

Planning Commission Memorandum

Community & Economic Development Department

Planning Division

3900 Main Street, Riverside, CA 92522 | Phone: (951) 826-5371 | RiversideCA.gov

PLANNING COMMISSION HEARING DATE: JANUARY 23, 2020 AGENDA ITEM NO.: 2

PROPOSED PROJECT

Case	P18-0730 (Conditional Use Permit)		
Numbers	P18-0731 (Design Review)		
Request	To consider the following entitlements to establish a 4,080 square foot automated vehicle wash facility: 1) Conditional Use Permit to permit a vehicle wash facility; and 2) Design Review of project plans.		
Applicant	Tengly Tan of Tan and Eap Enterprises, LLP		
Project Location	Situated on the southeast corner of Alessandro Boulevard and Vista Grande Drive		
APN	297-041-005, 297-041-004	ALESSANDRO BL	
Project Area	0.83 acres		
Ward	4	City Boundary	
Neighborhood	Mission Grove		
General Plan Designation	C – Commercial		
Zoning Designation	CR- Commercial Retail Zone	NORTH NORTH	
Staff Planner	Veronica Hernandez, Associate 951-826-3965 vhernandez@riversideca.gov	Planner	

RECOMMENDATIONS

Staff recommends that the Planning Commission:

- 1. **DETERMINE** that this proposed project is exempt from the California Environmental Quality Act (CEQA) review pursuant to Section 15332 (In-Fill Development Projects) as this project will not have a significant effect on the environment; and
- 2. **APPROVE** Planning Cases P18-0730 (Conditional Use Permit) and P18-0731 (Design Review), based on the findings outlined in the staff report and summarized in the attached findings and subject to the recommended conditions (Exhibits 1 and 2).

SITE BACKGROUND

The 0.83-acre site is comprised of two contiguous vacant parcels. Surrounding land uses include vacant land to the north (across Alessandro Boulevard), commercial to the east, single-family residences to the south (Riverside County jurisdiction), and vacant land to the west (across Vista Grande Drive) (Exhibit 3).

PROPOSAL

The applicant is requesting approval of a Conditional Use Permit for the construction of a 4,080 square foot automated vehicle wash facility, and Design Review for site design and building elevations.

The proposed vehicle wash facility consists of a one-story building with a single vehicle wash tunnel, three equipment rooms, two offices, two restrooms, and a storage room. Nineteen covered combination vacuum stalls/parking spaces and three uncovered parking spaces are provided to the south of the vehicle wash tunnel. Access to the site is provided via a two-way driveway on Vista Grande Drive, on the west side of the property. The applicant anticipates four employees will be present on-site to assist customers during most times. Hours of operation will be 7:00 a.m. to 9:00 p.m. seven days a week.

The architectural design of the building is modern and includes a parapet roof, a tower feature facing Vista Grande Drive, steel and aluminum accents, metal trellises, and smooth stucco. Large windows are proposed facing Alessandro Boulevard.

The conceptual landscape design features a variety of trees and water-efficient ground cover around the perimeter of the site and landscape planters throughout the parking lot. Two bioretention basins along Vista Grande Drive will be adequately planted and screened by landscaping.

PROJECT ANALYSIS

Authorization and Compliance Summary

City Policy and Regulations	Consistent	Inconsistent
General Plan 2025		
The General Plan Land Use designation for the site is C – Commercial (Exhibit 4). The Commercial land use designation provides for retail, sales, service, and office uses that serve multiple neighborhoods within the City. As such, the proposed project furthers the intent of the General Plan by providing a commercial use that will serve multiple neighborhoods within the City.		
Zoning Code Land Use Consistency (Title 19) The proposed project site is zoned CR – Commercial Retail Zone (Exhibit 5), which is consistent with the General Plan Land Use Designation. The CR – Commercial Retail Zone allows for vehicle wash facilities subject to the approval of a Conditional Use Permit and compliance with Site Location, Operation, and Development Standards applicable to those uses. This proposal is consistent with the applicable development standards of the Zoning Code.	V	

City Policy and Regulations	Consistent	Inconsistent
Compliance with Citywide Design & Sign Guidelines The proposed project substantially meets the objectives of the Citywide Design Guidelines for new commercial development related to building siting and orientation, massing, articulation and architectural treatment, parking layout. Staff has included as a condition of approval requiring the block proposed on the facades of the building to consist of decorative masonry. The Conceptual Landscape Plan proposes landscaping throughout the site. As the site is a corner lot with frontage along Vista Grande Drive and Alessandro Boulevard, and is adjacent to single family residences along the rear (south) side, staff has included a condition of approval requiring augmentation of the proposed landscaping to provide a tiered effect along the street frontages and additional screening along the rear of the site. As proposed and conditioned, the proposed project is consistent with the Citywide Design Guidelines.	Y	
<i>Compliance with the Riverside County Airport Land Use Compatibility</i> <i>Plan for March Air Reserve Base</i> The project site is located within Compatibility Zone C2 (Flight Corridor Zone) of the March Air Reserve Base/Inland Port Airport Land Use Compatibility Plan (RCALUCP). Zone C2 restricts non-residential intensity to a maximum of 200 people per average acre and 500 people per single acre. Using RCALUCP density calculations, the proposed project would have a maximum intensity of 57 people and complies with the RCALUCP standards.		

COMPLIANCE WITH APPLICABLE DEVELOPMENT STANDARDS

Chapter 19.110 Commercial Development Standards for the CR – Commercial Retail Zone					
Standard		Proposed	Consistent	Inconsistent	
Floor Area Ratio	0.50		0.11	\checkmark	
Building Height	75 feet		22 feet	\checkmark	
Setbacks	Front	0 feet	15 feet (Alessandro Boulevard) 41 feet, 6 inches (Vista Grande Drive)	V	
	Interior Side	0 feet	42 feet, 10 inches	\checkmark	
	Rear	0 feet	120 feet	\checkmark	

Chapter 19.425 Vehicle Wash Facilities Site Location, Operation, and Development Standards				
	Standard	Proposed	Consistent	Inconsistent
Screening of Equipment	Equipment, supplies and activities – Enclosed building	Car wash equipment - Enclosed building	\checkmark	
Frontage	Access to Arterial or Collector Street	– Alessandro Boulevard Arterial	\checkmark	
Circulation	Preclude traffic congestion on public streets and provide safe ingress, egress and movement of traffic.	Adequate access, circulation, and safe ingress and egress		
Setback	Minimum 10-foot landscaped setback adjacent to any public street.	15 feet (Alessandro Boulevard) 10 feet (Vista Grande Drive)	V	
Noise	Compliance with Title 7 of the Municipal Code.	Noise Study - Consistent with Title 7 of the Municipal Code	\checkmark	
Water Runoff	Water flow - Confined to the site.	Water flow - Confined to the site	V	

Chapter 19.580 Parking and Loading Development Standards					
	Standard		Proposed	Consistent	Inconsistent
Parking Requirements	Vehicle Wash Facility: 1 space/ 2 employees per shift = 2 spaces required		19 combination parking spaces/vacuum stalls 3 uncovered parking spaces	V	
Landscape Setback	Adjacent to	5 feet	7 feet, 6 inches	V	
	Residential	51661	7 ieet, o inches	V	

FINDINGS SUMMARY

Conditional Use Permit

The proposed vehicle wash facility is an appropriate use for the area, which is developed with a mix of commercial and single-family residential uses. The proposed vehicle wash tunnel is sited 120 feet away from the single-family residences to the south, and the tunnel entrance and exit do not face the single-family residences. Landscaping and retaining walls along the south property line will provide a buffer, screening the operations. The project will not be detrimental to the health,

safety, or general welfare of the public or surrounding area, and will provide a convenient amenity for the neighborhood.

The site has been designed with adequate vehicular access and internal circulation. The vehicle wash provides screening of the vehicle wash facility operations by providing landscaping on both street frontages and within the site. The project is consistent with the applicable development standards required by the Zoning Code. For the reasons stated above, staff supports the Conditional Use Permit.

ENVIRONMENTAL REVIEW

The proposed project is exempt from California Environmental Quality Act (CEQA) review pursuant to Section 15332 (In-Fill Development Projects), as the project constitutes infill development. The project is consistent with the criteria set forth in Section 15332(a) - (e) as follows:

- 1. The project is consistent with the applicable General Plan designation of C Commercial and all applicable General Plan and Specific Plan policies, as well as with the applicable base zoning designation of CR Commercial Retail Zone;
- 2. The project occurs within the City Limits on a site of no more than five acres substantially surrounding by urban uses;
- 3. The project site has no value as habitat for endangered, rare, or threatened species, as depicted in General Plan 2025 Final Programmatic Environmental Report (GP 2025 FPEIR) Figures 5.4-1 (Habitat Areas and Vegetation Communities), 5.4-3 (Stephens' Kangaroo Rat [SKR] Core Reserves and Other Habitat Conservation Plans [HCP]), 5.4-5 (MSHCP Cores and Linkages), 5-4.6 (MSHCP Narrow Endemic Plan Species Survey Areas), 5.4-7 (MSHCP Criteria Area Species Survey Area) and 5.4-8 (MSHCP Burrowing Owl Survey Area);
- 4. Approval of the project would not result in any significant effects relating to traffic, as determined by the Traffic Division of the Public Works Department;
- 5. Approval of the project would also not result in any significant effects relating to noise or water quality, as documented by the Noise Study prepared by Advanced Engineering Acoustics dated November 19, 2019, (Exhibit 7) and the Preliminary Water Quality Management Plan prepared for the project. Compliance with construction hours limitations and exterior noise level limits established in Title 7 (Noise) of the Municipal Code will ensure noise, associated with this project, does not result in significant effects; and
- 6. The site can be adequately served by all required utilities and public services, including electric and water services provided by Riverside Public Utilities, water services provided by the Western Municipal Water District, natural gas with SoCal Gas, sewer and storm water conveyances with the City of Riverside Public Works Department and emergency services by the City of Riverside Police and Fire Departments.

Staff has determined that the proposed project requires no further environmental review and will not have a significant effect on the environment.

PUBLIC NOTICE AND COMMENTS

Public hearing notices were mailed to property owners within 300 feet of the site. As of the writing of this report, no responses have been received by Staff.

APPEAL INFORMATION

Actions by the City Planning Commission, including any environmental finding, may be appealed to the City Council within ten calendar days after the decision. Appeal filing and processing

information may be obtained from the Planning Department Public Information Section, 3rd Floor, City Hall.

EXHIBITS LIST

- 1. Staff Recommended Findings
- 2. Staff Recommended Conditions of Approval
- 3. Location Map
- 4. General Plan Map
- 5. Zoning Map
- 6. Project Plans (Site Plan, Site Structure Details, Wall Plan, Floor Plan, Roof Plan, Building Elevations, Building Sections, Conceptual Landscape Plans, Preliminary Grading Plan, Photometric Plan)
- 7. Noise Study
- 8. Existing Site Photos

Prepared by:	Veronica Hernandez, Associate Planner
Reviewed by:	Patricia Brenes, Principal Planner and Candice Assadzadeh, Senior Planner
Approved by:	Mary Kopaskie-Brown, City Planner



COMMUNITY & ECONOMIC DEVELOPMENT DEPARTMENT

PLANNING DIVISION

EXHIBIT 1 – STAFF RECOMMENDED FINDINGS

PLANNING CASES: P18-0730 (Conditional Use Permit) P18-0731 (Design Review)

Conditional Use Permit Findings pursuant to Chapter 19.760.040:

- 1. The proposed project is substantially compatible with other existing and proposed uses in the area, including factors relating to the nature of its location, operation, building design, site design, traffic characteristics and environmental impacts;
- 2. The proposed project will not be materially detrimental to the health, safety and general welfare of the public or otherwise injurious to the environment or to the property or improvements within the area; and
- 3. The proposed project will be consistent with the purposes of the Zoning Code and the application of any required development standards is in the furtherance of a compelling governmental interest and is the least restrictive means of furthering that compelling governmental interest.



COMMUNITY & ECONOMIC DEVELOPMENT DEPARTMENT

PLANNING DIVISION

EXHIBIT 2 – STAFF RECOMMENDED CONDITIONS OF APPROVAL

RECOMMENDED CONDITIONS & GENERAL INFORMATION NOTES

PLANNING CASES: P18-0730 (Conditional Use Permit)

P18-0731 (Design Review)

Case Specific

- Planning Division
- 1. Plans shall conform to the exhibits attached to this report. Proposed modifications to the approved design shall be submitted to the Planning Division and shall include revised exhibits and a narrative description of the proposed modifications. The applicant is advised that an additional application and fee may be required.
- 2. The subject property shall be developed and operated substantially as described in the text of this report and as shown on the project plans on file with this case except for any specific modifications that may be required by these conditions of approval.
- 3. The applicant is advised that the business or use for which this conditional use permit is granted (Vehicle Wash Facility) cannot be legally conducted on the subject property until all conditions of approval have been met to the satisfaction of the Planning Division.
- 4. *Advisory*: Signs shall be permitted in accordance with Chapter 19.620 of the Zoning Code. Any new signs shall be subject to separate review and assessment. A separate sign application, including fees and additional sets of plans, will be necessary prior to sign permit issuance.

Prior to Issuance of Grading Permit:

- 5. A 40-scale precise grading plan shall be submitted to Public Works and include the following:
 - a. Hours of construction and grading activity are limited to between 7:00 a.m. and 7:00 p.m. weekdays and 8:00 a.m. and 5:00 p.m. Saturdays. No construction noise is permitted on Sundays or Federal Holidays;
 - b. Compliance with City adopted interim erosion control measures;
 - c. Compliance with any applicable recommendations of qualified soils engineer to minimize potential soil stability problems;
 - d. Include a note requiring the developer to contact Underground Service Alert at least 48 hours prior to any type of work within pipeline easement; and
 - e. Identification of location, exposed height, material and finish of any proposed retaining walls.

During Grading and Construction Activities:

EXHIBIT 2- STAFF RECOMMENDED CONDITIONS OF APPROVAL Page 8

- 6. Construction and operation activities on the property shall be subject to the City's Noise Code (Title 7), which limits construction noise to 7:00 a.m. to 7:00 p.m. weekdays, and 8:00 a.m. to 5:00 p.m. Saturdays. No construction noise is permitted on Sundays or federal holidays.
- 7. The project shall comply with all existing State Water Quality Control Board and City storm water regulations, including compliance with NPDES requirements related to construction and operation measures to prevent erosion, siltation, transport of urban pollutants, and flooding.
- 8. The Construction Contractor shall place all stationary construction equipment so that emitted noise is directed away from sensitive receptors nearest the project site.
- 9. The Construction Contractor shall locate equipment staging in areas that will create the greatest distance between construction-related noise sources and noise-sensitive receptors nearest the project site during all project construction.
- 10. To reduce construction related particulate matter air quality impacts of projects the following measures shall be required:
 - a. The generation of dust shall be controlled as required by the AQMD;
 - b. Trucks hauling soil, dirt or other emissive materials shall have their loads covered with a tarp or other protective cover as determined by the City Engineer;
 - c. The project contractors shall equip all construction equipment, fixed or mobile, with properly operating and maintained mufflers consistent with manufacturers' standards;
 - d. Sweep streets at the end of the day if visible soil material is carried onto adjacent paved public roads;
 - e. Wash off trucks and other equipment leaving the site;
 - f. Keep disturbed/loose soil moist at all times;
 - g. Suspend all grading activities when wind speeds exceed 25 miles per hour; and
 - h. Enforce a 15 mile per hour speed limit on unpaved portions of the construction site.
- 11. The applicant shall be responsible for erosion and dust control during construction phases of the project.
- 12. To reduce diesel emissions associated with construction, construction contractors shall provide temporary electricity to the site to eliminate the need for diesel-powered electric generators, or provide evidence that electrical hook ups at construction sites are not cost effective or feasible.

Prior to Building Permit Issuance:

13. Submit three sets of plans depicting the preferred location for above ground utility transformer of capacity to accommodate the planned or speculative uses within the building(s) or subject site. These plans shall be reviewed and approved by the Planning Division and Public Utilities Department - Electric Division prior to the issuance of a building permit. The proposed location of the transformer shall be level, within 100 feet of the customer's service point, accessible to service trucks and in a location where the transformer can be adequately screened from public view, either by buildings or landscape screening.

- 14. **Photometric/Lighting Plan:** An exterior lighting plan shall be submitted with building permit plans review and approval. Photometric plans shall include the following:
 - a. A photometric study and manufacturer's cut sheets of all exterior lighting on the new buildings and within the common open space areas shall be submitted with the exterior lighting plan.
 - b. The light sources shall be shielded to minimize offsite glare, shall not direct light skyward and shall be directed away from adjacent properties and public rights-of-way. If lights are proposed to be mounted on buildings, down-lights shall be utilized.
 - c. Light poles shall not exceed twenty-five (25) feet in height, including the height of any concrete or other base material. Freestanding pole lights shall not exceed a maximum height of 14 feet within 50 feet of a residentially zoned property or residential use.
- 15. **Building Elevations:** Revise the building elevations such that the plan provided for building permit plan check incorporates the following changes:
 - a. The block proposed on the building elevations shall consist of decorative masonry block.
- 16. **Trash Enclosure Conditions:** Submit trash enclosure elevations such that the plan provided for building permit plan check incorporates the following changes:
 - a. Trash enclosures shall be constructed with a decorative masonry block and decorative cap or be finished in stucco and painted to match the building.
- 17. **Wall and Fence Plans:** Revise the wall and fence plans such that the plan provided for building permit plan check incorporates the following changes:
 - a. All retaining walls shall be constructed of decorative masonry, with a decorative cap, subject to the satisfaction of staff.
- 18. Landscape and Irrigation Plans shall be submitted for Planning staff approval. Separate application and filing fee are required. Design modifications may be required as deemed necessary. Landscape Plan shall include the following:
 - a. Landscaping along Alessandro Boulevard shall be augmented to increase the variety and density of plants and provide a tiered effect, subject to staff review and approval;
 - b. Landscaping along Vista Grande Drive, adjacent to the trash enclosure, shall be augmented to increase the variety and density of plants and provide a tiered effect, subject to staff review and approval; and
 - c. Landscaping along the south (rear) side of the site shall be augmented to provide additional screening, subject to Staff review and approval.
- 19. **Grading Plans:** Remove the City Engineer and Public Works title blocks from the preliminary grading plan.
- 20. Plans submitted for staff review should specify the location, design and color of all domestic water meters, backflow preventers and utility cabinets subject to the Planning and Public Utilities review and approval. The visibility of such facilities shall be minimized to Planning Division review and approval through means including but not limited to relocation, berms, landscaping, and/or installation of a screen wall.

- 21. Roof and building mounted equipment shall be fully screened from the public right-ofway. Screening material shall be at least as high as the proposed roof mounted equipment and shall be architecturally integrated with the proposed structure.
- 22. Ground mounted equipment shall be fully screened from the public right-of-way.

Prior to Release of Utilities and/or Occupancy:

23. Install the landscape and irrigation per the approved plans and submit the completed "Certificate of Substantial Completion" (Appendix C of the Water Efficient Landscaping and Irrigation Ordinance Summary and Design Manual) signed by the Designer/auditor responsible for the project. Contact Veronica Hernandez, Associate Planner, at (951) 826-3965 <u>vhernandez@riversideca.gov</u> to schedule the final inspection at least one week prior to needing the release of utilities.

Site Operation Standards:

- 24. All operations shall be in compliance with Title 7 (Noise Control) of the Riverside Municipal Code.
- 25. A copy of the Conditional Use Permit and the final Conditions of Approval shall be available at the site and presented to City staff, including the Police Department and Code Enforcement, upon request. Failure to have the latest approved conditions available upon request will be grounds for revocation
- 26. The applicant shall be responsible for maintaining free of litter, the area adjacent to the premises over which they have control.
- 27. No outdoor pay phones shall be permitted on the premises.
- 28. The owner and/or occupant shall be liable for the cost of excessive police service or response in accordance with Chapter 9.60 of the Riverside Municipal Code.
- 29. No vehicles shall be parked on the carwash premises other than those of persons attending to business on the site, vehicles being serviced for customers, vehicles of employees, and other service vehicles used in the operation of the carwash. No vehicle may be parked on the premises and offered for sale.

Standard Conditions:

30. There shall be a one-year time limit in which to commence construction of the project beginning the day following approval by the Planning Commission unless a public hearing is held by City Council; in that event the time limit begins the day following City Council approval.

Prior to January 23, 2021, if building permits have not been obtained, a time extension request shall be submitted to the Planning Division. The request shall include a letter stating the reasons for the extension of time and associated fee shall be submitted to the Planning Division. PLEASE BE ADVISED THAT THE APPLICANT WILL NOT BE NOTIFIED BY THE PLANNING DIVISION ABOUT THE PENDING EXPIRATION OF THE SUBJECT ENTITLEMENTS.

31. Conditional Use Permit and Design Review may be granted time extensions by the Community & Economic Development Director, or their designee, up to a total of five years beyond the original approval expiration date prior to issuance of any building permits. At the exhaustion of Community & Economic Development Director approved extensions, the original Approving or Appeal Authority may grant one final permit extension of up to two years following a public hearing noticed pursuant to Section 19.670.030 (Notice of Hearing for Discretionary Actions Requiring a Public Hearing). A

public hearing notification fee is required of the applicant in such case in addition to a time extension fee. Once a building permit has been issued, the development will be considered vested and time extensions are no longer needed.

- 32. Within 30 days of approval of this case by the City, the developer shall execute an agreement approved by the City Attorney's Office to defend, indemnify, including reimbursement, and hold harmless the City of Riverside, its agents, officers and employees from any claim, action, or proceeding against the City of Riverside, its agents, officers, or employees to attack, set aside, void, or annul, an approval by the City's advisory agency, appeal board, or legislative body concerning this approval, which action is brought within the time period provided for in Section 66499.37 of the Government Code. The City will promptly notify the developer of any such claim, action or proceeding and the City will cooperate in the defense of the proceeding.
- 33. The Conditional Use Permit may be modified or revoked by the City Planning Commission or the City Council should they determine that the proposed use or conditions under which it is being operated or maintained is detrimental to the public health, welfare or materially injurious to public safety, property or improvements in the vicinity or if the property is operated or maintained so as to constitute a public nuisance.
- 34. This project shall fully and continually comply with all applicable conditions of approval, State, Federal and local laws in effect at the time the permit is approved and exercised and which may become effective and applicable thereafter, and in accordance with the terms contained within the staff report and all testimony regarding this case. Failure to do so will be grounds for Code Enforcement action, revocation or further legal action.
- 35. The applicant shall comply with all federal, state and local laws and shall cooperate with the Riverside Police Department (RPD) in the enforcement of all laws relating to this permit. Material violation, as determined by the City Planning Commission, of any laws in connection with this use or failure to cooperate with RPD will be cause for revocation of this permit.
- 36. This permit is issued based upon the plans and information submitted by the applicant, which has been used as the basis for evaluation of the proposed use in this staff report and for the conditions of approval herein. Permittee shall notify Community Development Department, Planning Division, of any change in operations and such change may require a revision to this permit. Failure to notify the city of any change in operations is material grounds for revocation of this conditional use permit.
- 37. The Applicant of the business subject to this Conditional Use Permit acknowledges all of the conditions imposed and accepts this permit subject to those conditions and with the full awareness of the provisions of Title 19 of the Riverside Municipal Code. The Applicant shall inform all its employees and future operators of the business subject to this permit of the restrictions and conditions of this permit as they apply to the business operations.
- 38. Failure to abide by all conditions of this Conditional Use Permit shall be cause for revocation.
- 39. This project shall fully and continually comply with all applicable conditions of approval, State, Federal and local laws in effect at the time the permit is approved and exercised and which may become effective and applicable thereafter, and in accordance with the terms contained within the staff report and all testimony regarding this case. Failure to do so will be grounds for Code Enforcement action, revocation or further legal action.
- 40. This use permit may be modified or revoked by the City Planning Commission or the City Council should they determine that the proposed use or conditions under which it is being

operated or maintained is detrimental to the public health, welfare or materially injurious to public safety, property or improvements in the vicinity or if the property is operated or maintained so as to constitute a public nuisance.

- 41. The plans shall be submitted for plan check review to assure that all required conditions have been met prior to exercising of this permit.
- 42. Enumeration of the conditions herein shall not exclude or excuse compliance with all applicable rules and regulations in effect at the time this permit is exercised.

Fire Department

Prior to Building Permit Issuance:

43. An automatic fire sprinkler system is required by City Ordinance 16.32.335. Under separate cover, submit plans for the automatic fire sprinkler system(s) and obtain approval from the Fire Department prior to installation. Systems exceeding 20 sprinkler heads shall be provided with supervisory service and shall be monitored by a UL Central Station (UUFX) and shall be UL, FM or ETL certificated for the life of the system. Post Indicator valves, Detector Check control valves and water flow switches are required to be supervised by an UL listed central station.

Have a UL, FM or ETL listed and licensed C10 fire alarm contractor submit plans and obtain approvals prior to installation. Alarm contractor shall provide a copy of a maintenance contract complying with N.F.P.A. 72.

Contact the Riverside Public Utilities Department at (951) 826-5285 for the requirements for the dedicated fire service and backflow requirements.

- 44. Provide for fire department access to the facility. "Knox" key devices are available for use in the city. Contact the Fire Department for applications and details.
- 45. Requirements for construction shall follow the currently adopted California Building Code and California Fire Code with City of Riverside amendments.
- 46. Construction plans shall be submitted and permitted prior to construction.
- 47. Fire Department access shall be maintained during all phases of construction.
- 48. One new public fire hydrant is required at the corner of Alessandro Boulevard and Vista Grande Drive.

Parks, Recreation & Community Services – Park Planning

Prior to Building Permit Issuance:

49. Developer shall make payment of all applicable Park Development Impact Fees (local, aquatic, regional/reserve and trail fees) for privately developed areas per RMC Chapters 16.60, 16.44 and 16.76.

Public Works

Prior to Building and/or Grading Permit Issuance:

- 50. Storm Drain construction will be contingent on engineer's drainage study.
- 51. Installation of curb-adjacent sidewalk along Alessandro Boulevard to Public Works specifications.
- 52. Installation of curb-adjacent sidewalk along Vista Grande Drive to Public Works specifications.

EXHIBIT 2- STAFF RECOMMENDED CONDITIONS OF APPROVAL Page 13

- 53. Installation of sewer lateral(s) to serve this project to Public Works specifications. If existing lateral to be utilized, video inspection prior to connection required.
- 54. Size, number and location of driveways to Public Works specifications.
- 55. On all plans, provide linear footage labels along all parcel lines. 24" Box Size Cersis canadensis 'Oklahoma' along Alessandro Boulevard frontage with root barriers along all hardscape, typical spacing is 30 feet. Replacement of existing pine trees with 24" Box Size Cascabela thevetia (syn. Thevetia peruviana), along Vista Grande Drive frontage with root barriers along all hardscape, typical spacing is 30 feet. Final spacing will be conducted by the Tree Maintenance Inspector after final grading and construction is completed.
- 56. Installation of automatic irrigation system to provide deep-root watering to trees is required.
- 57. Requires double trash enclosure per City standards.
- 58. Project to contribute 6.57% fair share contribution towards future signalization of Alessandro Boulevard and Vista Grande Drive.
- 59. Right-of-Way corner cutback at intersection of Alessandro Boulevard and Vista Grande Drive per City standards.
- 60. Prior to final inspection for the development project, the applicant shall pay the Transportation Uniform Mitigation Fee (TUMF) in accordance with the fee schedule in effect at the time of payment. If the project improvements include qualifying right-of-way dedications and/or street improvements to a TUMF regional arterial roadway as identified on the Regional System of Highways and Arterials, the developer may have the option to enter into a Credit/ Reimbursement Agreement with the City and Western Riverside Council of Governments (WRCOG) to recover costs for such work based on unit costs as determined by WRCOG.

The terms of the agreement shall be in accordance with the RMC Chapter 16.68 and the TUMF Administrative Plan requirements. Credit/reimbursement agreements must be fully executed prior to receiving any credit/reimbursement. An appraisal is required for credit/reimbursement of right of way dedications and credit/reimbursement of qualifying improvements requires the public bidding and payment of prevailing wages in accordance with State Law. For further assistance, please contact the Public Works Department.

- 61. Prior to issuance of a building or grading permit, the applicant shall submit to the City for review and approval, a project-specific WQMP that:
 - a. Addresses Site Design BMP's such as minimizing impervious areas, maximizing permeability, minimizing directly connected impervious areas, creating reduced or "zero discharge" areas and conserving natural areas;
 - b. Incorporates the applicable Source Control BMP's as described in the Santa Ana River Region WQMP and provides a detailed description of their implementation;
 - c. Incorporates Treatment Control BMP's as described in the Santa Ana River Region WQMP and provides information regarding design considerations;
 - d. Describes the long-term operation and maintenance requirements for BMP's requiring long-term maintenance; and
 - e. Describes the mechanism for funding the long-term operation and maintenance of the BMP's requiring long-term maintenance.

- 62. Prior to issuance of any building or grading permits, the property owner shall record a "Covenant and Agreement" with the County-Clerk Recorder or other instrument acceptable to the City Attorney to inform future property owners of the requirement to implement the approved project-specific WQMP. Other alternative instruments for requiring implementation of the approved project-specific WQMP include: requiring the implementation of the project-specific WQMP in the Home Owners Association or Property Owners Association Conditions, Covenants and Restrictions (C,C&R's); formation of Landscape, Lighting and Maintenance Districts, Assessment Districts or Community Service Areas responsible for implementing the project-specific WQMP; or equivalent may also be considered. Alternative instruments must be approved by the City prior to the issuance of any building or grading permits.
- 63. If the project will cause land disturbance of one acre or more, it must comply with the statewide General Permit for Storm Water Discharges Associated with Construction Activity. The project applicant shall cause the approved final project-specific WQMP to be incorporated by reference or attached to the project's Storm Water Pollution Prevention Plan as the Post-Construction Management Plan.
- 64. Prior to building or grading permit closeout or the issuance of a certificate of occupancy or certificate of use, the applicant shall:
 - a. Demonstrate that all structural BMP's described in the project-specific WQMP have been constructed and installed in conformance with approved plans and specifications;
 - b. Demonstrate that applicant is prepared to implement all non-structural BMP's described in the approved project-specific WQMP; and
 - c. Demonstrate that an adequate number of copies of the approved project-specific WQMP are available for the future owners/ occupants.
- 65. Prior to Building Permit Issuance, the Developer shall complete a lot line adjustment to consolidate the project site parcels to the satisfaction of the Planning Division and Public Works Department.

• Public Utilities – Electric

- 66. All utilities shall be satisfactorily relocated, protected and/or replaced to the specifications of the affected departments and agencies, and easements for such facilities retained as necessary.
- 67. Blanket Public Utility Easement required on all parcels.
- 68. The provision of utility easements, water, street lights and electrical underground and/or overhead facilities and fees in accordance with the rules and regulations of the appropriate surveyor.
- 69. Provisions for electrical Utility equipment to provide power to the site is the responsibility of the developer. Please make sure that all clearances are maintained, and location of the equipment is approved by the Utility.
- 70. Developer is responsible for all trenching, installation of conduit and sub-structures required to provide power to the site.
- 71. Plot existing electrical distribution facilities on the original site plan.
- 72. Potential point of connection Pull box located adjacent to property, and or may require intercept of existing conduits in the street.

- 73. Provide transformer location, show switchgear location size & voltage (existing transformer location does not meet RPU clearance requirements.
- 74. Advisory: the conduit may not run under the proposed buildings. RPU will provide the design for the conduit route.

Environmental Compliance

Prior to *Building* Permit Issuance:

- 75. A completed Wastewater Discharge Authorization Certificate (WDAC) Application must be submitted to EC for review and approval, including description pretreatment, such as clarifier/water recycling system.
- 76. If a sampling station is required—submit proposed installation on corrected plans.
- 77. Applicant must request inspection to verify the required installation or construction via inspection by EC Section representative, with a report stating that conditions have been met, and the permit card (if applicable) signed off by EC Inspector.
- 78. Proposed trash enclosures with drains to sanitary sewer must have cover to control rainwater intrusion.
- 79. *Advisory*: Other items for correction may need to be completed after actual plans are submitted for a formal review.