

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





SUBMITTAL DATE: April 11, 2016

FROM: TLMA – Planning Department

SUBJECT: CHANGE OF ZONE NO. 7877, ORDINANCE NO. 348.4836, AND TENTATIVE TRACT MAP NO. 36910 - Intent to Adopt a Mitigated Negative Declaration - Applicant: Woodcrest Suttles, LLC -Engineer/Representative: Adkan Engineers - First Supervisorial District - Woodcrest Zoning District -Lake Mathews/Woodcrest Area Plan - Rural Community: Very Low Density Residential (RC:VLDR) (1 Acre Minimum) - Location: Northerly of Mariposa Lane, southerly of Ponderosa Lane, easterly of Alita Drive, and westerly of Suttles Drive – 9.9 Acres – Zoning: Light Agriculture – 5 Acre Minimum (A-1-5) – REQUEST: The change of zone proposes to change the site's Zoning Classification from Light Agriculture - 5 Acre Minimum (A-1-5) to Residential Agriculture (R-A) and Watercourse, Watershed, & Conservation Areas (W-1). The Tentative Tract Map is a Schedule B subdivision of 9.9 acres into 9 residential lots with a minimum lot size of 25,000 sq. ft. and one (1) open space lot. Deposit based funds 100%.

		<u>,</u> '	
XIIINY)		VOM	
Steve Weiss	Δ	ICP	

Planning Director

(Continued on next page)

TLMA Director

For Fiscal Year:

FINANCIAL DATA Current Fiscal Year:		Next Fiscal Year: Total Cost:		Ongoing Cost:		POLICY/CONSENT (per Exec. Office)			
COST	\$	N/A	\$	N/A	\$ N/A	\$	N/A	Consort 🗆	Daliau 50
NET COUNTY COST	\$	N/A	\$	N/A	\$ N/A	\$	N/A	Consent	Policy 🗓
SOURCE OF FUN	DS: [Deposit bas	ed funds	100%	 	Budget A	djustr	nent: N/A	

C.E.O. RECOMMENDATION:

County Executive Office Signature

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Jeffries, seconded by Supervisor Tavaglione and duly carried by unanimous vote, IT WAS ORDERED that the above matter is approved as recommended and that Ordinance 348,4836 is adopted with waiver of the reading.

Aves:

Jeffries, Tavaglione, Washington, Ashley and Benoit

Nays:

None

Absent:

None

Date:

May 24, 2016

XC:

Planning, Co.Co., MC, COB

□ Prev. Agn. Ref.:

District:1

Agenda Number:

Kecia Harper-Ihem

N/A

Positions Added

Change Order

П

4/5 Vote A-30

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

FORM 11: CHANGE OF ZONE NO. 7877, ORDINANCE NO. 348.4836, AND TENTATIVE TRACT MAP

NO. 36910

DATE: April 11, 2016 PAGE: Page 2 of 3

RECOMMENDED MOTION: The Planning Commission and Staff recommend that the Board of Supervisors:

<u>ADOPT MITIGATED NEGATIVE DECLARATION</u> for <u>ENVIRONMENTAL ASSESSMENT NO. 42811</u>, 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> CHANGE OF ZONE NO. 7877 to change the Zoning Classification of the project site from Light Agriculture - 5 Acre Minimum (A-1-5) to Residential Agricultural (R-A) and Watercourse, Watershed, & Conservation Areas (W-1) in accordance with Exhibit #3, subject to final adoption of Zoning Ordinance 348.4836 by the Board of Supervisors; and,

<u>ADOPT</u> ORDINANCE NO. 348.4836 amending the Zoning Classification in the Lake Mathews/Woodcrest Area Plan, as shown on Map No. 59.071, Change of Zone No. 7877, which is attached hereto and incorporated herein by reference; and,

<u>APPROVE</u> TENTATIVE TRACT MAP NO. 36910, subject to the attached conditions of approval, and based upon the findings and conclusions incorporated in the staff report.

BACKGROUND:

Summary:

Change of Zone No. 7877 proposes to change the site's Zoning Classification from Light Agriculture - 5 Acre Minimum (A-1-5) to Residential Agricultural (R-A) and Watercourse, Watershed, & Conservation Areas (W-1).

Tentative Tract Map No. 36910 is a Schedule B subdivision of a 9.9 acre project site into nine (9) single family residential lots ranging in size from 25,054 sq. ft. to 53,151 sq. ft., and one (1) open space lot. The open space lot will contain two detention basins and a portion will be preserved for a Riverine Riperian feature. The accompanying street network will be constructed for public use and the open space lot will be owned and maintained by the HOA.

The project site is located northerly of Mariposa Lane, southerly of Ponderosa Lane, easterly or Alita Drive, and westerly of Suttles Drive within the Lake Mathews/Woodcrest Area Plan.

This project was heard at the March 2nd, 2016 Planning Commission hearing and was unanimously recommended for Board of Supervisors approval.

AB 52 became effective on July 1, 2015. In compliance with AB 52, separate notices regarding this project were mailed to all requesting Tribes on July 24, 2015. AB 52 provides for a 30-day review period in which all noticed Tribes may request consultation regarding the proposed project. County Staff received a request for consultation from Pechanga and Soboba, consultation was held on February 22, 2016, and consultation has now been concluded.

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. A mitigated negative declaration for Environmental Assessment No. 42811 found that there would be no remaining significant impacts with the mitigation that has been incorporated into the Project.

1	ORDINANCE NO. 348.4836						
2	AN ORDINANCE OF THE COUNTY OF RIVERSIDE						
3	AMENDING ORDINANCE NO. 348 RELATING TO ZONING						
5	The Board of Supervisors of the County of Riverside ordains as follows:						
	Section 1. Section 4.1 of Ordinance No. 348, and Woodcrest District Zoning Plan Map						
6	No. 59, as amended, are further amended by placing in effect in the zone or zones as shown on the map						
7	entitled "Change of Official Zoning Plan, Woodcrest District, Map No. 59.071 Change of Zone Case No.						
8	7877," which map is made a part of this ordinance.						
9	Section 2. This ordinance shall take effect 30 days after its adoption.						
10							
11	BOARD OF SUPERVISORS OF THE COUNTY						
12	OF RIVERSIDE, STATE OF CALIFORNIA						
13	By: Som (& Senort						
14	Chairman, Board of Supervisors JOHN J. BENOIT						
15	ATTEST: KECIA HARPER-IHEM						
16	Clerk of the Board						
17							
18	By: Denuty						
19	Jopan's (
20	(SEAL)						
21	(SEAL)						
22	APPROVED AS TO FORM						
23	April /2,2016						
24	By:_ Ind. al						
25	MELISSA R. CUSHMAN						
26	Deputy County Counsel						
13							

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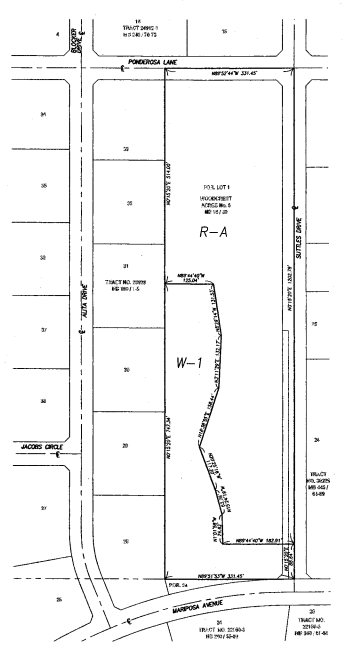
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MRC:sk

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11	STATE OF CALIFORNIA)) ss	
12	COUNTY OF RIVERSID	E)	
13			
14	I HEREBY CERTIFY that	t at a regular meeting of the E	Board of Supervisors of said county sting of 2 Sections was adopted by
15	the following vote:	to jorogoing ordinance consi	sting of 2 dections was adopted by
16	AYES:	Jeffries Tavaglione Wash	nington, Benoit and Ashley
17	NAYS:	None	inigion, bonon and nomey
18	ABSENT:	None	
19			
20			
21	DATE: May 24, 20	16	KECIA HARPER-IHEM
22	,		Clerk of the Board
23			Deputy)
24	SEAL		
25			
26			
27			Item 16-2
28			

SECTION 26, T.3S., R5W. S. B. B. & M



R-A-20000

RESIDENTIAL AGRICULTURAL, 20,000 SQ.FT. MIN.

W-1

WATERCOURSE, WATERSHED & CONSERVATION AREA



SCALE: 1" = 100'

MAP NO. 59.071

CHANGE OF OFFICIAL ZONING PLAN

WOODCREST

DISTRICT

CHANGE OF ZONE CASE NO. 7877
AMENDING ORDINANCE NO. 348
ADOPTED BY ORDINANCE NO. 348.4836
DATE:

ASSESSOR PARCEL NO. 273-174-012 RIVERSIDE COUNTY BOARD OF SUPERVISORS

FREEDOM NEWS GROUP

THE PRESS-ENTERPRISE

FOR BILLING INQUIRIES: CALL (951) 368-9710 EMAIL billinginquiry@pe.com

DATE	ORDER	PONumber	PRODUCT	\$iZE	AMOUNT
5/13/16	0010163449	ZC 7877 and TTM 36910	PE Riverside	2 x 82 Li	237.80

Planning 16.2 of 24/16

Placed by: CECILIA GIL

Legal Advertising Invoice

BALANCE DUE 237.80

SALESCONTACT INFORMATION			ADVERTISER INFORMATION	
Kristin Gribbin	BILLING DATE	BILLED ACCOUNT NUMBER	ADVERTISER/CLIENT NUMBER	ADVERTISER/CLIENT NAME
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FREEDOM

THE PRESS-ENTERPRISE

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BOARD OF SUPERVISORS COUNTY OF RIVERSIDE 'P.O. BOX 1147' RIVERSIDE, CA 92502 The Press-Enterprise Dept LA 24453 Pasadena, CA 91185-4453

REMITTANCE ADDRESS

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.: ZC 7877 and TTM 36910

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, 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:

05/13/2016

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

Date: May 13, 2016

At: Riverside, California

Legal Advertising Representative, The Press-Enterprise

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

Ad Number: 0010163449-01

P.O. Number: ZC 7877 and TTM 36910

Ad Copy:

NOTICE OF PUBLIC HEARING BEFORE THE BOARD OF SUPERVISORS OF RIVERSIDE COUNTY ON A CHANGE OF ZONE AND TENTATIVE TRACT MAP IN THE FIRST 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, Calliornia, on the 1st Floor Board Chambers, County Administrative Center, 4080 Lemon Street, Riverside, on Tuesday, May 24, 2016 at 10:30 A.M. or as soon as possible thereafter, to consider the application submitted by Woodcrest Suttles, LLC – Adkan Engineers, on Change of Zone No. 7877 and the associated Ordinance No. 348.4836, which proposes to change the zoning from Light Agriculture – 5 Acre Minimum (A-1-5) to Residential Agriculture (R-A) and Watercourse, Watershed, & Conservation Areas (W-1), or such other zones as the Board may find appropriate; and, Tentative Tract Map No. 36910, Schedule B, which proposes to subdivide 9.9 acres into 9 residential lots with a minimum lot size of 25.000 sq. tt. and one (1) open space lot ("the project"). The project is located northerly of Mariposa lane, southerly of Ponderosa Lane, easterly of Alita Drive, and westerly of Suttles Drive in the Lake Mathews / Woodcrest Area, First Supervisorial District. First Supervisorial District.

The Planning Department recommended that the Board of Supervisors approve the project and adopt the Mitigated Negative Declaration for **Environmental Assessment No. 42811.**

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 JUDY EGUEZ, PROJECT PLANNER, AT (951) 955-1195 OR EMAIL jeguez@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 are supervisors and the Board of Supervisors and the Board of Supervisors and the Board of Supervisors are supervisors and the Board of Supervisors and the Board of Supervisors are supervisors and the Board of Supervisors are supervisors and the Board of Supervisors are supervisors and the Board of Supervisors and the Board of Supervisors are supervisors are supervisors are supervisors and the Board of Supervisors are supervisors are supervisors and the Board of Supervisors are supervisors pervisors 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.

Alternative formats available upon request to individuals with disabilities. If you require reasonable accommodation, please contact Lisa Wagner at (951) 955-1063, 72 hours prior to hearing.

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

Dated: May 10, 2016

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



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

May 26, 2016

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

TEL: (951) 368-9225

E-MAIL: legals@pe.com

RE: ADOPTION OF ORDINANCE NO. 348,4836

To Whom It May Concern:

Attached is a copy for publication in your newspaper for ONE (1) TIME on Tuesday, May 31, 2016.

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 Printed at: 10:20 am

On: Thursday, May 26, 2016

Ad#: 0010168779 Order Taker: neller

THE PRESS-ENTERPRISE

Classified Advertising **Proof**

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BOARD OF SUPERVISORS

Address:

COUNTY OF RIVERSIDE

P.O. BOX 1147

RIVERSIDE, CA 92502

Account #:

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Client:

Placed By:

Cecilia Gil

Fax #:

Ad Information

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Public Notice FR

Publication:

PE Riverside, PE.com

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05/31/2016

Stop Date:

05/31/2016

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1 print / 1 online

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County Ad LgI-PE

Ad type:

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Amount Due:

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Ad Copy:

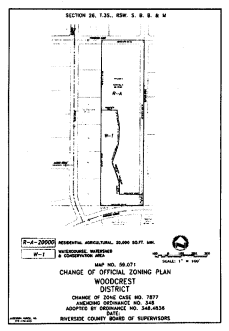
BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

ORDINANCE NO. 348.4836 AN ORDINANCE OF THE COUNTY OF RIVERSIDE AMENDING ORDINANCE NO. 348 RELATING TO ZONING

The Board of Supervisors of the County of Riverside or-

The Board of Supervisors of the County of Riverside ordains as follows:
Section 1. Section 4.1 of Ordinance No. 348, and official Zoning Plan Map No. 59, as amended, are further amended by placing in effect in the zone or zones as shown on the map entitled "Change of Official Zoning Plan, Woodcrest District, Map No. 59.071, Change of Zone Case No. 7877" which map is made a part of this ordinance.

Section 2. This ordinance shall take effect 30 days after its adoption.



John J. Benoit, Chairman of the Board

I HEREBY CERTIFY that at a regular meeting of the Board of Supervisors of said County, held on May 24, 2016 the foregoing Ordinance consisting of two (2) sections was adopted by said Board by the following vote:

Jeffries, Tavaglione, Washington, Benoit and Ashley AYES:

NAYS: None ABSENT: None

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

5/31

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

(INSERT ORDINANCE NO. 348.4836) (INSERT EXHIBIT MAP)

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AYES:

Jeffries, Tavaglione, Washington, Benoit and Ashley

NAYS:

None

ABSENT:

None

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

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AN ORDINANCE OF THE COUNTY OF RIVERSIDE

AMENDING ORDINANCE NO. 348 RELATING TO ZONING

ORDINANCE NO. 348.4836

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> Section 2. This ordinance shall take effect 30 days after its adoption.

BOARD OF SUPERVISORS OF THE COLD

By Chairman, Board of Supervisors

ATTEST: Clack of the Board By: Deputy (SEAL)

APPROVED April /2,20)

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By: ELISSA R. CUSHMAN Deputy County Counsel

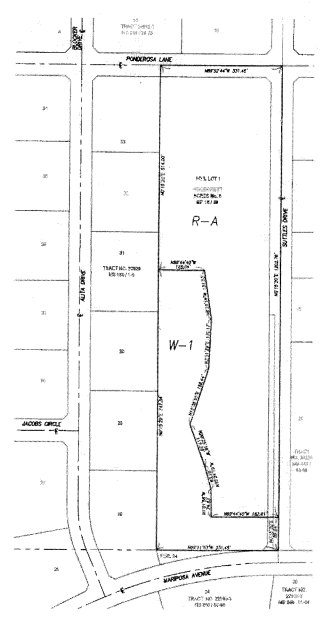
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SECTION 26, T.3S., R5W. S. B. B. & M



R-A-20000

RESIDENTIAL AGRICULTURAL, 20,000 SQ.FT. MIN.

W-1

WATERCOURSE, WATERSHED & CONSERVATION AREA



SCALE: 1" = 100'

MAP NO. 59.071

CHANGE OF OFFICIAL ZONING PLAN

WOODCREST

DISTRICT

CHANGE OF ZONE CASE NO. 7877
AMENDING ORDINANCE NO. 348
ADOPTED BY ORDINANCE NO. 348.4836
DATE:

ASSESSOR PARCEL NO. 273-174-012

RIVERSIDE COUNTY BOARD OF SUPERVISORS

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The Planning Department recommended that the Board of Supervisors approve the project and adopt the Mitigated Negative Declaration for **Environmental Assessment No. 42811.**

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 JUDY EGUEZ, PROJECT PLANNER, AT (951) 955-1195 OR EMAIL jeguez@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.

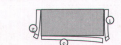
Alternative formats available upon request to individuals with disabilities. If you require reasonable accommodation, please contact Lisa Wagner at (951) 955-1063, 72 hours prior to hearing.

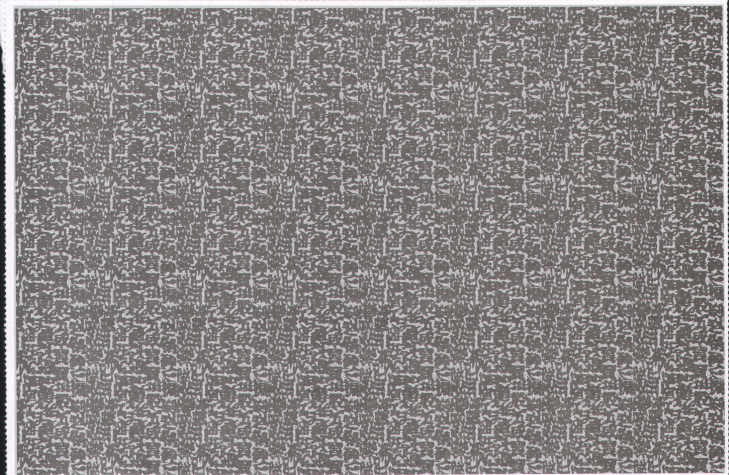
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Dated: May 10, 2016

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

16-2 eg ar/24/16







PRESORTED FIRST CLASS

P. O. Box 1147 4080 Lemon Street, 1st Floor Annex County Administrative Center Riverside County Clerk of the Board

Riverside, CA 92502-1147



This may affect your property PUBLIC HEARING NOTICE

KIVERSIDE, CA. 92504 AD ATIJA 16881 MARY BISHARA, ETAL 00057157S :NAA ,00057157S TMSA

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DAI STREET

NOTICE OF PUBLIC HEARING BEFORE THE BOARD OF SUPERVISORS OF RIVERSIDE COUNTY ON A CHANGE OF ZONE AND TENTATIVE TRACT MAP IN THE FIRST SUPERVISORIAL DISTRICT AND NOTICE OF INTENT TO ADOPT A MITIGATED NEGATIVE DECLARATION

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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.

Alternative formats available upon request to individuals with disabilities. If you require reasonable accommodation, please contact Lisa Wagner at (951) 955-1063, 72 hours prior to hearing.

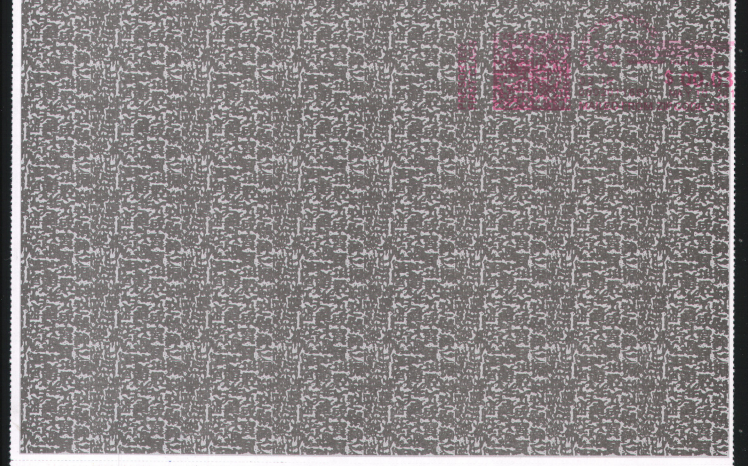
Please send all written correspondence to: Clerk of the Board, 4080 Lemon Street, 1st Floor, Post Office Box 1147, Riverside, CA 92502-1147

Dated: May 10, 2016

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

16-2 eg 05/24/16









PRESORTED FIRST CLASS

Riverside, CA 92502-1147 P. O. Box 1147 4080 Lemon Street, 1st Floor Annex County Administrative Center Riverside County Clerk of the Board



This may affect your property PUBLIC HEARING NOTICE

Riverside, CA 92501-3204 1450 E. Washington Street Riverside Highland Water Company

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RETURN TO SENDER NO SUCH STREET UNABLE TO FORWARD

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PLANNING DEPARTMENT

Steve Weiss, AICP Planning Director

DATE: April 11, 2016

TO: Clerk of the Board of Supervisors

FROM: Planning Department - Riverside

SUBJECT: CHANGE OF ZONE NO. 7877 AND TENTATIVE TRACT NO. 36910

(Charge your time to these case numbers)

aring 🔲 Publish in Newspaper:
30 day (1st Dist) Press Enterprise
Mitigated Negative Declaration
; Ordinances; PNC) 🔯 10 Day 🔲 20 Day 🔲 30 day
eding (GPIP) Notify Property Owners (app/agencies/property owner labels provide

Please schedule for the 5/24/2016 BOS

*NOTE: This is a combined BOS Approval and Adoption at same time

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 Duna Court, Suite H Palm Desert, California 92211 (760) 863-8277 · Fax (760) 863-7040



PLANNING COMMISSION MINUTE ORDER MARCH 2, 2016

I. AGENDA ITEM 4.1

CHANGE OF ZONE NO. 7877 AND TENTATIVE TRACT MAP NO. 36910 – Intent to Adopt a Mitigated Negative Declaration – Applicant: Ponderosa Lane Estates, LLC – Engineer/Representative: Bryan Ingersoll – First Supervisorial District – Woodcrest Zoning District – Lake Mathews/Woodcrest Area Plan - Rural Community: Very Low Density Residential (RC: VLDR) (1 Acre Minimum) – Location: Northerly of Mariposa Lane, southerly of Ponderosa Lane, easterly of Alita Drive, and westerly of Suttles Drive – 9.90 acres – Zoning: Light Agriculture - 5 Acre Minimum (A-1-5).

II. PROJECT DESCRIPTION:

The Change of Zone proposes to change the zoning classification of the project site from Light Agriculture - 5 Acre Minimum (A-1-5) to Residential Agricultural (R-A) and Watercourse, Watershed & Conservation Areas (W-1). The Tentative Tract Map is a Schedule "B" subdivision of 9.90 acres into nine (9) single family residential lots with a minimum lot size of 20,000 square feet and one (1) open space lot.

III. MEETING SUMMARY:

Project Planner: Judy Eguez at (951) 955-6892 or email jeguez@rctlma.org.

Peter Pitassi, Applicant, 10621 Civic Center, 91730 spoke in favor of the proposed project. No one spoke in opposition or in a neutral position.

IV. CONTROVERSIAL ISSUES:

None.

V. PLANNING COMMISSION ACTION:

Public Comments: Closed

Motion by Commissioner Valdivia, 2nd by Commissioner Sanchez

A vote of 4-0 (Chairman Leach recused herself)

THE PLANNING COMMISSION RECOMMENDS THAT THE BOARD OF SUPERVISORS TAKE THE FOLLOWING ACTIONS:

<u>ADOPT</u> a <u>MITIGATED</u> <u>NEGATIVE DECLARATION</u> for <u>ENVIRONMENTAL</u> <u>ASSESSMENT NO.</u> 42811; and,

TENTATIVELY APPROVE CHANGE OF ZONE NO. 7877; and,

APPROVE TENTATIVE TRACT MAP NO. 36910.

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.



Steve Weiss, AICP Planning Director

RIVERSIDE COUNTY PLANNING DEPARTMENT

Memorandum

DATE:

March 2, 2016

TO:

Planning Commission

FROM:

Judy Egüez, Project Planner

RE:

Item No. 4.1, CZ07877.TR36910

- 1. Since the writing of the staff report the following changes were made to the conditions of approval:
 - a. 10. FLOOD RI. 4 has been deleted as transportation will take responsibility for the review and approval of the design for the mitigation basins.
 - b. 10.TRANS. 15 has been added to include Increased Runoff Criteria, as a result of the deletion of 10. FLOOD RI. 4.
 - c. 10. TRANS. 11 has been modified to refer to 10. TRANS. 15, instead of 10. FLOOD RI. 4.
 - d. 50. TRANS. 9 has been deleted as Mariposa Avenue is to be improved by TR22100
 - e. 60.PLANNING. 25 has been modified to indicate that any cultural resources be curated at the Western Science Center since more than one Tribe is involved.

INDEMNIFICATION AGREEMENT

This INDEMNIFICATION AGREEMENT ("Agreement"), made by and between the COUNTY OF RIVERSIDE, a political subdivision of the State of California ("COUNTY"), and Woodcrest Suttles, LLC, a Delaware Limited Liability Company registered in the State of California ("PROPERTY OWNER"), relating to the PROPERTY OWNER'S indemnification of the COUNTY under the terms set forth herein:

WITNESSETH:

WHEREAS, the PROPERTY OWNER has a legal interest in the certain real property described as APN 273-174-012 previously known as APN 273-174-011 ("PROPERTY"); and,

WHEREAS, on July 2, 2015, PROPERTY OWNER filed an application for Change of Zone No. 7877 and Tentative Tract No. 36910 ("PROJECT"); and,

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

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

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

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

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

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

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

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

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

COUNTY:
Office of County Counsel
Attn: Melissa Cushman
3960 Orange Street, Suite 500
Riverside, CA 92501

PROPERTY OWNER: Woodcrest Suttles, LLC Attn: Matthew Jordan 10621 Civic Center Drive Rancho Cucamonga, CA 91730

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

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

- 8. **COUNTY Review of the PROJECT.** Nothing 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.

Agenda Item No.: 4.

Area Plan: Lake Mathews/Woodcrest

Zoning District: Woodcrest Supervisorial District: First Project Planner: Judy Egüez

Planning Commission: March 2, 2016

CHANGE OF ZONE NO. 7877

TENTATIVE TRACT MAP NO. 36910

ENVIRONMENTAL ASSESSMENT NO. 42811

Applicant: Woodcrest Suttles, LLC

Engineer/Representative: Adkan Engineers

Steve Weiss, AICP
Planning Director

COUNTY OF RIVERSIDE PLANNING DEPARTMENT STAFF REPORT

PROJECT DESCRIPTION AND LOCATION:

CHANGE OF ZONE NO. 7877 proposes to change the zoning classification of the project site from Light Agriculture - 5 Acre Minimum (A-1-5) to Residential Agricultural (R-A) and Watercourse, Watershed, & Conservation Areas (W-1).

TENTATIVE TRACT MAP NO. 36910 is a Schedule "B" subdivision of the 9.9 acre project site into nine (9) single family residential lots ranging in size from 25,054 sq. ft. to 53,151 sq. ft., and one (1) open space lot.

The project is located northerly of Mariposa Lane, southerly of Ponderosa Lane, easterly or Alita Drive, and westerly of Suttles Drive in the Lake Mathews/Woodcrest Area Plan area of unincorporated Riverside County.

The project site is undeveloped with on-site elevation of 1,472 feet above mean sea level. The southwest portion of the site slopes downward into a vegetated ravine that is part of an expansive tributary system in the area. The property is surrounded by similar large lot residential homes to the east, west, and north. The site to the south, which is currently under construction, will have similar size lots. The site will take access from Suttles Drive via Ponderosa Lane. Currently, Suttles Drive dead-ends approximately halfway along the east side of the property; however, the applicant will be extending Suttles Drive to Mariposa Avenue to the south. There are no trails adjacent to the project site.

Staff has carefully analyzed the project for any potential issues and has not identified any issues at this time.

SUMMARY OF FINDINGS:

1. Existing General Plan Land Use (Ex. #5): Rural Community: Very Low Density Residential (RC:VLDR) (1 Acre Minimum)

2. Surrounding General Plan Land Use (Ex. #5): Rural Community: Very Low Density Residential (RC:VLDR) (1 Acre Minimum) to the north, south,

east, and west

3. Existing Zoning (Ex. #3):

Light Agriculture – 5 Acre Minimum (A-1-5)

3. Proposed Zoning (Ex. #3): Residential Agricultural (R-A) and Watercourse,

CHANGE OF ZONE NO. 7877 TENTATIVE TRACT MAP NO. 36910

Planning Commission Staff Report: March 2, 2016

Page 2 of 5

north, east, and west, and Residential Agricultural -

1 Acre Minimum (R-A-1) to the south

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

Vacant property

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

Vacant property to the south and single family

residential dwellings to the north, east and west.

7. Project Data:

Total Acreage: 9.9
Total Proposed Lots: 9

Proposed Min. Lot Size: 20,000 square feet

Schedule: B

8. Environmental Concerns:

See attached environmental assessment

RECOMMENDATIONS:

STAFF RECOMMENDS THAT THE PLANNING COMMISSION RECOMMEND THAT THE BOARD OF SUPERVISORS TAKE THE FOLLOWING ACTIONS:

ADOPT a MITIGATED NEGATIVE DECLARATION for ENVIRONMENTAL ASSESSMENT NO. 42811, 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 CHANGE OF ZONE NO. 7877 to change the zoning of the project site from Light Agriculture - 5 Acre Minimum (A-1-5) to Residential Agricultural (R-A) and Watercourse, Watershed, & Conservation Areas (W-1) in accordance with Exhibit #3, subject to adoption of the zoning ordinance by the Board of Supervisors; and,

<u>APPROVE</u> TENTATIVE TRACT MAP NO. 36910 subject to the attached conditions of approval, based upon the findings and conclusions incorporated in the staff report.

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

- The project site is designated Rural Community: Very Low Density Residential (RC:VLDR) (1
 Acre Minimum) on the Lake Mathews/Woodcrest Area Plan.
- 2. The Rural Community: Very Low Density Residential (RC:VLDR) Land Use Designation allows single-family detached residences on large parcels of 1 to 2 acres. The project proposes the clustering of the 9 proposed lots in one portion of the 9.9-acre site, and approximately 2.6 acres of the site will be preserved as open space. The project is within the density range of one (1) dwelling unit per acre and no lot is smaller than ½ acre.
- 3. The project site is surrounded by properties which are designated Rural Community: Very Low Density Residential (RC:VLDR) to the north, south, east, and west of the project site.
- 4. The proposed zoning for the project site is Residential Agricultural (R-A) and Watercourse, Watershed, & Conservation Areas (W-1).

- 5. The project site is surrounded by properties which are zoned Light Agriculture 1 Acre Minimum (A-1-1) to the north, east, and west, and Residential Agricultural 1 Acre Minimum (R-A-1) to the south.
- 6. The development standards for the Residential Agricultural (R-A) zone classification require a minimum lot size of 20,000 square feet. The proposed project will conform to this standard because the minimum lot size for the proposed subdivision will be 20,000 square feet.

The development standards of the proposed Residential Agricultural (R-A) zone require a minimum average lot depth of 150 feet. The proposed project conforms to the depth standard because the minimum lot depth for each residential lot will be 152 square feet.

The development standards of the proposed Residential Agricultural (R-A) zone require a minimum lot width of 100 square feet. The proposed project conforms to the minimum lot width development standard because the minimum width for each residential lot will be 105 square feet.

Based on the above, the proposed project will conform to the development standards of the proposed Residential Agricultural (R-A-2) zoning classification of Ordinance No. 348 and all other applicable provisions of Ordinance No. 348.

- 7. Located within project vicinity are single family residential dwellings to the north, south, and east, and vacant property to the south.
- 8. The proposed zoning classification of Residential Agricultural (R-A) is consistent with the land use designation of Rural Community: Very Low Density Residential (RC:VLDR).
- As indicated in Environmental Assessment No. 42811, the proposed project is not located within
 a Criteria Cell of the Western Riverside County Multiple Species Habitat Conservation Plan
 (WRCMSHCP) and as such, is not required to dedicate a portion of the project site for dedication
 purposes.
- 10. The proposed project is located within the Sphere of Influence of Riverside and is required to conform to the County's Memorandum of Understanding (MOU) with that city. During the initial review period, the project was sent to the City of Riverside for review and comments. No response has been received by the City of Riverside.
- 11. The proposed project is located within Airport Compatibility Zone E of the March Air Reserve Base/Inland Port Influence Area (AIA) and in result, required review from the Airport Land Use Commission (ALUC). ALUC staff determined that this project is consistent with the 2014 March Air Reserve Base/Inland Port Airport Land Use Compatibility Plan.
- 12. The proposed project is located within a CAL FIRE state responsibility area.
- 13. Fire protection and suppression services will be available for the subdivision through Riverside County Fire Department.
- 14. This land subdivision has been designed so that each lot, and the subdivision as a whole, is in compliance sections 4290 and 4291 of the Public Resources Code by providing a defensible space within each lot of 100 feet from each side, front and rear of a pad site, requiring that the

Planning Commission Staff Report: March 2, 2016

Page 4 of 5

site have fuel modification standards acceptable to the Riverside County Fire Department, requiring a minimum 10-foot clearance of all chimneys or stovetop exhaust pipes, no buildings shall covered or have dead brush overhang the roof line and requiring that the roof structure shall be maintained free or leaves, needles, or other vegetation.

- 15. The project meets the regulations regarding road standards for fire equipment access adopted pursuant to Section 4290 of the Public Resources Code and Riverside County Ordinance No. 787 by road standards for fire equipment access, standards for signs identifying streets, roads, and buildings, minimum private water supply reserves for emergency fire use, fuel brakes and green belts.
- 16. In accordance with AB 52, notices were mailed to all requesting tribes on July 24, 2015. County Staff received a request for consultation from Pechanga and Soboba, consultation was on February 22, 2016, and consultation has now been concluded.
- 17. Environmental Assessment No. 42811 identified the following potentially significant impacts:
 - a. Biological Resources

c. Hydrology/Water Quality

b. Cultural Resources

These listed impacts will be fully mitigated by the measures indicated in the environmental assessment, conditions of approval, and attached letters. No other significant impacts were identified.

CONCLUSIONS:

- 1. The proposed project is in conformance with the Rural Community: Very Low Density Residential (RC:VLDR) Land Use Designation, and with all other elements of the Riverside County General Plan.
- 2. The proposed project is consistent with the Residential Agricultural (R-A) zoning classification of Ordinance No. 348, and with all other applicable provisions of Ordinance No. 348.
- 3. The proposed project is consistent with the Schedule "B" map requirements of Ordinance No. 460, and with other applicable provisions of Ordinance No. 460.
- 4. The public's health, safety, and general welfare are protected through project design.
- 5. The proposed project is compatible with the present and future logical development of the area.
- 6. The proposed project will not have a significant effect on the environment.
- 7. The proposed project will not preclude reserve design WRCMSHCP.

INFORMATIONAL ITEMS:

- 1. As of this writing, no letters, in support or opposition have been received.
- 2. The project site is not located within:

CHANGE OF ZONE NO. 7877 TENTATIVE TRACT MAP NO. 36910 Planning Commission Staff Report: March 2, 2016 Page 5 of 5

- a. A 100-year flood plain, an area drainage plan, or dam inundation area;
- b. A high liquefaction area; or,
- c. A Recreation and Parks District.
- 3. The project site is located within:
 - a. The City of Riverside sphere of influence;
 - b. The March Air Reserve Base/Inland Port Influence Area;
 - c. The Stephens Kangaroo Rat Fee Area; and,
 - d. A high fire area.
- 4. The subject site is currently designated as Assessor's Parcel Number 273-174-012.

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Date Prepared: 12/01/15 Date Revised: 2/4/2016

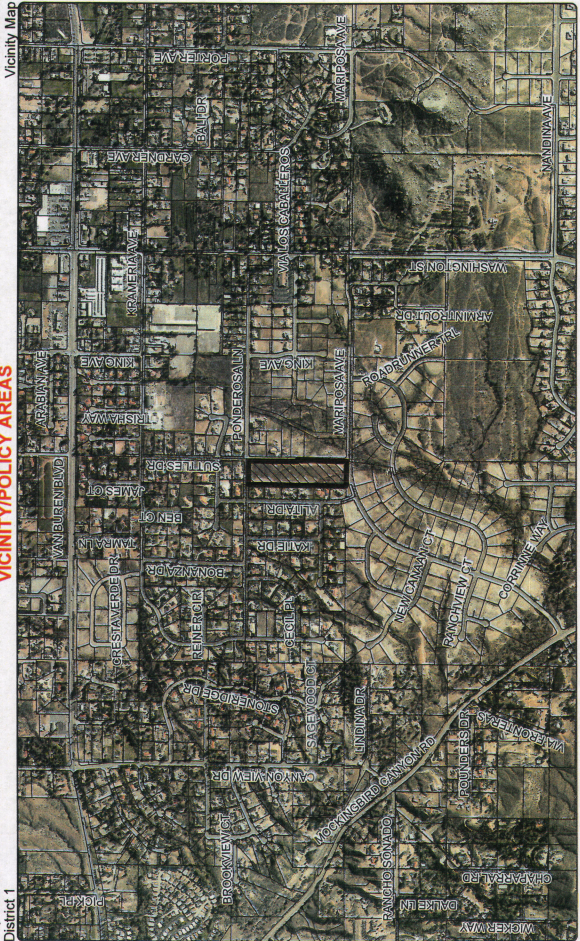
COUNTY PLANNING DEPARTMENT RIVERSIDE

CZ07877

Supervisor: Jeffries

Date Drawn: 12/30/2015





Zoning Dist: Woodcrest

RIVERSIDE COUNTY PLANNING DEPARTMENT CZ07877 TR36910 Supervisor: Jeffries Date Drawn: 12/30/2015 District 1 Exhibit 5 KRAMERIA AVE CT EN RC-VLDR DR SUTTLES BONANZA GREENE CIR ANDON CT * PONDEROSA LN P CECIL KATIE RC-VLDR DR RC-VLDR RC-VLDR ALITA 9:9 AC KING'AVE JACOBS CIR MARIPOSA AVE WHITE FEATHER DR SUNMIST CIR NEW CANAAN CT RC-VLDR Zoning Dist: Woodcrest Author: Vinnie Nguyen 1,000 250 500 DISCLAIMER: On October 7, 2003, the County of Riverside adopted a new General Plan providing new land use designations for unincorporated Riverside County parcels. The new General Plan may contain different type of land use than is provided for under existing zoning. For further information, please contact the Riverside County Planning Department offices in Riverside at (951)955-3200 (Western County) or in Palm Desert at (760)863-8277 (Bastern County) or Website http://planning.nctlma.org Feet

RIVERSIDE COUNTY PLANNING DEPARTMENT CZ07877 TR36910 Supervisor: Jeffries Date Drawn: 12/30/2015 PROPOSED ZONING District 1 Exhibit 3 KRAMERIA AVE CT BEN (**A-1-1 R-A-1** M-SC SUTTLESOR A-1-1 A-1-1 R-A-1 DR GREENE GIR LANDON CT BONANZA A:1:1 AH **PONDEROSALN** CECIL PIL R-A-20000 ALITA DR A:1:1 KATIEDR AII (**(A**=1=5) 9.9 AC A:1-1 A:1+1 A11 JACOBS CIR (A=1=5) **MARIPOSA AVE** R-A-1 SUNMISTICIR R-A-1 GNGER CREEKOR WHITE **R-A-1** NEW CANAAN CT R-A-1 R-A-1 Zoning Dist: Woodcrest Author: Vinnie Nguyen 250 500 1,000 DISCLAIMER: On October 7, 2003, the County of Riverside adopted a new General Plan providing new land use designations for unincorporated Riverside County parcels. The new General Plan may contain different type of land use than is provided for under existing zoning. For further information, please contact the Riverside County Planning Department offices in Riverside at (951)955-3200 (Western County) or in Palm Desert at (760)863-8277 (Eastern County) or Website https://planning.retima.org Feet

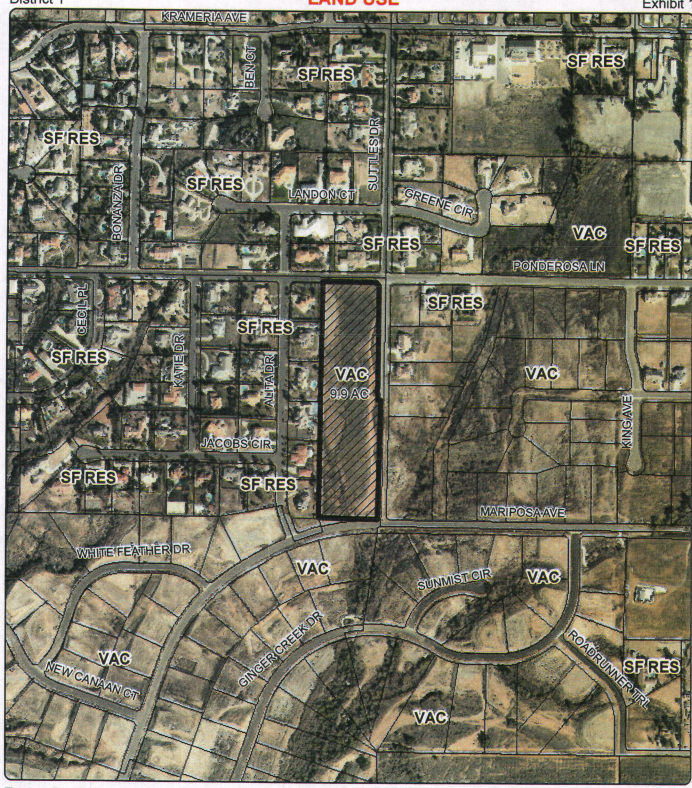
RIVERSIDE COUNTY PLANNING DEPARTMENT CZ07877 TR36910

Supervisor: Jeffries District 1

LAND USE

Date Drawn: 12/30/2015

Exhibit 1

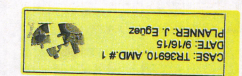


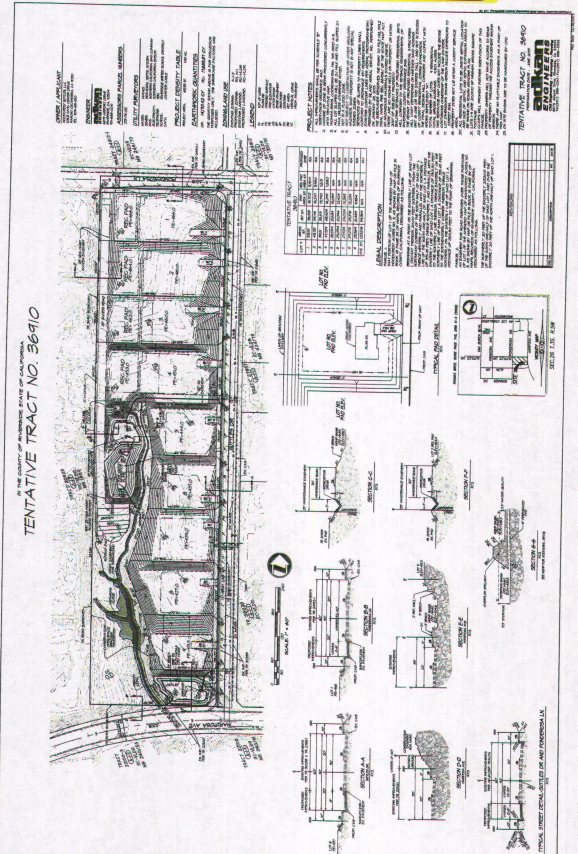
Zoning Dist: Woodcrest

DISCLAIMER: On October 7, 2003, the County of Riverside adopted a new General Plan providing new land use designations for unincorporated Riverside County parcels. The new General Plan may contain different type of land use than is provided for under existing zoning. For further information, please contact the Riverside County Planning Department offices in Riverside at [59 1958-3200 (Western County) or Palm Desert at [760]863-8277 (Eastern County) or Website http://pleanning.ortime.org

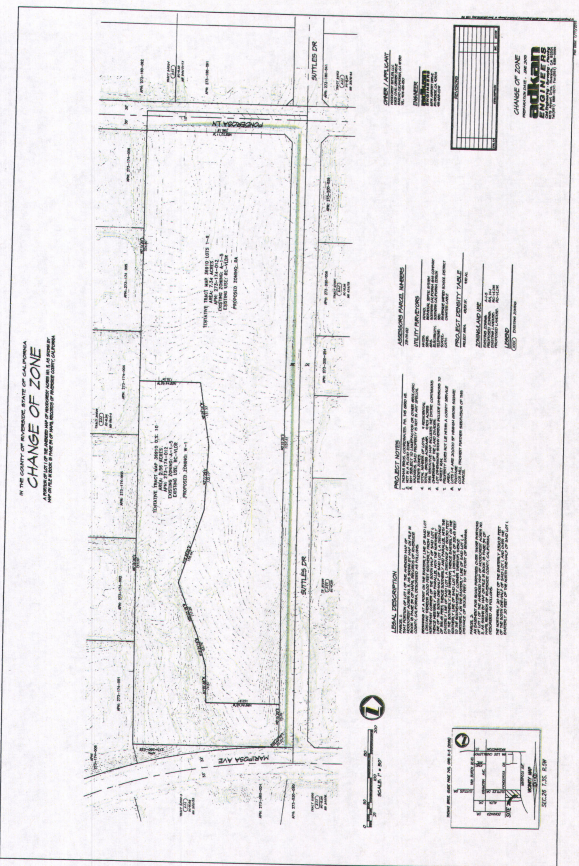
Author: Vinnie Nguyen

250 500 1,000 Feet









COUNTY OF RIVERSIDE ENVIRONMENTAL ASSESSMENT FORM: INITIAL STUDY

Environmental Assessment (E.A.) Number: 42811

Project Case Type (s) and Number(s): Change of Zone No. 7877 and Tentative Tract Map No.

36910

Lead Agency Name: County of Riverside Planning Department

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

Contact Person: Judy Egüez, Project Planner

Telephone Number: 951-955-3200

Applicant's Name: Woodcrest Suttles, LLC

Applicant's Address: 10621 Civic Center Drive, Rancho Cucamonga, CA 91730

PROJECT INFORMATION

- A. Project Description: Change the zoning classification of the project site from Light Agriculture- 1 Acre Minimum (A-1-5) to Residential Agricultural (R-A) and Watercourse, Watershed, & Conservation Areas (W-1). In addition, the project scope includes a Schedule "B" subdivision of the 9.9 acre project site into nine (9) single family residential lots with a minimum lot size of 20,000 square feet and one (1) open space lot.

C. Type of Project: Site Specific ⊠; Countywide □; Community □; Policy □.

D. Total Project Area: 9.9

Residential Acres: 9.9

Lots: 9

Units:

Projected No. of Residents:

Commercial Acres:

Lots:

Sq. Ft. of Bldg. Area:

Est. No. of Employees:

Industrial Acres:

Lots:

Sq. Ft. of Bldg. Area:

Est. No. of Employees:

Other:

- E. Assessor's Parcel No(s): 273-174-012
- F. Street References: Northerly of Mariposa Lane, southerly of Ponderosa Lane, easterly or Alita Drive, and westerly of Suttles Drive.
- G. Section, Township & Range Description or reference/attach a Legal Description: Section 26, Township 3 South, Range 5 West.
- H. Brief description of the existing environmental setting of the project site and its **surroundings:** The project site is currently vacant.

II. APPLICABLE GENERAL PLAN AND ZONING REGULATIONS

A. General Plan Elements/Policies:

- 1. Land Use: The project is consistent with the Rural Community: Very Low Density Residential (RC: VLDR) land use designation and other applicable land use policies within the General Plan
- 2. Circulation: The project has adequate circulation to the site and is therefore consistent with the Circulation Element of the General Plan. The proposed project meets all other applicable circulation policies of the General Plan.

- **3. Multipurpose Open Space:** The proposed project meets all applicable Multipurpose Open Space element policies.
- **4. Safety:** The proposed project allows for sufficient provision of emergency response services to the future users of the project. The proposed project meets all other applicable Safety Element Policies.
- **5. Noise:** The project will not generate noise levels in excess of standards established in the General Plan or Noise Ordinance. The project meets all other applicable Noise Element Policies.
- 6. Housing: The proposed project meets all applicable Housing Element Policies.
- 7. Air Quality: The proposed project meets all other applicable Air Quality element policies.
- B. General Plan Area Plan(s): Lake Mathews/Woodcrest Area Plan
- C. Foundation Component(s): Rural Community
- D. Land Use Designation(s): Very Low Density Residential
- E. Overlay(s), if any: N/A
- F. Policy Area(s), if any: N/A
- G. Adjacent and Surrounding:
 - 1. Area Plan(s): Lake Mathews/Woodcrest
 - 2. Foundation Component(s): Rural Community
 - 3. Land Use Designation(s): Very Low Density Residential
 - 4. Overlay(s), if any: N/A
 - 5. Policy Area(s), if any: N/A
- H. Adopted Specific Plan Information
 - 1. Name and Number of Specific Plan, if any: N/A
 - 2. Specific Plan Planning Area, and Policies, if any: N/A
- I. Existing Zoning: Light Agriculture- 5 Acre Minimum (A-1-5)
- **J. Proposed Zoning, if any:** Residential Agricultural (R-A) and Watercourse, Watershed, & Conservation Areas (W-1).
- K. Adjacent and Surrounding Zoning: Light Agriculture- 1 acre minimum (A-1-1) to the north, east, and west, and Residential Agricultural-1 Acre Minimum (R-A-1) to the south.
- III. ENVIRONMENTAL FACTORS POTENTIALLY AFFECTED

ļ	The environmental factors checked below (x) would be potentially affected by this project, involving at least one impact that is a "Potentially Significant Impact" or "Less than Significant with Mitigation Incorporated" as indicated by the checklist on the following pages.
	☐ Aesthetics ☐ Hazards & Hazardous Materials ☐ Recreation ☐ Agriculture & Forest Resources ☐ Hydrology / Water Quality ☐ Transportation / Traffic ☐ Air Quality ☐ Land Use / Planning ☐ Utilities / Service Systems ☐ Biological Resources ☐ Mineral Resources ☐ Other: ☐ Cultural Resources ☐ Noise ☐ Other: ☐ Geology / Soils ☐ Population / Housing ☐ Mandatory Findings of Significance ☐ Greenhouse Gas Emissions ☐ Public Services Significance
	IV. DETERMINATION
	On the basis of this initial evaluation: A PREVIOUS ENVIRONMENTAL IMPACT REPORT/NEGATIVE DECLARATION WAS NOT PREPARED
	I find that the proposed project COULD NOT have a significant effect on the environment, and a NEGATIVE DECLARATION will be prepared.
	I find that although the proposed project could have a significant effect on the environment, there will not be a significant effect in this case because revisions in the project, described in this document, have been made or agreed to by the project proponent. A MITIGATED NEGATIVE DECLARATION will be prepared.
	I find that the proposed project MAY have a significant effect on the environment, and an ENVIRONMENTAL IMPACT REPORT is required.
	A DREVIOUS FAILURGANGE TALL IMPAGE PERCENTION OF THE PROPERTY
	A PREVIOUS ENVIRONMENTAL IMPACT REPORT/NEGATIVE DECLARATION WAS PREPARED
	I find that although the proposed project could have a significant effect on the environment, NO NEW ENVIRONMENTAL DOCUMENTATION IS REQUIRED because (a) all potentially significant effects of the proposed project have been adequately analyzed in an earlier EIR or Negative Declaration pursuant to applicable legal standards, (b) all potentially significant effects of the proposed project have been avoided or mitigated pursuant to that earlier EIR or Negative Declaration, (c) the proposed project will not result in any new significant environmental effects not identified in the earlier EIR or Negative Declaration, (d) the proposed project will not substantially increase the severity of the environmental effects identified in the earlier EIR or Negative Declaration, (e) no considerably different mitigation measures have been identified and (f) no mitigation measures found infeasible have become feasible.
	I find that although all potentially significant effects have been adequately analyzed in an earlier EIR or Negative Declaration pursuant to applicable legal standards, some changes or additions are necessary but none of the conditions described in California Code of Regulations, Section 15162 exist. An ADDENDUM to a previously-certified EIR or Negative Declaration has been prepared and will be considered by the approving body or bodies.
	I find that at least one of the conditions described in California Code of Regulations, Section 15162 exist, but I further find that only minor additions or changes are necessary to make the previous EIR adequately apply to the project in the changed situation; therefore a SUPPLEMENT TO THE ENVIRONMENTAL IMPACT REPORT is required that need only contain the information necessary to make the previous EIR adequate for the project as revised.
	I find that at least one of the following conditions described in California Code of Regulations, Section 15162, exist and a SUBSEQUENT ENVIRONMENTAL IMPACT REPORT is required: (1) Substantial changes are proposed in the project which will require major revisions of the previous EIR or negative declaration due to the involvement of new significant environmental effects or a substantial increase in the severity of previously identified significant effects; (2) Substantial changes have

occurred with respect to the circumstances under which the project is undertaken which will require major revisions of the previous EIR or negative declaration due to the involvement of new significant environmental effects or a substantial increase in the severity of previously identified significant effects; or (3) New information of substantial importance, which was not known and could not have been known with the exercise of reasonable diligence at the time the previous EIR was certified as complete or the negative declaration was adopted, shows any the following:(A) The project will have one or more significant effects not discussed in the previous EIR or negative declaration;(B) Significant effects previously examined will be substantially more severe than shown in the previous EIR or negative declaration;(C) Mitigation measures or alternatives previously found not to be feasible would in fact be feasible, and would substantially reduce one or more significant effects of the project, but the project proponents decline to adopt the mitigation measures or alternatives; or,(D) Mitigation measures or alternatives which are considerably different from those analyzed in the previous EIR or negative declaration would substantially reduce one or more significant effects of the project on the environment, but the project proponents decline to adopt the mitigation measures or alternatives.

Signature	Date
Judy Egüez	For Stave Waine AICD Diaming Director
Printed Name	For Steve Weiss, AICP, Planning Director

V. ENVIRONMENTAL ISSUES ASSESSMENT

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

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

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

Findings of Fact:

- a) The proposed project is not located near a scenic highway corridor and will not damage any scenic resources, obstruct any prominent scenic vista or view, or result in a creation of an aesthetically offensive site. Therefore, there is no impact.
- b) The Project site consists of a 9.9 acre tract of undeveloped, disturbed land. Under existing conditions, the majority of the site is relatively flat with on-site elevations ranging from 1415 to 1472 feet above mean sea level (AMSL). The southwest portion of the site slopes downward into a vegetated ravine that is part of an expansive tributary system in the area which is proposed to be conserved and undisturbed.

With respect to the visual character of the surrounding area, the proposed Project would be similar in character with the existing single-family dwellings located to the north, east and west of the site. Accordingly, implementation of the proposed Project would not substantially degrade the existing visual character of the site and its surroundings.

As indicated above, the Project would not substantially damage scenic resources, including but not limited to, trees, rock outcroppings and unique or landmark features. The existing vegetated ravine will be conserved and undisturbed. Additionally, the Project would not obstruct any prominent scenic vista or view open to the public, or result in the creation of an aesthetically offensive site open to the public view. Therefore, impacts would be less than significant.

Mitigation: No mitigation measures are required

Monitoring: No monitoring measures are required				
2. Mt. Palomar Observatory a) Interfere with the nighttime use of the Mt. Palomar Observatory, as protected through Riverside County Ordinance No. 655? 				
Source: GIS database, Ord. No. 655 (Regulating Light Polluti	on)			
Findings of Fact:				
a) Riverside County Ordinance No. 655 identifies portions of adversely affect the Mt. Palomar Observatory. Specifically, Occomprising lands within a 15-mile distance of the observatory, greater than 15 miles, but less than 45 miles from the observatory provisions of Ordinance No. 655. All lighting proposed as provisions of Ordinance No. 655. All lighting proposed as provisions of Ordinance No. 915 (Registre to minimize impacts associated with project lighting. But than 45 miles from the Mt. Palomar Observatory, and becautions of Ord. No. 915, Project lighting would not creat adversely affect operations at the Observatory, and impacts we	rdinance Nowhile Zone oservatory. atory, and is art of the Foulating Ou ecause the use the pro e or contri	o. 655 ident "B" comprise The Project stherefore re Project would tdoor Lighti Project site ject would to	ifies Zone ses lands let site is lenot subject de be requing) which e is located glow that	"A" as ocated ocated to the ired to would more to the
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
3. Other Lighting Issues a) Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area? 				
b) Expose residential property to unacceptable light levels?			\boxtimes	
Source: On-site Inspection, Project Application Description				
Findings of Fact:				
a-b). The proposed project may result in a new source of light lighting, street lights, as well as vehicular lighting from cars traducid potential impacts related to new sources of light, the prodirect any new sources of light away from neighboring propadjoining properties or public right-of-ways. This is a stand considered mitigation pursuant to CEQA. In result, this project existing neighboring residential developments and will result in Mitigation: No mitigation measures are required.	veling on a oject has be erties so a lard Condi it will be de	djacent road een conditions not to sh tion of App esigned to b	lways. In o oned to hoo ine directl roval and e consiste	rder to od and y from is not
Monitoring: No monitoring measures are required.				

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
AGRICULTURE & FOREST RESOURCES Would the project	.1			
4. Agriculture	<u>τ</u>			
a) Convert Prime Farmland, Unique Farmland, or				\boxtimes
Farmland of Statewide Importance (Farmland) as shown on				
the maps prepared pursuant to the Farmland Mapping and				
Monitoring Program of the California Resources Agency, to				
non-agricultural use?				
b) Conflict with existing agricultural zoning, agricultural				<u> </u>
use or with land subject to a Williamson Act contract or land			′ <u>L</u>	\boxtimes
within a Riverside County Agricultural Preserve?				
c) Cause development of non-agricultural uses within			П	\square
300 feet of agriculturally zoned property (Ordinance No.	لــا			\boxtimes
625 "Right-to-Farm")?				
d) Involve other changes in the existing environment				
which, due to their location or nature, could result in	Ш	ш	<u></u>	
conversion of Farmland, to non-agricultural use?				
Source: Riverside County General Plan Figure OS-2 "Agri Project Application Materials. Findings of Fact: a). As indicated on GIS database, the project site is designated lands, and urban-built up land. In result, the project will farmland, unique farmland, or farmland of statewide important b). Located to the north, east, and west of the project site a zoning classification. The proposed project will not affect exist the current land uses consist of single family residential dwelland uses do not contain existing agriculture producing facilities.	ed as farmla not involve ce. The pro are propertion sting agricule	and of local i in the con ject will have es which hav tural zoning vacant prope	mportance, version of no impact ve an agric on the bas erty. Surrou	other prime ultural is that unding
c). The project will cause the development of non-agriculture zoned property. As previously addressed, although the project and west by properties which are zoned Light Agriculture (A family residential dwellings rather than agricultural facilities existing agricultural facilities and the project will have no impact of the proposed project would replace the project wo	ral uses wi ect site is s A-1), existin s. In result act.	thin 300 fee urrounded to g land uses , the projec	t of agricul the north, consist of t will not i	turally , east, single mpact
described in response to item 4(a) above, the implementati conversion of Farmland to non-agricultural use, therefore will	on of the p	roject would	not result	in the
Mitigation: No mitigation measures are required				
Monitoring: No monitoring measures are required				
5. Forest	Г-1		<u> </u>	<u> </u>
a) Conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code sec-				<u>~</u>
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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
tion 12220(g)), timberland (as defined by Public Resources Code section 4526), or timberland zoned Timberland Production (as defined by Govt. Code section 51104(g))?				
b) Result in the loss of forest land or conversion of forest land to non-forest use?				
c) Involve other changes in the existing environment which, due to their location or nature, could result in conversion of forest land to non-forest use?			. 🗍	
<u>Source:</u> Riverside County General Plan Figure OS-3 "Par Project Application Materials.	ks, Forests	and Recre	ation Areas	s," and
Findings of Fact:				
a). The County has no designation of "forest land" (as de 12220(g)), timberland (as defined by Public Resources Co Timberland Production (as defined by Govt. Code section 51 will not impact land designated as forest land, timberland, or	ode section I104(g)). Th	4526), or an erefore, the	timberland proposed p	zoned oroject
b). According to the Lake Mathews/Woodcrest Land Use Maland and will not result in the loss of forest land or convenience, no impact will occur as a result of the proposed pro-	ersion of fe	ect is not loc orest land to	eated within o non-fores	forest st use;
c). The County has no designation of forest land, timberland the project will not involve other changes in the existing entrature, could result in conversion of forest land to non-forest	vironment v	rland zoned vhich, due to	areas. The their loca	refore, tion or
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
AIR QUALITY Would the project				
6. Air Quality Impacts a) Conflict with or obstruct implementation of the applicable air quality plan? 				\boxtimes
 b) Violate any air quality standard or contribute substantially to an existing or projected air quality violation? 		· 🔲	\boxtimes	
c) Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-				
attainment under an applicable federal or state ambient air quality standard (including releasing emissions which exceed quantitative thresholds for ozone precursors)?				
d) Expose sensitive receptors which are located within 1 mile of the project site to project substantial point source emissions?			. 🗆	
e) Involve the construction of a sensitive receptor located within one mile of an existing substantial point source emitter?				\boxtimes
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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
f) Create objectionable odors affecting a substantial number of people?				\boxtimes

Source: SCAQMD CEQA Air Quality Handbook

Findings of Fact:

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

- a) Pursuant to the methodology provided in Chapter 12 of the 1993 SCAQMD CEQA Air Quality Handbook, consistency with the South Coast Air Basin 2012 Air Quality Management Plan (AQMP) is affirmed when a project (1) does not increase the frequency or severity of an air quality standards violation or cause a new violation and (2) is consistent with the growth assumptions in the AQMP.¹ Consistency review is presented below:
- (1) The project is not anticipated to result in short-term construction and long-term pollutant emissions that are in excess of CEQA significance emissions thresholds established by the SCAQMD. The project proposes a nine lot residential subdivision that is not anticipated to result in an increase in the frequency or severity of any air quality standards violation and will not cause a new air quality standard violation. Thus, less than significant impacts are anticipated to occur.
- (2) The CEQA Air Quality Handbook indicates that consistency with AQMP growth assumptions must be analyzed for new or amended General Plan Elements, Specific Plans, and *significant projects*. Significant projects include airports, electrical generating facilities, petroleum and gas refineries, designation of oil drilling districts, water ports, solid waste disposal sites, and off-shore drilling facilities. This project is not considered a *significant project*.

Based on the consistency analysis presented above, the proposed project is not anticipated to conflict with the AQMP. No impact will occur.

- b-c) A project may have a significant impact if project-related emissions exceed federal, state, or regional standards or thresholds, or if project-related emissions substantially contribute to existing or project air quality violations. The proposed project is located within the South Coast Air Basin, where efforts to attain state and federal air quality standards are governed by SCAQMD. The South Coast Air Basin (SCAB) is in a nonattainment status for federal and state ozone standards, state fine particulate matter standards, and federal and state particulate matter standards. The project proposes a nine lot residential subdivision that involves earth moving activities and construction of new facilities. Due to its very small size, the proposed project is not anticipated to exceed federal, state, or regional standards or thresholds or substantially contribute to existing or project air quality violations. Impacts are anticipated to be less than significant.
- d) 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 population at large. Sensitive receptors (and the facilities that house them) in proximity to localized CO sources, toxic air contaminants, and/or odors are of particular concern. High levels of CO are associated with major traffic sources, such as

South Coast Air Quality Management District. CEQA Air Quality Handbook. 1993

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
freeways and major intersections, and toxic air contain manufacturing and industrial operations. Land uses considered term health care facilities, rehabilitation centers, convalescen schools, playgrounds, child care centers, and athletic facil development that does not include any activities that could ex- carbon monoxide concentrations, toxic air contaminants, or or	ed to be ser t centers, re ities. The p expose sen	nsitive recep etirement ho project is a sitive recept	otors include omes, resid small resi tors to subs	e long- ences, dential
e) The proposed project is the construction of a nine lot reside located within one mile of an existing substantial point source	ential subdi emitter. No	vision. This impacts wil	project will Il occur.	not be
f) According to the CEQA Air Quality Handbook, land uses a agricultural operations, wastewater treatment plants, landfills as manufacturing uses that produce chemicals, paper, etc industrial projects involving the use of chemicals, solvents, smelling elements used in manufacturing processes, as was landfills. The proposed project does not include any of the about	, and certa c.). Odors : petroleum /ell as sev	in industrial are typically products, a vage treatm	operations associate and other s ent facilitie	(such d with strong-
e) The proposed project is the construction of a nine lot reside located within one mile of an existing substantial point source	ential subdi emitter. No	vision. This impacts wil	project will l occur.	not be
f) According to the CEQA Air Quality Handbook, land uses a agricultural operations, wastewater treatment plants, landfills as manufacturing uses that produce chemicals, paper, etc industrial projects involving the use of chemicals, solvents, smelling elements used in manufacturing processes, as walandfills. The proposed project does not include any of the about Mitigation: No mitigation measures are required.	, and certa c.). Odors c petroleum ell as sev	in industrial are typically products, a vage treatm	operations associate and other s ent facilitie	(such d with strong-
Monitoring: No monitoring measures are required.				
BIOLOGICAL RESOURCES Would the project				
7. Wildlife & Vegetation a) Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Conservation Community Plan, or other approved local, regional, or state conservation plan?				
b) Have a substantial adverse effect, either directly or through habitat modifications, on any endangered, or threatened species, as listed in Title 14 of the California Code of Regulations (Sections 670.2 or 670.5) or in Title 50, Code of Federal Regulations (Sections 17.11 or 17.12)?				
c) Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Game or U. S. Wildlife Service?				
d) Interfere substantially with the movement of any			\boxtimes	
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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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?				
e) 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?				
f) Have a substantial adverse effect on federally protected wetlands as defined by Section 404 of the Clean Water Act (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?				
g) Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?				

Source: GIS database, WRCMSHCP, On-site Inspection, Environmental Programs Division (EPD) review

Findings of Fact:

- a) The project site is located within the Western Multiple Species Habitat Conservation Plan (WRMSHCP) Area but not within a designated Criteria Cell. According to the Riverside County TLMA database, per the WRMSHCP, the project site will require a habitat assessment for burrowing owls (*Athene cunicularia*) and if there is the potential for burrowing owls habitats to be located on the property, focused surveys may be required during the appropriate season (60.EPD.2). Through the incorporation of mitigation measures, the impact will be less than significant.
- b-c) The project contains areas labeled as "MSHCP/CDFW, Conservation Open Space, Riparian Scrub" on Tentative Tract No. 36910 dated 12/29/2015 and shall be offered for dedication to a conservation entity approved by the Riverside County Planning Department Environmental Programs Division (EPD) and accepted by that entity prior to map recordation. Easements allowing for the management of fuel modification areas or detention basins shall not be accepted (60. EPD.1). The project site is not located in Critical Habitat for any threatened or endangered species as mapped by the US Fish and Wildlife Service. According to the Riverside County Conditions of Approval for Tentative Tract Map No. 36910 (60.EPD.2), pre-construction presence/absence surveys for burrowing owls must be conducted within 30 days of the issuance of grading permits. In addition, according to the Migratory Bird Treaty Act (MBTA) Condition of Approval (COA 60.EPD.5), since the project site supports suitable nesting bird habitat, removal of vegetation or any other potential nesting bird habitat disturbances shall be conducted outside of the avian nesting season. However, if habitat must be cleared during nesting season, a preconstruction nesting bird survey shall be conducted no more than 30 days prior to any ground disturbance. The project site is located within the Stephen's Kangaroo Rat Habitat Conservation Plan Fee Assessment Area and according to COA 60.PLANNING.15, the appropriate fees must be paid prior to the issuance of the grading permit per Ordinance No. 663. Finally, per COA 60.EPD.4, biological monitoring will be performed at the project site during grading and construction activities in order to minimize impacts to sensitive species and habitats. In addition, sections of the project site shall not be disturbed and will be fenced off during grading and

		_		
Р	otentially	Less than	Less	No
S	ignificant	Significant	Than	Impact
	Impact	with	Significant	•
	•	Mitigation	Impact	
		Incorporated	•	

construction activities (COA 60.EPD.3). Through the implementation of mitigation measures, the impact will be less than significant.

- d) According to the WRMSHCP Figure 3-2 Schematic Cores and Linkages Map, the proposed project will not interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident migratory wildlife corridors, or impede the use of native wildlife nursery sites. No impact will occur.
- e-f) The project site does not contain wetlands but contains areas labeled as "MSHCP/CDFW, Conservation Open Space, Riparian Scrub" on Tract No. 36910 dated 12/29/2015 and shall be offered for dedication to a conservation entity approved by the Riverside County Planning Department Environmental Programs Division (EPD) and accepted by that entity prior to map recordation. Easements allowing for the management of fuel modification areas or detention basins shall not be accepted (60. EPD.1). Through the implementation mitigation measures, the impact will be less than significant.
- g) The proposed project will not conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance. According to Riverside County's "Map My County," the Project site is located within the Stephens Kangaroo Rat Impact Fee Area. However, the Project would be conditioned to comply with the applicable provisions of the County's Stephens' Kangaroo Rat Mitigation Fee Ordinance (Ordinance No. 663), which requires the payment of fees for the assembly and management of the Stephens' Kangaroo Rat Conservation Plan. Payment of fees pursuant to Ordinance No. 663 is mandatory, and would be enforced as part of the Project's conditions of approval (COA 60.PLANNING.15). Accordingly, the Project would not conflict with Ordinance No. 663, and impacts would be less than significant.

Mitigation:

BIO-1

The areas labeled as "MSHCP/CDFW, Conservation Open Space, Riparian Scrub" on Tract No. 36910 dated 12/29/2015 shall be offered for dedication to a conservation entity approved by the Riverside County Planning Environmental Programs Division (EPD) and accepted by the entity prior to map recordation. Easements allowing for the management of fuel modification areas or detention basins shall not be accepted. (COA 60.EPD 1)

BIO-2

Pursuant to Objective 5 and Objective 6 of the Species Account for the Burrowing Owl included in the Western Riverside County Multiple Species Habitat Conservation Plan, within 30 days prior to the issuance of a grading permit, a pre-construction presence/absence survey for the burrowing owl shall be conducted by a qualified biologist and the results of this presence/absence survey shall be provided in writing to the Environmental Programs Department. If it is determined that the project site is occupied by the Burrowing Owl, take of "active" nests shall be avoided pursuant to the MSHCP and the Migratory Bird Treaty Act. However, when the Burrowing Owl is present, relocation outside of the nesting season (March 1 through August 31) by a qualified biologist shall be required. The County Biologist shall be consulted to determine appropriate type of relocation (active or passive) and translocation sites. Occupation of this species on the project site may result in the need to revise grading

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

plans so that take of "active" nests is avoided or alternatively, a grading permit may be issued once the species has been actively relocated.

If the grading permit is not obtained within 30 days of the survey a new survey shall be required. (COA 60.EPD 2)

BIO-3 The areas labeled as "MSHCP/CDFW, Conservation, Open Space, Riparian Scrub" on Tract No. 36910 dated 12/29/2015, will be temporarily fenced to avoid impacts during grading and construction. Signs must clearly indicate that no impacts will occur within the fenced areas. Fence installation must be monitored by a qualified biologist who holds a MOU with the County of Riverside. Prior to fence installation, the monitoring biologist must carry out a nesting bird survey in order to avoid take of nesting birds. A report will be submitted by the monitoring biologist documenting that the fencing has been completed and encompasses the entire Riparian/Riverine feature. EPD may also

inspect the site prior to grading permit issuance. (60.EPD.3).

Prior to grading permit issuance a qualified biological monitor shall be contracted to monitor the fence installation, survey for nesting birds, and provide weekly biological monitoring of the grading and construction activities to ensure the project does not impact sensitive biological resources or encroach into the protected areas. A work plan shall be submitted from the qualified biological monitor to the EPD to review and approve. The plan may include but not be limited to Best Management Practices (BMP), fencing of Open Space/Conserved Areas, and monitoring reports. The applicant must provide evidence that the qualified biologist has reviewed all construction plans and proposed activities to minimize impacts to any sensitive species and habitats. EPD may require additional documentation in the form of biological reports and/or site visit(s) to confirm completion (60.EPD.4).

Birds and their nests are protected by the Migratory Bird Treaty Act (MBTA) and California Department of Fish and Wildlife (CDFW) Codes. Since the project supports suitable nesting bird habitat, removal of vegetation or any other potential nesting bird habitat disturbances shall be conducted outside of the avian nesting season (February 1st through September 15th). If habitat must be cleared during the nesting season, a preconstruction nesting bird survey shall be conducted. The preconstruction nesting bird survey must be conducted by a biologist who holds a current MOU with the County of Riverside. If nesting activity is observed, appropriate avoidance measures shall be adopted to avoid any potential impacts to nesting birds. The nesting bird survey must be completed no more than 3 days prior to any ground disturbance. If ground disturbance does not begin within 3 days of the survey date a second survey must be conducted. Prior to the issuance of a grading permit the project proponent must provide written proof to the Riverside County Planning Department, Environmental Programs Division (EPD) that a biologist who holds a MOU with the County of Riverside has been retained to carry out the required survey. Documentation submitted to prove compliance prior to grading permit issuance must at a minimum include the name and contact information for the Consulting Biologist and a signed statement from them confirming that they have been contracted by the applicant to conduct a Preconstruction Nesting Bird Survey. Prior to finalization of a grading permit or prior to issuance of any building permits, the projects consulting biologist shall prepare and

BIO-4

BIO-5

A 1000					
F-10-10-10-10-10-10-10-10-10-10-10-10-10-		Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
	submit a report to EPD for review, docur 60.EPD 5)	menting the	results of t	he survey.	(COA
Monitoring:	Prior to issuance of a grading permit, the and signage plan for the protection of all biol as "MSHCP/CDFW, Conservation Open Sp dated 12/29/2015, shall be permanently fe fencing shall provide a physical barrier to domestic animal predation, illegal trespass of installed at all interfaces between conservated development, residential, etc. The fence shall be such that a sphere with a diameter of the fence at any point below the minimal Authority or other agency tasked with manathe fence design. The fencing plan will be County Planning Department, Environmental not be installed until EPD staff has reviewed shall have sole discretion in determining whe protect the conservation area, and whether signage plan are required (60. EPD. 6)	ogically sensuace, Riparia enced for property of minimize redumping. Fittion lands are than five of two inches mum height. Gement of the reviewed and approve ether the proper changes to the property of the	sitive areas. In Scrub" on otection as unauthorize fencing shall durban use nimum heigh feet apart. It cannot pass The Regione area shall approved bivision (EPD ded the fencinosed fencino	The areas I Tract No. open spaced public at the propose such as the fence of the fe	abeled 36910 e. The access, ed and roads, et at its design ne plan rvation ted on verside e shall D staff quately ag and
CULTURAL	RESOURCES Would the project			1 11 1 1	
8. Histo	ric Resources				
	r or destroy an historic site?			L	
significance	se a substantial adverse change in the of a historical resource as defined in California gulations, Section 15064.5?				
Source: 0 Assessmen	On-site Inspection, Project Application Materi t of Tract 36910 (PDA No. 4950) dated October Fact:	als, Phase 2015	I and II C	ultural Re	source
However, F due to the archaeologi developer/p qualified Ar- develop a C prior to iss Resources County Arcl	4950 concluded that no previously undocumed DA04950 recommended monitoring of all earther proximity of cultural resources which indical resources. (COA 10.PLANNING.21) Prior termit holder shall retain and enter into a monitor chaeologist for services. The Project Archaeologist and East and	n-disturbing cates a highton the issuanting and miting and miting approved (G.22) A contations at this A 70.PLANNI	activity within sensitivity ance of gradigation serving Resource Formula by the Coupy of the Foundary site shall be ING.2) With	n the proje y for subs ding permit ce contract Professional inty Archae Phase IV Ce submitted	ect site surface its, the with a l) shall ologist cultural to the

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Mitigation: Prior to the issuance of grading permits, the developer/permit holder shall retain and enter into a monitoring and mitigation service contract with a qualified Archaeologist for services. The Project Archaeologist (Cultural Resource Professional) shall develop a Cultural Resources Monitoring Plan which must be approved by the County Archaeologist prior to issuance of grading permits. (COA 60.PLANNING.22) A copy of the Phase IV Cultural Resources Monitoring Report prepared for site grading operations at this site shall be submitted to the County Archaeologist prior to grading final inspection. (COA 70.PLANNING.2)

- CUL. 3 Prior to the issuance of grading permits, the developer/permit holder shall retain and enter into a monitoring and mitigation service contract with a qualified Archaeologist for services. The project Archeologist (Cultural Resource Professional) shall develop a Cultural Resources Monitoring Plan which must be approved by the County Archaeologist prior to issuance of grading permits. The project Archaeologist shall be included in the pre-grade meetings to provide Construction Worker Cultural Resources Sensitivity Training including the establishment of set guidelines for ground disturbance in sensitive areas with the grading contractors and special interest monitors. A sign-in sheet for attendees of this training shall be included in the Phase IV Monitoring Report. The project Archaeologist shall manage and oversee monitoring for all initial ground disturbing activities and excavation for each portion of the project site including clearing, grubbing, tree removals, grading, trenching, stockpiling of materials, rock crushing, structure demolition and etc. The Project Monitor shall have the authority to temporarily divert, redirect or halt the ground disturbance activities to allow identification, evaluation, and potential recovery of cultural resources in coordination with the special interest monitors. The developer/permit holder shall submit a fully executed copy of the contract and a wet-signed copy of the Monitoring Plan to the Riverside County Planning Department to ensure compliance with this condition of
- Prior to the issuance of grading permits, the developer/permit applicant shall enter into a contract with a Tribal monitor(s) from the appropriate Native American Tribe(s) who, at the tribe's discretion, shall be on-site during ground disturbing activities. The developer shall submit a copy of a signed contract between the appropriate Tribe and the developer/permit holder for the monitoring of the project, and which addresses the treatment of cultural resources, to the Planning Department and County Archaeologist. The Native American Monitor(s) shall the authority to temporarily divert, redirect, or halt the ground disturbance activities to allow recovery of cultural resources. Native American groups shall be given a minimum notice of two weeks that a monitor is required. If a monitory is not available, work may continue without the monitor. The Project Archaeologist shall include in the Phase IV Archaeological Monitoring report any concerns or comments that the monitor has regarding the project and shall include as an appendix any written correspondence or reports prepared by the Native American monitor.

approval (60.PLANNING.22).

Native American monitoring does not replace any Cultural Resources monitoring required by a County-approved Archaeologist, but rather serves as a supplement for coordination and advisory purposes for all groups' interests only.

The developer/permit applicant shall not be required to further pursue any agreement for Native American monitoring of this project if after 60 days from the initial attempt to secure an agreement the developer/permit applicant, through demonstrable good faith effort, has been unable to secure said agreement from the Tribe. A good faith effort

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shall consist of no less than 3 written attempts from the developer/permit applicant to the tribe to secure the required special interest monitoring agreement and appropriate e-mail and telephone contact attempts. Documentation of the effort made to secure the agreement shall be submitted to the County Archaeologist for review and consideration.

Should repatriation of collected cultural items be preferred, it shall not occur until after the Phase IV monitoring report has been submitted to the Riverside County Archaeologist. Should curation be preferred, the developer/permit applicant is responsible for all costs and the repository and curation method shall be described in the Phase IV monitoring report (60.PLANNING.23).

- Prior to brush clearing and/or earth moving activities, a qualified archaeologist meeting the Secretary of the Interior's Professional Qualifications Standards for archaeology shall conduct cultural resources sensitivity training for all construction personnel. Construction personnel shall be informed of the proper procedures to be enacted in the event of an inadvertent discovery of archaeological resources or human remains. A sign-in sheet signed by all attendees of the aforementioned training shall be included in the Phase IV Monitoring Report. (60.PLANNING.24)
- CUL 6 Prior to Issuance of Grading Permits:

 The landowner(s) shall relinquish ownership of all cultural resources, (with the exception of sacred items, burial goods, and Human Remains) including all archaeological artifacts and non-human remains as part of the required mitigation for impacts to cultural resources. This shall include any and all artifacts collected during any previous archaeological investigations. The applicant shall relinquish the artifacts through on ore more of the following methods and provide the Riverside County Archaeologist with evidence of the same.
 - a) A fully executed reburial agreement with the appropriate culturally affiliated Native American tribe or band. This shall include measures and provision to protect the future reburial area from any future impacts. Reburial shall not occur until all cataloguing, analysis and special studies have been completed on the cultural resources and approved by the Riverside County Archaeologist.
 - b) A curation agreement with an appropriate qualified repository within Riverside County that meets federal standards pursuant to 36 CFR Part 79 and therefore would be professionally curated and made available to other archaeologists/researchers for further study. The collections and associated records shall be transferred, including title to an appropriate curation facility within Riverside County, to be accompanied by payment of the fees necessary for permanent curation.
 - c) If more than one Native American Group is involved with the project and cannot come to an agreement between themselves as to the disposition of cultural resources, the landowner(s) shall contact the Riverside County Archaeologist regarding this matter and then proceed with the cultural resources being curated at the Western Science Center. Note: Should reburial of collected cultural resources be preferred, it shall not occur until after the Phase IV monitoring report has been submitted to and approved by the Riverside County Archaeologist. The developer/permit applicant is responsible for all costs associated with reburial and all costs associated with curation should that disposition method be employed. All

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methods of disposition shall be described in the Phase IV monitoring report.(60.PLANNING.25)

Monitoring: Mitigation monitoring will occur through the Building and Safety Plan Check process.

9. Archaeological Resources	 1	[]	K7	
 a) Alter or destroy an archaeological site. 	Ш		\boxtimes	يا
b) Cause a substantial adverse change in the significance of an archaeological resource pursuant to California Code of Regulations, Section 15064.5?				
c) Disturb any human remains, including those interred outside of formal cemeteries?			\boxtimes	
d) Restrict existing religious or sacred uses within the potential impact area?				
e) Cause a substantial adverse change in the significance of a tribal cultural resource as defined in Public Resources Code 21074?			\boxtimes	

<u>Source</u>: Project Application Materials, Phase I and II Cultural Resource Assessment of Tract 36910 (PDA No. 4950) dated October 2015

Findings of Fact:

- a-b) County Archeological Report (PDA) No. 4950 was submitted for Tract 36910, prepared by Robert S. White, of Archeological Associates and is entitled "Phase I and II Cultural Resource Assessment of Tract 36910, a 9.90 acre Parcel located immediately southwest of the intersection of Suttles Drive and Ponderosa Lane, Woodcrest, Riverside Co.," dated October 2015. The report concludes that the site does not contain surface or subsurface artifacts, therefore will not alter or destroy an archeological site and will not cause a substantial adverse change in the significance of an archeological resource. Impact will be less than significant.
- c) The proposed project shall comply with the State Health and Safety Code Section 7050.5 requirements if human remains are encountered. The requirements are listed as COA 10.PLANNING.22. As a result, compliance with Conditions of Approval will reduce the potential impacts to less than significant. (10. PLANNING. 22)
- d) The project will not restrict any known religious or sacred uses within the area. Impacts will be less than significant.
- e) In accordance with AB 52, notices were mailed to all requesting tribes on July 24, 2015. County Staff received a request for consultation from Pechanga and Soboba, consultation was on February 22, 2016, and consultation has now been concluded.

Mitigation:

CUL 1 The developer/permit holder or any successor in interest shall comply with the following for the life of this project:

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Human remains require special handling, and must be treated with appropriate dignity. Pursuant to State Health and Safety Code Section 7050.5, if human remains are encountered, not further disturbance shall occur until the County Coroner has made the necessary findings as to origin. Specific actions must take place pursuant to CEQA Guidelines 15064.5e, State Health and Safety Code Section 7050.5 and Public Resource Code (PRC) 5097.98. In the event of the accidental discovery or recognition of any human remains in any location other than a dedicated cemetery, the following procedures shall be followed:

- a) There shall be no further excavation or disturbance of the site or any nearby area reasonably suspected to overlie adjacent human remains until:
 - A County Official is contacted.
 - ii) The County Coroner is contacted to determine that no investigation of the cause of death is required, and if the Coroner determines the remains are Native American:
 - iii) The Coroner shall contact the Native American Heritage Commission within 24 hours.
 - b. The Commission shall identify the person or persons it believes to be the most likely descended from the deceased Native American.
 - c. The Most Likely Descendent (MLD) may make recommendations to the landowner or the person responsible for the excavation work, for the treatment of human remains and any associated grave goods as provided in PRC 5097.98.
 - d) Under the following conditions, the landowner or his authorized representative shall rebury the Native American human remains and associated grave goods on the property in a location not subject to further disturbance:
 - i) The Commission is unable to identify the MLD or the MLD failed to make a recommendation within 24 hours after being notified by the commission.
 - 1) The MLD identified fails to make a recommendation; or
 - 2) The landowner or his authorized representative rejects the recommendation of the MLD, and the mediation. (10.PLANNING.22)
- CUL. 2 The developer/permit holder or any successor in interest shall comply with the following for the life of this project:
 - 1) If during ground disturbance activities, cultural resources are discovered that were not assessed by the archaeological reports and/or environmental assessment procedures shall be followed. A cultural resources site is defined, for this condition, as being three or more artifacts in close association with each other, but may include fewer artifacts if the area of the find is determined to be of significance due to it sacred or cultural importance.
 - a) All ground disturbance activities within 100 feet of the discovered cultural resource shall be halted until a meeting is convened between the developer, the project archaeologist, the Native American tribal representative (or other

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- appropriate ethnic/cultural group representative), and the County Archaeologist to discuss the significance of the find.
- b) At the meeting, the significance of the discoveries shall be discussed and after consultation with the Native American tribal (or other appropriate ethnic/cultural group representative) and the archaeologist, a decision is made with concurrence of the County Archaeologist, as to the appropriate mitigation (documentation, recovery, avoidance, etc.) for the cultural resource.
- c) Further ground disturbance shall not resume within the area of the discovery until an agreement has been reached by all parties as to the appropriate preservation or mitigation measures. (10.PLANNING.23)
- CUL. 3 Prior to the issuance of grading permits, the developer/permit holder shall retain and enter into a monitoring and mitigation service contract with a qualified Archaeologist for services. The project Archeologist (Cultural Resource Professional) shall develop a Cultural Resources Monitoring Plan which must be approved by the County Archaeologist prior to issuance of grading permits. The project Archaeologist shall be included in the pre-grade meetings to provide Construction Worker Cultural Resources Sensitivity Training including the establishment of set guidelines for ground disturbance in sensitive areas with the grading contractors and special interest monitors. A sign-in sheet for attendees of this training shall be included in the Phase IV Monitoring Report. The project Archaeologist shall manage and oversee monitoring for all initial ground disturbing activities and excavation for each portion of the project site including clearing, grubbing, tree removals, grading, trenching, stockpiling of materials, rock crushing, structure demolition and etc. The Project Monitor shall have the authority to temporarily divert, redirect or halt the ground disturbance activities to allow identification, evaluation, and potential recovery of cultural resources in coordination with the special interest monitors. The developer/permit holder shall submit a fully executed copy of the contract and a wet-signed copy of the Monitoring Plan to the Riverside County Planning Department to ensure compliance with this condition of approval (60.PLANNING.22).

CUL 4

Prior to the issuance of grading permits, the developer/permit applicant shall enter into a contract with a Tribal monitor(s) from the appropriate Native American Tribe(s) who, at the tribe's discretion, shall be on-site during ground disturbing activities. The developer shall submit a copy of a signed contract between the appropriate Tribe and the developer/permit holder for the monitoring of the project, and which addresses the treatment of cultural resources, to the Planning Department and County Archaeologist. The Native American Monitor(s) shall the authority to temporarily divert, redirect, or halt the ground disturbance activities to allow recovery of cultural resources. Native American groups shall be given a minimum notice of two weeks that a monitor is required. If a monitory is not available, work may continue without the monitor. The Project Archaeologist shall include in the Phase IV Archaeological Monitoring report any concerns or comments that the monitor has regarding the project and shall include as an appendix any written correspondence or reports prepared by the Native American monitor.

Native American monitoring does not replace any Cultural Resources monitoring required by a County-approved Archaeologist, but rather serves as a supplement for coordination and advisory purposes for all groups' interests only.

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The developer/permit applicant shall not be required to further pursue any agreement for Native American monitoring of this project if after 60 days from the initial attempt to secure an agreement the developer/permit applicant, through demonstrable good faith effort, has been unable to secure said agreement from the Tribe. A good faith effort shall consist of no less than 3 written attempts from the developer/permit applicant to the tribe to secure the required special interest monitoring agreement and appropriate e-mail and telephone contact attempts. Documentation of the effort made to secure the agreement shall be submitted to the County Archaeologist for review and consideration.

Should repatriation of collected cultural items be preferred, it shall not occur until after the Phase IV monitoring report has been submitted to the Riverside County Archaeologist. Should curation be preferred, the developer/permit applicant is responsible for all costs and the repository and curation method shall be described in the Phase IV monitoring report (60.PLANNING.23).

- Prior to brush clearing and/or earth moving activities, a qualified archaeologist meeting the Secretary of the Interior's Professional Qualifications Standards for archaeology shall conduct cultural resources sensitivity training for all construction personnel. Construction personnel shall be informed of the proper procedures to be enacted in the event of an inadvertent discovery of archaeological resources or human remains. A sign-in sheet signed by all attendees of the aforementioned training shall be included in the Phase IV Monitoring Report. (60.PLANNING.24)
- CUL 6 Prior to Issuance of Grading Permits:

 The landowner(s) shall relinquish ownership of all cultural resources, (with the exception of sacred items, burial goods, and Human Remains) including all archaeological artifacts and non-human remains as part of the required mitigation for impacts to cultural resources. This shall include any and all artifacts collected during any previous archaeological investigations. The applicant shall relinquish the artifacts through on ore more of the following methods and provide the Riverside County Archaeologist with evidence of the same.
 - d) A fully executed reburial agreement with the appropriate culturally affiliated Native American tribe or band. This shall include measures and provision to protect the future reburial area from any future impacts. Reburial shall not occur until all cataloguing, analysis and special studies have been completed on the cultural resources and approved by the Riverside County Archaeologist.
 - e) A curation agreement with an appropriate qualified repository within Riverside County that meets federal standards pursuant to 36 CFR Part 79 and therefore would be professionally curated and made available to other archaeologists/researchers for further study. The collections and associated records shall be transferred, including title to an appropriate curation facility within Riverside County, to be accompanied by payment of the fees necessary for permanent curation.
 - f) If more than one Native American Group is involved with the project and cannot come to an agreement between themselves as to the disposition of cultural resources, the landowner(s) shall contact the Riverside County Archaeologist regarding this matter and then proceed with the cultural resources being curated at the Western Science Center. Note: Should reburial of collected cultural resources be preferred, it shall not occur until after the Phase IV monitoring report has been

		Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
	submitted to and approved by the Riversic developer/permit applicant is responsible all costs associated with curation should the methods of disposition shall be described report. (60.PLANNING.25)	for all costs nat dispositi	associated von method b	vith reburial e employed	
Monitoring process, D Archaeolog	The project monitoring will be administered thr Department of Building and Safety Grading Divigist)	ough the Bu sion, and F	uilding and S Planning De	afety Plan partment (F	Check Project
a) D	ontological Resources Directly or indirectly destroy a unique paleonto- burce, or site, or unique geologic feature?				
Source: R	tiverside County General Plan Figure OS-8 "Paleo	ntological S	ensitivity"		
Findings of	Fact:				
paleontolog documenta to adverse paleontolog the project	ng to Figure OS-8 Paleontological Sensitivity, the gical sensitivity. This category encompasses landition demonstrates a low potential for containing serimpacts. As such, this project is not anticipal gical resources. However, should fossil remains less a shall comply with Condition of Approval 10.PL through the incorporation of mitigation.	ds for whic significant pa ted to requose encounte	h previous taleontologica dire any dire dired during s	field survey al sources s ect mitigation site develor	s and subject on for oment,
Mitigation:					
CUL 1:	 All site earthmoving shall be ceased in the encountered. Earthmoving activities may be d 				ns are
	2. The owner of the property shall be immed will in turn immediately notify the County Geol			sil discover	y who
	The applicant shall retain a qualified pa Riverside.	leontologist	approved b	y the Cou	nty of
	4. The paleontologist shall determine the remains.	significance	e of the er	ncountered	fossil

acceptable level.

5. Paleontological monitoring of earthmoving activities will continue thereafter on an asneeded basis by the paleontologist during all earthmoving activities that may expose sensitive strata. Earthmoving activities in areas of the project area where previously undisturbed strata will be buried but not otherwise disturbed will not be monitored. The supervising paleontologist will have the authority to reduce monitoring once he/she determines the probability of encountering any additional fossils has dropped below an

		Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
	6. If fossil remains are encountered by earth is not onsite, these activities will be divided paleontologist called to the site immediately to	verted arou	and the foss	he paleonte sil site an	ologist d the
	7. Any recovered fossil remains will be presidentified to the lowest taxonomic level possib remains then will be curated (assigned and specimen numbers and corresponding fossil specimen trays and, if necessary, vials with catalogued, an associated specimen data and site data will be archived (specimen and site into appropriate museum repository catalog museum repository by a laboratory technicia into the museum repository fossil collection, maintained, and, along with associated specifuture study by qualified scientific investigations consulted on the repository/museum to recurated.	le by knowled labeled we site number of corresponding the complete of corresponding to the complete of the core of	edgeable pale with museum ers, as appro- d specimen ading geologic ad correspond puterized data ains will then y will be pere site data, ma County of Riv	eontologist repository priate; pladata cards and geog ling data enta bases) be access manently sade availativerside mu	s. The fossil ces in s) and raphic ntered at the sioned stored, ble for ust be
Monitoring:	Monitoring shall be provided by the Riverside Grading Division	County Bui	ilding and Sa	fety Depart	ment-
GEOLOGY A	AND SOILS Would the project				
11. Alquis Fault l	t-Priolo Earthquake Fault Zone or County lazard Zones			\boxtimes	
	pose people or structures to potential dverse effects, including the risk of loss, injury,				
as delineated Fault Zoning	subject to rupture of a known earthquake fault, don the most recent Alquist-Priolo Earthquake Map issued by the State Geologist for the area other substantial evidence of a known fault?				
Source: Riv Geologist Co March 2, 201	verside County General Plan Figure S-2 "Eartho mments, County Geologic Report (GEO) No. 20 5.	juake Fault 499 prepare	Study Zones ed by RMA G	," GIS data eoscience	ibase, dated
Findings of F	act:				
Earthquake I rupture within	on the project location and GEO No. 2499, ault Zone and no faults are known to pass thron the site is considered unlikely and will not detected the street of the site is considered unlikely and will not detected the site is considered unlikely and will not detected the site of the	ough the pre expose peo	operty, theref	fore surface	e fault
Mitigation:	No mitigation is required.				
	No monitoring is required.				
Morntoning.	To monitoring to required.				

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
12. Liquefaction Potential Zone a) Be subject to seismic-related ground failure, including liquefaction?				\boxtimes
Source: Riverside County General Plan Figure S-3 "Ger Report (GEO) No. 2499 prepared by RMA Geoscience dated	neralized Li March 2, 2	quefaction", 015.	County Ge	eologic
Findings of Fact:				
a) Based on the project location and GEO No. 2499, the site potential. In addition, the site is underlain by hard bedrock from seismic-related ground failure, including liquefaction has	at shallow	depth, there	"low" lique efore, the I	faction nazard
Mitigation: No mitigation is required.				
Monitoring: No monitoring is required.				
Ground-shaking Zone a) Be subject to strong seismic ground shaking?			\boxtimes	
Source: Riverside County General Plan Figure S-4 "Earthq Figures S-13 through S-21 (showing General Ground Shakii No. 2499 prepared by RMA Geoscience dated March 2, 2015	ng Risk), C			
<u>Findings of Fact:</u> According to General Plan Figure S-4 the area which is susceptible to landslide risk as a result of seis will be required to comply with the latest edition of the Caconsideration earthquake risk. This requirement is not opurposes.	mic activity alifornia Bu	. The propo ilding Code	sed develo which take	pment es into
Mitigation: No mitigation is required.				
Monitoring: No monitoring is required.	•			
14. Landslide Risk a) Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in on- or off-site landslide, lateral spreading, collapse, or rockfall hazards?				
Source: On-site Inspection, Riverside County General Plan Slope", County Geologic Report (GEO) No. 2499 prepared by				
Findings of Fact: Based on the project location and GEO I site, the potential for seismically induced landsliding is nil. The	No. 2499, d	lue to the love	w gradient ted on a ge	on the

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
unit or soil that is unstable, or that would become unstable result in on- or off-site landslide, lateral spreading, collapse,	as a result or rock-fall h	of the project	ct, and pote	entially
Mitigation: No mitigation is required.				
Monitoring: No monitoring is required.				
15. Ground Subsidence a) Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in ground subsidence?				
Source: Riverside County General Plan Figure S-7 "Docu Geologic Report (GEO) No. 2499 prepared by RMA Geoscie	mented Sub	osidence Are larch 2, 201	eas Map", 0 5.	County
Findings of Fact:				
a) According to Riverside General Plan Figure S-7 Documer located in an area of susceptibility for subsidence. Impacts w	nted Subside	e <i>nce Areas</i> , an significan	the project t.	is not
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
16. Other Geologic Hazardsa) Be subject to geologic hazards, such as seiche, mudflow, or volcanic hazard?			. 🗆	
a) Be subject to geologic hazards, such as seiche,	Eeologic Rep	ort (GEO) N	o. 2499 pre	<u> </u>
a) Be subject to geologic hazards, such as seiche, mudflow, or volcanic hazard? Source: On-site Inspection, Project Application Materials, G	□ eologic Rep	ort (GEO) N	O. 2499 pre	<u> </u>
a) Be subject to geologic hazards, such as seiche, mudflow, or volcanic hazard? Source: On-site Inspection, Project Application Materials, G by RMA Geoscience dated March 2, 2015	by tsunami	, seiching, o	r failures of	epared
a) Be subject to geologic hazards, such as seiche, mudflow, or volcanic hazard? Source: On-site Inspection, Project Application Materials, G by RMA Geoscience dated March 2, 2015 Findings of Fact: a) According to the GEO No. 2499, no hazards are imposed or dams. In addition, the project site is not located near a	by tsunami	, seiching, o	r failures of	epared
a) Be subject to geologic hazards, such as seiche, mudflow, or volcanic hazard? Source: On-site Inspection, Project Application Materials, G by RMA Geoscience dated March 2, 2015 Findings of Fact: a) According to the GEO No. 2499, no hazards are imposed or dams. In addition, the project site is not located near a volcanic area. No impacts will occur.	by tsunami	, seiching, o	r failures of	epared
a) Be subject to geologic hazards, such as seiche, mudflow, or volcanic hazard? Source: On-site Inspection, Project Application Materials, G by RMA Geoscience dated March 2, 2015 Findings of Fact: a) According to the GEO No. 2499, no hazards are imposed or dams. In addition, the project site is not located near a volcanic area. No impacts will occur. Mitigation: No mitigation measures are required.	by tsunami	, seiching, o	r failures of	epared

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EA No.42811

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact			
c) Result in grading that affects or negates subsurface sewage disposal systems?							
Source: Riv. Co. 800-Scale Slope Maps, Project Application	on Materials						
Findings of Fact:							
a) The project proposes grading to create 9 residential pads. A portion of the open space lot which is designated for conservation would be left in a natural state. The grading plan has been designed to utilize contour grading, and many of the site's topographic features would retain the characteristics of the natural landform. Therefore, it is not anticipated that the proposed project will substantially change the topography or ground surface relief features of the project site. Therefore, the impact is considered less than significant.							
b) As depicted on the proposed tentative tract map exhibit range from 2:1 and 4:1 ratio. Due to the avoidance of compact will be less than significant.	oit, the proje developing a	ct site will h long the pro	ave slopes posed slope	which es, the			
c) Grading will not affect or negate subsurface sewage dis	posal system	ns. No impac	ts will occu	r.			
Mitigation: No mitigation measures are required.							
Monitoring: No monitoring measures are required.							
18. Soils							
a) Result in substantial soil erosion or the loss of topsoil?	f L						
b) Be located on expansive soil, as defined in Section 1802.3.2 of the California Building Code (2007) creating substantial risks to life or property?	, ⊔						
c) Have soils incapable of adequately supporting use of septic tanks or alternative waste water disposal systems where sewers are not available for the disposal of waste water?							
Source: U.S.D.A. Soil Conservation Service Soil Surve Inspection	ys, Project /	Application I	Materials, (On-site			
Findings of Fact:							
a) The proposed project is required to obtain a Nationa (NPDES) construction permit from the State Water Resourcequirement applies to grading and construction sites of one Best Management Practices (BMP) Permit for the monitor BMPs proposed for the site (COA 60.BSGRADE.14). These are not considered mitigation pursuant to CEQA. As a result will reduce the potential impacts to less than significant	urce Control e acre or largoring of the o e are standa	Board (SWI ger. The site erosion and rd Condition	RCB). The will also red sediment of Approv	permit quire a control val and			

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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact		
b) According to the General Plan, expansive testing and mitigation are required by current grading and building codes. Compliance with the CBC requirements pertaining to any development will mitigate any potential impact to less than significant. As CBC requirements are applicable to all development, they are not considered mitigation for CEQA implementation purposes. Impacts will be less than significant.						
c) The proposed Project is not incorporating any septic tank in disposal system. The proposed single-family homes would be disposal of waste water. Therefore, there would be no impact.	ofrastructu connecte	ire or alterna ed to a sewe	itive waste er system t	water for the		
Mitigation: No mitigation measures are required.						
Monitoring: No monitoring measures are required.						
19. Erosion	П					
a) Change deposition, siltation, or erosion that may modify the channel of a river or stream or the bed of a lake?		ш		. 🛀		
b) Result in any increase in water erosion either on or off site?			\boxtimes			
Source: U.S.D.A. Soil Conservation Service Soil Surveys				-		
·						
Findings of Fact:						
a) Implementation of the proposed project will involve grading a and federal, state and local regulations implemented in corpollution prevention plan (SWPPP) and its Best Management National Pollution Discharge System (NPDES) general grading erosion during grading activities. These practices will keep sull eroding from the project site and prevent deposition within rathese requirements are standard conditions and not consilling the less than significant.	njunction Practices Ing permit bstantial areceiving	with the sit s (BMPs) red t, will minime amounts of s waters locat	e's storm quired und ize potent oil materia ed downs	water er the ial for al from tream.		
b) The potential for on-site erosion will increase due to the grimplemented for maintaining water quality and reducing erosi conditions and not considered mitigation pursuant to CEQA. Imp	on. These	e requiremer	nts are sta	indard		
Mitigation: No mitigation measures are required.						
Monitoring: No monitoring measures are required.						
20. Wind Erosion and Blowsand from project either on or off site. a) Be impacted by or result in an increase in wind erosion and blowsand, either on or off site?						

		Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impac
Source: Ri	verside County General Plan Figure S-8 "Wind E Ord. No. 484	Erosion Sus	ceptibility Ma	ap," Ord. No	o. 460,
Findings of F	Fact:				
measures and 10.BS considered	s located in an area of moderate susceptibility for not dust control measures are listed in COAs 10 GRADE.8 (Dust Control). These are standar mitigation pursuant to CEQA. As a result, com- otential impacts to less than significant.	D.BS GRAD d Condition	E.7 (Erosion as of Appro	n Control P val and a	rotect re no
Mitigation:	No mitigation measures are required.				
Monitoring:	No monitoring measures are required.				
GREENHOL	SE GAS EMISSIONS Would the project		· · · · · · · · · · · · · · · · · · ·		
a) Ge	house Gas Emissions nerate greenhouse gas emissions, either directly, that may have a significant impact on ent?				
b) Co regulation a	onflict with an applicable plan, policy or adopted for the purpose of reducing the greenhouse gases?				
<u>Source:</u> TF 22, 2016	36910 Focused Greenhouse Gas Assessment	prepared by	y Urban Cro	ssroads, Ja	anuary
Findings of F	act:				
County in 20 threshold of project exce consistency Emissions M	ty of Riverside adopted the Climate Action Plate 12. The CAP allows the County to meet the recognor of million metric tons of carbon dioxide equeds the screening threshold, additional modeling with the CAP. GHG emissions for the project odel (CalEEMod) version 2013.2.2 to determine impact related to greenhouse gas emissions.	quirements of ivalents (M7 ng needs to t were qua	of AB32 and FCO2e) for a be conducted utilizing.	sets a screany project. Ited to detended to detended the Cal	eening If the ermine
Coast Air Ba screening thi and commer	threshold for determining the significance of each (Basin) has not officially been adopted by reshold is 3,000 metric tons carbon dioxide equical projects. The proposed project will emit 17	the SCAQM ivalent (MT0 3.68 MTCO	ID. The pro CO₂E) per ye l₂E per year.	pposed SC/ ear for resident GHG emi	AQME dentia ssions

b) Because the project will not exceed the screen threshold proposed by SCAQMD, the project will not conflict with the County's goals of reducing GHG emissions. Project development will not conflict with an applicable plan, policy, or regulation adopted for the purpose of reducing the emissions of GHGs. Impacts will be less than significant.

associated with the proposed project will not exceed the 3,000 MTCO2E thresholds; therefore,

impacts will be less than significant

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
HAZARDS AND HAZARDOUS MATERIALS Would the pro	iect			
22. Hazards and Hazardous Materials a) Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials? 				
b) Create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment?				
c) Impair implementation of or physically interfere with an adopted emergency response plan or an emergency evacuation plan?				
d) Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?				
e) Be located on a site which is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, as a result, would it create a significant hazard to the public or the environment?				

Source: Project Application Materials, Lake Matthews/Woodcrest Area Plan, Hazards Section.

Findings of Fact:

- a). The proposed project will not create a substantial hazard to the public or the environment through the transport, use, or disposal of hazardous materials. The project proposes the construction of nine (9) residential lots; the project will not introduce activities that will cause substantial hazard to the public. Regular operation and cleaning of the residential units will not present a substantial health risk to the community. Impacts associated with the routine transport, use of hazardous materials, or wastes will be less than significant.
- b). The project will not 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 because as mentioned in section 22a, the project does not engage in activities with risk of upset. Impacts will be less than significant.
- c). The project includes adequate access for emergency response vehicles and personnel; therefore will not impair the implementation of, or physically interfere with an emergency response plan and/or emergency evacuation plan. No impacts will occur.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
d). The proposed project is not located within one quarter m nearest school to the project site is 0.7 miles to the n Elementary School) and in result; the project will have no important the project will be not be set to the project will be not b	ortheast of pact.	the project	site (Woo	odcrest
e). The project is not located on a site which is included compiled pursuant to Government Code Section 65962.5. No	d on a list o impact will	of hazardou l occur.	s materials	s sites
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
23. Airports a) Result in an inconsistency with an Airport Master Plan?				\boxtimes
b) Require review by the Airport Land Use Commission?				\boxtimes
c) For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project result in a safety hazard for people residing or working in the project area?				\boxtimes
d) For a project within the vicinity of a private airstrip, or heliport, would the project result in a safety hazard for people residing or working in the project area?				
Source: Riverside County General Plan Figure S-19 ". Matthews/Woodcrest Area Plan; GIS database, and ALUC S	Airport Loc taff review.	ations," GIS	database,	Lake
Findings of Fact:				
a-d). The project site is located within Compatibility Zone E of Airport Influence Area (AIA). Through review from ALUC proposed project is consistent with the 2014 March Air Res Compatibility Plan. The project is located approximately 6.7 r Base and in result, is not located within two miles of a public result in a safety hazard for people residing or working in impact.	staff, it has serve Base/ miles to the blic or privat	as been dete Inland Port A east of the M te airport. The	ermined th Airport Lan arch Air Re e project v	at the d Use eserve vill not
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
24. Hazardous Fire Area a) Expose people or structures to a significant risk of loss, injury or death involving wildland fires, including where wildlands are adjacent to urbanized areas or where residences are intermixed with wildlands?				
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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Source: Riverside County General Plan Figure S-11 "Wild Matthews/Woodcrest Area Plan	dfire Susce	ptibility," Gl	S database	, Lake
Findings of Fact:				
a). According to the Lake Mathews/Woodcrest Area Plan, designated as no potential for wildfire susceptibility. The prostructures to a significant risk of loss, injury, or death ir wildlands are adjacent to urbanized areas or where res Additionally, the project will be required to adhere to Riversi guidelines, which contains provisions for prevention of fire he approval and are not considered mitigation under CEQA. It than significant.	oposed proj nvolving wi idences ar ide County azards. The	ect will not Idland fires, e intermixe Ordinance I ese are stan	expose peo including d with wik No. 787 and dard condit	ople or where dlands. d CBC ions of
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
HYDROLOGY AND WATER QUALITY Would the project				
25. Water Quality Impacts a) 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	Ω.	\boxtimes	. 🔲	
erosion or siltation on- or off-site? b) Violate any water quality standards or waste discharge requirements?				
c) 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)?				
d) Create or contribute runoff water that would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff?		· 🗖		
e) Place housing within a 100-year flood hazard area, as mapped on a federal Flood Hazard Boundary or Flood Insurance Rate Map or other flood hazard delineation map?				
f) Place within a 100-year flood hazard area structures which would impede or redirect flood flows?				\boxtimes
g) Otherwise substantially degrade water quality?				\boxtimes
h) Include new or retrofitted stormwater Treatment Control Best Management Practices (BMPs) (e.g. water quality treatment basins, constructed treatment wetlands),				
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Potentially	Less than	Less	No
Significant	Significant	Than	Impact
Impact	with	Significant	•
·	Mitigation	Impact	
	Incorporated	•	

the operation of which could result in significant environmental effects (e.g. increased vectors or odors)?

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

Findings of Fact: :

a-b) According to the Riverside County Flood Control District's review of this project, the site receives tributary offsite runoff from a drainage area of approximately 10 acres from the hills to the west. These offsite flows confluence at the southwest corner of the property with the onsite runoff from the southerly three-quarters of the site. The northerly quarter of the site has no tributary offsite runoff while the onsite runoff drains to the east. These two area/watercourses merge together downstream and south of Mariposa Avenue. The entire site and offsite flows are tributary to Mockingbird Canyon.

The development of this site would generate increase peak flow rates and adversely impact the downstream property owners. Additionally, the grading design for the development proposes to divert all onsite drainage areas directly to the southwest corner. Mitigation is required to offset any impacts that the development of this site would pose. There are two proposed mitigation basins included in this development proposal. Both basins are shown to discharge mitigated stormwater runoff onsite and upstream of a culvert under Mariposa Avenue. The Transportation Departments will review the final design of the water quality and hydraulic conditions of concern mitigation as well as the onsite drainage facilities at the improvement plans stage of this development prior to permit issuance.

The project is also located within the Mockingbird Canyon watershed, an area of concern for the District due to the lack of drainage infrastructure. The cumulative effect of ongoing development will cause increased storm runoff which will have a significant adverse impact on downstream properties. A practical and equitable mitigation measure for such an impact is the adoption and implementation of an Area Drainage Plan for Mockingbird Canyon. The applicant has agreed to voluntarily pay a Special Drainage Facility Fee to the County to mitigate flood problem cause by the development

Prior to grading permit issuance, a copy of the improvement plans, grading plans, BMP improvement plans and any other necessary documentation along with supporting hydrologic and hydraulic calculations shall be submitted to the District for review. The plans must receive District approval prior to the issuance of grading permits. Therefore, the impact is considered less than significant with mitigation incorporated prior to grading permit issuance.

- c) The project consists of the construction of a 9-lot residential subdivision. Because of its small size, the proposed project will not substantially deplete groundwater supplies or interfere substantially with groundwater recharge. Impacts will be less than significant
- d) This project is located within the Mockingbird Canyon watershed which lacks adequate drainage infrastructure. The cumulative effect of ongoing development will cause increased storm runoff, which will have a significant adverse impact on downstream properties. A Special Drainage Facility Agreement for the payment of "fees" to mitigate flood problems by the development was offered by the developer to the County. A Special Drainage Facility

	Potentially Less than Less No Significant Significant Than Impact Impact with Significant Mitigation Impact Incorporated
	Agreement was submitted to the County. In result of the Drainage Facility Agreement, the impact will be less than significant
e)	The proposed project is not within a flood hazard area and shall 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. Therefore, there is no impact
f)	The proposed project is not within a flood hazard area and does not place structures within a 100-year flood hazard area which would impede or redirect flood flows. Therefore, there is no impact.
g)	The proposed project is not anticipated to otherwise substantially degrade water quality. To avoid the substantial degradation of water quality, the project has been conditioned prior to the issuance of any grading or construction permits, to comply with the National Pollutant Discharge Elimination System, by developing and implementing a storm water pollution prevention plan, as well as a monitoring program and reporting plan for the construction site (COA.60. BS GRADE 1). The project has also been conditioned to submit evidence that all water quality treatment control indicated in the Water Quality Management Plan have been provided on their grading plans prior to grading permit issuance. These are standard conditions of approval and are not considered unique mitigation pursuant to CEQA. Therefore, the impact is considered less than significant.
h)	The project will include new stormwater Treatment Control Best Management Practices (BMPs) such as bioretention facilitates and catch basins; however, the operation of the BMPs will not result in significant environmental effects like increased vectors or odors. Impacts will be less than significant.
permi other submi	y to mitigate flood problem cause by the development (10. FLOOD RI. 1). Prior to grading issuance, a copy of the improvement plans, grading plans, BMP improvement plans and any necessary documentation along with supporting hydrologic and hydraulic calculations shall be tted to the District for review. The plans must receive District approval prior to the issuance of g permits (60. TRANS. 2)
26.	Floodplains
Suitat	egree of Suitability in 100-Year Floodplains. As indicated below, the appropriate Degree of illity has been checked. Not Applicable R - Restricted
a)	Substantially alter the existing drainage pattern of
course rate c	te or area, including through the alteration of the Grant Community of a stream or river, or substantially increase the ramount of surface runoff in a manner that would in flooding on- or off-site?

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	Potentially Significant Impact	Less than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
amount of surface runoff? c) Expose people or structures to a significant risk of				
c) Expose people or structures to a significant risk of loss, injury or death involving flooding, including flooding as a result of the failure of a levee or dam (Dam Inundation Area)?				
d) Changes in the amount of surface water in any water body?				\boxtimes

<u>Source</u>: Riverside County General Plan Figure S-9 "100- and 500-Year Flood Hazard Zones," Figure S-10 "Dam Failure Inundation Zone," Riverside County Flood Control District Flood Hazard Report/Condition, GIS database

Findings of Fact:

a) The project is not within a 100-year Floodplain. However, according to the Riverside County Flood Control Districts review of this project, the site receives tributary offsite runoff from a drainage area of approximately 10 acres from the hills to the west. These offsite flows confluence at the southwest corner of the property with the onsite runoff from the southerly three-quarters of the site. The northerly quarter of the site has no tributary offsite runoff while the onsite runoff drains to the east. These two area/watercourses merge together downstream and south of Mariposa Avenue. The entire site and offsite flows are tributary to Mockingbird Canyon.

The development of this site would generate increase peak flow rates and adversely impact the downstream property owners. Additionally, the grading design for the development proposes to divert all onsite drainage areas directly to the southwest corner. Mitigation is required to offset any impacts that the development of this site would pose. There are two proposed mitigation basins included in this development proposal. Both basins are shown to discharge mitigated stormwater runoff onsite and upstream of a culvert under Mariposa Avenue. The Transportation Departments will review the final design of the water quality and hydraulic conditions of concern mitigation as well as the onsite drainage facilities at the improvement plans stage of this development prior to permit issuance.

The project is also located within the Mockingbird Canyon watershed, an area of concern for the District due to the lack of drainage infrastructure. The cumulative effect of ongoing development will cause increased storm runoff which will have a significant adverse impact on downstream properties. A practical and equitable mitigation measure for such an impact is the adoption and implementation of an Area Drainage Plan for Mockingbird Canyon. The applicant has agreed to voluntarily pay a Special Drainage Facility Fee to the County to mitigate flood problem cause by the development.

Prior to grading permit issuance, a copy of the improvement plans, grading plans, BMP improvement plans and any other necessary documentation along with supporting hydrologic and hydraulic calculations shall be submitted to the District for review. The plans must receive District approval prior to the issuance of grading permits. Therefore, the impact is considered less than significant with mitigation incorporated prior to grading permit issuance.

b) The project is not within a 100-year Floodplain. Therefore, the project shall not result in changes in absorption rates or the rate and amount of surface runoff within a floodplain. Therefore, there is no impact.

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

- c) The project is not within a 100-year Floodplain. Therefore, the project shall not expose people or structures to a significant risk of loss, injury or death involving flooding, including flooding as a result of the failure of a levee or dam within a floodplain. Therefore, there is no impact.
- d) The project is not within a 100-year Floodplain. Therefore, the project shall not result in changes in the amount of surface water in any water body within a floodplain. Therefore, there is no impact.

<u>Mitigation</u>: The applicant has agreed to voluntarily pay a Special Drainage Facility Fee to the County to mitigate flood problem cause by the development (10. FLOOD RI. 1). Prior to grading permit issuance, a copy of the improvement plans, grading plans, BMP improvement plans and any other necessary documentation along with supporting hydrologic and hydraulic calculations shall be submitted to the District for review. The plans must receive District approval prior to the issuance of grading permits (60. TRANS. 2)

Monitoring: Mitigation monitoring will occur through the Building and Safety Plan Check process.

LAND USE/PLANNING Would the project		A CONTRACTOR OF THE PARTY OF TH
27. Land Usea) Result in a substantial alteration of the present or planned land use of an area?		
b) Affect land use within a city sphere of influence and/or within adjacent city or county boundaries?		\boxtimes

Source: Riverside County General Plan, GIS database, Project Application Materials

Findings of Fact:

- a). The project will not result in a substantial alteration of the present or planned land use of an area. As part of the project scope, the current land use designation will not be amended. Currently, the project site has a land use designation of Rural Community: Very Low Density Residential (RC:VLDR) and is surrounded by properties which have a land use designation of Rural Community: Very Low Density Residential (RC:VLDR) to the north, south, east, and west. The project will have no impact.
- b). The project site is located in the unincorporated Riverside County and is located within the sphere of influence of the City of Riverside (the "City"). The City of Riverside General Plan 2025 designates this site as Agricultural/Rural Residential with a maximum of 0.20 du/acre. The proposed project exceeds this requirement, providing 1.1 du/acre. Should this site ever be incorporated into the City, it would be up to the City's discretion to request a General Plan Amendment. The proposed Change of Zone and Tentative Tract Map are consistent with the Riverside County General Plan and Ordinance No. 460. The City of Riverside did not provide any comments on this proposed development. The project will have no impact.

<u>Mitigation</u>: No mitigation measures are required.

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

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
28. Planning a) Be consistent with the site's existing or proposed zoning? 				
b) Be compatible with existing surrounding zoning?				
c) Be compatible with existing and planned sur- rounding land uses?				\boxtimes
d) Be consistent with the land use designations and policies of the General Plan (including those of any applicable Specific Plan)?			\boxtimes	
e) Disrupt or divide the physical arrangement of an established community (including a low-income or minority community)?				
Source: Riverside County General Plan Land Use Element,	Staff reviev	v, GIS databa	ase	
Findings of Fact:				
a). The proposed project will be consistent with the site's pro and proposed zoning classifications both allow for residen project will have no impact.				
b). The project will be compatible with existing surrounding change of zone will alter the existing zoning classification of 5) to Residential Agricultural (R-A) and Watercourse, Water project site is surrounded properties which have a zoning commitment (A-1-1) to the north, east, and west, and Residentiate to the south. The project will have no impact	Light Agrices shed, & Collassification	ulture - 5 Aci onservation A of Light Ag	re Minimum Areas (W-1 riculture -	n (A-1-). The 1 Acre
c). Surrounding land use designations consist of single family project is single family residential dwellings and the project with			The scope	of the
d). The current land use designation of the project site will scope. The land use designation of the project site is Rural C (RC:VLDR) and is surrounded by properties which have a la Very Low Density Residential (RC:VLDR). While that land minimum lot sizes, the proposed is clustering lots and prov based on the project size, the impact would be less than sign	Community: and use designuse design adequition	Very Low Designation of Fination recom	ensity Resid Rural Comm nmends on	dential nunity: e-acre
e). As addressed in finding c, the project is for the developed dwellings and is surrounded by existing single family resident or divide the physical arrangement of an established communication.	tial dwelling	gs. The proje	ect will not o	disrupt
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
MINERAL RESOURCES Would the project				······································

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
29. Mineral Resources				
a) Result in the loss of availability of a known mineral resource that would be of value to the region or the residents of the State?				
b) Result in the loss of availability of a locally- important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan?				\boxtimes
c) Be an incompatible land use located adjacent to a State classified or designated area or existing surface mine?	. 🔲			
d) Expose people or property to hazards from proposed, existing or abandoned quarries or mines?				\boxtimes
Source: Riverside County General Plan Figure OS-5 "Mineral	l Resource	s Area"		
Findings of Fact:				
project site. In addition, the land uses in the vicinity are all mining operations. The project includes no component that we any existing or abandoned mines. No impact will occur. Mitigation: No mitigation measures are required. Monitoring: No monitoring measures are required.	ould result	in mining op	erations or	use of
NOISE Would the project result in				
Definitions for Noise Acceptability Ratings Where indicated below, the appropriate Noise Acceptability Ratings	eting(s) has	hoon shool	, a al	
NA - Not Applicable C - Generally Unacceptable D - Land Use Discouraged		B - Conditi		ptable
a) For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport would the project expose people residing or working in the project area to excessive noise levels?	<u> </u>			
NA A B C D				
b) For a project within the vicinity of a private airstrip, would the project expose people residing or working in the project area to excessive noise levels? NA A B C D				
Source: Riverside County General Plan Figure S-19 "Airpor Facilities Map; Riverside County Airport Land Use Commiss 2015.	t Locations sion (ALUC	," County of) letter date	Riverside / d Septemb	Airport er 23,

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	Potentially Significant Impact	Less than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
Findings of Fact:				
a) The project is located within Airport Compatibility I Airport Influence Area (AIA). People residing or wo some noises associated with airport uses, however airport land use plan, the noise level is not excessive	rking in the prover since it is r	ject area m not directly	ay be expo located wit	sed so
b) The project is not within the vicinity of a private air project area would be exposed to excessive noise le				in the
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
31. Railroad Noise NA ☑ A ☐ B ☐ C ☐ D ☐				\boxtimes
Matthews/Woodcrest Area Plan, Figure 7 Findings of Fact: The project site is not located within close vicinity of an noise generated by an existing rail line. The project will have mitigation: Monitoring: No monitoring measures are required. Monitoring: No monitoring measures are required.		nd and will r	not be affec	ted by
32. Highway Noise NA ⊠ A □ B □ C □ D □				
Source: On-site Inspection, Project Application Materials Findings of Fact: The project is not located within close vicinity of an existin Mitigation: No mitigation measures are required. Monitoring: No monitoring measures are required.		e project will	have no im	ipact.
33. Other Noise NA □ B □ C □ D □				
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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Source: Project Application Materials, GIS database				
Findings of Fact:				
No additional noise sources have been identified near the paramount of noise to the project. There will be no impact.	roject site tl	hat will contri	bute a sigr	nificant
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
34. Noise Effects on or by the Project- a) A substantial permanent increase in ambient noise levels in the project vicinity above levels existing without the project?				
b) A substantial temporary or periodic increase in ambient noise levels in the project vicinity above levels existing without the project?			\boxtimes	
c) Exposure of persons to or generation of noise levels in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?				
d) Exposure of persons to or generation of excessive ground-borne vibration or ground-borne noise levels?			\boxtimes	
Source: Riverside County General Plan, Table N-1 ("Land Exposure"); Project Application Materials	Use Comp	oatibility for (Community	Noise
Findings of Fact:				
a) The proposed project will raise ambient noise levels in t project. However, the proposed project is for a resid designated for, and will also include a significant amount project is not anticipated to result in a substantial Therefore, this impact is considered less than significant.	dential deve of open spa	elopment, w ace. Therefo	hich the a ore, the pro	rea is posed
b) The proposed project may create a substantial tempora	ny or period	dic increase	in amhient	noise

- b) The proposed project may create a substantial temporary or periodic increase in ambient noise levels in the project vicinity above levels existing without the project during construction. Noise generated by construction equipment, including trucks, graders, bulldozers, concrete mixers, and portable generators can reach high levels. Chapter 9.5.020 of the County's Municipal Code restricts construction activity between the hours of 6:00 PM and 6:00 AM during the months of June through September and between the hours of 6:00 PM and 7:00 AM during the months of October through May. Adherence to Chapter 9.5.020 and General Plan Noise Element policies, construction-related noise levels will not exceed standards and will be less than significant.
- c) The proposed project is for a residential development which is not anticipated to result in substantial sources of noise. The proposed project is not anticipated to expose people to or generate noise levels in excess of standards established in the local general plan or noise

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
ordinance, or applicable standards of other agencies. Than significant.	Therefore, t	he impact is	considere	d less
d) The proposed project is for a residential development creates excessive ground-borne vibration or noise. How excessive ground-borne vibrations or noise levels in the without the project during construction. As mentioned construction equipment, including trucks, graders, bull generators can reach high levels. Chapter 9.5.020 of construction activity between the hours of 6:00 PM and through September and between the hours of 6:00 PM and through May. Adherence to Chapter 9.5.020 and Construction-related noise levels will not exceed standards	rever, the project of above in dozers, count of 6:00 AM of 7:00 AM General Place	roposed projectionity above 34 (b), noise nerete mixer y's Municipa during the during the man Noise E	ect may cree levels ender general response general respon	eate a xisting ted by ortable estricts f June ctober
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
POPULATION AND HOUSING Would the project				
 a) Displace substantial numbers of existing housing, necessitating the construction of replacement housing elsewhere? 				
b) Create a demand for additional housing, particularly housing affordable to households earning 80% or less of the County's median income?		· 🔲		\boxtimes
c) Displace substantial numbers of people, necessitating the construction of replacement housing elsewhere?				
d) Affect a County Redevelopment Project Area?				\boxtimes
e) Cumulatively exceed official regional or local population projections?				
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, R Element	iverside Co	ounty Genera	al Plan Ho	ousing
Findings of Fact:				
a) The Project site is currently vacant and will not necessitate elsewhere. Therefore, there will be no impact.	the constru	ection of repla	acement ho	ousing
b) The proposed Project will not create permanent employment be no demand for additional affordable housing. There would			hus, there	would

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impac
c) The Project site is currently vacant and would r no need for construction of replacement housing. N	not displace any perso No impact would occui	on. Therefor	e, there wo	uld be
d) The proposed Project will not affect any Cour would be no impacts.	nty Redevelopment F	roject Area	. Therefore,	there
e) The proposed Project proposes the subdivision space lot. Due to the limited scope of the propose projections would not be exceeded. There would be	ed Project, the official	regional an	ots and one d local pop	open ulation
f) The scope of the Project is limited to the 9 p Additionally, the Project site is largely surrounded single-family home subdivisions. Therefore, the p population growth directly or indirectly. There would	by areas which have proposed Project wou	already bed ld not induc	en develope e any subs	ed into
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.	_			
PUBLIC SERVICES Would the project result in so the provision of new or physically altered governal tered governmental facilities, the construction impacts, in order to maintain acceptable services	ubstantial adverse ph nment facilities or the of which could cau	e need for use significa	new or phy ant environ	/sically mental
the provision of new or physically altered governal tered governmental facilities, the construction mpacts, in order to maintain acceptable services:	ubstantial adverse ph nment facilities or the of which could cau	e need for use significa	new or phy ant environ	/sically mental
the provision of new or physically altered governal facilities, the construction mpacts, in order to maintain acceptable services; believes for any of the public services; 36. Fire Services	ubstantial adverse phonent facilities or the of which could cauce ratios, response	e need for use significa	new or phy ant environ ther perfor	/sically mental
the provision of new or physically altered governal altered governmental facilities, the construction mpacts, in order to maintain acceptable services; beginning the public services; 36. Fire Services Source: Riverside County General Plan Safety Electrical Services	ubstantial adverse phonent facilities or the of which could cauce ratios, response	e need for use significa	new or phy ant environ ther perfor	/sically mental
the provision of new or physically altered governal altered governmental facilities, the construction impacts, in order to maintain acceptable services; objectives for any of the public services: 36. Fire Services	ubstantial adverse phonent facilities or the of which could cauce ratios, response	e need for use significatimes or o	new or phy ant environ ther perfor	rsically mental mance
the provision of new or physically altered governal facilities, the construction impacts, in order to maintain acceptable services; objectives for any of the public services; objectives for any obj	ubstantial adverse phonent facilities or the of which could cause ratios, response ————————————————————————————————————	e need for use signification or of times within andard fees effects of suit of the total of the tota	new or phy ant environ ther perfor to the Courrounding proper with Counding property with Counding property with Conjects to recognity.	orated inty of rojects County o. 659 educe
the provision of new or physically altered governal tered governmental facilities, the construction impacts, in order to maintain acceptable services objectives for any of the public services: 36. Fire Services Source: Riverside County General Plan Safety Electrical Electrical Plan Safety Electr	ubstantial adverse phonent facilities or the of which could cause ratios, response ————————————————————————————————————	e need for use signification or of times within andard fees effects of suit of the total of the tota	new or phy ant environ ther perfor to the Courrounding proper with Counding property with Counding property with Conjects to recognity.	orated inty of rojects County or 659 educe
the provision of new or physically altered governal tered governmental facilities, the construction impacts, in order to maintain acceptable service objectives for any of the public services: 36. Fire Services Source: Riverside County General Plan Safety Electrical Electrical Findings of Fact: The Riverside County Fire Department provide Riverside County. Any potential significant effects will be mitigated to Riverside. Any construction of new facilities required will have to meet all applicable environmental source of the potential effects and public services mit incremental impacts to these services. This is a stand pursuant to CEQA, is not considered mitigation.	ubstantial adverse phonent facilities or the of which could cause ratios, response ————————————————————————————————————	e need for use signification or of times within andard fees effects of suit of the total of the tota	new or phy ant environ ther perfor to the Courrounding proper with Counding property with Counding property with Conjects to recognity.	orated inty of rojects County or 659 educe

	Potentially Less than Less No Significant Significant Than Impo Impact with Significant Mitigation Impact Incorporated
Source: Riverside County Sheriff's Department	
Findings of Fact:	
The proposed area is serviced by the Riverside Count will not have an incremental effect on the level of sheriff area. Any construction of new facilities required by surrounding projects will have to meet all applicable comply with County Ordinance No. 659 to mitigate the Ordinance No. 659 establishes the utilities and public set to reduce incremental impacts to these services. The PLANNING. 10) and pursuant to CEQA, is not consignificant.	if services provided in the vicinity of the project the cumulative effects of this project are environmental standards. The project shall be potential effects to sheriff services. Countervices mitigation fee applicable to all project is a standard Condition of Approval (1)
Mitigation: No mitigation measures are required.	
Monitoring: No monitoring measures are required.	
38. Schools	
Source: GIS database	
Findings of Fact:	
The project site is located within the Riverside Unified State project site is Woodcrest Elementary, located approximately 0.65 miles southwest. The project is requires to provide adequate school services. This is a considered mitigation under CEQA. Impacts will be less	at 16940 Krameria in Riverside, and juired to comply with School Mitigation Impa a standard condition of approval and is n
Mitigation: No mitigation measures are required.	
Monitoring: No monitoring measures are required.	
39. Libraries	
Source: Riverside County General Plan	
Findings of Fact:	
The nearest library to the project site is the Woodcrest 16625 Krameria in the City of Riverside, approximately construction of new facilities required by the cumulative meet all applicable environmental standards. This pro 659 to mitigate the potential effects to library services.	ly 0.4 miles to the southwest of the site. Are effects of surrounding projects would have bject shall comply with County Ordinance N

16625 Krameria in the City of Riverside, approximately 0.4 miles to the southwest of the site. Any construction of new facilities required by the cumulative effects of surrounding projects would have to meet all applicable environmental standards. This project shall comply with County Ordinance No. 659 to mitigate the potential effects to library services. County Ordinance No. 659 establishes the utilities and public services mitigation fee applicable to all projects to reduce incremental impacts to these services. This is a standard Condition of Approval (10. PLANNING. 10) and pursuant to CEQA is not considered mitigation. Impacts will be less than significant.

		Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Mitigation:	No mitigation measures are required.				
Monitoring:	No monitoring measures are required.				
40. Health	Services			\boxtimes	
Source: Rive	erside County General Plan				
Findings of F	act:				
10800 Magne proposed pro existing facilit	health center to the project site is Kaiser Perma olia Avenue in the City of Riverside, approxim oject will not cause an impact on health servi- ties or result in the construction of new or physic ogh private insurance or state-funded medical	nately 8 mile ces. The processing the contract of the contract	es northwest roject will no I facilities. He	t of the site of physically ealth service	e. The y alter es are
Mitigation:	No mitigation measures are required.				
Monitoring:	No monitoring measures are required.				
RECREATIO					
a) Wo	and Recreation ould the project include recreational facilities or construction or expansion of recreational h might have an adverse physical effect on the				
neighborhood facilities such	uld the project include the use of existing or regional parks or other recreational that substantial physical deterioration of the occur or be accelerated?			\boxtimes	
Area (CSA)	ne project located within a Community Service or recreation and park district with a Comand Recreation Plan (Quimby fees)?			\boxtimes	
Recreation F	database, Ord. No. 460, Section 10.35 (Reg ees and Dedications), Ord. No. 659 (Establish Department Review	ulating the ing Develor	Division of I oment Impac	∟and – Par t Fees), Pa	k and arks &
Findings of Fa	act:				
fees and/or d	g to COA 50.PLANNING.8, the project propone edicate land in accordance with Section 10.35 o dard Condition of Approval and pursuant to CE an significant.	of County O	rdinance 460	0 (Quimby	Fees).
Mitigation:	No mitigation measures are required.				

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Monitoring: No monitoring measures are required.				
42. Recreational Trails				\boxtimes
Source: Riv. Co. 800-Scale Equestrian Trail Maps, Open S County trail alignments, Lake Mathews/Woodcrest Area Plan Findings of Fact: The proposed project is not adjacent to or in the vicinity of a state of the county of the of the count	a recreation	al trail nor h	as it incorp	
any trails into its design; therefore, the project will have no im	pacts on re	creational tra	ails.	
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
TRANSPORTATION/TRAFFIC Would the project				
43. Circulation a) Conflict with an applicable plan, ordinance or policy establishing a measure of effectiveness for the performance of the circulation system, taking into account all modes of transportation, including mass transit and non-motorized travel and relevant components of the circulation system, including but not limited to intersections, streets, highways and freeways, pedestrian and bicycle paths, and mass transit?				
b) Conflict with an applicable congestion management program, including, but not limited to level of service standards and travel demand measures, or other standards established by the county congestion management agency for designated roads or highways?				
c) Result in a change in air traffic patterns, including either an increase in traffic levels or a change in location that results in substantial safety risks?				\boxtimes
d) Alter waterborne, rail or air traffic?				
e) Substantially increase hazards due to a design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g. farm equipment)?				
f) Cause an effect upon, or a need for new or altered maintenance of roads?	7		\boxtimes	
g) Cause an effect upon circulation during the project's construction?				\boxtimes
h) Result in inadequate emergency access or access to nearby uses?				
i) Conflict with adopted policies, plans or programs regarding public transit, bikeways or pedestrian facilities, or otherwise substantially decrease the performance or safety				

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

of such facilities?

Source: Riverside County General Plan

Findings of Fact:

- a) The proposed project will increase vehicular traffic; however, the Transportation Department did not require a traffic study for the proposed project due to its small size. The project will not cause a significant increase in traffic which is substantial in relation to the existing traffic loads and capacity of the street system. Nor will the project conflict with any County policy regarding mass transit. The impact is considered less than significant.
- b) The project will not 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. The project will have no significant impact
- c-d) The project is located within Airport Compatibility E of the March Air Reserve Base/Inland Port Airport Influence Area (AIA). However, the site is beyond the 20,000 foot radius from the runway at March Air Reserve Base/Inland Port Airport and other public-use airport runways. Additionally, the proposed maximum elevation of the proposed pad sites of 1460.0 above mean sea level (AMSL) is below the elevation of Runway 14-32 at its northern terminus. Therefore, project will not change air traffic patterns, including either an increase in traffic levels or a change in location that results in substantial safety risks. There is no impact.
- e) The proposed project will not substantially increase hazards to a design feature (e.g. sharp curves or dangerous intersections) or incompatible uses (e.g. farm equipment). Therefore, there is no impact.
- f) The project will cause a slight increase in the population of the area, creating an increase in maintenance of responsibility. A portion of property taxes are provided to the Community Services District to offset the increase cost of maintenance. Therefore, the impact is considered less than significant.
- g) Construction of the project would not require the complete closure of any public or privates streets or roadways during construction. Accordingly, temporary construction activities would not cause a significant effect upon circulation. Therefore, no new or more severe impacts related to roadway closures would occur.
- h) Construction of the project would not require the complete closure of any public or privates streets or roadways during construction. Accordingly, temporary construction activities would not impede use of roads for emergencies or access for emergency response vehicles because emergency vehicles would be able to access the project site during construction should a lane be closes. Therefore, the project would not result in inadequate emergency access, and no impact would occur.
- i) The project will not conflict with adopted policies supporting alternative transportation (e.g. bus turnouts, bicycle racks). Therefore, there is no impact.

<u>Mitigation</u>: No mitigation measures are required.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Monitoring: No monitoring measures are required.				
44. Bike Trails				
Source: Riverside County General Plan				
Findings of Fact:				
The project is not located adjacent to or nearby any designinpacts.	nated bike t	rails. Theref	ore, there	are no
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
UTILITY AND SERVICE SYSTEMS Would the project				
a) Require or result in the construction of new water treatment facilities or expansion of existing facilities, the construction of which would cause significant environmental effects?				
b) Have sufficient water supplies available to serve the project from existing entitlements and resources, or are new or expanded entitlements needed?				\boxtimes
Source: Department of Environmental Health Review				
Findings of Fact: a) Water service will be provided by Western Municipal consists of a nine lot residential subdivision and, because the construction of new water treatment facility construction of which would cause significant environ considered less than significant.	ause of its ties or expa	small size, v nsion of exis	vill not requiring facilities	uire or es, the
b) There is a sufficient water supply available to serve the resources. This project has been conditioned to comp County Department of Environmental Health. Water requirements of the Riverside County Department of Environment.	ly with the shall be ins	requirements stalled in acc	of the Riv	erside/
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
46. Sewer				

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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
wastewater treatment facilities, including septic systems, or expansion of existing facilities, the construction of which would cause significant environmental effects?				
b) Result in a determination by the wastewater treatment provider that serves or may service the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments?				
Source: Department of Environmental Health Review				
Findings of Fact:				
a) The Western Municipal Water District (EMWD) will service Riverside County Department of Health review, the project construction of new wastewater treatment facilities, including facilities, the construction of which would cause significant occur.	will not re septic syst	quire or will tems, or expa	not result ansion of e	in the xisting
b) This project has been conditioned to comply with the Department of Environmental Health. Water and sewer strequirements of the Riverside County Department of Environmental Health.	hall be inst	alled in acc	ordance wi	ith the
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
47. Solid Waste a) Is the project served by a landfill with sufficient permitted capacity to accommodate the project's solid waste disposal needs?				
b) Does the project comply with federal, state, and local statutes and regulations related to solid wastes including the CIWMP (County Integrated Waste Management Plan)?				
Source: Riverside County General Plan, Riverside correspondence	County \	Waste Mana	agement [District
Findings of Fact:				
a) The project will not generate significant amounts of const will be served by Riverside County Waste Management De require nor result in the construction of new landfill facilities. No impact will occur.	partment. `	The propose	d project v	vill not
b) The project would be subject to the County's solid was pursuant to Municipal Code Chapter 8.132. The project wo	te collectio	n and dispo compliant w	sal require	ments licable

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

Federal State, and local statutes and regulations related to solid waste, resulting in a less than significant impact.

Mitigation: No mitigation measures are required.

Monitoring: No monitoring measures are 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?			
b) Natural gas?			$\overline{\boxtimes}$
c) Communications systems?			\boxtimes
d) Storm water drainage?		\boxtimes	
e) Street lighting?			\square
f) Maintenance of public facilities, including roads?			\boxtimes
g) Other governmental services?			\boxtimes

Source:

Findings of Fact:

- a-b) Electricity and gas service will be provided by Southern California Edison. Because of its small size, the project will not require the expansion or construction of new power or natural gas facilities, thus causing significant environmental effects. No impacts will occur.
- c) Telephone service will be provided by SBC and cable service will be provided by Charter Cable. Because of its small size, the project will not require the construction of new communications systems, thus causing significant environmental effects. No impacts will occur.
- d) The project site has been designed with an on-site stormwater drainage basin. The construction of the proposed drainage basin would not result in significant impacts as it would allow for the post-construction stormwater runoff levels to not exceed the pre-development stormwater runoff levels. The proposed basin would capture and treat stormwater runoff from the site, improving the water quality and handling all the stormwater from the project site. Therefore, impact is less than significant.

 e) According to COA 50.TRANS.7, a separate street lighting plan is required for this project. The
- e) According to COA 50.TRANS.7, a separate street lighting plan is required for this project. The street lighting plan will be designed in accordance with County Ordinance 460 and Streetlight Specification Chart found within Ordinance 461. This is a standard Condition of Approval and pursuant to CEQA is not considered mitigation. No impacts will occur.
- f) There would be no impacts to the environment resulting from routine maintenance of public roads or the water quality basin, therefore no impact would occur.
- g) There are no other governmental services or utilities needed to serve the proposed; therefore, no impact would occur.

Mitigation: No mitigation measures are required.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Monitoring: No monitoring measures are required.				
49. Energy Conservation a) Would the project conflict with any adopted energy conservation plans?				
Source: Project Application Materials				
Findings of Fact:				
a) The proposed project will not conflict with any adopted would be developed in conformance with all applicable ener 24 Building Energy Efficiency Standards. Adherence to the "maximum feasible" reduction in unnecessary energy consoperation of the proposed Project would not conflict with an impacts would be less than significant.	gy conserva se efficienc umption. As	ation regulati y standards s such, the o	on includin would resu developme	g Title Ilt in a nt and
Mitigation: No mitigation measures are required.				
Monitoring: No monitoring measures are required.				
MANDATORY FINDINGS OF SIGNIFICANCE				
50. Does the project have the potential to substantially degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, reduce the number or restrict the range of a rare or endangered plant or animal, or eliminate important examples of the major periods of California history or prehistory?				
Source: Staff review, Project Application Materials				
Findings of Fact: Implementation of the proposed project we of the environment, substantially reduce the habitat of fish of populations to drop below self-sustaining levels, threaten to reduce the number or restrict the range of a rare or endanger examples of the major periods of California history or prehistory.	or wildlife sp eliminate a red plant or	ecies, cause plant or anim	e a fish or v nal commur	wildlife nity, or
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)?				

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		Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Find	rce: Staff review, Project Application Materials lings of Fact: The project does not have impacts which siderable.	are individ	ually limited,	, but cumul	atively

Source: Staff review, project application

<u>Findings of Fact</u>: The project does not have impacts which are individually limited, but cumulatively considerable

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:

Location:

County of Riverside Planning Department

4080 Lemon Street, 12th Floor

Riverside, CA 92505

VII. AUTHORITIES CITED

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

Revised: 2/22/2016 12:09 PM

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Riverside County LMS CONDITIONS OF APPROVAL

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TRACT MAP Tract #: TR36910

Parcel: 273-174-012

10. GENERAL CONDITIONS

EVERY DEPARTMENT

10. EVERY. 1

MAP- PROJECT DESCRIPTION

RECOMMND

The land division hereby permitted is for a Schedule "B" subdivision of the 9.9 acre project site into nine (9) single family residential lots and one (1) open space lot.

10. EVERY. 2

MAP - HOLD HARMLESS

RECOMMND

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

- (a) any claim, action, or proceeding against the COUNTY to attack, set aside, void, or annul an approval of the COUNTY, its advisory agencies, appeal boards, or legislative body concerning the TENTATIVE MAP, which action is brought within the time period provided for in California Government Code, Section 66499.37; and,
- (b) any claim, action or proceeding against the COUNTY to attack, set aside, void or annul any other decision made by the COUNTY concerning the TENTATIVE MAP, including, but not limited to, decisions made in response to California Public Records Act requests.

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

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

Riverside County LMS CONDITIONS OF APPROVAL

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CT

CT MAP Tract #: TR36910

Parcel: 273-174-012

GENERAL CONDITIONS

10. EVERY. 3

MAP- DEFINITIONS

RECOMMND

The words identified in the following list that appear in all capitals in the attached conditions of Tentative Tract Map No. 36910 shall be henceforth defined as follows:

TENTATIVE MAP = Tentative Tract Map No. 36910, Amended No. 1, dated 9/16/15.

FINAL MAP = Final Map or Parcel Map for the TENTATIVE MAP whether recorded in whole or in phases.

10. EVERY. 4

MAP - 90 DAYS TO PROTEST

RECOMMND

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

BS GRADE DEPARTMENT

10.BS GRADE. 1

MAP - GENERAL INTRODUCTION

RECOMMND

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

10.BS GRADE. 3

MAP - OBEY ALL GDG REGS

RECOMMND

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

10.BS GRADE, 4

MAP - DISTURBS NEED G/PMT

RECOMMND

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

Riverside County LMS CONDITIONS OF APPROVAL

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TRACT MAP Tract #: TR36910

Parcel: 273-174-012

10. GENERAL CONDITIONS

10.BS GRADE. 6 MAP - NPDES INSPECTIONS

RECOMMND

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

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

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

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

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T MAP Tract #: TR36910

Parcel: 273-174-012

10. GENERAL CONDITIONS

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

RECOMMND

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

10.BS GRADE. 7 MAP - EROS CNTRL PROTECT

RECOMMND

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

10.BS GRADE. 8 MAP - DUST CONTROL RECOMMND

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

10.BS GRADE. 9

MAP - 2:1 MAX SLOPE RATIO

RECOMMND

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

10.BS GRADE. 11 MAP - MINIMUM DRNAGE GRADE

RECOMMND

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

10.BS GRADE. 13 MAP - SLOPE SETBACKS

RECOMMND

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

10.BS GRADE. 23 MAP - MANUFACTURED SLOPES

RECOMMND

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

Riverside County LMS CONDITIONS OF APPROVAL

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TRACT MAP Tract #: TR36910

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10. GENERAL CONDITIONS

10.BS GRADE. 24 MAP - FINISH GRADE

RECOMMND

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

E HEALTH DEPARTMENT

10.E HEALTH. 2 USE - ADV TREATMENT UNIT

RECOMMND

Tract Map 36910 is proposing an Advanced Treatment Unit (ATU) for lots 5-9 based on preliminary Soils Percolation Report Project 15725-11A dated July 25, 2015 performed by Earth Strata, Inc.

Additional soils percolation testing shall be required at time of building permit submittal.

10.E HEALTH. 3 USE - WMWD WATER SERVICE

RECOMMND

TR36910 is proposing potable water service from Western Municipal Water District. It is the responsibility of the developer to ensure that all requirements to obtain potable water service are met with the appropriate purveyor(s) as well as all other applicable agencies.

Any existing onsite wastewater treatment system and/or onsite water well shall be properly removed or abandoned under permit with the Department of Environmental Health.

10.E HEALTH. 4 USE - ECP COMMENTS

RECOMMND

Based on the information provided in the environmental assessment document submitted for this project and a site visit conducted by the Department of Environmental Health - Environmental Cleanup Programs (DEH-ECP) staff and with the provision that the information was accurate and representative of site conditions, DEH-ECP concludes no further environmental assessment is required for this project.

If contamination or the presence of a naturally occurring hazardous material is discovered at the site, assessment, investigation, and/or cleanup may be required. Contact DEH-ECP at (951) 955-8980, for further information.

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10. GENERAL CONDITIONS

FIRE DEPARTMENT

10.FIRE. 1

MAP-#50-BLUE DOT REFLECTORS

RECOMMND

Blue retroreflective pavement markers shall be mounted on private streets, public streets and driveways to indicate location of fire hydrants. Prior to installation, placement of markers must be approved by the Riverside County Fire Department.

10.FIRE. 2

MAP-#16-HYDRANT/SPACING

RECOMMND

Schedule B fire protection approved standard fire hydrants, (6"x4"x2 1/2") located one at each street intersection and spaced no more than 660 feet apart in any direction, with no portion of any lot frontage more than 330 feet from a hydrant.

Minimum fire flow shall be 1,000 GPM for 2 hour duration at 20 PSI. Shall include perimeter streets at each intersection and spaced 1,000 feet apart.

FLOOD RI DEPARTMENT

10.FLOOD RI. 1

MAP FLOOD HAZARD REPORT

RECOMMND

Tract Map 36910 is a proposal for a Schedule "B" subdivision of 9.90 acres for residential use in the Woodcrest/Mockingbird Canyon area. The site is located at the southwest corner of Ponderosa Lane and Suttles Drive. Mariposa Avenue bounds the site to the south. Change of Zone (CZ) 7877, which is a proposal to change the current zoning from Light Agriculture - 5 Acre Minimum (A-1-5) to Residential Agriculture - 20,000 Square Foot Minimum (RA-1-20000) and Watercourse, Watershed and Conservation Areas (W-2) for the site, is being processed concurrently.

This site receives tributary offsite runoff from a drainage area of approximately 10 acres from the hills to the west. These offsite flows confluence at the southwest corner of the property with the onsite runoff from the southerly three-quarters of the site. The northerly quarter of the site has no tributary offsite runoff while the onsite runoff drains to the east. These two areas/watercourses merge together downstream and south of Mariposa Avenue. The entire onsite and offsite flows are tributary to Mockingbird Canyon.

The development of this site would generate increase peak

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10. GENERAL CONDITIONS

10.FLOOD RI. 1

MAP FLOOD HAZARD REPORT (cont.)

RECOMMND

flow rates and adversely impact the downstream property owners. Additionally, the grading design for the development proposes to divert of all onsite drainage areas directly to the southwest corner. Mitigation is required to offset any impacts that the development of this site would pose. There are 2 proposed mitigation basins included in this development proposal. Both basins are shown to discharge mitigated stormwater runoff onsite and upstream of a culvert under Mariposa Avenue. The drainage plan and preliminary design of the basins are to be reviewed and approved by the Transportation Department along with the WQMP. The Transportation Department will review the final design of the water quality and hydrologic conditions of concern mitigation as well as the onsite drainage facilities at the improvement plan stage of this development prior to permit issuance.

This project is located within the Mockingbird Canyon watershed which lacks adequate drainage infrastructure, therefore the District is concerned about development occurring in this watershed. The cumulative effect of ongoing development will cause increased storm runoff, which will have a significant adverse impact on downstream properties. A practical and equitable mitigation measure for such an impact is the adoption and implementation of an Area Drainage Plan for Mockingbird Canyon. In view of the serious flooding problems, it is recommended that no development be permitted in the Mockingbird Canyon area until such time that the Board of Supervisors adopts the Mockingbird Canyon Area Drainage Plan. Alternatively, the owner/applicant has agreed to voluntarily pay a "Special Drainage Facility Fee" to the County to mitigate flood problems caused by the development.

10.FLOOD RI. 3

MAP INCREASED RUNOFF

RECOMMND

The proposed development of this site will adversely impact the downstream property owners by increasing the rate and volume of flood flows. To mitigate this impact, the developer has proposed two detention basins. Although final design of the basin will not be required until the improvement plan stage of this development, the applicant's engineer has submitted a preliminary hydrology and hydraulics study to the Transportation Department along with the preliminary water quality management plan (WQMP) that indicates the general size, shape, and location of the

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10. GENERAL CONDITIONS

10.FLOOD RI. 3 MAP INCREASED RUNOFF (cont.)

RECOMMND

proposed basin is sufficient to mitigate the impacts of the development.

10.FLOOD RI. 4 MAP INCREASED RUNOFF CRITERIA

RECOMMND

The development of this site would increase peak flow rates on downstream properties. Mitigation shall be required to offset such impacts. An increased runoff basin shall be shown on the exhibit and calculations supporting the size of the basin shall be submitted to the District for review. The entire area of proposed development will be routed through a detention facility(s) to mitigate increased runoff. All basins must have positive drainage; dead storage basins shall not be acceptable.

A complete drainage study including, but not limited to, hydrologic and hydraulic calculations for the proposed detention basin shall be submitted to the District for review and approval.

Storms to be studied will include the 1-hour, 3-hour, 6-hour and 24-hour duration events for the 2-year, 5-year and 10-year return frequencies. Detention basin(s) and outlet(s) sizing will ensure that none of these storm events has a higher peak discharge in the post-development condition than in the pre-development condition. For the 2-year and 5-year events the loss rate will be determined using an AMC I condition. For the 10-year event AMC II will be used. Constant loss rates shall be used for the 1-hour, 3-hour and 6-hour events. A variable loss rate shall be used for the 24-hour events.

Low Loss rates will be determined using the following:

- 1. Undeveloped Condition --> LOW LOSS = 90%
- 2. Developed Condition --> LOW LOSS = .9 -(.8x%IMPERVIOUS)
- 3. Basin Site --> LOW LOSS = 10%

Where possible and feasible the on-site flows should be mitigated before combining with off-site flows to minimize the size of the detention facility required. If it is necessary to combine off-site and on-site flows into a detention facility two separate conditions should be evaluated for each duration/return period/before-after development combination studied; the first for the total tributary area (off-site plus on-site), and the second for the area to be developed alone (on-site). It must be

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10. GENERAL CONDITIONS

10.FLOOD RI. 4

MAP INCREASED RUNOFF CRITERIA (cont.)

RECOMMND

clearly demonstrated that there is no increase in peak flow rates under either condition (total tributary area or on-site alone), for each of the return period/duration combinations required to be evaluated. A single plot showing the pre-developed, post-developed and routed hydrographs for each storm considered, shall be included with the submittal of the hydrology study.

No outlet pipe(s) will be less than 18" in diameter. Where necessary an orifice plate may be used to restrict outflow rates. Appropriate trash racks shall be provided for all outlets less than 48" in diameter.

The basin(s) and outlet structure(s) must be capable of passing the 100-year storm without damage to the facility. Embankment shall be avoided in all cases unless site constraints or topography make embankment unavoidable in the judgment of the General Manager-Chief Engineer.

Mitigation basins should be designed for joint use and be incorporated into open space or park areas. Sideslopes should be no steeper than 4:1 and depths should be minimized where public access is uncontrolled.

A viable maintenance mechanism, acceptable to both the County and the District, should be provided for detention facilities. Generally, this would mean a CSA, landscape district, parks agency or commercial property owners association. Residential homeowners associations are discouraged.

PLANNING DEPARTMENT

10.PLANNING. 1

MAP - LOW PALEO

RECOMMND

According to the County's General Plan, this site has been mapped as having a "Low Potential" for paleontological resources. This category encompasses lands for which previous field surveys and documentation demonstrates a low potential for containing significant paleontological resources subject to adverse impacts. As such, this project is not anticipated to require any direct mitigation for paleontological resources. However, should fossil remains be encountered during site development:

1.All site earthmoving shall be ceased in the area of where

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10. GENERAL CONDITIONS

10.PLANNING. 1 MAP - LOW PALEO (cont.)

RECOMMND

the fossil remains are encountered. Earthmoving activities may be diverted to other areas of the site.

- 2. The owner of the property shall be immediately notified of the fossil discovery who will in turn immediately notify the County Geologist of the discovery.
- 3. The applicant shall retain a qualified paleontologist approved by the County of Riverside.
- 4. The paleontologist shall determine the significance of the encountered fossil remains.
- 5. Paleontological monitoring of earthmoving activities will continue thereafter on an as-needed basis by the paleontologist during all earthmoving activities that may expose sensitive strata. Earthmoving activities in areas of the project area where previously undisturbed strata will be buried but not otherwise disturbed will not be monitored. The supervising paleontologist will have the authority to reduce monitoring once he/she determines the probability of encountering any additional fossils has dropped below an acceptable level.
- 6. If fossil remains are encountered by earthmoving activities when the paleontologist is not onsite, these activities will be diverted around the fossil site and the paleontologist called to the site immediately to recover the remains.
- 7. Any recovered fossil remains will be prepared to the point of identification and identified to the lowest taxonomic level possible by knowledgeable paleontologists. The remains then will be curated (assigned and labeled with museum* repository fossil specimen numbers and corresponding fossil site numbers, as appropriate; places in specimen trays and, if necessary, vials with completed specimen data cards) and catalogued, an associated specimen data and corresponding geologic and geographic site data will be archived (specimen and site numbers and corresponding data entered into appropriate museum repository catalogs and computerized data bases) at the museum repository by a laboratory technician. The remains will then be accessioned into the museum* repository fossil collection, where they will be permanently stored, maintained, and, along with associated specimen and site

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10. GENERAL CONDITIONS

10.PLANNING. 1 MAP - LOW PALEO (cont.) (cont.)

RECOMMND

data, made available for future study by qualified scientific investigators. * The County of Riverside must be consulted on the repository/museum to receive the fossil material prior to being curated.

10.PLANNING. 2

MAP- MAP ACT COMPLIANCE

RECOMMND

This land division shall comply with the State of California Subdivision Map Act and to all requirements of County Ordinance No. 460, Schedule B, unless modified by the conditions listed herein.

10.PLANNING. 3

MAP - FEES FOR REVIEW

RECOMMND

Any subsequent review/approvals required by the conditions of approval, including but not limited to grading or building plan review or review of any mitigation monitoring requirement, shall be reviewed on an hourly basis, or other appropriate fee, as listed in ounty Ordinance No. 671. Each submittal shall be accompanied with a letter clearly indicating which condition or conditions the submittal is intended to comply with.

10.PLANNING. 9

MAP - RES. DESIGN STANDARDS

RECOMMND

The design standards for the subdivision are as follows:

- a. Lots created by this map shall conform to the design standards of the R-A zone.
- b. The front yard setback is 20 feet.
- c. The side yard setback is 5 feet.
- d. The rear yard setback is 10 feet, except where a rear yard abuts a street, then the setback shall be the same as the front yard setback, in accordance with Section 21.77 of Ordinance No. 348.
- f. The minimum average width of each lot is 100 feet.
- g. The maximum height of any building is 40 feet.
- h. Residential driveway approaches shall be a minimum of 12 feet and a maximum of 30 feet in width, and 20 feet of full height curb is required between driveways within any one property frontage, in accordance with Ord. No. 461, Standard No. 207.

EXCEPT AS ALLOWED BY ORDINANCE NO. 348, AND THE COUNTYWIDE DESIGN STANDARDS AND GUIDELINES, THERE SHALL BE

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10. GENERAL CONDITIONS

10.PLANNING. 9 MAP

MAP - RES. DESIGN STANDARDS (cont.)

RECOMMND

NO ENCROACHMENT INTO ANY SETBACK.

10.PLANNING. 10 MAP - ORD NO. 659 (DIF)

RECOMMND

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

The fee shall be paid for each residential unit to be constructed within this land division. In the event Riverside County Ordinance No. 659 is recinded, this condition will no longer be applicable. However, should Riverside County Ordinance No. 659 be rescinded and superseded by a subsequent mitigation fee ordinance, payment of the appropriate fee set forth in that ordinance shall be required.

10.PLANNING. 11 MAP - ORD 810 OPN SPACE FEE

RECOMMND

Prior to the issuance of either a certificate of occupancy or prior to building permit final inspection, the applicant shall comply with the provisions of Riverside County Ordinance No. 810, which requires payment of the appropriate fee set forth in the Ordinance. Riverside County Ordinance No. 810 has been established to set forth policies, regulations and fees related to the funding and acquisition of open space and habitat necessary to address the direct and cumulative environmental effects generated by new development projects described and defined in this Ordinance.

The fee shall be paid for each residential unit to be constructed within this land division.

In the event Riverside County Ordinance No. 810 is rescinded, this condition will no longer be applicable. However, should Riverside County Ordinance No. 810 be

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10. GENERAL CONDITIONS

10.PLANNING. 11 MAP - ORD 810 OPN SPACE FEE (cont.)

RECOMMND

rescinded and superseded by a subsequent mitigation fee ordinance, payment of the appropriate fee set forth in that ordinance shall be required.

10.PLANNING. 12 MAP- REQUIRED MINOR PLANS

RECOMMND

For each of the below listed items, a minor plot plan application shall be submitted and approved by the County Planning Department pursuant to Section 18.30.a. (1) of County Ordinance No. 348 (Plot Plans not subject to the California Environmental Quality Act and not subject to review by any governmental agency other than the Planning Department) along with the current fee.

- 1. Final Site Development Plan for each phase of development.
- 2. Model Home Complex Plan shall be filed and approved for each phase if models change between phases. A final site of development plot plan must be approved prior to approval, or concurrent with a Model Home Complex Plan.]
- 3. Landscaping Plan for typical front yard/slopes/open space. These three plans may be applied for separately for the whole tract or for phases.
- 4. Landscaping plans totally in the road right-of-Way shall be submitted to the Transportation Department only.
- 5. Entry monument and gate entry plan

NOTE: The requirements of the above plot plans may be accomplished as one, or, any combination of multiple plot plans required by these conditions of approval. However, each requirement shall be cleared individually with the applicable plot plan condition of approval in the "PRIOR TO BUILDING PERMIT" (80 series) conditions.

10.PLANNING. 13 MAP - DESIGN GUIDELINES

RECOMMND

The project shall conform to Countywide Design Standards and Guidelines adopted January 13, 2004.

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10.PLANNING. 15 MAP - SUBMIT BUILDING PLANS

RECOMMND

The developer shall cause building plans to be submitted to the TLMA- Land Use Se tion for review by the Department of Building and Safety - Plan Check Division. Said plans shall be in conformance with the approved TENTATIVE MAP.

10.PLANNING. 16 MAP - OUTDOOR LIGHTING

RECOMMND

Any new outdoor lighting that is installed shall be hooded or shielded so as to prevent either the spillage of lumens or reflection into the sky. Outdoor lighting shall be downward facing.

10.PLANNING. 17

MAP-ALUC DEV STANDARDS

RECOMMND

The following uses/activities are not included in the project and shall be prohibited at this site, in accordance with Note 1 on Table 4 of the Lake Mathews/Woodcrest Area Plan:

- a). Any use which direct a steady light or flashing light of red, white, green, or amber colors associated with airport operations toward an aircraft engaged in an initial straight climb following takeoff or toward an aircraft engaged in a straight final approach toward a landing at an airport, other than an FAA-approved navagational signal light or visual approach slope indicator.
- b). Any use which would cause sunlight to be reflected towards an aircraft engaged in an initial climb following takeoff or towards an aircraft engaged in a straight final approach towards a landing at an airport.
- c). Any use which would generate smoke or water vapor or which would attract large concentrations of birds, or which may otherwise affect safe air navigation within the area.
- d). Any use which would generate electrical interference that may be detrimental to the operation of aircraft and/or aircraft instrumentation.

10.PLANNING. 18

MAP-NOTICE OF AIRPORT VICINITY

RECOMMND

The attached notice shall be provided to all potential purchasers of the proposed lots and to tenants of the homes thereon.

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10. GENERAL CONDITIONS

10.PLANNING. 19 MAP- ALUC LANDSCAPING REO

RECOMMND

Any new aboveground detention or bioretention basins on the site shall be designed so as to provide for a maximum 48-hour detention period following the conclusion of the storm event for the design storm (may be less, but not more), and to remain totally dry between rainfalls. Vegetation in and around the detention/retention basin(s) that would provide food or cover for bird species that would be incompatible with airport operations shall not be utilized in project landscaping.

10.PLANNING. 20

MAP- ALUC PROHIBITED USES

RECOMMND

The following uses/activities are specifically prohibited: wastewater management facilities; trash transfer stations that are open on one or more side; recycling centers containing putrescible wastes; incinerators.

10.PLANNING. 21

MAP - PDA04950 accepted

RECOMMND

County Archaeological Report (PDA) No 4950, submitted for this project (TR36910) was prepared by Robert S. White, of Archaeological Associates and is entitled: "Phase I and II Cultural Resource Assessment of Tract 36910, a 9.90 acre Parcel located immediately southwest of the intersection of Suttles Drive and Ponderosa Lane, Woodcrest, Riverside Co., dated October 2015.

(PDA) No 4950 concludes that CA-RIV-11911 was thoroughly tested with no surface or subsurface artifacts being

(PDA) No 4950 recommends that any ground disturbing activities be monitored by a professional archaeologist. This study has been incorporated as part of this project, and has been accepted.

10.PLANNING. 22

MAP - HUMAN REMAINS

RECOMMND

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

Human remains require special handling, and must be treated with appropriate dignity. Pursuant to State Health and Safety Code Section 7050.5, if human remains are encountered, no further disturbance shall occur until the County Coroner has made the necessary findings as to Specific actions must take place pursuant to CEQA Guidelines °15064.5e, State Health and Safety Code Section

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10. GENERAL CONDITIONS

10.PLANNING. 22 MAP - HUMAN REMAINS (cont.)

RECOMMND

7050.5 and Public Resource Code (PRC) °5097.98. In the event of the accidental discovery or recognition of any human remains in any location other than a dedicated cemetery, the following procedures shall be followed: a) There shall be no further excavation or disturbance of the site or any nearby area reasonably suspected to overlie adjacent human remains until:

i)A County Official is contacted.

- ii) The County Coroner is contacted to determine that no investigation of the cause of death is required, and If the Coroner determines the remains are Native American: iii) The Coroner shall contact the Native American Heritage Commission within 24 hours.
- b) The Commission shall identify the person or persons it believes to be the most likely descended from the deceased Native American.
- c) The Most Likely Descendent (MLD) may make recommendations to the landowner or the person responsible for the excavation work, for the treatment of human remains and any associated grave goods as provided in PRC °5097.98.
 d) Under the following conditions, the landowner or his authorized representative shall rebury the Native American human remains and associated grave goods on the property in a location not subject to further disturbance:
 i) The Commission is unable to identify a MLD or the MLD failed to make a recommendation within 48 hours after being notified by the commission.
- (1) The MLD identified fails to make a recommendation; or (2) The landowner or his authorized representative rejects the recommendation of the MLD, and the mediation.

10.PLANNING. 23 MAP - UNANTICIPATED RESOURCES

RECOMMND

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

1) If during ground disturbance activities, cultural resources are discovered that were not assessed by the archaeological reports and/or environmental assessment conducted prior to project approval, the following procedures shall be followed. A cultural resources site is defined, for this condition, as being three or more artifacts in close association with each other, but may include fewer artifacts if the area of the find is determined to be of significance due to it sacred or cultural importance.

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10. GENERAL CONDITIONS

10.PLANNING. 23 MAP - UNANTICIPATED RESOURCES (cont.)

RECOMMND

a) All ground disturbance activities within 100 feet of the discovered cultural resource shall be halted until a meeting is convened between the developer, the project archaeologist, the Native American tribal representative (or other appropriate ethic/cultural group representative), and the County Archaeologist to discuss the significance of the find.

b) At the meeting, the significance of the discoveries shall be discussed and after consultation with the Native American tribal (or other appropriate ethnic/cultural group representative) and the archaeologist, a decision is made, with the concurrence of the County Archaeologist, as to the appropriate mitigation (documentation, recovery, avoidance, etc) for the cultural resource.

c) Further ground disturbance shall not resume within the area of the discovery until an agreement has been reached by all parties as to the appropriate preservation or mitigation measures.

10.PLANNING. 24 MAP - GEO02449



County Geologic Report (GEO) No. 2449, submitted for the Tract project (TR36910) was prepared by RMA Geoscience and is entitled: "Preliminary Geotechnical Investigation, Tentative Tract 36910, Lots 1-9, Ponderosa Lane and Suttles Drive, Woodcrest, Riverside County, California", dated March 2, 2015. In addition, the applicant has submitted the following report:

"Preliminary Geotechnical Investigation, Tentative Tract 36910, Lots 1-9, Ponderosa Lane and Suttles Drive, Woodcrest, Riverside County, California", dated October 19, 2015.

This document is herein incorporated in GEO02449.

GEO02449 concluded:

- 1. Since the site is not located within the boundaries of an Earthquake Fault Zone and no faults are known to pass through the property, surface fault rupture within the site is considered unlikely.
- 2. Due to the low gradient of the site, the potential for seismically induced landsliding is nil.
- 3.According to the Riverside County Land Information System, the site is located in an area of "low"