

## CITY OF PERRIS PLANNING COMMISSION AGENDA

August 07, 2024

City Council Chambers
Meeting to convene at 6:00 P.M.
101 North "D" Street
Perris, CA 92570

- 1. CALL TO ORDER:
- 2. ROLL CALL:

**Commissioners**: Lopez, Jimenez, Gomez,

Vice-Chair Shively, Chair Hammond

- 3. PLEDGE OF ALLEGIANCE: Commissioner Lopez
- 4. PRESENTATION:
- 5. CONSENT CALENDAR:
  - **A.** Planning Commission Minutes for July 17, 2024
  - **B.** Eastern Municipal Water District (EMWD) Final Sale Agreement General Plan Conformance.
- 6. PUBLIC HEARING:
  - A. Parcel Merger 24-05187 and Development Plan Review (DPR) 23-00020 A proposal to merge four (4) contiguous parcels to facilitate the development of a self-storage facility, consisting of two building, totaling 69,926 square feet on 2.12 acres, located on the north side of Rider Street between Johnson Avenue and Lake View Drive, in the Light Industrial (LI) Zone of the Perris Valley Commerce Center Specific Plan. Applicant: Steve Tangley.

**REQUESTED ACTION:** Continuance of this item to the Planning Commission meeting on August 21, 2024.

B. Vesting Parcel Map 23-05059 (VPM 38814), Conditional Use Permits (CUPs) 23-05047, 23-05208, 23-05210, and Development Plan Reviews (DPRs) 23-00013 and 23-00014 (Continued from the June 5, 2024 meeting) - A proposal to consider the following entitlements to facilitate the construction of the Case Road Mixed-Use

project consisting of an industrial warehouse building, a self-storage RV parking facility, a hotel, and a commercial retail shopping center, on 44.9 acres, located north of Ethanac Road, south of Watson Road, between Green Valley Parkway and Case Road: 1) Vesting Parcel Map to subdivide two (2) parcels into seven (7) parcels totaling 44.9 acres; 2) CUP for the review of site plan and building elevations for a 498,000 square foot industrial building on 23.7 acres; 3) CUP for the review of site plan and building elevations for a 116,000 square foot self-storage and outdoor RV parking facility on 9.6 acres; 4) CUP to allow two (2) 2,300 square-foot drive-through restaurants on 1.82 acres; 5) DPR for the review of the site plan and building elevations for a 21,600 square foot commercial retail shopping center on 2.8 acres; and 6) Development Plan Review for the review of site plan and building elevations for a four-story hotel on 3.8-acres. Applicant: Derek Barbour, Richland Real Estate Fund.

**REQUESTED ACTION:** Adopt Resolution 24-05 adopting the Fourth Addendum to the Final Environmental Impact Report (Final EIR) of the Green Valley Specific Plan (GVSP), and approving Vesting Parcel Map 23-05059 (VPM 38814), Conditional Use Permits (CUPs) 23-05047, 23-05208, 23-05210, and Development Plan Reviews (DPRs) 23-00013 and 23-00014, to facilitate the construction of the Case Road Mixed-Use Project consisting of an industrial warehouse building, self-storage and outdoor RV parking facility, a hotel, and a commercial shopping center on 44.9 acres, based on the findings and the Conditions of Approval.

C. Specific Plan Amendment (SPA) 22-05380, Tentative Parcel Map 22-05379 (TPM 38730), Development Plan Review (DPR) 22-00037, and Development Plan Review (DPR) 22-00038 – A proposal to consider the following entitlements to facilitate the construction of a 271,098 square-foot industrial warehouse building, two (2) freestanding sit-down restaurants, and a four-story hotel, totaling 61,008 square feet on 17.1 acres, located on the south side of Ramona Expressway, between Perris Boulevard and Redlands Avenue: 1) Specific Plan Amendment to rezone 12.55 acres of the 17.1-acre site from Commercial (C) Zone to Light Industrial (LI) Zone within the Perris Valley Commerce Center Specific Plan (PVCC-SP); 2) Tentative Parcel Map to subdivide two (2) parcels into four (4) parcels; and 3) Development Plan Reviews for review of the industrial and commercial site plan and building elevations. Applicant: Marwan Alabbasi.

**REQUESTED ACTION:** Adopt Resolution 24-10 recommending that the City Council certify the Final Environmental Impact Report (SCH 2023110588), adopt the Mitigation and Monitoring and Reporting Program, and approve Specific Plan Amendment (SPA) 22-05380, Tentative Parcel Map 22-05379 (TPM 38730), Development Plan Review (DPR) 22-00037, and Development Plan Review (DPR) 22-00038, to facilitate the construction of a 271,098 square-foot industrial warehouse building, two (2) freestanding sit-down restaurants, and a four-story hotel, totaling 61,008 square feet on 17.1 acres, based on the findings and the Conditions of Approval.

D. Scoping Meeting for an Environmental Impact Report associated with Specific Plan Amendment (SPA) 22-05280, Tentative Parcel Maps 22-05279 (TPM 38567) and TPM 24-05150 (TPM 38985), Conditional Use Permits (CUPs 22-05295, 24-05141 and 24-05142, Development Plan Reviews (DPRs) 22-00028 and 23-00021 – A proposal to consider the following entitlements to facilitate the construction of Perris Gateway Project in two phases, consisting of multiple commercial buildings totaling 138,684 square feet on approximately 20-acres located on the north side of Ramona Expressway between the I-215 freeway interchange and Webster Avenue: 1) Specific Plan Amendment to amend the Perris Valley Commerce Center Specific Plan (PVCCSP) to allow self-storage facilities subject to a Conditional Use Permit within the Commercial Zone; 2) Tentative Parcel Maps 38567 and 38985 for Phases 1 and 2 to subdivide three (3) existing parcels into eight (8) parcels; 3) Conditional Use Permits to allow the self-storage facility in the Commercial Zone, and up to six (6) drive-thru retail establishments and two vehicle fuel stations with alcohol sales for off-site consumption; and 4) Development Plan Reviews for the reviews of the site plan and building elevations for the proposed commercial project consisting an 80,478 square foot self-storage facility, two sit-down restaurants totaling 12,000 square feet, six drive-through fastfood restaurants totaling 18,400 square feet, two convenience stores totaling 10,039 square foot, two vehicle fuel stations and a 5,425-square-foot automated car wash. Applicant: Mike Naggar and Associates Inc., on behalf of OLC Development.

**REQUESTED ACTION:** Conduct a public Scoping Meeting to review, discuss, and provide comments on the potential environmental impacts associated with the Project for the preparation of an Environmental Impact Report.

Ε. Scoping Meeting for an Environmental Impact Report associated with General Plan Amendment (GPA) 23-05153, Specific Plan Amendment (SPA) 23-05115, Tentative Parcel Map 23-05154 (TPM 38760), Development Agreement (DA) 24-05168, and Development Plan Reviews (DPRs) 23-00011, 24-00006, and 24-00007 – A proposal to consider the following entitlements to create a new Specific Plan for the New Perris Specific Plan to facilitate the development of three (3) commercial retail buildings totaling 6,780 square feet and eight (8) industrial buildings totaling up to 3,681,020 square feet on 218.14 acres of the larger 345-acre (in total) Specific Plan area, located south of San Jacinto Avenue, west of Dunlap Drive and northeast of Ellis Avenue and I-215 freeway: 1) General Plan Amendment to amend the Circulation Element to replace a planned freeway interchange at the eastern end of Ellis Avenue with a freeway overpass and to realign it with the proposed Murrieta Road extension; 2) Specific Plan Amendment to rescind the New Perris Specific Plan and create the New Perris Commerce Center Specific Plan to act as a regulatory document for the establishment of development standards and design guidelines for the entire Specific Plan area; 3) Tentative Parcel Map to establish eight (8) parcels totaling 218.14 acres for commercial and industrial development and one (1) parcel totaling 111 acres for open space/conservation area; 4) Development Agreement for specific project improvements and community benefits; and 5) Development Plan Reviews for the review of the site plan and building elevations for the proposed industrial and commercial components of the project. Applicant: Industrial VI Enterprises, LLC.

**REQUESTED ACTION:** Conduct a public Scoping Meeting to review, discuss, and provide comments on the potential environmental impacts associated with the Project for the preparation of an Environmental Impact Report.

### 7. PUBLIC COMMENTS:

Anyone who wishes to address the Planning Commission regarding items not on the agenda may do so at this time. Please walk up to the podium and wait for the Chairperson to recognize you. Please speak clearly, give your name, and spell your last name and address for accurate recording in the minutes. Each speaker will be given three (3) minutes to address the Planning Commission.

\*

LISTENING ASSISTIVE DEVICES are available for the hearing impaired or language translation – please see the Commission Secretary. The City of Perris wishes to make all its public meetings accessible to the public. Upon request, this agenda will be made available in appropriate alternative formats to persons in need of language translation or disabilities as required by 42 U.S.C. 12132 of the Americans with Disabilities Act of 1990. Any person with a disability who requests a modification or accommodation in order to participate in a meeting should direct such request to 951-943-2003 x256 at least 72 hours before the meeting, if possible.

In compliance with the Americans with Disabilities Act and Government Code Section 54953(g), the City Council has adopted a reasonable accommodations policy to swiftly resolve accommodation requests. The policy can also be found on the City's website. Please contact the City Clerk's Office at (951) 943-6100 to make an accommodation request or to obtain an electronic or printed copy of the policy.

- 8. BUSINESS:
- 9. COMMISSION MEMBERS ANNOUNCEMENTS OR REPORTS
- 10. PLANNING MANAGER REPORTS AND/OR INFORMATION
- 11. ADJOURNMENT

# Planning Commission Agenda CITY OF PERRIS

August 07, 2024

# Item 5A

Planning Commission Minutes for July 17, 2024



### **MINUTES**

Date of Meeting: July 17, 2024

Time: 06:00 PM

Place of Meeting: City Council Chambers

1. CALL TO ORDER:

**2. ROLL CALL:** Commissioners: Gomez, Lopez, Jimenez,

Vice-Chair Shively, Chair Hammond

**Commission Members Present:** Commissioner Gomez

Commissioner Lopez, Commissioner Jimenez, Vice-Chair Shively, Chair Hammond.

**Commissioner Absent:** 

**Staff Present:** Patricia Brenes, Planning Manager

Yecenia Vargas, Assistant City Attorney Brad Brophy, Assistant City Engineer LD

Nathan Perez, Senior Planner Alfredo Garcia, Associate Planner Lupita Garcia, Associate Planner Monica Carranza, Assistant Planner Sylvia Arvizu, Management Assistant

- **3. PLEDGE OF ALLEGIANCE:** Commissioner Gomez led the Pledge of Allegiance.
- 4. PRESENTATION:
- 5. CONSENT CALENDAR:
  - **A.** Planning Commission Minutes for June 5, 2024

Chair Hammond opened the Item for public comment. No public comment Chair Hammond closed the Item for public comment.

The Chair called for a motion.

M/S/C: Moved by Commissioner Lopez, seconded by Commissioner Jimenez to Approve Item 5A. Planning Commission Minutes for June 5, 2024

**AYES:** Commissioner Lopez, Commissioner Jimenez,

Vice Chair Shively, Chair Hammond.

NOES: ABSENT:

**ABSTAIN:** Commissioner Gomez (Absent on June 05, 2024)

**B.** Street Naming Review 24-05151 – A proposal to name five (5) streets within Tentative Tract Map No. 37038, located on the west side of Dunlap Drive between Orange Avenue and Lemon Avenue in the MFR-14 Multi Family Residential and Planned Development Overlay Zone. Applicant: David Jensen.

**REQUESTED ACTION:** Approve Street Naming Review 24-05151

Monica Carranza, Assistant Planner, presented this item.

Chair Hammond opened the Item for public comment. No public comment Chair Hammond closed the Item for public comment.

### The following Commissioners Spoke:

Commissioner Jimenez Vice-Chair Shively

The Chair called for a motion.

M/S/C: Moved by Commissioner Jimenez, seconded by Commissioner Gomez to Approve Item 5B.

Street Naming Review 24-05151 – A proposal to name five (5) streets within Tentative Tract Map No. 37038, located on the west side of Dunlap Drive between Orange Avenue and Lemon Avenue in the MFR-14 Multi Family Residential and Planned Development Overlay Zone. Applicant: David Jensen.

**REQUESTED ACTION:** Approve Street Naming Review 24-05151

**AYES:** Commissioner Gomez, Commissioner Lopez, Commissioner Jimenez,

Vice Chair Shively, Chair Hammond.

**NOES:** 

ABSENT:

**ABSTAIN:** 

### 6. PUBLIC HEARING:

A. Conditional Use Permit (CUP) 21-05102 – A proposal to construct a 12,067 square foot religious facility on 0.51 acres, located on the northeast corner of Orange Avenue and Barret Avenue in the Commercial Community (CC) Zone. Applicant: Shoaib Siddiqui. REQUESTED ACTION: Adopt Resolution No. 24-09, finding the project is Categorically Exempt from the California Environmental Quality Act (CEQA) review pursuant to Section 15332 (In-Fill Development Projects); and approving CUP 21-05102, based on the findings and subject to the Conditions of Approval.

Lupita Garcia, Associate Planner, presented this item.

Chair Hammond opened the Item for public comment. No public comment Chair Hammond closed the Item for public comment.

### The following Commissioners Spoke:

Lopez Jimenez Gomez Vice-Chair Shivley Chair Hammond

Applicant Speaker - Shoaib Siddiqui

The Chair called for a motion.

M/S/C: Moved by Commissioner Lopez, seconded by Commissioner Gomez, to Approve Item 6A. with the following Conditions of Approval (COA): 1) Add COA to the Building & Safety General Conditions requiring project to comply with the 2022 Elevator Building Code; 2) Revise COA #15 - Add faux windows shall be installed on the east and west building elevations for balance and proportion. 3) Revise COA #28 - The applicant shall submit a Photometrics Plan to the Planning Division for review and approval by the Planning Division for the subject site and the shared parking area. 4) Revise COA #34 - The Reciprocal Access, Parking, and Maintenance Agreement shall be recorded with the County of Riverside and provided to the Planning Division and include the following: a) Perris Valley Spectrum, LP shall be responsible for the maintenance of the landscaping and the parking area for the religious facility; b) A total of 66 parking spaces shall be assigned to the religious facility for use by the members during service hours as shown on the parking exhibit; and 3) Perris Valley Spectrum, LP. shall provide adequate lighting for the shared parking area.

**AYES:** Commissioner Gomez, Commissioner Lopez, Commissioner Jimenez,

Vice Chair Shively, Chair Hammond.

**NOES: ABSENT: ABSTAIN:** 

The meeting when into recess at 7:20 p.m. and reconvened at 7:30 p.m.

В. **Development Plan Review (DPR) 22-00013** – A proposal to construct a 94,453 squarefoot industrial warehouse building on a 4.84-acre site, located at 5030 Patterson Avenue, on the west side of Patterson Avenue between Harley Knox Boulevard and Nandina Avenue, in the General Industrial (GI) Zone of the Perris Valley Commerce Center Specific Plan (PVCC SP). Applicant: Carter Redish.

**REQUESTED ACTION:** Adopt Resolution 24-07, adopting Mitigated Negative Declaration No. 2397 and the Mitigation Monitoring and Reporting Program, and approving Development Plan Review 22-00013 to facilitate the construction of a 94,453 square foot industrial warehouse building, based on the findings and subject to the Conditions of Approval.

Nathan Perez, Senior Planner, presented this item.

**Applicant Speaker:** Cater Redish, Architect

Chair Hammond opened the Item for public comment.

**Public Speaker:** (City of Perris Residents) Jillian Menez

**Bruce Springer** 

Chair Hammond closed the Item for public comment.

### The following Commissioners Spoke:

Lopez

Gomez

Jimenez

Vice-Chair Shivley

Chair Hammond

The Chair called for a motion.

M/S/C: Moved by Commissioner Gomez, seconded by Commissioner Jimenez, to Approve Item 5B. with the following Conditions of Approval: 1) Revise COA #20 -Require tree size to be increased from 24 inch box trees to 36 inch box trees; 2) Revise COA #37.g. - require basketball court to be landscaped with shade trees; 3) Add new COA requiring the overall on-site landscape coverage to be increased to 13 percent; and 4) Revise COA#24 – Correct typographical error for the spelling of Val Verde School District.

**AYES:** Commissioner Gomez, Commissioner Lopez, Commissioner Jimenez, Vice

Chair Shively, Chair Hammond.

NOES: ABSENT: ABSTAIN:

C. Tentative Parcel Map 22-05050 (TMP 38368) and Development Plan Review (DPR) 22-00029 - A proposal to subdivide an existing 3.8-acre parcel into two lots for the construction of a 5,490 square-foot convenience store with a 2,579 square foot attached automated car wash, a 4,567 square foot canopy for passenger vehicles fueling and a 630 square foot canopy for trucks fueling, located on the northwest corner of Placentia Avenue and N. Perris Boulevard in the Commercial(C) Zone of the Perris Valley Commerce Center

**REQUESTED ACTION:** Adopt Resolution No. 24-08, finding the project is Categorically Exempt from the California Environmental Quality Act (CEQA) review pursuant to Section 15332 (In-Fill Development Projects), and approving Tentative Parcel Map 22-05050 (TMP 38368) and Development Plan Review 22- 00029, based on the findings and subject to the Conditions of Approval.

Alfredo Garcia, Associate Planner, presented this item.

**Applicant speaker:** Winston Liu

Specific Plan. Applicant: Winston Liu

Chair Hammond opened the Item for public comment.

**Public Speaker:** (City of Perris Residents)

Jairo Carbajal Malika Tiofil
Jillian Menez Nichelle Gordon
Victor Martinez Keione Brenson
Keandre Johnsen Samira Salau
Malik Tiofil Taira Salau
Eric Espinoza Michelle Vallejo

Tania Saavedra

Chair Hammond closed the Item for public comment.

### The following Commissioners Spoke:

Lopez

Gomez

Jimenez

Vice-Chair Shivley Chair Hammond

The Chair called for a motion.

M/S/C: Commissioner Gomez moved, seconded by Vice Chair Shively, to Approve Item 6C. with the following Conditions of Approval: 1) The applicant shall work with staff and the Fire Department to provide a gate or removable barrier between the passenger and truck-fueling areas; 2) The applicant shall install signage at the driveway entrance on Placentia Avenue stating "trucks only" to notify passenger vehicles not to enter; 3) The applicant shall submit a striping plan that will assist truck drivers in navigating the fueling area safely and ensure they can enter, fuel, and exit the site efficiently.

**AYES:** Commissioner Gomez, Commissioner Lopez,

Vice Chair Shively, Chair Hammond.

**NOES:** Commissionner Jimenez.

ABSENT: ABSTAIN:

- 7. PUBLIC COMMENTS:
- 8. BUSINESS:
- 9. COMMISSION MEMBERS ANNOUNCEMENTS OR REPORTS:
- 10. PLANNING MANAGER REPORTS AND/OR INFORMATION:
- 11. ADJOURNMENT

The Chair called for a motion.

M/S/C: Moved by Commissioner Gomez, seconded by Commissioner Lopez to Adjourn the regular planning commission meeting at approximately 9:58 p.m.

**AYES:** Commissioner Gomez, Commissioner Lopez, Commissioner Jimenez,

Vice Chair Shively, Chair Hammond.

**NOES:** 

**ABSENT:** 

**ABSTAIN:** 

Respectfully yours,	
Patricia Brenes, Secretary	

## Planning Commission Agenda CITY OF PERRIS

August 07, 2024

# Item 5B

Eastern Municipal Water District (EMWD)

Final Sale

Agreement General Plan

Conformance.



### CITY OF PERRIS

### PLANNING COMMISSION AGENDA SUBMITTAL

**MEETING DATE**: August 7, 2024

**SUBJECT**: A Proposal to Find the Transfer of Certain Public Property by the

City of Perris to Eastern Municipal Water District is in Conformity

with the City's General Plan. Applicant: City of Perris

**REQUESTED ACTION**: Adopt Resolution No. 24-12, Determining that the Transfer of

Certain Public Property by the City of Perris to Eastern Municipal

Water District is in Conformity with the City's General Plan.

**CONTACT**: Kenneth Phung, Director of Development Services

#### **BACKGROUND**

On December 14, 2021, staff presented to the City Council a memorandum of understanding (MOU) in which the possibility of the consolidation of the City's Water and Wastewater systems to Eastern Municipal Water District (EMWD) would be evaluated and assessed for future consideration. As a result of the MOU presented to Council, City and EMWD staff would begin to meet regularly to review every aspect of the Water and Wastewater systems to try and come to a mutual agreement.

Based on the continued meetings between the two agencies, staff presented to the Council another MOU on February 13, 2024, in which the mutual understanding of the transfer of ownership would be formalized. As a result, a transfer agreement has been negotiated between the City and EMWD. Such transfer agreement is being presented to the City Council for consideration and approval on August 8, 2024.

As part of the transfer of the City's Water and Wastewater systems to EMWD, certain properties or portions thereof will be transferred to EMWD. However, pursuant to Government Code Section 65402 (Restrictions on Acquisition and Disposal of Real Property), if a General Plan or part thereof has been adopted by a city, no real property shall be disposed of, if the adopted general plan or part thereof applies thereto, until the location, purpose and extent of such disposition has been submitted to and reported upon by the planning agency as to conformity with the city's adopted General Plan. The Planning Commission is solely tasked with evaluating whether the transfer of such properties is in conformance with the City's General Plan.

#### **ANALYSIS**

The City's General Plan states that EMWD provides and distributes potable water throughout all but a small portion of the City of Perris and its Sphere of Influence (i.e., an area outside of and adjacent to the City's border that has been identified by the County Local Agency Formation Commission as a future logical extension of the City's jurisdiction). The City's General Plan further states that EMWD owns and maintains the sanitary sewer system serving most of the City

of Perris and its Sphere of Influence. Goal II of the Land Use Element of the City's General Plan is to ensure new development is consistent with infrastructure capacity and municipal service capabilities. Further, Goal IV of the Land Use Element of the City's General Plan is to maintain consistency among all planning documents.

The proposed transfer of the relevant properties will further promote the City's goal of ensuring new development is consistent with infrastructure capacity and municipal service capabilities, as EMWD already provides such services to the majority of the City and maintains the capabilities to continue to do so. There are no inconsistencies in planning documents that would result from the transfer, as water services would continue to be provided in a manner required by all planning documents. As such, a resolution determining the transfer of certain real properties to be transferred to EMWD is in conformance with the City's General Plan is attached to this submittal.

### **RECOMMENDATION:**

Staff recommends that the Planning Commission approve the proposed Resolution No. 24-12 Determining that the Transfer of Certain Public Property by the City of Perris to Eastern Municipal Water District is in Conformity with the City's General Plan.

### **BUDGET (or FISCAL) IMPACT**: None.

Prepared by: Yecenia Vargas, Assistant City Attorney

Reviewed by: Kenneth Phung, Director of Development Services

### **EXHIBITS:**

A. Resolution 24-12 Determining Transfer of Certain Public Property is in Conformity with General Plan

Consent: X
Public Hearing:
Business Item:
Presentation:
Other:

### **Exhibit A**

# Resolution 24-12 Determining Transfer of Certain Public Property is in Conformity with General Plan

### RESOLUTION NO. 24-12

- A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF PERRIS, COUNTY OF RIVERSIDE, STATE OF CALIFORNIA, DETERMINING THAT THE TRANSFER OF CERTAIN PUBLIC PROPERTY BY THE CITY OF PERRIS TO EASTERN MUNICIPAL WATER DISTRICT IS IN CONFORMITY WITH THE CITY'S GENERAL PLAN.
- **WHEREAS**, California Government Code Section 65402 requires the Planning Commission review the disposition of any real property by the City for conformity with the City's adopted General Plan; and
- **WHEREAS**, review by the Planning Commission is intended to assure that the disposition of real property by the City is consistent with the City's long-range objectives; and
- **WHEREAS**, the City owns and operates a water and sewer utility in certain areas within the City's jurisdictional boundaries ("City Water/Sewer System"); and
- **WHEREAS**, the City owns certain real properties as provided in **Exhibit A**, which are improved for use by City as part of the City Water/Sewer System ("City Water/Sewer System **Property**"); and
- **WHEREAS**, Eastern Municipal Water District ("**EMWD**") is a public water district duly organized under the laws of the State of California and provides water and sewer utility service for certain areas in Riverside County, including, but not limited to, all areas within the City that are not served by the City Water/Sewer System; and
- **WHEREAS**, the City and EMWD are in the process of consolidating EMWD's water/sewer system and the City Water/Sewer System such that EMWD will own and operate the City Water/Sewer System ("Consolidation"); and
- **WHEREAS**, for this Consolidation to occur, the City must transfer the City Water/Sewer System Property (or portions thereof to be determined) to EMWD for its use; and
- **WHEREAS**, the City Council will be considering the proposed Consolidation on August 8, 2024; and
- **WHEREAS**, the Planning Commission must consider whether the transfer of the City Water/Sewer System Property to EMWD is in conformance with the City's adopted General Plan; and
- **WHEREAS**, prior to taking action, the Planning Commission has heard, been presented with, and/or reviewed all of the information and data which constitutes the administrative record for the above-mentioned Consolidation, including all oral and written evidence presented to the City during all meetings and hearings; and

WHEREAS, all other legal prerequisites to the adoption of this Resolution have occurred.

NOW THEREFORE, THE PLANNING COMMISSION OF THE CITY OF PERRIS does resolve as follows:

- **Section 1. Recitals.** The above recitals are all true and correct and incorporated herein.
- Section 2. Environmental Analysis. Based upon the foregoing and all oral and written statements and reports presented by City staff and members of the public, including, but not limited to, all such statements and reports (including all attachments and exhibits) presented at its meeting on August 7, 2024, the Planning Commission hereby determines as to the findings of conformance with the City's General Plan, pursuant to CEQA Regulation 15060(c)(3), this activity is not a project under CEQA Regulation 15378(b)(5) (organizational or administrative activities of governments that will not result in direct or indirect physical changes in the environment). Further, even if this conformance finding is a project, it can be seen with certainty that, pursuant to CEQA Regulation 15061(b)(3), there is no possibility that this action would have a significant effect on the environment. A general plan conformance finding merely determines whether the disposition of City excess land conforms with the City's General Plan and does not itself propose any development. Thus, it can be seen with certainty that the General Plan Conformance finding as provided herein is exempt from CEQA.
- **Section 3. General Plan Conformity.** The Planning Commission makes the finding and hereby declares that the proposed transfer of the City Water/Sewer System Property is consistent and in conformity with the City's General Plan. The proposed transfer promotes Goals II and IV of the General Plan Land Use Element:
  - Goal II (Land Use Element): New development consistent with infrastructure capacity and municipal service capabilities
  - Goal IV (Land Use Element): Consistent among all planning documents

The proposed transfer of the City Water/Sewer System Property will further promote the City's goal of ensuring new development is consistent with infrastructure capacity and municipal service capabilities, as EMWD already provides such services to the majority of the City and maintains the capabilities to continue to do so. There are no inconsistencies in planning documents that would result from the transfer, as water services would continue to be provided in a manner required by all planning documents.

- **Section 4.** The Planning Commission declares that should any provision, section, paragraph, sentence, or word of this Resolution be rendered or declared invalid by any court of competent jurisdiction or by reason of any preemptive legislation, the remaining provisions, sections, paragraphs, sentences, and words of this Resolution shall remain in full force and effect.
- **Section 5.** The Chairperson shall sign, and the Secretary shall certify to the passage and adoption of this Resolution.

### ADOPTED, SIGNED, and APPROVED this 7th day of August 2024.

ATTEST:	CHAIRPERSON, PLANNING COMMISSION
Secretary, Planning Commission	_
~~~~,	
STATE OF CALIFORNIA )	
COUNTY OF RIVERSIDE ) § CITY OF PERRIS )	
PERRIS, DO HEREBY CERTIFY the by the Planning Commission of t	OF THE PLANNING COMMISSION OF THE CITY OF nat the foregoing Resolution Number 24-12 was duly adopted the City of Perris at a regular meeting of said Planning t 2024, and that it was so adopted by the following vote:
AYES:	
NOES:	
ABSENT: ABSTAIN:	
	Secretary, Planning Commission
Attachments:	<b>3</b> /

1. Exhibit A - Description and Location of City Water/Sewer System Property

### Exhibit A Description and Location of City Water/Sewer System Property

Site Name/Description	Address	APN	Acquisition
North System	1600 Avalon Parkway	303370003	Entire
Reservoir Site	Perris, CA 92571		
North System Well	Not Applicable	308233034	Portion
No. 3			
North System Well	Not Applicable	308323058	Portion
No. 4			
Bellamo Reservoir	Not Applicable	313180013	Portion
3 <sup>rd</sup> Street Water	Not Applicable	313050033	Entire
Booster Station			
7 <sup>th</sup> Street Lift Station	Not Applicable	310160055	Portion
		310160030	

## Planning Commission Agenda CITY OF PERRIS

August 07, 2024

# Item 6A

Parcel Merger 24-05187 and Development Plan Review (DPR) 23-00020)

Continuance of this item to the Planning Commission meeting on August 21, 2024.



### **CITY OF PERRIS**

### PLANNING COMMISSION AGENDA SUBMITTAL

MEETING DATE: August 7, 2024

SUBJECT: Development Plan Review (DPR) 23-00020 and Parcel Merger (PM)

24-05187—A proposal to merge four (4) contiguous parcels to facilitate the development of a self-storage facility consisting of two buildings totaling 69,825 square feet on 2.12 acres, located on the north side of Rider Street between Johnson Avenue and Lakeview Drive, within the Light Industrial (LI) Zone of the Perris Valley Commerce Center

Specific Plan Zoned. Applicant: Steve Tangley

**REQUESTED ACTION**: Continuance of this item to the Planning Commission meeting on

August 21, 2024.

CONTACT: Patricia Brenes, Planning Manager

#### **BACKGROUND/DISCUSSION:**

The applicant is requesting continuance of this item to the next scheduled Planning Commission meeting on August 21, 2024, to be able to review and discuss the recommended conditions of approval.

**BUDGET (or FISCAL) IMPACT**: There is no impact associated with this project since all project costs are borne by the applicant.

Prepared by: Alfredo Garcia, Associate Planner Reviewed by: Patricia Brenes, Planning Manager

Exhibit: A. Applicant's Continuance Request

Consent:

Public Hearing: X Business Item: Presentation:

## Exhibit A Applicant's Continuance Request

From: <u>Steve Tangney</u>
To: <u>Alfredo Garcia</u>

Cc: Michael Brendecke; Luis Bucio; Aish Keerthi; Rick Wallace; Jeff Trojanowski; Chris McCoy NWB Dev Mgr

**Subject:** Perris Rider Street - Planning Commission Hearing Date

**Date:** Tuesday, July 30, 2024 9:51:06 AM

#### Alfredo

I am writing to request a continuance of our Planning Commission meeting originally scheduled for August 7th. I understand August  $21^{st}$  is the next meeting date and would expect to be scheduled on this date. This will allow time for all parties to review and analyze the new Engineering conditions of approval which were just issued on July  $29^{th}$ .

Thank you for your consideration.

Steve Tangney
Vice President
Real Estate
West Coast Self-Storage
Cell 408-836-4543
stangney@wcselfstorage.com

www.WestCoastSelf-Storage.com

## Planning Commission Agenda CITY OF PERRIS

August 07, 2024

# Item 6B

Vesting Parcel Map
23-05059 (VPM 38814),
Conditional Use Permits
(CUPs) 23-05047, 23-05208, 23-05210,
And Development Plan Reviews
(DPRs) 23-00013and 23-00014
(Continued from the June 5, 2024 meeting)



### **CITY OF PERRIS**

## PLANNING COMMISSION AGENDA SUBMITTAL

MEETING DATE: August 7, 2024

SUBJECT: Vesting Parcel Map 23-05059 (VPM 38814), Conditional Use

Permits (CUPs) 23-05047, 23-05208, 23-05210, and Development Plan Reviews (DPRs) 23-00013 and 23-00014 (Continued from the June 5, 2024 meeting) - A proposal to consider the following entitlements to facilitate the construction of the Case Road Mixed-Use project consisting of an industrial warehouse building, a selfstorage RV parking facility, a hotel, and a commercial retail shopping center, on 44.9 acres, located north of Ethanac Road, South of Watson Road between Green Valley Parkway and Case Road: 1) Vesting Parcel Map to subdivide two (2) parcels into seven (7) parcels totaling 44.9 acres; 2) CUP for the review of site plan and building elevations for a 498,000 square foot industrial building on 23.7 acres; 3) CUP for the review of site plan and building elevations for a 116,000 square foot self-storage and outdoor RV parking facility on 9.6 acres; 4) CUP to allow two (2) 2,300 square-foot drivethrough restaurants on 1.82 acres; 5) DPR for the review of the site plan and building elevations for a 21,600 square foot commercial retail shopping center on 2.8 acres; and 6) Development Plan Review for the review of site plan and building elevations for a fourstory hotel on 3.8-acres. Applicant: Derek Barbour, Richland Real

Estate Fund

**REQUESTED ACTION**: Adopt Resolution 24-05 adopting the Fourth Addendum to the Final

Environmental Impact Report (Final EIR) of the Green Valley Specific Plan (GVSP), and approving Vesting Parcel Map 23-05059 (VPM 38814), Conditional Use Permits (CUPs) 23-05047, 23-05208, 23-05210, and Development Plan Reviews (DPRs) 23-00013 and 23-00014, to facilitate the construction of the Case Road Mixed-Use Project consisting of an industrial warehouse building, self-storage and outdoor RV parking facility, a hotel, and a commercial shopping center on 44.9 acres, based on the findings and

the Conditions of Approval.

**CONTACT**: Patricia Brenes, Planning Manager

### **BACKGROUND:**

On June 5, 2024, the Planning Commission considered Vesting Parcel Map 23-05059 (VPM 38814), Conditional Use Permits (CUPs) 23-05047, 23-05208, 23-05210, and Development Plan Reviews (DPRs) 23-00013 and 23-00014 to facilitate the construction of the Case Road Mixed-Use project consisting of an industrial warehouse building, a commercial retail shopping center, a self-storage RV parking facility, and a hotel on 44.9 acres, located north of Ethanac Road, South of Watson Road between Green Valley Parkway and Case Road.

The Planning Commission complimented the architectural and overall design features of the multiple components of the project but expressed concerns with the transition buffer from the proposed industrial warehouse use from the future residential use to the west, visibility of the hotel pool area from the parking lot, proposed lavender color for the self-storage facility; need for lighting, security, and screening of the RV parking; need for additional project details, including trash enclosure and street improvements, and additional project renderings; and access to environmental documents related to the Green Valley Specific Plan.

To address these concerns, they recommended review by the Ad Hoc Committee and incorporation of the following: 1) consider a hospital or medical facility at the proposed industrial warehouse location; 2) the pool area at the hotel should be screened from public view with a solid fence or wall in addition to landscaping; 3) consider a different color to replace the proposed lavender color for the self-storage facility; 4) RV parking should be adequately screened from public view with 8-12-foot-high screen walls and be designed with adequate lighting and security; 5) project plans should include trash enclosure locations and design details, and cross sections showing proposed street improvements; 6) provide renderings showing views of the Green Valley Parkway terminus, the parking aisle between the project site and the Perris Crossing Shopping Center, and the hotel pool area; and 7) provide access to the EIR, originally certified for the Green Valley Specific Plan.

In order to give the applicant's team ample time to address the Planning Commission's concerns and schedule the project for Ad Hoc Committee review and comments, the project was continued off calendar.

### Ad-Hoc Committee Meeting

Since the Planning Commission, the applicant has been working with staff on addressing the Planning Commission's concerns and recommendations in order to meet with the Ad Hoc Committee on June 26, 2024. At the meeting, the applicant presented the project with the additional information requested. The Ad-Hoc Committee provided additional feedback, including a recommendation to provide a wall or solid screen around the hotel pool, and preparation of additional architectural renderings of the industrial building to clarify the transition from the proposed industrial building to the Perris Crossing Shopping Center.

### REVISED PROJECT DESCRIPTION DISCUSSION

The applicant has provided revised project plans to incorporate the Planning Commission's and Ad Hoc Committee's feedback with the following amendments:

- A six (6) foot-high decorative block wall with a decorative cap and additional landscaping is proposed to screen the hotel pool.
- > The applicant clarified that the accent color proposed for the self-storage facility is actually a shade of grey and not lavender. A color and material sample board will be provided by the applicant at the meeting.
- Trash enclosure details and locations for each component of the project have been added to the project plans.
- Additional 3-D architectural renderings, schematics, and pictures have been provided for the Green Valley Parkway terminus, a view from the multi-family development to the industrial development, and a view of the transitional area between the proposed industrial building and the Perris Crossing Shopping Center.

The applicant indicated that the recommendation to consider a hospital or medical office building was not feasible, given that the EMWD sewer treatment plant would be directly across Watson Road to the north. The hospital reference at the PC meeting as being near a sewer facility in Ontario, California, is separated by a freeway and is approximately 970 feet away from the hospital.

The applicant also clarified the RV parking facility will have adequate lighting in compliance with the City's Code, and the combination of the proposed 8-foot-high solid screen wall with gates and landscaping will secure the parking area and screen the RVs from public view. In addition, the Street improvements along Watson Road, Green Valley Parkway, and Case Road are shown on the site plan and street cross sections, and therefore, no additional details are needed.

Additionally, the applicant has agreed to the recommended condition of approval requiring a Major Modification application to be considered by the Planning Commission for any future significant architectural and site layout modifications to the hotel or self-storage facility. Lastly, staff has included as an exhibit with a link to the approved and certified EIR and technical reports for the Green Valley Specific Plan.

The additional information provided by the applicant has not changed the overall site plan and building elevations. Therefore, the Project complies with the development standards of the Perris Municipal Code, including landscape coverage and parking requirements, as indicated in the June 5, 2024, Planning Commission staff report (Exhibit G).

### Community Benefits

It should be noted that the applicant initially proposed the following community benefits:

- Construction of either Commercial Building E, F, G, or the hotel (with Basins located on lots C and D) concurrently with the proposed industrial warehouse building.
- ➤ Certificate of Occupancy (CofO) of at least one (1) tenant in the commercial building or hotel with occupancy of the industrial building, with an option to include \$400,000 deposited into an escrow account prior to building permit issuance that will not be refundable if the developer wishes to secure occupancy of the industrial building without a CofO with the commercial tenant.

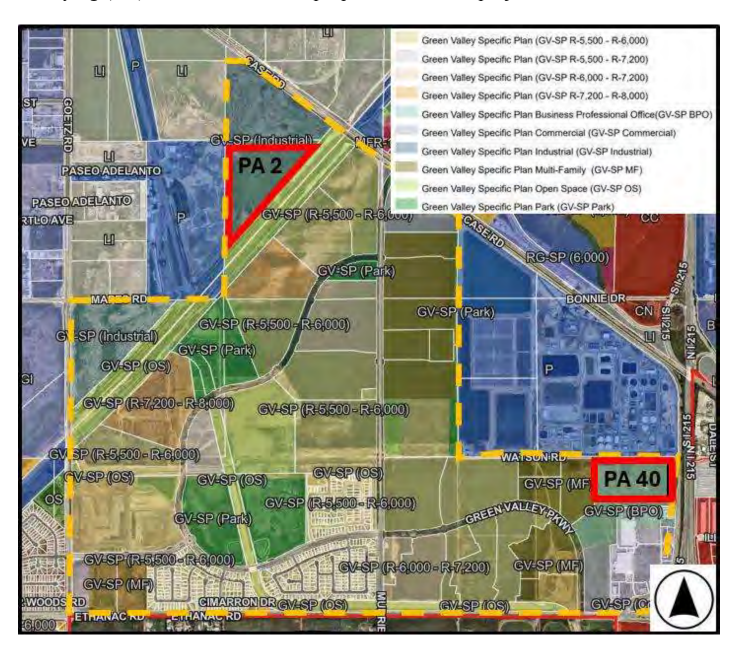
- ➤ Widening of Case Road from Watson Road to Mapes Road from two lanes to four lanes, at a community benefit of approximately \$300,000.
- Installation of a traffic signal at the intersection of Watson Road and Case Road, as it is above and beyond the requirements of the traffic study.

Since the last meeting, the applicant is offering the following additional community benefits:

- Installation of landscape and irrigation along the north side of Watson Road to further buffer the EMWD sewer treatment plant facility.
- Include a sidewalk along the Case Road widening from Watson Road to Mapes Road to provide pedestrian connectivity to the Metrolink Station.

Restrictive Industrial Development Covenant for Planning Area 2 of GVSP

As part of this project, the applicant is further proposing a restrictive covenant prohibiting industrial development within Planning Area (PA) 2 of the Green Valley Specific Plan (GVSP), totaling 32.8 acres zoned industrial and located northwest of the San Jacinto River, south of Goetz Road, east of the Perris Valley Airport (APN:330-110-012). See the Aerial Map on the following page identifying (PA) 2; in relation to the proposed industrial project in PA 40:



The covenant would offset the proposed industrial building in PA 40 by restricting future industrial development within PA 2 of the GVSP area. As such, a condition of approval has been included to require a covenant prohibiting all industrial development, including but not limited to distribution centers, warehouses, and truck terminals within Planning Area (PA) 2 of the Green Valley Specific Plan (GVSP).

### **PUBLIC OUTREACH**

Since the Planning Commission meeting, the applicant has indicated to staff that his team has contacted the Perris residents who opposed the project to provide clarification and answer any additional questions regarding the project.

### **ENVIRONMENTAL DETERMINATION:**

The GVSP EIR approved for the Project in 1990 considered the effects of a buildout of the overall specific plan. Because subsequent discretionary actions by the City are required, including consideration of future tentative maps for the various phases of the GVSP, the EIR acknowledged that the GVSP may require additional environmental analysis.

A fourth Addendum to the Final Environmental Impact Report (Final EIR) of the GVSP has been prepared as part of this Project. It concluded that the amendment would not result in any new or more significant impacts than were previously disclosed and analyzed in the Final EIR for the GVSP. As the lead agency under the California Environmental Quality Act (CEQA), the City of Perris has determined that, in accordance with Sections 15162 and 15164 of the State CEQA Guidelines, the proposed changes to the development pattern and other minor changes from the development scenario described in the 1990 Final EIR for the adopted GVSP warrant the preparation of an Addendum to the EIR. However, the changes do not warrant the preparation of a subsequent or supplemental EIR because the amendments do not result in any new or more severe significant impacts than previously disclosed.

After the issuance of the Planning Commission report dated June 5, 2024, staff received thirteen (13) comment letters which are summarized below:

- Perris Valley Chamber of Commerce The commenter expressed support for the Project and stated that the project will have the potential to bring significant economic benefits to the community.
- Perris Residents A total of ten (10) commenters generally expressed opposition to the industrial component of the Project due to operational working conditions, air quality, traffic, and health risks impacts.
- City of Menifee Requested clarification on the following: 1) confirm that the location of the new traffic signal at Green Valley Parkway and Ethanac Road will not conflict with nearby signalized intersections and future commercial driveways; 2) confirm that the Traffic Analysis does not conflict with the Ethanac Square and Ethanac/Barratt warehouse projects; and 3) justify the fair share contribution calculation for the Ethanac/Barnett intersection.

• Riverside County Flood Control and Water Conservation District—Provided a general comment requiring the applicant to enter into a cooperative agreement with the district. The project is located within the Romoland Master Drainage Plan, for which drainage fees have been adopted. An encroachment permit is required for any construction-related activities within the district right-of-way or facilities.

Responses to comment letters were prepared to address the submitted comment letters received (Exhibit I). None of the comment letters raised additional environmental concerns that have not already been addressed in the EIR or constitute "significant new information," or meet any of the conditions in Section 15088.5 of the State CEQA Guidelines that would require recirculation of the EIR.

### **RECOMMENDATION:**

The Planning Commission adopt Resolution 24-05 adopting the Fourth Addendum to the Final Environmental Impact Report (Final EIR) of the Green Valley Specific Plan (GVSP), and approving Vesting Parcel Map 23-05059 (VPM 38814), Conditional Use Permits (CUPs) 23-05047, 23-05208, 23-05210, and Development Plan Reviews (DPRs) 23-00013 and 23-00014, to facilitate the construction of an industrial warehouse building, commercial shopping center, self-storage RV parking facility, and hotel on 44.9 acres, based on the findings and the Conditions of Approval.

**BUDGET (or FISCAL) IMPACT**: All costs associated with the project are borne by the applicant.

Prepared by: Nathan Perez, Senior Planner Reviewed by: Patricia Brenes, Planning Manager

### **Exhibits:**

- A. Resolution 24-05 Approving Conditions of Approval (Planning, Engineering, Public Works, Community Services, and Building & Safety)
- B. Vicinity/Aerial Map
- C. Green Valley Specific Plan Land Use Map
- D. MARB/IPA ALUCP Map
- E. Project Plans (Site Plan, Wall and Fence Plan, Fire Access Site Plan, Floor Plan, Building Elevations, Site Cross Sections, Conceptual Landscape, and Colors, Materials Sample Sheet and 3D renderings)

Due to the size of the plans, only select plans are provided in the staff report package; the complete set of plans are on file with the Planning Department and available online at:

https://www.cityofperris.org/departments/development-

<u>services/planning/environmental-documents-for-public-review/-folder-436#docan1206\_1313\_479</u>

- F. Vesting Parcel Map VPM 38814
- G. Planning Commission Staff Report Without Exhibits Dated 06/5/2024

Due to the size of the documents, only the staff report is included as a hard copy. The entire staff report packet is available online at the City's Website:

https://www.cityofperris.org/departments/developmentservices/planning/environmental-documents-for-public-review/-folder-436#docan1206 1313 479

- H. Green Valley Specific Plan, Fourth Addendum EIR with Associated Studies Due to the size of the document files, the documents are on File with the Planning Department and available online at:

  <a href="https://www.cityofperris.org/departments/development-services/planning/environmental-documents-for-public-review/-folder-436#docan1206">https://www.cityofperris.org/departments/development-services/planning/environmental-documents-for-public-review/-folder-436#docan1206</a> 1313 479
- I. Public Comments and Response to Comments *Due to the size of the file, the documents are available online at:*<a href="https://www.cityofperris.org/departments/development-services/planning/environmental-documents-for-public-review/-folder-436#docan1206">https://www.cityofperris.org/departments/development-services/planning/environmental-documents-for-public-review/-folder-436#docan1206</a> 1313 479
- J. 1990 Green Valley Specific Plan EIR, Second Addendum EIR, and Third Addendum EIR with MMRP, *Due to the size of the document files, the documents are available online at:*<a href="https://www.cityofperris.org/departments/development-services/planning/environmental-documents-for-public-review/-folder-437#docan1206">https://www.cityofperris.org/departments/development-services/planning/environmental-documents-for-public-review/-folder-437#docan1206</a> 1313 479

Consent:
Public Hearing: X
Business Item:
Presentation:
Other:

### **Exhibit A**

Resolution 24-05 Approving Conditions of Approval (Planning, Engineering, Public Works, Community Services, and Building & Safety)

### RESOLUTION NO. 24-05

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF PERRIS, COUNTY OF RIVERSIDE, STATE OF CALIFORNIA, ADOPTING THE FOURTH ADDENDUM TO THE FINAL ENVIRONMENTAL IMPACT REPORT OF THE GREEN VALLEY SPECIFIC PLAN, AND APPROVING VESTING PARCEL MAP 38814 (VPM23-05059), CONDITIONAL USE PERMIT (CUP) 23-05047, DEVELOPMENT PLAN REVIEW (DPR) 23-00013, DEVELOPMENT PLAN REVIEW (DPR) 23-00014, CONDITIONAL USE PERMIT (CUP) 23-05208, AND CONDITIONAL USE PERMIT (CUP) 23-05210 TO FACILITATE THE CONSTRUCTION OF PROJECT CONSISTING OF AN CASE ROAD MIXED-USE **COMMERCIAL** INDUSTRIAL **WAREHOUSE** BUILDING, SHOPPING CENTER, SELF-STORAGE RV PARKING FACILITY, AND HOTEL ON 44.9 ACRES GENERALLY LOCATED NORTH OF ETHANAC ROAD, SOUTH OF WATSON ROAD BETWEEN GREEN VALLEY PARKWAY AND CASE ROAD, BASED UPON THE FINDINGS HEREIN AND SUBJECT TO CONDITIONS OF APPROVAL.

*WHEREAS*, the project applicant, Derek Barbour, Richland Communities, proposes to construct a 498,000 sq. ft. industrial warehouse building, commercial shopping center, self-storage RV parking facility, and four-story hotel on 44.9 acres generally located north of Ethanac Road, South of Watson Road between Green Valley Parkway and Case Road; and

WHEREAS, the applicant submitted: 1) Vesting Parcel Map 23-05059 (VPM 38814) to subdivide two (2) parcels into seven (7) parcels totaling 44.9 acres; 2) Conditional Use Permit ("CUP") 23-05047 for the review of site plan and building elevations for a 498,000 square foot industrial building on 23.7 acres; 3) Conditional Use Permit 23-05208 for the review of site plan and building elevations for a self-storage and outdoor RV parking facility on 9.633 acres; 4) Conditional Use Permit 23-05210 to allow two (2) 2,300 square-foot drive-through restaurants on 1.82 acres; 5) Development Plan Review ("DPR") 23-00013 for the review of site plan and building elevations for a four-story hotel on a 3.8-acres; and 6) Development Plan Review 23-00014 for the review of the site plan and building elevations for a 21,600 square foot commercial retail shopping center on 2.8 acres (collectively, the "Project"); and

*WHEREAS*, the proposed Vesting Parcel Map 38814, CUP 23-05047, DPR 23-00013, DPR 23-00014, CUP 23-05208, and CUP 23-05210 are considered a "project" as defined by the California Environmental Quality Act ("CEQA"); and

WHEREAS, pursuant to CEQA and the State CEQA Guidelines (14 Cal. Code Regs. §15000 et seq.), the City is the lead agency for the Project, as it is the public agency with general governmental powers over the Project; and

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WHEREAS, On January 25, 2022, the City Council adopted the 2021-2029 Housing Element, which included housing opportunity sites 6.1 and 6.2 within the Project site consisting of 107 lower-income dwelling units, 107 moderate-income dwelling units, 328 above moderate-income dwelling units for a total of 542 potential max units; and

- *WHEREAS*, a Fourth Addendum to the Final Environmental Impact Report (Final EIR) of the Green Valley Specific Plan (State Clearinghouse (SCH) No. 1989032707) was prepared for the Project, which includes, without limitation, Vesting Parcel Map 38814, CUP 23-05047, DPR 23-00013, DPR 23-00014, CUP 23-05208, and CUP 23-05210 in accordance with CEQA; and
- *WHEREAS*, Section 66411 of the California Government Code (Subdivision Map Act) vests in the legislative bodies of local agencies the regulation and control of the design and improvement of subdivisions; and
- **WHEREAS**, On June 5, 2024, the Planning Commission public hearing was continued off calendar to allow additional time to address the Planning Commission's Concerns and to schedule the Project for Adhoc committee review and comment. At the meeting, all interested persons were given full opportunity to be heard and to present evidence; and
- *WHEREAS*, On August 7, 2024, the Planning Commission conducted a duly noticed public hearing regarding the Project, at which time all interested persons were given full opportunity to be heard and to present evidence for the Planning Commission's consideration (including all oral and written testimony from members of the public and City staff, including, but not limited to, the City staff reports and accompanying documents and exhibits); and
- WHEREAS, before acting, the Planning Commission has heard, been presented with, and reviewed all of the information and data which constitutes the administrative record for the Project approval, including all oral and written evidence presented to the City by members of the public and City staff during all Project meetings and hearings; and

**WHEREAS**, all other legal prerequisites to adopting this Resolution have occurred.

### NOW, THEREFORE, THE PLANNING COMMISSION OF THE CITY OF PERRIS does resolve as follows:

- **Section 1.** The above recitals are all true and correct and incorporated herein by reference.
- Section 2. The Planning Commission has reviewed and considered the environmental documentation for the Project prior to taking action on the applications. Based on the forgoing, the Fourth Addendum to the Final Environmental Impact Report for the Green Valley Specific Plan ("GVSP") for the proposed Project, it was determined that the Project will not result in any new or more severe significant environmental impacts than were previously disclosed and analyzed in the Final EIR. Specifically, based upon the above and the staff report, supporting

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exhibits, and all written and oral testimony presented at the August 7, 2024, public hearing, the Planning Commission finds that:

A. As the lead agency under the California Environmental Quality Act (CEQA), the City of Perris has determined that, in accordance with Sections 15162 and 15164 of the State CEQA Guidelines, the proposed changes to the development pattern and other minor changes from the development scenario described in the Final EIR for the GVSP warrant the preparation of a Fourth Addendum to update the analysis provided in the 1990 Final EIR, but do not warrant the preparation of a subsequent or supplemental EIR, because the amendments do not result in any new or more severe significant impacts than previously evaluated and disclosed in the 1990 Final EIR. This determination is evidenced in detail throughout Chapter 4 of the Fourth Addendum and supporting technical appendices.

Because no subsequent or supplemental EIR was required or prepared, the City need not make full CEQA findings with respect to impacts resulting from the Project. While all effects will remain at their same respective levels of impact as they were determined in the certified 1990 Final EIR, mitigation measures have been updated in the Fourth Addendum to account for more modern data, methodology, changes in rules and regulations, and physical improvements and infrastructure that have been completed since 1990.

- B. The City has complied with the California Environmental Quality Act (CEQA).
- C. Determinations of the Planning Commission reflect the independent judgment of the City.

**Section 3.** Based upon the forgoing, all oral and written communication submitted by members of the public and City staff to the Planning Commission on August 7, 2024, public hearing (including, but not limited to, all staff reports and supporting exhibits), the Planning Commission further finds the following:

### **Vesting Parcel Map 38814 (VPM23-05059)**

1. The proposed map is consistent with the applicable General Plan and Specific Plans.

The design and improvements required for Vesting Parcel Map 38814 are consistent with the City General Plan and the Green Valley Specific Plan Commercial and Business and Professional zoning, with respect to minimum required development standards, including lot width, depth, and size. The lots created by the Vesting Parcel Map will provide adequate building sites and appropriate vehicular access. Further, necessary water and sewer services are available to serve the Project site and the development is required through conditions of approval and mitigation measures to pay its fair share and construct transportation, drainage, and other improvements to serve the Project site. Therefore, Vesting Parcel Map is consistent with the City's General Plan, Zoning Ordinance, and GVSP.

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2. The site is physically suitable for the type and density of the proposed development.

As noted above, the Project proposes a Vesting Parcel Map to subdivide the 44.9-acre Project site into seven (7) parcels. Parcels 1 through 3 are proposed to be developed with the commercial center, Parcel 4 into a hotel, and Parcels 5 and 6 into a self-storage facility. Parcel 7 is proposed to be developed with an industrial warehouse facility. The Project has been designed to be consistent with all applicable Code requirements for industrial and commercial projects located in the Commercial and Business and Professional Zones of the GVSP, including lot coverage, floor area ratio, height, setbacks, landscaping, and parking, as noted in the staff report.

3. That the map's design or the type of improvements will not cause substantial environmental damage or unavoidably injure fish or wildlife or their habitat.

The potential environmental impacts associated with the Project were evaluated in the Fourth Addendum to the Final Environmental Impact Report (Final EIR) of the GVSP. It has been determined that all possible effects of the Project will be reduced to less than significant levels.

4. The map's design or the type of improvements will not have a negative effect on public health, safety, or general welfare.

The proposed Vesting Parcel Map will not have a negative effect on public health, safety, or general welfare. The potential environmental impacts associated with the Project were evaluated in the Fourth Addendum to the Final Environmental Impact Report (Final EIR) of the GVSP. The design of the Vesting Parcel Map is in conformance with the City's General Plan, GVSP, and Subdivision Ordinance. As conditioned, the developer must pay its fair share towards or construct improvements to comply with all applicable City ordinances, codes, and standards, which are intended to protect the public safety, health, and welfare. Adequate services are available and in close proximity to serve the subdivision, and no hazardous situations are created through the subdivision. As such, the Vesting Parcel Map will not have a negative effect on public health, safety, or the general welfare of the City of Perris residents.

#### Conditional Use Permits 23-05047, 23-05208, and 23-05210

1. The location of the conditional use, size, design, density, and intensity of the proposed development and improvements are consistent with the City's General Plan, applicable Specific Plan, Title 19 of the Perris Municipal Code, the purposes of the Zone in which the site is located, and the development policies and standards of the City.

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The Project site is in the GVSP Commercial, Business, and Professional designations. Commercial zone allows fast-food restaurants with drive-thru service as subject to granting a Conditional Use Permit. Business and Professional allows Industrial Warehousing, Self-storage, and outdoor RV parking subject to approval of a Conditional Use Permit. The proposed use's location, size, design, density, and intensity are consistent with the City's General Plan, the purpose and provisions of Title 19 of the Perris Municipal Code, and the Green Valley Specific Plan ("GVSP").

2. The proposed plan is consistent with the City's General Plan and conforms to all specific plans, zoning standards, applicable subdivision requirements, and other city ordinances and resolutions.

The Industrial Warehousing, Self-storage, and outdoor RV parking are located within the Business Profession zoning designation of the GVSP are subject to the approval of a Conditional Use Permit and conformance with all applicable provisions of the City's Zoning regulations. Also, the two (2) proposed drive-thru facilities in the Commercial designation of the GVSP are subject to the approval of a Conditional Use Permit and conformance with all applicable provisions of the City's Zoning regulations. The proposed Project conforms to the goals of the General Plan, GVSP, and Zoning Code by complying with the development standards of the proposed Business Professional and Commercial zone.

3. The proposed development and the conditions under which it would be operated is compatible with abutting properties and will not be detrimental to the public health, safety or welfare, or materially injurious to properties or improvements in the vicinity.

As conditioned, the proposed Project will not be detrimental to the public health, safety, or welfare or injurious to property and improvements in the vicinity or to the City's general welfare in that the Project is designed in conformance with the City's Zoning Code and GVSP; therefore, it will not be detrimental to the public health, safety, or welfare or materially injurious to properties or improvements in the vicinity.

4. The architecture proposed is compatible with community standards and protects the character of adjacent development.

The architecture conforms to all City standards and has been reviewed by City staff for conformance to said standards and compatibility with the character of the surrounding land uses. The industrial warehouse building, self-storage, outdoor RV parking, and drive-through architecture are harmonious with the neighborhood's character and meet all pertinent standards. The Project site is also compatible with the surrounding existing

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commercial uses that operate similarly to the anticipated operations of the the future shopping center. Overall, the industrial warehouse building, self-storage, outdoor RV parking, and drive-through elevations include architectural features that define the building's base, body, and cap, consistent with the City's architectural standards.

5. The landscaping plan ensures visual relief and provides an attractive environment for the public's enjoyment.

The City's landscape standards ensure the industrial component will visually buffer the surrounding land uses while providing an attractive environment for business patrons as well as those living in the community who would see this Project daily. The Hotel component proposes 38.2%, landscape coverage and the commercial retail center proposes 31.6% landscape coverage. Therefore, the hotel and commercial retail shopping center exceed the Commercial Zone landscape standards of 15%. The industrial warehouse proposes 17.6% landscape coverage, and the outdoor storage component proposes 16.5% landscape coverage. Therefore, industrial warehouse and outdoor storage RV exceeds the Business and Professional Zone landscape standards of 15%. Therefore, as proposed, the Project landscaping palette for the industrial warehouse building, self-storage, outdoor RV parking, and drive-through not only exceeds the minimum landscape coverage requirement, but the selection of plant materials will help create an attractive environment the public will enjoy.

#### **Development Plan Reviews 23-00013 and 23-00014**

1. The location, size, design, density, and intensity of the proposed development and improvements are consistent with the City's General Plan, any applicable Specific Plans, the purposes and provisions of this Title, the purposes of the zone in which the site is located, and the development policies and standards of the City.

The location, size, design, density, and intensity of the proposed hotel and commercial shopping center development and improvements of the Project are consistent with the City's General Plan, the GVSP, the purposes and provisions of the Perris Municipal Code, the purposes of the Zones in which the site is located, and the development policies and standards of the City.

2. The subject site is physically suitable, including but not limited to parcel size, shape, access, and availability of utilities and services, for the type of development proposed.

The hotel and commercial shopping center components of the project are in accordance with the standards of the underlying zones. Adequate access, utilities, and services are provided on-site. The commercial buildings are

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desirable for the community and ensure compatibility with surrounding uses.

3. The proposed development and the conditions under which it would be operated or maintained are compatible with abutting properties. They will not be detrimental to the public health, safety, or welfare or materially injurious to properties or improvements in the vicinity.

The proposed hotel and commercial shopping center will not be detrimental to public health, safety, or welfare or materially injurious to properties or improvements in the vicinity.

The commercial portion of the Project proposes an architecturally superior project as compared to surrounding commercial uses, and the industrial portion of the Project proposes an architecturally enhanced concept with varying roofline angles and heights, including stone, tile, horizontal cement panels and glass building accents. Colors on the façades range from varied shades of grey and white hues to a mild dark blue color to contrast the lighter colors; all meet the development standards of the GVSP. The landscaping plan ensures visual relief and an attractive environment for the public's enjoyment.

**Section 4.** The 2021-2029 Housing Element provides a dwelling unit surplus consisting of 135 lower-income dwelling units, 171 moderate-income dwelling units, and 1,335 above-moderate-income dwelling units. The Project is within housing opportunity sites 6.1 and 6.2, which consist of 107 lower-income dwelling units, 107 moderate-income dwelling units, and 328 above-moderate-income dwelling units, for a total of 542 potential max units. The Project would result in a net remnant surplus of 28 lower-income dwelling units, 28 moderate-income dwelling units, and 1,077 above-moderate-income dwelling units.

**Section 5.** Based upon the forgoing, and all oral and written communication submitted by members of the public and City staff to the Planning Commission on August 7, 2024, public hearing (including, but not limited to, all staff reports and supporting exhibits), the Planning Commission has considered and hereby adopts the fourth Addendum to the 1990 Final Green Valley Specific Plan Environmental Impact Report and supplemental Mitigation Monitoring and Reporting Program .

*Section 6.* Based upon the forgoing, the Fourth Addendum to the 1990 Final Green Valley Specific Plan Environmental Impact Report, and all oral and written communication submitted by members of the public and City staff to the Planning Commission on August 7, 2024, public hearing (including, but not limited to, all staff reports and supporting exhibits), the Planning Commission hereby approves Vesting Parcel Map 38814, CUP 23-05047, DPR 23-00013, DPR 23-00014, CUP 23-05208, CUP 23-05210, subject to the supplemental Mitigation Monitoring and Reporting Program (MMRP) and Conditions of Approval attached to this Resolution.

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**Section 7.** The Planning Commission declares that should any provision, section, paragraph, sentence, or word of this Resolution be rendered or declared invalid by any court of competent jurisdiction or by reason of any preemptive legislation, the remaining provisions, sections, paragraphs, sentences, and words of this Resolution shall remain in full force and effect.

**Section 8.** The Chairperson shall sign, and the Secretary shall certify to the passage and adoption of this Resolution.

ADOPTED, SIGNED, and APPROVED this 7th day of August 2024.

	CHAIRPERSON, PLANNING COMMISSION
ATTEST:	
Secretary, Planning Commission	

STATE OF CALIFORNIA	)
COUNTY OF RIVERSIDE	) §
CITY OF PERRIS	)

I, Patricia Brenes, SECRETARY OF THE PLANNING COMMISSION OF THE CITY OF PERRIS, DO HEREBY CERTIFY that the foregoing Resolution Number 24-05 was duly adopted by the Planning Commission of the City of Perris at a regular meeting of said Planning Commission on the 7th day of August 2024, and that it was so adopted by the following vote:

AYES: NOES:

ABSTAIN: ABSENT:

Secretary, Planning Commission

**Attachments:** 

Conditions of Approval (Planning, Engineering, Public Works, Community

Services, and Building & Safety)

Fourth Addendum to Final EIR for GVSP and Mitigation Monitoring and Reporting Program (due to the size of the files, the documents are located at the following webpage link):

https://www.cityofperris.org/departments/development-

services/planning/environmental-documents-for-public-review/-folder-

436#docan1206\_1313\_479

# CITY OF PERRIS DEVELOPMENT SERVICES DEPARTMENT PLANNING DIVISION

#### RECOMMENDED CONDITIONS OF APPROVAL

Vesting Parcel Map 38814 (VPM23-05059), DPR 23-00014, DPR 23-00013, CUP 23-05047, CUP 23-05208, CUP 23-05210, CUP 22-01580

August 7, 2024

PROJECT: Vesting Parcel Map 38814 (VPM23-05059), Conditional Use Permit (CUP) 23-05047, Development Plan Review (DPR) 23-00013, Development Plan Review (DPR) 23-00014 Conditional Use Permit (CUP) 23-05208, Conditional Use Permit (CUP) 23-05210 – A proposal to consider the following entitlements to facilitate the construction of Case Road Mixed-Use Project consisting of an industrial warehouse building, commercial shopping center, self-storage RV parking facility, and hotel on 44.9 acres generally located north of Ethanac Road, South of Watson Road between Green Valley Parkway and Case Road: 1) Vesting Parcel Map 23-05059 (VPM 38814) to subdivide two (2) parcels into seven (7) parcels totaling 44.9 acres; 2) Conditional Use Permit for the review of site plan and building elevations for a 498,000 square foot industrial building on 23.7 acres; 3) Conditional Use Permit for the review of site plan and building elevations for a self-storage and outdoor RV parking facility on 9.633 acres; 4) Conditional Use Permit to allow two (2) 2,300 square-foot drive-through restaurants on 1.82 acres; 5) Development Plan Review for the review of site plan and building elevations for a four-story hotel on a 3.8-acres; and 6) Development Plan Review for the review of the site plan and building elevations for a 21,600 square foot commercial retail shopping center on 2.8 acres. Applicant: Derek Barbour, Richland Real Estate Fund

#### • GENERAL CONDITIONS:

- 1. **Mitigation Monitoring Program.** The project shall at all times comply with the adopted Mitigation Monitoring and Reporting Program (MMRP) for the Green Valley Specific Plan Final EIR certified March 5, 1990, except as updated by the Project Addendum. The MMRP shall be implemented in accordance with the timeline, reporting and monitoring intervals listed.
- 2. **Vesting Parcel Map 38814 (VPM23-05059).** There is a 24-month time limit in which to satisfy the conditions and record the map after the City Council approval. A maximum of six (6) subsequent one-year time extensions may be granted by the City Council upon request by the applicant. A written request for an extension of time shall be submitted to the Planning Division at least 30 days prior to the expiration of the map.
- 3. **Approval Period for CUP 23-05047, DPR 23-00013, DPR 23-00014, CUP 23-05208, CUP 23-05210.** Conditional Use Permit and Development Plan Review related to an implementing subdivision may be granted time extensions by the City Council up to a total of six (6) years beyond the original approval expiration date prior to the issuance of any

building permits. Once a building permit has been issued, the associated approvals will be considered vested and time extensions are no longer required. A written request for an extension of time shall be submitted to the Planning Division at least 30 days prior to the expiration date. The approval period of these applications shall be extended with the approval period of the Vesting Parcel Map or to align with automatic state extensions for the Vesting Parcel Map.

- 4. **Indemnification.** The developer/applicant shall indemnify, protect, defend, and hold harmless the City and any agency or instrumentality thereof and/or any of its officers, employees, and agents from any and all claims, actions, or proceedings against the City or any agency or instrumentality thereof, or any of its officers, employees, and agents, to attack, set aside, void, annul, or seek monetary damages resulting from approval of the City, or any agency or instrumentality thereof, advisory agency, appeal board or legislative body including actions approved by the voters of the City concerning **Vesting Parcel Map 23-05059 (VPM 38814), Conditional Use Permits (CUPs) 23-05047, 23-05208, 23-05210, and Development Plan Reviews (DPRs) 23-00013 and 23-00014.** The City shall promptly notify the applicant of any claim, action, or proceeding for which indemnification is sought and shall cooperate fully in the defense of the action.
- 5. **Notice of Determination**. Within five (5) days of Planning Commission approval, the applicant shall file a Notice of Determination to the Riverside County Clerk and submit appropriate payment of fees in accordance with Section 753.5, (Title 14) of the California Code of Regulations.

#### • PLANNING DIVISION

- 6. **Municipal Code and Specific Plan Compliance.** The project shall conform to the applicable standards of the Commercial (C) and Business Profession Office (BPO) Zone of the Green Valley Specific Plan (GVSP) and Chapter 19 of the Perris Municipal Code.
- 7. **Expansion of Use.** The site or its use may not be expanded without subsequent reviews and approvals by the Planning Division.
- 8. **Conformance to Approved Plans.** Development of the project site, building elevations, and conceptual landscaping shall conform substantially to the plans approved by the Planning Commission on **August 7, 2024**, or as amended by final approval by the Planning Commission. Any deviation shall require appropriate Planning Division consideration.
- 9. **Advisory Signs:** Signs shall be permitted in accordance with Chapter 19.75 Sign Regulations of the Zoning Code. Signs shall be subject to separate review and assessment. A separate application and fee will be required.
- 10. **State, County, and City Ordinances.** All tenants shall comply with all State, County, and City ordinances, including, but not limited to, an annual fire inspection and maintenance of a City business license.
- 11. **Development Impact Fees (DIF).** The Developer agrees not to freeze any development

impact fee.

12. **Major Modification.** If the hotel or self-storage requires a major modification to the architecture or site layout to accommodate a future tenant, then a Major Modification application will be required, subject to the review and approval by the Planning Commission.

#### 13. Community Benefits.

- a. Construction of either Building E, F, G or the hotel (with Basins located on lots C and D) concurrently with construction of the industrial warehouse building, and all the street frontage improvements along Green Valley Parkway for the entire frontage of the commercial component of the Project.
- b. Certificate of Occupancy (CofO) of at least one (1) tenant in the commercial building or hotel with occupancy of the industrial building, with an option to include \$400,000 deposited into an escrow account prior to building permit issuance that will not be refundable if the developer wishes to secure occupancy of the industrial building without a CofO with the commercial tenant. The deposit will be refundable if CofO of a commercial tenant is secured concurrently or prior to occupancy of the industrial building. This deposit can be utilized as additional funding for the Ethanac Bridge Project at the San Jacinto River or as determined by the City, if the developer is unable to obtain CofO of a commercial tenant before CofO of the industrial building.
- c. Widening of Case Road from Watson Road to Mapes Road from two lanes to four lanes at an estimated value of approximately \$300,000 after deducting potential reimbursement is considered a community benefit, as it is above and beyond the traffic study requirements.

#### Prior to Map Recordation:

- 14. Mitigation Measures. All applicable mitigation measures shall be satisfied.
- 15. **Final Map Recordation.** Prior to recording the Final Parcel Map, the developer shall submit two separate applications and fees, one application to the Planning Division and a second application to the Engineering Department for review and approval by the City Council.
- 16. Commercial Shopping Center and Self-Storage Shared Access and/or Parking Agreement. The applicant/property owner shall record a shared parking and reciprocal access agreement on Parcels 1, 2, and 3. For the commercial shopping center, a separate shared parking and reciprocal access agreement shall be recorded for the self-storage facility on Parcels 5 and 6. The shared access agreement shall include provisions for easements, covenants and conditions relating to applicable vehicle access, utility use, and other uses between the subject properties. The agreement shall be approved by the Development Services Department and the City Attorney's Office prior to Certificate of Occupancy.

- <u>August 7, 2024</u>
- 17. **Dedications.** All applicable public right-of-way dedications or easements for public roads and utilities shall be processed for Green Valley Parkway, Watson Road, Case Road, and Ethanac Road including frontages and medians prior to or as a part of the Final Map.
- 18. **Map Recordation**. Prior to the recordation of the Final Map, the developer shall obtain the following clearances, approvals or actions:
  - a. Verification from the Planning Division that all pertinent conditions of approval have been met, as mandated by the Perris Municipal Code, including minimum lot size, and minimum lot width and depth requirements for each parcel.
  - b. Any required approval from an outside agency.

#### Prior to Grading Permit Issuance:

- 19. Mitigation Measures. All applicable mitigation measures shall be satisfied.
- 20. **Concurrent Submittals**. Concurrent submittals for grading permits are required for both the industrial warehouse site with either the commercial building (with Basins located on Lots C and D) or the hotel (with Basins located on Lots C and D) within the Case Road Mixed-Use Development.
- 21. **Restrictive Industrial Development Covenant for Planning Area 2 (APN 330-110-012) of the GVSP.** The applicant shall submit a covenant to prohibit any industrial development (e.g., distribution center, warehouses, truck terminals, etc.) within Planning Area (PA) 2 of the Green Valley Specific Plan (GVSP), subject to the review and approval by the Planning Division with City Attorney. The covenant shall be recorded prior to building permit issuance for the industrial development in PA 40 of the GVSP. Any consideration for the release of the covenant restriction would require a separate Planning application to remove/modify the conditions of approval, subject to the review and approval by the final approving authority.
- 22. **Precise Grading Plans**. Precise grading plans shall be submitted to the City Engineer for review and approval. Grading plans shall be consistent with approved development plans.
- 23. **Traffic Control Plan**. A Traffic Control Plan shall be submitted to the City Engineer for approval.
- 24. **Southern California Edison (SCE).** The developer/owner shall contact the Southern California Edison (SCE) area service planner (951-928-8323) to complete the required forms prior to the commencement of construction. No grading permits shall be issued until a letter from SCE is received by the City Engineer indicating electrical service will be placed underground.
- 25. **Eastern Municipal Water District (EMWD).** After the City's approval, the applicant shall also submit landscape plans to EMWD for approval and comply with required EMWD inspections. Contact EMWD at 951 928-3777, ext. 4334.
- 26. Preliminary Water Quality Management Plan (PWQMP). A Preliminary WQMP was

prepared for the proposed project site. All PWQMPs were determined to be in substantial compliance, in concept, with the 2012 Riverside County WQMP Manual requirements as of June 5, 2024. The following conditions apply:

- a. The development shall be subject to all provisions of City of Perris Ordinance Number 1194, which establishes stormwater/urban runoff management and discharge controls to improve water quality and comply with federal regulations, and any subsequent amendments, revisions, or ordinances pertaining thereto.
- b. This is a MASTER WQMP for the entire project. Before each parcel's grading approval, an addendum Final WQMP will need to be submitted and approved.
- 27. Final Water Quality Management Plan (FWQMP). Prior to the issuance of grading permits, an addendum FWQMP is required to be submitted and approved. To mitigate impacts related to pollutant loading to receiving waters and/or increased erosion/siltation resulting from the long-term operation of the project, the applicant shall develop, receive approval from the City, and implement an FWQMP. The FWQMP shall contain measures that will effectively treat all pollutants of concern and hydrologic conditions of concern, consistent with the Preliminary WQMP and developed in compliance with the MS4 permit. The FWQMP shall specifically identify pollution prevention, source control, treatment control measures, and other Best Management Practices (BMPs) that shall be used on-site to control predictable pollutant runoff to reduce impacts to water quality to the maximum extent practicable. The FWQMP shall substantially comply with site design, source control, and treatment control BMPs proposed in the approved Preliminary Water Quality Management Plan (PWQMP).
- 28. **Planning Clearance.** The applicant shall obtain clearance from the Planning Division to verify that all pertinent conditions of approval have been met.

#### Prior to Building Permit Issuance:

- 29. **Recorded Map.** Vesting Parcel Map 38814 shall be recorded.
- 30. **Mitigation Measures.** All applicable mitigation measures shall be satisfied.
- 31. **Off-Site Tree Planting or Funding.** To promote the City's tree planting initiative currently underway to make Perris GREEN providing positive benefits to the local environment from air quality to shading, the developer shall plant one 24-inch box tree per 2,500 square feet of the industrial building size to include irrigation lines and controllers at an off-site location to be determined by the City (i.e., City right-of-way, parks, etc.) to provide funding equivalent to such cost the discretion of the City prior to issuance of the building permit (Perris Good Neighbor Guidelines Goal1, Policy 20).
- 32. **Fees.** The developer shall pay the following fees prior to the issuance of building permits, regardless of the Vesting Map approval:
  - a. Stephen's Kangaroo Rat Mitigation Fees of \$500.00 per acre;
  - b. Multiple Species Habitat Conservation Plan fees;

- c. Current statutory school fees to all appropriate school districts;
- d. Any outstanding liens and development processing fees owed to the City;
- e. Appropriate Road and Bridge Benefit District fees;
- f. Park Development Impact fee;
- g. Public Art fee;
- h. City Development Impact fees;
- i. Transportation Uniform Mitigation Fees (TUMF); and
- j. Appropriate City Development Impact Fees in effect at the time of development.
- 33. **Construction Drawings.** All Planning, Public Works, and Engineering conditions of approval and mitigation measures shall be copied on the construction drawings. The Conditions shall be annotated for ease of reference (i.e. Sheet and detail numbers).
- 34. **School District.** The proposed project shall adhere to the standard requirements and mitigation fees established by the Romoland School District.
- 35. **Performance Standards.** The applicant shall comply with all Performance Standards in Chapter 19.44.070 of the Perris Municipal Code.
- 36. **Site Plan Requirements.** The following shall be shown on the building plan check set for Planning staff review and approval:
  - a. **Parking Stalls**. Parking stalls for passenger vehicles shall be stripped in accordance with Chapter 19.69.030C.5b of the Zoning Code (double striping).
  - b. **Charging Stations.** The applicant shall install the EV parking spaces as shown on the plans for both sites. Electric Vehicle charging stations for light-duty vehicles, and the station locations and specifications shall be included on the building plans.
- 37. **Construction Practices.** To reduce potential noise and air quality nuisances, the following items shall be listed as "General Notes" on the construction drawings:
  - a. Construction activity and equipment maintenance are limited to weekday hours between 7:00 a.m. and 7:00 p.m. Construction may not occur on weekends or State holidays without the prior consent of the Building Official. Non-noise-generating activities (e.g., interior painting) are not subject to these restrictions.
  - b. Construction routes are limited to City of Perris designated truck routes.
  - c. Water trucks or sprinkler systems shall be used during clearing, grading, earth moving, excavation, transportation of cut or fill materials, and construction phases to prevent dust from leaving the site and to create a crust after each day's activities cease. At a minimum, this would include wetting down such areas in the late morning and after work is completed for the day and whenever wind exceeds 15 miles per hour.
  - d. A person or persons shall be designated to monitor the dust control program and to order increased watering as necessary to prevent the transport of dust off-site. The name and telephone number of such people shall be provided to the City. Also, a board

- shall be placed at the subject site to include a person and phone number for the public to call in case of dirt and dust issues.
- e. Project applicants shall provide construction site electrical hook-ups for electric hand tools, such as saws, drills, and compressors, to eliminate the need for diesel-powered electric generators or provide evidence that electrical hook-ups at construction sites are not practical or prohibitively expensive.
- 38. **ADA Compliance.** The project shall conform to all disabled access requirements in accordance with the State of California, Title 24, and the Federal Americans with Disabilities Act (ADA).
- 39. **Screening of Roof-Mounted Equipment.** Proper screening shall prevent public views of all HVAC equipment and roof-mounted equipment. Also, all vent pipes and similar devices shall be painted to match the building.
- 40. **Mechanical Equipment.** All mechanical equipment, including air conditioning units, pool equipment, etc., shall be screened from the public right-of-way by a view obscuring fence, wall, or landscaping to the satisfaction of the Planning Division.
- 41. **Downspouts.** Exterior downspouts are not permitted on building elevations facing the public right of way. Interior downspouts are required for these elevations.
- 42. **Trash Enclosures.** Trash enclosures shall be screened with landscaping (vines and shrubs) and provide decorative solid trellis cover per the development plans presented to the Planning Commission. Furthermore, all Trash Enclosure locations shall have an ADA path of travel from each one of the buildings to the trash enclosure it is meant to serve.
- 43. **Utilities.** If applicable, all utilities such as cable TV and electrical distribution lines (including those that provide direct service to the project site and/or currently exist along public right-of-way) adjacent to the site shall be placed underground, except for electrical utility lines rated at 65kv or larger. All utility facilities attached to buildings, including meters and utility boxes, shall be painted to match the wall of the building to which they are affixed. These facilities shall also be screened from the public right-of-way by landscaping.
- 44. **Roof Parapets.** The height of the roof parapet shall fully screen any roof-mounted equipment. All vent pipes and similar devices shall be painted to match the building.
- 45. **On-site & Off-site Utilities.** All utilities attached to buildings, including meters and utility boxes, shall be painted to match the wall of the building to which they are affixed. These facilities shall also be screened from the public right-of-way by landscaping.
- 46. **Industrial Employee Amenity Area.** The applicant shall provide the following amenities per the plans dated March 29, 2024: 1) two (2) outdoor shade-covered break areas with overhead shade trellis enclosed by a three (3) foot high pony wall located at the southwest and northwest corners of the building; 2) An indoor lunch, wellness center, and break room located inside at the southeast corner of the building.

- 47. **Landscape and Irrigation Plans.** Submit three (3) copies of the landscape and irrigation plans to the Planning Division for review and approval. Design modifications may be required as deemed necessary. A separate application and applicable fee are required. Landscape plans shall comply substantially with the conceptual plans approved by the City Council. The plans shall be prepared by a California-registered Landscape Architect and conform to the requirements of Chapter 19.70 Landscaping of the Perris Municipal Code. The following shall be included:
  - a. Case Road, Green Valley Parkway, and Watson Avenue. As provided on the conceptual landscape plans for the Commercial shopping center and industrial component, 36" box trees shall be installed within the landscaped setback adjacent to Case Road and Watson Avenue. The applicant shall install up-lighting on accent trees within the landscaped setback on Green Valley Parkway, Watson Avenue, and Case Road (as required by the Green Valley Specific Plan).
  - b. **Good Neighbor Guidelines (GNG) Landscape Setback.** The industrial project shall provide a 100-foot landscape setback along the westerly side of property, consisting of 36-inch box evergreen trees planted as close to each other as determined by the Planning Staff.
  - c. **Landscape Berms.** For the industrial component, a 6-foot high, landscaped berm (trees, shrubs, ground cover) shall also be installed in front of the 14-foot-high screen wall.
  - d. **Accent Landscaping.** Landscape planters at driveway entrances to the Industrial and Commercial sites shall include 36-inch box trees
  - e. **Passenger Vehicle Parking Areas.** Parking lot areas for passenger vehicles shall include a minimum of 30% 36-inch box trees or larger. Also, a minimum of one 24-inch box evergreen tree per six (6) parking stalls shall be provided.
  - f. Concealed parking lot areas. All parking areas along the street frontages shall be screened by a minimum 36-inch-high shrub border using a double-row of 5-gallon shrubs at  $3\frac{1}{2}$  feet on center.
  - g. Landscape Setback Industrial Warehouse Building. The 104-foot landscape setback along the westerly area of the industrial building shall be planted with 36-inch box evergreen trees to visually hide the industrial development from the future residential development to the satisfaction of the Planning Division.
  - h. **Employee Amenity Areas.** The outdoor employee break area shall be landscaped to include shade trees and shade structures architecturally similar in colors and materials to the warehouse building. The outdoor employee break area shall be landscaped to include shade trees.
  - i. **Enhanced Pavement.** Decorative pavement treatments (accent colors, textures, and patterns) shall be used for the commercial driveway entrances and pedestrian pathways.
  - j. **Driveway Entrances.** A raised landscape median shall be provided at the entrances to

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the commercial shopping center, hotel, self-storage, and industrial project site.

- k. **BMPs for Water Quality.** All BMPs (vegetated swales, detention basins, etc.) shall be included on the landscape plans with appropriate plant material and irrigation.
- 1. **Water Conservation.** Rain-sensing override devices and soil moisture sensors shall be required on all irrigation systems. Landscaping shall comply with Zoning Code Chapter 19.70 (www.cityofperris.org) for mandated water conservation.
- m. **Maintenance.** All landscaping shall be maintained in a viable growth condition in perpetuity.
- 48. **Fence and Wall Plan.** Decorative screen walls shall screen views of truck courts from the public rights-of-way (Watson Road and Case Road) and adjacent residential uses. Wall/fence details shall be included on the landscape plan submittal package for review and approval by the Planning Division. Any changes to the approved wall and fence plan require review and approval of Planning Division staff. The overall wall and fence for each component shall be consistent with the conceptual wall and fence plan as depicted on page A.2 (dated March 29, 2024). The following also be included on the plans:
  - a. **Detention Basins (Lots B, C and D).** A four (4) foot-high wrought iron fence (painted black) shall be installed around the perimeter of Lots B, C, and D per the conceptual wall and fence plan or as determined by the Planning Division staff.
  - b. **Hotel (Parcel 4).** Install an eight (8) foot high tubular steel fence (painted black) with pilasters every 100 feet along the easterly property line and an eight (8) foot high split-face block wall with pilasters every 100 feet along the northerly property line.
  - c. **Hotel (Parcel 4).** Install a six (6) foot-high wall with decorative cap and pilasters every 100 feet around the perimeter of the pool area.
  - d. **Self-Storage and Outdoor Storage (Parcels 5 and 6).** The self-storage facility shall be secured with a six (6) foot-high split-face block wall with pilasters every 100 feet along the westerly property line facing Green Valley Parkway and the northerly property line and an eight (8) foot-high tubular steel fence (painted black) on the easterly property line of Parcel 5.
  - e. **Industrial Building (Parcel 7).** The truck loading area shall be secured with 14-foot-high decorative screen walls and decorative cap with pilasters at every 150 linear feet, subject to the review and approval by the Planning Division. The 14-foot-high screen wall along the public way shall provide a landscape berm to screen the visible height of the wall to be no taller than 9 feet in height. Also, an eight (8) foot split-face block wall with pilasters every 100 feet shall be installed along the westerly property line per the conceptual wall and fence plan.
  - f. **Tubular Steel Gates.** All tubular steel gates in public view shall be a minimum of eight (8) feet in height and be screened by a high-quality view-obscuring material, subject to Planning review and approval.

- g. **Additional Fencing.** Any additional fencing not shown on the plan shall be reviewed for consistency with the approved plan set. Additional fencing must be consistent with the fencing on the approved plan set. Only wrought-iron/tube steel fencing is allowed if additional fencing is needed.
- h. **Graffiti.** All block/tilt-up walls shall be treated with a graffiti-resistant coat.
- i. **Knox boxes** are required for all gates and shall be approved by the Fire Marshal and issued by the Building Division.
- 49. **Photometrics Plan (Site Lighting Plan).** The applicant shall submit a Photometrics Plan to the Planning Division for review and approval. The lighting plan shall include photometric, fixture details, and standard light elevations to meet 2700 KV illumination or less (to provide adequate illumination) for all project components. High-efficiency fixtures with full-cut-off shields shall be used to prevent light and glare above the horizontal plane of the bottom of the lighting fixture. At least one foot-candle of light shall be provided in all parking lots, RV parking areas, and pedestrian areas for safety and security. All lighting shall be shielded downward to prevent light pollution from spilling onto adjacent parcels or the public right of way.
- 50. **Drive-Thru Restaurants**. The applicant/owner constructing the drive-through restaurants shall obtain approval of an Administrative Development Plan Review (ADPR) from the Planning Division. A separate application and fee will be required. The submittal of the Administrative Development Plan Review (ADPR) must include the following:
  - a. The drive-through restaurant shall provide a porte cochere or trellis structure above the service window.
  - b. Provide drive-thru stacking of a minimum of eight (8) cars at the drive-thru window.
  - c. Install a three-foot-high pony wall and a minimum 36-inch-shrub border using a staggered double-row of 5-gallon shrubs at 3 ½ feet on center along the drive-through lane to screen the service lane from Green Valley Parkway and Ethanac Road.
- 51. **Hotel.** If the hotel requires changes to the architecture, minor site layout modifications, changes to colors or materials, the applicant/owner shall obtain approval of an Administrative Development Plan Review (ADPR) from the Planning Division. A separate application and fee will be required.
- 52. **Self-storage and Outdoor RV Parking Facility**. If the self-storage facility requires changes to the architecture or minor site layout modifications, the applicant shall obtain approval of an Administrative Development Plan Review (ADPR) from the Planning Division. A separate application and fee will apply. The submittal of the Administrative Development Plan Review (ADPR) must include the following:
  - a. The RV parking area is required to be paved.
  - b. Security cameras are required for both the self-storage and outdoor RV parking lot

facility for security.

- c. No RV and motor vehicles parked in the facility shall be used as a temporary or permanent dwelling unit.
- d. Semi-trucks and semi-truck trailers are prohibited within the self-storage and outdoor RV parking lot facility.

#### **During Construction:**

53. **Waste Hauling and Disposal.** The project shall use only the City-approved waste hauler for all construction and other waste disposal.

#### Prior To Issuance of Occupancy Permits:

- 54. **Assessment and Community Facilities Districts.** The project shall be annexed into any assessment, community facilities, or similar district that provides funding for maintenance, services, or public improvements that benefit the project. The costs and benefits shall be described in the applicable district and annexation documents. The developer shall complete all actions required to complete such annexation before issuing a Certificate of Occupancy. This condition shall apply only to districts existing when the project is approved (or all requirements have been met for a certificate of occupancy, as applicable). Such districts may include but are not limited to the following:
  - a. Landscape Maintenance District No. 1
  - b. Flood Control Maintenance District No. 1 (may include Streets)
  - c. Maintenance District No. 84-1 (Street Lights and Traffic Signals)
  - d. Any other applicable City Assessment and Community Facilities Districts
- 55. On-Site Landscape Inspections. The project applicant shall inform the on-site project manager and the landscape contractor of their responsibility to call for a final landscape inspection after the installation of all landscaping and irrigation systems is completely operational. Before calling for a final inspection, the City's "Certificate of Compliance" form shall be completed and signed by the designer/auditor responsible for the project and submitted to the project planner. The project planner shall sign off the "Certificate of Compliance" to signify code compliance and acceptance.
- 56. **Final Inspection.** The applicant shall obtain occupancy clearance from the Planning Division by scheduling a final Planning inspection after final sign-offs from the Building Division and Engineering Department. Planning Staff shall verify that all pertinent conditions of approval have been met. The applicant shall have all the required paving, parking, walls, site lighting, landscaping, and automatic irrigation installed and in good condition.
- 57. **Dam Inundation Disclosure.** The owner shall disclose to all future tenants indicating the project is adjacent to a dam inundation area making the site subject to flooding in the event of a dam failure.

- 58. **Maintenance Agreement.** A recorded document in the form of a Covenant Declaration and/or a Maintenance Agreement shall be provided to the Development Services Department to specify maintenance responsibilities for on-site improvements not dedicated to public use including, but not limited to, walkways, decorative pavement, landscaping, storage areas, fences and walls, signage, lighting fixtures, detention basins and water quality BMPs.
- 59. **Outstanding Fees.** Any outstanding processing fees due to the Planning Division shall be paid prior to building occupancy.
- 60. **Occupancy Clearance.** The applicant shall have all required paving, parking, screen walls, colors, and materials (per approved elevation plans), site lighting, landscaping, and automatic irrigation installed and in good condition prior to Planning sign-off.

#### **Operational Conditions:**

- 61. **Property Maintenance.** The project shall comply with the provisions of Perris Municipal Code 7.06 regarding Landscape Maintenance and Chapter 7.42 regarding Property Maintenance in perpetuity for the life of the development. In addition, the project shall comply with the one-year landscape maintenance schedule identified in the Public Works Department Conditions of Approval **April 18, 2024.**
- 62. **On-Street Parking.** On-street parking and staging of trucks or trailers associated with the project is strictly prohibited.
- 63. **Graffiti and Property Maintenance.** The project shall comply with the Perris Municipal Code Chapter 7.42 regarding Property Maintenance. The site shall be maintained graffitifree state at all times. Graffiti located on site shall be removed within 48 hours. Graffiti shall be painted over in panels and not patches. In addition, it will match the color of the wall or material surface. Furthermore, the applicant shall apply an anti-graffiti coating on the walls.
- 64. **Truck Routes.** The applicant shall notify all truck drivers of the truck routes adopted by the City Council. Signs shall be provided on-site and within the public right-of-way to direct all trucks to use designated truck routes only as approved by the Engineering and Planning Departments.
  - For the Industrial Site, truck access shall be limited to I-215/Bonnie Drive or I-215/Highway 74 Interchange to Bonnie Drive, to Case Road, to Watson Road. No trucks are allowed to travel southbound on Case Road to Ethanac Road and eastbound on Watson Road towards Murrieta Road.
- 65. **Truck Engine Idling.** The applicant shall place signage at all guard shacks/entrances into the truck/trailer courtyards letting truck drivers know that truck engine idling is limited to no more than 5 minutes.
- 66. **Future Obligation of Buyers and Lessees.** All future buyers and lessees shall be informed of their obligation to comply with these Conditions of Approval. The applicant shall

provide a copy of these conditions and inform the buyer or lessee of their obligation to maintain compliance with all local and City ordinances, including but not limited to an annual fire inspection and maintenance of a City business license.

#### • ENGINEERING DEPARTMENT

67. The project shall adhere to the requirements of the City Engineer as indicated in the attached Engineering Conditions of Approval dated **August 1, 2024.** On and off-site improvement plans shall be submitted for review and approval by the City Engineer.

#### PUBLIC WORKS DEPARTMENT

68. The project shall adhere to the requirements of the Public Works Administration Department as indicated in the attached Conditions of Approval dated **April 23, 2024.** 

#### • COMMUNITY SERVICES DEPARTMENT

69. The project shall adhere to the requirements of the Community Services Department as indicated in the attached Conditions of Approval dated **April 23, 2024**.

#### BUILDING & SAFETY DIVISION

70. The project shall adhere to the requirements of the Building & Safety Division as indicated in the attached Conditions of Approval dated **October 31, 2023**.

#### BUILDING OFFICIAL/FIRE MARSHAL

71. The proposed project shall adhere to all requirements of the Building Official/Fire Marshal. Fire hydrants shall be located on the project site pursuant to the Building Official and the approved Fire Access Plan. Water, gas, sewer, electrical transformers, power vaults and separate fire/water supply lines (if applicable) must be shown on the final set of construction plans pursuant to the requirements of the Building Official. All Conditions of Approval shall be included in the building plans. See City of Perris website, Office of the Fire Marshal, for examples and relevant information for access and underground plan available at: <a href="http://www.cityofperris.org">http://www.cityofperris.org</a>.

#### • FIRE MARSHAL

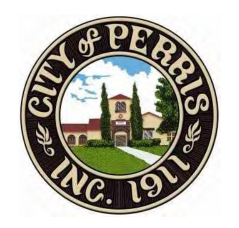
- 72. The project shall comply with all requirements set forth by the California Code of Regulations Title 24 Parts 1-12, respectively.
- 73. The adopted edition of the California Code of Regulations, Title 24, Parts 1 through 12, and the Perris Municipal Code shall apply at the time the architectural plans are submitted for construction permits.
- 74. Prior to the to the issuance of a grading permit a fire department access plan shall be submitted to the City of Perris for review and approval. The fire department access plan shall comply with the requirements specified by the City of Perris Guideline for Fire

August 7, 2024

- Department Access & Water Requirements for Commercial & Residential Development, and the California Fire Code, Chapter 5.
- 75. Prior to the to the issuance of a grading permits, evidence of sufficient fire flow of 4,000 GPM for 4 hours shall be provided to the City of Perris. The City of Perris Building and Fire Marshal Water Available/Fire Flow Form shall be utilized.
- 76. A fire department access road complying with the CFC, Chapter 5 and the approved fire department access plans shall be installed prior to building construction.
- 77. All required fire hydrants shall be installed and operational prior to building construction. All fire hydrants shall remain operational during construction.
- 78. All required fire hydrants shall be readily visible and immediately accessible. A clear space of not less than 3-feet shall be maintained at all times.
- 79. A minimum of two points of connection to the public water shall be provided for the private fire-line water.
- 80. The private underground fire-line system shall be a looped design.
- 81. The private underground fire-line system shall have indicating sectional valves for every five (5) appurtenances.
- 82. The Fire Department Connection (FDC) shall be located within 100 feet of a public fire hydrant. The fire hydrant shall be on the same side of the street. A vehicle access roadway/approach shall not be placed between the FDC and fire hydrant.
- 83. Prior to construction a temporary address sign shall be posted and clearly visible from the street.
- 84. The permanent building address shall be provided and either internally or externally lighted during hours of darkness. The address shall be clearly visible from the street fronting the property and comply with California Fire Code Section 505.1 for size and color.
- 85. The buildings shall be provided with an automatic fire sprinkler system in accordance with NFPA 13. Construction plans shall be submitted for review and approval to the City of Perris prior to installation.
- 86. Prior to building final, the building shall be provided with a Knox Lock key box located no more than seven-feet above the finished surfaced building elevation and near the main entrance door.
- 87. Prior to the issuance of a Certificate of Occupancy the building shall be provided with an emergency radio communication enhancement system. The emergency radio

communication enhancement system shall meet the requirements of CFC § 510 and all applicable subsection. The system shall be installed and inspected by the City of Perris Building Department before the Certificate of Occupancy is issued.

## **END OF CONDITIONS**



**ENGINEERING DEPARTMENT** 

### **CONDITIONS OF APPROVAL**

May 31, 2024

#### Revised August 1, 2024

PLN 23-05059 - VTPM 38814

PLN 23-05047 - CUP (Industrial)

PLN 23-05208 – CUP (Self Storage)

PLN 23-05210 - CUP (Drive-Thru Restaurants)

PLN 23-00013 - DPR (Hotel)

PLN 23-00014 – DPR (Retail Shopping Center)

SWC Watson Rd. & Case Rd.

With respect to the Conditions of Approval for the above referenced project, the City of Perris requires that the developer provide the following street improvements and/or road dedications in accordance with the City of Perris Municipal Code Title 18. It is understood that the site plan correctly shows all existing and proposed easements, traveled ways, rights-of-way, and drainage courses with appropriate Q's and that their omission may require resubmittal for further consideration. These Ordinances and the following conditions are essential parts and requirements occurring in one is as binding as though occurring in all. They are intended to be complimentary and to describe the conditions for a complete design of the improvements. Unless otherwise noted, all offsite improvements as conditions shall be installed prior to issuance of any occupancy permits. All questions regarding the true meaning of the conditions shall be referred to the City Engineer's office.

In the event of a conflict between any conditions stated below, those imposed by Planning Department and others, and requirements identified in the approved Traffic Impact Analysis, the most stringent in the opinion of the City shall prevail.

#### **General Conditions:**

1. The project grading shall be in a manner to perpetuate existing

natural drainage patterns. Any deviation from this, concentration or increase in runoff must have approval of adjacent property owners and City Engineer. The developer/property owner shall accept the offsite runoff and convey to acceptable outlet.

- 2. Prior to commencement of any construction or installation of fencing in public right-of-way, an encroachment permit shall be obtained from the City Engineer's office.
- 3. In the event that external agencies must review the plans and inspect improvements, the developer/property owner shall be responsible to pay the respective plan check and inspection fees.
- 4. All trenches shall be securely covered with steel plates until permanent backfill and street repairs have been completed per City of Perris Standards; temporary backfill of trenches is not acceptable.
- 5. The developer/property owner shall provide for all traffic mitigation measures and improvements as depicted in the Traffic Impact Analysis prepared by Urban Crossroads dated May 1, 2024 and as conditioned below as approved by the City Engineer including but not limited to:
  - The site circulation for the industrial site shall be such that auto and truck access, circulation and parking are distinct and separate.
  - Truck access to and from the industrial site shall be limited to I-215/Hwy 74 East Interchange, Bonnie Drive, Mapes Road, Case Road and Watson Road.
  - To withstand truck traffic impact, the full width of Watson Road at the truck designated points of access/driveways shall be concrete paved as determined and as approved by the City Engineer.
  - To withstand truck traffic impact, the full intersections of Case Road and Mapes Road and Watson Road and Case Road shall be concrete paved as determined and as approved by the City Engineer.
  - Unless otherwise specified, in general the lengths of the designated turn lane pockets shall be a minimum of 150 feet or as determined by the project's Traffic Engineer and approved by the City Engineer.
  - One point of access/driveway is permitted on Watson Road (Driveway 5); this driveway shall be designated for truck access only.
    - This driveway shall allow for left-in/right-out movement only.
    - This driveway shall be stop controlled for the northbound traffic.
    - The westerly return of this driveway shall be reversed to negate left out movements.

- Lane configuration striping at this driveway shall be as follows:
  - Westbound (Watson Road): 1 left turn lane with a minimum length of 175 feet, 1 through lane
  - Eastbound (Watson Road): 1 through lane
  - Northbound (Driveway): 1 right turn lane
- One point of access/driveway is permitted on Case Road at the existing access/driveway to the Perris Crossing Shopping Center (Driveway 6); this driveway shall be designated for auto access only.
  - This driveway shall allow for full access movements.
  - Lane configuration striping at this driveway shall be as follows:
    - Southbound (Case Road): 1 right /through lane, 1 through lane
    - Northbound (Case Road): 1 left turn lane, 2 through lanes
    - Eastbound (Driveway): 1 left turn lane, 1 right turn lane
- Four points of access/driveways are permitted on Green Valley Parkway; these four driveways shall be designated for auto access only. Driveways from north to south are labeled 1 through 4 respectively.
  - Driveway 1 shall allow for right-in/right-out movements only.
  - o Driveway 1 shall be stop controlled for the westbound traffic.
  - Lane configuration striping at Driveway 1 shall be as follows:
    - Southbound (Green Valley Parkway): 2 through lanes
    - Northbound (Green Valley Parkway): 1 right/through lane, 1 through lane
    - Westbound (Driveway): 1 right turn lane
  - Driveway 2 shall allow for right-in/right-out movements only.
  - o Driveway 2 shall be stop controlled for the westbound traffic.
  - Lane configuration striping at Driveway 2 shall be as follows:
    - Southbound (Green Valley Parkway): 2 through lanes
    - Northbound (Green Valley Parkway): 1 right/through lane, 1 through lane
    - Westbound (Driveway): 1 right turn lane
  - o Driveway 3 shall allow for full access movements and shall align with the future driveway for TTM No. 37818.
  - o Driveway 3 shall be stop controlled for the westbound traffic.
  - Lane configuration striping at Driveway 3 shall be as follows:
    - Southbound (Green Valley Parkway): 1 left turn lane, 2 through lanes
    - Northbound (Green Valley Parkway): 1 left turn lane, 1 right/through lane, 1 through lane

- Westbound (Driveway): 1 left turn, 1 through/right turn lane
- o Driveway 4 shall allow for right-in/right-out movements only.
- o Driveway 4 shall be stop controlled for the westbound traffic.
  - Lane configuration striping at Driveway 4 shall be as follows:
    - Southbound (Green Valley Parkway): 2 through lanes
    - Northbound (Green Valley Parkway): 1 right/through lane, 1 through lane
    - Westbound (Driveway): 1 right turn lane
- Green Valley Parkway (Secondary Arterial 128'/76') from Ethanac Road to the project's northern boundary within dedicated right of way shall be improved to provide for the following improvements:
  - o 8-inch curb and gutter 38 feet east and 38 feet west of the centerline (both sides).
  - o 32 feet of pavement east and 32 feet of pavement west of a 12-foot-wide raised landscaped median using a TI of 10.0, minimum pavement structural section shall be 9" Asphalt Concrete (AC) PG70-10 over 14" Class II Aggregate Base (AB).
  - o The parkway on the east shall be 26 feet wide consisting of 6-foot-wide sidewalk, 6-foot-wide trail, landscaping, and streetlights subject to the result of a photometric study prepared by a Registered Electrical Engineer per City of Perris, County of Riverside and Caltrans standards.
- Green Valley Parkway north of the project's northern boundary shall be built to accommodate a 45-foot turning radius.
- Case Road (Secondary Arterial 94'/74'), from Watson Road to the project's southerly boundary within dedicated right-of -way, shall be improved to provide for the following improvements:
  - o 8-inch curb and gutter 35 feet east and 35 feet west of the centerline (both sides).
  - Existing pavement shall be removed and replaced as specified below.
  - 28 feet of pavement east and 28 feet of pavement west of a 14-foot-wide raised landscaped median using a TI of 11.0, minimum pavement structural section shall be 10" AC PG70-10 over 16" Class II AB.
  - O The parkway south of Watson Road on the west side of Case Road shall be 12 feet wide consisting of a 6-foot-wide sidewalk, landscaping and streetlights subject to the result of a photometric study prepared by a registered Electrical Engineer per City of Perris, County of Riverside and Caltrans standards.
  - o The parkway south of Watson Road on the east side of Case Road shall be 12 feet wide consisting of landscaping and streetlights subject to the result of a photometric study

- prepared by a registered Electrical Engineer per City of Perris, County of Riverside and Caltrans standards.
- As a Community Benefit, Case Road from Mapes Road to Watson Road shall be improved to provide for the following improvements:
  - 4 through travel lanes (width of lanes and configuration as approved by the City Engineer).
  - o 8-inch curb and gutter on both sides of the roadway
  - Existing pavement shall be removed and replaced as specified below.
  - o New pavement using a TI of 11.0, minimum pavement structural section shall be 10" AC PG70-10 over 16" Class II AB.
  - To provide pedestrian connectivity to the MetroLink Perris South Station the developer/property owner shall install 5-foot-wide sidewalk on the west side of Case Road.
  - o An additional designated right turn lane shall be installed at the intersection of Case Road and Watson (width and length of lane as approved by the City Engineer).
  - These improvements are subject to DIF credit.
- Watson Road (Local 60'/40'), from Case Road to the projects westerly boundary shall be improved to provide for the following improvements:
  - o 8-inch curb and gutter 20 feet north and 20 feet south of the centerline (both sides).
  - o 40-foot-wide asphalt paving using a TI of 9.0, minimum pavement structural section shall be 8" AC PG70-10 over 12" Class II AB.
  - o The parkway to the south shall be 10 feet wide and shall consist of 6 feet wide sidewalk, landscaping, and streetlights subject to the result of a photometric study prepared by a Registered Electrical Engineer per City of Perris, County of Riverside and Caltrans standards.
  - o The parkway to the north shall be 10 feet wide and shall consist of landscaping, and streetlights subject to the result of a photometric study prepared by a Registered Electrical Engineer per City of Perris, County of Riverside and Caltrans standards.
  - At the intersection Case Road and Watson Road a 3 foot directional median shall be installed for eastbound traffic to negate truck right turn southbound movements on to Case Road.
- Watson Road west of the project's westerly boundary shall be built to accommodate a 45-foot turning radius.
- Ethanac Road (Expressway), along the project's southerly boundary between Green Valley Parkway and Barnett Road within dedicated right-of-way, shall be improved to provide for the following improvements:

- o The existing 60-foot-wide asphalt pavement north of the existing median shall be grind and overlaid at a minimum depth of 2 inches using asphalt PG-70-10.
- o The parkway to the north shall be 37 feet wide and shall consist of 6 foot wide landscaping, 6 foot wide sidewalk, 10 foot wide landscaping, 15 foot wide trail per the Green Valley Specific Plan, and streetlights subject to the result of a photometric study prepared by a Registered Electrical Engineer per City of Perris, County of Riverside and Caltrans standards.
- As a Community Benefit, a traffic signal at the intersection of Watson Road and Case Road shall be installed and fully operational.
- A traffic signal at the intersection of Ethanac Road and Green Valley Parkway shall be installed and fully operational.
  - In the event the construction of a signal is not feasible, the developer/property owner shall pay to the City in lieu fees to include but not limited to, right-of-way, material and cost of construction in an amount as determined by the City Engineer.
  - o In the event the construction of the signal is not feasible, the median in Ethanac Road shall be temporarily closed in a manner to restrict southbound left turn movements from Green Valley Parkway on to Ethanac Road as approved by the City Engineer until construction of the signal.
- Lane configuration striping at intersections shall be as follows:
  - o Case Road and Watson Road:
    - Southbound (Case Road): 1 designated right turn, 2 through lanes
    - Northbound (Case Road): 1 left turn lane, 2 through lanes
    - Eastbound (Watson Road): 1 right lane, 1 left turn lane with a minimum length of 150 feet
  - o Case Road and Mapes Road:
    - Southbound (Mapes Road): 1 right/through lane, 1 left lane
    - Northbound (Mapes Road): 1 right/through lane, 1 left lane
    - Eastbound (Case Road): 1 right/through lane, 1 through lane, 1 left turn lane
    - Westbound (Case Road): 1 right/through lane, 1 through lane, 1 left turn lane
  - Ethanac Road and Green Valley Parkway:
    - Southbound (Green Valley Parkway): 1 right turn lane and 1 left turn lane (if traffic signal installation is feasible)
    - Westbound (Ethanac Road): 2 through lanes, 1 Class II bike lane, 1 right turn lane

- Eastbound (Ethanac Road): 2 through lanes, 1 left turn lane
- 6. The driveways shall be per County of Riverside Standard No. 207A and shall include wet set concrete truncated domes in compliance with ADA standards and requirements.
- 7. The developer/property owner shall provide for all drainage mitigation measures and improvements as depicted in the Preliminary Drainage Study prepared by SB&O, Inc. dated October 2, 2023 and as conditioned below as approved by the City Engineer including but not limited to:
  - The developer/property owner shall collect on-site runoff and convey it through private drainage course to discharge to Romoland MDP Line A. If necessary, the developer/property owner shall obtain an encroachment from Riverside County Flood Control and Water Conservation District (RCFCD) for the connection.
  - The developer/property owner shall construct ultimate underground drainage facilities to convey all street runoff through Green Valley Parkway to an adequate outlet.
  - The developer/property owner shall construct ultimate underground drainage facilities to convey all street runoff through Watson Road to an adequate outlet.
- 8. The onsite private basin shall be designed per RCFCD and City of Perris design standards and guidelines.
- 9. The developer/property owner shall submit the following to the City Engineer, Fire Department, Eastern Municipal Water District (EMWD) and RCFCD as applicable, for review and approval:
- a. Grading Plan and Erosion and Sediment Control Plans
- b. Street and Storm Drain Improvement Plans
- c. Traffic Signal Plans
- d. Signing and Striping Plans
- e. Water and Sewer Improvement Plans
- f. Street Light Plans prepared by a registered Electrical Engineer per City of Perris Safety Lighting Standards
- g. Geotechnical Report
- h. Hydrology and Hydraulic Report
- i. Final WQMP
- j. Traffic Control Plans

The design shall be in conformance with EMWD, RCFCD, Riverside County Transportation Department, Caltrans, City of Perris and ADA most recent standards, criteria and requirements in effect at the time of construction and shall be coordinated with the approved plans of the adjacent developments.

#### Prior to Recordation of the Parcel Map:

- 10. The following easements and/or rights-of-way shall be offered for dedication to the public or other appropriate agencies in perpetuity and shall continue in force until the City or the appropriate agency accepts or abandons such offers:
  - Green Valley Parkway is classified as a Secondary Arterial (128'/76') per the Green Valley Specific Plan. Adequate right-of-way shall be dedicated on Green Valley Parkway along the property frontage to accommodate a 128-foot full width dedicated right-of-way from Ethanac Road to the projects northern boundary, as determined and approved by Planning Department, Public Works Department and the City Engineer.
  - Case Road is classified as a Secondary Arterial (94'/70') per General Plan. Adequate right-of-way shall be dedicated to accommodate 94-foot full width dedicated right-of-way from the project's southerly boundary to Watson Road, as determined and approved by the City Engineer.
  - Watson Road is classified as a Local Street (60'/40') per the Green Valley Specific Plan. Adequate right-of-way shall be dedicated to accommodate 60-foot full width dedicated right-of-way from Case Road to the projects westerly boundary, as determined and approved by the City Engineer.
  - Ethanac Road is classified as an Expressway per the Green Valley Specific Plan. Adequate right-of-way shall be dedicated on Ethanac Road along the property frontage to accommodate a 104-foot half width dedicated right-of-way from Green Valley Parkway to the projects easterly boundary, as determined and approved by Planning Department, Public Works Department and the City Engineer.
  - Property line corner cutbacks shall be dedicated per County of Riverside Standard No. 805.
  - Reciprocal access, parking and drainage easement shall be provided on the map.

All dedications shall be free from all encumbrances as approved by the City Engineer.

- 11. The developer/property owner shall relinquish and waive rights of access to and from Green Valley Parkway, Case Road, Watson Road on the Map other than the access opening as depicted in Engineering condition number 5.
- 12. The developer/property owner shall make good faith effort to acquire the necessary right-of-way on Case Road from Mapes Road to Watson Road. At the intersection of Case Road and Watson Road additional right-of-way shall be acquired to accommodate a dedicated southbound right turn lane.

- 13. The developer/property owner shall make a good faith effort to acquire required offsite property interests for construction of roadway improvements and if he or she should fail to do so, the developer/property owner shall, prior to submittal of the Final Map for recordation, enter into an agreement to complete the improvements. The agreement shall provide for payment by the developer/property owner of all costs incurred by the City to acquire the offsite property interests required in connection with the subdivision. Security of a portion of these costs shall be in the form of a cash deposit in the amount given in an appraisal report obtained by the developer/property owner (at developer/property owner cost). The appraiser shall be approved by the City prior to commencement of the appraisal.
- 14. The following statement shall be added to the Map:

"Notice of drainage fees" Notice is hereby given that this property is located in the San Jacinto River Area Drainage Plan which was adopted by the City of Perris pursuant to Ordinance and Section 66483, et seq, of the Government Code and that said property is subject to fees for said drainage area. Notice is further given that, pursuant to Ordinance 13-01, payment of the drainage fees shall be paid to the City of Perris prior to issuance of the building permit, and that the property owner prior to issuance of the building permit, shall pay the fee required at the rate in effect at the time of issuance of the actual permit.

- 15. The developer/property owner shall annex into the City's Lighting and Landscape Districts and City's Flood Control District as appropriate. The proposed and existing facilities including but not limited to streetlights, traffic signals and drainage shall be maintained by the City and cost paid by the developer/property owner through the said annexation.
- 16. The developer/property owner shall have the aforementioned improvement plans and parcel map approved, executed subdivision agreement and posted securities prior to map recordation.

#### **Prior to Issuance of Grading Permit:**

- 17. A portion of the project site is within the limits of FEMA 100-year flood plain. The building pads shall be floodproofed by elevating the pads above the 100-year water surface elevation. The developer/property owner shall process the CLOMR for the portion of the site that is within the flood plain.
- 18. The developer/property owner shall submit the following to the City Engineer, Fire Department, Eastern Municipal Water District (EMWD)

and Riverside County Flood Control and Water Conservation District (RCFCD) as applicable, for review and approval:

- a. Grading Plan and Erosion and Sediment Control Plans
- b. Street and Storm Drain Improvement Plans
- c. Traffic Signal Plans
- d. Signing and Striping Plans
- e. Water and Sewer Improvement Plans
- f. Street Light Plans prepared by a registered Electrical Engineer per City of Perris Safety Lighting Standards
- g. Geotechnical Report
- h. Hydrology and Hydraulic Report
- i. Final WOMP
- j. Traffic Control Plans

The design shall be in conformance with EMWD, RCFCD, Riverside County Transportation Department, Caltrans, City of Perris and ADA most recent standards, criteria and requirements in effect at the time of construction and shall be coordinated with the approved plans of the adjacent developments.

#### Prior to Issuance of Building Permit:

- 19. The developer/property owner shall process Vesting Parcel Map 38814 with the City for review and approval and subsequent recordation.
- 20. The project site is located within the limits of San Jacinto River Area Drainage Plan (ADP) for which drainage fees have been adopted by City. Drainage fees shall be set forth under the provisions of the "Rules and Regulations of Administration of Area Drainage Plan". Acreage for the project site's impervious area shall be provided.
- 21. Paved access shall be provided to the proposed buildings per the Precise Grading Plans.
- 22. The developer/property owner shall submit a compaction certification from the Soils Engineer in compliance with the approved geotechnical/soils report and an elevation certification from the Engineer of Record in compliance with the approved plans.

#### **Prior to Issuance of Certificate of Occupancy:**

- 23. The developer/property owner shall file and process/obtain the LOMR for the portion of the site impacted by the flood plain.
- 24. The developer/property owner shall pay to the City \$400,000 for their Fair Share contribution to mitigate traffic impacts as depicted in

the Traffic Impact Analysis prepared by Urban Crossroads, dated May 1, 2024 and for the realignment of Barnett Road at Ethanac Road. \$300,000 of which is allocated for the realignment of Barnett Road at Ethanac Road.

- 25. Prior to issuance of the first occupancy permit of any development on parcels 1-6 of VTPM 38814 the developer/property owner shall complete the construction of all public improvements, as conditioned above and accepted by the City, including but not limited to:
  - Ethanac Road and Green Valley Parkway roadway, parkway, and drainage improvements
  - Traffic signal installation at Ethanac Road and Green Valley Parkway.
    - In the event the construction of a signal is not feasible, the developer/property owner shall pay to the City in lieu fees to include but not limited to, right-of-way, material and cost of construction in an amount as determined by the City Engineer.
    - o In the event the construction of the signal is not feasible, the median in Ethanac Road shall be temporarily closed in a manner to restrict southbound left turn movements from Green Valley Parkway to Ethanac Road as approved by the City Engineer until construction of the signal.
- 26. Prior to issuance of the occupancy permit for parcel 7 of VTPM 38814 the developer/property owner shall complete the construction of all public improvements, as conditioned above and accepted by the City, including but not limited to:
  - Watson Road and Case Road roadway, parkway, and drainage improvements
  - Traffic signal installation at Watson Road/Case Road intersection.
- 27. In the event the electrical cables are under 66 kv, the existing power poles on Watson Road between the projects westerly boundary and Case Road shall be removed, and electrical cables and communication cables shall be undergrounded.

In the event the electrical cables are over 66 kv, the existing power poles shall be relocated to accommodate the roadway widening and the communication cables shall be undergrounded.

The developer/property owner shall provide an analysis from the utility consultant analyzing compliance with this condition.

28. The developer/property owner shall provide for utility trench surface repair as directed by the City Engineer.

29. Associated existing signing and striping shall be refreshed and any appurtenances damaged or broken during the development of this project shall be repaired or removed and replaced by the developer/property owner to the satisfaction of the City Engineer. Any survey monuments damaged or destroyed shall be reset by qualified professional pursuant to the California Business and Professional Code 8771.



PUBLIC WORKS DEPARTMENT

# **MEMO**

**Date:** May 31, 2024

**To:** Nathan Perez, Senior Planner

From: Jessica Galloway, Special Districts Supervisor

By: Chris Baldino, Landscape Inspector

Subject: CUP23-05047 / TPM37500 / DA23-05060 - Conditions of Approval -

Proposal to construct a: 498,000 sq. ft. industrial building, a self-storage facility consisting of 96,000 and 98,000 sq. ft. two-story buildings; an 80,000 sq. ft. four-story hotel, and a 27,000 sq. ft. commercial retail shopping center with two (2) 2,800 sq. ft. drive-through restaurants. Within the Green Valley Specific

Plan guidelines.

- 1. **Dedication and/or Landscape Maintenance Easement.** Offer of Dedication and Landscape Maintenance Easement for City landscape maintenance district shall be provided as follows:
  - Ethanac Road Provide offer of dedication as needed to provide for curb gutter, raised landscaped median, sidewalk, vinyl fence, access road/trail and off-site landscaping requirements, per Green Valley Specific Plan, including minimum 37' public parkway from face of curb.
  - **Green Valley Parkway** Provide offer of dedication as needed to provide for full half width Street (128' ROW, 64' halfwidth), curb gutter, raised landscaped median, sidewalk, vinyl fence (Design Guidelines section 4-8), access trail and off-site landscaping requirements, per Green Valley Specific Plan, including minimum 26' public parkway from face of curb.
  - Case Road Provide offer of dedication as needed to provide for full width Street (94' ROW, 47' halfwidth), curb gutter, sidewalk, raised landscape median, and off-site landscaping requirements, per the City General Plan, including a minimum 12' public parkway from face of curb on both sides of the street.
  - Watson Road Provide offer of dedication as needed to provide for full width Street (60' ROW, 30' halfwidth), curb gutter, sidewalk, and off-site landscaping requirements, per Green Valley Specific Plan, including minimum 10' public parkway from face of curb on both sides of the street.

Page **1** of **11** 

Conditions of Approval CUP 23-05047 Date: 5/31/2024



PUBLIC WORKS DEPARTMENT

- Existing Water Quality Basin on Watson Rd (Lot E) This basin is shown on the vesting tentative parcel map and needs to be included on the parcel map as a lettered lot to be privately maintained.
- Existing Water Quality Basin on Ethanac Road (Lot C & D) This basin is shown on the vesting tentative parcel map and needs to be included on the parcel map as a lettered lot to be privately maintained.
- 2. Landscape Maintenance Easement and Landscape Easement Agreement The developer shall provide, for review and approval, an Offer of Dedication and certificate of acceptance, complete with a legal plat map and legal description to the City of Perris. In addition, if required by the City of Perris, the Developer shall provide a landscape easement and Landscape easement agreement, acceptable to the City of Perris. The City shall record the same with the Riverside County Recorder's Office, and the recorded instrument shall be returned to the City Clerk of the City of Perris for filing, if needed.
- 3. **Landscaping Plans** Three (3) copies of Construction Landscaping and Irrigation Plans for the off-site landscaping, including any medians or other landscape areas along the dedications shall be submitted to the Planning Department for approval and shall be accompanied by the appropriate filing fee. The landscape and irrigation plan shall be prepared by a registered landscape architect and conform to the requirements of Chapter 19.70 of the Municipal Code. The location, number, genus, species, and container size of the plants shall be shown. This landscape plan shall be titled "Off-site Landscape Plan for **CUP23-05047**" and shall be exclusive of any private property, on-site landscaping. Elements of the Landscape Plan shall include but not be limited to:
  - a. Landscape Limits Limits of right-of-way areas or easement areas, defined by concrete mow curbs, fully dimensioned, that are to be annexed into the Landscape Maintenance District. The extent of the landscape improvements is as outlined per the Conceptual Master Plan Dated January 12, 2024, Sheet A.1 designed by Danielian Associates. A planting palette and hardscape plan intended to meet the design intent of the Landscape Guidelines in effect for the area; or if no such guidelines exist the design intent of neighboring development, as determined by the Special Districts Division, including:
    - Ethanac Road Per Section 4.4.1 Landscape Design Guiding Principles of the Green Valley Specific Plan, Planting will consist of the following: Primary trees: Pinus Canariensis, secondary tree Lagerstroemia Indica "Watermelon Red" Crape Myrtle, Giejera Parviflora Australian Willow in

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Conditions of Approval CUP 23-05047 Date: 5/31/2024



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alternating Groups. Use of drought resistant shrubs and ground cover including but not limited to the following: Callistemon Viminalis 'Little John', Dietes Bi-color, Dodonaea Viscosa 'Purpurea', Hesperaloe Parviflora 'Red & Yellow Yucca', Muhlenbergia Rigens 'Deer Grass', Salvia Greggi 'Furmans Red', Westringia Freuticosa 'Smoke', Carex Tumolicola, Rosmarinsu officinalis 'Prostratus'.

- Existing Ethanac Road Median The proposed development will benefit from the existing landscape maintenance district facilities, including a raised landscape median on Ethanac Road which will serve the existing development. Therefore, the project shall annex into a new Landscape District Benefit Zone and pay its fair share of the maintenance of the existing median facilities and replant/enhance as necessary.
- Ethanac Road and Green Valley Parkway S/E Corner monument Per the Green Valley Specific plan the Southeast corner of Green Valley Parkway and Ethanac Road requires a Primary Entry monument, see figure 4-8 of the GVSP for location, section 4-44 for design guidelines, and Figure 4-9 & 4-10 for design details.
- Green Valley Parkway Per Section 4.4.1 Landscape Design Guiding Principles of the Green Valley Specific Plan. Planting will consist of the following: Primary trees Pinus Eldarica Afghan pine and Platanus Acerifolia Bloodgood', secondary tree Lagerstroemia 'Natchez' Crape Myrtle, Pinus Canariensis, Pistacia Chinensis, and Cercidium 'Desert Museum / Thornless Palo Verde in alternating Groups. Use of drought resistant shrubs and ground cover including but not limited to the following: Callistemon Viminalis 'Little John', Dietes Fortnight Lily, Dodonaea Viscosa 'Purpurea', Hesperaloe Parviflora 'Red & Yellow Yucca', Muhlenbergia Capillaris Pink Muhly, Agave Americana 'Medio-Picta Alva' Westringia Freuticosa ''Wynavvie Gem'', Carex Tumolicola, Rosmarinsu officinalis 'Prostratus', Myoporum Parvifolium 'Putah Creek.
- Green Valley Parkway Median Per Section 4.4.1 Landscape Design Guiding Principles of the Green Valley Specific Plan, Planting will consist of the following: Primary trees Magnolia Grandiflora 'Majestic Beauty', secondary tree Lagerstroemia 'Natchez' Crape Myrtle alternating Groups. Use of drought resistant shrubs and ground cover including but not limited to the following: Hesperaloe Parviflora 'Red & Yellow Yucca', Muhlenbergia Capillaris Pink Muhly, Carex Tumolicola, Rosmarinsu officinalis 'Prostratus'.
- Case Road Per Section 4.4.1 Landscape Design Guiding Principles of the Green Valley Specific Plan. Planting will consist of the following:

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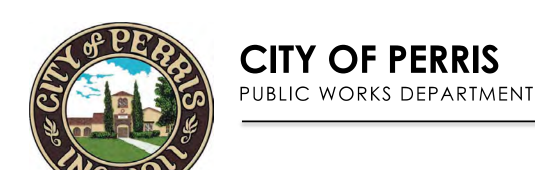


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Street Tree Primary: Koelreuteria Bipinnata; Secondary (accent tree): Lagestromia-Indian Tribe Varieties. Use drought resistant shrubs and ground cover intended to complement the proposed parkways along Case Road, including but not limited to the following: Purple Hopseed, Lantana montevidensis - "Spreading Yellow," Dietes Vegeta-Fortnight Lily, Myoporum Pacificum, Photinia fraseri-Red Leaf Photinia, Prunus caroliniana-Carolina laurel cherry, Raphiolepis Indica-Springtime-Indian Hawthorn, Rosa floribunda "alba"-white bush rose, Rosmarinus officinalis-Huntington blue Rosemary, Tulbaghia Fragrans-Society Garlic.

- Case Road Median Streetscape landscape design guidelines and planting pallet. Primary trees: Bradford Pear. Use of drought resistant shrubs and ground cover including but not limited to the following: Huntington Carpet Rosemary, Trailing Gazania, Society Garlic variegated.
- Watson Road Per Section 4.4.1 Landscape Design Guiding Principles of the Green Valley Specific Plan. Planting will consist of the following: Primary trees: Giejera Parviflora Australian Willow, secondary tree Lagerstroemia Indica "Watermelon Red" Crape Myrtle, in alternating Groups. Use of drought resistant shrubs and ground cover including but not limited to the following: Purple Hopseed, Dietes Bi-color, Dodonaea Viscosa 'Purpurea', Hesperaloe Parviflora 'Red & Yellow Yucca', Muhlenbergia Rigens 'Deer Grass', Salvia Greggi 'Furmans Red', Westringia Freuticosa 'Smoke', Carex Tumolicola, Rosmarinsu officinalis 'Prostratus'.
- b. Irrigation A list of irrigation system components intended to meet the performance, durability, water efficiency, and anti-theft requirements for Special District landscape areas as determined by the Special Districts Division. Components shall include, but not be limited to Rainbird XBT-20PC w/Diffuser, or equal on flexible PVC risers, Sentry Guard Cable Guard and Union Guard, and backflow Wilkens Model 375 (or equal). The controller shall include an ET based controller with weather station that is centrally controlled capable and wi-fi ready (Weather Trak Pro3, or equal, with Rain Sensor). At the discretion of the Engineering Administration and Special Districts Division public landscape areas utilizing no more than 6 valves/stations, programmed to irrigate consecutively, and none simultaneously, may propose the use of an alternative ET based controller with weather station that is centrally controlled capable and wi-fi ready, such as the Weathermatic System or equal. The proposed system shall be complete with wireless weather station, aircard with

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flow, one year bundle service, blade antenna and flow sensor, and ET programmed.

- c. Benefit Zone Quantities Include a Benefit Zone quantities table (i.e. SF of planting areas, turf, number of trees, SF. of hardscape, etc.) in the lower right-hand corner of the cover sheet for off-site landscape areas, indicating the amount of landscaping the district will be required to maintain.
- d. Meters Each District is required to be metered separately. A meter cannot be shared between Flood Control District #1, Landscape Maintenance District #1, and/or Lighting Maintenance District 84-1, nor can a meter servicing on-site improvements be used to provide water and/or power to off-site improvements. All electrical and water meters shall be in locations that are easily accessible to maintenance staff while not visually obtrusive in the street scene and away from street intersections. Show location of separate water and electrical utility meters intended to serve maintenance district areas exclusively. Show locations of water and electrical meter for landscape district. Show location of water and electrical meter for Traffic signal and street lighting district, on respective plans. Coordinate location of meters on landscape and civil engineering plan.
- e. Controllers The off-site irrigation controllers are to be located within the right of way (preferably within the off-site landscape area). All point of connection equipment including irrigation controller pedestals, electrical meter pedestals, and backflow preventers are to be in locations that are easily accessible to maintenance staff while not visually obtrusive in the street scene, and away from street intersections. Backflow preventers are to be screened on at least three sides with (5) gallon plant material. The fourth side shall be open to the back of the landscape area to allow the backflow cage to be opened without interference with plant materials. Backflow cages shall meet the required City of Perris Engineering Standards in effect at the time of approval.
- **f. Recycled Water** If applicable. The project landscape architect shall coordinate with EMWD to verify if the site will be served with recycled water and design all irrigation and landscape plans to meet the requirements of EMWD and provide additional irrigation components as needed.
- **g. EMWD Landscape Plan Approval** The project landscape architect shall submit a copy of all irrigation plans and specifications to EMWD for approval. The project

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landscape architect must confirm with EMWD that the plans have been approved by EMWD and submit written proof of approval by EMWD prior to the City approving the final Landscape Plans. Until the final landscape plan has been approved by the City of Perris, the maintenance areas depicted cannot be accepted by the City for maintenance. The developer shall coordinate both reviews to ensure acceptability of plans by both EMWD and the City of Perris, prior to approval by either agency.

- h. Landscape Weed Barrier Weed cloth with a minimum expected life of 10-years shall be required under all gravel, rock, or cobble areas.
- i. Wire Mesh and Gravel at Pull Boxes Provide wire mesh and gravel layer within valve boxes to prevent rodent intrusion.
- j. Concrete Maintenance Band at Medians and Mortar Cobble Turn Lane Provide 12" wide concrete maintenance band (safety edge) around entire median. At turn pockets provide mortared cobble creek bed, round stone sized 6" to 12".
- **k.** Perimeter Walls Graffiti Coating Provide anti-graffiti coating to all perimeter walls. Acceptable products shall include Vitrocem Anti-Graffiti Coating or equal.
- **l. Slopes 3:1 Maximum -** Any proposed slope will not exceed a 3:1 ratio. Slopes exceeding a 3:1 ratio shall require construction of appropriate reinforcing garden walls.
- 4. **Landscape Inspections.** The project applicant shall inform the on-site project manager and the landscape contractor of their responsibility to call for only "OFF-SITE" landscape and irrigation inspections at the appropriate stages of construction. Inspections shall be scheduled for at least two working days (Monday through Friday) during normal staff hours, prior to the actual inspection. Contact Public Works Special Districts Division at (951) 657-3280 to schedule inspections.
  - **Inspection** #1 Trenches open, irrigation installed, and system pressurized to 150 PSI for four hours.
  - **Inspection** #2 Soil prepared, and plant materials positioned and ready to plant.
  - **Inspection** #3 Landscaping installed, with all equipment and irrigation system fully operational.
  - Inspection #4 A joint inspection with the Development Inspector and LMD Inspector and Applicant to request for "Start of 1 year Maintenance

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Period" submitted, with all required turn-over submittal items provided to Public-Works Special Districts Division. The applicant shall be responsible for ensuring that a 6-month reserve has been secured for the site prior to the City assuming maintenance responsibilities. A site will not be granted the Start of the 1 Year Maintenance Period if there is not adequate funding for the City to assume maintenance responsibilities the following year.

- **Inspection #5 (Turn-Over)** On or about the one-year anniversary of Inspection #4, Developer shall call for an inspection to allow the City to review and identify any potential irrigation system defects, dead plants, weed, debris or graffiti; stressed, diseased, or dead trees; mulch condition, hardscape or other concerns with the landscape installation; or to accept final turn over of the landscape installation. At his sole expense, the Developer shall be responsible for rectifying system and installation deficiencies, and the one-year maintenance period shall be extended by the City until all deficiencies are cured to the satisfaction of the City. If in the opinion of the City's Landscape Inspector the landscape installation is in substantial compliance with the approved landscaping plans, the irrigation and communication system is functioning as intended, and the landscape installation is found to be acceptable to the City, then the Inspector shall recommend to the City's Special District Coordinator to accept turn-over of water and electrical accounts, wi-fi communication contracts and the entire landscape installation.
- 5. One Year Maintenance and Plant Establishment Period - The applicant will be required to provide a minimum of a one (1) year maintenance and plant establishment period, paid at the sole expense of applicant. This one-year maintenance period commences upon the successful completion of Inspection #4 discussed above, and final approval by the City. During this one-year period the applicant shall be required to maintain all landscape areas free of weeds, debris, trash, and graffiti; and keep all plants, trees, and shrubs in a viable growth condition. Prior to the start of the one-year maintenance period, the Developer shall submit a weekly Landscape Maintenance Schedule for review and approval by the City's Special Districts Division. The City shall perform periodic site inspections during the one-year maintenance period. The purpose of these periodic inspections is to identify any and all items needing correction prior to acceptance by the City at the conclusion of the one-year maintenance period. Said items needing correction may include but are not limited to replacement of dead or diseased plant materials, weeding, replenishment of mulches, repair of damaged or nonfunctioning irrigation components, test of irrigation controller communications, etc.

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During this period, the City shall begin the annual assessment of the benefit zone in preparation for the landscape installation turnover to City maintenance staff.

- 6. **Water Quality Management Plans.** The applicant shall submit a Preliminary and Final WQMP, accompanied by the appropriate filing fee to the Planning Department and City Engineering Department, respectively. Details for treatment control facilities shall meet both the Riverside County WQMP Design Guidelines, and the additional requirements of the Engineering and Special Districts Division intended to reduce long term maintenance costs and longevity of improvements. Components shall include, but not be limited to:
  - Storm Drain Screens-If off-site catch basins are required by the City Engineer's Office, connector pipe screens shall be included in new catch basins to reduce sediment and trash loading within storm pipe. Connector pipe screens shall meet the type, style, and durability requirements of the Public Work's Engineering Administration and Special Districts Division.
  - **WQMP Inspections-** The project applicant shall inform the on-site project manager and the water quality/utilities contractor of their responsibility to call for both "ON-SITE" and OFF-SITE" WQMP Inspections at the appropriate stages of construction. Contact CGRM at (909) 455-8520 to schedule inspections.
  - Acceptance By Public Works/Special Districts-Both on-site and off-site flood control/water quality facilities required for the project, as depicted in the Final WQMP, shall be installed and fully operational, and approved by final inspection by the City's WQMP Consultant, CGRM. The Developer shall obtain a final Clearance Letter from CGRM indicating compliance with all applicable Conditions of Approval for the approved WQMP. The developer shall deliver the same to the Public Works-Engineering and Administration Division/Special Districts. In addition, prior to acceptance by the City, the developer shall submit a Covenant and Agreement describing on-going maintenance responsibilities for on-site facilities per the approved WQMP, to the Public Works Engineering Administration and Special Districts Division. The Public Works Engineering Administration and Special Districts Division will review and approve the Covenant and Agreement. The City shall record the same with the Riverside County Recorder's Office, and the recorded instrument shall be returned to the City Clerk of the City of Perris for filing.
- 7. **Flood Control District #1 Maintenance Acceptance.** Flood Control District facilities required by the City Engineer's Office shall be installed and fully

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operational and approved by final inspection by the City Engineer's Office. Prior to acceptance for maintenance of "Off-site" flood control facilities by the Public Works-Engineering and Administration Division/Special Districts the developer shall contact the Public Works Special Districts Division at (951) 657-3280 to schedule the delivery of all required turn-over submittal items including as-built storm drain plans in electronic PDF format, one large format photo-copy of as-built plans, storm drain video report in electronic format, and hardcopy of video report with industry standard notations and still photos made during video runs (i.e. facilities sizes, off-sets or damage, facility type, dirt and debris, etc.). The flood control facilities shall be turned over in a condition acceptable to the City, and the developer shall make all necessary repairs and perform initial maintenance to the satisfaction of the City.

- 8. **Street/Off-Site Improvements.** The applicant shall submit street improvement plans, accompanied by the appropriate filing fee to the City Engineering Department. Details of treatments off-site improvements, including lighting, shall meet both the City Engineer's Design Guidelines, and the additional requirements of the Engineering and Special Districts Division. Components shall include, but not be limited to:
  - **a. Street Lighting-**If Street lighting is required, lighting shall meet the type, style, color and durability requirements necessary for energy efficiency goals, maintenance and longevity of improvements of the City Engineer's Office. Streetlights will be owned by City of Perris not SCE. Streetlights shall be constructed per LS-3 account billing standard, which shall include an individually metered pedestal for streetlights.
  - b. Acceptance By Public Works/Special Districts- Lighting District facilities required by the City Engineer's Office shall be installed and fully operational and approved by final inspection by the City Engineer's Office, and the City's Consulting Traffic Signal Inspection Team (Riverside County TLMA) at (951) 955-6815. Prior to acceptance for maintenance of "Offsite" traffic signal and lighting facilities by the Public Works-Engineering and Administration Division/Special Districts, the developer shall contact the Public Works Special Districts Division at (951) 657-3280 to schedule the delivery of all required turn-over submittal items. Prior to acceptance into Lighting District 84-1, coordinate turnover information pertaining to Street Lights, and Traffic Signal Electrical/SCE Service Meters with Wildan Financial Services, the City's Special Districts Consulting Firm at (951) 587-

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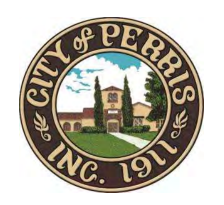
3564. (i.e. Provide electrical meter number, photo of pedestal, and coordinate "request for transfer of billing information" with SCE and City for all new service meters). Developers shall pay 18-month energy charges to the City of Perris for all off-site street lighting. Call Wildan Financial Services, Inc. for the amount due, and to obtain receipt for payment. Obtain and provide a clearance form from Riverside County TLMA indicating completion of all punch list items from traffic signal construction. Submit one large format photocopy of Traffic Signal as-built plans and timing sheets.

- 9. **Assessment Districts.** PRIOR TO FINAL MAP RECORDATION the developer shall annex into the special districts, posting an adequate maintenance performance bond to be retained by the City as required by the Public Works Department. The applicant shall deposit \$5,250 per district, \$15,750 total due. Payment is to be made to the City of Perris, and the check delivered to the City Engineer's Office. Upon receipt of deposit and Consent and Waiver Forms, the developer shall work with City to meet all required milestones for annexations. Payment shall be accompanied by the appropriate document for each district indicating intent and understanding of annexation, to be notarized by property owner(s):
  - Consent and Waiver for Maintenance District No. 84-1 New Street lighting proposed by the project, as determined by the City Engineer.
  - Consent and Waiver for Landscape Maintenance District No. 1 New off-site parkway and median landscape proposed by the project on Green Valley Parkway, Case Rd., Watson Rd. and Ethanac Road and pay their fair share of Ethanac Median (LMD BZ 80).
  - **Petition for Flood Control Maintenance District No. 1** For Off-site Flood Control Facilities proposed by the project, and pay a fair share of the Green Valley Evacuation Channel as determined by the City Engineer.
  - Original notarized document(s) to be sent to: Daniel Louie
     Wildan Financial Services
     27368 Via Industria, #200
     Temecula, CA 92590
  - i. City prepares the Engineer's Reports which includes a description of the improvements to be maintained, an annual cost estimate and annual assessment amounts.

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- ii. Reports are reviewed and approved by the property owner. The assessment ballots will be based on the Reports.
- iii. The Reports and corresponding resolutions are placed, for approval, on the City Council Meeting Agenda. City Council action will include ordering the assessment ballots and setting a Public Hearing for no sooner than 45 days. Property owner attendance at this City Council Meeting is not required.
- iv. The assessment ballots are sent to the property owner and are opened by the City Clerk at the close of the Public Hearing. With a "YES" vote by the property owner the City Council can move forward with the Resolution that Confirms the Annexation. Property owner attendance at this Public Hearing is not required.
- v. Confirmation by the City Council completes the annexation process, and the condition of approval has been met.



#### COMMUNITY SERVICES

# **MEMO**

**Date:** April 23, 2024

**To:** Nathan Perez, Senior Planner

From: Sabrina Chavez, Director of Community Services

Cc: Arcenio Ramirez, Assistant Director of Community Services

Arturo Garcia, Parks Manager Joshua Estrada, Parks Coordinator Martin Martinez, Management Analyst

Subject: Vesting Parcel Map 38814 (VPM23-05059), Conditional Use Permit (CUP)

23-05047, Development Plan Review (DPR) 23-00013, Development Plan

Review (DPR) 23-00014 Conditional Use Permit (CUP) 23-05208,

Conditional Use Permit (CUP) 23-05210

Community Services Staff reviewed Vesting Parcel Map 38814 (VPM23-05059), Conditional Use Permit (CUP) 23-05047, Development Plan Review (DPR) 23-00013, Development Plan Review (DPR) 23-00014 Conditional Use Permit (CUP) 23-05208, Conditional Use Permit (CUP) 23-05210 and provides the following conditions(s):

#### **Development Impact Fees**

$\boxtimes$	The Project	t is subject t	o payment d	of Industrial I	Park Develo <sub>l</sub>	pment Impact I	-ees.

- ☐ The Project is subject to payment of Residential Park Development Impact Fees.

#### **Special Districts**

# SRC COMMENTS \* \* \* BUILDING & SAFETY \* \* \*

Planning Case File No(s): CUP 23-05047, TPM 37500, DA 23-05060, PLN 23-05059

Case Planner: Nathan Perez 951-943-5003 ext. 279

Applicant: Derek Barbour, Richland Communities

Location: Generally located at the Southwest corner of Case Road and Watson Road.

Proposal to construct a 498,000 SF Industrial Building, a self -storage facility consisting of a 96,000 SF and a 98,000 SF two story buildings, an 80,000 SF four

story hotel (128 rooms with a 20,000 SF building footprint) and a 27,000 SF

Project: Commercial retail shopping center with two 2,800 SF drive-through restaurants

Associated APN: several

Reviewed By: David J. Martinez, CBO Date: UPDATED 10-31-23

#### **SPECIFIC COMMENTS**

1. None

Cases:

#### **GENERAL CONDITIONS**

- 1. Shall comply with the latest adopted State of California 2022 editions of the following codes as applicable:
  - A. 2022 California Building Code
  - B. 2022 California Electrical Code
  - C. 2022 California Mechanical Code
  - D. 2022 California Energy Code
  - E. 2022 California Fire Code
  - F. 2022 California Green Building Standards Code
  - G. 2022 California Plumbing Code
  - H. Proposed Project will have to comply with the Title 24 Access Regulations and ADA Access regulations
- 2. All signs if any shall be Underwriters Laboratories, or equal, approved.
- 3. You will have to comply with the new EV charging station requirements for **all** the proposed **buildings**.

- 4. The entire site will have to have proper fire access.
- 5. The entire site and the proposed structures will have to comply with the ADA access Regulations and with the State of California Title 24 Access Regulations.
- 6. This proposal buildings will also require the review and approval of the Riverside County Health Department.
- 7. The proposed buildings will require Fire Sprinklers.
- 8. No structures will be able to be built across any property lines.
- 9. The proposed swimming pool will also require the review and approval of the Riverside County Health Department.
- 10. The proposed four- story hotel will require an elevator.

#### PRIOR TO THE ISSUANCE OF THE BUILDING PERMIT

- 1. The following items shall be completed and/or submitted as applicable prior to the issuance of building permits for this proposed project.
- A. The following items shall be completed and/or submitted as applicable prior to the issuance of building permits for this proposed project.
- B. Precise grading plans shall be submitted and approved
- C. Rough grading shall be completed
- D. Compaction must be certified
- E. The Pad elevations must be certified
- F. The rough and finish grade must be inspected and signed off

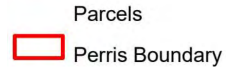
#### **FIRE CONDITIONS**

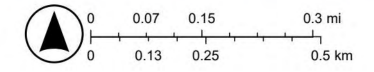
1. Fire Conditions will be provided by Dennis Grubb and Associates

# **Exhibit B**Vicinity Map

# Vicinity Map



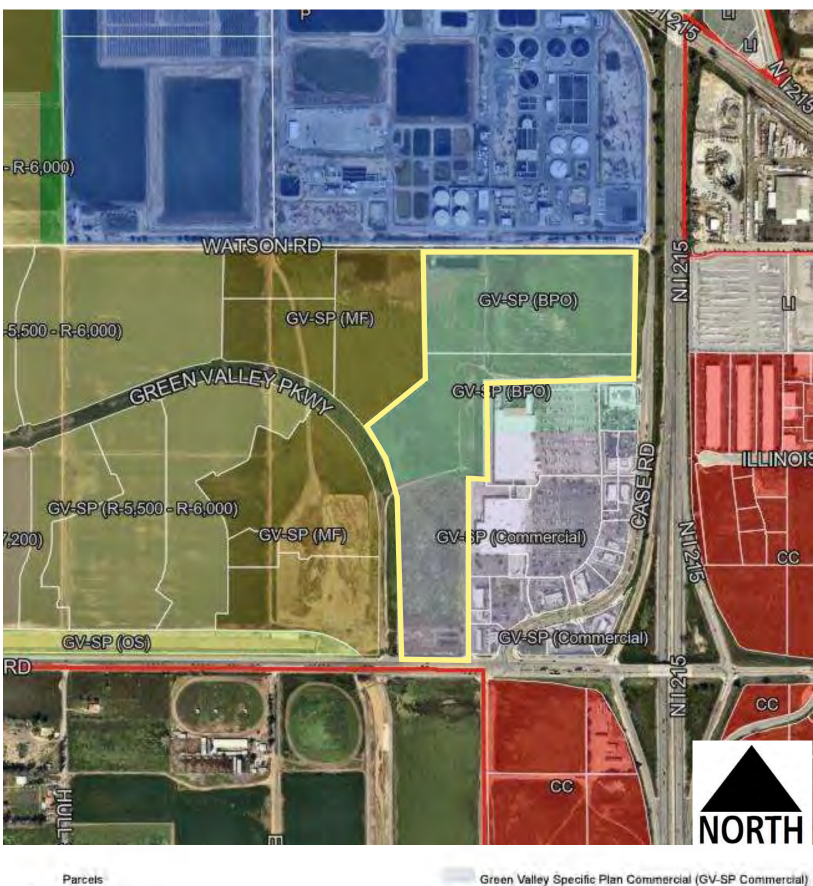




# **Exhibit C**

Green Valley Specific Plan Land Use Map

# **Green Valley Specific Plan Land Use Map**





# **Exhibit D**MARB/IPA ALUCP MAP