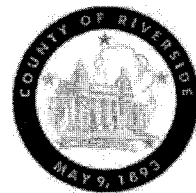


**SUBMITTAL TO THE BOARD OF SUPERVISORS
COUNTY OF RIVERSIDE, STATE OF CALIFORNIA**



ITEM
3.7
(ID # 5174)

MEETING DATE:

Tuesday, August 29, 2017

FROM : SUPERVISOR KEVIN JEFFRIES AND SUPERVISOR CHUCK WASHINGTON :

SUBJECT: SUPERVISORS JEFFRIES AND SUPERVISOR WASHINGTON: Initiation of Ordinance Amendments and New Ordinance to Establish a Comprehensive Regulatory Framework For Medicinal and Adult-use Cannabis Businesses and Cannabis Activities [All Districts] [\$150,000 total cost General Fund 100%]

RECOMMENDED MOTION: That the Board of Supervisors:

1. Adopt an order initiating preparation of amendments to Ordinance Nos. 348, 671, 925, and 928, as well as possible additional amendments to other existing County ordinances, or drafting of a new ordinance, to establish a proposed comprehensive regulatory framework for cannabis businesses and cannabis activities subject to approval of permits issued by the County pursuant to standards, conditions, and requirements in the proposed ordinance amendments and ordinances.
2. Direct the Planning Department to collaborate with the Board of Supervisors' Cannabis Ad Hoc Committee, County Counsel, and other relevant County departments to prepare and process the ordinance and ordinance amendments. Further direct staff to engage the community through community outreach and public meetings to solicit community and stakeholder input on effectively regulating cannabis businesses and cannabis activities.

ACTION: Policy


Supervisor Kevin Jeffries

8/17/2017


Supervisor Chuck Washington

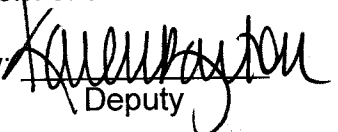
8/24/2017

MINUTES OF THE BOARD OF SUPERVISORS

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

Ayes: Jeffries, Washington and Perez
Nays: None
Absent: Tavaglione
Abstain: Ashley
Date: August 29, 2017
xc: First District, Planning, E.O., Co.Co.

Kecia Harper-Ihem
Clerk of the Board

By: 
Deputy

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

RECOMMENDED MOTION: That the Board of Supervisors:

3. Direct staff to identify adequate staffing capacity to implement the regulations and ensure adequate enforcement.

4. Adopt an order initiating preparation of a Cannabis Business Tax Ordinance, for the Board's consideration, establishing a general tax on cannabis businesses and cannabis activities to be placed on the ballot for a Countywide November 6, 2018 election. This proposed ordinance will impose a tax on both medical and adult-use cannabis businesses and cannabis activities, to the extent permissible under state law, so as to ensure that the County can fund the implementation of a local cannabis program, including protection of public health and safety. If the tax initiative fails, it is recommended that any ordinances or ordinance amendments establishing a comprehensive regulatory framework to permit cannabis businesses and cannabis activities not be enacted.

5. Direct staff to continue enforcing the County's existing cannabis prohibitions until such time as a comprehensive regulatory framework is fully adopted by the Board of Supervisors and is effective with a companion tax measure in place.

6. Direct the Executive Office to return with a budget adjustment in the First Quarter Report in the amount of \$150,000 to reimburse County departments for their associated costs to prepare and process the ordinance amendments.

FINANCIAL DATA	Current Fiscal Year:	Next Fiscal Year:	Total Cost:	Ongoing Cost
COST	\$ 150,000	\$	\$ 150,000	\$0
NET COUNTY COST	\$ 150,000	\$	\$ 150,000	\$0
SOURCE OF FUNDS: County allocation of general fund -100%			Budget Adjustment:	None
			For Fiscal Year:	17/18

C.E.O. RECOMMENDATION: [CEO use]

BACKGROUND:

The Board of Supervisors held a workshop on March 21, 2017, to discuss the Adult Use of Marijuana Act (Proposition 64 or "AUMA") (Board agenda item 18-1). At the conclusion of the workshop, Supervisors Jeffries and Washington were appointed by the Chairman as an ad-hoc committee to work with the County Executive Office and County departments to study and develop options for the Board to consider regarding cannabis businesses and cannabis activities. Additionally, in the interim, the Board gave direction to prepare clarifying amendments to the County's existing ordinances to ensure compliance with Proposition 64 as to personal use of cannabis and personal cultivation of six cannabis plants indoors. The Board also gave direction to clarify the County's existing prohibitions so as to maintain the current status quo and avoid the state issuing licenses for cannabis businesses and cannabis activities

**SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE,
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in the unincorporated areas of the County while the Board's ad-hoc committee studies the issue and develops options for the Board to consider, options such as continuing the prohibitions or developing a regulatory framework.

HISTORY OF CANNABIS REGULATION IN CALIFORNIA

In 1996, California voters approved Proposition 215, referred to as "The Compassionate Use Act of 1996", which decriminalized the otherwise unlawful possession and cultivation of marijuana for medical purposes by qualified patients and their primary caregivers. In 2004, the Legislature enacted Senate Bill 420, referred to as the "Medical Marijuana Program", to clarify the scope of Proposition 215, and to provide qualifying patients and primary caregivers who collectively or cooperatively cultivate marijuana for medical purposes with a limited defense to certain specified state criminal statutes. Although state law provided qualified patients and their primary care givers with an affirmative defense against criminal prosecution, such defense did not grant the individual a land use entitlement or permit for medical marijuana business activities or cultivation.

PROPOSITION 64 - ADULT USE OF MARIJUANA ACT (2016)

On November 8, 2016, the AUMA passed with a 57% voter approval statewide and a 53% voter approval in Riverside County. The AUMA legalized the nonmedical use, possession, and cultivation of cannabis by adults 21 years of age and older. The AUMA further allowed adults to cultivate six plants inside a private residence or within a locked area on the grounds of the private residence. No more than six marijuana plants may be cultivated per private residence, no matter how many people live there.

While the AUMA allows local governments to "reasonably regulate" indoor cultivation, local governments cannot outright ban indoor cultivation in private residences or locked accessory structures. However, the AUMA does keep local control to regulate or ban all outdoor cultivation and all commercial marijuana activities, including dispensaries, manufacturers, testing laboratories and delivery services, as well as any other marijuana businesses that may develop as a result of the new law.

Although the AUMA creates a statewide licensing system for commercial marijuana activities, and requires that the state begin issuing licenses before January 1, 2018; provisions regarding adult use, possession and personal cultivation went into effect immediately. Again, the AUMA preserves local control and provides that no state license can be issued for outdoor cultivation or other commercial marijuana activities if the local government prohibits such activities. Alternatively, local governments may take action to regulate outdoor cultivation or other commercial marijuana activities to a greater level than the state regulations, if desired. Additionally, local governments cannot ban transportation of marijuana through their jurisdictions when the transportation is being done in compliance with a state permit.

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

The AUMA also establishes a state-wide 15 percent excise tax to be added to the retail sale of all marijuana products, in addition to any applicable existing state and local sales taxes, as well as a separate cultivation tax of \$9.25 per ounce for dried cannabis flowers and \$2.75 per ounce of dried cannabis leaves. Under the AUMA, cannabis sold for medicinal purposes is exempt from existing sales and use taxes but excise taxes would apply. In addition to the State imposed taxes, local governments may also impose their own taxes on cannabis businesses and cannabis activities. Such local taxes must be adopted by ordinance and approved by the voters. If the County adopts such an ordinance, it would be subject to approval by voters countywide, not just voters in the unincorporated area. Note, any possible grants that can be awarded under the AUMA to local governments can only be issued to local governments that have not prohibited outdoor cultivation or retail sales of cannabis

MEDICINAL AND ADULT-USE CANNABIS REGULATION AND SAFETY ACT (2017)

On June 27, 2017, the Governor signed Senate Bill 94, the Medicinal and Adult-Use Cannabis Regulation and Safety Act ("MAUCRSA"). The MAUCRSA unifies the medical regulatory scheme established in the Medical Cannabis Regulation and Safety Act (2015) and the adult-use scheme to achieve a single regulatory structure at the state level. The MAUCRSA also shifts from the term "marijuana" to "cannabis." The MAUCRSA continues to recognize local control and the state cannot approve licenses for cannabis businesses and cannabis activities if the license would not be in compliance with a local government's ordinances or regulations. As with the AUMA local governments must allow cultivation of six plants inside a private residence or inside a fully enclosed and secure accessory structure to a private residence. The MAUCRSA continues to recognize the ability of local governments to prohibit all outdoor cultivation and any other cannabis businesses and activities. The MAUCRSA makes clear that nothing in the MAUCRSA is to be interpreted to supersede or limit the County's authority to adopt and enforce local ordinances to regulate cannabis businesses and cannabis activities licensed by the state, up to and including the County's right to ban the activity. The MAUCRSA maintains the same excise and cultivation taxes set forth in the AUMA, including the ability for local governments to impose their own taxes.

FEDERAL LAW CONCERNS

As states continue to move toward less-restrictive laws regarding cannabis, questions continue to arise on the inconsistencies between state and federal law. The federal government still classifies marijuana as an illegal Schedule I drug, which means that the federal government views marijuana as highly addictive and having no medical value. This federal/state contradiction has been manageable because the federal government has historically taken a "hands off" approach to states that have allowed use of medical marijuana. But the uncertainty of the path that the federal government will take on enforcement regarding adult-use marijuana remains and complicates taxation, banking and other areas regulated by federal laws.

Currently, the California State Legislature is considering a pending bill, Assembly Bill 1578, which seeks to prohibit a state or local agency from using agency resources to assist a federal agency to investigate, detain, detect, report, or arrest a person for cannabis activity that is

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

authorized by law in the State of California. Federally, a number of bills now before the Congress would allow state adult-use legal marijuana; end federal prohibition; and would address and improve tax policy for state-legal marijuana businesses. Therefore, pending legislation continues to evolve and the state/federal contradiction looms.

CANNABIS AD HOC COMMITTEE - POLICY GOALS AND CONSIDERATIONS

Pursuant to the Board of Supervisors' direction on March 21, 2017, the ad hoc committee, in conjunction with the Executive Office and other applicable agencies and departments, reviewed the impacts to the County from regulating cannabis businesses and cannabis activities and compared those to the impacts of continuing the County's ban on cannabis businesses and cannabis activities. The ad hoc committee performed legislative and policy research and with input from HdL Consulting, a firm specializing in tax revenue estimates for local jurisdictions, they studied the potential revenue generated and costs related to various regulations, land use allowances, permitting and enforcement of cultivation, processing, transportation, testing, distribution, sale and taxation of medicinal and adult-use cannabis.

Also, the ad hoc committee discussed the differences between creating a formal regulation policy and actual implementation of that policy, the effect of a policy on the prevalence of cannabis use and the consequences of a cannabis policy for users and County citizens and businesses. The ad hoc committee considered policy goals that could guide the creation of an effective regulatory framework. Those policy goals include:

1. Promoting public health and safety
2. Providing a regulatory path to daylight underground industry
3. Preventing access by youth
4. Minimizing environmental harm
5. Reducing the size of the illicit market by creating a legal path and providing clear criteria for responsible businesses who wish to operate within the law
6. Developing a sensible system of regulation and taxation that supports enforcement and public interest
7. Providing flexibility and authority for modification or adoption of additional measures to ensure effective implementation
8. Considering a cap on and select distribution of cultivation permits
9. Strict selection criteria for permit issuance
10. Directing a portion of cannabis-derived revenues to agencies specifically for inspections of cannabis related businesses and to enforce the law against illegal growers, manufacturers, and retailers
11. Creating a system to track illegal cannabis cultivators and dispensaries and establish a mechanism to prohibit issuance of permits to these unlicensed entities for an established amount of time, to the extent permissible under law

Further, the ad hoc committee concluded that regulation could help ensure that the regulated market will not act as cover for illegal activity, but rather that the regulated market could, and

**SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE,
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most likely would, displace the illegal market by potentially acting as a reporting party to that illegal activity. The ad hoc committee suggests that concerns related to illegal cannabis activity could be addressed through effective enforcement and oversight. These tools could include: inspections and demands for corrections for licensed entities; civil enforcement tools such as collections of fines; suspensions and license revocations for entities that fail to meet standards; and criminal penalties for those who engage in large-scale trafficking, sell to youth or engage in other criminal activity, and by directing new revenues from licenses and taxes to improved enforcement of the law.

The ad hoc committee also identified topics that should be included into any regulatory framework for the Board's consideration:

1. Identify allowable zones for each land use and land use regulations that clearly delineate both what is allowed and what is prohibited
2. Identify specific operator qualifications
3. Identify siting criteria, operating standards and best management practices
4. Develop a swift and substantial enforcement response to ensure timely and effective action
5. Ensure that regulatory and enforcement efforts are proactive and adequately staffed to ensure effectiveness
6. Expand prevention and education measures aimed at curbing potential use by youth
7. Restrict marketing, advertising and other related activities as allowed by law

The above list is not exhaustive. The ordinance preparation process may result in a need to include other topics, in addition to those stated above, in order to protect public health, safety, and welfare.

After considering the above, the ad-hoc committee concluded that developing a comprehensive regulatory framework, for the Board's consideration, related to medicinal and adult-use cannabis businesses and cannabis activities and a companion tax measure would enable the County to better manage an already growing and uncontrolled industry.

CEQA - ENVIRONMENTAL REVIEW

The recently adopted MAUCRSA exempts from the California Environmental Quality Act ("CEQA") the adoption of any ordinance, rule, or regulation by a local government that requires discretionary review and approval of cannabis permits, licenses, or other authorizations to engage in commercial cannabis activity. The exemption under the bill remains in place until July 1, 2019. Therefore, if the County adopts a comprehensive regulatory framework under our ordinances by July 1, 2019, and our ordinances require discretionary review and compliance with CEQA for all commercial cannabis businesses and cannabis activities as part of getting permits under the ordinances, the County does not need to comply with CEQA in the preparation and drafting of our comprehensive regulatory framework. This means that the County would need to make all of the permits discretionary so that applicants seeking permits

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

for cannabis businesses and cannabis activities would need to comply with CEQA on their individual permits (projects). If the County decides to make any of its permits non-discretionary permits, the County would need to comply with CEQA in preparing our comprehensive regulatory framework which would have an additional cost to the County.

EXISTING COUNTY ORDINANCES REGARDING CANNABIS

In Ordinance Nos. 348, 925, and 928, the County currently bans medical marijuana dispensaries, deliveries, and cultivation with a limited cultivation exception for small amounts of cultivation for medical purposes in specified circumstances. Also on the agenda today is an item to amend these ordinances to clarify the County's existing prohibition on cannabis businesses and cannabis activities until such time as a comprehensive regulatory framework is adopted and effective pursuant to the Board's direction from March 21, 2017 (Item 18.1).

Impact on Citizens and Businesses

Cannabis related businesses are currently banned in Riverside County, but possession and use has been decriminalized state-wide, resulting in illegal marijuana grows, "honey oil" manufacturers, and dispensaries proliferating in neighborhoods, shopping centers, and in rural back country areas. This illegal activity can, and in the unincorporated County area, historically has: 1) created harm to the environment, including diversion of water sources and misuse of toxic chemicals, 2) resulted in improper and dangerous use of electrical power, often stolen from unknowing neighbors, 3) caused explosions in illegal and unregulated manufacturing labs and 4) led to complaints from neighbors affected by strong odors, criminal organizations, and disturbance of the peace.

In our current legal and fiscal environment, Riverside County law enforcement does not have the resources to enforce the law and close down these illegal businesses.

By regulating, and taxing cannabis related businesses potential consequential positive impacts are: 1) the creation of rigorous safety standards to protect residents and business owners from many of the potential harms, 2) the land use authority to carefully locate these businesses in appropriate zones, and away from schools, parks, and neighborhoods, 3) the creation of a new revenue stream to provide enforcement dollars to inspect legal cannabis businesses and shut down criminal ones, and 4) providing a new source of revenue for the county's general fund, to help balance the structural budget deficit.

Potential consequential negative impacts of regulating, and taxing cannabis related businesses are: 1) legalizing cannabis businesses could increase the diversion of legal cannabis into the black market, 2) readily available and legal possession of cannabis may lead to an increase in use and addiction, 3) it may be difficult to collect the appropriate tax revenues from legal cannabis businesses that currently rely heavily on difficult-to-trace cash transactions, and 4) legal cannabis businesses that keep marijuana and cash on hand may become targets for violent crime.

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

Agency/Department Involvement/Impact

A collaborative multi-department ordinance planning and preparation strategy is recommended. It is anticipated that representatives from the Executive Office, from the offices of the Auditor-Controller, the Treasurer-Tax Collector, County Counsel, the District Attorney, the Agricultural Commissioner, the Sheriff's Department, the Fire Department and the Environmental Health, Building & Safety, Code Enforcement and Planning Departments will be included in the development process of the proposed ordinance and ordinance amendments since each department will likely be required to enforce or process some provision of comprehensive regulatory framework once effective. For this reason it is expected that departments will be fully involved during the ordinance preparation process to ensure that the development of this regulatory framework is successfully implemented.

As part of the ordinance packet that will come back to the Board, staff is directed to include identification of and costs associated with full implementation of enforcement of the regulatory framework.

SUPPLEMENTAL:

Additional Fiscal Information

County Counsel and TLMA Planning have estimated the cost of developing the comprehensive regulatory framework in the ordinance amendments and possible new ordinance to be \$150,000. The Board's action today directs the Executive Office to return to the Board in the First Quarter Report with a budget adjustment for reimbursement of these costs. As previously stated, additional costs for enforcement of the regulatory framework may be necessary. These costs, including the estimated amount of \$750,000 for placing a measure on the ballot, will be considered by the Board of Supervisors at a later date and once the regulatory framework is developed by staff.

Cannabis Business Tax Ordinance

As indicated above, the MAUCRSA includes a state-wide 15 percent excise tax to be added to the retail sale of all marijuana products, in addition to any applicable existing state and local sales taxes, as well as a separate cultivation tax of \$9.25 per ounce for dried cannabis flowers and \$2.75 per ounce of dried cannabis leaves. Local governments may also impose their own taxes on cannabis businesses and cannabis activities. The challenge is to balance the proposed local, county taxes with the already imposed state taxes and maintain a tax rate that is not so high as to drive cannabis businesses underground. Based on a survey by the California Department of Food and Agriculture on permit interest in Riverside County and using mid-range numbers, this local, County tax has the potential estimated revenue of up to \$10 million annually from the cultivation tax and up to \$17 million annually from the manufacturing and retail tax. Revenues, however, are difficult to estimate, until further efforts are initiated to prepare a tax ordinance and due to the many unknowns about the industry and future transitions, as well as the substantial effort required to bring the industry onboard with paying taxes.

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

Contract History and Price Reasonableness

Not applicable, this work is being completed by County staff.

✓ #COB MISC

Maxwell, Sue

From: Supervisor Jeffries - 1st District
Sent: Thursday, August 24, 2017 9:08 AM
To: Maxwell, Sue
Subject: FW: YES on Growing Marijuana in unincorporated Riverside County

Please add the public comment below. Not sure what the agenda item is yet but Marijuana is on the agenda next week.

Kerstin Justus
Supervisor Kevin Jeffries
Riverside County Board of Supervisors, 1st District KJustus@RivCo.org

Please Note that my Email address has changed effective 12/14/16.

Riverside office
951-955-1010 (micro 51010)
4080 Lemon Street, 5th floor, Riverside
Lake Elsinore office
951-471-4500 (micro 74500)
*Please note our new office location:
16275 Grand Avenue, Lake Elsinore 92530
Located in Building D of the Lakeland Village Community Center

From: Robert Mayo [mailto:rmayoca@gmail.com]
Sent: Wednesday, August 23, 2017 4:13 PM
To: Supervisor Jeffries - 1st District <district1@RIVCO.ORG>; District2 <District2@Rivco.org>; District3 <District3@Rivco.org>; District 4 Supervisor V. Manuel Perez <District4@RIVCO.ORG>; District5 <District5@Rivco.org>
Subject: YES on Growing Marijuana in unincorporated Riverside County

Dear Supervisors,

My name is Robert Mayo,
My family owns 5 acres in Cabazon, Ca. Zoned agricultural.
We want to encourage the Supervisors to vote
YES and allow us to
GROW MARIJUANA
In unincorporated Riverside County.

WE want to pay taxes and be legal.

Best Regards,

Robert Mayo
Citizen / landowner of the 5 th district. Cabazon, California.
August 23, 2017

5174
8/29/17
2017-8-136641
377

Maxwell, Sue

From: Maxwell, Sue
Sent: Thursday, August 24, 2017 9:39 AM
To: Supervisor Jeffries - 1st District
Subject: August 29, 2017 MT 5174 - Public Comment in Support of Growing Marijuana

Good morning Supervisor Jeffries,

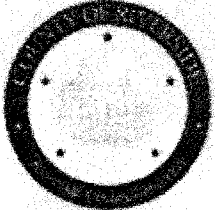
Thank you for forwarding this Public Comment for inclusion in the August 29, 2017 Board Meeting.

This has been printed, logged in and will be included as Agenda Back-up for MinuteTraq No 5174 (Initiation of Ordinance Amendments and New Ordinance to Establish a Comprehensive Regulatory Framework For Medicinal and Adult-use Cannabis Businesses and Cannabis Activities [All Districts]).

With warm regard,

Sue Maxwell

Board Assistant
Clerk of the Board of Supervisors
4080 Lemon Street, 1st Floor, Room 127
Riverside, CA 92501
(951) 955-1069 Fax (951) 955-1071
Mail Stop #1010
smaxwell@rivco.org
<http://rivcocob.org/>



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From: Supervisor Jeffries - 1st District
Sent: Thursday, August 24, 2017 9:08 AM
To: Maxwell, Sue <smaxwell@RIVCO.ORG>
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Please add the public comment below. Not sure what the agenda item is yet but Marijuana is on the agenda next week.

Kerstin Justus
Supervisor Kevin Jeffries
Riverside County Board of Supervisors, 1st District KJustus@RivCo.org

Please Note that my Email address has changed effective 12/14/16.

Riverside office
951-955-1010 (micro 51010)
4080 Lemon Street, 5th floor, Riverside

3.7 ✓

RIVERSIDE COUNTY BOARD OF SUPERVISORS
Request to Speak

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

Date: 8/29/17 Agenda #: 3.7

SPEAKER'S NAME: Stefan Borst-Consullo
(Print Name)

Address: 12362 Birch Blvd suite 15
(Only required if follow-up mail response is requested)

City: Stanton Zip: 90680

Phone #: 562-704-6071 Email: stefan@grgs.us

- I AM:
- The Applicant
 - Applicant's Representative
 - A Neighbor
 - Other Interested Party

PLEASE INDICATE YOUR POSITION BELOW:

- I wish to speak I DO NOT wish to speak
- I wish to speak with a Media Presentation
- I YIELD my 3 minutes to the following speaker:
(Maximum 2 Yields per Speaker)

(Name)

- Position on Agenda Item:
- In Favor
 - Neutral
 - Opposed

BOARD RULES

Requests to Address Board on "Agenda" Items:

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

Power Point Presentations/Printed Material:

Speakers who intend to conduct a formalized Power Point presentation or provide printed material must notify the Clerk of the Board's Office, 24 hours in advance of the Board meeting, insuring that the Clerk's Office has sufficient copies of all printed materials and at least one (1) copy of the Power Point CD. Copies of printed material given to the Clerk will be provided to each Supervisor. If you have the need to use the overhead "Elmo" projector at the Board meeting, please insure your material is clear and with proper contrast, notifying the Clerk well ahead of the meeting, of your intent to use the Elmo.

Individual Speaker Limits:

Individual speakers are limited to a maximum of three (3) minutes. Please step up to the podium when the Chairman calls your name and begin speaking immediately. The Chairman adheres to a strict three (3) minutes per speaker. ***Note: If you intend to give your time to a "Group/Organized Presentation", please state so clearly at the very bottom of the reverse side of this form.***

Group/Organized Presentations:

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

Addressing the Board & Acknowledgement by Chairman:

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

***PLEASE TURN OFF ALL CELL PHONES AND PAGERS WHILE THE PUBLIC HEARING IS IN SESSION OR SWITCH THEM TO VIBRATE AND ANSWER CALLS AFTER LEAVING THE ROOM.**

3.7 ✓

RIVERSIDE COUNTY BOARD OF SUPERVISORS Request to Speak

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

Date: 8/29/17 Agenda #: 3.7

SPEAKER'S NAME: TERRY WILSON
(Print Name)

Address: 10241 RALPH RD.
(Only required if follow-up mail response is requested)

City: Citrus Valley Zip: 92223

Phone #: 951-544-4525 Email: TERRY@GRESHAMORANGE INC.COM

I AM:

- The Applicant A Neighbor
- Applicant's Representative Other Interested Party

PLEASE INDICATE YOUR POSITION BELOW:

- I wish to speak I DO NOT wish to speak
- I wish to speak with a Media Presentation

I YIELD my 3 minutes to the following speaker:
(Maximum 2 Yields per Speaker)

TERRY WILSON
(Name)

Position on Agenda Item:

- In Favor Neutral Opposed

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Addressing the Board & Acknowledgement by Chairman:

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3.7 ✓

RIVERSIDE COUNTY BOARD OF SUPERVISORS
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Date: 8/29 Agenda #: 3.7

SPEAKER'S NAME: Nicholas Ortega
(Print Name)

Address: 5
(Only required if follow-up mail response is requested)

City: _____ Zip: _____

Phone #: _____ Email: _____

I AM:

- The Applicant A Neighbor
- Applicant's Representative Other Interested Party

PLEASE INDICATE YOUR POSITION BELOW:

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- I wish to speak with a Media Presentation

I YIELD my 3 minutes to the following speaker:
(Maximum 2 Yields per Speaker)

(Name)

Position on Agenda Item:

- In Favor Neutral Opposed

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Individual Speaker Limits:

Individual speakers are limited to a maximum of three (3) minutes. Please step up to the podium when the Chairman calls your name and begin speaking immediately. The Chairman adheres to a strict three (3) minutes per speaker. **Note: If you intend to give your time to a "Group/Organized Presentation", please state so clearly at the very bottom of the reverse side of this form.**

Group/Organized Presentations:

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

Addressing the Board & Acknowledgement by Chairman:

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6 mins.

3.7



RIVERSIDE COUNTY BOARD OF SUPERVISORS

Request to Speak

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

Date: 8-29 Agenda #: 3.7

SPEAKER'S NAME: Gina Costanzo
(Print Name)

Address: _____
(Only required if follow-up mail response is requested)

City: Wildomar Zip: _____

Phone #: 951 415 7871 Email: _____

I AM:

- The Applicant
- A Neighbor
- Applicant's Representative
- Other Interested Party

PLEASE INDICATE YOUR POSITION BELOW:

- I wish to speak I DO NOT wish to speak
- I wish to speak with a Media Presentation

I YIELD my 3 minutes to the following speaker:
(Maximum 2 Yields per Speaker)

Gina Costanzo
(Name)

Position on Agenda Item:

- In Favor
- Neutral
- Opposed

BOARD RULES

Requests to Address Board on "Agenda" Items:

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**RIVERSIDE COUNTY BOARD OF SUPERVISORS
Request to Speak**

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

Date: 8-29 Agenda #: 3

SPEAKER'S NAME: Gina Ceballos
(Print Name)

Address: _____
(Only required if follow-up mail response is requested)

City: _____ Zip: _____

Phone #: _____ Email: _____

I AM:

- The Applicant A Neighbor
 Applicant's Representative Other Interested Party

PLEASE INDICATE YOUR POSITION BELOW:

- I wish to speak I DO NOT wish to speak
 I wish to speak with a Media Presentation

I YIELD my 3 minutes to the following speaker:
(Maximum 2 Yields per Speaker)

Ruben Ceballos
(Name)

Position on Agenda Item:

- In Favor Neutral Opposed

BOARD RULES

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