

AGENDA REPORT

MEETING DATE: January 19, 2016
SUBJECT: Venture Point Development Old California Restaurant Row Indoor/Outdoor Entertainment & Special Events
CASE: P15-0029 (CUP 15-003)

Recommendation

Conditionally approve the continued operation of indoor/outdoor entertainment activities and special events within an existing commercial center Old California Restaurant Row through a Conditional Use Permit (CUP). The proposed new CUP relies on the previously approved Negative Declaration (ND 11-812).

Introduction

The project site is located on a 13.9-acre site known as Old California Restaurant Row consisting of 4 parcels on 1020-1080 W. San Marcos Boulevard. The entertainment activities and special events were originally approved under Conditional Use Permit (CUP11-857) by the Planning Commission in 2011. Subsequently, the original CUP expired, and therefore the proposal requests a new CUP to allow for the operation to continue. Entertainment activities and special events will continue the same as approved under the original CUP, except that one of the outdoor special event areas has been removed due to the new development of a Buffalo Wild Wings restaurant. In addition to the outdoor event venue, the project proposes to incorporate entertainment activities occurring within various businesses at Old California Restaurant Row and permit the operation of two (2) night clubs.

Discussion

The subject site is zoned Mixed-Use 1(MU-1) with a General Plan land use designation of Mixed-Use 1 (MU-1). The 80,133 square-foot commercial center ("Restaurant Row") is almost entirely occupied with restaurant uses. The zoning and land-use designation of the property was changed from Commercial to Mixed-Use in 2012 under the citywide General Plan update. The existing commercial center is considered a legal non-conforming use. Under this permit, the existing restaurants would be allowed to continue entertainment activities either within the enclosed buildings or on the patio areas associated with the restaurant. This CUP would also allow for continued limited Night club activities at two (2) designated sites located at Suite "A" (11,000 sq. ft. of GFA) and Suite "K" (6,006 sq. ft. of GFA), and would also allow for the option of a future banquet hall use of suite "K" as previously approved. Suites "A" and "K" are currently occupied by Acalpulco Restaurant and Sublime Ale House, respectively. All



entertainment activities, including night club operations are secondary to the primary restaurant use of the facilities.

The CUP designates four (4) areas A, B, C, & D (identified on the site plan attachment "D") to serve as outdoor entertainment venues. The outdoor entertainment venues are of various sizes to accommodate a variety of entertainment activities with attendance from 100 or less people (such as an arts and craft show in area "D") to large events with maximum attendance of 1,000 people (such as a classic car show in area "A").

The Conditional Use Permit places operational standards to ensure that the continuing uses are compatible with the restaurant and retail uses within the commercial center and surrounding area. The resolution carries over conditions from the original CUP to address operational standards of the use, such as requirements to comply with noise standards, security, hours of operation, and storm water operational standards for outdoor events. In addition, the Resolution includes a detailed land use matrix proposed by the CUP as Exhibit "A". Over the past 4.5 years, the on-going operation of entertainment activities and special events has been a compatible use with Restaurant Row and the surrounding uses.

Other than a weekly farmer's market held on Sundays, typically ten (10) outdoor events are held per year which range from holiday events to car and art shows. The subject property provides 1,004 parking spaces for the existing restaurant and retail uses. Approximately 890 parking spaces are required per the City Off-Street Parking Ordinance; therefore, the site provides 114 spaces above the ordinance requirements. For the original CUP, a parking survey was conducted over a two (2) week period to determine the amount of parking being utilized on site for the existing uses. As expected, the greatest number of parking spaces are used by patrons on Friday and Saturday evenings at Restaurant Row. Per the site plan, Outdoor Event Area A is the largest special event area, and occupies a maximum of 150 parking spaces. The resolution is conditioned that not more than one outdoor event occurs on site at one time. During the highest parking demand on Friday and Saturday evenings, the parking survey concluded that there would be an adequate amount of parking available on site when the largest outdoor event area (A) was in use. This was based on the outdoor events occurring on an occasional basis, most of the event attendees (an estimated two-thirds based on similar projects) will also visit the on-site restaurants, and the events are family-oriented activities where vehicles driving to the event would most likely be occupied by multiple persons (families); therefore, reducing the number of trips to the site and the demand for parking. Since the time the outdoor events started in 2011, the City has not received any complaints regarding the outdoor events. Access to the site will continue via the existing (2) driveway entries on San Marcos Boulevard, three (3) entries on Via Vera Cruz, and one (1) from Las Posas Road via through the movie theater development directly to the west. The site provides adequate circulation for vehicles and delivery and fire trucks, which shall be maintained when special events occur.



Environmental Review

The proposed new CUP relies on the previously approved Negative Declaration (ND11-812) under CUP11-857.

Attachment(s)**Adopting Resolution**

- A- Requested Entitlement
- B- Site & Project Characteristics
- C- Aerial Map
- D- Site Plan

Prepared by:

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Raffi Mangassarian, Planning Technician I

Approved by:

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Karen Brindley, Planning Division Manager

Submitted by:

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Matt Little, Development Services Director / City Engineer



ATTACHMENT A
Requested Entitlements

- Conditional Use Permit (CUP 15-003) to allow for the continued operation of indoor/outdoor entertainment and special events within an existing commercial center in Mixed-Use 1 (MU-1) Zone.

AGENDA ITEM NO. 2



ATTACHMENT B
Site & Project Characteristics

<u>Existing Property</u>	<u>Land use</u>	<u>Zoning</u>	<u>General Plan Designation</u>
Subject	Mixed-Use 1(MU-1)	MU-1	Mixed-Use 1
North	Office/Manufacturing	L-I	Light Industrial
South	San Marcos Creek District	SPA	Specific Plan Area
East	Commercial	MU-1	Mixed-Use 1
West	Commercial	MU-1	Mixed-Use 1
Flood Hazard Zone	<u>x</u> yes	<u> </u> no	
Resource Conserv. Area	<u> </u> yes	<u>x</u> no	
Redevelop. Proj. Area 1	<u>x</u> yes	<u> </u> no	
Sewers	<u>x</u> yes	<u> </u> no	
Septic	<u> </u> yes	<u>x</u> no	
Water	<u>x</u> yes	<u> </u> no	
Gen. Plan Conformance	<u>x</u> yes	<u> </u> no	
Land Use Compatibility	<u>x*</u> yes	<u> </u> no	

*with approval of CUP 15-003

AGENDA ITEM NO. 2



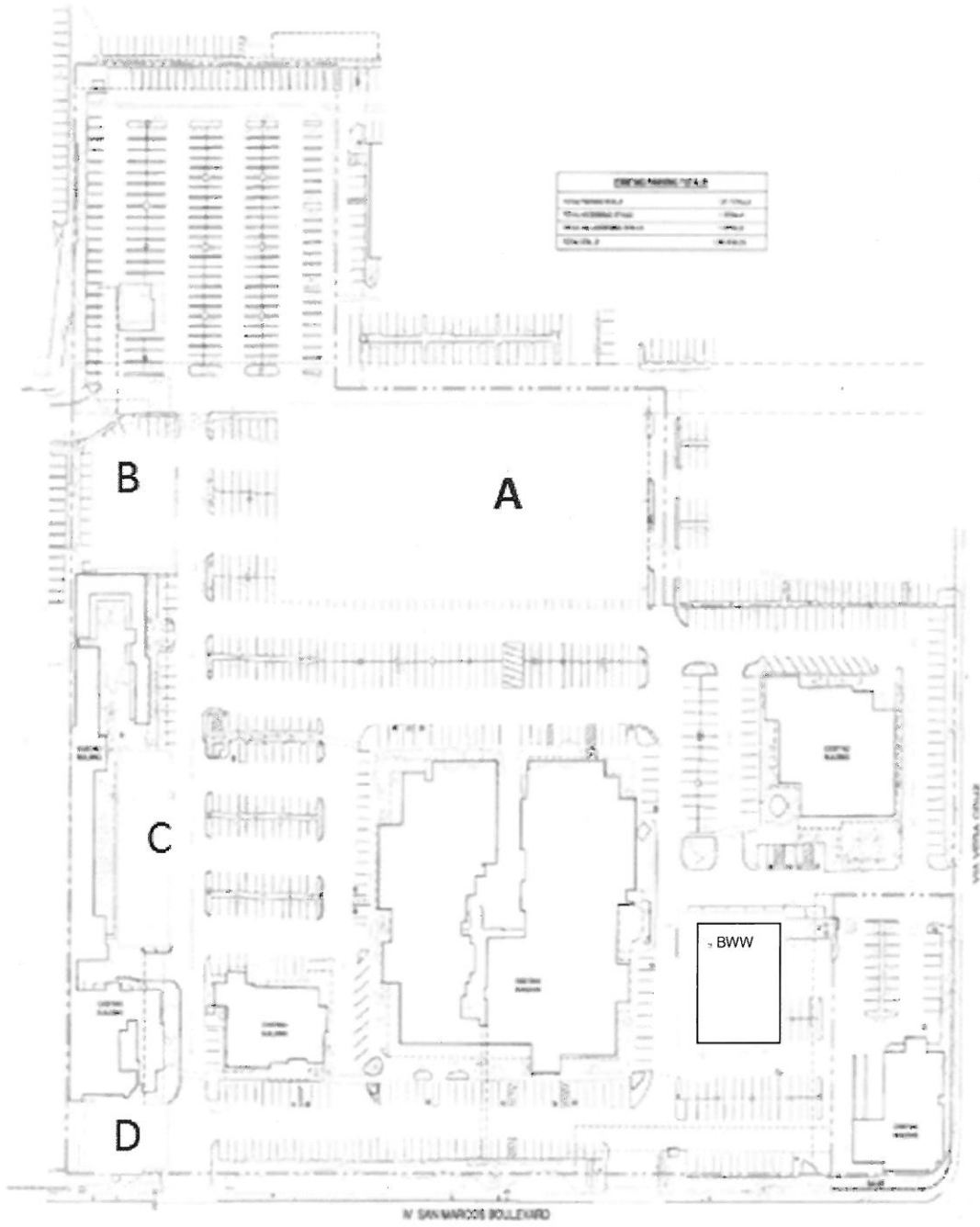
ATTACHMENT C
Aerial Map



AGENDA ITEM NO. 2



ATTACHMENT D
Site Plan



AGENDA ITEM NO. 2

RESOLUTION PC 16-4514

A RESOLUTION OF THE SAN MARCOS PLANNING COMMISSION APPROVING A CONDITIONAL USE PERMIT TO ALLOW FOR THE CONTINUED OPERATION OF INDOOR/OUTDOOR ENTERTAINMENT AND SPECIAL EVENTS WITHIN AN EXISTING COMMERCIAL CENTER IN THE MIXED-USE 1 (MU-1) ZONE.

CUP 15-003
(P15-0029)
Venture Point Development

WHEREAS, an application was received from Venture Point Development requesting a Major Conditional Use Permit to allow for the continued operation of indoor/outdoor entertainment and special events within an existing commercial center ("Restaurant Row"), located at 1020-1080 San Marcos Boulevard, in the Mixed-Use 1 (MU-1) Zone, more particularly described as:

Parcels 1, 2, 3, & 4 of Parcel Map No. 17325 in the City of San Marcos, County of San Diego, State of California, recorded in the Office of the County Recorder on February 28, 1994 as File No. 1994-0133864 of Official Records.

Assessor's Parcel Number: 219-200-30-00, 219-200-31-00, 219-200-45-00, & 219-200-46-00.

WHEREAS, on September 06, 2011, the Planning Commission originally approved the Major Conditional Use Permit (CUP11-857) to allow for indoor/outdoor entertainment and special events within "Restaurant Row", and subsequently expired; and

WHEREAS, the City Council approved a General Plan land-use and zone change of the subject property from Commercial (C) zone to Mixed-Use 1 (MU-1) on February 14, 2012 and December 13, 2012, respectively; and

WHEREAS, the Development Services Department did study said request and does recommend approval of requested use; and

WHEREAS, the required public hearing held on January 19, 2016 was duly advertised and held in the manner prescribed by law; and

WHEREAS, the existing use was previously approved under Negative Declaration (ND 11-812) pursuant to the California Environmental Quality Act (CEQA); and

WHEREAS, the Planning Commission's decision is based on the following findings and determinations:

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1. The granting of the Conditional Use Permit, as conditioned, will not result in detrimental impacts to adjacent properties or the character and function of the neighborhood in that the continuing operation of the entertainment activities and special events will occur within the enclosed buildings, restaurant patio areas, and designated areas in the parking lot; regulated by operational standards for the proposed activities; and adequate parking is provided during special events as demonstrated by the parking study. Large events will require a traffic management plan and onsite security to assist with way-finding/directions to parking.
2. The design, development, and conditions associated with the Conditional Use Permit are consistent with the goals, policies, and intent of the General Plan and the purpose and intent of the Mixed-Use 1 (MU-1) Zone in that the continuing operation of the entertainment and special events is compatible with the surrounding General Plan land use designation, "Commercial", and the restaurant uses within the existing non-conforming commercial center; and helps to promote a variety of commercial activities within the community.
3. The continuing operation of the entertainment and special events, allowed in conjunction with the Conditional Use Permit, is compatible with the existing and future land uses of the Mixed-Use 1 (MU-1) Zone and the surrounding area as conditioned.

NOW, THEREFORE, the Planning Commission resolves as follows:

- A. The foregoing recitals are true and correct.
- B. The Conditional Use Permit is approved per the submitted Events and Entertainment CUP Matrix (dated 01/08/2016 and provided as Exhibit "A") as modified herein and the site plan (provided as Exhibit "B") and shall not be expanded unless a modification to this permit is approved.
- C. The Conditional Use Permit is approved subject to compliance with the following conditions;
 1. All restaurants/food services with entertainment activities shall comply with the following operational standards:
 - a. Entertainment activities shall be ancillary to the primary use of the restaurant or food service. Food/drink sales shall be the primary sales of the restaurant or food service. A stand-alone night club shall be prohibited.
 - b. Area of entertainment shall be limited to the following percentages of dining floor space based on restaurant size:

- (1) 0 to 4,000 sq-ft (gross) restaurant = 10% of dining floor space.
- (2) 4,000 sq-ft (gross) or greater restaurant = 20% of dining floor space.
- (3) Restaurant with night club = 30% of dining floor space.

- c. Entertainment activities shall be limited to live music, disc jockey, karaoke, and dancing. Any other form of entertainment is unauthorized and shall be prohibited. Examples of unauthorized entertainment include, but are not limited to: wet t-shirt contests, bikini contests, lingerie shows, casino night themes, burlesque dancers, lap dancers, strippers or any form of adult entertainment per SMMC 20.405.
- d. Per this Conditional Use Permit, the definition of a nightclub shall be a commercial establishment which provides dancing and other entertainment (music, comedy, etc); may sell food and alcoholic beverages for consumption on the premises; and may charge customers a fee or require a minimum purchase to support the provision of entertainment and/or dancing. Music may be live, recorded, or presented by a disc jockey. Entertainment/dancing is the main draw. Dancing shall be limited to night clubs only in Suites A and K.
- e. Operators shall not charge a fee to enter the premises which includes, but is not limited to, advance ticket sales for any entertainment event or a coverage charge, except for fundraisers for nonprofit organizations and night club as defined per this Conditional Use Permit.
- f. Outdoor entertainment shall be limited to Suites A, B, C, E, F, H, K, N, O, P, Q, R, S, T, U, V and W within its outdoor patio lease area.
- g. All entertainment activities shall cease operation by 12 midnight, except night club activities, which shall be limited to hours of operation between 5 p.m. and 1:30 a.m.
- h. All establishments providing entertainment shall, at times of entertainment activities provide sufficient quantities of licensed security personnel to ensure the protection of the public health, safety and welfare. Security personnel shall supervise patrons inside the establishment and shall be provided in a minimum ratio of one (1) security guard for fifty (50) patrons (1:50). Attendance of fifty (50) or more patrons shall require at least one (1) security guard. Business operators shall provide a minimum of one (1) additional security guard per fifty (50) patrons thereafter. Security guards must be readily identifiable as employees/agents of the permitted premises. Should the City receive complaints and/or experience an increase in calls for service for police/fire/medical assistance, additional security personnel shall be required and provided for by the applicant and/or business operator as

determined necessary by the Sheriff's Department.

- i. All private security guards and security staff (bouncers) shall wear shirts and/or jackets with the word "SECURITY." The lettering shall be in a clearly discernible color.
- j. At night clubs, "In and Out" privileges of patrons are prohibited. No patron shall be allowed reentry into the facility after leaving during operation as a night club. This shall not include going into the outdoor dining area of the business or a designated smoking area.
- k. No person shall be granted entry into the facility providing entertainment if said person appears to be under the influence of any illegal controlled substance or are intoxicated.
- l. An owner or manager shall be on site during all entertainment activities.
- m. Managers and owners of night clubs (suites A and K) are subject to a background check and approval by the City. The City shall be notified of any change in address of ownership or change of ownership of the business conducting entertainment activities.
- n. All entertainers, staff members, and patrons shall be clothed at all times so that no anatomical areas, as specified per the City Municipal Code, are visible.
- o. All personnel, including management, are prohibited from consuming alcoholic beverages while on duty.
- p. If alcohol is being served, no one under the age of 21 shall be allowed within the entertainment area after 10 p.m., or earlier if the kitchen is not in operation, unless accompanied by a parent or guardian. For night club activities, no one under the age of 21 shall be allowed in the entertainment area while entertainment is taking place which includes all entertainers.
- q. No one under the age of 21, including entertainers, shall be served alcoholic beverages.
- r. All employees who serve alcohol or check identification shall attend the Alcohol Beverage Control (ABC) LEAD Training or Responsible Beverage Sales & Service (RBSS) Training every two (2) years as required by City Ordinance No. 2009-1318. Confirmation of program participation shall be kept on file and made available upon request.
- s. The maximum occupancy for each restaurant or food service, including

outdoor patio lease areas where applicable, shall not be exceeded at any time. The Occupancy Load sign shall be posted at all times.

- t. Exit doors shall not be blocked at any time.
- u. All activities shall occur within the enclosed building and/or outdoor patio lease area where applicable.
- v. The operator shall not maintain or construct any type of enclosed room intended for use by entertainers or customers for any purpose, except for restroom facilities.
- w. The individual business operators and/or the applicant shall not utilize the services of a paid promoter to market and/or advertise an individual event and/or entertainment activity. The use of collective marketing campaigns for center activities is permitted.
- x. Operations of the entertainment activities at all restaurants (including those occurring on outdoor patios) shall be conducted whereas not to become a noise nuisance to neighboring uses. Maximum sound levels shall not exceed 65 decibels at the perimeter of lease areas. It shall be the responsibility of the property management to monitor onsite noise levels during entertainment activities and resolve complaints between tenants regarding noise nuisances. If complaints are received by the City, the applicant shall be required to take immediate corrective action to respond to such complaints as deemed necessary by the Planning Division Manager.

2. A banquet hall shall comply with the following operational standards:

- a. If not used as a restaurant or night club, Suite K may be used as a banquet hall.
- b. A banquet hall shall have a maximum size of 6,006 square feet.
- c. A banquet hall shall comply with all conditions for entertainment activities listed in Section D (2) of this resolution.

3. All outdoor special events shall comply with the following operational standards:

- a. Special events shall be limited to activities such as a farmers market, car shows, food fairs, art/crafts shows, performance shows, holiday and cultural events and other compatible events approved by the Planning Division Manager. Swap meets, flea markets and concert venues are prohibited under this Conditional Use Permit.

- b. Outdoor parking lot special events shall be limited to Parking Lot Areas A through D as designated on the approved site plan, Exhibit "B", and shall not be expanded beyond those boundaries.
- c. Admission to any special event allowed under this Conditional Use Permit shall be open and free to the general public. Special events that are fundraisers for nonprofits may establish and collect an admission fee.
- d. The maximum number of attendees anticipated for a special event shall not exceed the following levels per area: (A) 1,000 persons; (B) 300 persons; (C) 250 persons; and (D) 100 persons.
- e. Outdoor events with attendance of 1,000 persons shall not take place during peak traffic hours of Monday-Friday 4:00 P.M. – 7:00 P.M.
- f. No more than one special event shall occur at any one time.
- g. For events with anticipated attendance greater than 350 persons, a traffic management plan shall be submitted to the Public Works Department Traffic Division for approval. The traffic management plan shall, at a minimum, include internal circulation patterns, temporary signage, flagger locations, event parking locations, queuing, routing and stacking locations of vehicles. Additionally the traffic management plan shall include routing and methods for handling on-site vehicular traffic and parking that exceeds the site's ability to accommodate. Review of the traffic management plan shall be subject to additional information requests by the Public Works Department as needed for a complete review of the traffic handling plan. Applicant shall pay \$100.00 associated with the review of each traffic management plan. The Public Works Director may waive the fee.
- h. Driveway circulation outside of the Parking Lot Areas A, B, C, & D shall remain free and unobstructed for two-way traffic.
- i. No event shall be allowed, through the use of this permit, to prohibit or reduce access to any adjacent property.
- j. Upon redevelopment of 1100 W. San Marcos Boulevard (Assessor Parcel Number 219-200-47), the property owner shall enter into an agreement for shared access and/or parking, an unsubordinated reciprocal access and parking agreement, in a form satisfactory to the City Attorney, shall be recorded with the Office of the San Diego County Recorder. A copy of the recorded agreement shall be submitted to the City's Planning Division.
- k. Special events in Parking Lot Area D shall not interfere with vehicle egress/ingress via the driveway entry off of San Marcos Boulevard or future

access to adjacent parcels on west side of project site.

1. All events shall have adequate restroom facilities available for attendees. Portable restrooms shall be required for large events and shall include ADA equipped temporary facilities as necessary.
- m. Enclosed tents and open canopies above 200 and 400 square feet in size, respectively, shall require issuance of a tent permit by the Fire Marshal.
- n. During special events, handicap access shall be maintained from parking lot to all buildings at all times.
- o. Operations of the Special Events shall be conducted whereas not to become a noise nuisance to neighboring uses. Maximum sound level shall be maintained at a maximum of 65 decibels as measured from the property line. It shall be the responsibility of the property management to monitor noise levels during special events and adjust operations to comply with this condition. If complaints are received, the applicant shall be required to take immediate corrective action to respond to such complaints as deemed necessary by the Planning Division Manager.

4. If any Alcoholic Beverage Control (“ABC”) regulations/terms/conditions for any individual tenant are more restrictive than those contained within this Conditional Use Permit, then those more restrictive ABC regulations/terms/conditions shall take precedence. All ABC license conditions are incorporated herein.
5. All outdoor special events shall be conducted in compliance with the Storm Water Management requirements adopted by the City of San Marcos, including the following requirements:
 - a. A Storm Water Management plan shall be developed that shows storm drain inlets requiring protection within the event area. The management plan shall be provided to the City’s Stormwater Program Manager a minimum of one (1) week prior to the event and include a name and phone contact number of the person responsible for implementing the plan. The contact information for the person responsible shall reflect 24 hour / 7 days a week availability.
 - b. Event organizers must protect all storm drains identified within the event area in all weather conditions, and provide drain signage at each inlet that discourages storm drain pollution. Place signage over (i.e. via a traffic barricade), or adjacent to the storm drain(s) with the following wording: “Do not pour liquids or place trash into the storm drain. Violators will be subject to fines” and “No tire líquidos ni basura en los desagües. Violadores serán multados”.

- c. If no rain is projected, event organizers shall place fabric filters or City-approved inlet protection device over the drain opening. The use of fabrics and other types of inlet protection devices shall require gravel bags or other form of hold down to keep them in place during the event. The gravel must be clean and free of sediment.
- d. If a forty (40) percent chance or greater of rain is forecasted twenty-four (24) hours in advance of the event, event organizers shall place gravel bags protecting the storm drain perimeter or use other City-approved inlet protection devices. Fabric filters shall not be used in the event of rain.
- e. All impacted catch basins identified on the special events storm water pollution prevention plan shall be visually inspected and cleaned (if necessary) following the special event and prior to an anticipated rain event (40) percent chance or greater of rain in the forecast.
- f. Prior to the event, event organizers shall hold a pre-event meeting and train event staff and vendors in storm water pollution prevention activities at the event venue, and inform all vendors their storm water pollution prevention responsibilities. Proof of training shall be made available to City inspectors upon request. The following MUST be in a written form on site with each vendor along with a copy of storm water management plan:
 - (1) Food and beverage, and all chemical and liquid activities or products: Event organizers and vendors shall have spill kits in or adjacent to their work area. Spill kits include: paper towels, cloth towels, kitty litter and/or sand. All spill materials shall be picked up out of the public right of way once the spilled material is absorbed off the ground. Spills leaving the event venue area into the surrounding streets shall be captured and prevented from entering the surrounding non-event area(s) and storm drains.
 - (2) Craft/art creative areas and post event public art removal: All craft/art creative areas shall have spill kits on hand. Post event clean-up of these areas includes removal of temporary public art (chalk, paint, charcoal, clay, etc). Event/vendor staff shall use wet-mops. Any water in a bucket must be either poured into the sanitary sewer (i.e. via a sink), or released over a landscaped area that has adequate capacity to contain the liquids and the pollutant without allowing discharge onto sidewalks, curbs, gutters streets and drains.
 - (3) Adequate trash containers must be provided throughout the event venue, including at the exit and entry points. Regular collection of loose trash and debris shall occur during events. All trash and /or recycling collection areas shall have spill kits and wet mop(s) and

brooms available and staff trained in spill clean-up methods.

- (4) Post event sweeping of the entire venue area and related staging areas is required.
- (5) All temporary portable restrooms shall be placed away from all storm drain inlets, drainage swales, water bodies, and any other locations that have the potential to impact the storm drain system. All temporary portable restrooms are required to have a secondary containment pan or additional BMPs in place around the stations for possible overflows. The contact information for the company responsible for the stations shall be clearly marked on or around the stations.
- (6) In accordance with Chapter 14.15 San Marcos Municipal Code and Order R9 2013-0001, non-storm water discharges to the City MS4 (street, sidewalk, curb, gutter, storm drains) are strictly prohibited during the operation and maintenance of the facility or event.

6. The operator for each restaurant or food service shall be responsible for compliance with all applicable State of California Department of Alcoholic Beverage Control (ABC) rules and regulations which are incorporated herein. In addition, any special event that includes the selling and/or serving of alcohol shall comply with the aforementioned regulations.
7. The parking lot of the premises shall be equipped with lighting of sufficient power to illuminate and make easily discernible the appearance and conduct of all persons on or about the parking lot.
8. The use of mobile light towers, flood lights, lasers, klieg lighting (e.g. "searchlights") or other similar temporary outdoor lighting devices shall be prohibited under this Conditional Use Permit.
9. During entertainment activities and special events, the operator(s) shall provide sufficient, licensed security personnel to ensure the protection of the public health, safety, and welfare. Security personnel shall supervise patrons for indoor/outdoor entertainment activities, including dedicated security in the parking lot, and during special events. Security guards shall be easily identifiable.
10. For events of 1,000 people in outdoor area "A", the applicant shall contract with the San Diego County Sheriff's Department for traffic control and security services.
11. If ABC requirements for security for an individual tenant are more restrictive, then those restrictions shall take precedence and are incorporated herein.

12. Any incident requiring security measures (reactive intervention or mediation) by on-site staff shall be immediately reported to the Sheriff's Department. All onsite staff shall cooperate, aide and assist the Sheriff's Department in the collection of information regarding any incident requiring a response.
13. Excessive or severe incidents, as determined by the City of San Marcos, Sheriff's Department, or ABC, may result in mandatory training classes, imposition of additional restrictive conditions, or modification or revocation of this Conditional Use Permit.
14. All operators shall obtain and maintain a City Business License.
15. A separate permit shall be required for any new monument or wall signage. Wall signage shall be individual channel or cut-out letters. Temporary signs, such as banners, require issuance of a Temporary Sign Permit by the City.
16. Building address and suite number shall be clearly labeled for day and night-time emergency responses. In addition, adequate lighting shall be provided to deter potential criminal activities (i.e. vehicle burglaries, prowlers, loitering, etc.).
17. Existing building footprints shall not be expanded to accommodate entertainment activities.
18. Prior to issuance of any building permit, the following conditions shall be complied with:
 - a. Buildings and structures must be designed to conform to the latest standards adopted by the State of California in the California Building Code, Part 2, Title 24, and California Code of Regulations.
 - b. Building plans and instruments of service submitted with a building permit application must be signed and sealed by a California licensed design professional as required by the State Business and Professions Code.
 - c. The City of San Marcos is located in Seismic Design Category "D". Buildings and structures must be designed to adequately transmit the dynamic lateral forces in accordance with the requirements of the latest adopted California Building Code.
 - d. The storage, use or handling of hazardous, toxic or flammable materials must be clearly indicated on all floor plans submitted for a building permit. Materials must be identified in accordance with Health and Safety code section 25101.
 - e. An automatic fire extinguishing system may be required in accordance with

the latest adopted California Building Code, California Residential Code and/or San Marcos Fire Code Ordinance. Fire suppression systems shall conform to the standards adopted by the National Fire Protection Association and the San Marcos Fire Marshal. System may be required based on occupant loads and occupancy classifications.

- f. The proposed project must comply with Federal Law, Americans with Disabilities Act, and State Law, California Code of Regulations, Title 24, for accessibility standards for the disabled.
- g. The applicant/developer for new development, building expansion, redevelopment or discretionary use is required to pay Public Facilities Fees as established by the latest adopted Public Facilities Fee. The fee is based on the proposed land use and shall be paid prior to the issuance of the first permit for the development.
- h. The proposed new development is subject to the payment of School Fees as required by law. The applicant is required to submit a Certificate of Compliance from the school district to obtain building permits from the City.
- i. The proposed new development is subject to approval by the Vallecitos Water District and all applicable fees and charges shall be paid to the District prior to permit issuance.
- j. Tenants are required to obtain written permission from the building owner, or owner's agent, prior to obtaining a building permit from the city. Per San Marcos Municipal Code Chapter 17.08.030 Section 105.10, the tenant must obtain written permission from the building or property owner that the applicant is authorized to proceed with the proposed construction.
- k. All construction operations authorized by building permits, including the delivery, setup and use of equipment shall be conducted on premises during the hours of 7:00 AM to 6:00 PM on Monday through Friday, and on Saturday between 8:00 AM and 5:00 PM. No work shall be conducted on Sundays or Holidays observed by the City of San Marcos. Failure to comply will result in the issuance of STOP WORK NOTICES, REVOCATION OF PERMITS and the issuance of citations and fines as appropriate. Citations for hours of work violations require a mandatory court appearance in North County Superior Court.

D. The applicant shall be responsible for compliance with all relevant portions of the City of San Marcos Municipal Code, City Ordinance, and City policies and resolutions.

E. The City shall approve changes in the use or occupancy of an existing building. The City shall inspect and approval all new uses prior to the issuance of a Certificate of Occupancy

("C of O"). Buildings or structures shall not be occupied until the appropriate City departments and agencies have approved the buildings for occupancy.

- F. The Planning Division may, but is not obligated to inspect the premises to ensure compliance with the conditions of PC 16-4514.
- G. Use of the site shall be conducted so as not to become obnoxious by reason of noise, odor, refuse or maintenance of grounds and in such a manner as will not detrimentally affect adjoining properties and uses.
- H. To the extent feasible and as permitted by law, developers and contractors are requested to first consider the use of San Marcos businesses for any supplies, materials, services, and equipment needed, and the hiring of local residents in order to stimulate the San Marcos economy to the greatest extent possible.
- I. This Conditional Use Permit shall expire on January 19, 2021 and may be renewed administratively. Any request for permit extension shall be applied for by the permittee no later than one hundred twenty (120) days prior to the expiration date. It is the permittee's responsibility to track the expiration date of this CUP.
- J. To the extent permitted by law, the Developer shall defend and hold the City of San Marcos ("City"), its agents and employees harmless from liability from: (i) any and all actions, claims, damages, injuries, challenges and/or costs of liabilities arising from the City's approval of any and all entitlements or permits arising from the project as defined in the conditions of approval, or issuance of grading or building permits; (ii) any damages, liability and/or claim of any kind for any injury to or death of any person, or damage or injury of any kind to property which may arise from or be related to the direct or indirect operations of the Developer or its contractors, subcontractors, agents, employees or other persons acting on Developer's behalf which relate to the project; and (iii) any and all damages, liability and/or claims of any kind arising from operation of the project. Developer further agrees that such indemnification and hold harmless shall include all defense-related fees and costs associated with the defense of City by counsel selected by the City. This indemnification shall not terminate upon expiration of the conditions of approval or completion of the project, but shall survive in perpetuity.

PASSED AND ADOPTED by the Planning Commission of the City of San Marcos, State of California, at a regular meeting thereof, this 19th day of January, 2016, by the following roll call vote:

AYES: COMMISSIONERS:

NOES: COMMISSIONERS:

ABSENT: COMMISSIONERS:

APPROVED:

Eric Flodine, Chairman
SAN MARCOS CITY PLANNING COMMISSION

ATTEST:

Lisa Kiss, Planning Secretary
SAN MARCOS CITY PLANNING COMMISSION

Exhibit: A&B

EXHIBIT A
Events and Entertainment CUP Matrix

Old California Restaurant Row

1020 West San Marcos Blvd • Suite 200
San Marcos • CA 92078

CONDITIONAL USE PERMIT

Renewal

January 8, 2016

EVENTS & ENTERTAINMENT

PERMITTING & FEES

1 Conforming use approval process and time requirement

		<u>Process Time</u>	<u>Permit Fee</u>	<u>Annual Review</u>	
Events	Exterior Site	na	\$0	na	if CUP approved use
Events	Banquet	na	\$0	na	if CUP approved use
Tenant	Interior	na	\$0	na	if CUP approved use
Tenant	Exterior Patio	na	\$0	na	if CUP approved use

OWNER ENFORCEMENT

2 Owner Enforcement, Conditions of Approval

		<u>Rules & Regulation</u>	<u>CC&R</u>	<u>Event Security</u>	<u>Crowd Control</u>	<u>Delineation</u>
Events	Exterior Site	X	na	X	X	X
Events	Banquet	X	na			
Tenant	Interior	X	na			
Tenant	Exterior Patio	X	na			

Old California Restaurant Row

1020 West San Marcos Blvd • Suite 200
San Marcos • CA 92078

CONDITIONAL USE PERMIT

Renewal

January 8, 2016

EVENTS & ENTERTAINMENT

PROPERTY: EXTERIOR SITE

PARKING COUNT								
AREA	TOTAL SITE PARKING	SITE RATIO PARKING	EVENT LOST	REMAINING PARKING	REMAINING RATIO	REA GAIN THEATER	W/REA RATIO	
A	1004	13.7	150	854	11.7	0	11.7	
B	1004	13.7	35	969	13.2	0	13.2	
C	1004	13.7	22	982	13.4	0	13.4	
D	1004	13.7	9	995	13.6	0	13.6	

BUILDING AREA

OCRR 80,133 sf

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PROPERTY: EXTERIOR SITE

USE	AREA A	AREA B	AREA C	AREA D
Holiday & Cultural Events	X	X	X	X
Cultural Arts				
Performance	X	X	X	X
Art/Craft Shows	X	X	X	X
Community Venue				
School				
K8, High School, College	X	X	X	X
Non-Profit Organizations				
YMCA, Boy Scouts	X	X	X	X
Community Groups	X	X	X	X
Community Events				
Farmers Market	X	X	X	
Car Shows	X	X	X	X
Food Fairs	X	X	X	X

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PROPERTY: EXTERIOR SITE

CONDITIONS	AREA A		AREA C		AREA D		AREA E	
	sq	ft	sq	ft	sq	ft	sq	ft
Area	22,500	sf	11,500	sf	9,550	sf	3,400	sf
Attendance	1,000	ea	300	ea	250	ea	100	ea
Parking Generated (3.5 Attendees/car)	286		86		71		29	
Parking Count Increase (33% event only)	94		28		24		9	
Stage Area	400	sf	300	sf	300	sf	200	sf
Event Frequency								
Weekly	X		X		X		X	
Days								
Mon - Sun	X		X		X		X	
Hours								
6 am - 12 midnight	X		X		X		X	
Lighting	X		X		X		X	
Tenting	X		X		X		X	
Delination	X		X		X		X	
Circulation	X		X		X		X	
Decibel Reading @ Tenant Area	65		65		65		65	
Security	X		X		X		X	

Old California Restaurant Row

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CONDITIONAL USE PERMIT

Renewal

January 8, 2016

EVENTS & ENTERTAINMENT

PROPERTY: TENANTS

Interior Entertainment Area
60%

Old California Restaurant Row

CONDITIONAL USE PERMIT
 Renewal

January 8, 2016

PROPERTY: TENANTS

EVENTS & ENTERTAINMENT

Interior Entertainment Area
 60%

TENANT USE	TENANT SUITES										P				
	I	J	K (2)		L	M	N	O							
Size	4,410	sf	4,488	sf	6,006	sf	4,345	sf	1,880	sf	1,360	sf	5,273	sf	1,850
Current Type Allowed	China Wok Chinese		Vacant		Sublime Ale House		IHOP Family		King & I Thai		Coffee Coffee		SM Brew Sports		Vacant
Retail	X		X		X		X		X		X		X		X
Restaurant	X		X		X		X		X		X		X		X
Patio Dining					X				X		X		X		X
Liquor Entertainment	X		X		X		X		X		X		X		X
Interior	2,646	sf	2,693	sf	3,604	sf	2,607	sf	1,128	sf	816	sf	3,164	sf	1,110
Exterior					X				X		X		X		X
Music	X		X		X		X		X		X		X		X
Dancing					X				X		X		X		X
Decibel	65		65		65		65		65		65		65		65
Mon-Sun Hours	X		X		X		X		X		X		X		X
6 am - 12 mid	X		X		X		X		X		X		X		X
Bar/Nightclub					X				X		X		X		X
Thurs-Sat					X				X		X		X		X
Banquet Hall					X				X		X		X		X

Old California Restaurant Row

CONDITIONAL USE PERMIT

Renewal

January 8, 2016

PROPERTY: TENANTS

EVENTS & ENTERTAINMENT

Interior Entertainment Area
 60%

TENANT USE	O		R		S		T		U		V		W			
	Size	1,934	sf	1,342	sf	713	sf	290	sf	230	sf	580	sf	5,500	sf	
Current Type Allowed	Vacant		Vacant		Vacant		Vacant		Vacant		Vacant		Buff Wild Wings			
Retail	X		X		X		X		X		X		X			
Restaurant	X		X		X		X		X		X		X			
Patio Dining	X		X		X		X		X		X		X			
Liquor	X		X		X		X		X		X		X			
Entertainment	Interior		1,160	sf	805	sf	428	sf	174	sf	138	sf	348	sf	3,300	sf
	Exterior	X		X		X		X		X		X		X		
	Music	X		X		X		X		X		X		X		
	Dancing	X														
	Decibel	65		65		65		65		65		65		65		
	Mon-Sun Hours	X		X		X		X		X		X		X		
	6 am - 12 mid	X		X		X		X		X		X		X		
Bar/Nightclub																
Thurs-Sat																
Banquet Hall																

(1) Landlord reserves the right to evaluate and modify the decibel regulation as required
 (2) Suite K is designated as future banquet use

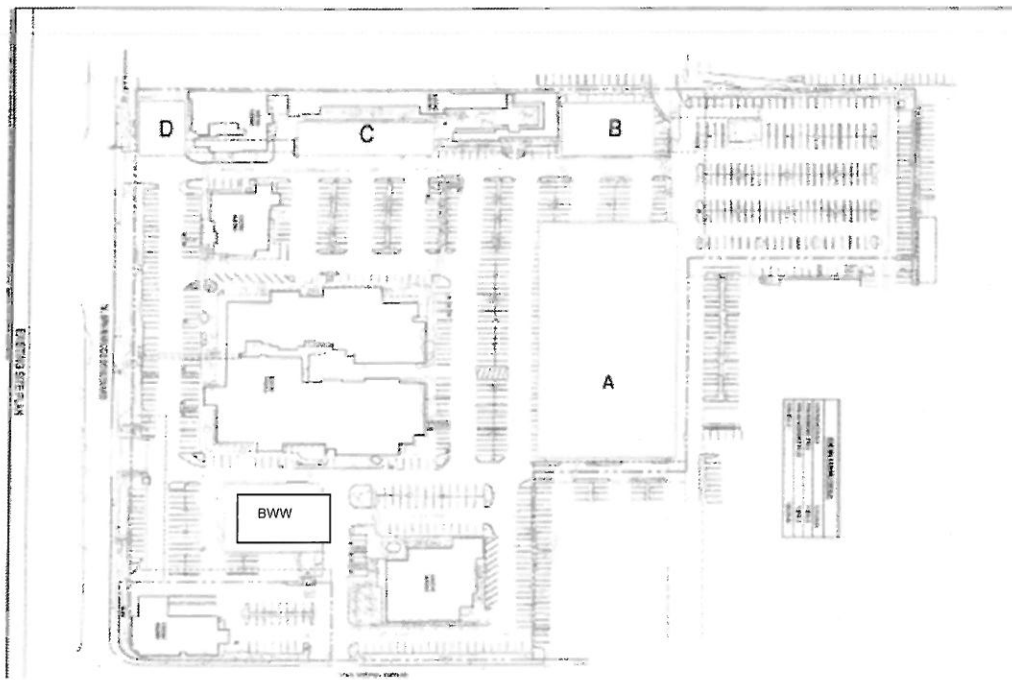
Old California Restaurant Row

1020 West San Marcos B
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CONDITIONAL USE PERMIT

Renewal

EVENTS & ENTERTAINMENT



Old California Restaurant Row

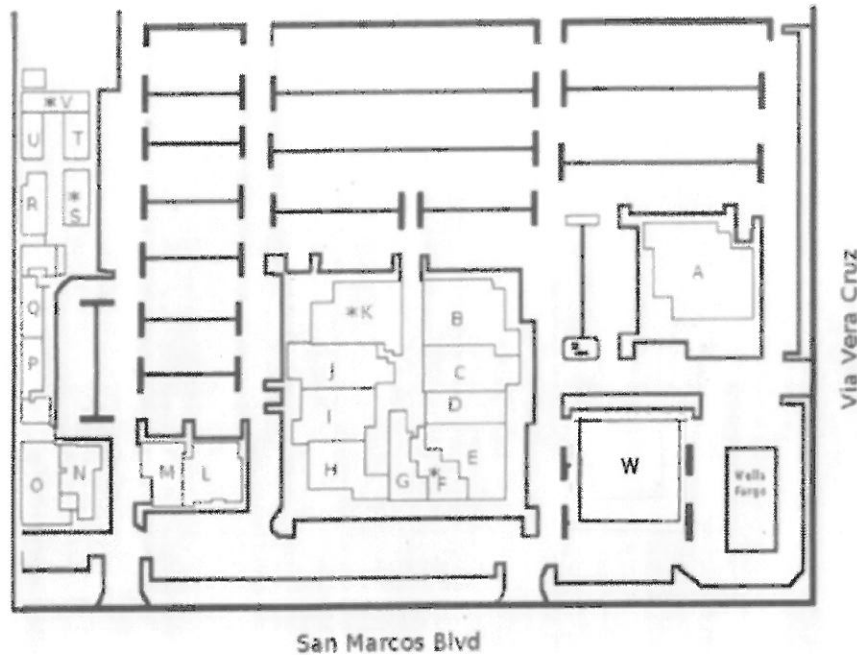
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CONDITIONAL USE PERMIT

Renewal

TENANT SUITES

January 8, 2016

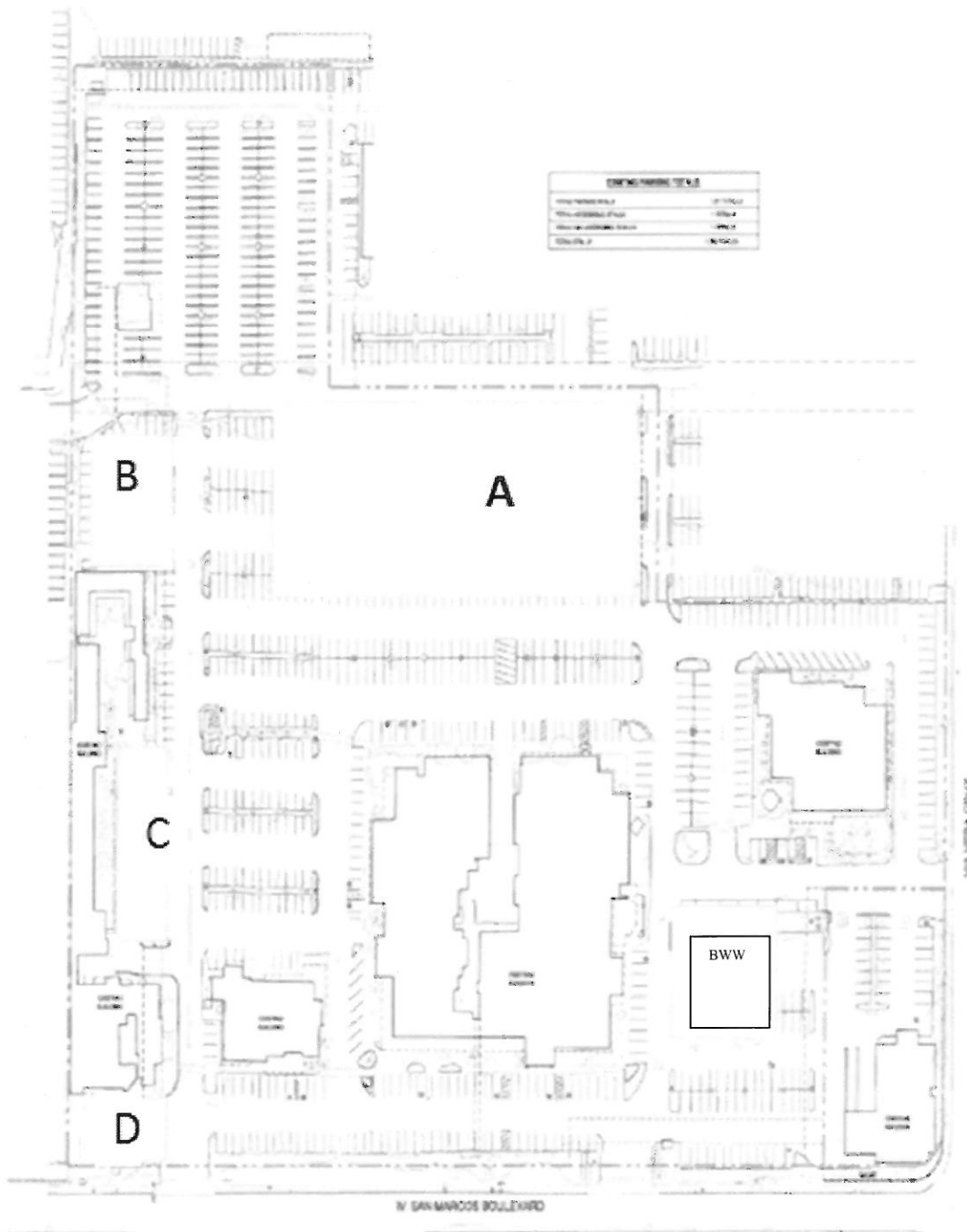


San Marcos Blvd

Via Vera Cruz

A	Acapulco	F	Vacant	K	Sublime	P	Vacant	U	Vacant
B	1020 Prime	G	India Princess	L	IHOP	Q	Vacant	V	Vacant
C	Mining Company	H	Kansu	M	King & I	R	Vacant	W	Buffalo Wild Wings
D	55 Yard Line	I	China Wokery	N	Coffee House	S	Vacant		
E	Cocina	J	Vacant	O	SM Brewery	T	Vacant		

EXHIBIT B
Site Plan



AGENDA ITEM
2