Mitigation Monitoring and Reporting Program Mapes Road Modular Trailer Rental Yard - Conditional Use Permit 21-05080

CEQA, Section 21081.6, requires that a mitigation monitoring and reporting program (MMRP) be adopted upon certification of a Mitigated Negative Declaration to ensure that the mitigation measures are implemented. The mitigation monitoring and reporting program identifies the mitigation and when in the process it should be implemented. The **City of Perris** is the implementing responsible party for all measures. A record of the MMRP will be maintained at the City of Perris Planning Division, 135 North "D" Street, Perris, California 92570-2200.

		Monitoring	Action	Monitoring		Verificat	ion
Impact/Threshold	Project Mitigation Measures	/ Timing Frequency	Indicating Compliance	Party	Initials	Date	Remarks
AESTHETICS							
Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area?	AES-1 : Prior to issuance of grading permits, the Project developer shall provide evidence to the City that any temporary nighttime lighting installed for security purposes shall be downward facing and hooded or shielded to prevent security light spillage outside of the staging area or direct broadcast of security light into the sky.	Prior to issuance Notice to Proceed with Construction Contractor	Confirmation that construction contracts include required restriction	City of Perris Planning Division			
BIOLOGICAL RESOURCES							
Have a substantial adverse effect, either directly or through habitat modification, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies or regulations, or by the California Department of Fish and Game or U.S. Fish and Wildlife Service?	BIO-1: A pre-construction survey for resident burrowing owls shall be conducted by a qualified biologist within 30 days prior to commencement of grading and construction activities within those portions of implementing project sites containing suitable burrowing owl habitat and for those properties within an implementing project site where the biologist could not gain access. If ground disturbing activities in these areas are delayed or suspended for more than 30 days after the pre- construction survey, the area shall be resurveyed for owls. The pre-construction survey and any relocation activity shall be conducted in accordance with the current Burrowing Owl Instruction for the Western Riverside MSHCP.	Prior to issuance of Grading Permit	Monitoring report submitted to City of Perris Planning Division	City of Perris Planning Division			

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	If active nests are identified during the pre-						
	construction survey, the nests shall be avoided, or						
	the owls actively or passively relocated. To						
	adequately avoid active nests, no grading or heavy						
	equipment activity shall take place within at least						
	250 feet of an active nest during the breeding						
	season (February 1 through August 31), and 160						
	feet during the non-breeding season.						
	If burrowing owls occupy any implementing project						
	site and cannot be avoided, active or passive						
	relocation shall be used to exclude owls from their						
	burrows, as agreed to by the City of Perris Planning						
	Division and the California Department of Fish and						
	Wildlife (CDFW). Relocation shall be conducted						
	outside the breeding season or once the young are						
	able to leave the nest and fly. Passive relocation is						
	the exclusion of owls from their burrows (outside						
	the breeding season or once the young are able to						
	leave the nest and fly) by installing 1-way doors in						
	burrow entrances. These 1-way doors allow the owl						
	to exit the burrow, but not enter it. These doors						
	shall be left in place 48 hours to ensure owls have						
	left the burrow. Artificial burrows shall be provided						
	nearby. The implementing project area shall be						
	monitored daily for 1 week to confirm owl use of						
	burrows before excavating burrows in the impact						
	area. Burrows shall be excavated using hand tools						
	and refilled to prevent reoccupation. Sections of						
	flexible pipe shall be inserted into the tunnels						
	during excavation to maintain an escape route for						
	any animals inside the burrow. The CDFW shall be						
	consulted prior to any active relocation to						
	determine acceptable receiving sites available						
	where this species has a greater chance of						

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Interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites?	successful long-term relocation. If avoidance is infeasible, then a DBESP shall be required, including associated relocation of burrowing owls. If conservation is not required, then owl relocation shall still be required following accepted protocols. Take of active nests shall be avoided, so it is strongly recommended that any relocation occur outside of the nesting season. BIO-2: Avian Monitoring. If construction occurs between February 1st and August 31st, a pre- construction clearance survey for nesting birds should be conducted within three (3) days of the start of any vegetation removal or ground disturbing activities to ensure that no nesting birds will be disturbed during construction. The biologist conducting the clearance survey should document a negative survey with a brief letter report indicating that no impacts to active avian nests will occur. If an active avian nest is discovered during the pre-construction clearance survey, construction activities should stay outside of a no-disturbance buffer. The size of the no-disturbance buffer will be determined by the wildlife biologist and will depend on the level of noise and/or surrounding anthropogenic disturbances, line of sight between the nest and the construction activity, type and duration of construction activity, ambient noise, species habituation, and topographical barriers. These factors will be evaluated on a case-by-case			City of Perris Planning Division	Initials	Date	Remarks
	basis when developing buffer distances. Limits of construction to avoid an active nest will be						
	established in the field with flagging, fencing, or other appropriate barriers; and construction personnel will be instructed on the sensitivity of						
	nest areas. A biological monitor should be present						

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	to delineate the boundaries of the buffer area and to monitor the active nest to ensure that nesting behavior is not adversely affected by the construction activity. Once the young have fledged and left the nest, or the nest otherwise becomes inactive under natural conditions, construction activities within the buffer area can occur.						
CULTURAL RESOURCES							
Cause a substantial adverse change in the significance of an archaeological resource pursuant to §15064.5	CR-1: Prior to the issuance of grading permits, the Project proponent/developer shall retain a professional archaeologist meeting the Secretary of the Interior's Professional Standards for Archaeology (U.S. Department of Interior, 2012; Registered Professional Archaeologist preferred). The primary task of the consulting archaeologist shall be to monitor the initial ground-disturbing activities at both the subject site and any off-site Project-related improvement areas for the identification of any previously unknown archaeological and/or cultural resources. Selection of the archaeologist shall be subject to the approval of the City of Perris Director of Development Services and no ground-disturbing activities shall occur at the site or within the off-site Project improvement areas until the archaeologist has been approved by the City. The archaeologist shall be responsible for monitoring ground-disturbing activities, including initial vegetation removal, maintaining daily field notes and a photographic record, and for reporting all finds to the developer and the City of Perris in a timely manner. The archaeologist shall be prepared and equipped to record and salvage cultural	Prior to issuance of a grading permit and during subsurface excavation	Confirmation of professional archeologist retention/on- going monitoring/su bmittal of Report of Findings and curate discovered resources, if applicable	City of Perris Planning Division			

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	resources that may be unearthed during ground-						
	disturbing activities and shall be empowered to						
	temporarily halt or divert ground-disturbing						
	equipment to allow time for the recording and						
	removal of the resources.						
	In the event that archaeological resources are						
	discovered at the Project Site or within the off-site						
	Project improvement areas, the handling of the						
	discovered resource(s) will differ, depending on the						
	nature of the find. Consistent with California Public						
	Resources Code Section 21083.2(b) and Assembly						
	Bill 52 (Chapter 532, Statutes of 2014), avoidance shall be the preferred method of preservation for						
	Native American/tribal cultural/archaeological						
	resources. However, it is understood that all						
	artifacts, with the exception of human remains and						
	related grave goods or sacred/ceremonial/religious						
	objects, belong to the property owner. The property						
	owner will commit to the relinquishing and curation						
	of all artifacts identified as being of Native American						
	origin. All artifacts, Native American or otherwise,						
	discovered during the monitoring program shall be						
	recorded and inventoried by the consulting archaeologist.						
	If any artifacts of Native American origin are						
	discovered, all activities in the immediate vicinity of						
	the find (within a 50-foot radius) shall stop and the						
	Project proponent and Project archaeologist shall						
	notify the City of Perris Planning Division and the						
	Soboba Band of Luiseño Indians and the Pechanga						
	Band of Luiseño Indians. A designated Native						
	American representative from either the Soboba						
	Band of Luiseño Indians or the Pechanga Band of						

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	Luiseño Indians shall be retained to assist the						
	Project archaeologist in the significance						
	determination of the Native American as deemed						
	possible. The designated Luiseño tribal						
	representative will be given ample time to examine						
	the find. The significance of Native American						
	resources shall be evaluated in accordance with the						
	provisions of CEQA and shall consider the religious						
	beliefs, customs, and practices of the Luiseño tribe.						
	If the find is determined to be of sacred or religious						
	value, the Luiseño tribal representative will work with the City and consulting archaeologist to protect						
	the resource in accordance with tribal requirements.						
	All analysis will be undertaking in a manner that						
	avoids destruction or other adverse impacts.						
	avoids destruction of other daverse impacts.						
	In the event that human remains are discovered at						
	the Project Site or within the off-site Project						
	improvement areas, mitigation measure CR-2 shall						
	immediately apply and all items found in association						
	with Native American human remains shall be						
	considered grave goods or sacred in origin and						
	subject to special handling.						
	Native American artifacts that are						
	relocated/reburied at the Project Site would be						
	subject to a fully executed relocation/reburial						
	agreement with the assisting Luiseño tribe. This shall						
	include, but not be limited to, an agreement that						
	artifacts will be reburied on-site and in an area of						
	permanent protection, and that reburial shall not						
	occur until all cataloging and basic recordation have						
	been completed by the consulting archaeologist.						
	Native American artifacts that cannot be avoided or						

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	relocated at the Project Site shall be prepared for curation at an accredited curation facility in Riverside County that meets federal standards (per 36 CFR Part 79) and available to archaeologists/researchers for further study. The						
	Project archaeologist shall deliver the Native American artifacts, including title, to the identified curation facility within a reasonable amount of time, along with applicable fees for permanent curation.						
	Non-Native American artifacts shall be inventoried, assessed, and analyzed for cultural affiliation, personal affiliation (prior ownership), function, and temporal placement. Subsequent to analysis and reporting, these artifacts will be subjected to						
	curation, as deemed appropriate, or returned to the property owner.						
	Once grading activities have ceased and/or the archaeologist, in consultation with the designated Luiseño representative, determines that monitoring						
	is no longer warranted, monitoring activities can be discontinued following notification to the City of Perris Planning Division.						
	A report of findings, including an itemized inventory of artifacts, shall be prepared upon completion of the tasks outlined above. The report shall include all						
	data outlined by the Office of Historic Preservation guidelines, including a conclusion of the significance of all recovered, relocated, and reburied artifacts. A						
	copy of the report shall also be filed with the City of Perris Planning Division, the University of California, Riverside, Eastern Information Center (EIC) and the						
	Luiseño tribe(s) involved with the Project.						

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Disturb any human remains, including those interred outside of formal cemeteries?	CR-2: In the event that human remains (or remains that may be human) are discovered at the Project Site or within the off-site Project improvement areas during ground-disturbing activities, the construction contractors, Project archaeologist, and/or designated Luiseño tribal representative shall immediately stop all activities within 100 feet of the find. The Project proponent shall then inform the Riverside County Coroner and the City of Perris Planning Division immediately, and the coroner shall be permitted to examine the remains as required by California Health and Safety Code Section 7050.5(b). If the coroner determines that the remains are of Native American origin, the coroner would notify the Native American Heritage Commission (NAHC), which will identify the "Most Likely Descendent" (MLD). Despite the affiliation with any Luiseño tribal representative(s) at the site, the NAHC's identification of the MLD will stand. The MLD shall be granted access to inspect the site of the discovery of Native American human remains and may recommend to the Project proponent means for treatment or disposition, with appropriate dignity of the human remains and any associated grave goods. The MLD shall complete his or her inspection and make recommendations or preferences for treatment within 48 hours of being granted access to the site. The disposition of the remains will be determined in consultation between the Project proponent and the MLD. In the event that there is disagreement regarding the	Frequency During ground disturbing activities	Compliance Confirmation of coroner and NAHC contact and submittal of Report of Findings, if applicable	City of Perris Planning Division			

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	determination (see Public Resources Code Section 5097.98(e) and 5097.94(k)).						
	The specific locations of Native American burials and reburials will be proprietary and not disclosed to the general public. The locations will be documented by the consulting archaeologist in conjunction with the various stakeholders and a report of findings will be filed with the Eastern Information Center (EIC).						
GEOLOGIC RESOURCES							
Would the project directly or indirectly destroy a unique paleontological resource or site or unique geologic feature	GEO-1: Prior to the issuance of grading permits, the Project proponent/developer shall submit to and receive approval from the City, a Paleontological Resource Impact Mitigation Monitoring Program (PRIMMP). The PRIMMP shall include the provision for a qualified professional paleontologist (or his or her trained paleontological representative) to be on-site for any Project-related excavations that exceed five (5) feet below the pre-grade surface. Selection of the paleontologist shall be subject to approval of the City of Perris Planning Manager and no grading activities shall occur at the Project Site or within the off-site Project improvement areas until the paleontologist has been approved by the City. Monitoring shall be restricted to undisturbed subsurface areas of older Quaternary alluvium. The approved paleontologist shall be prepared to quickly salvage fossils as they are unearthed to avoid construction delays. The paleontologist shall also remove samples of sediments which are likely to contain the remains of small fossil invertebrates and vertebrates. The paleontologist shall have the	Prior to issuance of a grading permit and during subsurface excavation if grading and excavation activities will occur at depths greater than 4 feet	Submit a Paleontological Resource Impact Mitigation Monitoring Program (PRIMMP).	City of Perris Planning Division			

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	power to temporarily halt or divert grading						
	equipment to allow for removal of abundant or						
	large specimens.						
	Collected samples of sediments shall be washed to						
	recover small invertebrate and vertebrate fossils.						
	Recovered specimens shall be prepared so that						
	they can be identified and permanently preserved.						
	Specimens shall be identified and curated and						
	placed into an accredited repository (such as the						
	Western Science Center or the Riverside						
	Metropolitan Museum) with permanent curation						
	and retrievable storage.						
	A report of findings, including an itemized						
	inventory of recovered specimens, shall be						
	prepared upon completion of the steps outlined						
	above. The report shall include a discussion of the						
	significance of all recovered specimens. The report						
	and inventory, when submitted to the City of Perris						
	Planning Division, will signify completion of the						
	program to mitigate impacts to paleontological						
	resources.						
HAZARDS AND HAZARDO						I.	
For a project located	HAZ-1: Within five days after the completion of the	Upon	Receipt for e-	City of Perris			
within an airport land use	office building's greatest height, e-file FAA Form	issuance of	filed	Planning			
plan or, where such a	7460-2 Notice of Actual Construction or Alteration.	Certificate of	document	Division			
plan had not been adopted, within 2 miles of		Occupancy					
a public airport or public							
use airport, would the							
project result in a safety							
hazard or excessive noise							
for people residing or							
working in the project							
area?							

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TRIBAL CULTURAL RESOUR	RCES						
Cause a substantial adverse	Refer to CR-1 and CR-2 above.						
change in the significance of							
a tribal cultural resource,							
defined in Public Resources							
Code section 21074 as either							
a site, feature, place, cultural							
landscape that is							
geographically defined in							
terms of the size and scope							
of the landscape, sacred							
place, or object with cultural							
value to a California Native							
American tribe, and that is a							
resource determined by the							
lead agency, in its discretion							
and supported by substantial							
evidence, to be significant							
pursuant to criteria set forth							
in subdivision (c) of Public							
Resources Code Section							
5024.1. In applying the							
criteria set forth in							
subdivision (c) of Public							
Resources Code Section							
5024.1, the lead agency shall							
consider the significance of							
the resource to a California							
Native American tribe?		1		l			