kent, Treasurer/Tax Collector

SUBMITTAL DATE:
March 24, 2015

SUBJECT: Petition for Rescission of Tax Deed to Purchaser of Tax-Defaulted Property, Sale No. TC 199 Item 121, Tax Sale Date 2/4/14 for APN 343-020-029-5; 1st Dist.; [\$0]

RECOMMENDED MOTION: That the Board of Supervisors:

- 1) Hold a public hearing under the provisions of Section 3731 of the Revenue and Taxation Code, relative to the Petition of Second Mount Moriah Missionary Baptist Church, Inc./ RLUIP Amb. Charles Linder Floyd to rescind the Tax Deed resulting from the tax sale of assessment parcel number 343-020-029-5 which is vacant land in unincorporated Riverside County near the City of Perris (the "Subject Property").
- 2) At the conclusion of the public hearing, find that the tax sale was lawful; that the Petition lacks legal merit; and deny the Petition.
- 3) Direct the Treasurer-Tax Collector to provide written notice of the Board's decision to the Petitioner and Tax Deed Purchaser.

BACKGROUND:

Summary

Section 3731 of the Revenue and Taxation Code provides that the Board of Supervisors is to hold a public hearing regarding the possible rescission of a Tax Deed when a timely Petition for rescission is (Continued on Page 2.)

Don Kent
Treasurer/Tax Collector

FINANCIAL DATA	Current Fiscal Year:	Next Fiscal Year:	Total Cost:	Ongoing Cost:	POLICY/CONSENT (per Exec. Office)
COST	\$ 0	\$ 0	\$ 0	\$ 0	Consent <input type="checkbox"/> Policy <input type="checkbox"/>
NET COUNTY COST	\$ 0	\$ 0	\$ 0	\$ 0	

SOURCE OF FUNDS:	Budget Adjustment: N/A
	For Fiscal Year: 2014-15

C.E.O. RECOMMENDATION:

County Executive Office Signature

MINUTES OF THE BOARD OF SUPERVISORS

FORM APPROVED COUNTY COUNSEL 5/24/15
DATE
BY: GREGORY P. PRIAMOS

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

Prev. Agn. Ref.: | **District:** 1 | **Agenda Number:**

SUBMITTAL TO THE BOARD OF SUPERVISORS, COUNTY OF RIVERSIDE, STATE OF CALIFORNIA
FORM 11: Petition for Rescission of Tax Deed to Purchaser of Tax-Defaulted Property, Sale No. TC 199 Item 121, Tax Sale Date 2/4/14 for APN 343-020-029-5; 1st Dist.; [\$0]

DATE: March 24, 2015

PAGE: Page 2 of 3

BACKGROUND:

Summary (continued).

- 1 filed by the prior owner of the property sold at tax sale. Petitioner timely filed the Petition. In addition, notice of the hearing on the Petition was properly given to the appropriate interested parties as required by law.
- 2 The Subject Property was sold at tax sale on February 4, 2014. A Tax Deed for the Subject Property was issued to Norman W. Barnard (the "Tax Deed Purchaser") on a bid of \$17,300 plus documentary transfer tax of \$19.25.
- 3 As of 1996, the Subject Property had belonged to the Second Mount Moriah Missionary Baptist Church of Los Angeles California (the "Church"). Some years ago, the church conveyed the property to a relative of the church minister. The taxes became delinquent in the amount of approximately \$10,503.02. (There were no Code Enforcement liens or nuisance abatement liens on the Subject Property.) Proper notices were given and the property was sold at tax sale pursuant to the procedures of the Revenue and Taxation Code.
- 4 Three days before the tax sale, the Subject Property was once again deeded back to the Church. The Church took title subject to the delinquent taxes, but failed to pay the taxes before the right of redemption terminated.
- 5 Charles Floyd ("Petitioner") filed a timely Petition to Rescind the Tax Deed and to Set Aside the Tax Sale (the "Petition") on behalf of the Church. The Petition is attached.
- 6 Petitioner claims that the tax sale should not have taken place because the sale violates the Religious Land Use and Institutionalized Persons Act ("RLUIPA").
- 7 Petitioner has the burden of proof to show that the Subject Property should not have been sold.
- 8 The Treasurer-Tax Collector and County Counsel have reviewed the Petition and determined that it lacks merit because RLUIPA does not prohibit tax sales of property to collect delinquent taxes.
- 9 RLUIPA (42 U.S.C. § 2000cc) generally prohibits a local government from imposing or implementing a land use regulation in a manner that imposes a substantial burden on the religious exercise of a person, including a religious assembly or institution, except in certain circumstances.
- 10 Nevertheless, the Treasurer-Tax Collector's sale of the Subject Property to collect delinquent taxes is not prohibited by RLUIPA because the tax sale does not involve the application of a land use regulation as defined by RLUIPA.
- 11 RLUIPA expressly defines the term "land use regulation." RLUIPA reflects that "the term 'land use regulation' means a zoning or landmarking law, or the application of such a law, that limits or restricts a claimant's use or development of land...."
- 12 Federal courts have consistently held that a government agency implements a "land use regulation," for purposes of RLUIPA, only when it acts pursuant to a zoning or landmarking law that limits the manner in which a claimant may develop or use his property. See, e.g., Prater v. City of Burnside, 289 F.3d 417 (6th Cir. 2002) cert. denied 537 U.S. 1018 (2012).
- 13 In undertaking the tax sale of the Subject Property, however, the Treasurer-Tax Collector was not acting pursuant to any zoning or landmarking law to limit the manner in which Petitioner develops or uses his property. Moreover, the tax sale by the Tax Collector did not result from the application of a zoning or landmarking law.

Harper-Ihem, Kecia

From: Johnson, Melissa <MJOHNSON@co.riverside.ca.us>
Sent: Monday, April 06, 2015 9:39 AM
To: Wagner, Lisa M; Harper-Ihem, Kecia
Subject: BOS item 3-31 on April 7, 2015
Attachments: EXECUTIVE OFFICE MEMO.doc

Good morning Ladies,

Item 3-31 needs to be deleted from the board hearing tomorrow but should be moved to May 19, 2015 per the attached memo.

P.S. Sorry about the confusion next time I will make sure I hold onto to the form 11 until the date gets closer.

Thank you,

Melissa Johnson
Chief Deputy Treasurer-Tax Collector
(951) 955-3949

4-7-15
3-31



**COUNTY OF RIVERSIDE
OFFICE OF THE TREASURER TAX-COLLECTOR**

MEMO

Date March 26, 2015
To: Sam Wong
From: Melissa Johnson
Subject: Form 11 for Board Agenda

I am submitting one Form 11 for the Board Agenda on May 19, 2015 at the 9:30 am public hearing.

Should you have any questions, please contact me immediately at 53949.

Thank you.

Melissa Johnson

Riverside County Board of Supervisors
Request to Speak

6 min

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.

Second Memorial MRC. Inc
SPEAKER'S NAME: Amb Charles Linder Floyd

Address: 14642 Toni Kan Rd N
(only if follow-up mail response requested)

City: Apple Valley Zip: 92307-4041

Phone #: 760-221-9870

Date: 03/19/2015 Agenda # 9-3

PLEASE STATE YOUR POSITION BELOW:

Position on "Regular" (non-appealed) Agenda Item:

Support Oppose Neutral

Note: If you are here for an agenda item that is filed
for "Appeal", please state separately your position on
the appeal below:

Support Oppose Neutral

I give my 3 minutes to: _____

BOARD RULES

Requests to Address Board on "Agenda" Items:

You may request to be heard on a published agenda item. Requests to be heard must be submitted to the Clerk of the Board before the scheduled meeting time.

Requests to Address Board on items that are "NOT" on the Agenda:

Notwithstanding any other provisions of these rules, member of the public shall have the right to address the Board during the mid-morning "Oral Communications" segment of the published agenda. Said purpose for address must pertain to issues which are under the direct jurisdiction of the Board of Supervisors. YOUR TIME WILL BE LIMITED TO THREE (3) MINUTES.

Power Point Presentations/Printed Material:

Speakers who intend to conduct a formalized Power Point presentation or provide printed material must notify the Clerk of the Board's Office by 12 noon on the Monday preceding the Tuesday Board meeting, insuring that the Clerk's Office has sufficient copies of all printed materials and at least one (1) copy of the Power Point CD. Copies of printed material given to the Clerk (by Monday noon deadline) will be provided to each Supervisor. If you have the need to use the overhead "Elmo" projector at the Board meeting, please insure your material is clear and with proper contrast, notifying the Clerk well ahead of the meeting, of your intent to use the Elmo.

Individual Speaker Limits:

Individual speakers are limited to a maximum of three (3) minutes. Please step up to the podium when the Chairman calls your name and begin speaking immediately. Pull the microphone to your mouth so that the Board, audience, and audio recording system hear you clearly. Once you start speaking, the "green" podium light will light. The "yellow" light will come on when you have one (1) minute remaining. When you have 30 seconds remaining, the "yellow" light will begin flash, indicating you must quickly wrap up your comments. Your time is up when the "red" light flashes. The Chairman adheres to a strict three (3) minutes per speaker. **Note: If you intend to give your time to a "Group/Organized Presentation", please state so clearly at the very bottom of the reverse side of this form.**

Group/Organized Presentations:

Group/organized presentations with more than one (1) speaker will be limited to nine (9) minutes at the Chairman's discretion. The organizer of the presentation will automatically receive the first three (3) minutes, with the remaining six (6) minutes relinquished by other speakers, as requested by them on a completed "Request to Speak" form, and clearly indicated at the front bottom of the form.

Addressing the Board & Acknowledgement by Chairman:

The Chairman will determine what order the speakers will address the Board, and will call on all speakers in pairs. The first speaker should immediately step to the podium and begin addressing the Board. The second speaker should take up a position in one of the chamber aisles in order to quickly step up to the podium after the preceding speaker. This is to afford an efficient and timely Board meeting, giving all attendees the opportunity to make their case. Speakers are prohibited from making personal attacks, and/or using coarse, crude, profane or vulgar language while speaking to the Board members, staff, the general public and/or meeting participants. Such behavior, at the discretion of the Board Chairman may result in removal from the Board Chambers by Sheriff Deputies.

**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
to Board Rules listed on the reverse side of this form.

SPEAKER'S NAME: Mattie Floyed

Address: _____
(only if follow-up mail response requested)

City: _____ **Zip:** _____

Phone #: _____

Date: 5-19-15 **Agenda #** 9-3

PLEASE STATE YOUR POSITION BELOW:

Position on "Regular" (non-appealed) Agenda Item:

Support **Oppose** **Neutral**

Note: If you are here for an agenda item that is filed
for "Appeal", please state separately your position on
the appeal below:

_____ **Support** _____ **Oppose** _____ **Neutral**

I give my 3 minutes to: Abm. Charles Linder Floyed

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