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



FROM: TLMA - Planning Department

SUBMITTAL DATE: May 19, 2015

SUBJECT: GENERAL PLAN AMENDMENT NO. 1128 AND CHANGE OF ZONE NO. 7847 – Intent to Adopt a Mitigated Negative Declaration – Applicant: Massoud Tajik – Third Supervisorial District – Hemet-San Jacinto Zoning District – Harvest Valley Winchester Area Plan: Community Development: Medium Density Residential (CD:MDR) (2-5 D.U./Ac.) and Rural: Rural Mountainous (R:RM) – Location: Northerly of Stetson Avenue, southerly of Lyn Avenue, easterly of California Avenue, and westerly of Cordoba Drive – 25.7 Acres – Zoning: Mobile Home Subdivision & Mobile Home Parks – 20,000 Sq. Ft. Minimum (R-T-20000) – REQUEST: The General Plan Amendment proposes to amend the General Plan Land Use Element from Community Development: Medium Density Residential (CD:MDR) (2-5 D.U./Ac.) and Rural: Rural Mountainous (R:RM) to Community Development: High Density Residential (CD:HDR) (8-14 D.U./Ac.), Open Space: Conservation (OS:C), and Rural: Rural Mountainous (R:RM). The Change of Zone proposes to change the zoning of the subject site from Mobile Home Subdivision & Mobile Home Parks (R-T-20000) to Planned Residential (R-4) and Open Area Combining Zone-Residential Developments (R-5). Deposit based funds 100%

(Continued on next page)

Steve Weiss, AICP Planning Director Juan C. Perez TLMA Director

C E O DECOMME				·				For Fiscal Year	: N/A	
SOURCE OF FUN	DS: D	eposit bas	ed fund	ls				Budget Adjustn	nent: N/A	
NET COUNTY COST	\$	N/A	\$	N/A	\$	N/A	\$	N/A	JONISCH L	· Oney w
COST	\$	N/A	\$	N/A	\$	N/A	\$	N/A	Consent	Policy D
FINANCIAL DATA	Current	Fiscal Year:	Next Fisc	al Year:	Total Cos	t	On	going Cost:	POLICY/C	

C.E.O. RECOMMENDATION:

APPROVE

County Executive Office Signature

Tina Grande

MINUTES OF THE BOARD OF SUPERVISORS

Departmental Concurrence

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

FORM 11: GENERAL PLAN AMENDMENT NO. 1128 AND CHANGE OF ZONE NO. 7847

DATE: May 19, 2015 **PAGE:** Page 2 of 3

RECOMMENDED MOTION: The Planning Commission recommends that the Board of Supervisors:

<u>ADOPT</u> a MITIGATED NEGATIVE DECLARATION for ENVIRONMENTAL ASSESSMENT NO. 42642, 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,

TENTATIVELY APPROVE GENERAL PLAN AMENDMENT NO. 1128 amending the General Plan Land Use Element from Community Development: Medium Density Residential (CD:MDR) (2-5 D.U./Ac.) and Rural: Rural Mountainous (R:RM) to Community Development: High Density Residential (CD:HDR) (8-14 D.U./Ac.), Open Space: Conservation (OS:C), and Rural: Rural Mountainous (R:RM); in accordance with Exhibit #6, and based on the findings and conclusions incorporated in the staff report, subject to adoption of the General Plan Amendment resolution by the Board of Supervisors; and,

TENTATIVELY APPROVE CHANGE OF ZONE NO. 7847, amending the zoning classification, for the subject property from Mobile Home Subdivision & Mobile Home Parks (R-T-20000) to Planned Residential (R-4) and Open Area Combining Zone-Residential Developments (R-5) in accordance with Exhibit #3, and based on the findings and conclusions incorporated in the staff report, subject to adoption of the zoning ordinance by the Board of Supervisors.

BACKGROUND: Summary

General Plan Amendment No. 1128 (GPA1128) proposes to amend the General Plan Land Use Element from Community Development: Medium Density Residential (CD:MDR) (2-5 D.U./Ac.) and Rural: Rural Mountainous (R:RM) to Community Development: High Density Residential (CD:HDR) (8-14 D.U./Ac.), Open Space: Conservation (OS:C), and Rural: Rural Mountainous (R:RM).

Change of Zone No. 7847 (CZ7847) proposes to change the zoning of the subject site from Mobile Home Subdivision & Mobile Home Parks (R-T-20000) to Planned Residential (R-4) and Open Area Combining Zone-Residential Developments (R-5).

The project site is a total of 25.7 acres and is currently designated Medium Density Residential (MDR) (2-5 D.U./Ac.) on the majority of the property with a portion of the southwest corner of the property designated as Rural Mountainous (RM). This amendment would change the designation of the southwesterly 19.0 acres of the property to High Density Residential (HDR) (8-14 D.U./Ac.) and the northeasterly 4.3 acre of the property to Open Space: Conservation (OS:C). The southwest corner of the property designated as Rural Mountainous (RM) will remain unchanged.

The proposed realignment of Highway 79 (SR-79) will impact the property. The Riverside County Transportation Commission (RCTC) is the lead in studying a proposed realignment of SR-79 between Domenigoni Parkway and Gilman Springs Road in the San Jacinto-Hemet area. The project development team of the RCTC has selected a Locally Preferred Alternative known as 1BR which will affect the project site and is estimated to require 4.3 acres from GPA1128. However, the final alignment will not be known until the environmental document for the Realignment Project is approved. A Recirculated Draft Environmental Impact Report/Environmental Impact Statement is anticipated to be released during the summer of 2015 and approved in the second quarter of 2016. The applicant has offered to set aside 4.3 acres needed for the Realignment Project as "Open Space" for the purposes of dedication at no cost to the County for the future right-of-way for SR-79.

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

FORM 11: GENERAL PLAN AMENDMENT NO. 1128 AND CHANGE OF ZONE NO. 7847

DATE: May 19, 2015 **PAGE:** Page 3 of 3

The High Density Residential (HDR) Designation on the remainder of the property was intended to allow the dedication of the SR-79 R.O.W. property without impacting the unit yield of the entire property. This will in essence allow the applicant to cluster. More specifically, the property is proposing to change 18.7 acres of the site to High Density Residential (HDR) (8-14 D.U./Ac.). This would permit a maximum of 261.8 units on the property. Given that this project would facilitate the implementation of the realigned SR-79 by providing significant right-of-way at no cost to the public, County staff's determination is that this project meets the intent of the Highway 79 Policy Area in the General Plan, which sets development range targets, with the proposed density.

The applicant has also signed an indemnification agreement with the County.

On March 18, 2015, the Planning Commission recommended approval of the project to the Board of Supervisors by a vote of 3-0.

Impact on Citizens and Businesses

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

ATTACHMENTS:

- A. PLANNING COMMISSION MINUTES
- B. PLANNING COMMISSION STAFF REPORT



PLANNING COMMISSION MINUTE ORDER MARCH 18, 2015

I. AGENDA ITEM 4.1

GENERAL PLAN AMENDMENT NO. 1128 AND CHANGE OF ZONE NO. 7847 – Intent to Adopt a Mitigated Negative Declaration – Applicant: Massoud Tajik – Third Supervisorial District – Hemet-San Jacinto Zoning District – Harvest Valley Winchester Area Plan: Community Development: Medium Density Residential (CD:MDR) (2-5 D.U./Ac.) and Rural: Rural Mountainous (R:RM) – Location: Northerly of Stetson Avenue, southerly of Lyn Avenue, easterly of California Avenue, and westerly of Cordoba Drive – 25.7 Acres – Zoning: Mobile Home Subdivision & Mobile Home Parks – 20,000 sq. ft. Minimum (R-T-20000).

II. PROJECT DESCRIPTION:

The General Plan Amendment proposes to amend the General Plan Land Use Element from Community Development: Medium Density Residential (CD:MDR) (2-5 D.U./Ac.) and Rural: Rural Mountainous (R:RM) to Community Development: High Density Residential (CD:HDR) (8-14 D.U./Ac.), Open Space: Conservation (OS:C), and Rural: Rural Mountainous (R:RM). The Change of Zone proposes to change the zoning of the subject site from Mobile Home Subdivision & Mobile Home Parks (R-T-20000) to Planned Residential (R-4) and Open Area Combining Zone-Residential Developments (R-5).

III. MEETING SUMMARY:

The following staff presented the subject proposal:

Project Planner: Damaris Abraham at (951) 955-5719 or email dabraham@rctlma.org.

Spoke in favor of the proposed project:

• Farah Khorashadi, Representative, 32 Chadwick, Irvine (951) 218-6897.

No one spoke in a neutral position or in opposition.

IV. CONTROVERSIAL ISSUES:

None.

V. PLANNING COMMISSION ACTION:

Public Comments: Closed

Motion by Commissioner Petty, 2nd by Commissioner Sanchez

A vote of 3-0 (Commissioner Leach Absent; Commissioner Hake recused himself)

ADOPTED PLANNING COMMISSION RESOLUTION NO. 2015-002; and,

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.



PLANNING COMMISSION MINUTE ORDER MARCH 18, 2015

<u>PLANNING COMMISSION WILL MAKE THE FOLLOWING RECOMMENDATIONS</u> TO THE BOARD OF SUPERVISORS:

ADOPTION of a MITIGATED NEGATIVE DECLARATION; and,
APPROVAL of GENERAL PLAN AMENDMENT NO. 1128; and,
APPROVAL CHANGE OF ZONE NO. 7847.

Agenda Item No.: 4 • 1

Area Plan: Harvest Valley/Winchester Zoning District: Hemet-San Jacinto

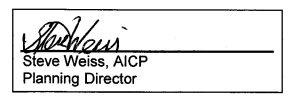
Supervisorial District: Third

Project Planner: Damaris Abraham Planning Commission: March 18, 2015

GENERAL PLAN AMENDMENT NO. 1128 CHANGE OF ZONE NO. 7847 Environmental Assessment No. 42642

Applicant: Massoud Tajik

Engineer/Representative: Farah Khorashadi



COUNTY OF RIVERSIDE PLANNING DEPARTMENT STAFF REPORT

PROJECT DESCRIPTION AND LOCATION:

General Plan Amendment No. 1128 proposes to amend the General Plan Land Use Element from Community Development: Medium Density Residential (CD:MDR) (2-5 D.U./Ac.) and Rural: Rural Mountainous (R:RM) to Community Development: High Density Residential (CD:HDR) (8-14 D.U./Ac.), Open Space: Conservation (OS:C), and Rural: Rural Mountainous (R:RM).

Change of Zone No. 7847 proposes to change the zoning of the subject site from Mobile Home Subdivision & Mobile Home Parks (R-T-20000) to Planned Residential (R-4) and Open Area Combining Zone-Residential Developments (R-5).

The project is located northerly of Stetson Avenue, southerly of Lyn Avenue, easterly of California Avenue, and westerly of Cordoba Drive.

ISSUES OF POTENTIAL CONCERN:

Highway 79 Policy Area Consistency

The General Plan's Highway 79 Policy Area requires that residential development be proposed at 9% below the mid-point of the existing Land Use designation due to transportation infrastructure and capacity deficiencies. Mitigation was added to the project's CEQA document that makes the project consistent with the goals of the policy.

General Plan Findings

In order to support the proposed General Plan Amendment it must be established that the proposal satisfies certain required findings. The Administration Element of the General Plan and Article II of Ordinance No. 348 explains that there are four categories of amendments, Technical, Entitlement/Policy, Foundation, and Agriculture. Each category has distinct required findings that must be made by the Board of Supervisors.

General Plan Amendment No. 1128 falls into the Entitlement/Policy category, because it is changing within the same Foundation-Component, Community Development. Entitlement/Policy Amendment - involves changes in land use designations or policies that involve land located entirely within a General Plan Foundation Component but that do not change the boundaries of that component provided, however, that the following amendments involving changes to Foundation Components shall be deemed Entitlement/Policy Amendments and be subject to the procedural requirements applicable to this category: a. Amendments changing land to the Open Space Foundation Component and the corresponding change from any other Foundation Component.

Planning Commission Staff Report: March 18, 2015

Page 2 of 9

The Administration Element of the General Plan and Article II of Ordinance No. 348 explains that two findings must be made, and at least one of five additional findings must be made to justify an entitlement/policy amendment. The two findings are:

- a. The proposed change does not involve a change in or conflict with: the Riverside County Vision; any General Planning Principle set forth in General Plan Appendix B; or any Foundation Component designation in the General Plan.
- b. The proposed amendment would either contribute to the purposes of the General Plan or, at a minimum, would not be detrimental to them.

The additional findings, only one of which need to be made include:

- c. Special circumstances or conditions have emerged that were unanticipated in preparing the General Plan.
- d. A change in policy is required to conform to changes in state or federal law or applicable findings of a court of law.
- e. An amendment is required to comply with an update of the Housing Element or change in State Housing Element law.
- f. An amendment is required to expand basic employment job opportunities (jobs that contribute directly to the County's economic base) and that would improve the ratio of jobs-to-workers in the County.
- g. An amendment is required to address changes in ownership of land or land not under the land use authority of the Board of Supervisors.

Consideration Analysis:

The first finding per the General Plan Administrative element explains that the proposed Amendment must not involve a change in or conflict with the Riverside County Vision; any General Plan Principle; or any Foundation Component designation in the General Plan.

- A. The proposed change does not involve a change in or conflict with:
 - (1) The Riverside County Vision.

The project site is a total of 25.7 acres and is currently designated Medium Density Residential (MDR) (2-5 D.U./Ac.) on the majority of the property with a portion of the southwest corner of the property designated as Rural Mountainous (RM). This amendment would change the designation of the southwesterly 14.7 acres of the property to High Density Residential (HDR) (8-14 D.U./Ac.) and would leave the northeasterly 8.3 acre portion as Medium Density Residential (MDR) (2-5 D.U./Ac.). The southwest corner of the property designated as Rural Mountainous (RM) will remain unchanged.

The County General Plan Vision discusses many concepts; they are broken into categories including housing, population growth, community, transportation, etc. The project has been reviewed against these visions and staff has determined that they are consistent with them. More specifically, the Livable Centers portion of the Riverside County Vision states that there be a mix of uses in an area. There are Medium Density Residential designated properties located to the north and east and Estate Density Residential (RC-EDR) and Rural Mountainous (RM) designated properties to the south. There is a property located less than 200 feet to the north of the project site that is designated High Density Residential. The hill located on the southerly side of the project site will provide a natural boundary for the low density designated properties located to the south of the project site and will help maintain a balanced growth in the area while providing a mix of uses. The Housing portion of the Riverside County Vision states that shelter is one of the most basic community needs, the high density residential designated property provides for a wide variety of housing opportunities. Therefore, there is no conflict with the Riverside County Vision.

(2) Any General Plan Principle.

The General Plan allows for changes to the Land Use Designations. The proposed change is consistent with the principles of the General Plan contained in Appendix B of the General Plan. The following is an analysis of the applicable principles to the proposed change:

Principle 1.G discusses the efficient use of the land, and explains incentives should be used to encourage higher density/intensity development in appropriate areas and also explains an expanding population requires the integration of land use and transportation that can be fostered through among other things creation of community centers with mixed or integrated uses. The High Density Residential designated property will provide the potential for a higher density development in the area.

Principle 2.A discusses environmental protection and B discusses habitat preservation and the need for MSHCP consistency, are addressed in the MSHCP review of the project and through the CEQA document. The project is consistent with all provisions of the MSHCP.

Principle 4.A discusses the need for a variety and choice in community development particularly in the choice and opportunity for housing in various styles and various densities, balanced growth, and in creating high density, urbanized villages surrounding existing and projected commercial and industrial clusters. This project will bring varied densities to the area, accommodate a range of life styles, emphasizing compact and higher density choices and will help balanced growth by distributing growth in a rational way between urban, suburban and rural spheres. In addition, the topographical features of the project site will also make the proposed change appropriate for the area. The hill located on the southerly side of the project site will provide a natural boundary for the low density designated properties located to the south of the project site and will help maintain a balanced growth in the area.

The project will also help create a high density housing around projected commercial clusters. The project site is located in the City of Hemet Sphere of Influence. The City of Hemet General Plan designates the site for Mixed Use development. This designation provides for a mix of residential and compatible office and retail/service uses integrated as a cohesive development, or such uses developed side-by-side in a manner that encourages interaction between uses. The

proposed high density residential designation will help provide high density housing around this projected mixed use commercial development.

Principle 4.D.1 discusses the need for each community to be integrated into the regional transit/transportation system, with appropriate planning for transit terminals and high density clustered housing in the immediate vicinity. The proposed amendment will place high density residential designated property adjacent to the realigned Highway 79 which will provide an opportunity for the development of high density housing in the immediate vicinity of the road.

(3) Any Foundation Component designation in the General Plan except as otherwise expressly allowed.

The proposed designation would be within the same Foundation Component of the General Plan. The project is proposing to change a portion (14.7 acres) from Community Development: Medium Density Residential (CD:MDR) to Community Development: High Density Residential (CD:HDR). A portion (8.3 acres) of the change is from Community Development: Medium Density Residential (CD:MDR) to Open Space: Conservation. According to General Plan Administration Element, Amendment Categories Section 2.a., amendments changing land to Open Space Foundation Component are expressly allowed and are deemed Entitlement/Policy Amendments. The southwest corner of the property designated as Rural Mountainous (RM) will remain unchanged. Thus, the proposed amendment is consistent with the Community Development Foundation.

The second General Plan Administrative Element finding explains that the proposed Amendment must either contribute to the achievement of the purposes of the General Plan or, at a minimum, would not be detrimental to them.

The proposed Land Use change will contribute to the achievement of the purposes of the General Plan, and at a minimum will not be detrimental to them. One of the main purposes of the General Plan is for the logical development of the County. In LU 22.2 the General Plan states that one of the goals is to "accommodate higher density residential development near community centers, transportation centers, employment, and services areas". The realignment of Highway 79 will affect the northwesterly portion of the property. The proposed High Density Residential designated property will be located adjacent to the realigned road and will help in accommodating a higher density residential development near the road. Therefore, the project will contribute to the purposes of the General Plan by placing a higher density development near a transportation center.

In addition to the two, the General Plan indicates that an additional finding, from a list of five, must also be made.

The appropriate additional finding for the proposed Amendment is: Special circumstances or conditions have emerged that were unanticipated in preparing the General Plan.

The realignment of Highway 79 will impact the property. The Draft EIR for the realignment of Highway 79 has been distributed for public comment and provides four different build alternatives. In June 2014, the Project Development Team of the Riverside County Transportation Commission (RCTC) selected the locally preferred build alternative, which will affect the project site. The special circumstance is that the realignment will create a corridor that

Planning Commission Staff Report: March 18, 2015

Page 5 of 9

did not exist before. The proposed high density residential designated property will be adjacent to a major State route which will be a more compatible use of land.

SUMMARY OF FINDINGS:

1. Existing General Plan Land Use (Ex. #6): Community Development: Medium Density Residential (CD:MDR) and Rural: Rural Mountainous (R:RM)

2. Proposed General Plan Land Use (Ex. #6): Community Development: High Density Residential (CD:HDR) (8-14 D.U./Ac.), Open Space: Conservation (OS:C), and Rural: Rural

Mountainous (R:RM)

2. Surrounding General Plan Land Use (Ex. #6): Community Development: Medium Density Residential (CD:MDR) and Community

Residential (CD:MDR) and Community Development: High Density Residential (CD:HDR)

to the north

Rural: Rural Mountainous (R:RM) and Rural Community: Estate Density Residential (RC:EDR)

to the south

Community Development: Medium Density

Residential (CD:MDR) to the east

Community Development: Medium Density Residential (CD:MDR) and Rural: Rural

Mountainous (R:RM) to the west

3. Existing Zoning (Ex. #3): Mobile Home Subdivision & Mobile Home Parks

(R-T-20000)

4. Proposed Zoning (Ex. #3): Planned Residential (R-4) and Open Area

Combining Zone-Residential Developments (R-5)

(R-5)

4. Surrounding Zoning (Ex. #3): Mobile Home Subdivision & Mobile Home Parks

(R-T-20000) and Residential Agricultural (R-A) to

the north

Light Agriculture - 15 Acre Minimum (A-1-15), Light Agriculture - 2 and ½ Acre Minimum (A-1-2½), and Heavy Agriculture - 10 Acre Minimum (A-

2-10) to the south

Mobile Home Subdivision & Mobile Home Parks

(R-T-20000) to the east

Light Agriculture - 10 Acre Minimum (A-1-10) to

the west

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

Vacant

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

Vacant and motorhomes to the north

Single family dwellings and vacant to the south

and west

Vacant to the east

GENERAL PLAN AMENDMENT NO. 1128 CHANGE OF ZONE NO. 7847

Planning Commission Staff Report: March 18, 2015

Page 6 of 9

7. Project Data:

Total Acreage: 25.7

8. Environmental Concerns:

See attached environmental assessment

RECOMMENDATIONS:

STAFF RECOMMENDS THAT THE PLANNING COMMISSION:

<u>ADOPT PLANNING COMMISSION RESOLUTION NO. 2015-002</u> recommending adoption of General Plan Amendment No. 1128 to the Board of Supervisors as shown on Exhibit #6; and,

STAFF RECOMMENDS THAT THE PLANNING COMMISSION MAKE THE FOLLOWING RECOMMENDATIONS TO THE BOARD OF SUPERVISORS:

<u>ADOPT</u> a MITIGATED NEGATIVE DECLARATION for ENVIRONMENTAL ASSESSMENT NO. 42642, 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>APPROVE</u> GENERAL PLAN AMENDMENT NO. 1128 amending the General Plan Land Use Element from Community Development: Medium Density Residential (CD:MDR) (2-5 D.U./Ac.) and Rural: Rural Mountainous (R:RM) to Community Development: High Density Residential (CD:HDR) (8-14 D.U./Ac.), Open Space: Conservation (OS:C), and Rural: Rural Mountainous (R:RM); in accordance with Exhibit #6, and based on the findings and conclusions incorporated in the staff report, subject to adoption of the General Plan Amendment resolution by the Board of Supervisors; and,

<u>APPROVE</u> CHANGE OF ZONE NO. 7847, amending the zoning classification, for the subject property from Mobile Home Subdivision & Mobile Home Parks (R-T-20000) to Planned Residential (R-4) and Open Area Combining Zone-Residential Developments (R-5) in accordance with Exhibit #3, subject to adoption of the zoning ordinance by the Board of Supervisors.

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 is consistent with the proposed High Density Residential (HDR) (8-14 D.U./Ac.), Open Space: Conservation (OS:C), and Rural: Rural Mountainous (R:RM) Land Use Designations.
- 2. The project site is surrounded by properties which are designated Community Development: Medium Density Residential (CD:MDR) and Community Development: High Density Residential (CD:HDR) to the north, Rural: Rural Mountainous (R:RM) and Rural Community: Estate Density Residential (RC:EDR) to the south, Community Development: Medium Density Residential (CD:MDR) to the east, and Community Development: Medium Density Residential (CD:MDR) and Rural: Rural Mountainous (R:RM) to the west.
- 3. The proposed change does not conflict with the Riverside County Vision. The County General Plan vision discusses concepts such as housing, population growth, community, transportation, etc. The project has been reviewed against these visions and staff has determined that they are consistent with them. More specifically, the Livable Centers portion of the Riverside County Vision states that there be a mix of uses in an area. The proposed High Density Residential designation

will help provide a mix of uses. The Housing portion of the Riverside County Vision states that shelter is one of the most basic community needs, the high density residential designated property provides for a wide variety of housing opportunities.

- 4. The proposed change does not conflict with any General Plan principle. The proposed change is consistent with the principles of the General Plan contained in Appendix B of the General Plan. The project will bring varied densities to the area, accommodate a range of life styles, emphasizing compact and higher density choices and will help balanced growth by distributing growth in a rational way between urban, suburban and rural spheres.
- 5. The topographical features of the project site will make the proposed change appropriate for the area. The hill located on the southerly side of the project will provide a natural boundary for the low density designated properties located to the south of the project and will help maintain a balanced growth in the area.
- 6. The proposed change does not conflict with any Foundation Component designation in the General Plan. The proposed designation would be within the same Foundation Component of the General Plan. The project is proposing to change a portion (14.7 acres) from Community Development: Medium Density Residential (CD:MDR) to Community Development: High Density Residential (CD:HDR).
- 7. A portion (8.3 acres) of the change is from Community Development: Medium Density Residential (CD:MDR) to Open Space: Conservation. According to General Plan Administration Element, Amendment Categories Section 2.a., amendments changing land to Open Space Foundation Component are expressly allowed and are deemed Entitlement/Policy Amendments. Thus, the proposed amendment is consistent with the Community Development Foundation.
- 8. The proposed amendment will contribute to the achievement of the purposes of the General Plan, and at a minimum will not be detrimental to them. One of the main purposes of the General Plan is for the logical development of the County. The proposed High Density Residential designated property will be located adjacent to the realigned road. The project will contribute to the purposes of the General Plan by placing a higher density development near a transportation center.
- 9. There are new conditions or special circumstances that were disclosed during the review process that were unanticipated in preparing the General Plan and subsequently justify modifying the General Plan. The new condition that occurred is the realignment of Highway 79. The Draft EIR for the realignment of Highway 79 has been distributed for public comment and provides four different build alternatives. In June 2014, the Project Development Team of the Riverside County Transportation Commission (RCTC) selected the locally preferred build alternative, which will affect the project site. The special circumstance is that the realignment will create a corridor that did not exist before. The proposed high density residential designated property will be adjacent to a major State route which will be a more compatible use of land.
- 10. The current zoning for the subject site is Mobile Home Subdivision & Mobile Home Parks (R-T-20000).
- 11. The proposed zoning is Planned Residential (R-4) and Open Area Combining Zone-Residential Developments (R-5).

Planning Commission Staff Report: March 18, 2015

Page 8 of 9

- 12. The project site is surrounded by properties which are zoned Mobile Home Subdivision & Mobile Home Parks (R-T-20000) and Residential Agricultural (R-A) to the north, Light Agriculture 15 Acre Minimum (A-1-15), Light Agriculture 2 and ½ Acre Minimum (A-1- 2½), and Heavy Agriculture 10 Acre Minimum (A-2-10) to the south, Mobile Home Subdivision & Mobile Home Parks (R-T-20000) to the east, and Light Agriculture 10 Acre Minimum (A-1-10) to the west.
- 13. Vacant and motorhomes are located to the north of the project site. Single family dwellings and vacant land are located to the south and west.
- 14. The project site is located in Area III of the Hemet-Ryan Airport Comprehensive Airport Land Use Compatibility Plan (HRACALUP). According to Table 4 (Land Use Compatibility Guidelines for Airport Safety Zones for Hemet Ryan Airport) of the Harvest Valley/Winchester Area Plan, there is no maximum population density requirement for Area III and a wide range of uses are permitted. The project was reviewed by the Riverside County Airport Land Use Commission (ALUC) and was found to be consistent with the HRACALUP.
- 15. This project is located within Criteria Cell No. 3683 of the Western Riverside County Multiple Species Habitat Conservation Plan (MSHCP). The project has completed a Habitat Acquisition and Negotiation Strategy (HANS) No. 1012 and concluded that the MSCHP Criteria does not describe conservation for this property.
- 16. Environmental Assessment No. 42642 identified the following potentially significant impacts:
 - a. Transportation / Traffic

These listed impacts will be fully mitigated by the measures indicated in the environmental assessment. No other significant impacts were identified.

CONCLUSIONS:

- 1. The proposed project is in conformance with the High Density Residential (HDR) (8-14 D.U./Ac.), Open Space: Conservation (OS:C), and Rural: Rural Mountainous (R:RM) Land Use Designation, and with all other elements of the Riverside County General Plan.
- 2. The proposed project is consistent with the Planned Residential (R-4) and Open Area Combining Zone-Residential Developments (R-5) zoning classification of Ordinance No. 348, and with all other applicable provisions of Ordinance No. 348.
- 3. The public's health, safety, and general welfare are protected.
- 4. The proposed project is clearly compatible with the present and future logical development of the area.
- 5. The proposed project will not have a significant effect on the environment.
- 6. The proposed project will not preclude reserve design for the Western Riverside County Multiple Species Habitat Conservation Plan (WRCMSHCP).

GENERAL PLAN AMENDMENT NO. 1128 CHANGE OF ZONE NO. 7847

Planning Commission Staff Report: March 18, 2015

Page 9 of 9

- 7. The proposed change does not conflict with the Riverside County Vision, any General Plan principle, and any Foundation Component designation in the General Plan.
- 8. The project will increase housing and density options in this area of the County.

INFORMATIONAL ITEMS:

- 1. As of this writing, no letters, in support or opposition have been received.
- 2. The project site is <u>not</u> located within:
 - a. An Agricultural Preserve;
 - b. A High Fire Area; or,
 - c. A Fault Zone.
- 3. The project site is located within:
 - a. An Airport Influence Area;
 - b. A Flood Zone;
 - c. A Moderate to High Liquefaction Potential;
 - d. The City of Hemet Sphere of Influence;
 - e. The boundaries of the Hemet Unified School District; and,
 - f. The Stephen's Kangaroo Rat Fee Area.
- 4. The subject site is currently designated as Assessor's Parcel Numbers 465-020-004 and 465-020-005.

DA:da

Y:\Planning Case Files-Riverside office\GPA01128\DH-PC-BOS Hearings\DH-PC\GPA01128.CZ07847.Staff Report for PC.docx

Date Prepared: 09/24/14 Date Revised: 02/10/15

Planning Commission

County of Riversid

RESOLUTION 2015-002

RECOMMENDING ADOPTION OF

GENERAL PLAN AMENDMENT NO. 1128

WHEREAS, pursuant to the provisions of Government Code Section(s) 65350/65450 et. seq., a public hearing was held before the Riverside County Planning Commission in Riverside, California on March 18, 2015, to consider the above-referenced matter; and,

WHEREAS, all the procedures of the California Environmental Quality Act and the Riverside County Rules to Implement the Act have been met and the environmental document prepared or relied on is sufficiently detailed so that all the potentially significant effects of the project on the environment and measures necessary to avoid or substantially lessen such effects have been evaluated in accordance with the above-referenced Act and Procedures; and,

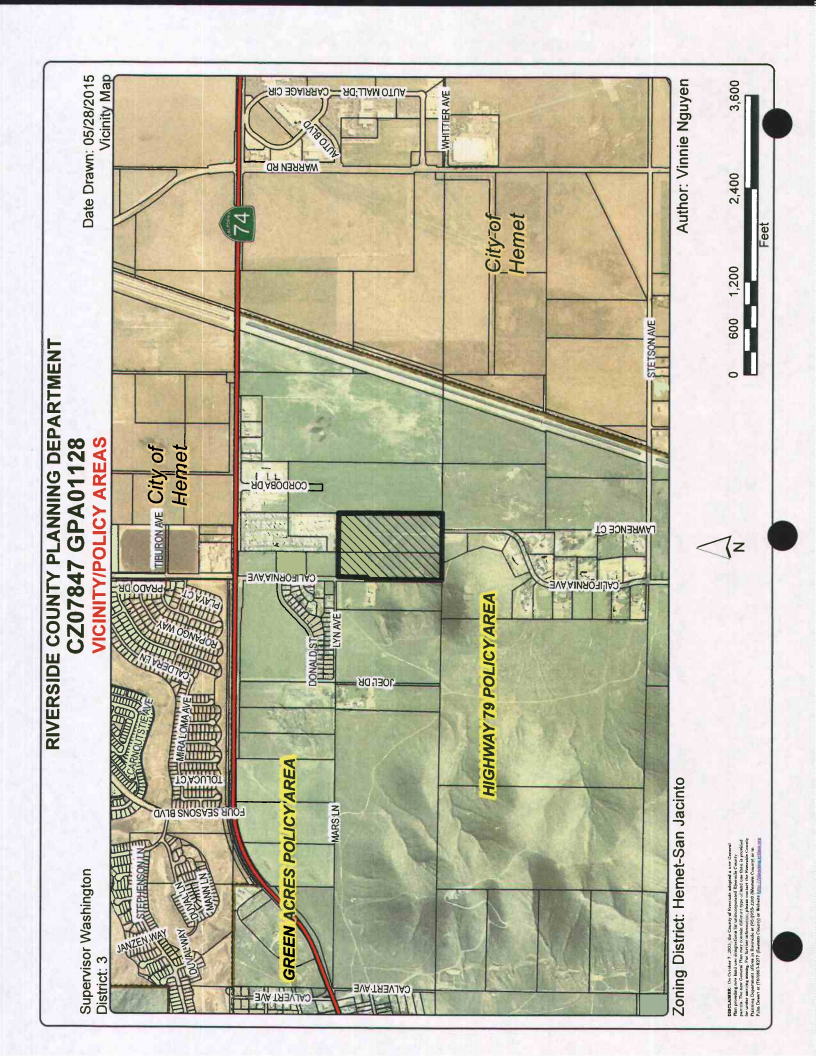
WHEREAS, the matter was discussed fully with testimony and documentation presented by the public and affected government agencies; now, therefore,

BE IT RESOLVED, FOUND, DETERMINED, AND ORDERED by the Planning Commission of the County of Riverside, in regular session assembled on January 21, 2015, that it has reviewed and considered the environmental document prepared or relied on and recommends the following based on the staff report and the findings and conclusions stated therein:

ADOPTION of the environmental document, a Mitigated Negative Declaration for Environmental Assessment No. 42642; and,

APPROVAL of GENERAL PLAN AMENDMENT NO. 1128 amending the General Plan Land Use Element from Community Development: Medium Density Residential (CD:MDR) (2-5 D.U./Ac.) and Rural: Rural Mountainous (R:RM) to Community Development: High Density

Residential (CD:HDR) (8-14 D.U./Ac.), Open Space: Conservation (OS:C), and Rural: Rural Mountainous (R:RM).



RIVERSIDE COUNTY PLANNING DEPARTMENT CZ07847 GPA01128

Supervisor Washington District: 3

LAND USE

Date Drawn: 05/28/2015

Exhibit 1



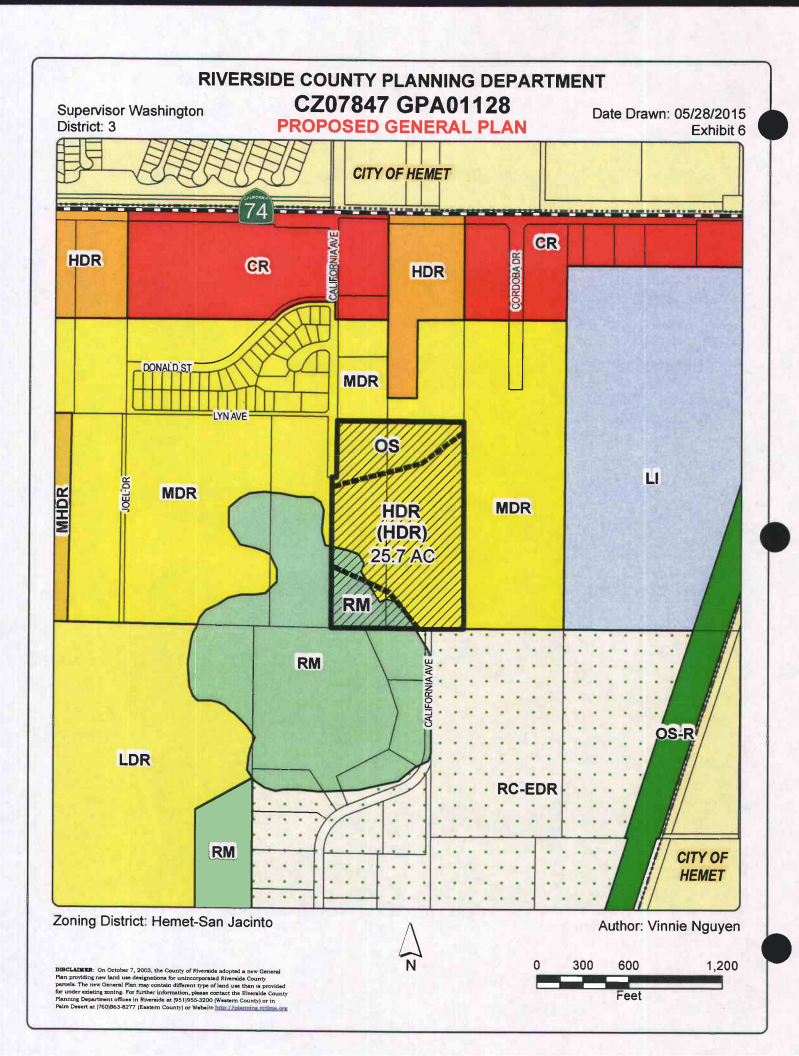
Zoning District: Hemet-San Jacinto

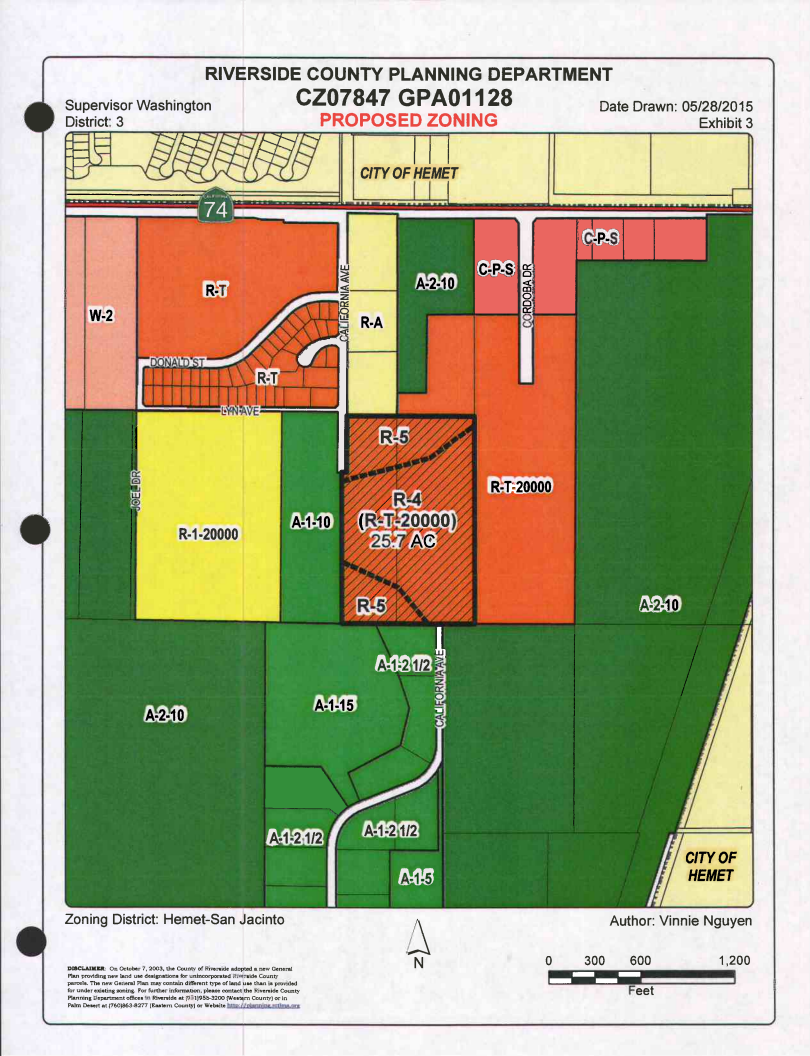
DISCLAIMER: On October 7, 2003, the County of Riverside adopted a new General Plan providing new land use designations for unincorporated Riverside County parcels. The new General Plan may contain different type of land use than is provided for under existing soning. For further information, please contact the Riverside County Planning Department offices in Riverside at (951)955-3200 (Western County) or Palm Desert at (760)863-8277 (Eastern County) or Website http://delamints.crim.org

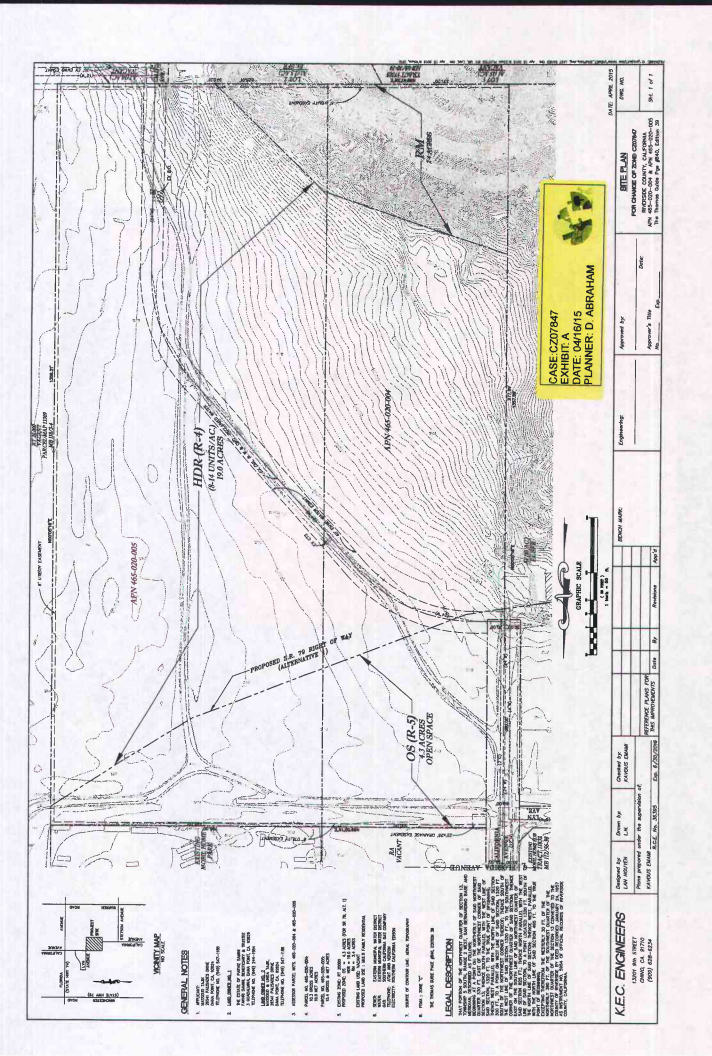
N

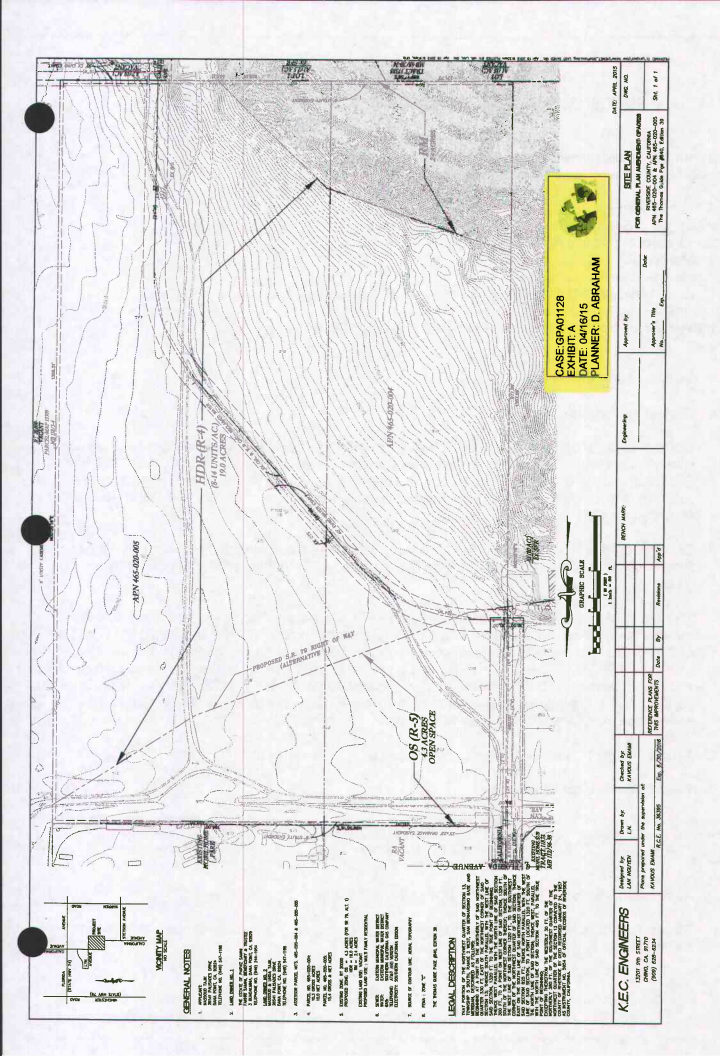
Author: Vinnie Nguyen











COUNTY OF RIVERSIDE ENVIRONMENTAL ASSESSMENT FORM: INITIAL STUDY

Environmental Assessment (E.A.) Number: 42642

Project Case Type (s) and Number(s): General Plan Amendment No. 1128 and Change of Zone

No. 7847

Lead Agency Name: County of Riverside Planning Department

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

Contact Person: Damaris Abraham Telephone Number: (951) 955-5719 Applicant's Name: Massoud Tajik

Applicant's Address: 26541 Palisades Drive, Dana Point, CA 92624

Engineer's Name: Farah Khorashadi

Engineer's Address: 280 Caldecott Lane, #109, Oakland, CA 94618

I. PROJECT INFORMATION

A. Project Description:

General Plan Amendment No. 1128 (GPA 1128) proposes to amend the General Plan Land Use Element from Community Development: Medium Density Residential (CD:MDR) (2-5 D.U./Ac.) and Rural: Rural Mountainous (R:RM) to Community Development: High Density Residential (CD:HDR) (8-14 D.U./Ac.), Open Space: Conservation (OS:C), and Rural: Rural Mountainous (R:RM).

Change of Zone No. 7847 (CZ 7847) proposes to change the zoning of the subject site from Mobile Home Subdivision & Mobile Home Parks (R-T-20000) to Planned Residential (R-4) and (R-5)

The focus of this Environmental Assessment (EA) will be on the physical changes to the environment that can be anticipated from the implementation of GPA 1128 and CZ 7847. In all of the issue areas that will be analyzed in this EA, no physical changes would occur from GPA 1128 and CZ 7847. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property associated with GPA 1128 and CZ 7847 is submitted, it is anticipated that a subsequent review, beyond this EA, shall be required to assess additional potential site specific impacts.

- B. Type of Project: Site Specific ⊠; Countywide □; Community □; Policy □.
- C. Total Project Area: 25.7 acres

Residential Acres: 25.7 Lots: TBD Units: TBD Proje
Commercial Acres: N/A Lots: N/A Sq. Ft. of Bldg. Area: N/A Est. N
Industrial Acres: N/A Lots: N/A Sq. Ft. of Bldg. Area: N/A Est. N

Projected No. of Residents: TBD Est. No. of Employees: N/A Est. No. of Employees: N/A

Other: N/A

- D. Assessor's Parcel No(s): 465-020-004 and 465-020-005
- E. Street References: Northerly of Stetson Avenue, southerly of Lyn Avenue, easterly of California Avenue, and westerly of Cordoba Drive.

- F. Section, Township & Range Description or reference/attach a Legal Description: Township 5 South, Range 2 West, Sections 13 and 14
- G. Brief description of the existing environmental setting of the project site and its surroundings: The project site is currently vacant and is surrounded by vacant land and motorhomes to the north, vacant and single family residences to the south and west, and vacant land to the east.

II. APPLICABLE GENERAL PLAN AND ZONING REGULATIONS

A. General Plan Elements/Policies:

- 1. Land Use: The project is consistent with the provisions of the Land Use Element.
- 2. Circulation: The project is consistent with the Highway 79 policy area provisions, and all other policies of the Circulation Element.
- **3. Multipurpose Open Space:** The project is consistent with the policies of the Open Space Element.
- **4. Safety:** The project is consistent with the policies of the Safety Element.
- **5. Noise:** The project is consistent with the policies of the Noise Element.
- 6. Housing: The project is consistent with the policies of the Housing Element.
- 7. Air Quality: The project is consistent with the policies of the Air Quality Element.
- B. General Plan Area Plan(s): Harvest Valley/Winchester
- C. Foundation Component(s): Community Development and Rural
- **D. Land Use Designation(s):** Community Development: Medium Density Residential (CD:MDR) (2-5 D.U./Ac.) and Rural: Rural Mountainous (R:RM) (10 Acre Minimum)
- 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: Medium Density Residential (CD:MDR) and Community Development: High Density Residential (CD:HDR) to the north, Rural: Rural Mountainous (R:RM) and Rural Community: Estate Density Residential (RC:EDR) to the south, Community Development: Medium Density Residential (CD:MDR) to the east, and Community Development: Medium Density Residential (CD:MDR) and Rural: Rural Mountainous (R:RM) to the west.

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: Mobile Home Subdivision & Mobile Home Parks (R-T-20000)
- J. Proposed Zoning, if any: Planned Residential (R-4) and Open Area Combining Zone-Residential Developments (R-5)
- K. Adjacent and Surrounding Zoning: The project site is surrounded by properties which are zoned Mobile Home Subdivision & Mobile Home Parks (R-T-20000) and Residential Agricultural (R-A) to the north, Light Agriculture – 15 Acre Minimum (A-1-15), Light Agriculture - 2 and ½ Acre Minimum (A-1-2½), and Heavy Agriculture - 10 Acre Minimum (A-2-10) to the south, Mobile Home Subdivision & Mobile Home Parks (R-T-20000) to the east, and Light Agriculture – 10 Acre Minimum (A-1-10) to the west.

111. **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: ☐ Other: Cultural Resources ☐ Noise ☐ Geology / Soils ☐ Population / Housing Significance Greenhouse Gas Emissions ☐ Public Services

IV. **DETERMINATION**

On the basis of t	this initial evaluation:						
A PREVIOUS	ENVIRONMENTAL	IMPACT	REPORT/NEGAT	TIVE DECL	ARATION	WAS	NOT
PREPARED						-	
I find that th	e proposed project C	COULD NO	T have a signification	ant effect on	the environ	ment,	and a
NEGATIVE DEC	CLARATION will be p	repared.	-				
I find that all	though the proposed	project co	uld have a signific	ant effect on	the enviro	nment,	there
will not be a sign	nificant effect in this c	ase becau	se revisions in the	project, desc	cribed in thi	is docu	ment,
have been made	e or agreed to by the	project pr	oponent. A MITIO	SATED NEG	ATIVE DEC	CLARA	TION
will be prepared.	•						
☐ I find that	the proposed project	ct MAY ha	ave a significant	effect on the	environm	ent, ar	nd an
ENVIRONMENT	AL IMPACT REPOR	T is requir	ed.				

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 EIR or Negative Declaration pursuant to applicable lega	al standards, some changes or additions are
necessary but none of the conditions described in Cal	
exist. An ADDENDUM to a previously-certified EIR or N	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	d.
I find that at least one of the following conditions Section 15162, exist and a SUBSEQUENT ENVIRONMENT	MENTAL IMPACT REPORT is required: (1)
Substantial changes are proposed in the project which w	
or negative declaration due to the involvement of new sig	·
increase in the severity of previously identified signifi	
occurred with respect to the circumstances under which	• •
major revisions of the previous EIR or negative declarat	
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 substanti	
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 mitigatio measures or alternatives which are considerably different	
negative declaration would substantially reduce one or	
environment, but the project proponents decline to adopt	the miligation measures of alternatives.
•	
N = 6 M = 0 =	February 10, 2015
Signature	Date
0.9.16.6.0	
Damaris Abraham	For Steve Weiss, AICP, Planning Director
Printed Name	1 of ototo from, file of the broads
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 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-b) The project site is located approximately 1,200 feet from State Route 74 at its closest point, which is a State Eligible Scenic Highway. The proposed Project does not provide the opportunity for physical disturbance of the property; therefore, there is no potential for any impacts to scenic resources, which would include having a substantial effect upon a scenic highway corridor within which it is located; or, substantially damaging 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. No impacts are anticipated. No mitigation is required.

Once a development proposal or land use application to subsequently subdivide, grade, or build on the property, consistent with GPA 1128 and CZ 7847 is submitted, it is anticipated that a subsequent review, beyond this EA, shall be required to assess additional potential site and/or project specific impacts.

For the aesthetic consistency of the future residential components of development, applicable design guidelines for the project site shall include Countywide Design Guidelines and Landscape Review Guidelines. Policies for the protection of scenic resources and character of the community are contained in the General Plan. Nighttime light pollution is also addressed under County Ordinance No. 655 ("Regulating Light Pollution").

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

	2. Mt. Palomar Observatory a) Interfere with the nighttime use of the Mt. Palomar Observatory, as protected through Riverside County Ordinance No. 655?				
	Sources: GIS database, Ord. No. 655 (Regulating Light Pollu	tion)			
	Findings of Fact:				
	a) The project site is located 28.28 miles away from the Mt. Find designated 45-mile (ZONE B) Special Lighting Area that surrouproposed Project does not provide the opportunity for physical there is no potential for the proposed Project to interfere with Observatory, as protected through Riverside County Ordinand No mitigation is required.	unds the Mal disturbanth the night	t. Palomar C ice of the pro ttime use of	Observatory operty; the the Mt. Pa	y. The refore, alomar
	Once a development proposal or land use application to subthe property, consistent with General Plan GPA 1128 and CZ subsequent review, beyond this EA, shall be required to assespecific impacts.	7847 is sub	omitted, it is	anticipated	that a
)	Since the Project site is located within Zone B of the Spect Palomar Observatory, and the potential location of any off range, all future development, consistent with GPA 1128 mandatory requirements of Riverside County Ordinance No. 655 include, but not be limited to: shielding, down lighting and These are typically standard conditions of approval and are not CEQA.	-site impro and CZ 7 655. The ad the use o	vements are 7847, must provisions of of low-pressu	e also with comply w of Ordinan ure sodium	nin this ith the ce No. lights.
	Mitigation: No mitigation is required.				
	Monitoring: No monitoring is 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?				
	Sources: On-site Inspection, Project Application Description.				
	Findings of Fact:				
	a-b) The proposed project does not provide the opportunity therefore, there is no potential to create a new source of adversely affect day or nighttime views in the area for any in unacceptable light levels. No impacts are anticipated. No mi	f substantiantian pacts; or, o	al light or gl expose resid	are which	would
	Once a development proposal or land use application to su				

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impac
subsequent review, beyond this EA, shall be required to ass specific impacts.	ess addition	al potential s	site and/or p	oroject
As stated above, any future development, consistent with G adhere to the requirements of Riverside County Ordinance relation to the Mt. Palomar Observatory.				
Mitigation: No mitigation is required.				
Monitoring: No monitoring is required.				
AGRICULTURE & FOREST RESOURCES Would the proje	ct			
 Agriculture a) Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland) as shown on 				\boxtimes
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?				\boxtimes
c) Cause development of non-agricultural uses within 300 feet of agriculturally zoned property (Ordinance No. 625 "Right-to-Farm")?				\boxtimes
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?				
Sources: Riverside County General Plan Figure OS-2 "Ag Project Application Materials	ricultural Re	esources", G	IS databas	e, and
Findings of Fact:				
a) The project is located on land designated as "Local Importance is capability of production, but does not meet the criteria of Importance or Unique Farmland. The California State Company of Importance or Unique Farmland.	either cur Prime Farn	rently produ nland, Farmi	cing, or haland of Sta	as the

- a) The project is located on land designated as "Local Importance" under the Farmlands layer of the County GIS database. Farmland of Local Importance is either currently producing, or has the capability of production, but does not meet the criteria of Prime Farmland, Farmland of Statewide Importance, or Unique Farmland. The California State Department of Conservation makes these designations based on soil types and land use designations. GPA 1128 and CZ 7847, nor any subsequent development on the site, consistent with GPA 1128 and/or CZ 7847, would 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. No impacts are anticipated. No mitigation is required.
- b) There are no Williamson Act contracts on the project site, and while the zoning on the property is Agricultural, the General Plan designations are not. GPA 1128 and CZ 7847, nor any subsequent development on the site, consistent with GPA 1128 and CZ 7847, would conflict with existing agricultural zoning, agricultural use or with land subject to a Williamson Act contract or land within a Riverside County Agricultural Preserve. No impacts are anticipated. No mitigation is required.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
c-d) Properties to the south and east are zoned Lig not provide the opportunity for physical disturbance of the proposed Project to cause development of non- zoned property (Ordinance No. 625 "Right-to-Farm" required.	of the property agricultural u	/; therefore, t ses within 30	there is no 00 feet of a	potential fo agriculturall
Once a development proposal or land use application the property, consistent with General Plan GPA 1128 subsequent review, beyond this EA, shall be required specific impacts.	3 and CZ 7847	' is submitted	t, it is antic	pated that
Since properties to the south and east are zoned consistent with GPA 1128 and CZ 7847, must complete County Ordinance No. 625 "Right-to-Farm". The plimited to: notifying all future occupants that such pragriculture zone. These are typically standard condmitigation pursuant to CEQA.	oly with the moreovisions of Coperty resides	andatory req Ordinance No s within the 3	uirements	of Riversid ude, but no undary of a
Mitigation: No mitigation is required.				
Monitoring: No monitoring is required.				
5. Forest a) Conflict with existing zoning for, or cause resortion 12220(g)), timberland (as defined by Public Resources Code section 4526), or timberland zoned Tim Production (as defined by Govt. Code section 51104)	de sec- sources berland			
b) Result in the loss of forest land or conver				
c) Involve other changes in the existing envir which, due to their location or nature, could result version of forest land to non-forest use?]	
Source: Riverside County General Plan Figure O Project Application Materials.	S-3 "Parks, F	orests and I	Recreation	Areas," ar
Findings of Fact:		•		
a-c) The County has no forest land zoning, nor is the any subsequent development on the site, consistent existing zoning for, or cause rezoning of, forest lar 12220(g)), timberland (as defined by Public Reson Timberland Production (as defined by Govt. Code seconversion of forest land to non-forest use; or, in which, due to their location or nature, could result i impacts are anticipated. No mitigation is required.	with GPA 112 and (as defined ources Code s ection 51104(g volve other c	28 and CZ 78 If in Public Resection 4526 g)); result in thanges in th	347, will no lesources (s), or timbe the loss of the existing	t conflict wi Code section erland zone forest land environme

EA No. 42642

Mitigation: No mitigation is required.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact	
Monitoring: No monitoring is required.					
AIR QUALITY Would the project					
6. Air Quality Impacts a) Conflict with or obstruct implementation of applicable air quality plan?	the]	
b) Violate any air quality standard or contribustantially to an existing or projected air quality violation]	
c) Result in a cumulatively considerable net incre of any criteria pollutant for which the project region is n attainment under an applicable federal or state ambient quality standard (including releasing emissions wh exceed quantitative thresholds for ozone precursors)?	ion- L : air]	
d) Expose sensitive receptors which are located wind 1 mile of the project site to project substantial point sourcemissions?]	
e) Involve the construction of a sensitive recellocated within one mile of an existing substantial pasource emitter?]	\boxtimes
f) Create objectionable odors affecting a substar number of people?	ntial _				

Source: SCAQMD CEQA Air Quality Handbook.

Findings of Fact:

a-f) The proposed Project does not provide the opportunity for physical disturbance of the property; therefore, there is no potential to conflict with or obstruct implementation of the applicable air quality plan; violate any air quality standard or contribute substantially to an existing or projected air quality violation; result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard (including releasing emissions which exceed quantitative thresholds for ozone precursors); expose sensitive receptors which are located within 1 mile of the project site to project substantial point source emissions; involve the construction of a sensitive receptor located within one mile of an existing substantial point source emitter; or, create objectionable odors affecting a substantial number of people. No impacts are anticipated. No mitigation is required.

Once a development proposal or land use application to subsequently subdivide, grade, or build on the property, consistent with General Plan GPA 1128 and CZ 7847 is submitted, it is anticipated that a subsequent review, beyond this EA, shall be required to assess additional potential site and/or project specific impacts.

The proposed 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) on August 1, 2003. The AQMP is a plan for the regional improvement of air quality. As part of the 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 AQMP. The proposed Project, as

Potentially	Less than	Less	No
Significant	Significant	Than	Impact
_	•		mipaci
Impact	with	Significant	
	Mitigation	Impact	
	Incorporated	-	

implemented, will result in a change to the General Plan, which could result in potential inconsistencies with AQMP.

In general, the 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 General Plan is a policy document that reflects the County's vision for the future of Riverside County. The General Plan is organized into eight (8) separate elements, including an Air Quality Element. The purpose of the Air Quality Element is to protect County residents from the 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).

The County imposes standard conditions on grading operations to control fugitive dust. All necessary measures to control dust shall be implemented by the developer during grading. A PM10 plan shall be required at the time a grading permit is issued.

In addition, the proposed project will be required to comply with SCAQMD's Rule 403. Rule 403 minimum requirements require that the application of the best available dust control measures are used for all grading operations and include the application of water or other soil stabilizers in sufficient quantity to prevent the generation of visible dust plumes.

These are considered standard conditions, and are not considered unique mitigation under CEQA.

The proposed Project will impact air quality resources during construction and through increased automobile emissions. As stated in Section 43 (Circulation) of Transportation/Traffic of this Environmental Assessment, the proposed project will need to adhere to the Highway 79 Policy Area requirements, as amended, or not.

A sensitive receptor is a person in the population who is particularly susceptible to health effects due to exposure to an air contaminant than is the regular population at large. Sensitive receptors, and the facilities that house them, in proximity to localized CO sources, toxic air contaminants or odors are of particular concern. High levels of CO are associated with major traffic sources, such as freeways and major intersections, and toxic air contaminants are normally associated with manufacturing and commercial operations. Land uses considered to be sensitive receptors include long-term health care facilities, rehabilitation centers, convalescent centers, retirement homes, residences, schools, playgrounds, child care centers, and athletic facilities. Surrounding uses include vacant, residential uses, park and open space. The residential uses are considered sensitive receptors; however, due to the nature of this subsequent development, substantial point source emissions will not be generated.

Subsequent residential development will not involve the construction of a sensitive receptor located within one mile of an existing substantial point source emitter.

Heavy-duty equipment used during construction of subsequent development will emit odors; however, the construction activity would cease to occur after individual construction is completed.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact	
Mitigation: No mitigation is required.					
Monitoring: No monitoring is required.					
BIOLOGICAL RESOURCES Would the project	·				
7. Wildlife & Vegetation	Г	7 -	¬ ,		\boxtimes
a) Conflict with the provisions of an adopted Ha	abitat ^L		J L		
Conservation Plan, Natural Conservation Community I	Plan,				
or other approved local, regional, or state conserve	ation				
plan?					
b) Have a substantial adverse effect, either direct	ly or r	7 _	ה ר	7	\boxtimes
through habitat modifications, on any endangered		_;			
threatened species, as listed in Title 14 of the Calife					
Code of Regulations (Sections 670.2 or 670.5) or in					
50, Code of Federal Regulations (Sections 17.11 or 17.					
c) Have a substantial adverse effect, either direct		п г	¬ . [¬ '	\boxtimes
through habitat modifications, on any species identified					
candidate, sensitive, or special status species in loc					
regional plans, policies, or regulations, or by the Calif					
Department of Fish and Game or U. S. Wildlife Service					
d) Interfere substantially with the movement of	- 1		7 . [\bowtie
native resident or migratory fish or wildlife species or					
established native resident or migratory wildlife corridor	rs, or				
impede the use of native wildlife nursery sites?					
e) Have a substantial adverse effect on any rip] [\boxtimes
habitat or other sensitive natural community identified					
local or regional plans, policies, regulations or by California Department of Fish and Game or U. S. Fish					
Wildlife Service?	anu				
f) Have a substantial adverse effect on federal	arally	·			
protected wetlands as defined by Section 404 of the C]		\boxtimes
Water Act (including, but not limited to, marsh, vernal					
coastal, etc.) through direct removal, filling, hydrological					
interruption, or other means?	Biodi				
g) Conflict with any local policies or ordina	inces -				<u> </u>
protecting biological resources, such as a tree preserv			ا		\boxtimes
policy or ordinance?					
Source: GIS database, WRCMSHCP, Environmen	ntal Progra	ms Division	(EPD) rev	iew, Ha	bitat

Source: GIS database, WRCMSHCP, Environmental Programs Division (EPD) review, Habitat Acquisition and Negotiation Strategy No. 1012 (HANS 1012)

Findings of Fact:

a-g) The proposed project does not provide the opportunity for physical disturbance of the property; therefore, there is no potential for the project to conflict with the provisions of an adopted Habitat Conservation Plan, Natural Conservation Community Plan, or other approved local, regional, or state conservation plan; 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); have

Potentially	Less than	Less	No
Significant	Significant	Than	Impact
Impact	with Mitigation Incorporated	Significant Impact	

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 Department of Fish and Game or U. S. Wildlife Service; interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites; have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, regulations or by the California Department of Fish and Game or U. S. Fish and Wildlife Service; 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; or, conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance. No impacts are anticipated. No mitigation is required.

HANS 1012 was completed on APNs 465-020-004 and 465-020-005 in 2005. No portion of this parcel was required to be preserved under the MSHCP.

Once a development proposal or land use application to subsequently subdivide, grade, or build on the property, consistent with General Plan GPA 1128 and CZ 7847 is submitted, it is anticipated that a subsequent review, beyond this EA, shall be required to assess additional potential site and/or project specific impacts.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

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

Sources: Project Application Materials, County Archaeologist Review

Findings of Fact:

a-b) The proposed Project does not provide the opportunity for physical disturbance of the property; therefore, there is no potential for the Project to alter or destroy an historic site; or, cause a substantial adverse change in the significance of a historical resource as defined in California Code of Regulations, Section 15064.5. No impacts are anticipated. No mitigation is required.

Once a development proposal or land use application to subsequently subdivide, grade, or build on the property, consistent with General Plan GPA 1128 and CZ 7847 is submitted, it is anticipated that a subsequent review, beyond this EA, shall be required to assess additional potential site and/or project specific impacts.

Mitigation: No mitigation is required.

	Poteni Signifi Impa	cant S act N	ess than ignificant with /litigation corporated	Less Than Significant Impact	No Impact	
Monitoring: No monitoring is required.						
Archaeological Resources a) Alter or destroy an archaeological site.	· ·					
b) Cause a substantial adverse change in significance of an archaeological resource pursuan California Code of Regulations, Section 15064.5?						\boxtimes
c) Disturb any human remains, including those inte outside of formal cemeteries?	rred					\boxtimes
d) Restrict existing religious or sacred uses within potential impact area?	the					\boxtimes
Sources: Project Application Materials, County Archaed	ologist	Review				
Findings of Fact:	•					
therefore, there is no potential for the Project to alte substantial adverse change in the significance of an a Code of Regulations, Section 15064.5; disturb any hum formal cemeteries; or, restrict existing religious or sacr impacts are anticipated. No mitigation is required. Once a development proposal or land use application the property, consistent with General Plan GPA 1128 ar subsequent review, beyond this EA, shall be required to specific impacts.	archaed an rem red use to sub and CZ 7	ological lains, in les withir sequent 7847 is	resource cluding th the pote tly subdivi submitted	pursuant ose interre ential impa ide, grade , it is antic	to Califord outsided area. The control of the control outside the	ornia de of No ld on hat a
Since Archaeological Resources are located sub-su disturbing activities, the County requires standard co cultural resource, or human remains finds, that may be	ondition	ns of a	pproval to	address	inadve	
Additionally, the Pechanga Tribe, through State require implementing project within the project area contact required entitlements. They additionally requested to pa	the F	Pechang	a Tribe	while pro	cessing	any any
Mitigation: No mitigation is required.						
Monitoring: No monitoring is required.						
Paleontological Resources a) Directly or indirectly destroy a unique paleological resource, or site, or unique geologic feature?	onto-			.		\boxtimes
Source: GIS database, Riverside County General Plan	n Figur	e OS-8	"Paleonto	logical Se	nsitivity"	,
Findings of Fact:						

cording to the General Plan the Project is in an area with High Pake a category High B indicates that fossils are likely to be encountered in may be impacted during excavation by construction activities. Wide the opportunity for physical disturbance of the property; therefore it to directly or indirectly destroy a unique paleontological resorture. No impacts are anticipated. No mitigation is required. The adversary consistent with General Plan GPA 1128 and CZ 7847 is sequent review, beyond this EA, shall be required to assess additional confliction in pacts. The Paleontological Resources are located sub-surface and an arrurbing activities, the County requires standard conditions of a specific impacts. The Paleontological Resources are located sub-surface and an arrurbing activities, the County requires standard conditions of a specific impacts that may, directly or indirectly, destroy a unique paleque geologic feature that may be found on the proposed Project site standard. The Paleontological Resources are located sub-surface and an arrurbing activities, the County requires standard conditions of a specific impacts that may, directly or indirectly, destroy a unique paleque geologic feature that may be found on the proposed Project site standard conditions of a specific impacts. The Paleontological Resources are located sub-surface and an arrurbing activities, the County features are located sub-surface and arrurbing activities. The Paleontological Resources are located sub-surface and arrurbing activities. The Paleontological Resources are located sub-surface and arrurbing activities. The Paleontological Resources are located sub-surface and arrurbing activities. The Paleontological Resources are located sub-surface and arrurbing activities. The Paleontological Resources are located sub-surface and arrurbing activities. The Paleontological Resources are located sub-surface and arrurbing activities. The Paleontological Resources are located sub-surface and arrurbing activities. The Paleontological	Less than Significant with Mitigation ncorporated	Less Than Significant Impact	No Impact
property, consistent with General Plan GPA 1128 and CZ 7847 is a sequent review, beyond this EA, shall be required to assess additional sequent review, beyond this EA, shall be required to assess additional sequent review, beyond this EA, shall be required to assess additional sequences. The Paleontological Resources are located sub-surface and an activities, the County requires standard conditions of a spect impacts that may, directly or indirectly, destroy a unique pale que geologic feature that may be found on the proposed Project site sequences. The Proposed Project Substantial verse effects, including the risk of loss, injury, or death? The Proposed Project does not provide the opportunity for physical substantial verse effects. The Proposed Project does not provide the opportunity for physical substantial for the Project to expose people or severse effects, including the risk of loss, injury, or death due to being verse effects, including the risk of loss, injury, or death due to being verse effects, including the risk of loss, injury, or death due to being verse effects, including the risk of loss, injury, or death due to being verse effects, including the risk of loss, injury, or death due to being verse effects, including the risk of loss, injury, or death due to being verse effects, including the risk of loss, injury, or death due to being verse effects, including the risk of loss, injury, or death due to being verse effects, including the risk of loss, injury, or death due to being verse effects, including the risk of loss, injury, or death due to being verse effects, including the risk of loss, injury, or death due to being verse effects, including the risk of loss, injury, or death due to being verse effects.	red at or be The propertions afore, there	elow four f osed Proje e is no pot	eet of dep ect does r ential for t
curbing activities, the County requires standard conditions of a spect impacts that may, directly or indirectly, destroy a unique pale que geologic feature that may be found on the proposed Project sit signation: No mitigation is required. OLOGY AND SOILS Would the project Alquist-Priolo Earthquake Fault Zone or County Fault Hazard Zones a) Expose people or structures to potential substantial verse effects, including the risk of loss, injury, or death? b) Be subject to rupture of a known earthquake fault, delineated on the most recent Alquist-Priolo Earthquake and the Zoning Map issued by the State Geologist for the area coased on other substantial evidence of a known fault? urce: Riverside County General Plan Figure S-2 "Earthquake Facologist Comments dings of Fact: b) The proposed Project does not provide the opportunity for physical reference is no potential for the Project to expose people or severse effects, including the risk of loss, injury, or death due to being verse effects, including the risk of loss, injury, or death due to being	submitted	d, it is antic	ipated tha
OLOGY AND SOILS Would the project Alquist-Priolo Earthquake Fault Zone or County Fault Hazard Zones a) Expose people or structures to potential substantial verse effects, including the risk of loss, injury, or death? b) Be subject to rupture of a known earthquake fault, delineated on the most recent Alquist-Priolo Earthquake alt Zoning Map issued by the State Geologist for the area based on other substantial evidence of a known fault? urce: Riverside County General Plan Figure S-2 "Earthquake Fault Cologist Comments dings of Fact: The proposed Project does not provide the opportunity for physical refore, there is no potential for the Project to expose people or so verse effects, including the risk of loss, injury, or death due to being	approval to leontologic	o address	inadverte
Alquist-Priolo Earthquake Fault Zone or County Fault Hazard Zones a) Expose people or structures to potential substantial verse effects, including the risk of loss, injury, or death? b) Be subject to rupture of a known earthquake fault, delineated on the most recent Alquist-Priolo Earthquake ult Zoning Map issued by the State Geologist for the area based on other substantial evidence of a known fault? urce: Riverside County General Plan Figure S-2 "Earthquake Fault Geologist Comments dings of Fact: b) The proposed Project does not provide the opportunity for physize refore, there is no potential for the Project to expose people or size effects, including the risk of loss, injury, or death due to being			
Fault Hazard Zones a) Expose people or structures to potential substantial verse effects, including the risk of loss, injury, or death? b) Be subject to rupture of a known earthquake fault, delineated on the most recent Alquist-Priolo Earthquake alt Zoning Map issued by the State Geologist for the area based on other substantial evidence of a known fault? arce: Riverside County General Plan Figure S-2 "Earthquake Farologist Comments dings of Fact: b) The proposed Project does not provide the opportunity for physical refore, there is no potential for the Project to expose people or siverse effects, including the risk of loss, injury, or death due to being		-	
b) Be subject to rupture of a known earthquake fault, delineated on the most recent Alquist-Priolo Earthquake alt Zoning Map issued by the State Geologist for the area based on other substantial evidence of a known fault? urce: Riverside County General Plan Figure S-2 "Earthquake Facologist Comments dings of Fact: The proposed Project does not provide the opportunity for physize refore, there is no potential for the Project to expose people or systems effects, including the risk of loss, injury, or death due to being	L_		
ologist Comments dings of Fact: The proposed Project does not provide the opportunity for physic refore, there is no potential for the Project to expose people or severse effects, including the risk of loss, injury, or death due to being]	
The proposed Project does not provide the opportunity for phys refore, there is no potential for the Project to expose people or s verse effects, including the risk of loss, injury, or death due to being	ault Study	Zones," G	IS databa
refore, there is no potential for the Project to expose people or series effects, including the risk of loss, injury, or death due to being			
uired.	structures ng located	to potentia	al substan Alquist-Pri

EA No. 42642

According to GIS database, the proposed Project site is not located within an Alquist-Priolo Fault

Once a development proposal or land use application to subsequently subdivide, grade, or build on the property, consistent with General Plan GPA 1128 and CZ 7847 is submitted, it is anticipated that a

Zone, or a County Fault Hazard Zone.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact	
subsequent review, beyond this EA, shall be required to specific impacts.	o assess ad	ditional pote	ntial site a	nd/or pro	oject
Mitigation: No mitigation is required.					
Monitoring: No monitoring is required.					
Liquefaction Potential Zone a) Be subject to seismic-related ground faincluding liquefaction?	ilure,]		\boxtimes
Source: Riverside County General Plan Figure S-3 "G	eneralized L	.iquefaction"			
Findings of Fact:					
a) The proposed Project does not provide the opport therefore, there is no potential for the Project to be sub liquefaction. No impacts are anticipated. No mitigation	ject to seisr	nic-related g			
According to the General Plan, the project site is ma potential. A project-specific geotechnical report, which specific design recommendations will be required to approval.	addresses	liquefaction	potential w	vith a pro	oject
Once a development proposal or land use application the property, consistent with General Plan GPA 1128 a subsequent review, beyond this EA, shall be required to specific impacts.	nd CZ 7847	is submitted	d, it is antic	ipated th	nat a
Mitigation: No mitigation is required.			٠		
Monitoring: No monitoring is required.					
13. Ground-shaking Zonea) Be subject to strong seismic ground shaking?]		
Source: Riverside County General Plan Figure S-4 "EFigures S-13 through S-21 (showing General Ground S			oe Instabili	ty M ap,"	and
Findings of Fact:					
a) The proposed Project does not provide the opport therefore, there is no potential for the Project to be s impacts are anticipated. No mitigation is required.					
There are no known active or potentially active faults to within an Alquist-Priolo Earthquake Fault Zone. The prise ground shaking resulting from an earthquake occuractive faults in Southern California. California Build	incipal seisi irring along	nic hazard tl several maj	hat could a for active	affect the or poten	site tially

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact	:
development will mitigate the potential impact to less applicable to all development, they are not considered mit					
Mitigation: No mitigation is required.					
Monitoring: No monitoring is required.					
14. Landslide Risk a) Be located on a geologic unit or soil that is unstakened or that would become unstable as a result of the project and potentially result in on- or off-site landslide, late spreading, collapse, or rockfall hazards? 	ect,] [<u> </u>	\boxtimes
Source: On-site Inspection, Riverside County General F Slope"	Plan Figur	e S-5 "Regio	ns Underla	ain by S	teep
Findings of Fact:					
a) The proposed Project does not provide the opportur therefore, there is no potential for the Project being to unstable, or that would become unstable as a result of the site landslide, lateral spreading, collapse, or rockfall is mitigation is required.	be located ne Project,	d on a geolo , and potenti	ogic unit o ally result i	r soil tha in on- or	at is
According to Figure S-5, the Project site is generally flat project where a hill is located. A project-specific geof potential with a project specific design recommendation County for review and approval. This is a standard condimitingation under CEQA.	echnical one will be	report, which required to	n addresse b be subm	es lands nitted to	slide the
Once a development proposal or land use application to the property, consistent with General Plan GPA 1128 and subsequent review, beyond this EA, shall be required to specific impacts.	I CZ 7847	is submitted	, it is antici	ipated th	nat a
Mitigation: No mitigation is required.					
Monitoring: No monitoring is required.					
15. Ground Subsidence a) Be located on a geologic unit or soil that is unstated or that would become unstable as a result of the project and potentially result in ground subsidence?] [
Source: Riverside County General Plan Figure S-7 "Doo	umented	Subsidence	Areas Map	,"	
Findings of Fact:			·		

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact	
a) The proposed Project does not provide the opportur therefore, there is no potential for the Project to be locat or that would become unstable as a result of the Project, No impacts are anticipated. No mitigation is required.	ed on a ge	eologic unit	or soil that	is unstab	le,
The project site is located in an area susceptible to subsite areas of subsidence. California Building Code (CBC) mitigate the potential impact to less than significant development, they are not considered mitigation for CEQ.	requireme As CBC r	nts pertainir equirement	ng to deve s are appl	lopment v	vill
Once a development proposal or land use application to the property, consistent with General Plan GPA 1128 and subsequent review, beyond this EA, shall be required to specific impacts.	I CZ 7847	is submitted	I, it is antic	ipated that	t a
Mitigation: No mitigation is required.					
Monitoring: No monitoring is required.					
16. Other Geologic Hazards a) Be subject to geologic hazards, such as seich mudflow, or volcanic hazard? 	he,]		₹
Sources: On-site Inspection, Project Application Mai	terials,				
Findings of Fact:	,				
The Project does not present any other geological hazard land use application to subsequently subdivide, grade General Plan GPA 1128 and CZ 7847 is submitted, it is a this EA, shall be required to assess additional potential si	, or build anticipated	on the pro	operty, cor equent rev	nsistent w view, beyo	ith
Mitigation: No mitigation is required.					
Monitoring: No monitoring is required.					
17. Slopes a) Change topography or ground surface refeatures?	lief] .]		⊠
b) Create cut or fill slopes greater than 2:1 or high than 10 feet?	her _] []		3
c) Result in grading that affects or negates subsurfa sewage disposal systems?	ace _] []		<u> </u>
Sources: Riverside County General Plan Figure S-5, "ReApplication Materials. Findings of Fact:	gions Und	erlain by Ste	eep Slope,	and Proje	ct"

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact	
a-c) The proposed Project does not provide the opportune of the project to change create cut or fill slopes greater than 2:1 or higher the negates subsurface sewage disposal systems. No important proposed project to change the project the project to change the project the project to change the project to change the project the project the project to change the project t	ge topograph an 10 feet;	ny or ground or, result in	surface religrading that	ief featur at affects	res; s or
As a standard condition for development pertaining to typically required to plant and irrigate all manufactured height with drought tolerant grass or ground cover; s also be planted with drought tolerant shrubs or to Ordinance 457. This is a standard condition of appunder CEQA.	slopes equa lopes 15 fee ees in acco	al to or greate et or greater ordance with	er than 3 fe in vertical n the requ	et in verti height sh irements	ical hall of
Once a development proposal or land use application the property, consistent with General Plan GPA 1128 a subsequent review, beyond this EA, shall be required specific impacts.	and CZ 7847	is submitted	l, it is antici	pated tha	at a
Mitigation: No mitigation is required.					
Monitoring: No monitoring is required.					
18. Soils a) Result in substantial soil erosion or the lotopsoil?	ss of] [] [\boxtimes
b) Be located on expansive soil, as defined in So 1802.3.2 of the California Building Code (2013), cre substantial risks to life or property?] [\boxtimes
c) Have soils incapable of adequately supporting of septic tanks or alternative wastewater disposal systems are not available for the disposal of water?	stems L] [] [
Sources: Project Application Materials, and On-site Ir	spection.				
Findings of Fact:				÷	
a-c) The proposed Project does not provide the opportherefore, there is no potential for the Project to result be located on expansive soil, as defined in Section 1 creating substantial risks to life or property or, result sewage disposal systems; or, have soils incapable of alternative wastewater disposal systems where seway water. No impacts are anticipated. No mitigation is re	in substantion 802.3.2 of the in grading of adequately ers are not a	al soil erosione California that affects supporting	n or the los Building C or negates use of sep	s of tops ode (201 subsurfa otic tanks	soil; i3), ace s or

Page 18 of 46

The proposed Project site may be located on expansive soils; however, California Building Code (CBC) requirements pertaining to commercial development will mitigate any potential impacts. This is a standard condition of approval and is not considered unique mitigation under CEQA.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact	
Once a development proposal or land use application the property, consistent with General Plan GPA 1128 ar subsequent review, beyond this EA, shall be required to specific impacts.	nd CZ 7847	is submitted	l, it is antic	cipated th	at a
Mitigation: No mitigation is required.					
Monitoring: No monitoring is required.					
19. Erosiona) Change deposition, siltation, or erosion that modify the channel of a river or stream or the bed of a later					
b) Result in any increase in water erosion either of off site?	on or				\boxtimes
Sources: Project Application Materials, and On-site Ins	spection.				
Findings of Fact:					,
a-b) The proposed Project does not provide the opportherefore, there are no potential impacts from the Projectsion that may modify the channel of a river or stream in water erosion either on or off site. No impacts are an	ect that wo	ould change I of a lake; o	depositior r, result in	n, siltatior any incre	n, or
Once a development proposal or land use application the property, consistent with General Plan GPA 1128 as subsequent review, beyond this EA, shall be required to specific impacts.	nd CZ 7847	is submitted	d, it is anti	cipated th	nat a
Mitigation: No mitigation is required.					
Monitoring: No monitoring is required.					
20. Wind Erosion and Blowsand from project e on or off site.a) Be impacted by or result in an increase in erosion and blowsand, either on or off site?	L				\boxtimes
Sources: Riverside County General Plan Figure S-8 460, Article XV & Ord. No. 484.	, "Wind Erd	osion Susce	ptibility Ma	ap", Ord.	No.
Findings of Fact:					
a) According to General Plan Figure S-8, Wind Eros located in an area of high wind erosion. No impacts are					s not
Mitigation: No mitigation is required.					
Monitoring: No monitoring is required.					

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact	
GREENHOUSE GAS EMISSIONS Would the proje	ect				<u>-</u>
21. Greenhouse Gas Emissions a) Generate greenhouse gas emissions, either or indirectly, that may have a significant impact environment?					
b) Conflict with an applicable plan, policy or readopted for the purpose of reducing the emiss greenhouse gases?]	\boxtimes
Sources: AB 32, SB 1368, EO S-03-05, EO S-20-06	6 and EO S-01	-07.			
Findings of Fact:					
an increase in potential impacts because there concerns analysis is intended to be a programmatic CE on this site will be required to comply with California At this stage, it is too speculative to review the specific process.	EQA level revie a's AB-32 gree cific potential in	w. Any futuro nhouse gas l npacts as the	e implemer reduction re number o	nting pro equirem f reside	oject ent. ntial
units are not known. Additionally, many of the id- implemented at the construction level of developm application to subsequently subdivide, grade, or bu Amendment No. 1128 is submitted, a subsequent potential impacts.	nent. Once a uild on the prop	development perty associa	proposal ted with G	or land eneral l	use Plan
implemented at the construction level of developmentation to subsequently subdivide, grade, or but Amendment No. 1128 is submitted, a subsequent	nent. Once a uild on the proposition of the proposition of the scalable of the	development berty associa EA shall be ted an Inter is the lead ans (MT) CO ecommended ation will be	proposal ted with Ge prepared rim quantification gency (e.g. 2 equivaled a threshoused as a gency as a gency (e.g. 2 equivaled a threshoused a thres	or land leneral I asses tative 0 ., station of 3 guideline	use Plan sing SHG nary In
implemented at the construction level of developm application to subsequently subdivide, grade, or but Amendment No. 1128 is submitted, a subsequent potential impacts. On December 5, 2008 the SCAQMD Governing Significance Threshold for industrial projects where source permit projects, rules, plans, etc.) of 10,0 September 2010, the Working Group released rev MT CO2e for mixed-use projects. This 3,000 MT/years.	nent. Once a uild on the proposition of the SCAQMD 000 Metric Tourisions, which rear recommend consistent with the tion to subseques and CZ 7847	development berty associa EA shall be ted an Inter is the lead ans (MT) CO ecommended ation will be GPA 1128 and uently subdiving is submitted	proposal ted with Ge prepared rim quantification gency (e.g. 2 equivaled a threshoused as a gend CZ 784 ide, grade, it is antici	or land leneral I deneral	e for
implemented at the construction level of development application to subsequently subdivide, grade, or but Amendment No. 1128 is submitted, a subsequent potential impacts. On December 5, 2008 the SCAQMD Governing Significance Threshold for industrial projects where source permit projects, rules, plans, etc.) of 10,0 September 2010, the Working Group released rev MT CO2e for mixed-use projects. This 3,000 MT/ye the analysis of subsequent Projects, which shall be once a development proposal or land use applicate the property, consistent with General Plan GPA 112 subsequent review, beyond this EA, shall be required.	nent. Once a uild on the proposition of the SCAQMD 000 Metric Tourisions, which rear recommend consistent with the tion to subseques and CZ 7847	development berty associa EA shall be ted an Inter is the lead ans (MT) CO ecommended ation will be GPA 1128 and uently subdiving is submitted	proposal ted with Ge prepared rim quantification gency (e.g. 2 equivaled a threshoused as a gend CZ 784 ide, grade, it is antici	or land leneral I deneral	e for
implemented at the construction level of development application to subsequently subdivide, grade, or but Amendment No. 1128 is submitted, a subsequent potential impacts. On December 5, 2008 the SCAQMD Governing Significance Threshold for industrial projects where source permit projects, rules, plans, etc.) of 10,0 September 2010, the Working Group released rev MT CO2e for mixed-use projects. This 3,000 MT/ye the analysis of subsequent Projects, which shall be once a development proposal or land use applicate the property, consistent with General Plan GPA 112 subsequent review, beyond this EA, shall be required specific impacts.	nent. Once a uild on the proposition of the SCAQMD 000 Metric Tourisions, which rear recommend consistent with the tion to subseques and CZ 7847	development berty associa EA shall be ted an Inter is the lead ans (MT) CO ecommended ation will be GPA 1128 and uently subdiving is submitted	proposal ted with Ge prepared rim quantification gency (e.g. 2 equivaled a threshoused as a gend CZ 784 ide, grade, it is antici	or land leneral I deneral	e for
implemented at the construction level of development application to subsequently subdivide, grade, or but Amendment No. 1128 is submitted, a subsequent potential impacts. On December 5, 2008 the SCAQMD Governing Significance Threshold for industrial projects where source permit projects, rules, plans, etc.) of 10,0 September 2010, the Working Group released rev MT CO2e for mixed-use projects. This 3,000 MT/ye the analysis of subsequent Projects, which shall be once a development proposal or land use applicate the property, consistent with General Plan GPA 112 subsequent review, beyond this EA, shall be required specific impacts. Mitigation: No mitigation is required.	nent. Once a uild on the proport review and g Board adopt the SCAQMD 000 Metric Tolesions, which rear recommend consistent with tion to subsequent and CZ 7847 and to assess accept the second of the subsequent for the subse	development berty associa EA shall be ted an Inter is the lead ans (MT) CO ecommended ation will be GPA 1128 and uently subdiving is submitted	proposal ted with Ge prepared rim quantification gency (e.g. 2 equivaled a threshoused as a gend CZ 784 ide, grade, it is antici	or land leneral I deneral	e for
implemented at the construction level of developm application to subsequently subdivide, grade, or but Amendment No. 1128 is submitted, a subsequent potential impacts. On December 5, 2008 the SCAQMD Governing Significance Threshold for industrial projects where source permit projects, rules, plans, etc.) of 10,0 September 2010, the Working Group released rev MT CO2e for mixed-use projects. This 3,000 MT/ye the analysis of subsequent Projects, which shall be Once a development proposal or land use applicant the property, consistent with General Plan GPA 112 subsequent review, beyond this EA, shall be required specific impacts. Mitigation: No mitigation is required. Monitoring: No monitoring is required. HAZARDS AND HAZARDOUS MATERIALS Wou 22. Hazards and Hazardous Materials a) Create a significant hazard to the public environment through the routine transport, use, or	g Board adop the SCAQMD the SCAQMD OO Metric Tor sisions, which rear recommend consistent with tion to subseque and CZ 7847 ed to assess acoustic to assess acoustic to assess acoustic to a second to	development berty associa EA shall be ted an Inter is the lead ans (MT) CO ecommended ation will be GPA 1128 and uently subdiving is submitted	proposal ted with Ge prepared rim quantification gency (e.g. 2 equivaled a threshoused as a gend CZ 784 ide, grade, it is antici	or land leneral I deneral	e for
implemented at the construction level of developm application to subsequently subdivide, grade, or but Amendment No. 1128 is submitted, a subsequent potential impacts. On December 5, 2008 the SCAQMD Governing Significance Threshold for industrial projects where source permit projects, rules, plans, etc.) of 10,0 September 2010, the Working Group released rev MT CO2e for mixed-use projects. This 3,000 MT/ye the analysis of subsequent Projects, which shall be Once a development proposal or land use applicant the property, consistent with General Plan GPA 112 subsequent review, beyond this EA, shall be required specific impacts. Mitigation: No mitigation is required. Monitoring: No monitoring is required. HAZARDS AND HAZARDOUS MATERIALS Wou 22. Hazards and Hazardous Materials a) Create a significant hazard to the public	g Board adop the SCAQMD the SCAQM	development berty associa EA shall be ted an Inter is the lead ans (MT) CO ecommended ation will be GPA 1128 and uently subdiving is submitted	proposal ted with Ge prepared rim quantification gency (e.g. 2 equivaled a threshoused as a gend CZ 784 ide, grade, it is antici	or land leneral I deneral	e for

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact	
environment through reasonably foreseeable upset accident conditions involving the release of hazard materials into the environment?					
c) Impair implementation of or physically interfered an adopted emergency response plan or an emerge evacuation plan?					\boxtimes
d) Emit hazardous emissions or handle hazardous acutely hazardous materials, substances, or waste with one-quarter mile of an existing or proposed school?] 🗆			
e) Be located on a site which is included on a list hazardous materials sites compiled pursuant to Gov ment Code Section 65962.5 and, as a result, would create a significant hazard to the public or the environment?	ern- └ d it				

Source: Project Application Materials

Findings of Fact:

a-b) The proposed Project does not provide the opportunity for physical disturbance of the property; therefore, the Project will not create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials; or, 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. No impacts are anticipated. No mitigation is required.

Subsequent development on the Project site, consistent with GPA 1128 and CZ 7847, may create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials; or may 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. During construction of individual projects, there is a potential for accidental release of petroleum products in sufficient quantity to pose a significant hazard to people and the environment. It is anticipated that SWPPPs prepared for these individual project can reduce such hazards to a less than significant level. The preparation of a SWPPP is considered a standard condition of approval and is not considered unique mitigation under CEQA.

Once a development proposal or land use application to subsequently subdivide, grade, or build on the property, consistent with General Plan GPA 1128 and CZ 7847 is submitted, it is anticipated that a subsequent review, beyond this EA, shall be required to assess additional potential site and/or project specific impacts.

c) The proposed Project does not provide the opportunity for physical disturbance of the property; therefore, the Project will not impair implementation of or physically interfere with an adopted emergency response plan or an emergency evacuation plan. No impacts are anticipated. No mitigation is required.

Subsequent development on the Project site, consistent with GPA 1128 and CZ 7847, will be located off of existing roads. Surrounding parcels are developed. A limited potential to interfere with an emergency response or evacuation plan will occur during individual construction projects. Control of

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impac	et —
access will ensure emergency access during conconstruction, emergency access to the Project site a					owin pose
Once a development proposal or land use applicat the property, consistent with General Plan GPA 112 subsequent review, beyond this EA, shall be require specific impacts.	8 and CZ 7847	is submitte	d, it is antic	ipated	that
d) The proposed Project does not provide the opposed therefore, the Project will not emit hazardous emis materials, substances, or waste within one-quarted impacts are anticipated. No mitigation is required.	sions or hand	le hazardou	s or acutel	y haza	rdou
No phases of implementation of subsequent devel 1128 and CZ 7847, will emit hazardous emission materials, substances, or waste within one-quarter not proposed schools are located within one-quarter of	ons or handle nile of an exist	hazardous ing or propo	or acutely sed school.	y haza	ırdol
Once a development proposal or land use applicat the property, consistent with General Plan GPA 112 subsequent review, beyond this EA, shall be require specific impacts.	8 and CZ 7847	7 is submitte	d, it is antic	ipated	that
the property, consistent with General Plan GPA 112 subsequent review, beyond this EA, shall be require	8 and CZ 7847 ed to assess ac	7 is submitte dditional potential	d, it is antic ential site a materials si	ipated nd/or p tes cor	that proje
the property, consistent with General Plan GPA 112 subsequent review, beyond this EA, shall be require specific impacts. e) The project is not located on a site which is include pursuant to Government Code Section 65962.5 and	8 and CZ 7847 ed to assess ac	7 is submitte dditional potential	d, it is antic ential site a materials si	ipated nd/or p tes cor	that proje
the property, consistent with General Plan GPA 112 subsequent review, beyond this EA, shall be require specific impacts. e) The project is not located on a site which is include pursuant to Government Code Section 65962.5 and the public or the environment.	8 and CZ 7847 ed to assess ac	7 is submitte dditional potential	d, it is antic ential site a materials si	ipated nd/or p tes cor	that proje
the property, consistent with General Plan GPA 112 subsequent review, beyond this EA, shall be require specific impacts. e) The project is not located on a site which is include pursuant to Government Code Section 65962.5 and the public or the environment. Mitigation: No mitigation is required. Monitoring: No monitoring is required. 23. Airports a) Result in an inconsistency with an Airport	8 and CZ 7847 ed to assess ad ded on a list of l, as a result, w	7 is submitte dditional potential	d, it is antice antial site a	ipated nd/or p tes cor	that proje
the property, consistent with General Plan GPA 112 subsequent review, beyond this EA, shall be require specific impacts. e) The project is not located on a site which is include pursuant to Government Code Section 65962.5 and the public or the environment. Mitigation: No mitigation is required. Monitoring: No monitoring is required. 23. Airports a) Result in an inconsistency with an Airport Plan? b) Require review by the Airport Land	8 and CZ 7847 ed to assess ad ded on a list of , as a result, w	7 is submitte dditional potential	d, it is antice antial site a	ipated nd/or p tes cor ant haz	that proje
the property, consistent with General Plan GPA 112 subsequent review, beyond this EA, shall be require specific impacts. e) The project is not located on a site which is include pursuant to Government Code Section 65962.5 and the public or the environment. Mitigation: No mitigation is required. Monitoring: No monitoring is required. 23. Airports a) Result in an inconsistency with an Airport Plan? b) Require review by the Airport Lancommission? c) For a project located within an airport land or, where such a plan has not been adopted, within an airport land or, where such a plan has not been adopted, within an airport land or, where such a plan has not been adopted, within an airport land or the land of the lan	8 and CZ 7847 ed to assess accepted on a list of the control of th	7 is submitte dditional potential	d, it is antice antial site a	ipated nd/or postes corrections the correction of the corrections the correcti	that proje
the property, consistent with General Plan GPA 112 subsequent review, beyond this EA, shall be require specific impacts. e) The project is not located on a site which is include pursuant to Government Code Section 65962.5 and the public or the environment. Mitigation: No mitigation is required. Monitoring: No monitoring is required. 23. Airports a) Result in an inconsistency with an Airport Plan? b) Require review by the Airport Lan Commission? c) For a project located within an airport land of the content of the conte	8 and CZ 7847 ed to assess accepted on a list of list, as a result, we have a compared to the list of	7 is submitte dditional potential	d, it is antice antial site a	ipated nd/or p	that proje

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Findings of Fact:				
a-b) The project site is located in Area III of the Heme Compatibility Plan (HRACALUP). According to Tak requirement for Area III and a wide range of uses are an inconsistency with an Airport Master Plan. The Airport Land Use Commission (ALUC) and was for impacts are considered less than significant. No mitig	ole 4, there is permitted. The project was r and to be cons	no maximerefore, the eviewed by sistent with	um popula project will the Rivers	tion density not result in side County
c-d) Implementation of the proposed Project, and ar 1128 and CZ 7847, shall comply with the Airport Lan as fully set forth in Appendix L and as summarized related to airports in the Land Use, Circulation, Safe General Plan in order for the Project not to result in the proposed Project area. The impacts are consequired.	nd Use Compa d in Table 4, ety and Noise a safety hazar	tibility Plan as well as Elements o d for people	for Hemet I any applica of the River e residing o	Ryan Airpor ble policies side Count r working ii
Mitigation: No mitigation is required.				
Monitoring: No monitoring is required.				
24. Hazardous Fire Area a) Expose people or structures to a significant loss, injury or death involving wildland fires, including wildlands are adjacent to urbanized areas or residences are intermixed with wildlands?	where] [] [
Sources: Riverside County General Plan Figure S-1	1 "Wildfire Sus	ceptibility,"	GIS databa	se
Findings of Fact:				
a) According to General Plan Figure S-11, "Wildfire S is not located within a Wildfire Susceptibility Area. The and any subsequent development consistent with GI structures to a significant risk of loss, injury or death are adjacent to urbanized areas or where residence anticipated. No mitigation is required.	nerefore, imple PA 1128 and (involving wildla	mentation of CZ 7847, wi and fires, inc	of the propo II not expos cluding whe	sed Project se people o re wildlands
Mitigation: No mitigation is required.				
Monitoring: No monitoring is required.				
HYDROLOGY AND WATER QUALITY Would the pr	oject			
25. Water Quality Impactsa) Substantially alter the existing drainage pat] [

Page 23 of 46

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less No Than Impact Significant Impact	- -
b) Violate any water quality standards or wadischarge requirements?	iste _			\boxtimes
c) Substantially deplete groundwater supplies interfere substantially with groundwater recharge such there would be a net deficit in aquifer volume or a lower of the local groundwater table level (e.g., the product rate of pre-existing nearby wells would drop to a level whould not support existing land uses or planned uses which permits have been granted)?	that L ring tion nich			
d) Create or contribute runoff water that would except the capacity of existing or planned stormwater drains systems or provide substantial additional sources polluted runoff?	age ^L			
e) Place housing within a 100-year flood hazard as mapped on a federal Flood Hazard Boundary or Flourish Insurance Rate Map or other flood hazard delineation may	ood			
f) Place within a 100-year flood hazard area structu which would impede or redirect flood flows?	ires [
g) Otherwise substantially degrade water quality?				\boxtimes
h) Include new or retrofitted stormwater Treatm Control Best Management Practices (BMPs) (e.g. we quality treatment basins, constructed treatment wetlan the operation of which could result in signific environmental effects (e.g. increased vectors or odors)?	ater ^L ds),			\boxtimes

<u>Source</u>: Riverside County General Plan Figure S-9 "100- and 500-Year Flood Hazard Zones," Riverside County Flood Control District Review, GIS database

Findings of Fact:

a,b,d,g,h) The proposed Project does not provide the opportunity for physical disturbance of the property; therefore, the Project will not substantially alter the existing drainage pattern of 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; violate any water quality standards or waste discharge requirements; 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; otherwise substantially degrade water quality; or, 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). No impacts are anticipated. No mitigation is required.

Subsequent development on the Project site, consistent with GPA 1128 and CZ 7847, may alter the existing drainage pattern of 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; violate any water quality standards or waste discharge requirements; 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; otherwise substantially degrade water quality; or, include new or retrofitted stormwater Treatment Control Best Management Practices (BMPs) (e.g. water quality treatment

Potentially Significant Impact	Less than Significant with Mitigation	Less Than Significant Impact	No Impact
	Incorporated		

basins, constructed treatment wetlands), the operation of which could result in significant environmental effects (e.g. increased vectors and odors).

Future development on the proposed Project, site, which is consistent with GPA 1128 and CZ 7847, will be reviewed and conditioned by the Riverside County Flood Control District, County Building Department, and County Transportation Department, to mitigate any potential impacts through site design and the preparation of a Water Quality Management Plan (WQMP) and adherence to the requirements of the National Pollutant Discharge Elimination System (NPDES).

Once a development proposal or land use application to subsequently subdivide, grade, or build on the property, consistent with General Plan GPA 1128 and CZ 7847 is submitted, it is anticipated that a subsequent review, beyond this EA, shall be required to assess additional potential site and/or project specific impacts.

- c) The proposed Project does not provide the opportunity for physical disturbance of the property; therefore, 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). No impacts are anticipated. No mitigation is required.
- d) It is not anticipated that any future development, consistent with GPA 1128 and CZ 7847, would be of the nature that would 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).

Once a development proposal or land use application to subsequently subdivide, grade, or build on the property, consistent with General Plan GPA 1128 and CZ 7847 is submitted, it is anticipated that a subsequent review, beyond this EA, shall be required to assess additional potential site and/or project specific impacts.

e,f) The proposed Project does not provide the opportunity for physical disturbance of the property; therefore, the Project will not 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; or, place within a 100-year flood hazard area structures which would impede or redirect flood flows. No impacts are anticipated. No mitigation is required.

According to Figure S-9, the proposed Project site is not located within a 100-year flood hazard area. Therefore, implementation of the proposed Project will not 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; or, place within a 100-year flood hazard area structures which would impede or redirect flood flows. There are no potential impacts to or from flood hazards with the exception of dam inundation (see discussion in Section 16, Other Geologic Hazards, regarding seiche).

Once a development proposal or land use application to subsequently subdivide, grade, or build on the property, consistent with General Plan GPA 1128 and CZ 7847 is submitted, it is anticipated that a

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact	=
subsequent review, beyond this EA, shall be required to specific impacts.	assess ad	ditional pote	ntial site ar	nd/or pro	oject
Mitigation: No mitigation is required.					
Monitoring: No monitoring is required.					
26. Floodplains Degree of Suitability in 100-Year Floodplains. As Suitability has been checked. NA - Not Applicable ⊠ U - Generally Unsuitable.		below, the		e Degre	
a) Substantially alter the existing drainage pattern the site or area, including through the alteration of course of a stream or river, or substantially increase rate or amount of surface runoff in a manner that we result in flooding on- or off-site?	n of the the		l [
b) Changes in absorption rates or the rate and amo of surface runoff?	ount []	\boxtimes
c) Expose people or structures to a significant risl loss, injury or death involving flooding, including flooding a result of the failure of a levee or dam (Dam Inunda Area)?	ıas [∟]] [Ι [\boxtimes
d) Changes in the amount of surface water in water body?	any [] [\boxtimes
Source: Riverside County General Plan Figure S-9 "100 S-10 "Dam Failure Inundation Zone," Riverside County Condition, GIS database Findings of Fact:	0- and 500 Flood Co	-Year Flood ntrol District	Hazard Zol Flood Haz	nes," Figard Re	gure port/
a-b) The proposed Project does not provide the opportu					

a-b) The proposed Project does not provide the opportunity for physical disturbance of the property; therefore, the Project will not 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; or, changes in absorption rates or the rate and amount of surface runoff. No impacts are anticipated. No mitigation is required.

Implementation of subsequent projects, consistent with GPA 1128 and CZ 7847, may 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; or, changes in absorption rates or the rate and amount of surface runoff.

Once a development proposal or land use application to subsequently subdivide, grade, or build on the property, consistent with General Plan GPA 1128 and CZ 7847 is submitted, it is anticipated that a subsequent review, beyond this EA, shall be required to assess additional potential site and/or project specific impacts.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
c) The proposed Project does not provide the opportune therefore, the Project will not expose people or structure involving flooding, including flooding as a result of the Area). No impacts are anticipated. No mitigation is required.	es to a sig failure of	nificant risk	of loss, inj	ury or de
According to Figure S-10, the proposed Project site is not development proposal or land use application to subsproperty, consistent with General Plan GPA 1128 and subsequent review, beyond this EA, shall be required to specific impacts.	sequently CZ 7847 is	subdivide, (s submitted,	grade, or k it is antici	ouild on pated that
d) The proposed Project does not provide the opportunitherefore, the Project will not result in changes in the arrimpacts are anticipated. No mitigation is required.				
Implementation of subsequent projects, consistent with than significant impact that would change the amount reference the discussion in Section 19 (Erosion) and Sec	of surface	water in an	y water bo	dy. Plea
Once a development proposal or land use application to the property, consistent with General Plan GPA 1128 and subsequent review, beyond this EA, shall be required to specific impacts. Mitigation: No mitigation is required.	CZ 7847	is submitted	d, it is antici	ipated tha
Monitoring: No monitoring is required.				
LAND USE/PLANNING Would the project		1		\boxtimes
27. Land Usea) Result in a substantial alteration of the present	t or	<u></u>	•	
 a) Result in a substantial alteration of the present planned land use of an area? b) Affect land use within a city sphere of influence] [\boxtimes
a) Result in a substantial alteration of the present planned land use of an area? b) Affect land use within a city sphere of influent and/or within adjacent city or county boundaries? Sources: Riverside County General Plan, GIS database	nce [emet Gener		\boxtimes
27. Land Use a) Result in a substantial alteration of the present planned land use of an area? 	nce [emet Gener		\boxtimes
a) Result in a substantial alteration of the present planned land use of an area? b) Affect land use within a city sphere of influent and/or within adjacent city or county boundaries? Sources: Riverside County General Plan, GIS database (Figure 2.1), and Project Application Materials	nce City of H	designation ned land use burban form	for the site of the are	e. While ea, the upment.

designation includes the commercial and HDR designated properties along Highway 74 where it will

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact	
be crossed by the future realignment of Highway 79. Folless than significant. The proposed Project site is not who mitigation is required.					
Mitigation: No mitigation is required.					
Monitoring: No monitoring is required.					
28. Planning a. Be consistent with the site's existing or propozoning? 	sed			3	
b. Be compatible with existing surrounding zoning?			D	3	
c. Be compatible with existing and planned strough and uses?	sur-			₫	
d. Be consistent with the land use designations policies of the General Plan (including those of applicable Specific Plan)?					
 e. Disrupt or divide the physical arrangement of established community (including a low-income or mino community)? 					X
Findings of Fact: a-e) The proposed Project is not consistent with the site General Plan Amendment and Change of Zone. We proposed Project will be consistent with the proposed zone consistent with the land use designations and policie Specific Plan that would apply to the proposed Project stagnificant. No mitigation is required.	ith the ap coning. As s of the Ge	proval of the a result, the neral Plan.	ese applic proposed There is no	cations, Project p applica	the will able
As discussed above in 27, Land Use, while the propo present or planned land use of the area, the uses pro surrounding, suburban form of development. Therefore	posed are , the propo	similar in na sed Project v anned surrou	ature and s will be com	scale to patible v	the
existing surrounding zoning, and be compatible with exis impacts will be considered less than significant. No mition	•	quired.			
• •	gation is red ject will no	· ot disrupt o			Any ical
impacts will be considered less than significant. No mition Based on all of this information, the proposed Proportion arrangement of an established community. Any impact	gation is red ject will no	· ot disrupt o			Any ica
impacts will be considered less than significant. No mitignate and all of this information, the proposed Programment of an established community. Any impact mitigation is required.	gation is red ject will no	· ot disrupt o			Any ical
impacts will be considered less than significant. No mitigased on all of this information, the proposed Programment of an established community. Any impact mitigation is required. Mitigation: No mitigation is required.	gation is red ject will no	· ot disrupt o			Any ical

Page 28 of 46

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less No Than Impa Significant Impact	
a. Result in the loss of availability of a known min resource that would be of value to the region or residents of the State?	the			
b. Result in the loss of availability of a locally-impormineral resource recovery site delineated on a local genplan, specific plan or other land use plan?	eral			
c. Be an incompatible land use located adjacent to State classified or designated area or existing surf mine?	ace L			
d. Expose people or property to hazards f proposed, existing or abandoned quarries or mines?	rom _			
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; had the project site had not been used.	areas where nowever. th	the available significan	ce of the den	osit is
undetermined. Since the Project site has not been used development consistent with GPA 1128 and CZ 784 availability of a known mineral resource in an area class of value to the region or the residents of the State. No required.	·7, is not e ified or desi	expected to gnated by the	result in the lare State that we	loss of ould be
b) The Project site has not been used for mining. Imp subsequent development consistent with GPA 1128 a availability of a locally-important mineral resource reco specific plan or other land use plan. No impacts are anti-	and CZ 78 very site de	47, will not elineated on	result in the	loss of
c) The Project site is not adjacent to an existing surfation Project, and any subsequent development consistent with incompatible land uses to be located adjacent to a Staurface mine. No impacts are anticipated. No mitigation	th GPA 1128 ate classifie	8 and CZ 78 ed or design	47, will not cau	se anv
d) The Project is not located adjacent to an existing a property to hazards from proposed, existing or abandon proposed Project, and any subsequent development cor expose people or property to hazards from proposed, eximpacts are anticipated. No mitigation is required.	ed quarries rsistent with	or mines.	Implementation and CZ 7847.	of the
Mitigation: No mitigation is required.		·		
Monitoring: No monitoring is required.		,		
NOISE Would the project result in				
Definitions for Noise Acceptability Ratings			·	
1 A H	ity Rating(s) has been c	hecked.	
Where indicated below, the appropriate Noise Acceptabil	ity i tating(s			
NA - Not Applicable A - Generally Accepta	able	B - Co	enditionally Acce	eptable
Where indicated below, the appropriate Noise Acceptabil NA - Not Applicable C - Generally Unacceptable O - Land Use Discour 30. Airport Noise	able	B - Co	onditionally Acce	eptable

Page 29 of 46

		· · · · · · · · · · · · · · · · · · ·	***	Potentiall Significar Impact		cant T h Sigr tion Im	ess han nificant pact	No Impact	2
or, where such a miles of a public project expose p area to excessive	airport or eople resid	public us	se airport v	would the					
b. For a proj would the project project area to ex NA A A	ect within t expose pe	he vicinity ople resid	of a privat				. С]	
<u>Source</u> : Riversid Facilities Map	e County G	General Pla	an Figure S-	-19 "Airport Loc	cations," (County of	Rivers	ide Airp	oort
Findings of Fact:									
Compatibility Pla consistent with Gl Hemet Ryan Airp	PA 1128 ar	nd CZ 784	7, shall com	osed Project, aply with the Ai k L and as sur	rport Lan mmarized	d Use Coi Lin Table	mpatib	ility Pla	n for
applicable policie Plan in order for proposed Project <u>Mitigation</u> : No mit	s related to the Projec area. The intigation mea	o airports it not to re mpacts are asures are	Safety and esult in a see considered required.	afety hazard f	or people	residing	or wo	rking in	neral n the
applicable policie Plan in order for proposed Project Mitigation: No mit Monitoring: No m	s related to the Projec area. The in tigation meanitigation mo	o airports it not to re mpacts are asures are	Safety and esult in a see considered required.	afety hazard f	or people	residing	or wo	rking in	neral n the d.
applicable policies Plan in order for proposed Project Mitigation: No mit Monitoring: No mit 31. Railroad Nois	s related to the Projec area. The in tigation meanitigation mo	o airports it not to re mpacts are asures are	Safety and esult in a see considered required.	afety hazard f	or people	residing	or wo	rking in	neral n the
applicable policie Plan in order for proposed Project Mitigation: No mit Monitoring: No m 31. Railroad Nois NA A Source: Riverside	s related to the Project area. The intigation meaning itigation me	o airports It not to re Impacts are asures are Initoring is	Safety and esult in a see considered required.	afety hazard f d less than sig	or people	e residing No mitigat	or wo	rking in	neral n the d.
applicable policiemellan in order for proposed Project Mitigation: No mit Monitoring: No	s related to the Project area. The intigation meaning itigation me	o airports It not to re Impacts are asures are Initoring is	Safety and esult in a see considered required.	afety hazard f d less than sig	or people	e residing No mitigat	or wo	rking in	neral n the d.
applicable policie Plan in order for proposed Project Mitigation: No mit Monitoring: No m 31. Railroad Nois NA A Source: Riverside Inspection Findings of Fact: There are no rails	s related to the Project area. The intigation medication medication medicates are as a county	o airports t not to re mpacts are asures are onitoring is C General	Safety and esult in a see considered erequired. The required erequired erequired erequired. The property to the Property to the Property and Property to the	afety hazard f d less than sig e C-1 "Circula pject. No impa	or people nificant.	e residing No mitigat	or wo ion is i	rking in required	neral n the d.
applicable policie Plan in order for proposed Project Mitigation: No mit Monitoring: No m 31. Railroad Nois NA	s related to the Project area. The intigation medication medicatio	c airports t not to re mpacts are asures are conitoring is C General n proximit t consiste	Safety and esult in a see considered erequired. The required erequired erequired. The required erequired erequired erequired erequired. The required erequired ereq	afety hazard f d less than sig e C-1 "Circula pject. No impa	or people nificant.	e residing No mitigat	or wo ion is i	rking in required	neral n the d.
applicable policie Plan in order for proposed Project Mitigation: No mit Monitoring: No m 31. Railroad Nois NA A Source: Riverside Inspection Findings of Fact: There are no rails any subsequent designs	s related to the Project area. The intigation medication medicatio	o airports t not to re mpacts are asures are onitoring is C General n proximit t consiste asures are	Safety and esult in a see considered erequired. The required erequired erequired erequired erequired erequired erequired erequired erequired.	afety hazard f d less than sig e C-1 "Circula pject. No impa	or people nificant.	e residing No mitigat	or wo ion is i	rking in required	neral n the d.
applicable policie Plan in order for proposed Project Mitigation: No mit Monitoring: No m 31. Railroad Nois NA A Source: Riverside Inspection Findings of Fact: There are no railr any subsequent d Mitigation: No mit	s related to the Project area. The intigation medication modes are also be a county are also be a county are at lines in evelopment itigation medication m	o airports t not to re mpacts are asures are onitoring is C General n proximit t consiste asures are	Safety and esult in a see considered erequired. The required erequired erequired erequired erequired erequired erequired erequired erequired.	afety hazard f d less than sig e C-1 "Circula pject. No impa	or people nificant.	e residing No mitigat	or wo ion is i	rking in required	neral n the d.
applicable policie Plan in order for proposed Project Mitigation: No mit Monitoring: No m 31. Railroad Nois NA A Source: Riverside Inspection Findings of Fact: There are no railing any subsequent of Mitigation: No mit Monitoring: No mit Monitoring: No mit 32. Highway Nois	s related to the Project area. The intigation means it is a county road lines in evelopment it is a county in the county in the county in the county is a county in the county in the county in the county is a county in the	c airports t not to re mpacts are asures are conitoring is C General n proximit at consiste asures are conitoring is	Safety and esult in a see considered erequired. The property to the Property	afety hazard f d less than sig	or people nificant.	e residing No mitigat	or wo ion is i	rking in required	neral n the d.
applicable policie Plan in order for proposed Project Mitigation: No mit Monitoring: No m 31. Railroad Nois NA	s related to the Project area. The intigation means it is a county road lines in evelopment it is a county in the county in the county in the county is a county in the county in the county in the county is a county in the	c airports t not to re mpacts are asures are conitoring is C General n proximit at consiste asures are conitoring is	Safety and esult in a see considered erequired. The required erequired erequired erequired erequired erequired erequired. The required erequired	afety hazard f d less than sig	or people nificant.	e residing No mitigat	or wo ion is i	rking in required	neral n the d.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact	
The proposed Project does not provide the opportur therefore, the Project will not result in impacts from hig mitigation is required.					
Once a development proposal or land use application the property, consistent with General Plan GPA 1128 ar subsequent review, beyond this EA, shall be required to specific impacts.	nd CZ 7847	is submitted	l, it is antic	ipated tha	at a
Mitigation: No mitigation measures are required.					
Monitoring: No mitigation monitoring is required.					
33. Other Noise NA ⊠ A ☐ B ☐ C ☐ D ☐					
Sources: Project Application Materials, and RCLIS.			ч		
Findings of Fact:					
The Project is not located near any other source of impacts from other noise sources. No additional mitigat			will be n	o signific	ant
Mitigation: No mitigation is required				•	
Monitoring: No monitoring is required					
34. Noise Effects on or by the Project a. A substantial permanent increase in ambient relevels in the project vicinity above levels existing without project?] []		\boxtimes
b. A substantial temporary or periodic increas ambient noise levels in the project vicinity above le existing without the project?] []		\boxtimes
c. Exposure of persons to or generation of noise le in excess of standards established in the local general or noise ordinance, or applicable standards of agencies?	plan └				\boxtimes
d. Exposure of persons to or generation of exces ground-borne vibration or ground-borne noise levels?	ssive				
Source: Riverside County General Plan, Table N-1 ("Exposure"); Project Application Materials	Land Use (Compatibility	for Comr	nunity No	oise
Findings of Fact:					
a-d) The proposed Project does not provide the oppor therefore, the Project will not result in a substantial per					

EA No. 42642

project vicinity above levels existing without the project; a substantial temporary or periodic increase

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact	
in ambient noise levels in the project vicinity above levels or generation of noise levels in excess of star noise ordinance, or applicable standards of other agency of excessive ground-borne vibration or ground-borne no mitigation is required.	ndards esta cies; or, exp	iblished in the	ne local ger ersons to o	neral plar r general	n or tion
Implementation of any subsequent development, consist an increase in ambient noise levels in the Project vicinit Project, and will result in a temporary or periodic increas above levels existing without the Project. These impacts phases of the proposed Project.	ty above le e in ambier	vels existing	g without theles in the pr	ne propos oject vici	sed nity
Due to the scale and nature of any subsequent development the increase in roadway noise due to increased vehicle to				nd CZ 78	47,
It is not anticipated that any subsequent development, contexpose persons to or generation of noise levels in exceptant or noise ordinance, or applicable standards of other	ess of sta	ith GPA 112 ndards esta	28 and CZ blished in	7847, wo	uld eral
It is also not anticipated that any subsequent developm would result in the exposure of persons to, or general levels. There are sensitive receptors adjacent to the anticipated to be the loudest part of the construction proshort-term and will not result in an exposure of persons vibration or ground-borne noise levels.	tion of gro Project site ocess. An	und borne e. The grady y vibration i	or ground- ding/site pr mpacts are	borne no eparation conside	oise n is red
Once a development proposal or land use application t				or build	
the property, consistent with General Plan GPA 1128 an subsequent review, beyond this EA, shall be required to specific impacts.				ipated tha	at a
the property, consistent with General Plan GPA 1128 an subsequent review, beyond this EA, shall be required to				ipated tha	at a
the property, consistent with General Plan GPA 1128 an subsequent review, beyond this EA, shall be required to specific impacts.				ipated tha	at a
the property, consistent with General Plan GPA 1128 an subsequent review, beyond this EA, shall be required to specific impacts. <u>Mitigation:</u> No mitigation is required.				ipated tha	at a
the property, consistent with General Plan GPA 1128 an subsequent review, beyond this EA, shall be required to specific impacts. Mitigation: No mitigation is required. Monitoring: No monitoring is required.	ing,			ipated thand/or proj	at a
the property, consistent with General Plan GPA 1128 an subsequent review, beyond this EA, shall be required to specific impacts. Mitigation: No mitigation is required. Monitoring: No monitoring is required. POPULATION AND HOUSING Would the project 35. Housing a. Displace substantial numbers of existing hous necessitating the construction of replacement housing e	ing,			ipated thand/or proj	at a ject

d. Affect a County Redevelopment Project Area?

e. Cumulatively exceed official regional or local popu-

where?

lation projections?

 \boxtimes

 \boxtimes

Potentially Less than Less No Significant Significant Than Impact Impact with Significant Mitigation Impact Incorporated	
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, Riverside County General Plan Housing Element	g
Findings of Fact:	
a-c) The proposed Project does not provide the opportunity for physical disturbance of the property therefore, the Project will not result in displacement of substantial numbers of existing housing necessitating the construction of replacement housing elsewhere; create a demand for additional housing, particularly housing affordable to households earning 80% or less of the County's median income; or, displace substantial numbers of people, necessitating the construction of replacement housing elsewhere. No impacts are anticipated. No mitigation is required.	g, al ın
The Project site is currently vacant. Therefore, implementation of the proposed Project will not displace substantial numbers of existing housing, necessitating the construction of replacement housing elsewhere; create a demand for additional housing, particularly housing affordable to households earning 80% or less of the County's median income; or, displace substantial numbers of people, necessitating the construction of replacement housing elsewhere. No impacts are anticipated No mitigation is required.	nt to of
d) There are no longer any County Redevelopment Project Areas. Therefore, implementation of the proposed Project cannot create any impacts. No mitigation is required.	ie
e) The proposed Project does not provide the opportunity for physical disturbance of the property however, proposed Project would have an incremental impact on the County of Riverside General Plan population projections, associated General Plan EIR analysis and, by extension, the SCAC forecasts. While incremental, implementation of the proposed Project will cumulatively exceed official regional or local population projections; however, due to the small scale of this increase, it will be considered less than significant. No mitigation is required.	al G al
f) Due to the nature and scale of the proposed Project, it will not induce substantial population growt in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure). Please reference the discussion is Response 35.e. above. Impacts are considered incremental and less than significant. No mitigation is required.	or in
Mitigation: No mitigation is required.	
Monitoring: No monitoring is required.	
PUBLIC SERVICES Would the project result in substantial adverse physical impacts associated wi the provision of new or physically altered government facilities or the need for new or physical altered governmental facilities, the construction of which could cause significant environment	ally

objectives for any of the public services:

impacts, in order to maintain acceptable service ratios, response times or other performance

	Potentially Less than Less No Significant Significant Than Impact Impact with Significant Mitigation Impact Incorporated
36. Fire Services	

Findings of Fact:

The proposed Project does not provide the opportunity for physical disturbance of the property; therefore, 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, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for fire services. No impacts are anticipated. No mitigation is required.

Future development, consistent with GPA 1128 and CZ 7847, would result in an increased need for all public services, including fire. The Fire Department will review all subsequent development and will require standard conditions be assessed to reduce impacts from the proposed Project to fire services. In addition, prior to the issuance of a certificate of occupancy, all subsequent projects shall comply with the provisions of Ordinance No. 659, which requires payment of the appropriate fees set forth on the Ordinance. Ordinance No. 659 sets forth policies, regulations, and fees related to the funding and construction of facilities necessary to address direct and cumulative environmental effects generated by new development.

Once a development proposal or land use application to subsequently subdivide, grade, or build on the property, consistent with General Plan GPA 1128 and CZ 7847 is submitted, it is anticipated that a subsequent review, beyond this EA, shall be required to assess additional potential site and/or project specific impacts.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

37. Sheriff Services

Sources: Riverside County General Plan, and Ordinance No. 659

Findings of Fact:

The proposed Project does not provide the opportunity for physical disturbance of the property; therefore, 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, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for sheriff services. No impacts are anticipated. No mitigation is required.

Implementation of subsequent projects, consistent with GPA 1128 and CZ 7847 will result in an incremental impact on the demand for sheriff services. Prior to the issuance of a certificate of occupancy, all future development shall comply with the provisions of Ordinance No. 659, which requires payment of the appropriate fees set forth on the Ordinance. Ordinance No. 659 sets forth

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
policies, regulations, and fees related to the fundamental effect and cumulative environmental effect				ecessary
Once a development proposal or land use applic the property, consistent with General Plan GPA 11 subsequent review, beyond this EA, shall be requi specific impacts.	128 and CZ 7847	is submitted	l, it is antici	pated that
Mitigation: No mitigation is required.			r	
Monitoring: No monitoring is required.				
38. Schools				
Sources: Hemet Unified School District correspon	ndence, GIS data	base		
Findings of Fact:				
The proposed Project does not provide the op therefore, the Project will not result in substan provision of new or physically altered government governmental facilities, the construction of which order to maintain acceptable service ratios, reschools. No impacts are anticipated. No mitigation	itial adverse phy nt facilities or the n could cause sig sponse times or	sical impact need for ne pnificant env	s associate w or physic rironmental	ed with the cally altered impacts,
The proposed Project site is located with the Hem School District facilities, from future developmen	et Unified School	District. Im	pacts to He	
issuance of a building permit. This is a standard of	it, consistent with to the Hemet Ui	nified School	ol District,	847, will I prior to t
offset through the payment of mitigation fees to issuance of a building permit. This is a standard of CEQA. Once a development proposal or land use application that the property, consistent with General Plan GPA 10 subsequent review, beyond this EA, shall be requisiped impacts.	at, consistent with to the Hemet Un condition and not cation to subsequent 128 and CZ 7847	nified School considered of ently subdiving subdiving	ol District, unique mition vide, grade, d, it is antici	847, will I prior to the gation und gation und gation und gation und gation and gation a
issuance of a building permit. This is a standard of CEQA. Once a development proposal or land use application that the property, consistent with General Plan GPA 10 subsequent review, beyond this EA, shall be requ	at, consistent with to the Hemet Un condition and not cation to subsequent 128 and CZ 7847	nified School considered of ently subdiving subdiving	ol District, unique mition vide, grade, d, it is antici	847, will I prior to the gation und gation und gation und gation und gation and gation a
issuance of a building permit. This is a standard of CEQA. Once a development proposal or land use application the property, consistent with General Plan GPA 12 subsequent review, beyond this EA, shall be requispecific impacts. Mitigation: No mitigation is required.	at, consistent with to the Hemet Un condition and not cation to subsequent 128 and CZ 7847	nified School considered of ently subdiving subdiving	ol District, unique mition vide, grade, d, it is antici	847, will I prior to the gation und gation und gation und gation und gation and gation a
issuance of a building permit. This is a standard of CEQA. Once a development proposal or land use application that the property, consistent with General Plan GPA 1 subsequent review, beyond this EA, shall be requispecific impacts.	at, consistent with to the Hemet Un condition and not cation to subsequent 128 and CZ 7847	nified School considered of ently subdiving subdiving	ol District, unique mition vide, grade, d, it is antici	847, will I prior to the gation und gation und gation und gation und gation and gation a
issuance of a building permit. This is a standard of CEQA. Once a development proposal or land use application the property, consistent with General Plan GPA 1 subsequent review, beyond this EA, shall be requispecific impacts. Mitigation: No mitigation is required. Monitoring: No monitoring is required.	at, consistent with to the Hemet Un condition and not cation to subsequent 128 and CZ 7847	nified School considered of ently subdiving subdiving	ol District, unique mition vide, grade, d, it is antici	847, will I prior to the gation und or build of pated that and/or project.

The proposed Project does not provide the opportunity for physical disturbance of the property; therefore, 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

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact	•
governmental facilities, the construction of which coul order to maintain acceptable service ratios, respons libraries. No impacts are anticipated. No mitigation is r	se times or				
Subsequent development, consistent with GPA 1128 at for all public services, including books and materials fo the increased need are addressed through the County required of all development on the Project site.	r libraries.	However, th	e costs ass	sociated v	vith
Once a development proposal or land use application the property, consistent with General Plan GPA 1128 a subsequent review, beyond this EA, shall be required to specific impacts.	nd CZ 7847	is submitte	d, it is antic	ipated tha	at a
Mitigation: No mitigation is required.					
Monitoring: No monitoring is required.					
40. Health Services		· · · · · · · · · · · · · · · · · · ·	-	X	<u> </u>
Source: Riverside County General Plan. Findings of Fact: The proposed Project does not provide the opportute therefore, the Project will not result in substantial approvision of new or physically altered government facilities, the construction of which country order to maintain acceptable service ratios, response to services. No impacts are anticipated. No mitigation is	idverse phy ilities or the ld cause si mes or othe	rsical impac need for ne gnificant en	cts associat ew or physi vironmental	ted with ically alte l impacts	the red , in
Subsequent development, consistent with GPA 1128 a	•				
for all public services, including the health services. driven by market forces, and any increase in popul demand forces.	However,	health care	provision	is gener	ally
for all public services, including the health services. driven by market forces, and any increase in popul	However,	health care	provision	is gener	ally
for all public services, including the health services. driven by market forces, and any increase in popul demand forces.	However,	health care	provision	is gener	ally
for all public services, including the health services. driven by market forces, and any increase in popul demand forces. Mitigation: No mitigation is required. Monitoring: No monitoring is required. RECREATION	However,	health care	provision	is gener	ally
for all public services, including the health services. driven by market forces, and any increase in popul demand forces. Mitigation: No mitigation is required. Monitoring: No monitoring is required.	However, lation is ge	health care	e provision ressed thro	is gener ough mai	ally
for all public services, including the health services. driven by market forces, and any increase in popul demand forces. Mitigation: No mitigation is required. Monitoring: No monitoring is required. RECREATION 41. Parks and Recreation a. Would the project include recreational facilitie require the construction or expansion of recreat facilities which might have an adverse physical effect of	However, lation is get es or tional on the isting tional	health care	e provision ressed thro	is gener	rket

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact	
facility would occur or be accelerated? c. Is the project located within a Communit Area (CSA) or recreation and park district with munity Parks and Recreation Plan (Quimby fees)?	n a Com-] [
Source: GIS database, Ord. No. 460, Section 1 Recreation Fees and Dedications), Ord. No. 659 (& Open Space Department Review.					
Findings of Fact:		÷			
a-c) The proposed Project does not provide the of therefore, the Project will not include recreational recreational facilities which might have an adverse of existing neighborhood or regional parks or othe deterioration of the facility would occur or be access Area (CSA) or recreation and park district with fees). No impacts are anticipated. No mitigation is	facilities or require physical effect of recreational facelerated; or, be load Community Pa	re the constr on the enviro ilities such the ocated within	ruction or e nment; incl nat substan n a Commu	expansion ude the straight the	on of use sical vice
Once a development proposal or land use applic					_
the property, consistent with General Plan GPA 12 subsequent review, beyond this EA, shall be requispecific impacts.	128 and CZ 7847	is submitted	l, it is antici	pated th	nat a
the property, consistent with General Plan GPA 12 subsequent review, beyond this EA, shall be requispecific impacts. <u>Mitigation:</u> No mitigation is required.	128 and CZ 7847	is submitted	l, it is antici	pated th	nat a
the property, consistent with General Plan GPA 12 subsequent review, beyond this EA, shall be requispecific impacts.	128 and CZ 7847	is submitted	l, it is antici	pated th	nat a
the property, consistent with General Plan GPA 12 subsequent review, beyond this EA, shall be requispecific impacts. Mitigation: No mitigation is required. Monitoring: No monitoring is required.	128 and CZ 7847	is submitted	l, it is antici	pated th	nat a
the property, consistent with General Plan GPA 12 subsequent review, beyond this EA, shall be requispecific impacts. Mitigation: No mitigation is required. Monitoring: No monitoring is required. 42. Recreational Trails	128 and CZ 7847 ired to assess ad	is submitted ditional pote	l, it is antici ntial site ar	pated th	nat a
the property, consistent with General Plan GPA 12 subsequent review, beyond this EA, shall be requispecific impacts. Mitigation: No mitigation is required. Monitoring: No monitoring is required. 42. Recreational Trails Source: Harvest Valley/Winchester Area Plan, Fi	128 and CZ 7847 ired to assess ad	is submitted ditional pote	l, it is antici ntial site ar	pated th	nat a
the property, consistent with General Plan GPA 12 subsequent review, beyond this EA, shall be requispecific impacts. <u>Mitigation:</u> No mitigation is required.	128 and CZ 7847 ired to assess ad gure 9, "Trail and portunity for phy	is submitted ditional pote	I, it is anticintial site ar	pated th	nat a
the property, consistent with General Plan GPA 12 subsequent review, beyond this EA, shall be requispecific impacts. Mitigation: No mitigation is required. Monitoring: No monitoring is required. 42. Recreational Trails Source: Harvest Valley/Winchester Area Plan, Fifindings of Fact: The proposed Project does not provide the optherefore, the Project will not impact recreational to According to Figure 9, "Trail and Bikeway System project is not adjacent to any trail system. Once subsequently subdivide, grade, or build on the pro CZ 7847 is submitted, it is anticipated that a subsequently submitted, it is anticipated that a subsequently submitted in the process of the pr	gure 9, "Trail and portunity for phyrails. No mitigation a development poperty, consistent sequent review, b	is submitted ditional pote ditional pote ditional pote disturbing the submitted disturbing is required to Valley/Windoroposal or dit with General disturbing the submitted	I, it is anticintial site an learning ance of the chester Are land use all all Plan GP	pated the had/or property of the property of the property of the had been been been been been been been bee	erty, the
the property, consistent with General Plan GPA 12 subsequent review, beyond this EA, shall be requispecific impacts. Mitigation: No mitigation is required. Monitoring: No monitoring is required. 42. Recreational Trails Source: Harvest Valley/Winchester Area Plan, Fifindings of Fact: The proposed Project does not provide the optherefore, the Project will not impact recreational to According to Figure 9, "Trail and Bikeway Systems."	gure 9, "Trail and portunity for phyrails. No mitigation a development poperty, consistent sequent review, b	is submitted ditional pote ditional pote ditional pote disturbing the submitted disturbing is required to Valley/Windoroposal or dit with General disturbing the submitted	I, it is anticintial site an learning ance of the chester Are land use all all Plan GP	pated the had/or property of the property of the property of the had been been been been been been been bee	erty;
the property, consistent with General Plan GPA 12 subsequent review, beyond this EA, shall be requised. Mitigation: No mitigation is required. Monitoring: No monitoring is required. 42. Recreational Trails Source: Harvest Valley/Winchester Area Plan, Fifindings of Fact: The proposed Project does not provide the optherefore, the Project will not impact recreational to According to Figure 9, "Trail and Bikeway System project is not adjacent to any trail system. Once subsequently subdivide, grade, or build on the process additional potential site and/or project specials.	gure 9, "Trail and portunity for phyrails. No mitigation a development poperty, consistent sequent review, b	is submitted ditional pote ditional pote ditional pote disturbing the submitted disturbing is required to Valley/Windoroposal or dit with General disturbing the submitted	I, it is anticintial site an learning ance of the chester Are land use all all Plan GP	pated the had/or property of the property of the property of the had been been been been been been been bee	erty, the
the property, consistent with General Plan GPA 12 subsequent review, beyond this EA, shall be requisive specific impacts. Mitigation: No mitigation is required. Monitoring: No monitoring is required. 42. Recreational Trails Source: Harvest Valley/Winchester Area Plan, Fifindings of Fact: The proposed Project does not provide the optherefore, the Project will not impact recreational to According to Figure 9, "Trail and Bikeway System project is not adjacent to any trail system. Once subsequently subdivide, grade, or build on the procz 7847 is submitted, it is anticipated that a subsassess additional potential site and/or project spectification: Mitigation: No mitigation is required.	gure 9, "Trail and portunity for phyrails. No mitigation" of the Harvest a development poperty, consistent sequent review, becific impacts.	is submitted ditional pote ditional pote ditional pote disturbing the submitted disturbing is required to Valley/Windoroposal or dit with General disturbing the submitted	I, it is anticintial site an learning ance of the chester Are land use all all Plan GP	pated the had/or property of the property of the property of the had been been been been been been been bee	erty

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than II Significant Impact	No mpact	
a. Conflict with an applicable plan, ordinance or portion establishing a measure of effectiveness for performance of the circulation system, taking into according all modes of transportation, including mass transit and motorized travel and relevant components of the circular system, including but not limited to intersections, streetinghways and freeways, pedestrian and bicycle paths, mass transit?	the count non- ation eets, and				
b. Conflict with an applicable congestion managen program, including, but not limited to level of ser standards and travel demand measures, or other standa established by the county congestion management age for designated roads or highways?	vice Lards ency				⊠
c. Result in a change in air traffic patterns, include either an increase in traffic levels or a change in loca that results in substantial safety risks?	ition				
d. Alter waterborne, rail or air traffic Result in a cha in air traffic patterns, including either an increase in tra- levels or a change in location that results in substa- safety risks?	affic L				
e. Substantially increase hazards due to a defeature (e.g., sharp curves or dangerous intersections incompatible uses (e.g. farm equipment)?					
f. Cause an effect upon, or a need for new or altermaintenance of roads?	ered				\boxtimes
g. Cause an effect upon circulation during the projeconstruction?	ect's				\boxtimes
h. Result in inadequate emergency access or acc to nearby uses?	cess				\boxtimes
i. Conflict with adopted policies, plans or progra regarding public transit, bikeways or pedestrian facilities otherwise substantially decrease the performance or sa of such facilities?	s, or L				
Source: Riverside County General Plan					

Findings of Fact:

a-b, f-i) The proposed Project does not provide the opportunity for physical disturbance of the property; therefore, the Project will not 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; 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; cause an effect upon, or a need for new or altered maintenance of roads; cause an effect upon circulation during the project's construction; result in inadequate emergency access or access to nearby uses; or, conflict with adopted policies, plans or programs

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
--	--------------------------------------	--	---------------------------------------	--------------

regarding public transit, bikeways or pedestrian facilities, or otherwise substantially decrease the performance or safety of such facilities. No impacts are anticipated. No mitigation is required.

The Project site is located within the Highway 79 Policy Area of the Harvest Valley/Winchester Area Plan (HVWAP). The following objectives have been established in the SWAP for the Highway 79 Policy Area:

- HVWAP 9.1 Accelerate the construction of transportation infrastructure in the Highway 79
 Policy Area. The County shall require that all new development projects demonstrate
 adequate transportation infrastructure capacity to accommodate the added traffic growth.
 The County shall coordinate with cities adjacent to the policy area to accelerate the usable
 revenue flow of existing funding programs, thus assuring that transportation infrastructure is
 in place when needed.
- HVWAP 9.2 Establish a program in the Highway 79 Policy Area to ensure that overall trip generation does not exceed system capacity and that the system operation continues to meet Level of Service standards. In general, the program would establish guidelines to be incorporated into individual Traffic Impact Analysis that would monitor overall trip generation from residential development to ensure that overall within the Highway 79 Policy Area development projects produce traffic generation at a level that is 9% less than the trips projected from the General Plan traffic model residential land use designations. Individually, projects could exceed the General Plan traffic model trip generation level, provided it can be demonstrated that sufficient reductions have occurred on other projects in order to meet Level of Service standards.

The applicant shall demonstrate compliance with Highway 79 Policy Area to "ensure that overall within the Highway 79 Policy Area development projects produce traffic generation at a level that is 9% less than the trips projected from the General Plan traffic model residential land use designations."

The following mitigation will be added to the Project:

- "The project has been determined to be consistent with the Highway 79 Policy Area pursuant to the following (applied to the subsequent implementing project) or as approved by the TLMA Director:
- Prior to building permit issuance of any implementing project, the applicant shall participate in any adopted fee program established by the County intended to address the Highway 79 Policy Area. In the event an adopted fee program is not established, the implementing project shall satisfy one the conditions below or the applicant may voluntarily participate in providing a fee, as approved by the TLMA Director, that the County can use to build additional transportation infrastructure or acquire open space to offset the project's incremental impacts on the Highway 79 Policy Area. If the Highway 79 policies are amended, the applicant shall be entitled to, at the applicant's request, the benefit of having this condition amended in a corresponding fashion. If the Highway 79 policies are repealed, this condition shall automatically terminate.
- Prior to approval of the implementing project(s), for existing residential Land Use Designations the applicant shall demonstrate to the satisfaction of the Director of Transportation consistency with the Highway 79 Policy Area by demonstrating that the

Potentially	Less than	Less	No
Significant	Significant	Than	Impact
Impact	with	Significant	pulot
mpaot	Mitigation	Impact	
	Incorporated	mpaot	

allowable number of units have been determined utilizing the most recent edition of the ITE (Institute of Transportation Engineers) Trip Generation in consideration of (a) transportation demand management (TDM) measures; (b) product types; (c) transportation improvements; or (d) a combination of (a), (b) and (c), such that the project is generating equal to or less than the average daily vehicle trips that would have been generated if the project were constructed at a density of 9% below the mid-point of the density dictated by the existing General Plan Land Use designation at the time of the proposed project change which was [MDR & RM]. This condition does not apply to implementing project, which propose a non-residential land use development. If the Highway 79 policies are amended, the applicant shall be entitled to, at the applicant's request, the benefit of having this condition amended in a corresponding fashion. If the Highway 79 policies are repealed, this condition shall automatically terminate."

Any future development, consistent with GPA 1128 and CZ 7847, will be required to pay the appropriate Development Impact Fee (DIF), prior to the issuance of a building permit. In addition, 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. These are standard conditions of approval and are not considered unique mitigation under CEQA.

Once a development proposal or land use application to subsequently subdivide, grade, or build on the property, consistent with General Plan GPA 1128 and CZ 7847 is submitted, it is anticipated that a subsequent review, beyond this EA, shall be required to assess additional potential site and/or project specific impacts.

- c-d) The proposed Project will not 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; or, 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. None of these are in proximity of the proposed Project, such that these would occur. There will be no impacts. No mitigation is required.
- e) The proposed Project does not provide the opportunity for physical disturbance of the property; therefore, the Project will not substantially increase hazards due to a design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g. farm equipment). No impacts are anticipated. No mitigation is required.

Any future improvements will be to County standards. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property, consistent with General Plan GPA 1128 and CZ 7847 is submitted, it is anticipated that a subsequent review, beyond this EA, shall be required to assess additional potential site and/or project specific impacts.

<u>Mitigation:</u> The project has been determined to be consistent with the Highway 79 Policy Area pursuant to the following (applied to the subsequent implementing project) or as approved by the TLMA Director:

 Prior to building permit issuance of any implementing project, the applicant shall participate in any adopted fee program established by the County intended to address the Highway 79 Policy Area. In the event an adopted fee program is not established, the implementing project shall satisfy one the conditions below or the applicant may voluntarily participate in providing a

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact	-
fee, as approved by the TLMA Director, the transportation infrastructure or acquire open space on the Highway 79 Policy Area. If the Highway be entitled to, at the applicant's request, the becorresponding fashion with the requirement of Highway 79 policies are repealed, this mitigation. • Prior to approval of the implementing project(s), the applicant shall demonstrate to the satisfaction with the Highway 79 Policy Area by demonstrate been determined utilizing the most recent expension of the determined utilizing the most recent expension of (c), such that the project is generating equal that would have been generated if the project with midpoint of the density dictated by the existing of the proposed project change which was [Millimplementing projects which propose a non-resion of the proposed project change which was [Millimplementing projects which propose a non-resion of the proposed project change which was [Millimplementing projects which propose a non-resion of the proposed project change which was [Millimplementing projects which propose a non-resion of the proposed project change which was [Millimplementing projects which propose a non-resion of the proposed project change which was [Millimplementing projects which propose a non-resion of the proposed project change which was [Millimplementing projects which propose a non-resion of the proposed project change which was [Millimplementing projects which propose a non-resion of the proposed project change which was [Millimplementing projects which propose a non-resion of the proposed project change which was [Millimplementing projects which propose a non-resion of the proposed project change which was [Millimplementing projects which propose a non-resion of the proposed project change which was [Millimplementing projects which proposed project was proposed project which proposed pr	ace to offset 79 policies enefit of ha possible fushall auton for existing n of the Directing that the lition of the a) transport mprovement to or less the eneral Plander & RM]. dential land be entitled corresponding way 79 policies.	t the project are amend aving this minther CEQA natically term residential Lector of Transe allowable ITE (Institution demands; or (d) a than the average at a demand Use This mitigation at the angle fashion volicies are resident.	i's increme led, the ap tigation and action/revininate. and Use Easportation number of the action and manage combination age daily ensity of 99 designation does upment. If the pplicant's appealed, the action the reception the reception the reception the action the reception the action the reception the action the reception the action that action that action the action that action that action the action	ntal imperior implicant interest intere	tions ency nave ation (b) trips of the time ly to nway the nt of ation
44. Bike Trails			<u> </u>	7	\square
Source: Harvest Valley/Winchester Area Plan, Figure 9	Trail and	Bikeway Sv	stem"		
Findings of Fact:	,	, 0,			
The proposed Project does not provide the opportur therefore, the Project will not impact recreational trails.	ity for phys No mitigatio	sical disturb n is required	ance of th	ne prop	erty;
According to Figure 9, "Trail and Bikeway System" of project is not adjacent to any trail system. Once a devisubsequently subdivide, grade, or build on the property CZ 7847 is submitted, it is anticipated that a subsequent assess additional potential site and/or project specific im	elopment p , consistent nt review, be	roposal or l with Genera	and use a _l al Plan GP	oplicatio A 1128	n to and
Mitigation: No mitigation is required.					
Monitoring: No monitoring is required.					
UTILITY AND SERVICE SYSTEMS Would the project					
45. Water a. Require or result in the construction of new water treatment facilities or expansion of existing facilities, construction of which would cause significant environments.	the]	

Page 41 of 46

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact	=
effects?					
b. Have sufficient water supplies available to serve project from existing entitlements and resources, or new or expanded entitlements needed?] []		\boxtimes
Sources: Department of Environmental Health Review					
Findings of Fact:					
a-b) The proposed Project does not provide the opportunity therefore, the Project will not require or result in the confexpansion of existing facilities, the construction of welfects; or, have sufficient water supplies available to se resources, or are new or expanded entitlements needed. required.	nstruction of hich would rve the pro	of new water dicause signification ex	er treatmer gnificant en disting entit	it facilitie nvironme lements	es or ental and
Once a development proposal or land use application to the property, consistent with General Plan GPA 1128 and subsequent review, beyond this EA, shall be required to specific impacts.	CZ 7847	is submitted	d, it is antic	ipated th	nat a
Mitigation: No mitigation is required.					
Monitoring: No monitoring is required.					
46. Sewer a. Require or result in the construction of r wastewater treatment facilities, including septic systems expansion of existing facilities, the construction of who would cause significant environmental effects?	or] , []		
b. Result in a determination by the wastewa treatment provider that serves or may service the project that it has adequate capacity to serve the projected demand in addition to the provider's exist commitments?	ect L ct's]		
Source: Department of Environmental Health Review			•		
Findings of Fact:					
a-b) The proposed Project does not provide the opportunity therefore, the Project will not require or result in the facilities, including septic systems, or expansion of exist cause significant environmental effects; or, result in a provider that serves or may service the project that it is projected demand in addition to the provider's existing contains the project demand in addition to the provider of the provider of the provider of the project demand in addition to the provider of the provider of the provider of the project does not provide the opportunity of the project does not provide the provide the project does not provide the provide the provide the project does not provide the provide the project does not provide the provide the provide the provide the project does not provide the provide the provide the provide the pr	construct ing facilitie determina nas adequ	ion of new es, the cons ition by the ate capacity	wastewat truction of wastewat to serve	er treati which w er treati the proj	ment ould ment ect's

Significant Impact	Less than Significant with Mitigation Incorporated	No Impact
ed, it is antici	ntly subdivid s submitted, itional potent	pated that
		•
<u> </u>]
] [
-		
nt permitted ederal, state	sical disturban sufficient poly with fede WMP (Counuired)	capacity and lo
4:		divido emada

Once a development proposal or land use application to subsequently subdivide, grade, or build on the property, consistent with General Plan GPA 1128 and CZ 7847 is submitted, it is anticipated that a subsequent review, beyond this EA, shall be required to assess additional potential site and/or project specific impacts.

<u>Mitigation:</u> No mitigation is required.

Monitoring: No monitoring is required.

48. Utilities

Would the project impact the following facilities requiring or resulting in the construction of new facilities or the expansion of existing facilities; the construction of which could cause significant environmental effects?

a) Electricity?			\boxtimes
b) Natural gas?		· 🔲	
c) Communications systems?			\boxtimes
d) Storm water drainage?			\boxtimes
e) Street lighting?			\boxtimes
f) Maintenance of public facilities, including roads?			\square
g) Other governmental services?			\boxtimes
h) Conflict with adopted energy conservation plans?			\boxtimes

Sources: Application Materials

Findings of Fact:

- a) The proposed Project does not provide the opportunity for physical disturbance of the property; therefore, the Project will not impact the electricity facilities requiring or resulting in the construction of new facilities or the expansion of existing facilities; the construction of which could cause significant environmental effects. No impacts are anticipated. No mitigation is required.
- b) The proposed Project does not provide the opportunity for physical disturbance of the property; therefore, the Project will not impact the natural gas facilities requiring or resulting in the construction of new facilities or the expansion of existing facilities; the construction of which could cause significant environmental effects. No impacts are anticipated. No mitigation is required.
- c) The proposed Project does not provide the opportunity for physical disturbance of the property; therefore, the Project will not impact the communication systems requiring or resulting in the construction of new facilities or the expansion of existing facilities; the construction of which could cause significant environmental effects. No impacts are anticipated. No mitigation is required.
- d) Please refer to the discussion of the drainage system in the hydrology section of this document (Section 25) as it pertains to any subsequent development, consistent with GPA 1128 and CZ 7847. No impacts are anticipated. No mitigation is required.
- e) The proposed Project does not provide the opportunity for physical disturbance of the property; therefore, the Project will not impact street lighting, requiring or resulting in the construction of new facilities or the expansion of existing facilities; the construction of which could cause significant environmental effects. No impacts are anticipated. No mitigation is required.

New streetlights, in future development, will be installed by the proposed Project in accordance with standard requirements and County Ordinance No. 655. The installation of these lighting improvements are part of the proposed Project and with compliance with Ordinance No. 655, the installation and future operation of these street lights can be accomplished without causing significant adverse environmental impact.

f) The proposed Project does not provide the opportunity for physical disturbance of the property; therefore, the Project will not impact the maintenance of public facilities, including roads requiring or resulting in the construction of new facilities or the expansion of existing facilities; the construction of which could cause significant environmental effects. No impacts are anticipated. No mitigation is required.

Ultimate development on the Project site will add new roads and may add circulation system improvements to the County's circulation system. Other project features, such as street lights, will also require future maintenance by the County. Ongoing maintenance costs will be covered by annual property taxes of the proposed Project and the future maintenance of public facilities will not cause significant adverse environmental impacts in the future. g) The proposed Project does not provide the opportunity for physical disturbance of the property; therefore, the Project will not impact other governmental services, including roads requiring or resulting in the construction of new facilities or the expansion of existing facilities; the construction of which could cause significant environmental effects. No impacts are anticipated. No mitigation is required. Once a development proposal or land use application to subsequently subdivide, grade, or build on the property, consistent with General Plan GPA 1128 and CZ 7847 is submitted, it is anticipated that a subsequent review, beyond this EA, shall be required to assess additional potential site and/or project specific impacts. Mitigation: No mitigation required. Monitoring: No monitoring required. 49. Energy Conservation \Box \boxtimes a) Would the project conflict with any adopted energy conservation plans? Source: Title 24 Energy Conservation Requirements. Findings of Fact: The Project will comply with all Title 24 energy conservation requirements. No conflict with any adopted energy conservation plans would occur when future development, consistent with GPA 1128 and CZ 7847 is implemented. Mitigation: No mitigation required. Monitoring: No monitoring required. MANDATORY FINDINGS OF SIGNIFICANCE Does the project have the potential to substantially X 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 selfsustaining 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. Findings of Fact: As discussed in Section 7, Biological Resources - Wildlife & Vegetation, Section 8,

Page 45 of 46

Cultural Resources – Historic Resources, Section 9, Cultural Resources – Archaeological Resources,

Projet of fist threat or er	Section 10, Cultural Resources – Paleontological Resolute would not substantially degrade the quality of the envish or wildlife species, cause a fish or wildlife population ten to eliminate a plant or animal community, or reduce and angered plant or animal, or eliminate important examinate or prehistory. No impacts are anticipated.	ronment, ons to dro the numbe	substantially p below self er or restrict t	reduce the -sustaining he range o	habitat levels, f a rare
51.	Does the project have impacts which are individually 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	ce: Staff review, Project Application Materials				·
the P	ngs of Fact: It has been determined (see Sections 1-48 Project does not have impacts which are individually limets are anticipated.	of this Er ited, but o	nvironmental , cumulatively	Assessmer considerab	nt), that le. No
52.	Does the project have environmental effects that will cause substantial adverse effects on human beings, either directly or indirectly?				
Source	ce: Staff review, project application				
the P	ngs of Fact: It has been determined (see Sections 1-48 roject would not result in environmental effects, which iman beings, either directly or indirectly. Impacts are co	would cau	ise substanti	al adverse	nt), that effects

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

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.

Revised: 2/10/2015 8:57 AM EA.GPA01128.CZ07847

LAND DEVELOPMENT COMMITTEE/ DEVELOPMENT REVIEW TEAM INITIAL CASE TRANSMITTAL RIVERSIDE COUNTY PLANNING DEPARTMENT - RIVERSIDE

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

DATE: November 27, 2013

_		_	
7	-/	٦	
		,	-

Riv. Co. Transportation Dept.

Riv. Co. Environmental Health Dept.

Riv. Co. Public Health - Industrial Hygiene

Riv. Co. Public Health - M. Osur

Riv. Co. Fire Department

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

Riv. Co. Sheriff's Dept.

Riv. County ALUC

Hemet Ryan Airport

3rd District Supervisor

3rd District Planning Commissioner

City of Hemet

Hemet Unified School Dist. Eastern Municipal Water Dist. Southern California Edison

Southern California Gas Co.

CALTRANS Dist. 8

SB18

GENERAL PLAN AMENDMENT NO. 1128 — EA42642 — Applicant: Massoud Tajik. — Engineer/Representative: Farah Khorashadi — Third/Third Supervisorial District — Hemet-San Jacinto Zoning District — Harvest Valley Winchester Area Plan: Community Development: Medium Density Residential (RC:MDR) (2-5 DU/Acre) and Rural: Rural Mountainous (R:RM) — Location: Southerly of Lyn Ave, westerly side of Cordoba Drive, northerly of Stetson Ave and easterly of California Ave — 24.13 Net Acres — Zoning: Mobile home Subdivision — 20,000 Square Foot Minimum (R-T-20000) REQUEST: The General Plan Amendment proposes to amend the General Plan land use designation from Community Development: Medium Density Residential (RC:MDR) (2-5 DU/Acre) to Community Development: High Density Residential (RC:HDR) (8-14 DU/Acre) - APNs: 465-020-004 and 465-020-005.

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 19, 2013**. 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			 	
TELEPHONE:					

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.



PECHANGA CULTURAL RESOURCES

Temecula Band of Luiseño Mission Indians

Post Office, Box 2183 • Temecula, CA 92593

March 21, 2014

Telephone (951) 308-9295 • Fax (951) 506-9491

VIA E-MAIL and USPS

Mr. H.P. Kang Project Planner County of Riverside Planning Department 4080 Lemon Street 12th Floor Riverside CA 92502-1409



Chairperson: Mary Bear Magee

Vice Chairperson: Darlene Miranda

Committee Members: Evie Gerber Bridgett Barcello Maxwell Richard B. Scearce, III Germaine Arenas

Gary DuBois

Coordinator: Paul Macarro

Cultural Analyst: Anna Hoover

Re: Pechanga Tribe Request for Consultation Pursuant to SB18 on General Plan Amendment No. 1128

Dear Mr. Kang:

This letter is written on behalf of the Pechanga Band of Luiseño Indians (hereinafter, "the Tribe"), a federally recognized Indian tribe and sovereign government in response to the SB 18 notice provided by the County of Riverside. This letter serves as the Tribe's formal request for consultation under SB 18 for this Project. At this time, we do not have sufficient information to engage in meaningful consultation, as required by SB 18. The Tribe understands that this notice is not a development Project but will be amending the Riverside County General Plan Land Use Element from Community Development: Medium Density Residential (2-5 Du/Ac) to Community Development: High Density Residential (8-14 Du/Ac). As we have previously consulted with the County on various aspects of the General Plan, we would like to continue an open dialogue on the proposed changes/amendments, and that we be consulted on all future entitlements associated with this area.

As such, the Tribe hereby invokes its right to consult with the County of Riverside under SB 18 and requests that a face-to-face meeting with representatives of the County be scheduled as soon as possible so that we can begin discussing our concerns regarding proposed mitigation.

Further, the Tribe formally requests, pursuant to Public Resources Code §21092.2, to be notified and involved in the entire CEQA environmental review process for the duration of the above referenced project (the "Project"). Please add the Tribe to your distribution list(s) for public notices and circulation of all documents, including environmental review documents, archeological reports, and all documents pertaining to this Project. The Tribe further requests to be directly notified of all public hearings and scheduled approvals concerning this Project. Please also incorporate these comments into the record of approval for this Project.

Pechanga Comment Letter to the County of Riverside Re: Pechanga Tribe Request for SB 18 GPA1128 April 21, 2014 Page 2

The Pechanga Tribe asserts that the County of Riverside is within Luiseño, and therefore the Tribe's, aboriginal territory as evidenced by the existence of Luiseño place names, tóota yixélval (rock art, pictographs, petroglyphs), villages and complexes within the County's boundaries. This culturally sensitive area is affiliated with the Pechanga Band of Luiseño Indians because of the Tribe's cultural ties to this area, history of working with the County, published ethnographic information and traditional tribal values documenting the Tribe's ancestor's use of this area. During our consultation we will provide more specific, confidential information as applicable.

As you know, the SB 18 consultation process is ongoing and continues for the duration of the Project. As such, under both CEQA and SB 18 we look forward to working closely with the County on ensuring that a full, comprehensive environmental review of the Project's impacts is completed. Further, we hope to assist the County with ensuring that the amended language is crafted to assist with avoidance, preservation and mitigation to cultural resources and associated cultural issues, as mandated by CEQA.

In addition to those rights granted to the Tribe under SB 18, the Tribe reserves the right to fully participate in the environmental review process, as well as to provide further comment on the Project's impacts to cultural resources and potential mitigation for such impacts.

The Pechanga Tribe looks forward to working together with the County of Riverside in protecting the invaluable Pechanga cultural resources located within the County. Please contact me at 951-770-8113 or at eozdil@pechanga-nsn.gov once you have had a chance to review these comments so that we might schedule our consultation meeting. Thank you.

Sincerely.

Tuba Ebru Ozdil Planning Specialist

cc Pechanga Office of the General Counsel



Director

PLANNING DEPARTMENT

APPLICATION FOR CHANGE OF ZONE

CHECK	ONE	ΔC	ADDD		
	LINE	\sim	AFFR	UFN	$\Delta I = .$

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:
APPLICATION INFORMATION
Applicant's Name: MASSOUD TAJIK E-Mail: MTAJIK C COK. NET
Mailing Address: 7 6541 PALISADES DRIVE
DANA POINT CA. 92624 City State ZIP
City State ZIP
Daytime Phone No: (949) 547-1188 Fax No: (949) 481-0102
Engineer/Representative's Name: FARAH KHORASHADİ E-Mail: FARAHK 56C GMAIL COW
Mailing Address: 280 CALDECOTT LANE #109 Street OAKLAND CA. 94 6/8 City State ZIP
City State ZIP
Daytime Phone No: (951) 218 - 6897 Fax No: ()
Property Owner's Name: MASSOUD & LINDA TAJIKE-Mail: MTAJIK @ COX, NET
Mailing Address: 26541 PALISADES DRIVE
DANA POINT CA. 92624 City State ZIP
City State ZIP
City Citato

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

APPLICATION FOR CHANGE OF ZONE

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.
MASSOUD TASIK (Name of APPLICANT SIGNATURE 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.
All signatures must be originals ("wet-signed"). Photocopies of signatures are not acceptable.
PRINTED NAME OF PROPERTY OWNER(S) SIGNATURE OF PROPERTY OWNER(S)
FAKHRI SAMINI Zahri S
PRINTED NAME OF PROPERTY OWNER(S) SIGNATURE 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:
Assessor's Parcel Number(s): 465-020-004 ANO 005
Section: Township: 5 Range: Z WEST
Approximate Gross Acreage: 25+ ACRES
General location (nearby or cross streets): North of
- General Jouanna meandy of Cross Streets Figure 2 / 6 / 2 / 4 / 6 / 4 / 6 / 5 / 5 / 6 / 5 / 6 / 6 / 6 / 6 / 6

Assessor's Parcel Number(s):	465-	020-	004 A	NO 00	5	
Section:	Township: _	5 50	UTH	Range:	2 WES	Γ
Approximate Gross Acreage:	25	+ ACR	ES.			
General location (nearby or cre	oss streets):	North of	STUTS	SON AV	£.	, South o
FLORIDA AVE. (SR74	East of CA	LIFORN	14 AVE	West of	WARREN	ROAD

APPLICATION FOR CHANGE OF ZONE

Thomas Brothers	map, edition year,	page number, and c	oordinates	EDITION 3	9, PA	GE #840
Proposal (describe Specific Plan, indic	•	, indicate the existing Planning Areas):	and prop	osed zoning classi	fications.	If within a
EXISTING	5 ZONE is	RT 20,000	ANO	THEPROP	98560	20165
ARE R-4	\$ R-5			·		
			·	·		
Related cases filed	d in conjunction wi	th this request:				
GPA #	01128					·
EA 42	101/28					
CFG N	177					



Director

PLANNING DEPARTMENT

APPLICATION FOR AMENDMENT TO THE RIVERSIDE COUNTY GENERAL PLAN

SECTIONS I, II, AND VI BELOW MUST BE COMPLETED FOR ANY AMENDMENT TO THE AREA PLAN MAPS OF THE GENERAL PLAN.

FOR OTHER TYPES OF AMENDMENTS, PLEASE CONSULT PLANNING DEPARTMENT STAFF FOR ASSISTANCE PRIOR TO COMPLETING THE APPLICATION.

INCOMPLETE APPLICATIONS WILL NOT BE ACCEPTED.		•	
CASE NUMBER: <u>GPA 0112</u>	8 DATES	SUBMITTED: 11-6-	-/3
I. GENERAL INFORMATION	•		
APPLICATION INFORMATION			
Applicant's Name: MASSOUD TA	TIK E-Mail:	MTAJIK @ CO.	X. NET
Mailing Address: 265 41 PALISADE	S DRIVE		
DANA POINT	Street CA ·	92624 ZIP	
Daytime Phone No: (949)547//			
Engineer/Representative's Name: Farah	KHORASHAL	OI E-Mail: Farah K S	6 C Gmail.
Mailing Address: 280 Coudecott	Lane # 109	•	· ·
Oakland	Street CA State	94618	
Daytime Phone No: (<u>951)</u> <u>218-689</u>	Oldio	2 11	
Property Owner's Name: MASSOUD & LI	WDA TAJIK E-Mail:	MTAJIK @ COX.	NET
Mailing Address: 26541 PALISA	DES DEIVE		
DANA POINT	Street CA L I F.	92624	
<i>city</i> Daytime Phone No: (<u>949</u>) <u>547-118</u>			
Riverside Office · 4080 Lemon Street 12th Floo	or Desert Offi	co , 77-588 El Duno Court Suito H	

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

Desert Office · 77-588 El Duna Court, Suite H Palm Desert, California 92211 (760) 863-8277 · Fax (760) 863-7555

APPLICATION FOR AMENDMENT TO THE RIVERSIDE COUNTY GENERAL PLAN

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.
All signatures must be originals ("wet-signed"). Photocopies of signatures are not acceptable.
MASSOUD TAJIK (messall () myth 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. All signatures must be originals ("wet signed"). Photocopies of signatures agent accounts to the control of the owner's behalf.
All signatures must be originals ("wet-signed"). Photocopies of signatures are not acceptable. MASSOUD TAJIK Onemal Originals
PRINTED NAME OF PROPERTY OWNER(S) FAKHRI SAMINI 2011
PRINTED NAME OF PROPERTY OWNER(S) SIGNATURE OF PROPERTY OWNER(S)
If the subject property is owned by persons who have not signed as owners above, 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:
PROPERTY INFORMATION: Assessor's Parcel Number(s): 465-020-004 ANO -005

Assessor's Parcel Number(s):	465-020-004	ANO	-005	-
Section: 13	Township: 5 SOUTH	Range: _	2 WEST	
Approximate Gross Acreage:	25 TACRES			

APPLICATION FOR AMENDMENT TO THE RIVERSIDE COUNTY GENERAL PLAN

General location (nearby	or cross streets): North of	STETSO	V AVE,	, South of
	East of <u>CALIFOR</u>		•	
	edition year, page number, an			
Existing Zoning Classific	ation(s):	00		
Existing Land Use Desig	nation(s): MDR (2-	5 UNITS /	Ac) & RM	
Proposal (describe the de	etails of the proposed genera	l plan amendme	nt):	
REQUESTIN	G HIGH DENSIT	T RESIDO	SNTIAL 8-1	4 D.U/AC
Related cases filed in cor	njunction with this request:			
Has there been previous the project site? Yes Case Nos.	development applications (pa	arcel maps, zone	changes, plot plans	s, etc.) filed on
E.A. Nos. (if known)	<i>N/A</i>	.R. Nos. (if appli	cable): ~//A	
Name of Company or Distr (if none, write "none.")	ict serving the area the project s		Are facilities/services	available at
Electric Company	EDison		the project site?	Yes No
Gas Company	501300			V
Telephone Company	Southern Galiful At & + & Verize	rnia Gas	<u> </u>	V
Water Company/District		מיכ		1/
Sewer District	EMWD		· · · · · · · · · · · · · · · · · · ·	V
	EMWO		-	V
•	at the project site: Yes		March N	
Is sewer service available	the nearest available water lin	e(s) ((NO 01 fee	evrniles)	
	at the site? Yes \(\bar{\bar{\bar{\bar{\bar{\bar{\bar{	2		

fees for park and recre	ted in a Recreation and Park District or County Service Area authorized to collect ational services? Yes No No
Is the project site locate	ed within 8.5 miles of March Air Reserve Base? Yes No No
Which one of the follow	ring watersheds is the project site located within (refer to Riverside County GIS for
watershed location)? (Santa Ana River	□ Santa Margarita River ☑ San Jacinto River □ Colorado River
	HAZARDOUS WASTE SITE DISCLOSURE STATEMENT
agency indicating whe	ction 65962.5 requires the applicant for any development project to consult lists of hazardous waste sites and submit a signed statement to the local ther the project is located on or near an identified site. Under the statute, no epted as complete without this signed statement.
I (we) certify that I (we) hazardous waste site a My (Our) investigation it	have investigated our project with respect to its location on or near an identified nd that my (our) answers are true and correct to the best of my (our) knowledge. has shown that:
The project is not le	ocated on or near an identified hazardous waste site.
☐ The project is loca hazardous waste site(s)	ted on or near an identified hazardous waste site. Please list the location of the on an attached sheet.
Owner/Representative (1) Massard Ogth Date 11/1/2013
Owner/Representative ((1) Museull Ogth Date 11/1/2013 (2) Pappy Jone Date 11/1/2013
NOTE: An 8½" x 11" le	gible reduction of the proposal must accompany application.
II. AMENDMENTS TO	THE AREA PLAN MAPS OF THE GENERAL PLAN:
AREA PLAN MAP PRO	POSED FOR AMENDMENT (Please name):
Harvest valle	y/winchester Area plan
EXISTING DESIGNATION	ON(S): MDR & RM
PROPOSED DESIGNA	TION(S): 14.7 Acre HDR, 8.3 Acre MDR, 2.4

JUSTIFICATION FOR AMENDMENT (Please be specific. Attach more pages if needed.)
please See the attached sheet
III. AMENDMENTS TO POLICIES:
(Note: A conference with Planning Department staff <u>is required</u> before application can be filed Additional information may be required.)
A. LOCATION IN TEXT OF THE GENERAL PLAN WHERE AMENDMENT WOULD OCCUR:
Element: Area Plan:
B. EXISTING POLICY (If none, write "none." (Attach more pages if needed):
C. PROPOSED POLICY (Attach more pages if needed):

Justification for Amendment

The project site is a total of 25.7 acres and currently is designated as MDR (2-5 DU/Acre) on the majority of the property with a portion of the southwest corner of the property designated RM . The amendment would change these designations to HDR (8-14 DU/Acre) on the southwesterly 14.7 acres of the property and would leave the existing MDR (2-5 DU/Acre) designation on the northeasterly 8.3 arce portion of the property.

All of the alternatives proposed by RCTC for the future realignment of Highway 79 will affect the northwesterly portion of the project site. The proposed designation would be located next to the future highway and would be more compatible with that facility. Currently the properties immediately surrounding the project's northwest, north and east boundaries are designated MDR (2-5 DU/Acre). Properties designated RM (10 Acre Minimum) are located along the south half of the westerly boundary and the west half of the southerly boundary of the project site. RC-EDR (2 Acre Minimum) designated property is located along the eastern half of southerly boundary of the site. However, there is a property located less than 200 feet northerly of the subject property that is currently designated HDR. That HDR designated property has frontage along Highway 74, which is approximately ½ mile northerly of the project site. The characteristics of the HDR designated property and the subject site will be similar once the realignment of Highway 79 is completed. The future realignment of Highway 79 will also ultimately create a land use barrier between the developable portions of the site and surrounding properties that are northwesterly of the site.

The project site is located within the sphere of influence of the City of Hemet. The City of Hemet General Plan designates the site for Mixed Use development. This same designation includes the commercial and HDR designated properties along Highway 74 where it will be crossed by the future realignment of Highway 79. This indicates that the City of Hemet recognizes that the properties surrounding the location where these two main Highway corridors will meet will have higher intensity uses and that the project site is encompassed within the influenced area.

INDEMNIFICATION AGREEMENT

This INDEMNIFICATION AGREEMENT ("Agreement"), made by and between the COUNTY OF RIVERSIDE, a political subdivision of the State of California ("COUNTY"), and Fakhri Samini, Massoud Tajik and Linda J. Tajik ("PROPERTY OWNER"), relating to the PROPERTY OWNER'S indemnification of the COUNTY under the terms set forth herein:

WITNESSETH:

WHEREAS, the PROPERTY OWNER has a legal interest in the certain real property described as APNs 465-020-004 and 465-020-005 ("PROPERTY"); and,

WHEREAS, on November 6, 2013, PROPERTY OWNER filed an application for General Plan Amendment No. 1128 and on August 15, 2014, PROPERTY OWNER filed an application for Change of Zone No. 7847 ("PROJECT"); and,

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

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

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

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

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

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

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

COUNTY:

Office of County Counsel Attn: Shellie Clack 3960 Orange Street, Suite 500 Riverside, CA 92501 PROPERTY OWNER:
Massoud Tajik

26541 Palisades Drive Dana Point, CA 92624

With a copy to: Fakhri Samini 2 Forest Hills Court Dana Point, CA 92629

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

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

- 8. COUNTY Review of the PROJECT. Nothing is this Agreement shall be construed to limit, direct, impede or influence the COUNTY's review and consideration of the PROJECT.
- 9. Complete Agreement/Governing Law. This Agreement represents the complete understanding between the parties with respect to matters set forth herein. This Agreement shall be construed in accordance with the laws of the State of California.

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

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

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

COUNTY:

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

By: Stewn Wews	
Marion Ashley, Chairman	Steven Weiss
Board of Supervisors	Planning Director Authorized Deligne for Bood of Suprisors tem 3-35, 3/27/15
Dated: 4/28/15	± tem 3-35, 3/27/15

PROPERTY OWNER:

By: Massoud Tajik	By: Junde Janh Linda J. Tajik
Dated: 2-10-2015	Dated: <u>2-10-15</u>
By: <u>Jaslan</u> - S Fakhri Samini	
Dated: 2/10/2015	

NOTICE OF PUBLIC HEARING

and

INTENT TO ADOPT A MITIGATED 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:

GENERAL PLAN AMENDMENT NO. 1128 AND CHANGE OF ZONE NO. 7847 – Intent to Adopt a Mitigated Negative Declaration – Applicant: Massoud Tajik – Third Supervisorial District – Hemet-San Jacinto Zoning District – Harvest Valley Winchester Area Plan: Community Development: Medium Density Residential (CD:MDR) (2-5 D.U./Ac.) and Rural: Rural Mountainous (R:RM) – Location: Northerly of Stetson Avenue, southerly of Lyn Avenue, easterly of California Avenue, and westerly of Cordoba Drive – 25.7 Acres – Zoning: Mobile Home Subdivision & Mobile Home Parks – 20,000 Sq. Ft. Minimum (R-T-20000) – REQUEST: The General Plan Amendment proposes to amend the General Plan Land Use Element from Community Development: Medium Density Residential (CD:MDR) (2-5 D.U./Ac.) and Rural: Rural Mountainous (R:RM) to Community Development: High Density Residential (CD:HDR) (8-14 D.U./Ac.), Open Space: Conservation (OS:C), and Rural: Rural Mountainous (R:RM). The Change of Zone proposes to change the zoning of the subject site from Mobile Home Subdivision & Mobile Home Parks (R-T-20000) to Planned Residential (R-4) and Open Area Combining Zone-Residential Developments (R-5).

TIME OF HEARING:

9:00 am or as soon as possible thereafter

MARCH 18, 2015

RIVERSIDE COUNTY ADMINISTRATIVE CENTER

BOARD CHAMBERS, 1ST FLOOR

4080 LEMON STREET RIVERSIDE, CA 92501

For further information regarding this project, please contact Project Planner, Damaris Abraham, at 951-955-5917 or email dabraham@rctlma.org or go to the County Planning Department's Planning Commission agenda web page at http://planning.rctlma.org/PublicHearings.aspx.

The Riverside County Planning Department has determined that the above project will not have a significant effect on the environment and has recommended adoption of a mitigated negative declaration. The Planning Commission will consider the proposed project and the proposed mitigated negative declaration, at the public hearing. The case file for the proposed project and the proposed mitigated 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: Damaris Abraham

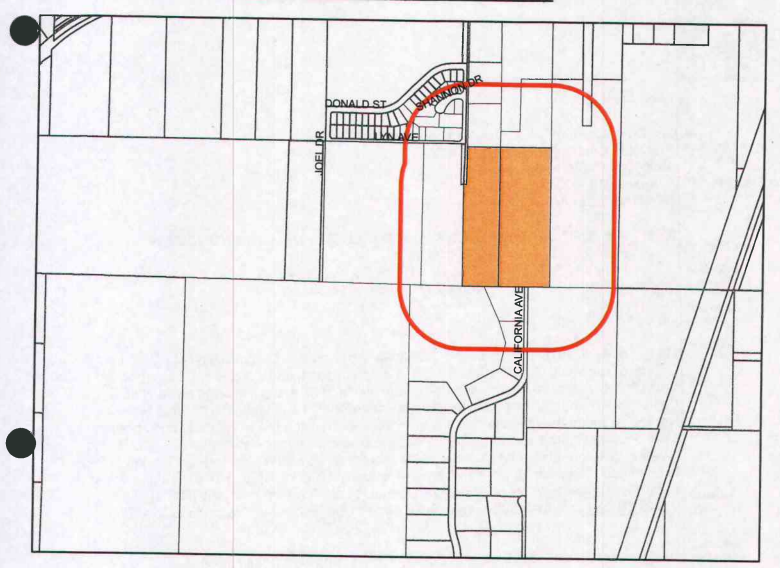
P.O. Box 1409, Riverside, CA 92502-1409

PROPERTY OWNERS CERTIFICATION FORM

I, VINNIE NGUYEN, certify that on 5 14 2015
The attached property owners list was prepared by Riverside County GIS,
APN (s) or case numbers <u>CZO7847/GPAO1128</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

11/14/2015

CZ07847/GPA01128 (600 feet buffer)



Selected Parcels

465-240-028 465-240-038 465-240-037	400-240-030	400-240-031	465-330-002	465-040-012	465-020-004	465-240-024	465-030-030	465 020 005	40E 050 000
403-240-037	403-240-023	465-240-035	465-020-026	465-330-003	465-240-025	465-020-006	465-020-023	465-240-013	465-240-027
465-240-012	465-040-013							100 2 10 0 10	700-270-021





AIRPORT LAND USE COMMISSION RIVERSIDE COUNTY

February 9, 2015

Simon Housman Rancho Mirage

Ms. Damaris Abraham, Urban Regional Planner III Riverside County Planning Department 4080 Lemon Street, 12th Floor

VICE CHAIRMAN Rod Ballance Riverside

Riverside CA 92501 [VIA HAND DELIVERY]

Related File No.:

COMMISSIONERS

AIRPORT LAND USE COMMISSION (ALUC) DEVELOPMENT REVIEW RE:

File No .:

ZAP1037HR14

Arthur Butler Riverside GPA No. 01128, CZ No. 07847 465-020-004 and 465-020-005

On February 5, 2015, the Riverside County Airport Land Use Commission (ALUC) found

Valley/Winchester Area Plan) land use designations of 25.4 acres located easterly of

acre), Open Space - Conservation [OS:C], and Rural: Rural Mountainous [R:RM],

County of Riverside Case GPA No. 1128, a proposal to amend the General Plan (Harvest

California Avenue and its southerly straight-line extension and southerly of State Highway Route 74/Florida Avenue, the easterly straight-line extension of Lyn Avenue, and Roseland

Mobile Estates from Community Development: Medium Density Residential [CD:MDR] (2 to 5 dwelling units per acre) and Rural: Rural Mountainous [R:RM] (1 dwelling unit per ten acres)

to Community Development: High Density Residential [CD:HDR] (8 to 14 dwelling units per

CONSISTENT with the 1992 Hemet-Ryan Airport Comprehensive Airport Land Use Plan.

John Lyon Riverside

Dear Ms. Abraham:

APNs:

Gien Holmes Hemet

Greg Pettis

Cathedral City

Steve Manos Lake Elsinore

STAFF

Director Ed Cooper

John Guerin Russell Brady

Barbara Santos

County Administrative Center 4080 Lemon St., 14th Floor. Riverside, CA 92501 (951) 955-5132

On February 5, 2015, the Riverside County Airport Land Use Commission (ALUC) found County of Riverside Case CZ No. 7847, a proposal to change the zoning classification of the site referenced above from Mobile Home Subdivisions and Mobile Home Parks (R-T-20,000) to Planned Residential (R-4) and Open Area Combining Zone – Residential (R-5), CONSISTENT with the 1992 Hemet-Ryan Airport Comprehensive Airport Land Use Plan.

www.rcaluc.org

These findings of consistency relate to airport compatibility issues and do not necessarily constitute an endorsement of these proposals. As the site is located within Area III of the Hemet-Ryan Airport Influence Area, both the existing and the proposed General Plan designations and zoning are consistent with the Hemet-Ryan Airport Comprehensive Airport Land Use Plan.

If you have any questions, please contact Russell Brady, ALUC Contract Planner, at (951) 955-0549 or John Guerin, ALUC Principal Planner, at (951) 955-0982.

Sincerely.

RIVERSIDE COUNTY AIRPORT LAND USE COMMISSION

Edward C. Cooper, Director

RIVERSIDE COUNTY AIRPORT LAND USE COMMISSION February 9, 2015

JJGJG/RB

Attachment: Notice of Airport in Vicinity

cc: Massoud and Linda Tajik (applicant/landowner)

Fakhri Samini/Estate of Parviz Samini (payee/landowner)

Farah Khorashadi (applicant's representative)

Daryl Shippy, Riverside County Economic Development Agency - Aviation Division

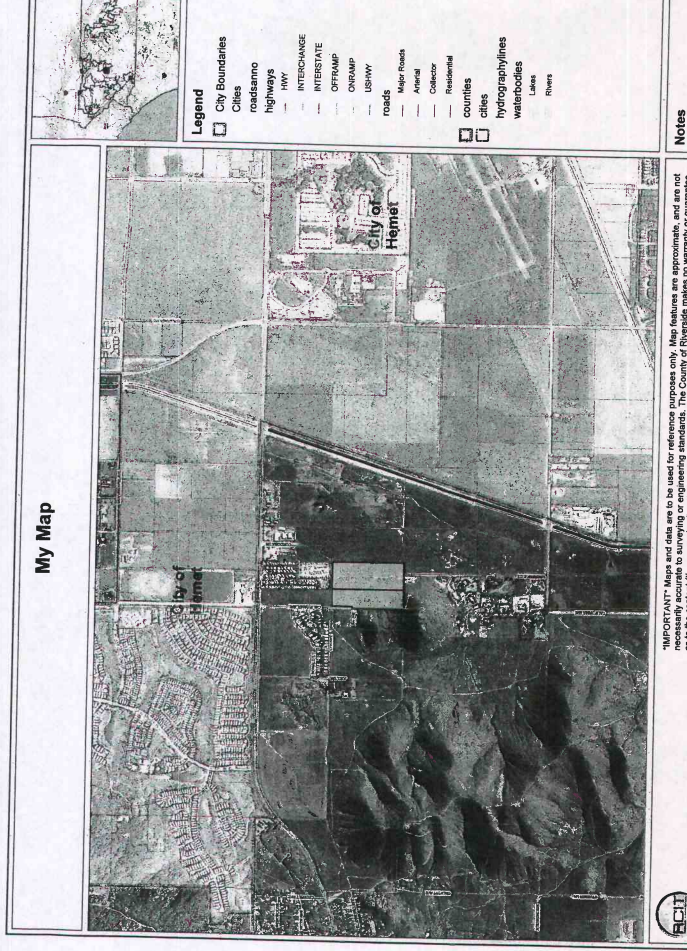
ALUC Case File

Y:\AIRPORT CASE FILES\Hemet-Ryan\ZAP1037HR14\ZAP1037HR14.LTR.doc

NOTICE OF AIRPORT IN

This property is presently located in the vicinity of an airport, within what is known as an airport influence area. For that reason, the property may be subject to annoyances can vary from person to person. You may some of the annoyances or inconveniences associated with proximity to airport operations (for example: noise, vibration, or odors). Individual sensitivities to those wish to consider what airport annoyances, if any, are associated with the property before you complete your you. Business & Professions Code Section 11010 (b) purchase and determine whether they are acceptable to

https://www.google.com/mans/search/hwv+74+and+ralifornia+avamathamathaalifornia.com



"IMPORTANT" 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.

REPORT PRINTED ON... 1/15/2015 11:38;30 AM

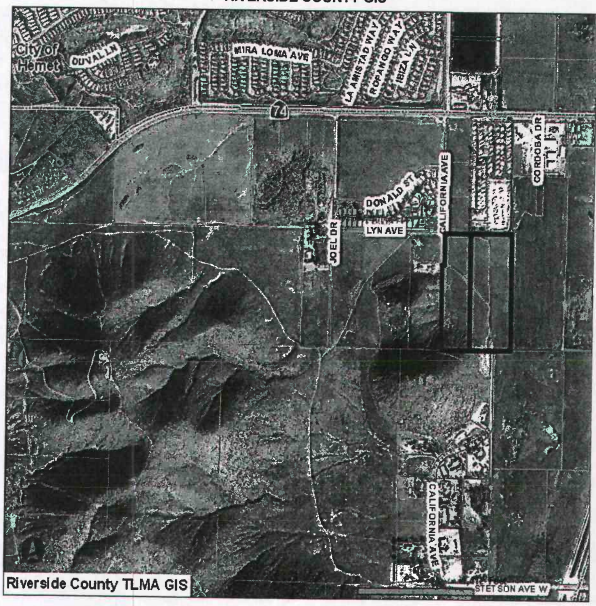
(2)

4,198 Feet

© Riverside County TLMA GIS

Notes

RIVERSIDE COUNTY GIS



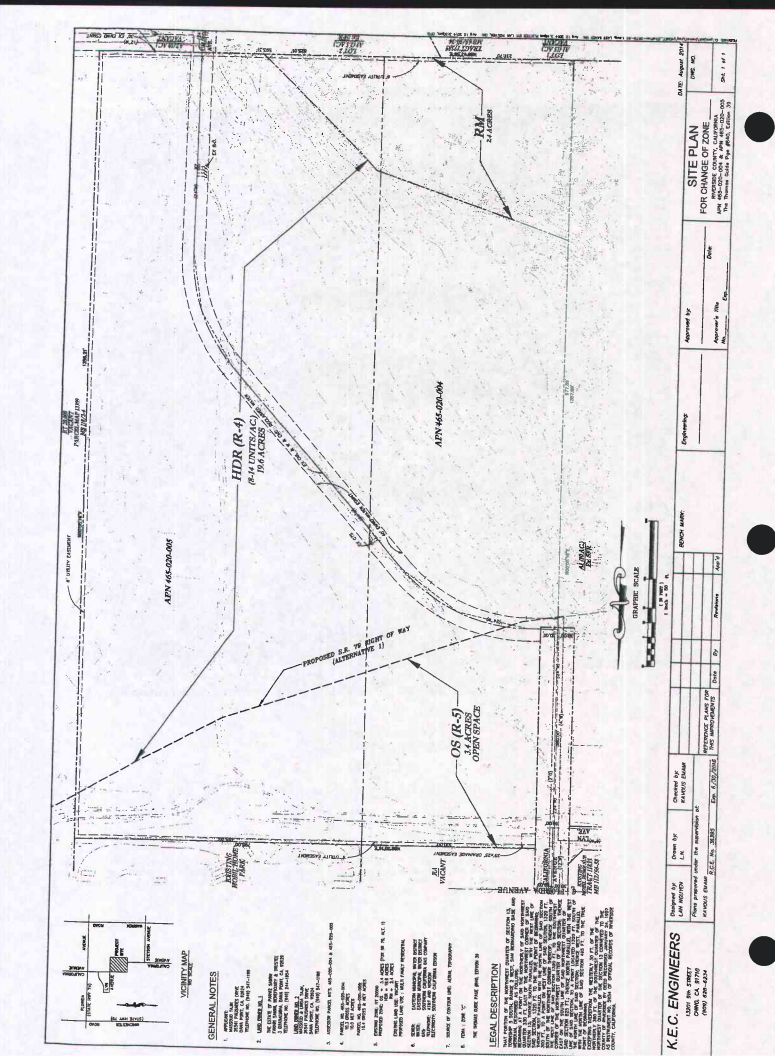
Selected parcel(s): 465-020-004 465-020-005

		AIRPURIS	
SELECTED PARCEL	✓ INTERSTATES		PARCELS
AIRPORT INFLUENCE AREAS			لسبينا

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.

REPORT PRINTED ON...Fri Jan 09 10:21:50 2015

Version 131127



ASMT: 465020003, APN: 465020003 GABRIELLE BIDONDO 2573 SEGOVIA LA VERNE CA 91750

ASMT: 465020004, APN: 465020004 LINDA TAJIK, ETAL 26541 PALISADES DR CAPISTRANO BEACH CA 92624

ASMT: 465020005, APN: 465020005 PARVIZ SAMINI 3 GUADALMINA DR DANA POINT CA 92629

ASMT: 465020023, APN: 465020023 VON HYDINGER 206 FURYK WAY HEMET CA 92545

ASMT: 465020026, APN: 465020026 16051 AVD SAN MIGUEL LA MIRADA CA 90638

ASMT: 465030030, APN: 465030030 MWD C/O ASSEST MANAGEMENT P O BOX 54153 LOS ANGELES CA 90054

ASMT: 465040012, APN: 465040012 MARJORIE GOTTULA 37565 CALLE DE COMPANERO MURRIETA CA 92562 ASMT: 465040013, APN: 465040013 CHING WANG, ETAL C/O CHIANG WANG 3296 E GUASTI RD STE 120 ONTARIO CA 91761

ASMT: 465050006, APN: 465050006 PEAK EMERALD ACRES 9595 WILSHIRE BLV STE 710 BEVERLY HILLS CA 90212

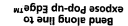
ASMT: 465240012, APN: 465240012 WILLIAM BAKER 34885 DONALD ST HEMET, CA. 92545

ASMT: 465240013, APN: 465240013 VICTORIA CASAS, ETAL 27336 CEDAR CT MORENO VALLEY CA 92555

ASMT: 465240023, APN: 465240023 LINDA RHINEHART, ETAL 26205 CALIFORNIA AVE HEMET, CA. 92545

ASMT: 465240024, APN: 465240024 EDWINA WOODWARD, ETAL 34974 SHANNON DR HEMET, CA. 92545

ASMT: 465240025, APN: 465240025 TIMOTHY HARRISON 34962 SHANNON DR HEMET, CA. 92545



HEMET, CA. 92545

ASMT: 465240026, APN: 465240026 CHARLES PRESHAW 34950 SHANNON DR

ASMT: 465240033, APN: 465240033 GAYLE HOLYOAK, ETAL 1200 GARRY LN HEMET CA 92543

ASMT: 465240027, APN: 465240027 SALLY SHULL, ETAL 34938 SHANNON DR HEMET, CA. 92545

ASMT: 465240034, APN: 465240034 SHERRY OGIER, ETAL 34946 LYN AVE HEMET, CA. 92545

ASMT: 465240028, APN: 465240028 JOAN REED, ETAL 34926 SHANNON DR HEMET, CA. 92545

ASMT: 465240035, APN: 465240035 ROXANNE HOLIDAY 34922 LYN AVE HEMET, CA. 92545

ASMT: 465240029, APN: 465240029 DENNIS CUTSCHALL 34914 SHANNON DR HEMET, CA. 92545

ASMT: 465240036, APN: 465240036 JOSEPHINE RICHARDS 34912 LYN AVE HEMET, CA. 92545

ASMT: 465240030, APN: 465240030 ELEANOR SHOOK 34955 SHANNON DR HEMET, CA. 92545

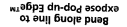
ASMT: 465240037, APN: 465240037 DAVID JOHNSON, ETAL C/O PHILIP L PINNEAUX 25112 LAS BOLSAS LAGUNA HILLS CA 92653

ASMT: 465240031, APN: 465240031 JUANITA GOMEZ 34987 SHANNON DR HEMET, CA. 92545

ASMT: 465240038, APN: 465240038 JACQUELYN BAKER 34888 LYN AVE HEMET, CA. 92545

ASMT: 465240032, APN: 465240032 FRANCISCO CAMARILLO 20401 SOLEDAD CYN RD 449 CANYON COUNTRY CA 91351

ASMT: 465330001, APN: 465330001 CENTRAL ASIA INSTITUTE P O BOX 7209 BOZEMAN MT 59771





ASMT: 465330002, APN: 465330002 LARRY NGUYEN 26543 CALIFORNIA AVE HEMET CA 92545

ASMT: 465330003, APN: 465330003 CATHERINE MATSON, ETAL 26726 CALIFORNIA AVE HEMET CA 92545

GPA01128_CZ07847 12/9/2014 9:12:43 AM

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

The Gas Company 7000 Indiana Ave., #105 Riverside, CA 92506

Hemet-Ryan Airport ATTN: General Manager 4710 W. Stetson Ave. Hemet, CA 92545

Applicant/Owner: Massoud Tajik 26541 Palisades Drive Dana Point, CA 92624

Applicant/Owner: Massoud Tajik 26541 Palisades Drive Dana Point, CA 92624 Hemet Unified School District 2350 W. Latham Ave. Hemet, CA 92545-3654

CALTRANS District #8 ATTN: Dan Kopulsky 464 W. 4th St., 6th Floor Mail Stop 725 San Bernardino, CA 92401-1400 2270 Trumble Rd. P.O. Box 8300 Perris, CA 92570

Attn: Elizabeth Lovsted

Eastern Municipal Water District

Hemet City Hall 445 E. Florida Ave. Hemet, CA 92543

Eng-Rep: Farah Khorashadi 280 Caldecott Lane #109 Oakland, Ca 94618

Eng-Rep: Farah Khorashadi 280 Caldecott Lane #109 Oakland, Ca 94618



PLANNING DEPARTMENT

Steve Weiss, AICP Planning Director

-	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	38686 El Cerrito Road Palm Desert, California 92211
	CT: Filing of Notice of Determination in complian	ce with Section	Riverside, CA 92502-1409 21152 of the California Public Resources	Code
EA4264	2/GPA01128/CZ07847 e/Case Numbers			
Damaris	Abraham ntact Person	(951) 9 Phone No	955-5719 umber	
N/A State Clea	ringhouse Number (if submitted to the State Clearinghouse)	· · · · · · · · · · · · · · · · · · ·	·	
Massou Project Ap		26541 Address	Palisades Drive, Dana Point, CA 92624	
General (CD:MD Conserv Subdivis Project De: 1. The 2. A M and 3. Mit 4. A M 5. A S 6. Fin This is to	Plan Amendment No. 1128 proposes to amen R) (2-5 D.U./Ac.) and Rural: Rural Mountainous ation (OS:C), and Rural: Rural Mountainous (R: ion & Mobile Home Parks (R-T-20000) to Planne scription	d the General (R:RM) to Comp (R:RM). Change of Residential (R) oard of Supervise determinations are environment, approval of the WAS adopted. adopted for the EQA.	Plan Land Use Element from Community Development: High Density Residual Zone No. 7847 proposes to change the 4) and Open Area Combining Zone-Residual Zone, as the lead agency, has agregarding that project: ant to the provisions of the California Enviropect.	ty Development: Medium Density Resident ential (CD:HDR) (8-14 D.U./Ac.), Open Space 2 zoning of the subject site from Mobile Hondential Developments (R-5). Oproved the above-referenced project or ronmental Quality Act (\$2,210.00 + \$50.00)
	Signature		Title	Date
Date Re	Signature ceived for Filing and Posting at OPR: evised 12/09/2014 Case Files-Riverside office\GPA01128\DH-PC-BOS Hearings\DH			Date
Date Red	ceived for Filing and Posting at OPR:)21 .		Date



Planning Director

PLANNING DEPARTMENT

MITIGATED NEGATIVE DECLARATION

WITIGATED NEGATIVE DECLARATION						
Project/Case Number: GPA01128/CZ07847						
Based on the Initial Study, it has been determined that the proposed project, subject to the proposed mitigation measures, will not have a significant effect upon the environment.						
PROJECT DESCRIPTION, LOCATION, AND MITIGATION MEASURES REQUIRED TO AVOID POTENTIALLY SIGNIFICANT EFFECTS. (see Environmental Assessment and Conditions of Approval)						
COMPLETED/REVIEWED BY:						
By: <u>Damaris Abraham</u> Title: <u>Project Planner</u>	Date: <u>February 10, 2015</u>					
Applicant/Project Sponsor: Massoud Tajik	Date Submitted: November 6, 2013					
ADOPTED BY: Board of Supervisors						
Person Verifying Adoption:	Date:					
The Mitigated Negative Declaration may be examined, along with documents referenced in the initial study, if any, at:						
Riverside County Planning Department 4080 Lemon Street, 12th Floor, Riverside, CA 92501						
For additional information, please contact Damaris Abraham at (951) 955-5719.						
Revised: 10/16/07 Y:\Planning Case Files-Riverside office\GPA01128\DH-PC-BOS Hearings\DH-PC\GPA01128.CZ07847.Mitigated Negative Declaration.docx						
ease charge deposit fee case#: ZEA42642 ZCFG06021 FOR COUNTY CLERK'S USE ON	ILY					

COUNTY OF RIVERSIDE SPECIALIZED DEPARTMENT RECEIPT Permit Assistance Center

D* REPRINTED * R1310700

4080 Lemon Street

(951) 955-3200

Second Floor Riverside, CA 92502 39493 Los Alamos Road

Suite A

Murrieta, CA 92563

Indio, CA 92211 (760) 863-8271

38686 El Cerrito Rd

(951) 694-5242

Received from: TAJIK MASSOUD

paid by: CK 270

EA42642

paid towards: CFG06021

CALIF FISH & GAME: DOC FEE

at parcel:

appl type: CFG3

By______ Nov 06, 2013 10:56

MGARDNER posting date Nov 06, 2013

Account Code 658353120100208100

Description

CF&G TRUST: RECORD FEES

Amount \$50.00

\$50.00

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

COUNTY OF RIVERSIDE SPECIALIZED DEPARTMENT RECEIPT

Permit Assistance Center

4080 Lemon Street Second Floor Riverside, CA 92502

39493 Los Alamos Road

Suite A Indio, CA 92211 Murrieta, CA 92563 (760) 863-8271

(951) 955-3200 (951) 694-5242

Received from: TAJIK MASSOUD

\$2,210.00

D* REPRINTED * R1413852

38686 El Cerrito Rd

paid by: CK 6324

EA42642 FOR GPA01128 CZ07847

paid towards: CFG06021

CALIF FISH & GAME: DOC FEE

at parcel:

appl type: CFG3

By______ Dec 29, 2014 13:25

MGARDNER posting date Dec 29, 2014

Account Code 658353120100208100

Description CF&G TRUST

Amount \$2,210.00

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

June 23, 2015

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: GPA 1128; and ZC 7847

To Whom It May Concern:

Attached is a copy for publication in your newspaper for One (1) time on Friday, June 26, 2015.

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

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

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

Thank you in advance for your assistance and expertise.

Sincerely,

Cecilia Gil

Board Assistant to:

KECIA HARPER-IHEM, CLERK OF THE BOARD

Gil, Cecilia

From:

PEC Legals Master < legalsmaster@pe.com>

Sent:

Tuesday, June 23, 2015 8:21 AM

To:

Gil, Cecilia

Subject:

Re: FOR PUBLICATION: GPA 1128 and ZC 7847

Received for publication on June 26. Proof with cost to follow.

Thank you.

Legal Advertising Phone: 1-800-880-0345 / Fax: 951-368-9018 / E-mail: legals@pe.com

Please Note: Deadline is 10:30 AM, three (3) business days prior to the date you would like to

publish. **Additional days required for larger ad sizes**

Employees of The Press-Enterprise are not able to give legal advice of any kind

The Press-Enterprise PE.COM/UNIDOS

A Freedom News Group Company

From: Gil, Cecilia < CCGIL@rcbos.org Sent: Tuesday, June 23, 2015 8:14 AM

To: PEC Legals Master

Subject: FOR PUBLICATION: GPA 1128 and ZC 7847

Good morning! Attached is a Notice of Public Hearing for publication on Friday, June 26, 2015. 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

June 23, 2015

THE CALIFORNIAN ATTN: LEGALS P.O. BOX 120191 TEMECULA, CA 92590

FAX: (951) 699-1467

E-MAIL: LegalsSWRiverside@UTSanDiego.com

RE: NOTICE OF PUBLIC HEARING: GPA 1128; and ZC 7847

To Whom It May Concern:

Attached is a copy for publication in your newspaper for One (1) time on Friday, June 26, 2015.

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

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

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

Thank you in advance for your assistance and expertise.

Sincerely,

Cecilia Gil
Board Assistant to:

KECIA HARPER-IHEM, CLERK OF THE BOARD



NOTICE OF PUBLIC HEARING BEFORE THE BOARD OF SUPERVISORS OF RIVERSIDE COUNTY ON A GENERAL PLAN AMENDMENT AND CHANGE OF ZONE IN THE THIRD 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 Lermon Street, Riverside, on Tuesday, July 7, 2015 at 10:30 A.M. or as soon as possible thereafter, to consider the application submitted by Massoud Tailk, on General Plan Amendment No. 1128, which proposes to amend the Land Use Element from Community Development: Medium Density Residential (CD:MDR) (2-5) D.U.Ac) and Rural: Rural Mountainous (R:RM), to Community Development: High Density Residential (CD:HDR) (8-14) D.U.Ac) and Rural: Rural Mountainous (R:RM); and Change of Zone No. 2843, which proposes to change the zoning from Mobile Home Subdivision & Mobile Home Parks (R-1-2000) to Planned Residential (R-4) and Open Area Combining Zone-Residential Developments (*He project). The project is located northerly of Stetson Avenue, southerly of Cordoba Drive in the Hemel-Son Jacinto Zoning - Harvest Valley Winchester Area Plan, Third Supervisorial District.

The Planning Commission recommended that the Board of Supervisors approve the project and adopt the Mitigated Negative Declaration for Environmental Assessment No. 42642.

The project case file may be viewed from the date of this notice until the public hearing, Monday through Friday, from 8:00 a.m. to 5:00 p.m. at the Clerk of the Board of Supervisors at 4080 Lemon Street, 187 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 PROJ-ECT, PLEASE CONTACT Damaris Abraham, PROJECT PLANNER, AT (951) 955-5719 or Email dabraham@rctIma.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: June 23, 2015 Kecia Harper-Ihem, Clerk of the Board By: Cecilia Gil, Board Assistant Pub: 06/26/15 10927123C

Product	UTSanDiego Mobile	UTSanDiego Online

Placement	NC Legals	NC Legals
Zone	Digital	Digital

Position	NCT Legals	NCT Legals

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 June 23, 2015, I forwarded to Riverside County Clerk & Recorder's Office a copy of the following document:

NOTICE OF PUBLIC HEARING

GPA 1128 and ZC 7847

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.

SIGNATURE:	Cecilia Gil	_ DATE:	June 23, 2015	

Board Agenda Date: July 7, 2015 @ 10:30 A.M.

Cecilia Gil

Gil, Cecilia

From:

Kennemer, Bonnie

bkenneme@asrclkrec.com>

Sent:

Tuesday, June 23, 2015 12:09 PM

To:

Gil, Cecilia; Buie, Tammie; Garrett, Nancy; Meyer, Mary Ann

Subject:

RE: FOR POSTING: GPA 1128 ZC 7847

Good Morning,

The notice has been received and will be posted today.

Thank you, Bonnie

From: Gil, Cecilia [mailto:CCGIL@rcbos.org]
Sent: Tuesday, June 23, 2015 8:34 AM

To: Buie, Tammie; Garrett, Nancy; Kennemer, Bonnie; Meyer, Mary Ann

Subject: FOR POSTING: GPA 1128 ZC 7847

Good morning! 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 NOTICE OF PUBLIC HEARING BEFORE THE BOARD OF SUPERVISORS OF RIVERSIDE COUNTY ON A GENERAL PLAN AMENDMENT AND CHANGE OF ZONE IN THE THIRD 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 7, 2015 at 10:30 A.M.** or as soon as possible thereafter, to consider the application submitted by Massoud Tajik, on **General Plan Amendment No. 1128,** which proposes to amend the Land Use Element from Community Development: Medium Density Residential (CD:MDR) (2-5 D.U./Ac) and Rural: Rural Mountainous (R:RM) to Community Development: High Density Residential (CD:HDR) (8-14 D.U/Ac.), Open Space: Conservation (OS:C), and Rural: Rural Mountainous (R:RM); and, **Change of Zone No. 7847,** which proposes to change the zoning from Mobile Home Subdivision & Mobile Home Parks (R-T-20000) to Planned Residential (R-4) and Open Area Combining Zone-Residential Developments (R-5), or such other zones as the Board may find appropriate ("the project"). The project is located northerly of Stetson Avenue, southerly of Lyn Avenue, easterly of California Avenue, and westerly of Cordoba Drive in the Hemet-San Jacinto Zoning — Harvest Valley Winchester Area Plan, Third Supervisorial District.

The Planning Commission recommended that the Board of Supervisors approve the project and adopt the Mitigated Negative Declaration for **Environmental Assessment No. 42642.**

The project case file may be viewed from the date of this notice until the public hearing, Monday through Friday, from 8:00 a.m. to 5:00 p.m. at the Clerk of the Board of Supervisors at 4080 Lemon Street, 1st Floor, Riverside, California 92501, and at the Riverside County Planning Department at 4080 Lemon Street, 12th Floor, Riverside, California 92501.

FOR FURTHER INFORMATION REGARDING THIS PROJECT, PLEASE CONTACT Damaris Abraham, PROJECT PLANNER, AT (951) 955-5719 OR EMAIL <u>dabraham@rctlma.org.</u>

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: June 23, 2015 Kecia Harper-Ihem, Clerk of the Board By: Cecilia Gil, Board Assistant

CERTIFICATE OF MAILING

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

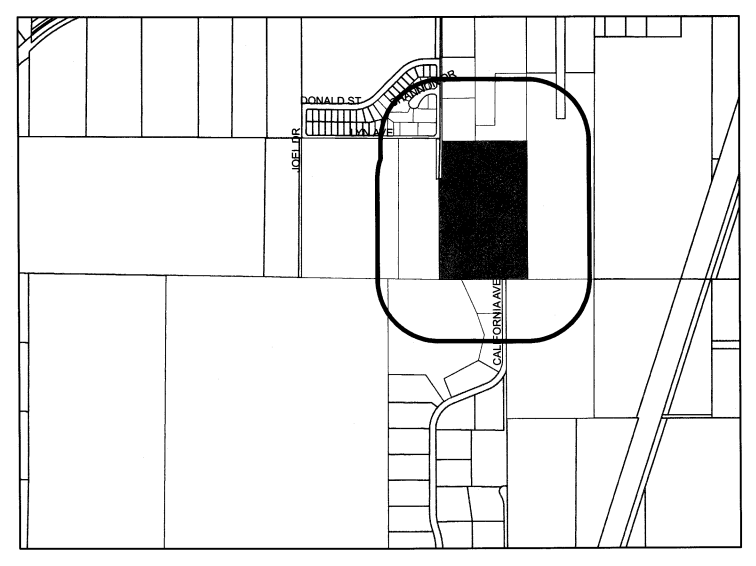
I, <u>Cecilia Gil, Board Assi</u>			_, for the
	(NAME and TITLE		
County of Riverside, do hereby ce proceeding; that onJune 23, 20 document:			
NOTICE O	F PUBLIC H	EARING	
GPA 1	128 and ZC 7	⁷ 847	
to the parties listed in the attached la fully prepaid, in the United States P 92501.		•	
Board Agenda Date: July 7, 2015 @	2 10:30 AM		
SIGNATURE: <u>Cecilia Gil</u> Cecilia Gil	_ DATE:	June 23, 2015	<u>i </u>

PROPERTY OWNERS CERTIFICATION FORM

t, VINNIE NGUYEN, certify that on 5 14 2015,
The attached property owners list was prepared by Riverside County GIS,
APN (s) or case numbers <u>CZO7847/GPAO1128</u> For
Company or Individual's Name Planning Department
Distance buffered
Pursuant to application requirements furnished by the Riverside County Planning Departmen
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 2
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 boundarie
based upon the latest equalized assessment rolls. If the project is a subdivision with identifie
off-site access/improvements, said list includes a complete and true compilation of the names an
mailing addresses of the owners of all property that is adjacent to the proposed off-si
improvement/alignment.
I further certify that the information filed is true and correct to the best of my knowledge.
understand that incorrect or incomplete information may be grounds for rejection or denial of the
application.
NAME: Vinnie Nguyen
TITLE GIS Analyst
ADDRESS: 4080 Lemon Street 2 nd Floor
Riverside, Ca. 92502
TELEPHONE NUMBER (8 a.m. – 5 p.m.): (951) 955-8158

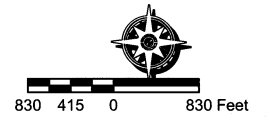
Par 2015

CZ07847/GPA01128 (600 feet buffer)



Selected Parcels

465-240-028	465-330-001	465-240-026	465-240-029	465-240-034	465-240-030	465-240-032	465-020-002	465-020-003	465-240-033
465-240-038	465-240-036	465-240-031	465-330-002	465-040-012	465-020-004	465-240-024	465-030-030	465-020-005	465-050-006
465-240-037	465-240-023	465-240-035	465-020-026	465-330-003	465-240-025	465-020-006	465-020-023	465-240-013	465-240-027
465-240-012	465-040-013								



ASMT: 465020003, APN: 465020003

GABRIELLE BIDONDO 2573 SEGOVIA

LA VERNE CA 91750

ASMT: 465020004, APN: 465020004

LINDA TAJIK, ETAL 26541 PALISADES DR

CAPISTRANO BEACH CA 92624

ASMT: 465020005, APN: 465020005

PARVIZ SAMINI 3 GUADALMINA DR DANA POINT CA 92629

ASMT: 465020023, APN: 465020023

VON HYDINGER 206 FURYK WAY HEMET CA 92545

ASMT: 465020026, APN: 465020026

16051 AVD SAN MIGUEL LA MIRADA CA 90638

ASMT: 465030030, APN: 465030030

MWD

C/O ASSEST MANAGEMENT

P O BOX 54153

LOS ANGELES CA 90054

ASMT: 465040012, APN: 465040012

MARJORIE GOTTULA

37565 CALLE DE COMPANERO

MURRIETA CA 92562

ASMT: 465040013, APN: 465040013

CHING WANG, ETAL C/O CHIANG WANG

3296 E GUASTI RD STE 120 ONTARIO CA 91761

ASMT: 465050006, APN: 465050006

PEAK EMERALD ACRES 9595 WILSHIRE BLV STE 710 BEVERLY HILLS CA 90212

ASMT: 465240012, APN: 465240012

WILLIAM BAKER 34885 DONALD ST HEMET, CA. 92545

ASMT: 465240013, APN: 465240013

VICTORIA CASAS, ETAL

27336 CEDAR CT

MORENO VALLEY CA 92555

ASMT: 465240023, APN: 465240023

LINDA RHINEHART, ETAL 26205 CALIFORNIA AVE HEMET, CA. 92545

ASMT: 465240024, APN: 465240024

EDWINA WOODWARD, ETAL

34974 SHANNON DR HEMET, CA. 92545

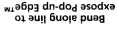
ASMT: 465240025, APN: 465240025

TIMOTHY HARRISON 34962 SHANNON DR HEMET, CA. 92545











ASMT: 465240026, APN: 465240026

CHARLES PRESHAW 34950 SHANNON DR HEMET, CA. 92545

ASMT: 465240033, APN: 465240033 GAYLE HOLYOAK, ETAL

1200 GARRY LN **HEMET CA 92543**

ASMT: 465240027, APN: 465240027

SALLY SHULL, ETAL 34938 SHANNON DR HEMET, CA. 92545

ASMT: 465240034, APN: 465240034

SHERRY OGIER, ETAL 34946 LYN AVE HEMET, CA. 92545

ASMT: 465240028, APN: 465240028

JOAN REED, ETAL 34926 SHANNON DR HEMET, CA. 92545

ASMT: 465240035, APN: 465240035

ROXANNE HOLIDAY 34922 LYN AVE HEMET, CA. 92545

ASMT: 465240029, APN: 465240029

DENNIS CUTSCHALL 34914 SHANNON DR HEMET, CA. 92545

ASMT: 465240036, APN: 465240036

JOSEPHINE RICHARDS 34912 LYN AVE

HEMET, CA. 92545

ASMT: 465240030, APN: 465240030

ELEANOR SHOOK 34955 SHANNON DR HEMET, CA. 92545

ASMT: 465240037, APN: 465240037

DAVID JOHNSON, ETAL C/O PHILIP L PINNEAUX 25112 LAS BOLSAS LAGUNA HILLS CA 92653

ASMT: 465240031, APN: 465240031

JUANITA GOMEZ 34987 SHANNON DR HEMET, CA. 92545

ASMT: 465240038, APN: 465240038

JACQUELYN BAKER 34888 LYN AVE HEMET, CA. 92545

ASMT: 465240032, APN: 465240032

FRANCISCO CAMARILLO 20401 SOLEDAD CYN RD 449 CANYON COUNTRY CA 91351 ASMT: 465330001, APN: 465330001

CENTRAL ASIA INSTITUTE

P O BOX 7209

BOZEMAN MT 59771





ASMT: 465330002, APN: 465330002 LARRY NGUYEN 26543 CALIFORNIA AVE HEMET CA 92545

ASMT: 465330003, APN: 465330003 CATHERINE MATSON, ETAL 26726 CALIFORNIA AVE HEMET CA 92545



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: MASSOUD TAJIK
Address: 2054/ PALISADES De. (only if follow-up mail response requested)
City: DANA POINT Zip: 92624
Phone #: (949) 547-/188
Date: 7/7/15 Agenda # 16-1
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
Taive my 3 minutes to:

FOR AN LING INQUIRIES:

10064027

Date

6/26/2015

THE PRESS-ENTERPRISE PI com

Press-Enterprise

Page 1 of 1 Billed Times Gross Net Referance Number Product/Zone Size Units Run Rate Amount Amount Description 237.80 237.80 1.45

2 x 82 Li

164

Ordered By: Cecilia Gil

PH: GPA 1128; and ZC 7847

Planning 16-1 et 04/07/15

ND DETLIEN THIS ECOTION WITH VOLID DEMITTANCE

Legal Advertising Invoice

Balance \$237.80

Sales Contact information	The Late of the la	Adver	tiser information	
Maria Tinajero	Billing Period	Billed Account Number	Advertiser/Client Number	Advertiser/Client Name
951-368-9225	06/26/2015 - 06/26/2015	1100141323	1100141323	BOARD OF SUPERVISORS

THE PRESS-ENTERPRISE

Legal Advertising Invoice

	Advertiser/Client Name	STATE OF STATE OF STATE
	BOARD OF SUPERVISORS	3
Billing Period	Billed Account Number	Advertiser/Client Number
06/26/2015 - 06/26/2015	1100141323	1100141323
Balance	Invoice Number	Terms Of Payment
\$237.80	10064027	Due Upon Receipt

Billing Account Name And Address

Remittance Address

BOARD OF SUPERVISORS COUNTY OF RIVERSIDE P.O. BOX 1147 RIVERSIDE, CA 92502

The Press-Enterprise POST OFFICE BOX 12009 RIVERSIDE, CA 92502-2209

THE PRESS-ENTERPRISE

1825 Chicago Ave, Suite 100 Riverside, CA 92507 951-684-1200 951-368-9018 FAX

PROOF OF PUBLICATION (2010, 2015.5 C.C.P)

Publication(s): The Press-Enterprise

PROOF OF PUBLICATION OF

Ad Desc.: PH: GPA 1128; and ZC 7847

I am a citizen of the United States. I am over the age of eighteen years and not a party to or interested in the above entitled matter. I am an authorized representative of THE PRESS-ENTERPRISE, a newspaper in general circulation, printed and published daily in the County of Riverside, and which newspaper has been adjudicated a newspaper of general circulation by the Superior Court of the County of Riverside, State of California, under date of April 25, 1952, Case Number 54446, under date of March 29, 1957, Case Number 65673, under date of August 25, 1995, Case Number 267864, under date of February 4, 2013, Case Number RIC 1215735, under date of July 25, 2013, Case Number RIC 1305730, and under date of September 16, 2013, Case Number RIC 1309013; that the notice, of which the annexed is a printed copy, has been published in said newspaper in accordance with the instructions of the person(s) requesting publication, and not in any supplement thereof on the following dates, to wit:

06/26/2015

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

Date: Jun 26, 2015

At: Riverside, California

BOARD OF SUPERVISORS COUNTY OF RIVERSIDE P.O. BOX 1147 RIVERSIDE, CA 92502

Ad Number: 0010064027-01

P.O. Number:

Ad Copy:

NOTICE OF PUBLIC HEARING BEFORE THE BOARD OF SUPERVISORS OF RIVERSIDE COUN-TY ON A GENERAL PLAN AMENDMENT AND CHANGE OF ZONE IN THE THIRD SUPERVISORIAL DISTRICT AND NOTICE OF IN-TENT TO ADOPT A MITIGATED NEGATIVE DEC-LARATION

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 7, 2015 at 10:30 A.M. or as soon as possible thereafter, to consider the application submitted by Massoud Tajik, on General Plan Amendment No. 1128, which proposes to amend the Land Use Element from Community Development: Medium Density Residential (CD:MDR) (2-5 D.U./Ac.) and Rural: Rural Mountainous (R:RM) to Community Development: High Density Residential (CD:HDR) (6-14 D.U/Ac.), Open Space: Conservation (OS:C), and Rural: Rural Mountainous (R:RM); and, Change of Zone No. 7847, which proposes to change the zoning from Mobile Home Subdivision & Mobile Home Parks (R-T-20000) to Planned Residential (R-4) and Open Area Combining Zone-Residential Developments (R-5), or such other zones as the Board may find appropriate ("the project"). The project is located northerly of Stefson Avenue, southerly of Stefson Avenue, southerly of Stefson Avenue, southerly of Cordoba Drive in the Hernet-San Jacinto Zoning – Harvest Valley Winchester Area Plan, Third Supervisorial District.

The Planning Commission recommended that the Board of Supervisors approve the project and adopt the Mitigated Negative Declaration for Environmental Assessment No. 42642.

The project case file may be viewed from the date of this notice until the public hearing. Monday through Friday, from 8:00 a.m. to 5:00 p.m. at the Clerk of the Board of Supervisors at 4080 Lemon Street, 1st Floor, Riverside, California 92501, and at the Riverside County Planning Department at 4080 Lemon Street, 12th Floor, Riverside, California 92501.

FOR FURTHER INFORMATION REGARDING THIS PROJECT, PLEASE CONTACT Demaris Abraham, PROJECT PLANNER, AT (951) 955-5719 OR EMAIL dabreham@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: June 23, 2015

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

San Diego

Order Confirmation

6/26/15

i						_			
Net Amount \$319.76	0	Tear Sheets		Order Source	Viars	Order Taker	Viars	Sales Rep	Ad Order Numbe 0010927123
Amount \$319.76	0	<u>Proofs</u>							Įω
Total Amount \$319.76	0	<u>Affidavits</u>	<u>Customer Phone</u> (951) 955-1060	RIVERSIDE CA 925021147 USA	ATTN: CECILIA GIL	Customer Address	1219291	Customer Account	<u>Customer</u> RIV CO BOARD C
Payment Method Invoice		Blind Box		25021147 USA		Ϊ́		I#	<u>Customer</u> RIV CO BOARD OF SUPERVISORS
Payment Amount \$0.00			<u>Payor Phone</u> (951) 955-1060	RIVERSIDE CA 925	ATTN: CECILIA GIL	Payor Address	1219291	Payor Account	<u>Payor Customer</u> RIV CO BOARD OF
<u>Amount Due</u> 319.76				A 925021147 USA	AGIL	100		i c	<u>er</u> D OF SUPERVISORS
			ငယ္သူ@/ငာဝန.ဝါဌ	Customer EMail		Customer Fax	CECILIA GIL	Ordered By	<u>PO Number</u> GPA 1128 ZC 7847

SOUS JUL - 6 AH II: 32 MLO LO PO 1-91
SOUS JUL - 6 AH II: 32 MLO LO PO 1-91

PROOF OF PUBLICATION (2015.5 C.C.P.)

STATE OF CALIFORNIA County of Riverside

I am a citizen of the United States and a resident of the County aforesaid: I am over the age of eighteen years and not a party to or interested in the aboveentitled matter. I am the principal clerk of the printer of

THE CALIFORNIAN

An Edition of the UT San Diego

A newspaper of general circulation, published DAILY in the City of Temecula, California, 92590, County of Riverside, Three Lake Judicial District, and which newspaper has been adjudicated a newspaper of general circulation by the Superior Court of the County of Riverside, State of California, under the date of February 26, 1991, Case Number 209105; that the notice, of which the annexed is a printed copy (set in type not smaller than nonpareil), has been published in each regular and entire issue of said newspaper and not in any supplement thereof, on the following dates, to wit:

June 26TH, 2015

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

Dated at TEMECULA, California, this **26**TH day of **June**, **2015**

Cathy Viars
Legal Advertising
The Californian

NOTICE OF PUBLIC HEARING BEFORE THE BOARD OF SUPERVISORS OF RIVERSIDE COUNTY ON A GENERAL PLAN AMENDMENT AND CHANGE OF ZONE IN THE THIRD 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 7, 2015 at 10:30 A.M. or as soon as possible thereafter, to consider the application submitted by Massoud Tailk, on General Plan Amendment No. 1128, which proposes to amend the Land Use Element from Community Development: Medium Density Residential (CD:MDR) (2-5 D.U./Ac) and Rural: Rural Mountainous (R:RM) to Community Development: High Density Residential (CD:HDR) (8-14 D.U/Ac.), Open Space: Conservation (OS:C), and Rural: Rural Mountainous (R:RM); and, Change of Zone No. 7847, which proposes to change the zoning from Mobile Home Subdivision & Mobile Home Parks (R-T-20000) to Planned Residential (R-5), or such other zones as the Board may find appropriate (*the project). The project is located northerly of Stetson Avenue, southerly of Lyn Avenue, easterly of California Avenue, and westerly of Cordoba Drive in the Heme-San Jacinto Zoning - Harvest Valley Winchester Area Plan, Third Supervisorial District.

The Planning Commission recommended that the Board of Supervisors approve the project and adopt the Mitigated Negative Declaration for Environmental Assessment No. 42642

The project case file may be viewed from the date of this notice until the public hearing. Monday through Friday, from 8:00 a.m. to 5:00 p.m. at the Clerk of the Board of Supervisors at 4080 Lemon Street, 1st Floor, Riverside, California 92501, and at the Riverside County Planning Department at 4080 Lemon Street, 12th Floor, Riverside, California 92501.

FOR FURTHER INFORMATION REGARDING THIS PROJECT, PLEASE CONTACT Damaris Abraham, PROJECT PLANNER, AT (951) 955-5719 or Email dabraham@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: June 23, 2015 Kecia Harper-Ihem, Clerk of the Board By: Cecilia Gili Board Assistant Pub: 06/26/15 10927123C

3812 70F - P HII: 35

RECEIVED RIVERSIDE COUNTY

Address of the second s