

### **Report to the Planning Commission**

DATE ISSUED: September 20, 2018 REPORT NO. PC-18-061

HEARING DATE: September 27, 2018

SUBJECT: Tierra Alta Rezone. Process Five Decision

PROJECT NUMBER: <u>526577</u>

OWNER/APPLICANT: The Newland Group, Inc., Owner/J. Whalen Associates, Inc., Applicant

#### **SUMMARY**

<u>Issue</u>: Should the Planning Commission recommend the City Council approve, deny, or modify the proposed Rezone located at 11304 Caminito Rodar in the Mira Mesa Community Plan Area?

#### Staff Recommendations:

APPROVE Rezone No. 1855626.

<u>Community Planning Group Recommendation</u>: On March 20, 2017, the Mira Mesa Community Planning Group voted 14-1-2 to recommend approval of the rezone with no conditions or recommendations.

<u>Environmental Review</u>: The project site is covered by Mitigated Negative Declaration No. 99-0792 and in accordance with the State of California Environmental Quality Act (CEQA) Guidelines Section 15162, no additional impacts would result from the proposed rezone and no new environmental document is required.

<u>Fiscal Impact Statement</u>: None with this action. All costs are recovered through a deposit account funded by the applicant.

### **BACKGROUND**

The project site is located at the Northerly terminus of Caminito Rodar, north of Calle Cristobal, on the perimeter of the Los Penasquitos Canyon Preserve in the Mira Mesa Community Plan area (Attachment 1). Access to the site is from existing private streets off Calle Cristobal, through the Tierra Vista residential community.

On October 30, 2001, the Council of the City of San Diego, by Resolution No. R-295657 approved a Planned Residential Development (PRD), Resources Protection Ordinance (RPO), Coastal Development Permit (CDP), and Multiple Habitat Planning Area Boundary Adjustment, and adopted Mitigated Negative Declaration No. 99-0792, with Mitigation, Monitoring, and Reporting Program (MMRP) for the 4.44-acre project site.

On November 19, 2001, the Council of the City of San Diego adopted Ordinance No. O-19011, to rezone all 4.44 acres of the project site from the AR-1-1 (Agricultural-Residential) zone to the RS-1-13 (Residential Single Unit) zone, to allow for the development of 11 single-dwelling units on ten lots under a condominium ownership. Portions of the project site are within the Coastal Zone, and a Local Coastal Program Amendment (LCP) was required for the rezone. The LCP was before the California Coastal Commission at the hearing of November 7, 2002.

The Coastal Commission staff recommended that the property "be rezoned in a manner fully consistent with the LUP [Land Use Plan]" in order to ensure protection of biologically sensitive resources on the project site, which is immediately adjacent to the Los Pensaquitos Canyon Preserve. The Coastal Commission staff recommended (Attachment 6) that the 4.44 acres be rezoned to OR-1-1 (Open Space Residential). The Coastal Commission staff also considered a split zone with OC-1-1 (Open Space Conservation) zone and the developable area rezoned to RS-1-13. The Coastal Commission Staff did not recommend that option.

The Coastal Commission motion was to continue the item with time limit extended with no specific vote on the either the Coastal Commission Staff recommendation or Coastal Commission Staff alternatives, but with direction to the applicant to consider alternatives to the singular RS-1-13 zone.

Subsequent to the Coastal Commission hearing, the applicant revised their development plans to reduce the number of units from 11 to 8. This was reviewed as a Process 2 Substantial Conformance Review (SCR) to the original permit and was approved by City Staff in August of 2015, subject to the completion of the Rezone which cannot be approved through an SCR process.

The 4.44-acre site remains undeveloped, with areas of disturbance and areas of sensitive vegetation. All of the impacts from the development approved under the initial permit were fully analyzed and disclosed in the project MND.

#### **DISCUSSION**

### **Project Description:**

The project proposes to rezone 4.44 acres of land to OC-1-1 (approximately 2.53 acres) and RS-1-13 (approximately 1.91 acres). The OC-1-1 will provide additional protection over those sensitive portions of land that the Coastal Commission staff was concerned about, maintaining a major portion of the land as open space, including the southwest portion of the site that contains lands conserved under the Vernal Pool Habitat Conservation Plan. The RS-1-13 zone will allow the approved development to be constructed as proposed under the previously

approved permit and MND. Subsequent to any approval by the City Council, the rezone would be before the California Coastal Commission for consideration of a Local Coastal Program amendment.

The proposed split zone is consistent with the land use designation and the rezone does not result in any new impacts beyond what was considered under the previously approved project, as revised by the Substantial Conformance Review, and Mitigated Negative Declaration.

### **Community Plan Analysis:**

The Mira Mesa community plan includes a goal to preserve sensitive resources, including plant and animal habitats (Sensitive Resources and Open Space System Element, Page 25). Policy 1a states: "Sensitive resource areas of communitywide and regional significance shall be preserved as open space" (page 30), and Policy 4i relates specifically to preserving and protecting the remaining vernal pool habitat in Mira Mesa (page 32). Therefore, a request to add a zoning designation for Open Space--Conservation on a portion of the lot that provides further protection of the resources would be consistent with the Mira Mesa Community Plan.

A rezone from AR-1-1 to RS-1-13 was previously approved in 2001 and found to conform to the Mira Mesa Community Plan. The request to rezone this parcel from AR-1-1 to RS-1-13 and OC-1-1 would also be consistent with the Mira Mesa Community Plan.

### **Environmental Analysis**:

The proposed rezone was reviewed for consistency with the adopted Mitigated Negative Declaration No. 99-0792, in accordance with California Environmental Quality Act (CEQA) Guidelines Section 15162. The proposed rezone would not result in new impacts or changed circumstances that would require a new environmental document. The previously adopted Mitigated Negative Declaration No. 99-0792 adequately covers the proposed rezone and local coastal program for the purposes of CEQA.

### **Conclusion**:

Staff has reviewed the proposed rezone and all issues identified through the review process have been resolved in conformance with the relevant adopted polices and regulations of the Land Development Code. Staff has provided draft ordinance and recommends that the Planning Commission recommend to the City Council approval of the rezone as proposed.

### **ALTERNATIVES**

- 1. Recommend Approval of Rezone No. 1855626, with modifications.
- 2. Recommend Denial of Rezone No. 1855626.

Respectfully submitted,

PJ FitzGerald

Assistant Deputy Director

**Development Services Department** 

Martha Blake

Development Project Manager

**Development Services Department** 

#### FITZGERALD/MKB

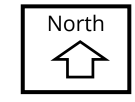
### Attachments:

- 1. Aerial Photographs
- 2. Community Plan Land Use Map
- 3. Project Location Map
- 4. Draft Ordinance
- 5. Prior Approved Permit
- 6. Coastal Commission Report 2002
- 7. Rezoñe B-Sheet
- 8. Community Planning Group Recommendation
- 9. Ownership Disclosure Statement





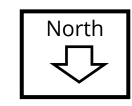
# **Aerial Photo**<u>Tierra Alta Rezone/ 11304 Caminito Rodar</u> PROJECT NO. 526577

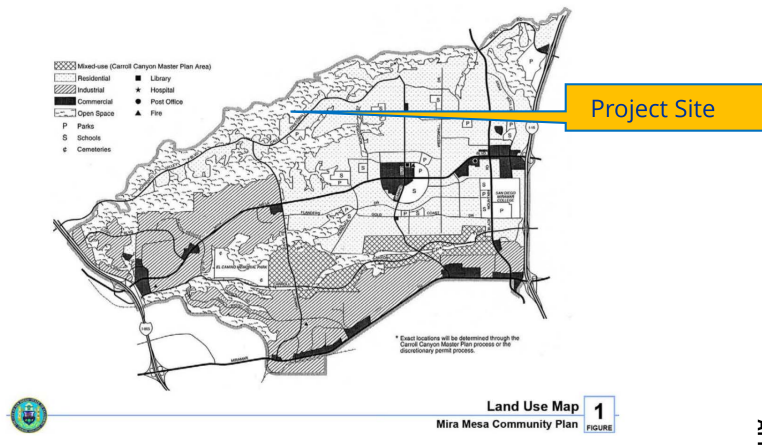






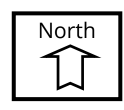
# **Aerial Photo**<u>Tierra Alta Rezone/ 11304 Caminito Rodar</u> PROJECT NO. 526577

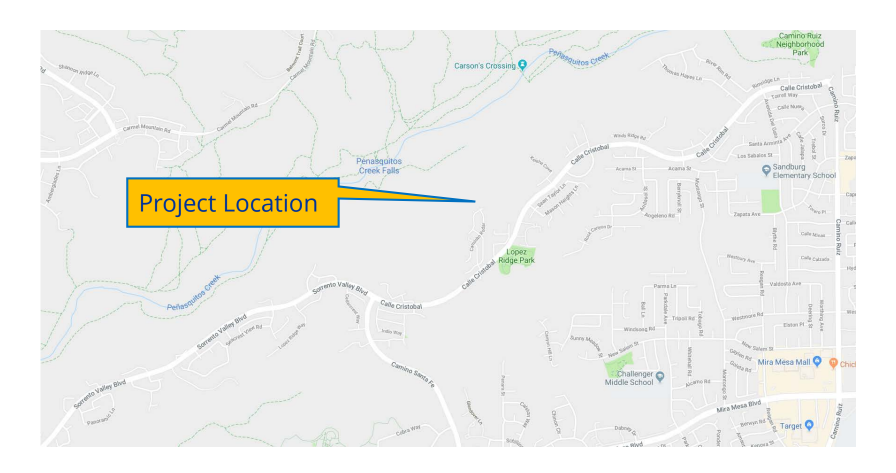






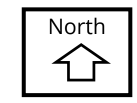
Land Use Map
<u>Tierra Alta Rezone/ 11304 Caminito Rodar</u> PROJECT NO. 526577







**Location Map**<u>Tierra Alta Rezone/ 11304 Caminito Rodar</u>
PROJECT NO. 526577



(O-2018-XXXX)

ORDINANCE NUMBER O	(NEW SERIES)		
ADOPTED ON			

AN ORDINANCE OF THE COUNCIL OF THE CITY OF SAN DIEGO CHANGING 4.44 ACRES LOCATED AT THE NORTHERLY TERMINUS OF CAMINITO RODAR NORTH OF CALLE CRISTOBAL, IN THE MIRA MESA COMMUNITY PLAN AREA, IN THE CITY OF SAN DIEGO, CALIFORNIA, FROM THE AR-1-1 ZONE INTO THE OC-1-1 AND RS-1-13 ZONES, AS DEFINED BY SAN DIEGO MUNICIPAL CODE SECTIONS 131.0203 AND 131.0403; AND REPEALING ORDINANCE NO. O-9030 (NEW SERIES), ADOPTED JUNE 4, 1964, OF THE ORDINANCES OF THE CITY OF SAN DIEGO INSOFAR AS THE SAME CONFLICT HEREWITH.

BE IT ORDAINED, by the Council of the City of San Diego, as follows:

Section 1. That 4.44 acres located at the Northerly terminus of Caminito Rodar North of Calle Cristobal, and legally described as a Portion of Rancho de Los Penasquitos, in the Mira Mesa Community Plan area, in the City of San Diego, , California, as shown on Zone Map Drawing No. B-4336 filed in the office of the City Clerk as Document No. OO-\_\_\_\_\_\_, are rezoned from the AR-1-1 zone into the OC-1-1 and RS-1-13 zones, as the zones are described and defined by San Diego Municipal Code Chapter 13 Article 1 Divisions 2 and 4. This action amends the Official Zoning Map adopted by Resolution R-301263 on February 28, 2006.

Section 2. That Ordinance No. O-9030 (New Series), adopted June 4, 1964, of the ordinances of the City of San Diego is repealed insofar as the same conflict with the rezoned uses of the land. Section 3. That a full reading of this ordinance is dispensed with prior to its final passage, a written or printed copy having been available to the City Council and the public a day prior to its final passage.

**ATTACHMENT 4** 

Section 4. This ordinance shall take effect and be in force on the thirtieth day from and after the

date the California Coastal Commission unconditionally certifies this ordinance as a local coastal

program amendment, and no building permits for development inconsistent with the provisions

of this ordinance shall be issued unless application therefore was made prior to the date of

adoption of this ordinance.

APPROVED: City Attorney

By

**Shannon Thomas** 

Deputy City Attorney

ST:jt

Date~

Or.Dept: DSD

O-XXXXX

### RECORDING REQUESTED BY

CITY OF SAN DIEGO DEVELOPMENT SERVICES DEPARTMENT PERMIT INTAKE, MAIL STATION 501

AND WHEN RECORDED MAIL TO CITY CLERK MAIL STATION 2A

SPACE ABOVE THIS LINE FOR RECORDER'S USE

PLANNED RESIDENTIAL DEVELOPMENT [PRD], RESOURCE PROTECTION OPDINANCE [RPO], AND COASTAL DEVELOPMENT [CD] PERMIT, ANDA MULTIPLE HABITAT PLANNING AREA BOUNDARY ADJUSTMENT, CASE NO. 98-0792 (MMRP)

TIERRA ALTA
CITY COUNCIL

This Permit is granted by the Council of the City of San Diego to Newland Group, Inc., a California Corporation, Owner and Permittee pursuant to San Diego Municipal Code [SDMC] sections 101.0901, 101.0462 and 105.0202. The 4.44 acre site is located at the northerly terminus of Caminito Rodar in the AR-1-1 zone (proposed RS-1-14 zone) of the Mira Mesa Community Plan. The project site is legally described as a Portion of Rancho De Los Penasquitos.

Subject to the terms and conditions set forth in this permit, permission is granted to Owner/Permittee to subdivide the 4.44 acre site into 5-lots for the development of 11 single-family residential dwelling units, described as, and identified by size, dimension, quantity, type and location on the approved Exhibit "A," dated October 30, 2001, on file in the Development Services Department. The facility shall include:

- a. Eleven (11) detached single-family dwelling units, 2-stories in height, with a floor area between 2,100 and 2,900 square-feet, under a condominium ownership with exclusive use yard areas; and
- b. Landscaping (planting, irrigation and landscape related improvements) and Brush Management; and
- c. Off-street parking facilities for residents and supplemental parking for guests; and
- d. The preservation of a vernal pool between Unit 10 and 11, a public trail accessing Rancho de Los Penasquitos Open Space and Park, retaining walls and fences consisting of wrought-iron and wood, and a canyon-view overlook with bench; and
- e. Accessory improvements determined by the City Manager to be consistent with the land use and development standards in effect for this site per the adopted Community Plan, California Environmental Quality Act guidelines, public and private improvement requirements of the City Engineer, the underlying zone(s), conditions of this permit,

ORGUAL

and any other applicable regulations of the Land Development Code in effect for this site.

- 1. Construction, grading or demolition must commence and be pursued in a diligent manner within 36 months after the effective date of final approval by the City, following all appeals. Failure to utilize the permit within 36 months will automatically void the permit unless an Extension of Time has been granted. Any such Extension of Time must meet all the Municipal/Land Development Code requirements and applicable guidelines in effect at the time the extension is considered by the appropriate decision maker.
- 2. No permit for the construction, occupancy or operation of any facility or improvement described herein shall be granted, nor shall any activity authorized by this permit be conducted on the premises until:
  - a. The Permittee signs and returns the Permit to the Development Services Department; and
  - b. The Permit is recorded in the office of the San Diego County Recorder.
- 3. Unless this permit has been revoked by the City of San Diego the property included by reference within this permit shall be used only for the purposes and under the terms and conditions set forth in this permit unless otherwise authorized by the City Manager.
- 4. This permit is a covenant running with the subject property and shall be binding upon the Permittee and any successor or successors, and the interests of any successor shall be subject to each and every condition set out in this permit and all referenced documents.
- 5. The utilization and continued use of this permit shall be subject to the regulations of this and any other applicable governmental agencies.
- 6. Issuance of this permit by the City of San Diego does not authorize the applicant for said permit to violate any Federal, State or City laws, ordinances, regulations or policies including, but not limited to, the Federal Endangered Species Act of 1973 and any amendments thereto (16 U.S.C. § 1531 et seq.).
- 7. In accordance with authorization granted to the City of San Diego from the United States Fish and Wildlife Service [USFWS] pursuant to Section 10(a) of the ESA and by the California Department of Fish and Game [CDFG] pursuant to Fish and Game Code section 2835 as part of the Multiple Species Conservation Program [MSCP], the City of San Diego through the issuance of this permit hereby confers upon Permittee the status of Third Party Beneficiary as provided for in Section 17 of the City of San Diego Implementing Agreement [IA], executed on July 16, 1997, and on file in the Office of the City Clerk as Document No. OO-18394. Third Party Beneficiary status is conferred upon Permittee by the City: (1) to grant Permittee the legal standing and legal right to utilize the take authorizations granted to the City pursuant to the MSCP within the context of those limitations imposed under this permit and the IA, and (2) to assure Permittee that no existing mitigation obligation imposed by the City of San Diego pursuant to this permit shall be altered in the future by the City of San Diego, USFWS or CDFG, except in the limited circumstances described in Sections 9.6 and 9.7 of the IA. If mitigation lands are identified but not yet dedicated or preserved in perpetuity, maintenance and continued recognition of Third Party Beneficiary status by the City is contingent upon Permittee maintaining the biological values of



any and all lands committed for mitigation pursuant to this permit and of full satisfaction by Permittee of mitigation obligations required by this permit, as described in accordance with Section 17.1D of the IA.

- 8. The Owner/Permittee shall secure all necessary building permits. The applicant is informed that to secure these permits, substantial modifications to the building and/or site improvements to comply with applicable building, fire, mechanical and plumbing codes and State law requiring access for disabled people may be required.
- 9. Before issuance of any building or grading permits, complete grading and working drawings shall be submitted to the City Manager for approval. Plans shall be in substantial conformity to Exhibit "A," dated October 30, 2001, on file in the Development Services Department. No changes, modifications or alterations shall be made unless appropriate applications or amendment of this permit shall have been granted.
- 10. All of the conditions contained in this Permit have been considered and have been determined to be necessary in order to make the findings required for this discretionary permit. It is the intent of the City that the holder of this Permit be required to comply with each and every condition in order to be afforded special rights which the holder of the Permit is obtaining as a result of this Permit. It is the intent of the City that the Owner of the property which is the subject of this Permit either utilize the property for any use allowed under the zoning and other restrictions which apply to the property or, in the alternative, that the Owner of the property be allowed the special and extraordinary rights conveyed by this Permit, but only if the Owner complies with all the conditions of the Permit.

In the event that any condition of this Permit, on a legal challenge by the Owner/Permittee of this Permit, is found or held by a court of competent jurisdiction to be invalid, unenforceable or unreasonable, this Permit shall be void. However, in such an event, the Owner/Permittee shall have the right, by paying applicable processing fees, to bring a request for a new Permit without the "invalid" conditions(s) back to the discretionary body which approved the Permit for a determination by that body as to whether all of the findings necessary for the issuance of the Permit can still be made in the absence of the "invalid" condition(s). Such hearing shall be a hearing de novo and the discretionary body shall have the absolute right to approve, disapprove or modify the proposed Permit and the condition(s) contained therein.

- 11. Rezoning of the subject property shall become effective with recordation of the corresponding final subdivision map for the project site.
- 12. This Coastal Development Permit shall become effective on the eleventh working day following receipt by the Coastal Commission of the Notice of Final Action, following all appeals.
- 13. Prior to recordation of this permit with the County Recorder, a fee shall be deposited with the Development Services Department for the Los Peñasquitos Watershed Restoration and Enhancement Program. The enhancement fee shall be computed on the basis of site grading at a rate of \$0.005 per square foot for all areas graded, with an additional rate of \$0.03 per square foot for all impervious surfaces created by the development. The enhancement fee shall be computed by the applicant and verified by the Development Services Department.



### **ENVIRONMENTAL/MITIGATION REQUIREMENTS:**

- 14. The applicant shall comply with the Mitigation Monitoring and Reporting Program [MMRP] as specified in Mitigated Negative Declaration, LDR No. 99-0792, satisfactory to the City Manager and City Engineer. Prior to the issuance of the first applicable grading or building permit and/or the recordation of a final map, the mitigation measures as specifically outlined in the MMRP as to biological resources, historical resources (archaeology), and water quality, shall be implemented.
- 15. Prior to the issuance of any grading or building permit, the Owner/Permittee shall submit a Vernal Pool Management Plan for approval, to the satisfaction of the City Manager. The Vernal Pool Management Plan shall be prepared by a qualified biologist (per the City of San Diego Guidelines for Conducting Biological Surveys (November, 2000), and shall include, at a minimum, the following measures in order to assure the long term viability of the on-site vernal pool (Reference Exhibit "A," PRD Site Plan, Lot 1, dated October 30, 2001, on file in the Development Services Department:
  - a. Perimeter Fencing & Signage As identified in Exhibit "A," Landscape Concept Plan, dated October 30, 2001, the preserved vernal pool area totaling approximately 0.091 acre will be protected by a slump block wall of a minimum 5-foot height or, as an alternative, a slump block wall of a minimum 3-foot height and an additional 2 feet of metal fence, with an entry gate maintained with a lock. The purpose of the perimeter fencing shall be to prevent intrusion into the vernal pool area and avoid attractive nuisances. In addition to fencing, "No Trespass" signs shall be posted identifying the area as environmentally sensitive.
  - b. Long-Term Biological Monitoring A qualified biologist shall be retained to conduct quarterly inspections of the vernal pool area to evaluate fence integrity, occurrence of disturbance caused by trespass, condition and effectiveness of signs, and the establishment of exotic species. Fence and sign repairs and debris removal shall be scheduled to occur during the dry season based on these inspections. All on-site maintenance shall be monitored by the biologist.
  - c. Weed and Trash Removal Weed and trash/debris removal activities shall occur on an as-needed basis in perpetuity under the supervision of a qualified biologist. All work shall be scheduled to occur during the dry season.
  - d. Reporting Annual reports shall be submitted to the City of San Diego Land
    Development Review Division documenting the condition of the vernal pool area and
    providing any specific recommendations to best preserve habitat values and prevent or
    remediate any adverse impacts that could take place.
- 16. Prior to issuance of any construction permit, the applicant shall prepare a Storm Water Pollution Prevention Plan [SWPPP] addressing water quality issues both for during construction as well as post construction to the satisfaction of the city engineer. The plan shall specifically address the post construction Best Management Practices [BMP]. Maintenance, repair and replacement of post construction BMPs are the responsibility of this project and shall be assured by the applicant or the future owners of properties within this subdivision. The SWPPP shall address the requirement for periodic monitoring of the Post Construction BMPs to the satisfaction of the City Engineer.



- 17. Prior to the issuance of any grading or building permit, the Owner/Permittee shall submit evidence of a secure funding source for the long-term maintenance and monitoring of both the Vernal Pool area as described in the Vernal Pool Management Plan and for the periodic monitoring of the Post Construction BMP's, including the drainage structure at the west end of the common private driveway.
- 18. The developer shall provide a vegetative swale at the toe of the 4:1 slope as a part and function of the drainage facility into the canyon, satisfactory to the City Engineer and City Manager

### **ENGINEERING REQUIREMENTS:**

- 19. This permit shall conform to the conditions and provisions of Tierra Alta Tentative Map No. 98-0792.
- 20. Vehicular access to the dwelling units within this PRD shall be by a system of privately maintained, unnamed, non-dedicated, private driveways, constructed in a manner satisfactory to the City Engineer.
- 21. Dwelling unit Nos. 6 and 8 shall have roll-up type garage doors because of distance for curb to garage door.
- 22. Brush Management Lots D, E, and F shall have open space easements.
- 23. Lots A, B, and C shall be Granted to the city for open space at no cost. Said lots shall be free and clear of all private easements, private encroachments, private agreements, private liens. The owner will reserve to them self a easement for private storm drain in lot A. The size location and conditions must be satisfactory to the City Engineer.
- 24. The trail within the Subdivision shall be a 10-foot-wide non-motor vehicle pedestrian right-of-way.
- 25. Provide proof that the <u>public has a right to transit Sunland Sorrento</u>, Map No. 12186, to access the park, otherwise a 10-foot wide non-motor vehicle pedestrian right of way must be provided across Sunland Sorrento. Map 12186.

### PLANNING/DESIGN REQUIREMENTS:

- 26. No fewer than 25 off-street resident parking spaces in garages shall be maintained on the property at all times in addition to 6 curb spaces and 11 driveway spaces (one per dwelling unit) in the approximate locations shown on the approved Exhibit "A," dated October 30, 2001, on file in the Development Services Department. Parking spaces shall comply at all times with requirements of the Municipal/Land Development Code and shall not be converted for any other use unless otherwise authorized by the City Manager.
- 27. There shall be compliance with the regulations of the underlying zone(s) unless a deviation or variance to a specific regulation(s) is approved or granted as condition of approval of this permit. Where there is a conflict between a condition (including exhibits) of this permit and a regulation of the underlying zone, the regulation shall prevail unless the condition provides for a deviation or variance from the regulations. Where a condition (including exhibits) of this permit



establishes a provision which is more restrictive than the corresponding regulation of the underlying zone, then the condition shall prevail.

- 28. The height(s) of the building(s) or structure(s) shall not exceed those heights set forth in the conditions and the exhibits (including, but not limited to, elevations and cross sections) or the maximum permitted building height of the underlying zone, whichever is lower, unless a deviation or variance to the height limit has been granted as a specific condition of this permit.
- 29. A topographical survey conforming to the provisions of the Municipal/Land Development Code may be required if it is determined, during construction, that there may be a conflict between the building(s) under construction and a condition of this permit or a regulations of the underlying zone. The cost of any such survey shall be borne by the permittee.
- 30. Any future requested amendment to this permit shall be reviewed for compliance with the regulations of the underlying zone(s) which are in effect on the date of the submittal of the requested amendment.
- 31. No building additions, including patio covers, shall be permitted unless approved by the homeowners association and the Development Services Department Director.
- 32. All signage associated with this development shall be consistent with sign criteria established by the Citywide sign regulations.
- 33. All private outdoor lighting shall be shaded and adjusted to fall on the same premises where such lights are located.
- 34. The subject property and associated common areas on site shall be maintained in a neat and orderly fashion at all times.
- 35. No mechanical equipment, duct, mechanical ventilator or air conditioner, shall be erected, constructed, converted, established, altered, or enlarged on the roof of any building, unless all such equipment and appurtenances are contained within a completely enclosed structure whose top and sides may include grillwork, louvers and latticework.
- 36. No material or equipment shall be stored on the roof of any building.

#### LANDSCAPE REQUIREMENTS:

- 37. No change, modification or alteration shall be made to the project unless appropriate application or amendment of this Permit shall have been granted by the City.
- 38. Prior to issuance of any construction permits for any structures, complete landscape and irrigation construction documents consistent with the Landscape Regulations and Landscape Technical Manual (including planting and irrigation plans, details and specifications) shall be submitted to the City Manager for approval. The construction documents shall be in substantial conformance with Exhibit "A," Landscape Concept Plan, dated October 30, 2001, on file in the Development Services Department.
- 39. Prior to issuance of any engineering permits for right-of-way improvements, complete landscape construction documents for right-of-way and median improvements shall be submitted



to the City Manager for approval. Improvement plans shall identify a 40 square feet permeable planter area for each street tree in the right-of-way. This area shall be identified as a station point and labeled "permeable area for street tree." Driveways, utilities, drains, water and sewer laterals shall be designed so as not to prohibit the placement of street trees. Location of street trees shall be identified and reserved during improvement activities and on all site plans prepared for subsequent building permit applications with actual installation taking place prior to final inspection, for a specific building permit. The construction documents shall be in substantial conformance with Exhibit "A," Landscape Concept Plan, dated October 30, 2001, on file in the Development Services Department.

- 40. Prior to issuance of any engineering permits for grading, construction documents for brush management, slope planting or revegetation and hydroseeding of all disturbed land including irrigation shall be submitted in accordance with Landscape Regulations, Landscape Technical Manual Sections 6 and 7 and to the satisfaction of the City Manager. All plans shall be in substantial conformance to Permit No. 98-0792 (including Environmental conditions) and Exhibit "A," dated October 30, 2001, on file in the Development Services Department.
- 41. Installation of slope planting and erosion control including seeding of all disturbed land (slopes and pads) consistent with the approved landscape and grading plans is considered to be in the public interest. The Permittee shall initiate such measures as soon as the grading has been accomplished. Such erosion control/slope planting and the associated irrigation systems (temporary and/or permanent) and appurtenances shall be installed in accordance with the approved plans and the Landscape Technical Manual.
- 42. Prior to issuance of any engineering permits and building permits, the permittee/owner shall submit an installation schedule including the qualified landscape representatives' name and phone number, who will be preforming the site observations and reporting back to the city in letter form at completion of each phase (phase include, but not limited to, job start, flat work/ foundation, irrigation pressure test, finished grade, planting layout/ size and quantity, irrigation coverage test, and a final inspection with the City's landscape inspector).
- 43. Prior to issuance of any building permit or engineering permit, trees shall be provided in Lot F, Lot E, Lot D, and any areas abutting the Canyon to reduce visual impact of the development and shall not be removed.
- 44. All walls adjacent to the Open Space shall be earth-toned to visually blend with the land.
- 45. There shall be no private trails or fence openings on Lots 1 through 10 to the Open Space.
- 46. Prior to issuance of building permits, construction documents shall provide front yard landscaping for the development and shall be submitted to the City Manager for approval. The construction documents shall be in substantial conformance with Exhibit "A," Landscape Concept Plan, dated October 30, 2001, on file in the Development Services Department.
- 47. No invasive plant material shall be permitted as jointly determined by the Landscape Section, MSCP, and the Environmental Analysis Section in the Open Space areas.
- 48. Prior to issuance of any building permit and improvement permits, the landscape construction documents shall show all the locations of walls and types of walls for the project.



- 49. Prior to issuance of any Certificate of Occupancy, it shall be the responsibility of the Permittee or subsequent Owner to install all required landscape and obtain all required landscape inspections. A No Fee Street Tree Permit shall be obtained for the installation, establishment and on-going maintenance of all street trees.
- 50. All required landscape shall be maintained in a disease, weed and litter free condition at all times. Severe pruning or "topping" of trees is not permitted unless specifically noted in this Permit.
- 51. If any required landscape (including existing or new plantings, hardscape, landscape features, etc.) indicated on the approved construction document plans is damaged or removed during demolition or construction, it shall be repaired and/or replaced in kind and equivalent size per the approved documents to the satisfaction of the City Manager within 30 days of damage or Certificate of Occupancy.

### BRUSH MANAGEMENT PROGRAM - ALTERNATIVE COMPLIANCE BRUSH MANAGEMENT (PROJECTS ADJACENT TO MHPA):

- 52. The Permittee shall implement the following requirements in accordance with the Alternative Compliance Brush Management Program and as shown on Exhibit "A," Brush Management Program/Landscape Concept Plan, dated October 30, 2001, on file in the Development Services Department.
  - a. Prior to issuance of any engineering permits for grading, landscape construction documents required for the engineering permit shall be submitted showing the brush management zones on the property in substantial conformance with Exhibit "A," Brush Management Program/Landscape Concept Plan, dated October 30, 2001, on file in the Development Services Department.
  - b. Prior to issuance of any building permits, a complete set of brush management construction documents shall be submitted for approval to the City Manager and the Fire Marshall. The construction documents shall be in substantial conformance with Exhibit "A," Brush Management Program/Landscape Concept Plan, dated October 30, 2001, on file in the Development Services Department, and shall comply with the Uniform Fire Code (SDMC § 55.0889.0201), the alternative compliance provision of Section Six of the Landscape Technical Manual (document number RR-274506), on file at the Office of the City Clerk and Land Development Code section 142.0412 (Ordinance No. O-18451).
  - c. The Alternative Compliance Brush Management Program, using the Alternative Compliance provision, shall consist of two zones consistent with the Brush Management regulations of the Land Development Code section 142.0412. The Zone Two width has been decreased by 2 feet for each 1 foot of increase in Zone One width of the Land Development Code section 142.0412(F). The Brush Management Zones are as follows:

Property Location: Located East of I-805

Brush Management Zone Two areas consist of Lot D, Lot E, and Lot F as shown on Tentative Map No. 98-0792, and Exhibit "A," dated October 30, 2001, on file in the Development Services Department



	Zone One	Zone Two
Lot 1**	60 feet (east of structure)	
Lot 2**	60 feet (east of structure)	
Lot 3**	60 feet (southeast of structure)	
	57.2 feet (northeast of structure)	33 feet
Lot 4**	40 feet (southeast of structure)	40 feet
	57 feet (north & west of structure)	6 feet
Lot 5**	44.4 feet (north of structure)	32 feet
Lot 6**	47.3 feet (north of structure)	26 feet
Lot 7**	59.5 feet (north of structure)	19 feet
Lot 8**	51.6 feet (northeast of structure)	17 feet
	53.6 feet (northwest of structure)	13 feet
Lot 9**	40 feet (west of structure)	40 feet
	35 feet (south of structure)	50 feet
Lot 10**	35 feet (west of structure)	50 feet

- \*\* All structures shall comply with the following architectural features and these features shall be noted on all building plans:
- (1) The roof shall be of fire retardant construction. Wood shake or shingles, whether fire retardant treated or untreated, are not permitted.
- (2) Eaves and overhangs shall have an exterior surface as required for one hour fire resistive walls for any portion of a structure located within the minimum Table 5 setback distance.
- (3) All eave vents shall be covered with wire screen not to exceed 1/4 inch mesh.
- d. Prior to issuance of any building plans, all plot plans for this project shall show and label the Brush Management Zone dimensions for each lot and label Zone One as "Building Restricted Area."
- e. Zone One shall not be allowed on slopes with a gradient greater than 4:1 (4 horizontal feet to 1 vertical foot).
- f. Wood fences shall not be permitted in Zone One.
- g. Zone One shall have permanent irrigation.
- h. Within Zone One combustible accessory structures with less than a one hour fire rating are not permitted. These structures include, but are not limited to: wood decks, trellises, gazebos, etc. Non-combustible accessory structures and/or combustible accessory structures with a minimum fire rating of one hour or more, may be approved within the designated Zone One area subject to approval by the Fire Marshall and the City Manager.
- i. All requirements for fire resistive construction and other architectural features shall conform to the applicable City and Regional Building Code Standards. The Fire Marshall may consider deviations from these conditions or may require additional conditions at the time of final inspection if it is determined an eminent health and safety risk still exist.



- j. The construction documents shall conform to the Architectural features as described in Section 6.6-2 of the Landscape Technical Manual, as mentioned in condition (c).
- k. Provide the following note on the Brush Management Construction Documents 'It shall be the responsibility of the Permittee to schedule a pre-construction meeting on site with the contractor and the Development Services Department to discuss and outline the implementation of the Brush Management Program.'
- 53. Prior to final inspection and issuance of any Certificate of Occupancy for any building, the approved Brush Management Program shall be implemented.
- 54. The Brush Management Program shall be maintained at all times in accordance with the City of San Diego Landscape Regulations and Landscape Technical Manual, Section Six and Appendix C.

### **COVENANTS, CONDITIONS AND RESTRICTIONS [CC&Rs]:**

- 55. Prior to the issuance of building permits for the dwelling units to be developed through this permit, the developer shall provide a copy of the Covenants, Conditions, and Restrictions [CC&Rs] for the subdivision/project for City review and approval that addresses the preservation and maintenance of the Vernal Pool site and the drainage facility into the canyon from the terminus of the common driveway that accomplishes the following:
  - a. For the Vernal Pool and Vernal Pool site, provide material describing the significance of a Vernal pool and why it is being preserved. Reference shall be made to Condition No. 15 of this Permit.
  - b. For the drainage structure, refer to Condition No. 16 of this Permit and the SWPPP Plan and address the biological and health hazards of the impact of pesticides, herbicides, motor vehicle fluids, painting materials and other toxic materials entering the storm drain system and possibly polluting our downstream habitats, wetlands and beaches.

### MCAS:

56. The project site is within the "Miramar Airport Influence Area." Purchasers, occupants and all future homeowners will routinely hear and see fixed and rotary-wing aircraft and experience various degrees of noise and vibration. Through the Covenants, Conditions, and Restrictions [CC&Rs] and initial sales efforts, full disclosure of this condition.

#### INFORMATION ONLY

Any party on whom fees, dedications, reservations, or other exactions have been imposed as conditions of approval of this development permit/tentative map, may protest the imposition within ninety days of the approval of this development permit/tentative map by filing a written protest with the City Clerk pursuant to California Government Code section 66020.

APPROVED by the Council of the City of San Diego on October 30, 2001, by Resolution No. R-295657.

12/10/01 L:\LANZAFAM\Resos\Reso2002\R-295657\_permitTierraAlta.wpd



AUTHENTICATED BY THE CITY MANA	GER			
у				
,				
,				
	*			
		÷		
The undersigned Permittee, by exec is Permit and promises to perform each and	ution hereof, agree every obligation of	s to each and every f Permittee hereund	condition of ler.	
	NEWLAN a California Owner/	NEWLAND GROUP, INC., a California Corporation Owner/Permittee		
	Ву			
	Ву			
OTE: Notary acknowledgments nust be attached per Civil Code ection 1180 et seq.			CORD	

12/10/01

L:\LANZAFAM\Resos\Reso2002\R-295657\_permitTierraAlta.wpd

DO NOT REC

(R-2002-743)

### RESOLUTION NUMBER R-295657 ADOPTED ON OCTOBER 30, 2001

WHEREAS, Newland Group, Inc., a California corporation, Owner/Permittee, filed an application with the City of San Diego for a permit to construct eleven detached single-family dwelling units, known as the Tierra Alta project, located at the north terminus of Caminito Rodar, and legally described as a Portion of Rancho de Los Penasquitos, in the Mira Mesa Community Plan area, in the AR-1-1 zone (previously referred to as the A-1-10 zone) which is proposed to be rezoned to the RS-1-13 zone (previously referred to as the R1-6,000 zone); and

WHEREAS, on August 9, 2001, the Planning Commission of the City of San Diego considered Planned Residential Development/Resource Protection Ordinance/Coastal Development [PRD/RPO/CD] Permit No. 98-0792, and pursuant to Resolution No. 3168-PC voted to recommend approval of the permit; and

WHEREAS, the matter was set for public hearing on October 30, 2001, testimony having been heard, evidence having been submitted, and the City Council having fully considered the matter and being fully advised concerning the same; NOW, THEREFORE,

BE IT RESOLVED, by the Council of the City of San Diego, that it adopts the following findings with respect to PRD/CD Permit No. 98-0792:

- I. PLANNED RESIDENTIAL DEVELOPMENT (PRD) FINDINGS SAN DIEGO MUNICIPAL CODE SECTION 101.0901:
- 1. The proposed use will fulfill a community need and will not adversely affect the City's Progress Guide and General Plan or the adopted Community Plan.



The project site contains 4.44 acres and is designated for low-density residential use within the boundaries of the Mira Mesa Community Plan. Eleven detached single-family dwelling units are proposed for a density of 2.48 dwelling units per gross acre. Adjoining properties to the south, southeast and southwest have been previously developed with residential uses per the City of San Diego's Progress Guide and General Plan and the adopted Mira Mesa Community Plan. A boundary adjustment of the Multiple Habitat Planning Area (MHPA) is adjusting the development area with the sensitive resource areas bordering Rancho de Los Penasquitos Canyon Park adjacent to the north, west and east of the buildable areas. Although the City of San Diego faces a projected housing shortage in the future and this project is being developed under the potential maximum density, the site is constrained by its transition topography from mesa top to canyon slopes and the requirement to contain brush management on site and not encroaching onto park lands and due to the preservation of a vernal pool site which is centered within one of the building pad areas. The provision for low-residential density for this area of the Mira Mesa Community Plan has long been designated at 0-4 units per acre but in the past had a provision to allow up to 7 units per acre with development processed under a Planned Residential Development Permit. That provision was deleted, showing the intent to reduce the development intensity impacts to the natural park, restrict encroachment into sensitive areas and to implement visual impacts to and from the park.

The Tierra Alta project fulfills the Mira Mesa Community Plan and Progress Guide and General Plan needs for housing while implementing design goals for that development in conjunction with surrounding land uses.

2. The proposed use will not be detrimental to the health, safety and general welfare of persons residing or working in the area and will not adversely affect other properties in the vicinity.

The proposed project will develop eleven detached single-family residences on a 4.44 acre site, providing 1.53 acres in open space, 0.48 acres for brush management and preserving a vernal pool site. Grading has been limited by the use of retaining walls while retaining minimal visual intrusion impacts to the adjacent Rancho de Los Penasquitos Canyon Park and by keeping development on the naturally flatter portions of this mesa top. Adjacent properties to the south (from which site access is taken) and to the east, have been developed previously with residential use when the Mira Mesa Community Plan contained a provision allowing up to seven dwelling units per acre when developed under a Planned Residential Development Permit. That provision was deleted from the plan thereby allowing a maximum of 0-4 dwelling units per acre for this site and other vacant sites to be developed in the future. The eleven residences proposed, will be a density of 2.68 units per acre as limited by brush management requirements, the preservation of the vernal pool and dedication of open space. Conditions of the accompanying permit and tentative map resolution, require adequate pedestrian and vehicular access, parking and design criteria for the architecture of the residences so as not to be detrimental to the health, safety and general welfare of persons residing or working in the area and will not adversely affect other properties in the area.



### 3. The proposed use will fully comply with the relevant regulations of the Municipal Code in effect for this site.

The 4.44 acre Tierra Alta project site is being processed for approval under the City of San Diego's Municipal Code existing prior to January 1, 2000, through provisions which specified that applications received and deemed complete prior to that date, would continue to be subject to that Code This project was submitted in 1998, and is subject to the Planned Residential Development and Resource Protection Ordinance Permits and to the provisions of the Coastal Development Permit regulations. The Mira Mesa Community Plan and the Progress Guide and General Plan designate the site for this intensity of residential use with the proposed eleven dwelling units achieving a density of 2.68 units per acre where the land use designation allows a range of 0-4 units per acre. The project has been subjected to City staff, Mira Mesa Community Planning Group member and general public and adjacent property owner review and with the accompanying permit and map conditions, has been determined to be in general compliance with provisions of the Municipal Code in effect for this site.

### II. COASTAL DEVELOPMENT PERMIT FINDINGS - SAN DIEGO MUNICIPAL CODE SECTION 105.0202:

1. The proposed development will not encroach upon any existing physical accessway legally utilized by the general public or any proposed public accessway identified in an adopted LCP Land Use Plan; nor will it obstruct views to and along the ocean and other scenic coastal areas from public vantage points.

The development of this 4.44 acre site within the boundaries of the Mira Mesa Community Plan area with eleven dwelling units, will not encroach upon coastal accessways nor obstruct views to and along the ocean and other scenic coastal areas from public vantage points. Development is focused on the naturally flatter mesa top with brush management restricted to being implemented on-site due to the common property lines with the Rancho de Los Penasquitos Canyon Park. A pedestrian path is being provided between proposed dwelling units Nos. 4 and 5 to connect to a natural trail utilized by the public that provides access to and from the Rancho de Los Penasquitos canyon floor. The dedication of 2.53 acres of open space on the west, north and east perimeters of the site and with the setbacks of the dwellings enhanced by the implementation of brush management, the two-story dwellings will have minimal visual impacts to the adjacent open space, park lands and scenic coastal areas.

2. The proposed development will not adversely affect identified marine resources, environmentally sensitive areas, or archaeological or paleontological resources.

Mitigated Negative Declaration No. 98-0792, prepared for the development of this 4.44 acre site with eleven residential dwelling units, identified impacts to biological resources, historical resources (Archaeology) and water quality. A 0.09 acre vernal pool site is being preserved on-site and protected by the installation of a slump block wall or suitable alternative,



open space lots and land use designations will protect southern mixed chaparral habitat and Multiple Habitat Planning Area (MHPA) Adjacency Guidelines shall be implemented to direct possible adverse impacts away from sensitive areas. A qualified archaeologist is required to retained to monitor all construction work on the project site and to follow up with additional responsibilities should discoveries be made on-site. Best Management Practices (BMPs) are to be implemented to control construction related erosion and sedimentation and to control post construction control of erosion and discharge of pollutants from the site. Through identification of these conditions and steps to control their effects, the proposed development will not adversely affect identified marine resources, environmentally sensitive areas, or archaeological or paleontological resources.

3. The proposed development will comply with the requirements related to biologically sensitive lands and significant prehistoric and historic resources as set forth in the Resource Protection Ordinance (San Diego Municipal Code section 101.0462), unless by the terms of the Resource Protection Ordinance, it is exempted therefrom.

Sensitive slope analysis and biological resource studies were required for the review of the applications to develop this 4.44 acre site for the development of eleven dwelling units on 2.43 acres of building pad area. With the presence of the Rancho de Los Penasquitos Canyon Park adjoining the site, extra attention was given to the significance of biologically sensitive lands and historic and prehistoric resources under the provision of the Resource Protection Ordinance, which is one of the required permits in order to allow development of this site. No prehistoric or historic sites have been determined to exist on this site but an archaeologist is required to be retained for construction monitoring with additional requirements should a discovery be made. Through preservation of natural open space and with development primarily on the naturally flat areas of this mesa top, this 'Finding' can be made.

4. The proposed development will not adversely affect identified recreational or visitor-serving facilities or coastal scenic resources.

The Mira Mesa Community Plan identifies the adjacent Rancho de Los Penasquitos, partially within the boundaries of the coastal zone, as a recreational resource. A trail from this mesa top area accesses the canyon floor and has been identified by the City's Park Rangers as being used by the public. The Tierra Alta project provides for a pedestrian pathway between proposed dwelling units 4 and 5 to connect the natural path to the sidewalks of the private driveway accessing the project site from Calle Cristobal, the main roadway for this area of the community. With preservation of 2.43 acres of open space, and the pathway enhancement, the proposed development will not adversely affect identified recreational or visitor-serving facilities or coastal scenic resources.

5. The proposed development will be sited and designed to prevent adverse impacts to environmentally sensitive habitats and scenic resources located in adjacent parks and recreation areas, and will provide adequate buffer areas to protect such resources.



This 4.44 acre site consists of flat mesa top lands and slopes transitioning into the Rancho de Los Penasquitos Canyon Park and coastal zone. The development of eleven single-family dwelling units will be sited adjacent to existing development and on the mesa while preserving the slopes in open space easements, maintaining all brush management on-site and preserving the use of a pedestrian path accessing the canyon. The siting of the dwelling units will minimize adverse visual impacts to the open space park and coastal zone designated areas. The open space and brush management implementation help to ensure the development of the site to prevent adverse impacts to environmentally sensitive habitats and scenic resources in the adjacent park recreation area.

6. The proposed development will minimize the alterations of natural landforms and will not result in undue risks from geologic and erosional forces and/or flood and fire hazards.

The development of eleven dwelling units on this 4.44 acre site within the Mira Mesa Community Plan and partially within the coastal zone boundaries, is being done primarily on the naturally flatter mesa tops and utilizing some retaining walls to minimize slope alterations. A Geologic Report has been reviewed and determined to be adequate in determining that no geologic hazards exist and that the development has been properly addressed. Brush Management is being implemented on-site to reduce the risks from fire on the dwelling unit development proposed. The development has minimized the alteration of the natural landforms and will not result in any undue risk from geologic and erosional forces and/or flood and fire hazards.

7. The proposed development will be visually compatible with the character of the surrounding area, and where feasible, will restore and enhance visual quality in visually degraded areas.

Adjacent land to the south and east of this 4.44 acre site have been previously developed with residential developments at densities greater than the 2.68 units per acre proposed by Tierra Alta. The single-family product type allows for the siting and architectural design features to minimize adverse visual impacts from the adjoining Rancho de Los Penasquitos Canyon Park to the north. A vernal pool is being preserved on-site between proposed units Nos. 10 and 11. The project as proposed, is visually compatible with the character of the surrounding area and where feasible will enhance the visual quality by maintaining landscaping and brush management requirements.

8. The proposed development will conform with the City's Progress Guide and General Plan, the local coastal program, and any other applicable adopted plans and programs in effect for this site.

Through the implementation of this project to construct eleven dwelling units on a 4.44 acre site by a Planned Residential Development, Coastal Development and Resource Protection

Ordinance Permit, a Tentative Subdivision Map, a rezone, a Local coastal Program Amendment and a Multiple Habitat Planning Area boundary adjustment, will conform to the City's Progress guide and General Plan, the Local Coastal Program, the Mira Mesa Community Plan and all other applicable plans, policies and programs in effect for this site.

### III. RESOURCE PROTECTION ORDINANCE FINDINGS - SAN DIEGO MUNICIPAL CODE SECTION 101.0462:

1. The proposed development will not adversely affect the City of San Diego's Progress Guide and General Plan.

The City of San Diego's Progress Guide and General Plan identify this site for residential and open space land use. the Tierra Alta project proposes the construction of eleven dwelling units on a 4.44 acre site. Open space of 1.53 acres is being preserved and the development is limited to the 2.43 acres of mesa top area. The project is consistent with this plan and will not therefor, adversely affect it.

2. The proposed development will conform to the community plan for the area and any other applicable plans, policies and ordinances.

The development of this eleven dwelling unit project on 4.44 acres of land within the boundaries of the Mira Mesa Community Plan and coastal zone conforms to the land use designation, density range, open space preservation, brush management requirements, utilization of a pedestrian path accessing the adjacent park lands and conforming to the subdivision requirements and coastal zone regulations, will meet the 'Finding' as required.

3. The proposed development will be sited, designed, constructed and maintained to minimize, if not preclude, adverse impacts on environmentally sensitive lands.

The construction of eleven, 2-story detached dwelling units on this 4.44 acre site, is sited to preserve environmentally sensitive lands consisting of naturally steep canyon slopes, biological habitat and a vernal pool site. Brush Management will be implemented on-site to preclude adverse impacts to the adjacent Rancho de Los Penasquitos Canyon Park, the dwellings are setback from the canyon rims to preserve views and limit visual impacts from the floor of the canyon, Best Management Practices are being required to be implemented to prevent adverse impacts to water resources and pedestrian access to the canyon/park is being preserved. This 'Finding' can be made as the project will achieve this requirement.

4. The proposed development will be sited and designed to prevent adverse impacts on any environmentally sensitive lands and resources located in adjacent parks and public open-space areas and will provide adequate buffer areas to protect such resources.



As cited above in numerous other 'Findings' for this permit and for the Planned residential Development and Coastal Development Permit, all of which must 'be made' in order to approve this proposed development of eleven dwelling units on a 4.44 acre site, the development is sited and designed to preserve adverse impacts to the adjacent Rancho de Los Penasquitos Canyon Park, sensitive slopes, biological habitat and a vernal pool site. Developing the mesa top, minimizing grading to slope areas, fencing the vernal pool site, maintaining an existing pedestrian path into the park and utilizing Brush Management on-site, all are a part of the project design to prevent adverse impacts to environmentally sensitive lands and resources located in the park and offers adequate buffer for the resources.

5. The proposed development will minimize the alterations of natural landforms and will not result in undue risks from geological and erosional forces and /or flood and fire hazards.

The project proposes developing the mesa top flat land areas with minimal alteration of canyon slopes to develop these eleven dwelling units on the 4.44 acre site. Some retaining walls are utilized to achieve this reduction in grading impacts. A Geologic Report was presented and accepted by City staff that determined that there are no potential hazards to the site adversely affecting this development. A private drain facility directs water into a natural drainage course. A Brush management plan minimizes risks from fire danger. The development design has minimized the alterations of natural landform and will not result in undue geologic, erosional or flooding and fire risks.

6. Feasible measures, as defined in this section, to protect and preserve the special character or the special historical, architectural, archaeological or cultural value or the affected significant prehistoric or historic site or resource have been provided by the applicant.

The preparation of a Mitigated Negative Declaration for this project has identified the potential for archaeological resources and a qualified archaeologist is required to be present for monitoring of all construction activity and with the ability to take further measures if a "find" is made. Open space preservation and Brush Management being contained on-site are additional measures implemented to protect and preserve the special character and other values of the site, which is proposed to be developed with eleven dwelling units on the 4.44 acre site.

The above findings are supported by the minutes, maps and exhibits, all of which are herein incorporated by reference.

BE IT FURTHER RESOLVED, that the recommendation of the Planning Commission is sustained, and Planned Residential Development/Coastal Development Permit No. 98-0792 is



granted to Newland Group, Inc., a California corporation, Owner/Permittee, under the terms and conditions set forth in the permit attached hereto and made a part hereof, and subject to the following additional conditions:

- 1. Add vegetative swells at the toe of the 4:1 slope which is at the end of Brush Management Zone 1 on the west end of the project site, rather than just filtration down at the bottom of the canyon.
- 2. Include signs in view of the homeowners' yards that explain to the homeowners the impact of using pesticides or herbicides in their yards.

APPROVED: CASEY GWINN, City Attorney

By

Mary/Jo Lanzafame

Deputy City Attorney

MJL:lc 12/11/01

Or.Dept:Clerk R-2002-743

Form=permitr.frm

Reviewed by Robert Korch

Passed and adopted by the Council of San Diego on October 30, 2001 by the following vote: YEAS: PETERS, WEAR, ATKINS, STEVENS, MAIENSCHEIN, FRYE, MADAFFER, **INZUNZA, MAYOR MURPHY** NAYS: None NOT PRESENT: None VACANT: None **AUTHENTICATED BY: DICK MURPHY** Mayor of The City of San Diego, California CHARLES G. ABDELNOUR City Clerk of The City of San Diego, California (SEAL) By: Manuel E. Ketcham, Deputy I HEREBY CERTIFY that the above and foregoing is a full, true and correct copy of RESOLUTION NO. R-295657, passed and adopted by the Council of The City of San Diego, California on October 30, 2001 CHARLES G. ABDELNOUR City Clerk of The City of San Diego, California (SEAL)

By: Maurel E. Keletram, Deputy

ORIGINAL

### \*CALIFORNIA COASTAL COMMISSION

SAN DIEGO AREA

2005 METROPOLITAN DRIVE, SUITE 103
DIEGO, CA 92108-4402



### RECORD PACKET COPY

October 17, 2002

## Thu 15c

TO:

**COMMISSIONERS AND INTERESTED PERSONS** 

FROM:

DEBORAH LEE, SOUTH COAST DEPUTY DIRECTOR SHERILYN SARB, DISTRICT MANAGER, SAN DIEGO

ELLEN LIRLEY, COASTAL PROGRAM ANALYST, SAN DIEGO

SUBJECT: STAFF RECOMMENDATION ON CITY OF SAN DIEGO MAJOR

AMENDMENT No. 4-2001 (TIERRA ALTA REZONE) (For Public Hearing and Possible Final Action at the Coastal Commission Hearing of November 5-8, 2002)

### **SYNOPSIS**

### SUMMARY OF AMENDMENT REQUEST

The LCP amendment consists of one item only, the proposed rezone of a 4.44-acre property in the North City LCP segment from AR-1-1 (Agricultural-Residential) to RS-1-13 (Residential Single Unit). The site is in the Mira Mesa Community Plan area, and is located north of Calle Cristobal on the rim overlooking the Los Penasquitos Canyon Preserve. The City reviewed the rezone in conjunction with a specific development proposal for a 10 lot subdivision and construction of 11 single family residences. The local approvals include the subject LCP amendment, rezone, 10-lot tentative map, Planned Residential Development Permit, Resource Protection Ordinance Permit, Coastal Development Permit, Multiple Habitat Planning Area (MHPA) Boundary Adjustment and certification of a Mitigated Negative Declaration. The associated coastal development permit has been appealed and is being held in abeyance pending Commission action on the subject rezone/LCP amendment.

### SUMMARY OF STAFF RECOMMENDATION

Staff recommends that the LCP Amendment first be denied as proposed, then approved with modifications. The City has approved the entire site to be rezoned from a rural holding zone (AR-1-1) to very low density single family residential (RS-1-13). However, the Mira Mesa Community Plan, which is part of the City's LCP and is the certified Land Use Plan (LUP) for the site, designates a portion of the site for very low density residential development (0-4 dua) and a portion for open space. The LUP also includes strong protections for the biologically sensitive resources that are present on the site. The proposed RS-1-13 Zone would not provide the kind of protection for these resources that is required by the LUP. Staff recommends the property be rezoned in a manner fully consistent with the LUP. In reviewing the various zones available, staff believes the OR-

1-1 Zone (Open Space Residential) is the only appropriate zone in light of the specific conditions of the site.

The site is partially a flat mesa top and partially steep slopes leading down into Los Penasquitos Canyon Preserve. Nearly all of the site is Environmentally Sensitive Habitat Area (ESHA), including southern mixed chaparral on both the slopes and mesa top, with vernal pool habitat present on the mesa top as well. A small portion of the site has been disturbed by creation of dirt roads in a roughly triangular pattern in the southeastern area of the property; the area within and surrounding the triangle is all southern mixed chaparral (See Exhibit #6). Development of portions of the disturbed area would preclude a 100-foot buffer around the vernal pool habitat. Under the OR-1-1 zone, development is limited to not more than 25% of the site, and the 25% developable area must be the least environmentally sensitive part of the property. The remaining 75% must be reserved in open space.

The staff believes, where an LUP map depicts a lot as being partially open space, the OR-1-1 Zone should apply to the entire lot, not just the open space designated portion of the lot. Otherwise, implementation of the certified Land Development Code (LDC) would presume all ESHA worthy of protection is either designated open space, within the MHPA, or on steep hillsides. The certified LDC uses the OR zones to regulate development within and adjacent to these areas. It assumes a low density residential potential, but limits the developable area to 25% of the property. The Commission has found 25% to be appropriate for highly constrained parcels all or nearly all ESHA, such as the subject site. A residential and open space zoning split, even with application of the Environmentally Sensitive Lands regulations (ESL), does not afford this protection and is therefore inconsistent with the habitat protection policies of the certified LUP.

The appropriate resolutions and motions begin on page 5. The suggested modifications begin on page 6. The findings for denial of the Implementation Plan Amendment as submitted begin on page 6. The findings for approval of the plan, if modified, begin on page 11.

### **BACKGROUND**

The City's first Implementation Program (IP) was certified in 1988, and the City assumed permit authority shortly thereafter. The IP consisted of portions of the City's Municipal Code, along with a number of Planned District Ordinances (PDOs) and Council Policies. Late in 1999, the Commission effectively certified the City's Land Development Code (LDC) and a few PDOs; this replaced the first IP in its entirety and went into effect in the coastal zone on January 1, 2000. While it is relatively new in operation, the City is reviewing this plan on a quarterly basis, and is expecting to make a number of adjustments to facilitate implementation; most of these will require Commission review and certification through the LCP amendment process. The City's IP includes Chapters 11 through 14 of the LDC.

City of San Diego LCPA 4-2001 Page 3

### **ADDITIONAL INFORMATION**

Further information on the City of San Diego LCP Amendment No. 4-2001 may be obtained from Ellen Lirley, Coastal Planner, at (619) 767-2370.

### PART I. OVERVIEW

### A. <u>LCP HISTORY</u>

The City of San Diego has a long history of involvement with the community planning process; as a result, in 1977, the City requested that the Coastal Commission permit segmentation of its Land Use Plan (LUP) into twelve parts in order to have the LCP process conform, to the maximum extent feasible, with the City's various community plan boundaries. In the intervening years, the City has intermittently submitted all of its LUP segments, which are all presently certified, in whole or in part. The earliest LUP approval occurred in May 1979, with others occurring in 1988, in concert with the implementation plan. The final segment, Mission Bay Park, was certified in November 1996.

When the Commission approved segmentation of the LUP, it found that the implementation phase of the City's LCP would represent a single unifying element. This was achieved in January 1988, and the City of San Diego assumed permit authority on October 17, 1988 for the majority of its coastal zone. Several isolated areas of deferred certification remained at that time; some of these have been certified since through the LCP amendment process. Other areas of deferred certification remain today and are completing planning at a local level; they will be acted on by the Coastal Commission in the future.

Since effective certification of the City's LCP, there have been numerous major and minor amendments processed. These have included everything from land use revisions in several segments, to the rezoning of single properties, and to modifications of citywide ordinances. In November 1999, the Commission certified the City's Land Development Code (LDC), and associated documents, as the City's IP, replacing the original IP adopted in 1988. The LDC has been in effect within the City's coastal zone since January 1, 2000.

### **B. STANDARD OF REVIEW**

Pursuant to Section 30513 of the Coastal Act, the Commission may only reject zoning ordinances or other implementing actions, as well as their amendments, on the grounds that they do not conform with, or are inadequate to carry out, the provisions of the certified land use plan. The Commission shall take action by a majority vote of the Commissioners present.

### C. PUBLIC PARTICIPATION

The City has held Planning Commission and City Council meetings with regard to the subject amendment request. All of those local hearings were duly noticed to the public. Notice of the subject amendment has been distributed to all known interested parties.

### PART II. LOCAL COASTAL PROGRAM SUBMITTAL - RESOLUTIONS

Following a public hearing, staff recommends the Commission adopt the following resolutions and findings. The appropriate motion to introduce the resolution and a staff recommendation are provided just prior to each resolution.

I. MOTION I: I move that the Commission reject the Implementation Program Amendment for the North City segment of the City of San Diego certified LCP as submitted.

### **STAFF RECOMMENDATION OF REJECTION:**

Staff recommends a **YES** vote. Passage of this motion will result in rejection of Implementation Program and the adoption of the following resolution and findings. The motion passes only by an affirmative vote of a majority of the Commissioners present.

## RESOLUTION TO DENY CERTIFICATION OF THE IMPLEMENTATION PROGRAM AS SUBMITTED:

The Commission hereby denies certification of the Implementation Program Amendment submitted for <u>North City segment of the City of San Diego certified LCP</u> and adopts the findings set forth below on grounds that the Implementation Program as submitted does not conform with, and is inadequate to carry out, the provisions of the certified Land Use Plan. Certification of the Implementation Program would not meet the requirements of the California Environmental Quality Act as there are feasible alternatives and mitigation measures that would substantially lessen the significant adverse impacts on the environment that will result from certification of the Implementation Program as submitted

II. MOTION II: I move that the Commission certify the Implementation Program
Amendment for the North City segment of the City of San Diego
certified LCP if it is modified as suggested in this staff report.

### **STAFF RECOMMENDATION:**

Staff recommends a YES vote. Passage of this motion will result in certification of the Implementation Program Amendment with suggested modifications and the adoption of the following resolution and findings. The motion passes only by an affirmative vote of a majority of the Commissioners present.

### RESOLUTION TO CERTIFY THE IMPLEMENTATION PROGRAM AMENDMENT WITH SUGGESTED MODIFICATIONS:

The Commission hereby certifies the Implementation Program Amendment for the <u>North City segment of the City of San Diego certified LCP</u> if modified as suggested and adopts the findings set forth below on grounds that the Implementation Program Amendment with the suggested modifications conforms with, and is adequate to carry

out, the provisions of the certified Land Use Plan. Certification of the Implementation Program Amendment if modified as suggested complies with the California Environmental Quality Act, because either 1) feasible mitigation measures and/or alternatives have been incorporated to substantially lessen any significant adverse effects of the Implementation Program Amendment on the environment, or 2) there are no further feasible alternatives and mitigation measures that would substantially lessen any significant adverse impacts on the environment.

### PART III. SUGGESTED MODIFICATIONS

Staff recommends the following suggested revisions to the proposed Implementation Plan be adopted. The <u>underlined</u> sections represent language that the Commission suggests be added, and the <del>struck out</del> sections represent language which the Commission suggests be deleted from the language as originally submitted.

### 1. CHANGE TO NEW CITY ORDINANCE APPROVING REVISED REZONE:

AN ORDINANCE OF THE COUNCIL OF THE CITY OF SAN DIEGO CHANGING 4.44 ACRES, LOCATED AT THE NORTHERLY TERMINUS OF CAMINITO RODAR NORTH OF CALLE CRISTOBAL, IN THE MIRA MESA COMMUNITY PLAN AREA, IN THE CITY OF SAN DIEGO, CALIFORNIA, FROM THE AR-1-1 ZONE (PREVIOUSLY REFERRED TO AS THE A-1-5 ZONE) TO THE RS-1-13 ZONE (PREVIOUSLY REFERRED TO AS THE R1-6,000 ZONE), OR-1-1 ZONE, AS DEFINED BY SAN DIEGO MUNICIPAL CODE SECTION 131.0403 (PREVIOUSLY FOUND IN SDMC SECTION 101.0407), 131.0201, AND REPEALING ORDINANCE NO. O-9030 (NEW SERIES), ADOPTED JUNE 4, 1964, OF THE ORDINANCES OF THE CITY OF SAN DIEGO INSOFAR AS THE SAME CONFLICTS HEREWITH.

### 2. CHANGES TO MAP NO. B-4113, DATED 9/15/98:

The referenced map must be modified to graphically depict the change made in Suggested Modification #1.

## PART IV. FINDINGS FOR REJECTION OF THE NORTH CITY SEGMENT OF THE CITY OF SAN DIEGO CERTIFIED LCP IMPLEMENTATION PLAN AMENDMENT, AS SUBMITTED

### A. AMENDMENT DESCRIPTION

The subject amendment request proposes to rezone an existing 4.44 acre parcel in the North City LCP Segment (Mira Mesa Community Plan) from AR-1-1 (Agricultural-Residential) to RS-1-13 (Residential-Single Unit). The rezone would allow low density (0-4 dua) residential development on the site, provided it is consistent with other sections of the LDC, such as the Environmentally Sensitive Lands regulations (ESL). The City reviewed a specific proposal for subdivision of the parcel and subsequent build-out concurrent with processing the rezone. The Commission, however, must address the

rezone in isolation and consider the full range of future development that the approved rezone would allow.

#### **B. SUMMARY FINDINGS FOR REJECTION**

Briefly, the proposed rezoning does not conform with, nor is it adequate to carry out, the certified Mira Mesa Community Plan. The community plan recognized the severe resource constraints on the site, and delineated only the flat mesa top portion for residential development. The community plan designated those portions consisting of steeper slopes as open space and requires that other significant sensitive resource areas be preserved as open space. The City cannot apply a residential zone to the entire site when that is clearly not the intent of the certified LUP. In addition, the mesa top portion of the site consists largely of southern mixed chaparral and a vernal pool. The proposed residential zone does not include habitat protection standards that are sufficient to meet the requirements of the LUP. Other zones exist in the certified LCP Implementation Plan (IP) which would more fully protect the existing biological resources on the site, and still allow limited residential development to occur, as envisioned and required by the LUP policies.

#### **B. SPECIFIC FINDINGS FOR REJECTION**

The standard of review for LCP implementation submittals or amendments is their consistency with and ability to carry out the provisions of the certified LUP.

- a) <u>Purpose and Intent of the Ordinance</u>. The RS-1-13 Zone is designed to accommodate low density residential development, and allows densities ranging between 0 and 4 dwelling units per acre. The zone requires 6,000 sq.ft. minimum lots and is intended for use in the city's planned and future urbanizing areas.
  - b) Major Provisions of the Ordinance.
  - Primarily allows single family residences, but small group homes, day care facilities, etc. are also allowed by right, and other uses with discretionary permits.
  - Contains development regulations addressing density, lot size, setbacks, floor area ratios, etc.
  - Contains regulations addressing lot coverage, garage requirements and accessory structures
  - Contains architectural/design requirements
- c) Adequacy of the Ordinance to Implement the Certified LUP Segments. The RS-1-13 zone is not appropriate to implement development of this specific, severely-constrained parcel of land. The certified LUP clearly identifies a major portion of this property as open space, and the City has open space zones available to address single

private properties where the LUP designation is split into more than one category. The Sensitive Resources and Open Space System of the certified LUP includes many policies addressing protection of the entire Mira Mesa open space system, and additional policies specifically addressing Los Penasquitos Canyon Preserve (Preserve), including those quoted below:

#### Policy 1.a. states:

Sensitive resource areas of community-wide and regional significance shall be preserved as open space. (emphasis added)

#### Policy 4.c. states:

No encroachment shall be permitted into wetlands, including vernal pools. Encroachment into native grasslands, Coastal Sage Scrub, and Maritime Chaparral shall be consistent with the Resource Protection Ordinance. Purchase, creation, or enhancement of replacement habitat area shall be required at ratios determined by the Resource Protection Ordinance or State and Federal agencies, as appropriate. In areas of native vegetation that are connected to an open space system, the City shall require that as much native vegetation as possible is preserved **as open space**. (emphasis added – also, the Resource Protection Ordinance was part of the City's old municipal code; these resources are now protected under the ESL)

#### Policy 4.e. states, in part:

Sensitive habitat area that is degraded or disturbed by development activity or other human impacts (such as non-permitted grading, clearing or grubbing activity or four-wheel drive activity) shall be restored or enhanced with the appropriate native plant community. This is critically important when the disturbed area is adjacent to other biologically sensitive habitats. Manufactured slopes and graded areas adjacent to sensitive habitat shall be re-vegetated with the appropriate native plant community, as much as is feasible considering the City's brush management regulations.

#### Policy 4.i. states:

Vernal Pools: The remaining vernal pool habitat in the community shall be preserved and shall be protected from vehicular or other human-caused damage, encroachment in their watershed areas, and urban runoff.

#### Policy 4.1. states:

Maritime Chaparral: Maritime chaparral shall be protected from impacts due to adjacent development, including grading and brush management, that may cause damage or degradation to the habitat qualities of this resource.

#### Proposal 1. states in part:

Preserve the flood plain and adjacent slopes of the five major canyon systems that traverse the community – Los Penasquitos Canyon ... and the remaining vernal pool sites ... in a natural state as open space. (emphasis added)

In addition, the Residential Land Use portion of the certified LUP (Mira Mesa Community Plan) includes the following goal and subsequent policies and proposals:

#### Goal (cover page of element) states:

Residential subdivisions that are designed to preserve Mira Mesa's unique system of canyons, ridge tops and mesas.

#### Policy 1. Determination of Permitted Density states:

- a. In determining the permitted density and lot size for specific projects, within the density ranges provided under the Proposals below, the City shall take into account the following factors:
  - 1. Compatibility with the policies established in this plan;
  - 2. Compatibility with the density and pattern of adjacent land uses;
  - 3. Consideration of the topography of the project site and assurance that the site design minimizes impacts on areas with slopes in excess of 25 percent and sensitive biology. (emphasis added)

#### Policy b. states:

The City shall permit very low density development in canyon and slope areas that are not to be preserved for open space and shall permit flexibility in street improvements in residential subdivisions in topographically constrained sites.

#### Proposal 1. states in part:

The following density ranges and building types are proposed to meet the goals of this plan: ...

... Very low density: 0-4 dwelling units per gross acre. This density range is proposed for Lopez Ridge and the northeastern corner of the community near Canyon Hills Park. This range is generally characterized by clustered detached single-family or attached multifamily units (such as duplexes and townhomes) built on large hillside parcels that contain relatively small areas suitable for buildings. Design flexibility on these hillside parcels is necessary to integrate development with the natural environment, preserve and enhance views, and protect areas of unique topography and vegetation. ... The maximum four

units per acre is not likely to be achieved except on lots that have large areas in slopes of less than 25 percent. ... (emphasis added)

The subject site, a 4.44 acre parcel, consists largely of sensitive biological resources, including southern mixed chaparral and a vernal pool and its watershed. The site consists of a flat mesa top and slopes (some greater than 25% gradient) which continue north, east and west of the site down into the Los Penasquitos Canyon Preserve. The Preserve is a large urban open space system that provides habitat for many sensitive and endangered species, and also provides passive recreational opportunities for the public. It connects on the west to Los Penasquitos Lagoon, and on the east to other open space canyon systems, making it a regionally significant resource. Only a relatively small portion of the site has been informally disturbed, by foot traffic, mountain bikers and/or off-road vehicles. The largest disturbed area is on the mesa top, immediately adjacent to the existing terminus of Caminito Rodar, but disturbed pathways lead north/northeast from this area, surrounding an isolated patch of southern mixed chaparral (ref. Exhibit #4). The disturbed area is adjacent to the vernal pool site on the south, east and north, but the lands west of the vernal pool are natively vegetated and lead down into a deep finger canyon. The site is a promontory jutting out into Los Penasquitos Canyon Preserve, and is connected to the community open space system on three sides, with existing residential development located south of the existing fence along the southern property line. The native vegetation on the mesa top is contiguous with, and an extension of, other native vegetation on the canyon slopes.

The cited LUP policies clearly intend that sensitive biological resources be as fully protected as possible, both on slopes and flatter areas. The City-approved rezone applies residential zoning (RS-1-13) to the entire 4.4 acre property. With application of the RS-1-13 Zone to the subject site, the Environmentally Sensitive Lands regulations (ESL) contained in the certified LCP Implementation Plan (Land Development Code) would also apply to development of the site. Pursuant to the ESL, the majority of the environmentally sensitive habitat area (ESHA) on steep slopes would be protected from grading, development and Zone 1 brush management measures. The vernal pool, being a delineated wetland, would be protected, and the ESL would require provision of a minimum 100-foot buffer and protection of the vernal pool watershed. However, the ESL only protects sensitive biological resources on steep hillsides, areas within the Multi-Habitat Planning Area (MHPA), areas designated open space in the applicable land use plan and properties zoned OR-1-1 (Open Space Residential allowing maximum 25% developable area). The ESL regulations alone do not protect native vegetation on nonsteep slopes (i.e., the mesa top) if the property has a non-open space residential zone such as the proposed RS-1-13 zone. Thus, none of the cited goals, policies, and proposals, which afford protection to existing sensitive biological resources and provide that the maximum amount of such resources within the community be preserved as open space, could be adequately implemented through a residential zone alone. The City's proposal to apply a residential zone to the entire site ignores the intent of the LUP to protect existing resources and place a major portion of the site in open space. Therefore, the subject rezone is inconsistent with the certified LUP.

# PART V. FINDINGS FOR APPROVAL OF THE CITY OF SAN DIEGO IMPLEMENTATION PLAN AMENDMENT, IF MODIFIED

In review of the proposed rezone, the Commission must consider the range of zoning options available in the Land Development Code (LDC) which serves as the certified LCP Implementation Plan. The Commission also recognizes that, regardless of the zone applied to the property, the above mentioned ESL is also applicable where any portion of the premises contains environmentally sensitive lands, including sensitive biological resources and steep hillsides, such as the subject site. These terms are defined in the LDC as follows:

Sensitive biological resources means upland and/or wetland areas that meet any one of the following criteria:

- (a) Lands that have been included in the City of San Diego Multiple Species Conservation Program Preserve;
- (b) Wetlands;
- (c) Lands outside the MHPA that contain Tier I Habitats, Tier III Habitats, Tier IIIA Habitats, or Tier IIIB Habitats;
- (d) Lands supporting species or subspecies listed as rare, endangered, or threatened under Section 670.2 or 670.5, Title 14, California Code of Regulations, or the Federal Endangered Species Act, Title 50, Code of Federal Regulations, Section 17.11 or 17.12, or candidate species under the California Code of Regulations;
- (e) Lands containing habitats with Narrow Endemic Species as listed in the Biology Guidelines in the Land Development manual; or
- (f) Lands containing habitats of covered species as listed in the Biology Guidelines in the Land Development Manual.

Steep hillsides means all lands that have a slope with a natural gradient of 25 percent (4 feet of horizontal distance for every 1 foot of vertical distance) or greater and a minimum elevation differential of 50 feet, or a natural gradient of 200 percent (1 foot of horizontal distance for every 2 feet of vertical distance) or greater and a minimum elevation differential of 10 feet.

The site of the proposed rezoning includes both steep hillsides and sensitive biological resources. There are areas of 25% or greater slopes on three sides of the flat mesa top, the east, west and north sides, with existing development to the south. These steep hillsides extend from elevation 413 ft. to elevation 342 ft. on-site, then continue down to the canyon bottom. Both the slopes and the majority of the mesa top are covered with southern mixed chaparral vegetation, a Tier IIIA Habitat type. A delineated vernal pool

is also present on the mesa top. Moreover, portions of the site, primarily the steep slopes, are within the MHPA.

The City's certified LDC includes several zones that could be applied to the subject site, including the OC (Open Space Conservation) Zone, and the two OR (Open Space Residential) Zones, OR-1-1 and OR-1-2. Retaining the existing AR-1-1 (Agricultural-Residential) zone was also considered, but this zone does not implement the LUP designations of open space and residential.

The Open Space Conservation zone does not allow any residential development and could, thus, only apply to the open space designated portion of the property. The only structural facilities allowed in the OC zone are satellite antennas and nature centers, and these are not allowed by right, but require local discretionary permits. As such, the potential to apply split zoning to the site was investigated, with the intention of placing the RS-1-13 Zone over the residentially-designated portion and the OC Zone over the portion designated open space. This alternative was rejected because many of the significant sensitive biological resources (southern mixed chaparral and the vernal pool area) are located within the portion of the site that would be zoned residential and not all would be protected by the ESL.

As indicated previously, the ESL works with the OR zones to protect sensitive biological resources (other than wetlands) when located within the MHPA and on premises designated open space and zoned OR-1-1. Section 143.0141 of the ESL is attached in its entirety as Exhibit #10 and states, in applicable part:

- 143.141 Development Regulations for Sensitive Biological Resources
  - ....(d) Inside the MHPA, development is permitted only if necessary to achieve the allowable development area in accordance with the regulations set forth in the OR-1-2 zone, pursuant to Section 131.0250(b), ......
    - (e) Inside and adjacent to the MHPA, all development proposals shall be consistent with the City of San Diego MSCP Subarea Plan.
    - (f) ....
    - (g) Outside the MHPA, development of lands that are designated as open space in the applicable land use plan and zoned OR-1-1 is permitted only if necessary to achieve the allowable development area, in accordance with Section 131.0250(a).
    - (h) Outside the MHPA, encroachment into sensitive biological resources is not limited, except as set forth in Section 143.0141 (b) and (g).

Therefore, outside the MHPA and on non-steep areas, sensitive biological resources are only protected through open space zoning or designation. The Commission finds that the OR-1-1 Zone protects the significant native vegetation and the vernal pool on the mesa top, consistent with the requirements of the certified LUP, while still allowing residential development on a portion of the site. The stated purpose of the open space zones in general is that "these zones be applied to lands where the primary uses are parks or open space or to private land where development must be limited to implement open space

policies of adopted land use plans" (emphasis added). Specifically, the "OR-1-1 Zone allows open space with limited private residential development," and some other uses normally associated with single-family residential neighborhoods, like small family day care homes, small residential care facilities, and small transitional homes, or agricultural uses, including aquaculture. It could also allow a number of other facilities associated with residential and agricultural uses, but these are not permitted by right, and require additional local discretionary review.

The City's certified Open Space Zones are attached to this report as Exhibit #9. The following excerpts from these zones identify specific provisions of the OR-1-1 Zone that support the Commission's finding this zone should be applied to the entire property and not only the portion designated open space.

#### Section 131.0220 states, in part:

... The uses permitted in any zone may be further limited if environmentally sensitive lands are present, pursuant to Chapter 14, Article 3, Division 1 (Environmentally Sensitive Lands Regulations). ...

#### Section 131.0222, Footnote 1 for Table 131.02 B states:

All uses in the OR zone, except passive recreation and natural resource preservation, shall be located within the allowable development area in accordance with Section 131.0250.

#### Section 131.0240(a) states:

- (a) Within the OR-1-1 Zone, an exception to the permitted residential density of one single dwelling unit per lot may be requested as a rural cluster development through a Planned Development Permit in accordance with Process Four subject to the following:
  - (1) The proposed development shall comply with Chapter 4, Article 3, Division 4 (Planned Development Permit Regulations).
  - (2) Dwelling units shall be clustered within the allowable development area as described in Section 131.0250(a) and need not be located on individual lots provided the overall density does not exceed one dwelling unit per 10 acres.
  - (3) The remainder of the premises shall be maintained in its natural state.

# Section 131.0250 Allowable Development Area in OR Zones) states, in part:

(a) Within the OR-1-1 zone, up to 25 percent of the premises may be developed subject to the following:

- (1) If 25 percent or more of the entire site is not in its natural state due to existing development, any new development proposed shall occur within the disturbed portion of the site and no additional development area is permitted.
- (2) If the OR-1-1 zone applies only to a portion of a premises, the following regulations apply:
  - (A) If less then 25 percent of the premises is outside the OR-1-1 zone, the portion that is outside the OR-1-1 zone shall be developed before any encroachment into the OR-1-1 zoned portion. Encroachment into the OR-1-1 zone may be permitted to achieve a maximum development area of 25 percent of the entire site. See Diagram 131-02A.
  - (B) If more than 25 % of the premises is outside the OR-1-1 zone, the area outside the OR-1-1 zone may be developed and no additional development area is permitted. See Diagram 131-02B.

Therefore, pursuant to Section 131.0250, development on premises zoned OR-1-1 is limited to a 25% maximum developable area; however, if the OR-1-1 zone is only applied to the open space designated portion of the site, and the area outside the open space is greater than 25% of the site, that entire area outside the open space zone may be developed. The OR-1-2 zone contains similar provisions and is applicable to premises partially in and partially out of the MHPA. This zone would allow impacts to sensitive biological resources outside the MHPA in exchange for permanent preservation of resources within the MHPA. If either open space residential zone were applied only to the steep slope portions of the site and a residential zone assigned to the mesa top, the southern mixed chaparral on the mesa top would not receive the protection mandated by the LUP. By applying open space residential zones to the entire site, however, all policies of the LUP can be accommodated. The vernal pool and the southern mixed chaparral on the mesa top would be protected from significant disruption while still accommodating some residential development. The Commission finds the OR-1-1 and OR-1-2 zones should apply to entire premises within and adjacent to the MHPA and designated open space, or sites containing all or nearly all ESHA, such as the subject site.

The Commission finds that the OR-1-1 Zone, as certified, is not only appropriate, but was specifically intended to address properties like the subject site. The site is partially steep slopes/partially flat, partially designated open space/partially residential, partially in the MHPA/partially outside. It has large areas of sensitive biological resources and minimal disturbed area suitable for development. The OR-1-1 zone currently provides for a minimum lot size of 10 acres, so the current 4.44 acre lot could not be subdivided. The LUP, however, does allow for clustering development within the disturbed portions of large lots. An LCP amendment to allow appropriately clustered development on the disturbed portion of the lot could be found consistent with the certified LUP, providing it is consistent with LUP policies addressing other issues (views or runoff, for example).

Thus, the City may bring forward for Commission consideration amendments to the OR-1-1 Zone to address the issues of density and clustering.

The City maintains that the OR-1-1 Zone can only be applied to lots or portions of lots that were mapped as open space areas in the LUP. The Commission, however, certified the LDC with the belief that these zones would be applied to sites where the LUP designated more than one use, provided one of the uses was open space, as well as to private properties designated only for open space. The stated purpose of the OR zones is "to preserve privately owned property that is designated as open space in a land use plan for such purposes as preservation of public health and safety, visual quality, sensitive biological resources, steep hillsides, and control of urban form, while retaining private development potential." The Commission interprets this zone as applicable when any portion of the site is designated as open space and not limited to only those portions of a site designated open space, when the certified LUP designates more than one land use. Thus, the OR-1-1 Zone can be applied to the subject site because it "preserve(s) privately owned property that is designated open space [everything below the rim of Los Penasquitos Canyon], for such purposes as preservation of ... sensitive biological resources [southern mixed chaparral and vernal pool habitat on the mesa top] ... and retains private development potential" [on 25% of the property, consisting primarily of the previously disturbed areas on the mesa top]. Not only does the LUP expressly designate everything below the rim of Los Penasquitos Canyon as open space, LUP policies 1.a., 4.c, and proposal 1 (cited on Pages 8 and 9 of these findings) also require the portions of the mesa top that contain significant native vegetation or vernal pools to be protected as open space.

Application of the OR zone to only the open space portion of the site could allow significant development in areas the LUP protects as open space, both on the canyon slope and on the portions of the mesa top containing southern mixed chaparral vegetation. As the property is ultimately developed, only the southeast part of the mesa top is really suitable for development for a number of reasons: 1) this is the most disturbed part of the site; 2) this area is least visible from the Los Penasquitos Canyon Preserve; 3) this area is closest to existing development and existing infrastructure. Even more critical, over half the mesa top is covered with southern mixed chaparral, and there is at least one delineated vernal pool (attached correspondence suggests there may be more) in a slightly depressed area of the mesa top. The LUP provides for very low density residential development within a density range of 0-4 units per acre. Due to the highly constrained nature of the mesa top, it is unreasonable to expect that the maximum density could be achieved on this property. Full development of the mesa top would result in significant loss of ESHA including southern mixed chaparral and vernal pool resources.

However, any proposed development would be subject to further restrictions under the ESL regulations, which would protect the vernal pool watershed, as well as a 100- foot buffer around it. These regulations would also address the width and location of brush management zones, particularly Zone 1 brush management, which cannot encroach onto steep slopes or sensitive habitat. The site is partially within (slopes) and partially outside (flat areas) the defined Multiple Habitat Planning Area (MHPA) boundaries which delineate the perimeter of the City's habitat protection program responding to state NCCP

requirements. The program is not part of the City's certified LCP, although it is referenced in some certified LUPs and portions of the LDC. As stated above, the ESL regulations do not protect sensitive habitat areas on flat portions of a site that are not included within the City's MHPA or designated open space, unless the site is zoned OR-1-1. Applying any non-open space residential zone to the property would therefore be inconsistent with the resource protection policies of the LUP.

In summary, the Commission finds that the OR-1-1 Zone is the only zone that would protect the resources on the site in the manner required by the certified LUP. None of the other zones considered fully complies with the certified Mira Mesa Community Plan and the general parameters of each zone. The OR-1-1 Zone would allow reasonable use of the property, as one single-family residence would be permitted. Therefore, the Commission's interpretation of the OR-1-1 Zone's applicability to this site is fully consistent with the cited LUP policies in that it provides protection for all on-site resources, maintains very low density consistent with adjacent open space areas, and allows the property owner reasonable use of the 4.44 acre legal lot.

The LCP does not currently have a zoning designation that would allow for the development of more than one residence on the property while still protecting the native vegetation on the site. The LUP, however, does allow the clustering of development on the disturbed portions of properties with sensitive resources. An LCP amendment to allow more than one residence to be clustered on the disturbed portion of the site could likely be found consistent with the certified LUP.

# PART VI. CONSISTENCY WITH THE CALIFORNIA ENVIRONMENTAL QUALITY ACT (CEQA)

Section 21080.5 of the California Environmental Quality Act (CEQA) exempts local government from the requirement of preparing an environmental impact report (EIR) in connection with its local coastal program. Instead, the CEQA responsibilities are assigned to the Coastal Commission and the Commission's LCP review and approval program has been found by the Resources Agency to be functionally equivalent to the EIR process. Thus, under CEQA Section 21080.5, the Commission is relieved of the responsibility to prepare an EIR for each LCP.

Nevertheless, the Commission is required in an LCP submittal or, as in this case, an LCP amendment submittal, to find that the LCP, or LCP amendment, does conform with CEQA. In this particular case, the proposed amendment is being certified with suggested modification to apply a different zone to the subject site. As noted in the previous findings, the certified LUP is best implemented through the OR-1-1 Zone, which provides the greatest protection to the assortment of sensitive resources on the site, would thus also minimize to the greatest extent feasible any environmental impacts associated with developing the site. The proposed RS-1-13 Zone affords a much lower level of resource protection and is inconsistent with the LUP designations for this site. Thus, the Commission's action is to adopt suggested modifications to apply the OR-1-1 Zone to the property. As modified, there are no feasible alternatives or feasible mitigation measures available which would substantially lessen any significant adverse impact on the

environment. Therefore, the Commission finds the subject LCP implementation plan amendment, if modified as suggested, conforms with CEQA.

(G:\San Diego\Reports\LCP's\City of San Diego\North City\City of San Diego LCPA 4-2001 stfrpt.doc)

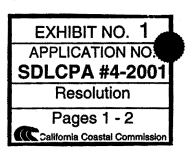
# RESOLUTION NUMBER R- 295658 ADOPTED ON OCT 3 0 2001

WHEREAS, Newland Group, Inc., Owner/Permittee, requested an amendment to the Local Coastal Program, including a Multiple Habitat Planning Area [MHPA] boundary adjustment, for the purpose of rezoning a 4.4 acre site from the AR-1-1 zone (previously referred to as the A-1-5 zone) to the RS-1-13 zone (previously referred to as the R1-6,000 zone) for the purpose of subdividing the site and constructing eleven single-family dwelling units, preserving a vernal pool site, and providing brush management adjacent to the Rancho de Los Penasquitos Park Preserve [Tierra Alta Project], located north of Calle Cristobal at the north terminus of Caminito Rodar within the Mira Mesa Community Plan area; and

WHEREAS, on August 9, 2001, the Planning Commission of the City of San Diego held a public hearing to consider all actions related to the consideration of the Tierra Alta Project, including the amendment of the Local Coastal Program, and recommended by a vote of 5-0 that the City Council approve the actions; and

WHEREAS, on October 30, 2001, the Council of the City of San Diego held a public hearing for the purpose of considering an amendment to the Local Coastal Program for the Tierra Alta Project; and

WHEREAS, the Council has considered all maps, exhibits and written documents contained in the file for this project on record in the City of San Diego, and has considered the oral presentations given at the public hearing; NOW, THEREFORE,



BE IT RESOLVED, by the Council of the City of San Diego, that it approves the Amendment to the Local Coastal Program for the Tierra Alta Project, including approval of the Multiple Habitat Planning Area [MHPA] boundary adjustment as described on page 5 and further shown on Figure 2 of the Tierra Alta Initial Study, which is a component of the Tierra Alta Mitigated Negative Declaration (LDR No. 98-0792/SCH No. 2001061066). A copy of the amendment is on file in the Office of the City Clerk as Document No. RR-

BE IT FURTHER RESOLVED, that this amendment to the City's Local Coastal Program will not become effective until the California Coastal Commission certifies it as a Local Coastal Program Amendment.

APPROVED: CASEY GWINN, City Attorney

 $\mathbf{B}\mathbf{y}$ 

Mary Jo Lanzafame

Deputy City Attorney

MJL:lc 10/15/01 10/23/01 COR.COPY Or.Dept:Dev.Svcs.

R-2002-532

Form=r-t.frm

19011

ORDINANCE NUMBER 0- 1901:

(NEW SERIES)

ADOPTED ON NOV 1 9 2001

AN ORDINANCE OF THE COUNCIL OF THE CITY OF SAN DIEGO CHANGING 4.44 ACRES, LOCATED AT THE NORTHERLY TERMINUS OF CAMINITO RODAR NORTH OF CALLE CRISTOBAL, IN THE MIRA MESA COMMUNITY PLAN AREA, IN THE CITY OF SAN DIEGO, CALIFORNIA, FROM THE AR-1-1 ZONE (PREVIOUSLY REFERRED TO AS THE A-1-5 ZONE) TO THE RS-1-13 ZONE (PREVIOUSLY REFERRED TO AS THE R1-6,000 ZONE), AS DEFINED BY SAN DIEGO MUNICIPAL CODE SECTION 131.0403 (PREVIOUSLY FOUND IN SDMC SECTION 101.0407); AND REPEALING ORDINANCE NO. O-9030 (NEW SERIES), ADOPTED JUNE 4, 1964, OF THE ORDINANCES OF THE CITY OF SAN DIEGO INSOFAR AS THE SAME CONFLICTS HEREWITH.

BE IT ORDAINED, by the Council of the City of San Diego, as follows:

Section 1. In the event that within three years of the effective date of this ordinance rezoning 4.44, located at the Northerly terminus of Caminito Rodar North of Calle Cristobal, and legally described as a Portion of Rancho de Los Penasquitos, in the Mira Mesa Community Plan area, in the City of San Diego, California, from the AR-1-1 zone (previously referred to as the A-1-5 zone) to the RS-1-13 zone (previously referred to as the R1-6,000 zone), as shown on Zone Map Drawing No. B-4113, the property is subdivided and a map or maps thereof duly submitted to the City, approved by the City, and thereafter recorded, and within such subdivision or subdivisions provision is made for the installation of public utility services and the dedication of streets, alleys and easements for public use, the provisions of San Diego Municipal Code [SDMC] section 131.0403 (previously found in SDMC section 101.0407) shall attach and become applicable to the subdivided land, and the subdivided land shall be incorporated into the RS-1-13

EXHIBIT NO. 2

APPLICATION NO.

SDLCPA #4-2001

Ordinance

Pages 1 - 2

California Coastal Commission

zone (previously referred to as the R1-6,000 zone), as described and defined by Section 131.0403 (previously found in SDMC section 101.0407), the boundary of such zone to be as indicated on Zone Map Drawing No. B-4113, filed in the office of the City Clerk as Document No. OO-\_\_\_\_\_\_. The zoning shall attach only to those areas included in the map as provided in this section.

Section 2. That in the event the zoning restrictions shall attach to the said land described in Section 1 of this ordinance, Ordinance No. O-9030 (New Series), adopted June 4, 1964, is repealed insofar as it conflicts with the rezoned uses of the land.

Section 3. That a full reading of this ordinance is dispensed with prior to its final passage, a written or printed copy having been available to the City Council and the public a day prior to its final passage.

Section 4. This ordinance shall take effect and be in force on the thirtieth day from and after the date the California Coastal Commission unconditionally certifies this ordinance as a local coastal program amendment, and no building permits for development inconsistent with the provisions of this ordinance shall be issued unless application therefor was made prior to the date of adoption of this ordinance.

APPROVED: CASEY GWINN, City Attorney

By

Mary Jo Lanzafame

Deputy City Attorney

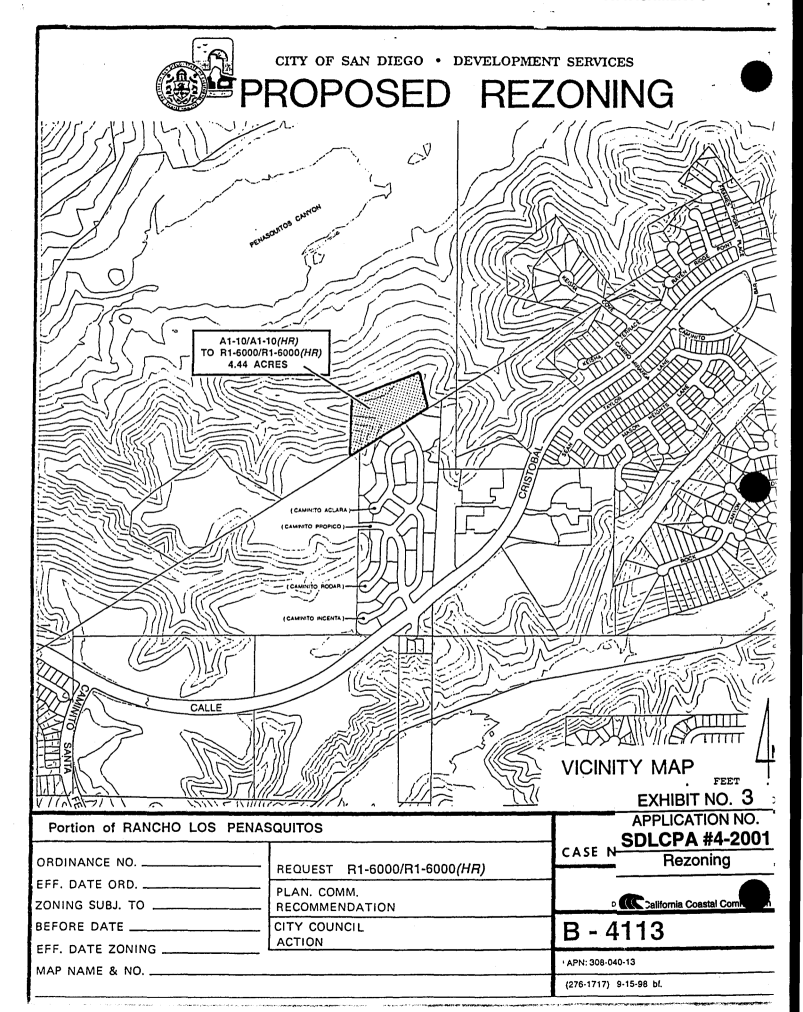
MJL:lc 10/12/01

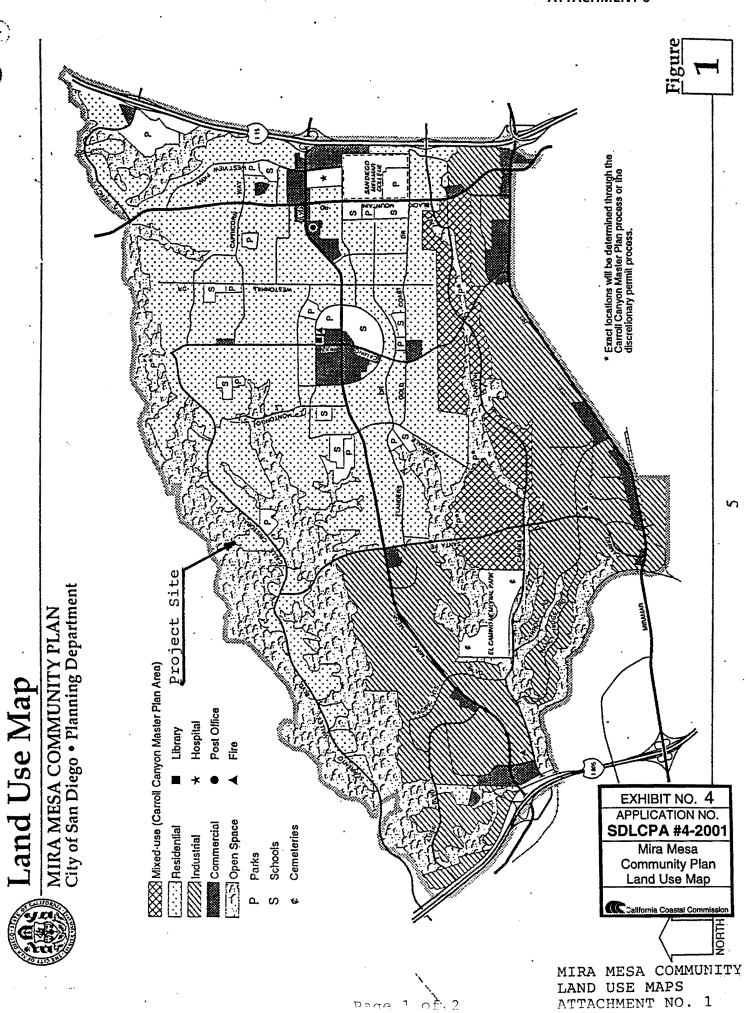
Or.Dept:Dev.Svcs.

Case No.98-0792

O-2002-37

Form=insubo.frm

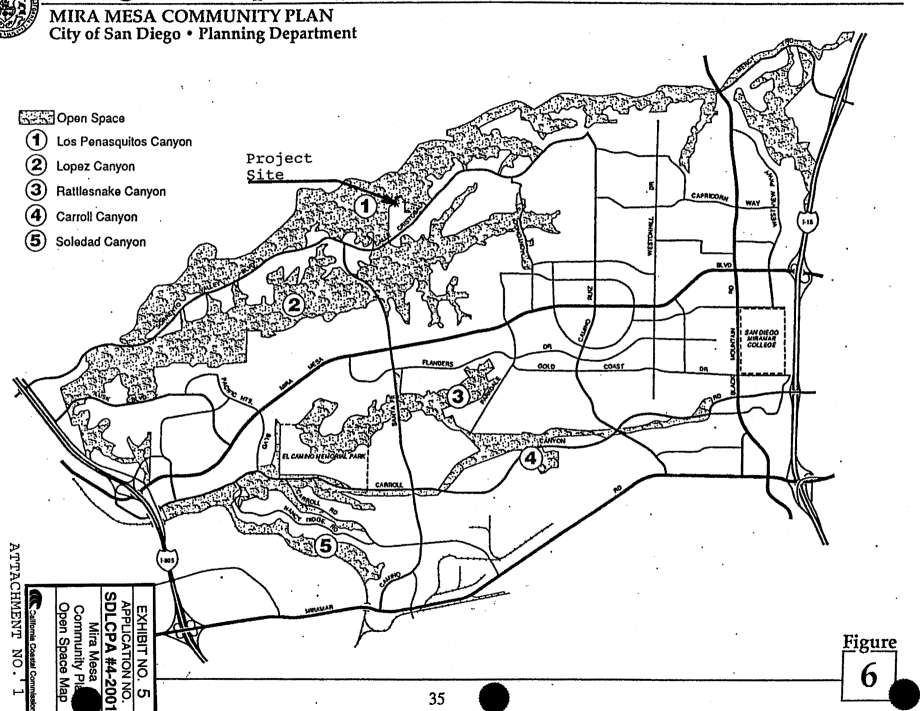


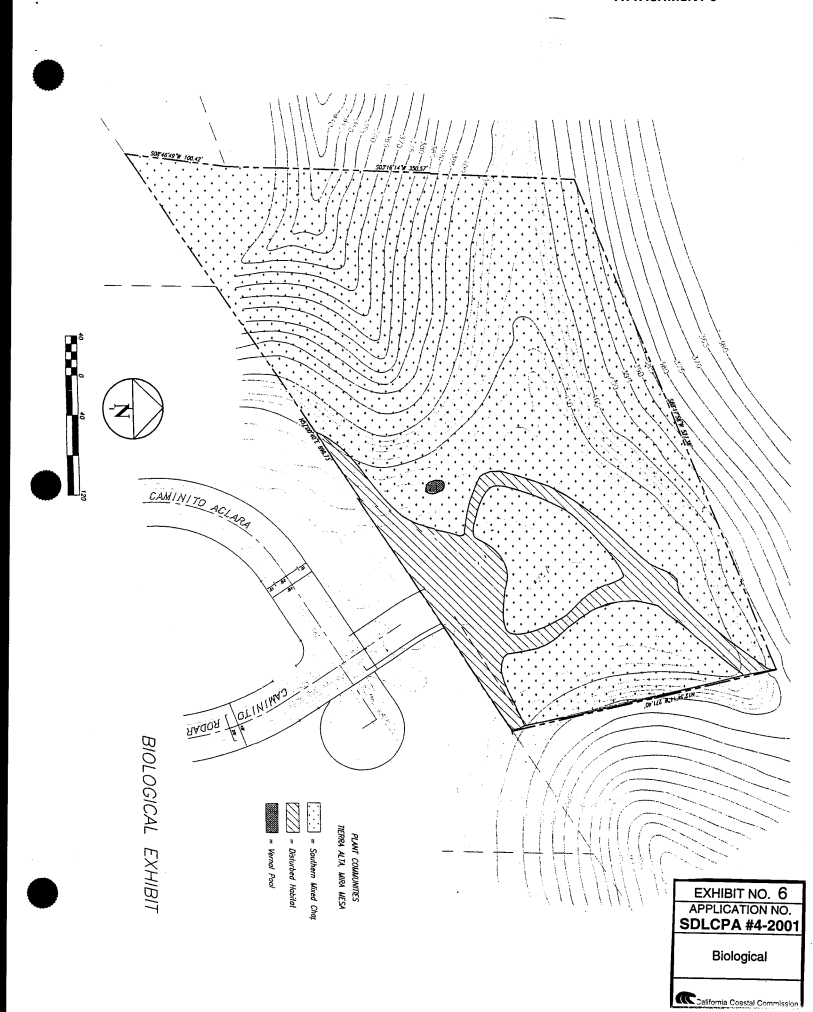


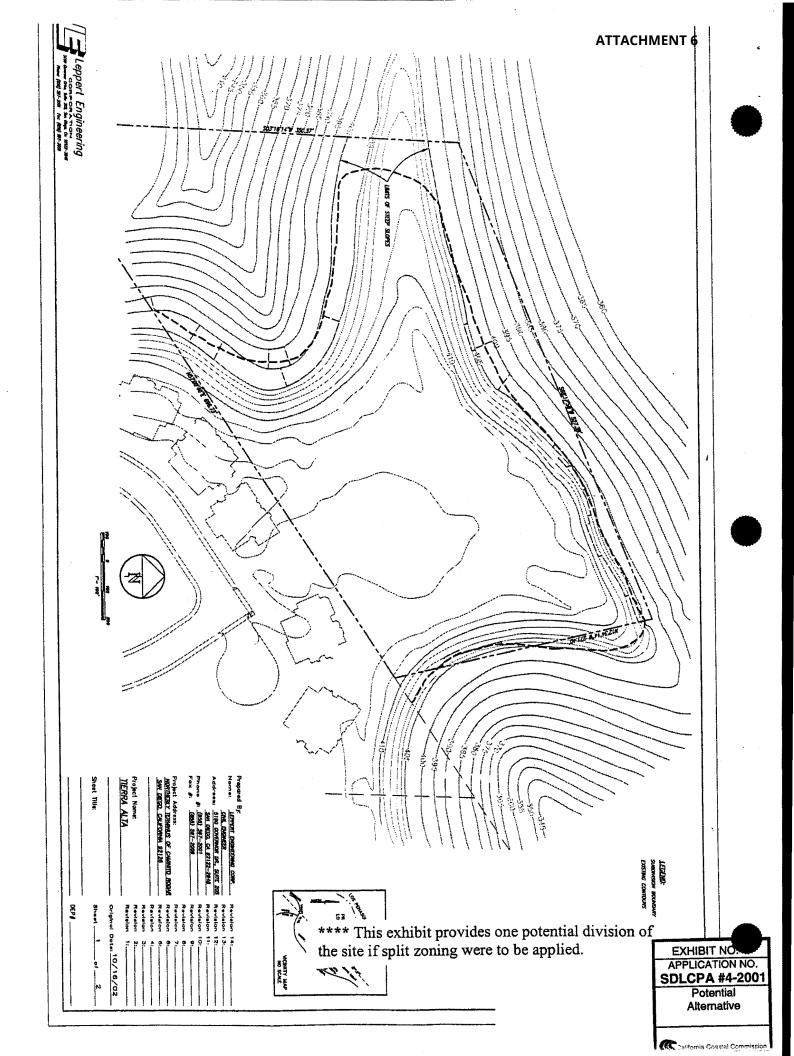


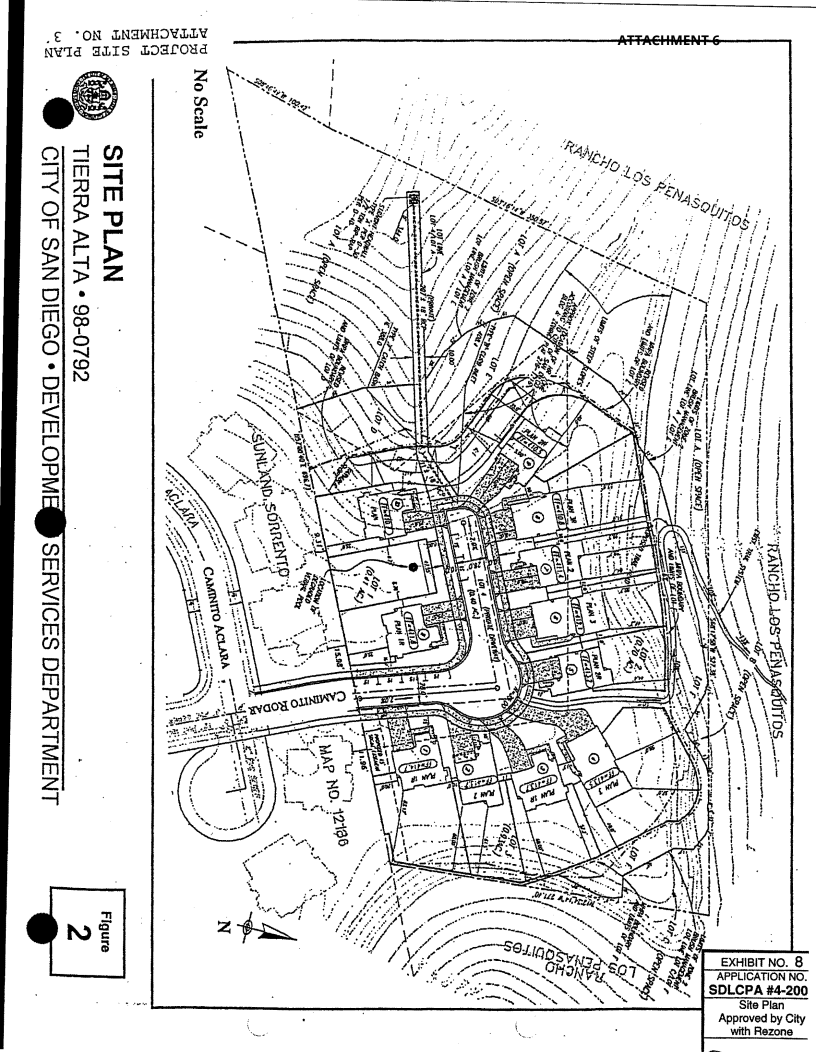
Page

# Designated Open Space System









#### **Article 1: Base Zones**

#### Division 2: Open Space Base Zones

## § 131.0201 Purpose of Open Space Zones

The purpose of the open space zones is to protect lands for outdoor recreation, education, and scenic and visual enjoyment; to control urban form and design; and to facilitate the preservation of *environmentally sensitive lands*. It is intended that these zones be applied to lands where the *primary uses* are parks or open space or to private land where *development* must be limited to implement open space policies of adopted *land use plans* or applicable federal and state regulations and to protect the public health, safety, and welfare.

## § 131.0202 Purpose of the OP (Open Space--Park) Zones

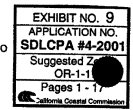
- (a) The purpose of the OP zones is to be applied to *public parks* and facilities, once they are dedicated as park land pursuant to City Charter Section 55 in order to promote recreation and facilitate the implementation of *land use plans*. The uses permitted in these zones will provide for various types of recreational needs of the community.
- (b) The OP zones are differentiated based on the uses allowed as follows:
- OP-1-1 allows developed, active parks
- OP-2-1 allows parks for passive uses with some active uses

# § 131.0203 Purpose of the OC (Open Space--Conservation) Zone

The purpose of the OC zone is to protect natural and cultural resources and *environmentally* sensitive lands. It is intended that the uses permitted in this zone be limited to aid in the preservation of the natural character of the land, thereby implementing land use plans.

# § 131.0204 Purpose of the OR (Open Space--Residential) Zones

- (a) The purpose of the OR zones is to preserve privately owned property that is designated as open space in a land use plan for such purposes as preservation of public health and safety, visual quality, sensitive biological resources, steep hillsides, and control of urban form, while retaining private development potential. These zones are also intended to help implement the habitat preservation goals of the City and the MHPA by applying development restrictions to lands wholly or partially within the boundaries of the MHPA. Development in these zones will be limited to help preserve the natural resource values and open space character of the land.
- (b) The OR zones are differentiated based on the uses allowed as follows:
- OR-1-1 allows open space with limited private residential development
- OR-1-2 allows open space with limited private residential *development* and to implement the *MHPA*



Ch. Art. Div.

1

#### § 131.0205

#### Purpose of the OF (Open Space--Floodplain) Zone

The purpose of the OF zone is to control development within floodplains to protect the public health, safety, and welfare and to minimize hazards due to flooding in areas identified by the FIRM on file with the City's floodplain administrator. It is the intent of the OF zone to preserve the natural character of floodplains while permitting development that will not constitute a dangerous condition or an impediment to the flow of floodwaters. It is also the intent to minimize the expenditure of public money for costly flood control projects and to protect the functions and values of the floodplains relating to groundwater recharge, water quality, moderation of flood flows, wildlife movement, and habitat.

#### § 131.0215

#### Where Open Space Zones Apply

On the effective date of Ordinance O-18691, all open space zones that were established in Municipal Code Chapter 10, Article 1, Division 4 shall be amended and replaced with the base zones established in this division, as shown in Table 131-02A.

Table 131-02A Open Space Zone Applicability

Previous Chapter 10 Open Space Zone Replaced with New Open Space Zone Established by this Division						
Open Space Zone that Existed on December 31, 1999.	Applicable Zone of this Division					
OS-OSP	OP-2-1					
OS-P, OS-R	OP-1-1					
FC, FW	OF-1-1					
OS-TDR	None					
No Existing Zone	OC-1-1					
No Existing Zone	OR-1-1					
No Existing Zone	OR-1-2					

#### § 131.0220

## **Use Regulations of Open Space Zones**

The regulations of Section 131.0222 apply in the open space zones unless otherwise specifically provided by footnotes indicated in Table 131-02B. The uses permitted in any zone may be further limited if *environmentally sensitive lands* are present, pursuant to Chapter 14, Article 3, Division 1 (Environmentally Sensitive Lands Regulations).

(a) Within the open space zones no *structure* or improvement, or portion thereof, shall be constructed, established, or altered nor shall any *premises* be used or maintained except for one or more of the purposes or activities listed in Table 131-02B. It is unlawful to establish, maintain, or use any *premises* for any purpose or activity inconsistent with this section or Section 131.0222.

- (b) All uses or activities permitted in the open space zones shall be conducted entirely within an enclosed building unless the use or activity is traditionally conducted outdoors.
- (c) Accessory uses in the open space zones may be permitted in accordance with Section 131.0125.
- (d) Temporary uses may be permitted in the open space zones for a limited period of time with a Temporary Use Permit in accordance with Chapter 12, Article 3, Division 4 (Temporary Use Permit Procedures).
- (e) For any use that cannot be readily classified, the City Manager shall determine the appropriate use category and use subcategory pursuant to Section 131.0110.

# § 131.0222 Use Regulations Table for Open Space Zones

The uses allowed in the open space zones are shown in Table 131-02B.

#### Legend for Table 131-02B

Symbol in Table 131-02B	Description of Symbol
P	Use or use category is permitted. Regulations pertaining to a specific use may be referenced
L	Use is permitted with limitations, which may include location limitations or the requirement for a use or development permit. Regulations are located in Chapter 14, Article 1 (Separately Regulated Use Regulations).
N	Neighborhood Use Permit Required. Regulations are located in Chapter 14, Article 1 (Separately Regulated Use Regulations).
С	Conditional Use Permit Required. Regulations are located in Chapter 14, Article 1 (Separately Regulated Use Regulations).
-	Use or use category is not permitted.

# Table 131-02B Use Regulations Table of Open Space Zones

Use Categories/Subcategories	Zone Designator			Zones					
[See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated	1st & 2nd »	C	)P-	OC-	OI	₹ <sup>(1)</sup> -	OF <sup>(12)</sup> -		
Uses]	3rd »	1-	2-	1-		1-	1-		
	4th »	1	1	1	1	2	1		
Open Space									
Active Recreation		P	P <sup>(2)</sup>	-		-	P <sup>(7)</sup>		
Passive Recreation		P	P	P <sup>(6)</sup>	F	(6)	P <sup>(6)</sup>		
Natural Resources Preservation		P	P	P		P	P		
Park Maintenance Facilities		Р	P <sup>(2)</sup>	•		-	-		

Use Categories/Subcategories	Zone Designator				Zones					
[See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated	1st & 2nd »	С	P-	OC-	OR <sup>(1)</sup> -	OF <sup>(12)</sup>				
Uses]	3rd »	1-	2-	1-	1-	1-				
	4th »	1	1	1	1 2	1				
Agriculture										
Agricultural Processing		-	-	-	-	P <sup>(5)</sup>				
Aquaculture Facilities		-	-	-	P	P <sup>(7)</sup>				
Dairies		-	-	-	-	-				
Horticulture Nurseries & Greenhouses		-	-	-	-	-				
Raising & Harvesting of Crops		-	-	-	P	P				
Raising, Maintaining & Keeping of Animals		-	-	-	P <sup>(4)</sup>	P <sup>(4)</sup>				
Separately Regulated Agriculture Uses		***************************************	L.,	<del></del>		<del></del>				
Agricultural Equipment Repair Shops			-	-	-	-				
Commercial Stables		-	С	-	С	С				
Community Gardens		-	N	-	N	L				
Equestrian Show & Exhibition Facilities				-	-	-				
Open Air Markets for the Sale of Agriculture-Related Produ	icts & Flowers	-	-	-	L	L				
Residential			I	<u> </u>		I				
Group Living Accommodations		-	-	<u>-</u>	-	-				
Mobilehome Parks		-	-	-	-	-				
Multiple Dwelling Units		-	-	-	-	-				
Single Dwelling Units		-	-	•	P	-				
Separately Regulated Residential Uses:										
Boarder & Lodger Accommodations		-	-	-	L	-				
Companion Units		-	-	-	С	-				
Employee Housing:										
6 or Fewer Employees		-	-	-	L <sup>(10)</sup>	-				
12 or Fewer Employees		-	-	-	L <sup>(10)</sup>	-				
Greater than 12 Employees		-	-	-	-	-				
Fraternities, Sororities and Student Dormitories		-		-	-	-				
Garage, Yard, & Estate Sales		-	-	-	L					
Guest Quarters		-	-	-	N	-				
Home Occupations		-	-	-	L	-				
Housing for Senior Citizens		-	-	*	-	-				
Live/work Quarters		-	-	-	•					
Residential Care Facilities:										

Use Categories/Subcategories.	Zone Designator			Zon	es	
[See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated	1 st & 2nd »	0	P-	OC-	OR <sup>(1)</sup> -	OF <sup>(12)</sup>
Uses]	3rd »	1-	2-	1-	1-	1-
	4th »	1	1	ı	1 2	. 1
6 or Fewer Persons		-	-	-	Р	-
7 or More Persons		-	-	-	С	-
Transitional Housing:						
6 or Fewer Persons		-	-	-	P	-
7 or More Persons		-	-	-	С	-
Watchkeeper Quarters		-	-	-	-	-
nstitutional				,		
Separately Regulated Institutional Uses				· · · · · · · · · · · · · · · · · · ·		
Airports		-	-	-	-	-
Botanical Gardens & Arboretums		P	P	•	-	•
Cemeteries, Mausoleums, Crematories			-	-	-	-
Churches & Places of Religious Assembly		•	-	•	С	-
Communication Antennas:						
Minor Telecommunication Facility		L	L	-	L,	L
Major Telecommunication Facility		С	С	-	С	С
Satellite Antennas		L	L	L	L	L
Correctional Placement Centers		-	-	•		
Educational Facilities:						
Kindergarten Through Grade 12		-	•	-	-	-
Colleges / Universities		-	-	•	-	-
Vocational / Trade Schools		-	-	•	•	
Energy Generation & Distribution Facilities		•	-	•	-	-
Exhibit Halls & Convention Facilities		P <sup>(2)</sup>	-	-	-	
Flood Control Facilities		-	-	-	-	L
Historical Buildings Used for Purposes Not Otherwise Alle	owed	•	-	•	-	-
Homeless Facilities:						
Congregate Meal Facilities		•	-	-	-	
Emergency Shelters		•	-	-		•
Homeless Day Centers		•	· -	-	-	-
Hospitals, Intermediate Care Facilities & Nursing Facilities	3	-	-	-	-	-
Interpretive Centers		P	P <sup>(2)</sup>	С	-	-
Museums		P	· -		-	-

Use Categories/Subcategories	Zone Designator						
[See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated	1st & 2nd »	0	Р-	OC-	OR <sup>(1)</sup> -	OF <sup>(12)</sup>	
Uses]	3rd »	1-	2-	1-	1-	1-	
	4th »	1	1	1	1 2	1	
Major Transmission, Relay, or Communications Switching	Stations	-	-	•	-	-	
Social Service Institutions		-	-	-	-	-	
Retail Sales							
Building Supplies & Equipment		-		_		-	
Food, Beverages and Groceries		-	-	-	-	-	
Consumer Goods, Furniture, Appliances, Equipment		-	-	•	•	-	
Pets & Pet Supplies				•	-	-	
Sundries, Pharmaceuticals, & Convenience Sales		-	-	-	-	-	
Wearing Apparel & Accessories		-	-	*	-	-	
Separately Regulated Retail Sales Uses:			·			*	
Agriculture Related Supplies & Equipment		-	-	-	-	-	
Alcoholic Beverage Outlets		-	-	_	-	-	
Plant Nurseries		-	-	-	-	-	
Swap Meets & Other Large Outdoor Retail Facilities		-	-	-	-	C <sup>(7)</sup>	
Commercial Services						ł	
Building Services		-	-	-	-	-	
Business Support		-	-	-		-	
Eating & Drinking Establishments		P <sup>(2)</sup>	-	-	•	,	
Financial Institutions		-	-	*	•	-	
Funeral & Mortuary Services		٠	•	•	-	-	
Maintenance & Repair		-	-	-	-	•	
Off-site Services		-	-	-	-	*	
Personal Services		•	-	-	-	-	
Assembly & Entertainment		P <sup>(2)</sup>		-	-	•	
Radio & Television Studios		•	•	-	•	-	
Visitor Accommodations		-	-	*	-	•	
Separately Regulated Commercial Services Uses							
Adult Entertainment Establishments:							
Adult Book Store		-		-	•	-	
Adult Cabaret		-	-	-	-	-	
Adult Drive-In Theater		-	-	-	•	-	
Adult Mini-Motion Picture Theater			-	-	-	-	

se Categories/Subcategories	asion and descriptions of					
[See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated	1st & 2nd »	1st & 2nd » OP- OC- OR <sup>(1)</sup> - 3rd » 1- 2- 1- 1-	OR <sup>(1)</sup> -	OF <sup>(1)</sup>		
Uses]	3rd »	1-	2-	1-	1-	1-
Adult Motel Adult Motion Picture Theater Adult Peep Show Theater Adult Peep Show Theater Adult Theater Body Painting Studio Massage Establishment Sexual Encounter Establishment Bed & Breakfast Establishments:  1-2 Guest Rooms 3-5 Guest Rooms 6+ Guest Rooms Boarding Kennels Camping Parks Child Care Facilities: Child Care Centers Large Family Day Care Homes Small Family Day Care Homes Eating and Drinking Establishments Abutting Residenti Fairgrounds	4th »	1	1	1	1 2	1
Adult Model Studio		-	-	-	-	-
Adult <i>Motel</i>		-	-		-	-
Adult Motion Picture Theater		-	-	•	-	-
Adult Peep Show Theater		-	-	-	-	-
Adult Theater		-	-	+	•	-
Body Painting Studio		-	-	-	-	-
Massage Establishment		-	-	-	-	-
Sexual Encounter Establishment		-		_	-	-
Bed & Breakfast Establishments:						L
1-2 Guest Rooms		-	-	•	N	
3-5 Guest Rooms		-	-	_	N	-
6+ Guest Rooms	· · · · · · · · · · · · · · · · · · ·	-	-	-	С	-
Boarding Kennels		-	-	-	-	-
Camping Parks	·	С	С		-	c <sup>(7</sup>
Child Care Facilities:	·					
Child Care Centers		C <sup>(2)</sup>	-	-	-	-
Large Family Day Care Homes		•	-	+	L	-
Small Family Day Care Homes		-	-	•	P	-
Eating and Drinking Establishments Abutting Residentially	Zoned Property		-	_	-	-
Fairgrounds		-	-	. 4	-	C <sup>(7</sup>
Golf Courses, Driving Ranges, and Pitch & Putt Courses		С	С	-	C <sup>(9)</sup>	C <sup>(1)</sup>
Helicopter Landing Facilities		-	-	*	-	C <sup>(1)</sup>
Instructional Studios		С	С	•		
Massage Establishments, Specialized Practice		-	-	-	-	-
Nightclubs & Bars over 5,000 square feet in size	·	-	-	-	•	
Outpatient Medical Clinics			-		-	-
Parking Facilities as a primary use:						
Permanent Parking Facilities		•	-	-	-	-
Temporary Parking Facilities			-	4	-	-
Private Clubs, Lodges and Fraternal Organizations		•	•	-	-	-
Privately Operated, Outdoor Recreation Facilities over 40,0 size	000 square feet in	C <sup>(2)</sup>	-	-	-	-

Use Categories/Subcategories	Zone Designator		Zones				
[See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated	1st & 2nd »	0	P-	OC-	OR <sup>(1)</sup> -	OF <sup>(12)</sup>	
Uses]	3rd »	1-	2-	1-	1-	1-	
	4th »	1	1	1	1 2	1	
Pushcarts:							
Pushcarts on Private Property		L	-	-	-	-	
Pushcarts in Public-Right-of-Way		N	-	-	-	-	
Recycling Facilities:							
Large Collection Facility		*	-	-	-	-	
Small Collection Facility		•		-	-	-	
Large Construction & Demolition Debris Recycling F	Facility	-	-	<del>.</del>	-	-	
Small Construction & Demolition Debris Recycling F	acility	-	-	•	-	-	
Drop-off Facility		L	L	-		-	
Green Materials Composting Facility		-	-	-	-	-	
Mixed Organic Composting Facility		-	-	-	-	-	
Large Processing Facility Accepting at Least 98% of Weight of Recyclables from Commercial & Industrial		-	-	•	-	-	
Large Processing Facility Accepting All Types of Trai	ffic	-	-	-	-	-	
Small Processing Facility Accepting at Least 98% of Weight of Recyclables From Commercial & Industrial		-	-	•	-		
Small Processing Facility Accepting All Types of Trai	ffic	-		-		-	
Reverse Vending Machines		-	-	-	-	-	
Tire Processing Facility		-	-		-	-	
Sidewalk Cafes		-		-	-	-	
Sports Arenas & Stadiums		-	-	-	-		
Theaters that are outdoor or over 5,000 square feet in size		P <sup>(2)</sup>	-	-	-	-	
Veterinary Clinics & Animal Hospitals		-	-	-	•	-	
Zoological Parks		С	-	-	-	-	
Offices							
Business & Professional		-	-	•	-	-	
Government		-	-	*		-	
Medical, Dental, & Health Practitioner		-	-	•	-	-	
Regional & Corporate Headquarters		-	-	-	-		
Separately Regulated Office Uses:							
Real Estate Sales Offices & Model Homes		-	-	-	L		
Sex Offender Treatment & Counseling					-		

Use Categories/Subcategories	Zone Designator	Zones		ies		
[See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated	1st & 2nd »	0	P-	OC-	OR <sup>(1)</sup> -	OF <sup>(12)</sup>
Uses]	3rd »	1-	2-	1-	1-	1-
	4th »	1	1	1	1 2	1
Vehicle & Vehicular Equipment Sales & Service					· · · · · · · · · · · · · · · · · · ·	
Commercial Vehicle Repair & Maintenance		-	_	-		-
Commercial Vehicle Sales & Rentals		-	-	-	-	-
Personal Vehicle Repair & Maintenance		-		•	-	-
Personal Vehicle Sales & Rentals		-	-	-	-	<b>-</b> '
Vehicle Equipment & Supplies Sales & Rentals		-	-	-	-	-
Separately Regulated Vehicle & Vehicular Equipment Sales	& Service Uses:	<del></del>			J.,	
Automobile Service Stations			-	-	-	-
Outdoor Storage & Display of New, Unregistered Motor Ve	ehicles as a	-	•	•	-	-
Wholesale, Distribution, Storage						
Equipment & Materials Storage Yards		-	-	-	-	-
Moving & Storage Facilities		-	-	-	-	-
Warehouses		-	-	•	- ,	-
Wholesale Distribution	:	-	-	-	-	_
Separately Regulated Wholesale, Distribution, and Storage U	Jses:			-		
Impound Storage Yards		-	-	-	-	-
Junk Yards		-		-	-	-
Temporary Construction Storage Yards Located Off-site	·	-	-	-	-	-
Industrial						
Heavy Manufacturing		-	-	•	-	-
Light Manufacturing		-	-	-	-	-
Marine Industry		-	•	-	-	-
Research & Development		-	-	-		•
Trucking & Transportation Terminals		-	-	-	-	-
Separately Regulated Industrial Uses:						
Hazardous Waste Research Facility		-	-	-	-	-
Hazardous Waste Treatment Facility		-	-	-	-	-
Marine Related Uses Within the Coastal Overlay Zone		-	-	-	-	-
Mining and Extractive Industries		-	-	-	C <sub>(8)</sub>	C <sup>(7)</sup>
Newspaper Publishing Plants		-	-	-	-	-

Use Categories/Subcategories	Zone Designator			Zon	ies	
[See Section 131.0112 for an explanation and descriptions of the Use Categories, Subcategories, and Separately Regulated	1st & 2nd »	О	P-	OC-	OR <sup>(1)</sup> -	OF <sup>(12)</sup> -
Uses]	3rd »	1-	2-	1-	1-	1-
	4th »	1	1	1	1 2	1
Processing & Packaging of Plant Products & Animal By-Pro Off-Premises	oducts Grown	-	-	-	-	-
Very Heavy Industrial Uses		-	-	-	-	-
Wrecking & Dismantling of Motor Vehicles		~		-	-	-
Signs						
Allowable Signs		P	P	Р	P	P
Separately Regulated Signs Uses:						
Community Identification Signs		-	-	•	-	-
Reallocation of Sign Area Allowance		~	-	•	-	٠
Revolving Projecting Signs		-	-	-	-	-
Signs with Automatic Changing Copy		-	-	-	-	-
Theater Marquees		-	-	-	-	-

#### Footnotes for Table 131-02B

- All uses in the OR zone, except passive recreation and natural resource preservation, shall be located within the allowable development area in accordance with Section 131.0250.
- This use is permitted only if consistent with an approved park general development plan or master plan and is subject to any requirements identified in the plan.
- The 40,000 square feet includes all indoor and outdoor areas that are devoted to the recreational use; it does not include customer parking areas.
- Excluding the maintaining, raising, feeding, or keeping of swine. The maintaining, raising, feeding, or keeping of more than 10 domestic animals requires a *premises* of at least 5 acres.
- Excluding storage of vehicles, containers, chemicals, and other items that may be hazards during or after a *flood*.
- The City Manager will determine if a particular use is appropriate as a passive use in conformance with an approved development plan, park plan, or other plans applicable to the property.
- No structures, except portable structures, are permitted within a floodway.

- This use is only allowed in the OR-1-2 zone subject to the regulations in Section 141.1001 and the regulations in Chapter 14, Article 3, Division 1 (Environmentally Sensitive Lands Regulations).
- No driving ranges or night use are permitted within the MHPA.
- For housing 6 or fewer employees, see Section 141.0303 to determine which use regulations apply.
- No fill or permanent structures shall be authorized for such development in the Coastal Overlay Zone.
- Within the Coastal Overlay Zone, no structures are permitted within a floodway.

# § 131.0230 Development Regulations of Open Space Zones

- (a) Within the open space zones no *structure* or improvement shall be constructed, established, or altered, nor shall any *premises* be used unless the *premises* complies with the regulations and standards in this division and with any applicable development regulations in Chapter 13, Article 2 (Overlay Zones) and Chapter 14 (General and Supplemental Regulations).
- (b) A Neighborhood Development Permit or Site Development Permit is required for the types of *development* identified in Table 143-03A.
- (c) The regulations in this division apply to all *development* in the open space base zones whether or not a permit or other approval is required except where specifically identified.

# § 131.0231 Development Regulations Table for Open Space Zones

The following development regulations apply in the open space zones as shown in Table 131-02C.

Table 131-02C
Development Regulations of Open Space Zones

Development Regulations	Zone Designator				Zones				
[See Section 131.0230 for Development Regulations of Open	lst & 2nd »	OP-		OC-	OC- O		OF <sup>(1)</sup> -		
Space Zones]	3rd »	1-	2-	1-	1-	1-	1-		
	4th »	1		1	1	2			
Max Permitted Residential Density (DI	J Per <i>Lot</i> )	-	-		1 <sup>(2)</sup>	1 <sup>(5)</sup>			
Min Lot Area (ac)	·	-	-		10	10	10		
Allowable Development Area (%)		-	-		25 <sup>(3)</sup>	. 25 <sup>(4)</sup>			
Min Lot Dimensions		-							
Lot Width (ft)		-	-		200	200	500		
Street Frontage (ft)			-		200	200	500		

Development Regulations	Zone Designator			Zones		
[See Section 131.0230 for Development Regulations of Open	1st & 2nd »	OP-	. oc-	0	R-	OF <sup>(1)</sup> -
Space Zones]	3rd »	1- 2-	1-	1-	1-	1-
	4th »	1	1	1	2	1
Lot Depth (ft)				200	200	500
Setback Requirements						
Min Front Setback (ft)				25	25	
Min Side Setback (ft)				20	20	
Min Rear Setback (ft)			-	25	25	-
Max Structure Height (ft)			-	30	30	
Max Lot Coverage (%)			-	10	10	
Max Floor Area Ratio		**	-	0.10	0.10	

#### Footnotes for Table 131-02C

- Refer to Section 143.0145 for supplemental development regulations for the OF zone.
- <sup>2</sup> See Section 131.0240(a).
- See Section 131.0250(a).
- <sup>4</sup> See Section 131.0250(b).
- <sup>5</sup> See Section 131.0240(b).

# § 131.0240 Maximum Permitted Residential Density in Open Space Zones

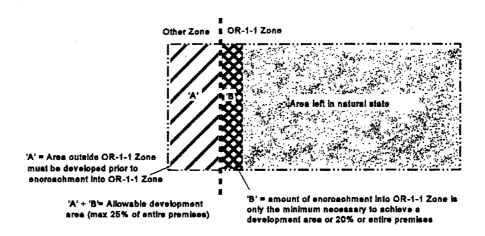
- (a) Within the OR-1-1 zone, an exception to the permitted residential density of one *single* dwelling unit per lot may be requested as a rural cluster development through a Planned Development Permit in accordance with Process Four subject to the following:
  - (1) The proposed *development* shall comply with Chapter 14, Article 3, Division 4 (Planned Development Permit Regulations).
  - (2) Dwelling units shall be clustered within the allowable development area as described in Section 131.0250(a) and need not be located on individual *lots* provided the overall density does not exceed one dwelling unit per 10 acres.
  - (3) The remainder of the premises shall be maintained in its natural state.
- (b) Within the OR-1-2 zone, an exception to the permitted residential *density* of one *single* dwelling unit per lot may be requested as a rural cluster development through a Planned Development Permit in accordance with Process Four subject to the following:

- (1) The proposed *development* shall comply with Chapter 14, Article 3, Division 4 (Planned Development Permit Regulations).
- (2) Dwelling units shall be clustered within the allowable development area as described in Section 131.0250(b) and need not be located on individual *lots* provided the overall density does not exceed one dwelling unit per 10 acres, except as described in Section 131.0240(b)(4).
- (3) The remainder of the *premises* shall be maintained in its natural state.
- (4) Within the future urbanizing area, an increase in *density* of up to one dwelling unit per 4 acres of lot area may be requested through a Planned Development Permit in accordance with Process Five subject to the regulations in Section 143.0402. The remainder of the *premises* shall be left undeveloped in perpetuity.

### § 131.0250 Allowable Development Area in OR Zones

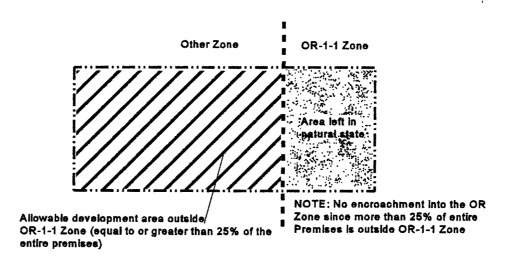
- (a) Within the OR-1-1 zone, up to 25 percent of the *premises* may be developed subject to the following:
  - (1) If 25 percent or more of the entire site is not in its natural state due to existing development, any new development proposed shall occur within the disturbed portion of the site and no additional development area is permitted.
  - (2) If the OR-1-1 zone applies only to a portion of a *premises*, the following regulations apply:
    - (A) If less than 25 percent of the *premises* is outside the OR-1-1 zone, the portion that is outside the OR-1-1 zone shall be developed before any *encroachment* into the OR-1-1 zoned portion. *Encroachment* into the OR-1-1 zone may be permitted to achieve a maximum development area of 25 percent of the entire site. See Diagram 131-02A.

Diagram 131-02A
Allowable Development Area with Encroachment Into OR-1-1 Zone



(B) If more than 25 percent of the *premises* is outside the OR-1-1 zone, the area outside the OR-1-1 zone may be developed and no additional development area is permitted. See Diagram 131-02B.

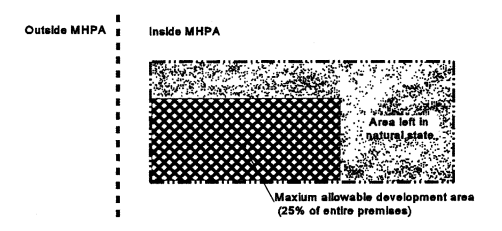
Diagram 131-02B Allowable Development Area Without Encroachment into OR-1-1 Zone



- (3) Within the Coastal Overlay Zone, only uses identified in Section 143.0130 (d) and (e) shall be permitted within *wetlands* subject to the provisions of Section 143.0141 (a) and (b).
- (4) Within the Coastal Overlay Zone, coastal development on premises with steep hillsides containing sensitive biological resources, or mapped as Viewshed or Geologic hazard on Map C-720, is subject to the encroachment limitations set forth in Section 143.0142(a).

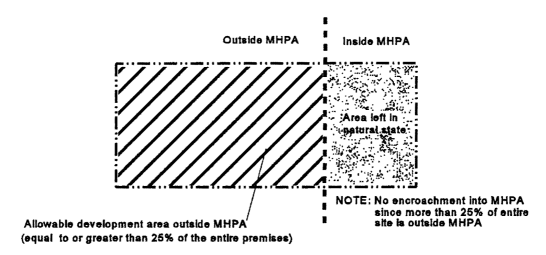
- (b) A premises within the OR-1-2 zone, within or partially within the MHPA is subject to the following regulations:
  - (1) If the *premises* is located entirely within the boundary of the *MHPA*, a maximum of 25 percent of the site may be developed. See Diagram 131-02C.

# Diagram 131-02C Allowable Development Area Entirely Within MHPA



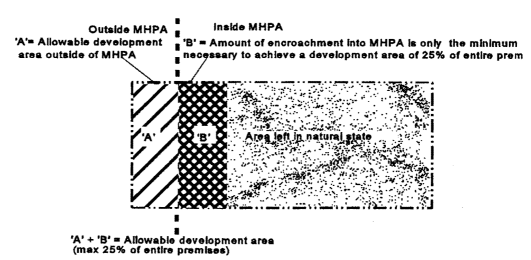
(2) If the premises is located partially within the boundary of the MHPA, any development proposed must occur on the portion of the premises not within the MHPA. See Diagram 131-02D. If the portion of the premises not within the MHPA is greater than 25 percent of the premises area, the allowable development area may include all of the area outside of the MHPA, except as limited by Sections 143.0141(b) and (g) and 143.0142(a)(2).

Diagram 131-02D
Allowable Development Area without Encroachment into MHPA



(3) If the portion of the *premises* not within the *MHPA* boundary is less than 25 percent of the *premises* area, encroachment into the *MHPA* may be permitted to achieve a maximum development area of 25 percent of the *premises*. See Diagram 131-02E.

Diagram 131-02E Allowable Development Area with Encroachment Into MHPA



(4) Up to 5 percent of additional *development* area is permitted to accommodate essential public facilities only, as identified in the applicable land use plan as long as the total *development* area does not exceed 30 percent of the *premises*. This additional development area shall require mitigation.

- (5) The allowable development area shall be 1 acre for a *premises* with a total area of less than 4 acres provided the width of the *MHPA* is at least 1,000 feet where the *premises* is located. Mitigation will be required for any impacts from *development* in excess of 25 percent of the *premises* area.
- (6) The portions of the *premises* within the *MHPA* that are not included in the allowable development area shall be maintained in their natural state and may be used only for passive uses consistent with the *Multiple Species Conservation Program Plan*.
- (7) Development within the OR-1-2 zone is subject to Chapter 14, Article 3, Division 1 (Environmentally Sensitive Lands Regulations) and the Biology Guidelines in the Land Development Manual.
- (8) Any *development* within *the MHPA* shall occur in the least sensitive areas first, in accordance with the Biology Guidelines in the Land Development Manual.
- (9) Any exception to the allowable development area regulations in this section is subject to Section 143.0150.
- (10) Within the Coastal Overlay Zone, only uses identified in Section 143.0130 (d) and (e) shall be permitted within *wetlands* subject to the provisions of Section 143.0141 (a) and (b).
- (11) Within the Coastal Overlay Zone, coastal development on premises with steep hillsides containing sensitive biological resources, or mapped as Viewshed or Geologic hazard on Map C-720, is subject to the encroachment limitations set forth in Section 143.0142(a).

permanent habitat loss and the land will be revegetated and restored in accordance with the Biology Guidelines in the Land Development Manual.

#### § 143.0141 Development Regulations for Sensitive Biological Resources

Development that proposes encroachment into sensitive biological resources or that does not qualify for an exemption pursuant to Section 143.0110(c) is subject to the following regulations and the Biology Guidelines in the Land Development Manual.

- (a) State and federal law precludes adverse impacts to wetlands or listed non-covered species habitat. The applicant shall confer with the U.S. Army Corps of Engineers, U.S. Fish & Wildlife Service and/or California Department of Fish and Game before any public hearing for the development proposal. The applicant shall solicit input from the Resource Agencies on impact avoidance, minimization, mitigation and buffer requirements, including the need for upland transitional habitat. The applicant shall, to the maximum extent feasible, incorporate the Resource Agencies' recommendations prior to the first public hearing. Grading or construction permits shall not be issued for any project that impacts wetlands or Listed non-covered species habitat until all necessary federal and state permits have been obtained.
- (b) Outside and inside the MHPA, impacts to wetlands, including vernal pools in naturally occurring complexes, shall be avoided. A wetland buffer shall be maintained around all wetlands as appropriate to protect the functions and values of the wetland. In the Coastal Overlay Zone the applicant shall provide a minimum 100-foot buffer, unless a lesser or greater buffer is warranted as determined through the process described in 143.0141(a). Mitigation for impacts associated with a deviation shall achieve the goal of no-net-loss and retain in-kind functions and values.
- (c) Inside the MHPA, development shall avoid impacts to narrow endemic species. Outside the MHPA, measures for protection of narrow endemic species shall be required such as management enhancement, restoration and/or transplantation. A list of narrow endemic species is included in the Biology Guidelines in the Land Development Manual.
- (d) Inside the MHPA, development is permitted only if necessary to achieve the allowable development area in accordance with the regulations set forth in the OR-1-2 zone, pursuant to Section 131.0250(b), unless exempted from the development area regulations pursuant to Section 143.0111.
- (e) Inside and adjacent to the MHPA, all development proposals shall be consistent with the City of San Diego MSCP Subarea Plan.
- (f) Inside the MHPA, any change of an agricultural use to a non-agricultural use is subject to the development area regulations of Section 143.0141(d). Existing agricultural operations that exceed the allowable development area may remain as agricultural use only and do not count as part of the allowable development area.
- (g) Outside the MHPA, development of lands that are designated as open space in the applicable land use plan and zoned OR-1-1 is permitted only if necessary to achieve the allowable development area, in accordance with Section 131.0250(a).
- (h) Outside the MHPA, encroachment into sensitive biological resources is not limited, except as set forth in Section 143.0141(b) and (g).

EXHIBIT NO. 10

APPLICATION NO.
6-02-100

ESL
Section 143.0141

Pages 1 - 2

Alifornia Coastal Commission

- (i) All development occurring in sensitive biological resources is subject to a site-specific impact analysis conducted by the City Manager, in accordance with the Biology Guidelines in the Land Development Manual. The impact analysis shall evaluate impacts to sensitive biological resources and CEQA sensitive species. The analysis shall determine the corresponding mitigation, where appropriate, and the requirements for protection and management. Mitigation may include any of the following, as appropriate to the nature and extent of the impact.
  - (1) Acquisition or *dedication* of another site that can serve to mitigate the project impacts, with limited right of entry for habitat management, as necessary, if the site is not dedicated. This site must have long-term viability and the biological values must be equal to or greater than the impacted site.
  - (2) Preservation or *dedication* of on-site *sensitive biological resources*, creation of new habitat, or enhancement of existing degraded habitat, with limited right of entry for habitat management, as necessary, if the site is not dedicated. The site must have long-term viability and the biological values must be equal to or greater than the impacted site.
  - (3) In circumstances where the area of impact is small, monetary payment of compensation into a fund in lieu of other forms of mitigation. The City shall use the fund to acquire, maintain and administer habitat areas pursuant to City Council Resolution No. R-275129, adopted February 12, 1990. Where appropriate, the City Manager is authorized to enter into agreements with public agencies or private non-profit conservancies or foundations to administer the funds and acquire or maintain habitat preservation areas.
- (j) Grading during wildlife breeding seasons shall be consistent with the requirements of the City of San Diego MSCP Subarea Plan.
- (k) Sensitive biological resources that are outside of the allowable development area on a premises, or are acquired as off-site mitigation as a condition of permit issuance, are to be left in a natural state and used only for those passive activities allowed as a condition of permit approval. If the land is not dedicated in fee to the City, identification of permissible passive activities and any other conditions of the permit shall be incorporated into a covenant of easement that shall be recorded against title to the property, in accordance with procedures set forth in Section 143.0152. The U.S. Fish and Wildlife Service and the California Department of Fish and Game are to be named as third party beneficiaries to any covenant of easement recorded pursuant to this section.

#### § 143.0142 Development Regulations for Steep Hillsides

Development that proposes encroachment into steep hillsides or that does not qualify for an exemption pursuant to Section 143.0110(c) is subject to the following regulations and the Steep Hillside Guidelines in the Land Development Manual.

- (a) Allowable Development Area
  - (1) Inside of the MHPA, the allowable development area is determined in accordance with the regulations set forth in the OR-1-2 zone, pursuant to Section 131.0250(b). However, within the Coastal Overlay Zone, coastal development is

# FAX Cover Sheet

Dept. Fish and Game Marine Region P.O. Box 12912 La Jolla, CA. 92039 Warden Eric Kord 858-549-3472 office/fax

Date: June 17,	2002 RECEIVED
Number of pa	ges (including cover): 9
SENT TO:	CALIFORNIA COASTAL COMMISSION Name: Ellen Lirely, Tierra Alta Project SAN DIEGO COAST DISTRICT
	Company: California Coastal Commission
	Phone Number:
	FAX Number: 619-767-2384
SENT BY:	Name: ERIC KORD, Concerned Citizen
· ·	Phone Number: 858-549-3472 OFFICE/ FAX

#### **DESCRIPTION:**

INFORMATION/ LETTERS REGARDING THE TIERRA ALTA PROJECT

PLEASE CALL FOR ANY QUESTIONS OR COMMENTS.

\*\*\*\* These letters are directed mostly to the appealed coastal development permit for a specific proposal at the subject site. However, they contain significant information addressing the on-site vernal pool area. Since protection of the vernal pool(s) is a major issue with the rezone as well as subsequent development, they are included with this report. This information was FAXed to the San Diego office, and the pictures are not legible. Although the text of the letters references them, they are not included as part of this exhibit.

APPLICATION NO. SDLCPA #4-2001

Letters from Interested Party

Pages 1 - 6
California Coastal Commission

August 2, 2001

San Diego Planning Commission City Council Chambers, 12<sup>th</sup> floor, City Administration Building 202 C Street, San Diego, CA.



CALIFORNIA COASTAL COMMISSION SAN DIEGO COAST DISTRIC!

Subject: Tierra Alta LDR No. 98-0792

Community Plan Area: Mira Mesa

Dear Planning Commission members,

My name is Eric Kord and I am a concerned citizen and home owner at 11286 Caminito Aclara, San Diego. I am involved with the Mira Mesa Community Planning Group, and at the July 16<sup>th</sup> meeting, I joined the subcommittee assigned to the Tierra Alta project. I received a copy of the Mitigated Negative Declaration for the above project from group member Tim Schenck. My background includes four years of field experience as a part-time biologist for the California Department of Fish and Game, and for the last 4 four years, I have been employed as a law enforcement officer with California Fish and Game.

I have reviewed the Mitigated Negative Declaration report for the Tierra Alta project and I have the following concerns:

First, I have found the biological survey report for the Tierra Alta project incomplete. In March of 2001, I inspected the on site vernal pool habitat. I found two distinct and separate pools, not one. The second pool is smaller in area but slightly deeper. More importantly, this second pool contained several fairy shrimp. I was not able to determine which species of fairy shrimp were in the pool, but I believe without a doubt they were fairy shrimp. The biological survey mentioned no fairy shrimp were detected during "the focused wet season". It should be determined whether or not these shrimp are the endangered "San Diego Fairy Shrimp". My findings were reported to US Fish and Wildlife official, Susan Lynn.

In addition, I reviewed a letter from the Sierra Club Conservation Committee to Mr. Hellman of the Land and Development Review Division. The letter expresses the Sierra Club's concerns and comments regarding the Tierra Alta project. I also reviewed the above Mitigated Negative Declaration with Mary Ann Pentis of the Vernal Pool Society, and with Elizabeth Lucas and Don Chadwick, two Environmental Specialists from the California Department of Fish and Game. After hearing their recommendations and reading the Sierra Club letter, I believe the proposed vernal pool protection is inadequate. To begin, the 20 foot buffer zone appears to be insufficient. In response to a Mitigated Negative Declaration for the "Olive Pierce Middle School Playing Field" in Ramona, CA, US Fish and Wildlife and State Fish and Game "strongly" recommended a 100 foot wide buffer zone for all on site vernal pools. For a larger buffer zone in the Tierra Alta project, the Sierra Club recommended elimination of lot 10. Removing this lot would provide a

Jun 17 02 03:19p

contiguous open space with the Multi-Habitat Planning Area (MHPA). This would allow a direct connection between the adjacent Lopez Ridge Vernal Pool Area and the on site vernal pools. For example, sensitive species like the native Western Spadefoot Toad (*Spea hammondii*) and the state endangered San Diego Mesa Mint (*Pogogyne abramsii*) may have a better opportunity in reaching, colonizing, and exchanging with the on site vernal pool. As the project stands now, reptiles and amphibians would have to go through the backyard of lot 10 to reach the vernal pools. In addition to the Sierra Club, the Mary Ann Pentis of the Vernal Pool Society has also recommended a 100 foot buffer zone around the vernal pools.

As related to me by Robert Korch, the vernal pool site will be managed by the Home Owners Association. This means that the HOA "gardeners" will be in charge of the vernal pool site maintenance. Have these gardeners been educated in vernal pool habitats? Will the HOA hire biological consultants to inspect the site during critical wet seasons? Will the home owners wish to pay for the additional funding this area needs as an isolated vernal pool?. It is my opinion that the developers should have to pay for the preservation of their own mitigated vernal pool lot- not the home owners. As recommended by Don Chadwick, a non-wasting endowment fund and enhancement plan needs to be in place for this site if it is to be isolated. Otherwise, the simple solution is to eliminate lot 10. The site would be joined with surrounding natural habitat and would need very little maintenance.

As proposed, the vernal pool area will be surrounded by a block wall and will be separated from the MHPA. In the opinion of Don Chadwick and Mary Ann Pentis, isolation of this pool will severely decrease it's long term viability. ISOLATION AND DESTRUCTION IS NOT MITIGATION. Unless the pool is managed through appropriate funding and thorough care, this isolated vernal pool site will most likely become an empty lot for native and non-native weeds. As a result, the empty lot would have a significant and adverse neighborhood aesthetics impact. In conclusion, the vernal pool site is just one lot away from the MHPA. The most logical and most reasonable solution would be to eliminate lot 10 and adjust the MHPA boundary to include these two areas. State Environmental Specialist, Don Chadwick, also related to me that the removal of lot 10 would enhance the pool's long term viability.

Thank you for the opportunity to comment on this project.

Sincerely.

Eric B. Kord, Concern Citizen

**ATTACHMENT 6** 

October 29, 2001

Council of the City of San Diego Council Chambers, 12<sup>th</sup> floor, City Administration Building, 202 C Street, San Diego, California, 92101

Subject: Tierra Alta project, No. 98-0792

To: The San Diego City Council

My name is Eric Kord and I am a concerned citizen and home owner at 11286 Caminito Aclara, San Diego. My past experience includes a BS in biology from UC Santa Cruz and 4 years as part time field biologist. For the last four years, I have been employed as a full time Game Warden for the California Department of Fish and Game. For the October 30<sup>th</sup> City Council public hearing, I will not be representing the Department of Fish and Game. As stated above, I am a concerned citizen.

I have reviewed the Mitigated Negative Declaration report for the Tierra Alta project and I have the following concerns:

First, I have found the biological survey report for the Tierra Alta project incomplete. In March of 2001, I inspected the on site vernal pool habitat. I found two distinct and separate pools, not one. The second pool is smaller in area but slightly deeper. More importantly, this second pool contained several fairy shrimp. I was not able to determine which species of fairy shrimp were in the pool, but I believe without a doubt they were fairy shrimp. It is a possibility that these shrimp may be the endangered "San Diego Fairy Shrimp". Especially since they are known to be present in the nearby Lopez Ridge Vernal Pool Area (as related to me by Mary Anne Pentis of the Vernal Pool Society).

Second, the proposed buffer zones around the vernal pools are inadequate. According to my measurements, the proposed fence line is only two feet from the northern side of the vernal pool. The western buffer zone is approximately 20 feet. In researching my concerns, I spoke with many biologists about recommended buffer zones surrounding vernal pools. Don Chadwick, Environmental Specialist for the California Department of Fish and Game, recommends a 100 ft buffer zone around vernal pools. In addition, Nancy Gilbert, biologist for US Fish and Wildlife, and Mary Anne Pentis, president of the Vernal Pool Society, both recommend a 100 ft buffer zone around vernal pools. Larry Sward, senior biologist for Helix Environmental Consulting Firm, stated "anything less than 25 feet is absolutely ridiculous".

The ideal solution for increasing the buffer zone around the vernal pools would be to eliminate lot 10. This solution was originally proposed by Janet Anderson of the Sierra Club Conservation Committee. Removing this lot would not only create a larger buffer zone for the pool, but would

also provide a contiguous open space with the Multi-Habitat Planning Area (MHPA). This would allow a direct connection between the adjacent Lopez Ridge Vernal Pool Area and the on site vernal pools. As a result, sensitive species like the native Western Spadefoot Toad (Spea hammondii) and the state endangered San Diego Mesa Mint (Pogogyne abramsii) may have a better opportunity in reaching, colonizing, and exchanging with the on site vernal pool.

Other individuals have stated that the canyon between the Lopez Ridge Vernal Pool Area and the onsite vernal pools precludes terrestrial interaction between these two sites. This is simply not true. According to Environmental Specialist, Don Chadwik, only a "sheer wall" would keep out an amphibian or a reptile. In this case, the canyon is far from being a cliff or a sheer wall. Furthermore, the Peterson Field Guide to Western Reptiles and Amphibians describes the Western Spadefoot Toad as: "Primarily a species of the lowlands, frequenting washes, floodplains of rivers, alluvial fans, playas, and alkali flats, but also ranges into the foothills and mountains.... Found in valley and foothill grasslands, open chaparral, and pine-oak woodlands." From this wide ranging description, it can be easily deduced that a small canyon has never been an obstacle for this toad's movement.

Also, some individuals have repeatedly called these vernal pools "road ruts". This is due to the track-like shape of the pools. What is most disappointing to me is that no one has mentioned the possibility that this site had vernal pools before the "road ruts" were formed. For all we know, the person who created the road ruts drove right through pre-existing vernal pools thinking they were rain puddles. Pre-existing vernal pools is possible explanation for fairy shrimp and vernal pool species occurring on the site now.

Nevertheless, increasing the buffer zone around the onsite vernal pools is paramount for their long term viability. It is important to consider that we are dealing with the last two percent of our original vernal pool habitat. If the elimination of lot 10 is unacceptable, then perhaps a rearrangement of the surrounding lots could be discussed.

Thank you for the opportunity to comment on this project.

Eric Kord

Sincerely,

Eric B. Kord

OCT-24-2001 04:22P FROM: VERNAL POOL SOCIETY 7507894085

TO: 18585493472

ATTACHMENT 6



October 18, 2001

Jun 17 02 03:21p

Mr. Eric Kord, Warden, California Fish and Game, PO Box 12912 La Jolia, CA 92039

To: Eric or /To Whomever It May Concern:

On August 18, 2001, we, the Vernal Pool Society, contacted Eric in response to a number of complaints we received concerning a threatened vernal pool and the intentions of the developer, [Tierra Alta #98-0792, Mira Mesa, San Diego]

We visited the site (lot 1, 0.41 ac.) on August 18, 2001, and examined the subject vernal pool and surroundings area in the presence of Eric Kord of the California Fish & Game. We immediately found a vernal pool basin of approximately 10 feet by 20 feet (minimum) in its dry stage. Psilocarphus sp. was plentiful in the dried pool basin with Navarretia sp. sprinkled throughout; both are indicator species of the presence of vernal pools. Hemizonia sp. was also found throughout the area indicating that temporal pooling exists at least part of the year on this site.

Eric reported that he saw fairy shrimp swimming in this pool during the wet season. Such report fits directly within the continuous reporting of fairy shrimp on this mesa and the adjoining Los Peñasquitos preserve mesa. [Probably one huge vernal pool complex.] The fairy shrimp have been determined to be the endangered *Branchinecta sandiegonensis*; the undersigned have also examined such fairy shrimp in this complex of vernal pools. The "cysts" of these animals are most certainly present in the soil substrate but were not surveyed at this time, even though M. Pentis is certified to conduct such surveys. This vernal pool site should be protected by the federal "critical habitat" laws as well as the Endangered species act.

The survival of this pool requires a surrounding "buffer zone" of about 100 feet in width and some conservation of its watershed, the western level ground. The vernal pool is doomed to destruction without some consideration for its water source; since there are only approximately 2% of our vernal pools remaining, it behooves us to follow our laws and give it full protection. If help is needed in this area please feel free to contact us. Photographs are attached.

Mary Anne Pentis, president

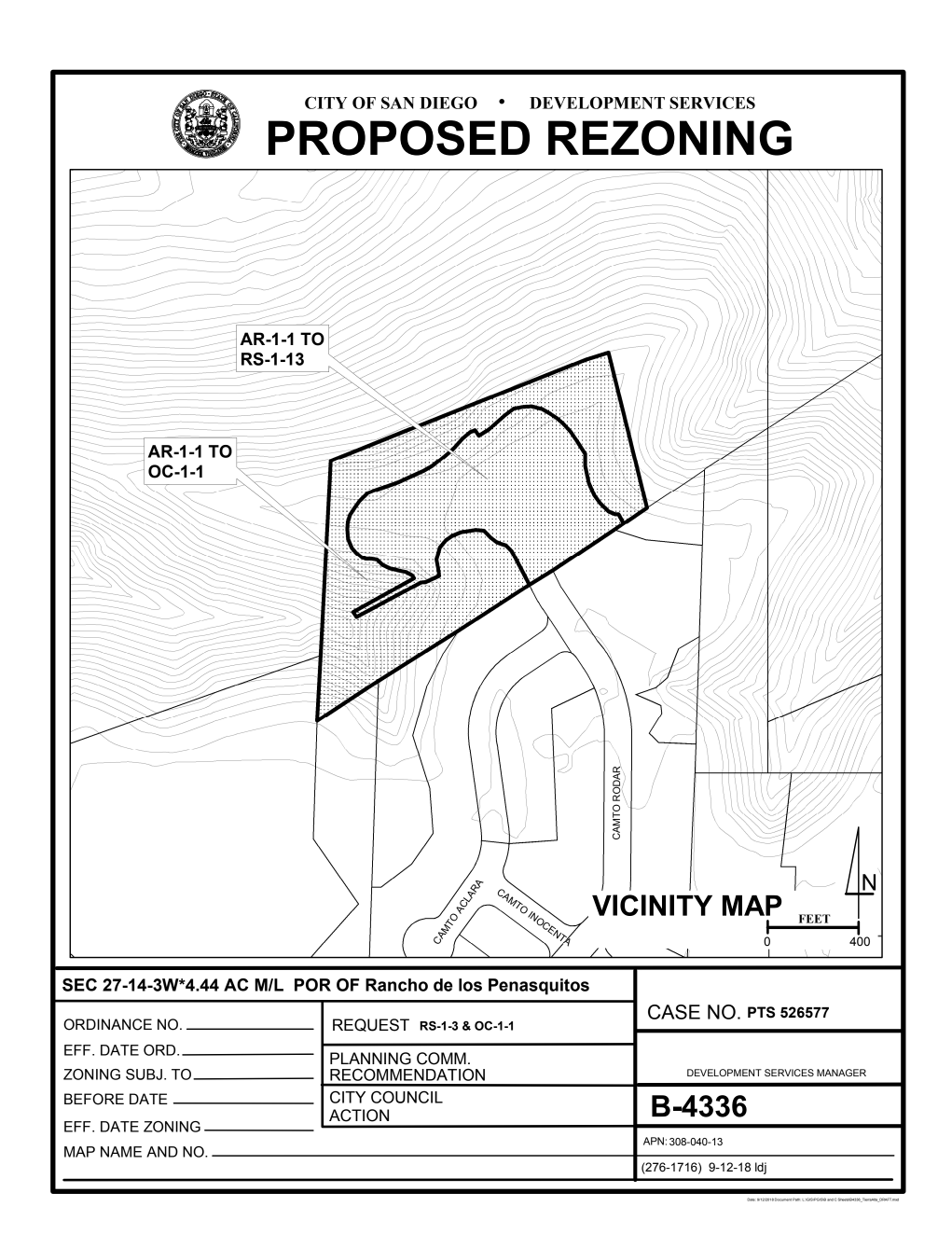
Al Pentis, biologist

P.O. Box 2154, Ramona, CA 92065

760/789-4085 — FAX 760/789-4085

maryanne@pentis.com

al@pentis.com





#### **Mira Mesa Community Planning Group Meeting Minutes**

Date/Time: Monday March 20, 2017, 7:30pm

Location: Mira Mesa Public Library, 8405 New Salem Street, San Diego CA 92126

1.	Robert Mixon	6.	<mark>Jeff Stevens</mark>	11.	<mark>Julia Schriber</mark>	16.	<mark>John Horst</mark>
2.	<mark>Craig Radke</mark>	7.	Ted Brengel	12.	<mark>Joe Frichtel</mark>	17.	Albert Lee
3.	Bruce Brown	8.	<mark>Ken Kaplan</mark>	13.	Tom Derr	18.	Chris Morrow
4.	Joe Punsalan	9.	<mark>Jon Labaw</mark>	14.	Craig Jackson	19.	Marv Miles
5.	Kent Lee	10.	Ralph Carolin	15.	Michael Linton	20.	

(HIGHLIGHTED INDICATES ATTENDANCE)

Call to Order/Confirm quorum: Quorum present

- 1) Non-Agenda Public Comments: 3 Minutes per speaker.
  - a) Mira Mesa 4<sup>th</sup> of July fireworks. <a href="http://www.miramesafireworks.org">http://www.miramesafireworks.org</a> (new web address) to donate. Note: 100% of donations stay in Mira Mesa.
- 2) Modifications to the Agenda
  - a) **Removed from Agenda**: Request for endorsement of AB 408 by Assembly member Chen Ben Rudin. The item was pulled from consideration for this year.
- 3) Adopt Previous Meeting Minutes (Action).
  - a) Approved
- 4) Report of the Chair
  - a) Request for presentation on Pure Water program in April, with action on site development permit.
  - b) Request for presentation, possible action, on AB 408 concerning eminent domain.
  - c) Plans for Hanson Carroll Canyon master plan revision.
  - d) Notice that study of stop sign at Westonhill Drive and Arcturus Way met the criteria for an allway stop.
  - e) Plans for Tierra Alta rezone.
  - f) Plans for minor modification to PID on Morehouse Drive.
  - g) Plans for school on Kearny Villa Rd (reviewed last month).
  - h) Plans for Paws for the Purple Site Plan (reviewed last month).
  - i) Study of stop sign at Flanders and Barron Lane did not meet the City criteria. Will be on agenda next month.

#### 5) Old Business

a) Tierra Alta rezone – John Leppert (Action) - Leppert Engineering

- i) Status: Process is at Coastal Commission
- ii) 11 units approved 2001
- (iii) New plan is reduced to 8 single family homes per new site conditions since 2001
- iv) Substantial Conformance review in 2015, City of San Diego approved
- v) Proposing 2 zones. Rezone area in red (exhibit) will be open space (conservation).
- vi) Canyon access is mandated to remain per COSD.
- vii) Craig J Can the canyon access route be re-designed? No.
- viii) Ted B Suggestion: HOA (opposing the project) should draft letter to Chris Cates office.
- ix) Action Rezone
  - (1) Motion (Ted Brengel/Joe Frichtel) to Approve the rezone. Approved 14-1-2, Jon Horst oppose; Bruce Brown, Albert Lee abstain; 14-1-2

#### 6) New Business

- a) Hanson Aggregates proposed revisions to Carroll Canyon Master Plan.
  - i) Marvin Howell, (Director of LUP); Brian Meyers, (Presenter)
  - ii) Action would be for initiation of an amendment to the Master Plan, which because the Master Plan is considered part of the Community Plan, is also an amendment to the Community Plan. (NOTE: Per Lisa Lind Planning commission has seen the site. Master plan is part of the Community plan.)
  - iii) Consistent with the Approved Plan in 1994
  - iv) 10% affordable housing will be located in core
  - v) Is there a phasing plan?
    - (1) Yes. Phasing plan will be driven by physical nature/condition of site.
  - vi) For more info: 3rootssd.com, info@3rootssd.com
  - vii) Will there be an increase in number of 1800 units?
    - (1) Trying to stay consistent with plan
  - viii) Will present connectivity plan include commute to tech sector?
    - (1) Yes, Ride sharing and various paths will provide connection to tech sector jobs in the immediate area.
  - ix) John H More blending of affordable units?
    - (1) Current plans show for concentration in core, proximity to transportation HUB part of location.
  - x) There will be separated bike lanes from pedestrian trail
  - xi) Will there be a connection to Jonas Salk elementary area?
    - (1) Yes
  - xii) Will there be a subcommittee?
    - (1) Not at this time. Consider starting next month.
  - xiii) Development start 2020.
  - xiv) Mining of site was complete August 2016.
  - xv) Parkdale Park could be reduced to 2.5 acres.
    - (1) Access to park is limited by Easements natural conditions. Presents a traffic problem.
  - xvi) How is the new park funded?
    - (1) Needs to be built before The Med-Low residential.
  - xvii) Development of Carroll Canyon Creek looks nice, but will it be built as proposed?

- 7) Elected Officials/Government Agencies
  - a) San Diego City Council District 6
    - i) Neighborhood watch program. Call to be part of setting one up.
    - ii) Parkdale repaying End of month for first contract, end of summer for phase 2.
  - b) MCAS Miramar
    - i) Public access to bike trail. Permit to use. More details next month.
  - c) Community Planning Department Lisa Lind
    - i) Bruce updates are from SANDAG. When will SANDAG give an update? How reliable is that information?
    - ii) Anything be done to attract planning students at SDSU?
- 8) Announcements: 2 Minutes per speaker. Community groups are encouraged to promote awareness of their events at this point in the meeting.
  - a) Taste of Mira Mesa April 8
  - b) Top Gun tournament in May Memorial Day
  - c) Getting rid of school police in budget due to lack of funding.
  - d) Labs (dogs) and More Fundraising
    - i) May 6<sup>th</sup>
    - ii) Labsandmore.org
- 9) Reports
  - a) Stone Creek Subcommittee nothing to report
  - b) Community Park Subcommittee
    - i) New community park open in September 2017
  - c) Sorrento Valley Coaster Station Subcommittee
    - i) Briefing at Epicenter 6:30pm prior to June meeting (delayed from April)
  - d) Pedestrian Bridge Subcommittee nothing to report
  - e) Community Planners Committee
  - f) Los Peñasquitos Canyon Preserve Citizens Advisory Committee
    - i) Frank Landis chair
    - ii) Ann Fage vice chair
    - iii) Pam Stevens Secretary
    - iv) Eris Basil Former Chair stepped down
- 10) Election committee
  - Reported the results of the election. There was one candidate per position and all were elected.
     Results were:
    - i) R01: Bruce Brown, 25
    - ii) R02: Joe Punsalan, 20
    - iii) R03: Kent Lee, 25
    - iv) R09: Wayne Cox, 24
    - v) R11: Bari Vaz, 22
    - vi) B01: Marv Miles, 20

vii) B02: Craig Radke, 19 viii) B03: Albert Lee, 19

11) Adjourn – 9:10 pm.



City of San Diego **Development Services** 1222 First Ave., MS-302 San Diego, CA 92101 (619) 446-5000

### Ownership Disclosure Statement

Project Title			Project No. For City Use Only
Tierra Alta Rezone			
Project Address:		1	
Northerly Terminus of Caminito I	Rodar in Mira Mesa		
art I - To be completed when prop	erty is held by Individua	al(s)	
elow the owner(s) and tenant(s) (if appli ho have an interest in the property, reco- dividuals who own the property). A sign om the Assistant Executive Director of the evelopment Agreement (DDA) has been lanager of any changes in ownership du	Diego on the subject property cable) of the above reference ded or otherwise, and state that the sature is required of at least the San Diego Redevelopment approved / executed by the sature to any public hearing the sample carring process.	y, with the intent to record an encoded property. The list must include the type of property interest (e.g., one of the property owners. Attain Agency shall be required for all the City Council. Note: The application is being processed or considered.	nit, map or other matter, as identified sumbrance against the property. Please list is the names and addresses of all persons tenants who will benefit from the permit, all ch additional pages if needed. A signature project parcels for which a Disposition and sant is responsible for notifying the Project. Changes in ownership are to be given to provide accurate and current ownership
Name of Individual (type or print):	P	Name of Individual (type	e or print):
Construct Construct	Redevelopment Agency	Owner Tenant/	/Lessee Redevelopment Agency
Street Address:		Street Address:	
City/State/Zip:		City/State/Zip:	
Phone No:	Fax No:	Phone No:	Fax No:
	Date:	Signature :	Date:
Signature :		Name of Individual (type or print):	
		Name of Individual (type	e or print):
Name of Individual (type or print):	edevelopment Agency	Name of Individual (type	
Name of Individual (type or print):  Owner Tenant/Lessee Re	edevelopment Agency		
Name of Individual (type or print):  Owner Tenant/Lessee Restreet Address:	edevelopment Agency	Owner Tenant/L	
Name of Individual (type or print):  Owner Tenant/Lessee Restreet Address:  City/State/Zip:	edevelopment Agency Fax No:	Owner Tenant/L Street Address:	
Signature :  Name of Individual (type or print):  Owner Tenant/Lessee Restreet Address:  City/State/Zip:  Phone No:  Signature :		Owner Tenant/L Street Address: City/State/Zip:	essee Redevelopment Agency

Project Title: Tierra Alta Rezone	Project No. (For City Use Only)					
Part II - To be completed when property is held by a corporation or partnership						
Legal Status (please check):						
Corporation Limited Liability -or- General) What State? CA Corporate Identification No. C1551698  Partnership						
in a partnership who own the property). A signature is required of property. Attach additional pages if needed. <b>Note:</b> The applicant is ownership during the time the application is being processed or commanager at least thirty days prior to any public hearing on the subsection.	subject property with the intent to record an encumbrance against of all persons who have an interest in the property, recorded or no will benefit from the permit, all corporate officers, and all partners of at least one of the corporate officers or partners who own the is responsible for notifying the Project Manager of any changes in considered. Changes in ownership are to be given to the Project					
Corporate/Partnership Name (type or print):	Corporate/Partnership Name (type or print):					
The Newland Group, Inc.   ▼ Owner	The Newland Group, Inc.    ▼ Owner					
Street Address: 4790 Eastgate Mall, Suite 150 City/State/Zip: San Diego, CA 92121	Street Address: 4790 Eastgate Mall, Suite 150 City/State/Zip: San Diego, CA 92121					
Phone No: Fax No:	Phone No: Fax No:					
(858) 455-7503 (858) 455-5368  Name of Corporate Officer/Partner (type or print):	(858) 455-7503 (858) 455-5368  Name of Corporate Officer/Partner (type or print):					
Brian Laidlaw  Title (type or print):	Title (type or print):					
Senior Vice President  Signature: Date: 11/23/16	President Signature: Date:					
	Comparate (Darth carelin Name (towns)					
Corporate/Partnership Name (type or print): The Newland Group, Inc.	Corporate/Partnership Name (type or print): The Newland Group, Inc.					
▼ Owner	▼ Owner					
Street Address: 4790 Eastgate Mall, Suite 150	Street Address: 4790 Eastgate Mall, Suite 150					
City/State/Zip: San Diego, CA 92121	City/State/Zip: San Diego, CA 92121					
Phone No: Fax No: (858) 455-7503 (858) 455-5368	Phone No: Fax No: (858) 455-7503 (858) 455-5368					
Name of Corporate Officer/Partner (type or print):	Name of Corporate Officer/Partner (type or print):					
Title (type or print): Secretary	Title (type or print): Treasurer					
Signature : Date:	Signature : Date:					
Corporate/Partnership Name (type or print):	Corporate/Partnership Name (type or print):					
Owner Tenant/Lessee	Owner Tenant/Lessee					
Street Address: 4790 EAST GATE MALL, SUITE ISO	Street Address:					
City/State/Zip: SAN DIE G-U, (A 92121	City/State/Zip:					
Phone No: ) 455-7503 Fax No: ) 455-5366	Phone No: Fax No:					
Name of Corporate Officer/Partner (type or print):	Name of Corporate Officer/Partner (type or print):					
Title (type or print): ASSISTANT CORPORATE SECRETARY	Title (type or print):					
Signature: Date:	Signature : Date:					

## RESOLUTION OF THE BOARD OF DIRECTORS OF THE NEWLAND GROUP, INC.

I, Dolores A. Valle, Corporate Secretary of The Newland Group, Inc., a California corporation ("Corporation"), do hereby certify that the following Resolutions were duly adopted by the Board of Directors of the Corporation, as set forth in the Bylaws of said Corporation, in San Diego, California, to wit:

NOW, THEREFORE, BE IT RESOLVED that the persons listed below are hereby appointed as officers of the Corporation; and, BE IT FURTHER RESOLVED that any two of such officers are hereby authorized to enter into any contract or agreement in the name of and on behalf of the Corporation and such authority may be general or confined to specific instances:

Robert B. McLeod, President, C.E.O. & Chairman of the Board Brian K. Laidlaw, Vice President Dolores A. Valle, Corporate Secretary Daryl-Lynn Burke, Treasurer Nicole Pierce, Assistant Corporate Secretary

The foregoing Resolutions were duly adopted by the Board of Directors of the Corporation; and the foregoing Resolutions remain in full force and effect as of this date.

Dated: November 28, 2016

Dolores A. Valle, Corporate Secretary