

Group 2 Public Comment



#2

de la Guerra, Sheila

From: Susan Cooper-Smith <susan.coopersmith@gmail.com>
Sent: Thursday, August 15, 2019 3:55 PM
To: Williams, Das; Hart, Gregg; Hartmann, Joan; Adam, Peter; Lavagnino, Steve
Cc: Bozanich, Dennis; sbcob; Litten, Jefferson; Elliott, Darcel; Nelson, Bob; Bantilan, Cory; Plowman, Lisa
Subject: Public Comment 8/20 Item D2 3561 Foothill

Caution: This email originated from a source outside of the County of Santa Barbara. Do not click links or open attachments unless you verify the sender and know the content is safe.

Dear Das Williams, Gregg Hart, Joan Hartmann, Peter Adam, and Steve Lavagnino:

Honorable Board Members, I respectfully request that the Santa Barbara County Board of Supervisors deny the appeal by Maureen Foley Claffey against the Coastal Development Permit issued to G&K Farm/K&G Flower located at 3561 Foothill Road for cannabis cultivation by Graham Farrar.

I have a BA degree in Botany from Pomona College (of the Claremont Colleges) and did postgraduate work in Molecular and Cellular Physiology at UCSB. I have over 30 years experience in the plant micropropagation industry, primarily serving as a Lab Director, and have conducted numerous research projects towards the development and improvement of tissue culture protocols for agricultural, ornamental, and tree crops. I have also been a proud Carpinterian for the past 30 years and I support cannabis cultivation in Carpinteria. I am concerned about the misinformation, propaganda, and innuendo perpetuated by word of mouth, news publications, and social media, all of which have resulted in countless hurtful attacks against various cannabis leaders, County representatives, and supporters of the cannabis industry.

I have seen our town face a number of controversial issues over the years, but none as divisive and contentious as this one. The 2019 Carpinteria Valley Economic Profile, (prepared for the City of Carpinteria by the California Economic Forecast) invalidates several of the circulating falsehoods. Specifically:

- The cannabis industry has **NOT** led to a reduction in Carpinteria's tourism industry
- Carpinteria home values have gone up, and **NOT** taken a dive due to the cannabis industry.
- The cannabis industry has **NOT** brought more crime to the Carpinteria Valley.
- Cannabis industrial trucking traffic has **NOT** gotten heavier, and is actually lighter than what it was when the cut flower industry that it replaced was in "full bloom".

Furthermore, I am personally disturbed and distraught by the unsubstantiated allegations that our County officials are all in cahoots with cannabis growers. All constituents, including cannabis industry opponents and proponents, have the right to reach out to their representatives to voice their concerns and/or lend their support. Socialization between representatives and their constituents, including cannabis growers, is not a crime, nor is it prima facie evidence that this contact will lead to undue influence. It should be acknowledged that regardless of whom they hang out with, politicians have to listen to both sides.

I would also like to address some of the health concerns that have been brought forward. Although I am not a medical professional, I have over 35 years experience as a plant biologist, mostly managing plant tissue culture research and production laboratories where the knowledge of environmental safety of plants and chemicals has been a necessary component of the job. In that regard:

- Allergies to cannabis pollen are **NOT** a health hazard here because cannabis plants are dioecious, and the plants grown in Carpinteria greenhouses are female (non-pollen producing) plants.

- Cannabis plants are a short day crop, requiring a daily 12 hour dark period to produce buds. For the plants in the vegetative cycle requiring more light, growers use black curtains in the evening hours so the supplemental light is **NOT** bothersome to neighbors.
- All plants are genetically programmed to produce secondary compounds. Cannabis plants produce over 140 different terpenes, the secondary volatile organic compounds (VOCs) responsible for the odors that draw the greatest complaints. Despite the skunk-like smell, terpenes are **NOT** considered by the FDA (among others) to be toxic, dangerous, or a health hazard.
- In our rural community of Carpinteria, the biogenic VOCs from cannabis do **NOT** cause increases in ozone.
- In response to community concerns, all of Carpinteria's cannabis growers will be required to use odor neutralization systems. To date, roughly half of the growers (including Graham Farrar) have already voluntarily complied with this new regulation, with most using Byers Scientific's vapor phase technology. This system has exhibited very promising results; however, the full effectiveness of odor neutralization technologies can **NOT** be properly evaluated until all cannabis growers are compliant.
- According to the OSHA mandated safety data sheets (SDS), the chemicals used by Byers Scientific's vapor phase technology, are **NOT** toxic, carcinogenic, teratogenic, flammable, or a threat to the environment. They are safe to people and animals, and do **NOT** pose any health risks. They do not mask the cannabis VOCs, but safely neutralize them.
- Cannabis growers must adhere to tight regulations that have a near zero tolerance for pesticides, effectively eliminating their use. Even trace amounts of hazardous pesticide residues found on the dried cannabis product will force the grower to discard the crop. This exclusion of pesticides is a benefit to the community, as it results in fewer dangerous chemicals in the air that we breathe. With respect to avocado growers, it is regrettable that the pest control companies that apply pesticides to avocado orchards did **NOT** accept the deal proposed by all the local cannabis growers, who together in good faith, agreed to indemnify the pest companies against any damage resulting from unintended pesticide drift on their crop, as long as they worked together organizing application date(s).
- In addition to tight pesticide and odor neutralization regulations, the Carpinteria cannabis industry must also abide by several safeguards to the community, including requirements that the crop be strictly grown under tight security in controlled indoor environments utilizing recycled water and reduced energy, thereby **NOT** wasting our vital resources.

The cannabis farmers grow medicinal products, create jobs, bring in both tax revenue and charitable contributions, and establish a sustainable industry immune to the foreign competition that has damaged our local horticultural and agricultural economies. While modifications to current regulations will undoubtedly be forthcoming, and all regulations must be properly enforced, it is important that people recognize that this industry is very beneficial to our community. Therefore, it behooves us all to move forward in a spirit of cooperation, not contention, if we are to address the needs and concerns of all parties so this industry can thrive without Carpinteria losing its charm. Towards that goal, Graham Farrar, as President of CARP Growers, (Cannabis Association for Responsible Producers) has worked diligently to determine, promote, and enact the best solutions to the issues raised by the Carpinteria community. Please deny the appeal against G&K Farm/K&G Flower, and allow the principal, Graham Farrar, to proceed. And let the facts be our guide.

Feel free to contact me with questions!

Best regards,
 Susan Cooper-Smith
 805-689-4964

de la Guerra, Sheila

From: Bobbie Offen <bobbieo@cox.net>
Sent: Thursday, August 15, 2019 9:22 PM
To: sbcob
Subject: Chapter 50 Ordinance and Case No. 19APL-00000-00018

Caution: This email originated from a source outside of the County of Santa Barbara. Do not click links or open attachments unless you verify the sender and know the content is safe.

I am a concerned citizen and have been following the actions of the Board of Supervisors and the Planning Commission for the past two years - the two years that my quality of life in Carpinteria has gone from wonderful to "what is going on?"

Regarding your recommended changes to Chapter 50 licensing of Commercial Cannabis, I see NOTHING in those recommendations that take into consideration the quality of life of the residents that have become surrounded by commercial cannabis grows. Make no mistake, this is not AGRICULTURE as we know it. These are the operations of an industrial complex that happens to be growing and manufacturing cannabis as their commercial product.

Foothill Rd. in the unincorporated portion of Santa Barbara County from Nidever Rd. on the west to Arroyo Paredon Creek on the east is **ONE MILE**. Within that one mile on the south side of the **two lane road** lies FIVE parcels that are either growing cannabis, have applied for a permit to grow and manufacture cannabis, or are growing cannabis without a permit. Of the two small remaining parcels, one is a residence with an avocado orchard and the other is a retired dog kennel. Where is the regard for the residents? **We are surrounded!** There is NO consideration for including a buffer zone for the REAL people who have lived here, most for 30 years or more, and expect to have fresh air, access to their homes, and the rural environment that they are paying exorbitant property taxes for. Our two lane road has NO bike lanes and no shoulders. Our two lane road is the ONLY egress in case of a wildfire, flood, earthquake, or other unforeseen emergency. Recall, the residents in the EDRNs along Foothill Rd. were isolated for 3 weeks during the mudslides and fire evacuations recently. Drive down our two lane road any morning of the week, including the weekend, and inhale the strong, pungent odor of cannabis!!! This is NO place for a commercial industrial complex.

And, by-the-way, whatever happened to the motion made by Sup. Williams for odor control compliance by Labor day? That is only 2 weeks away and the odor has been horrible these last two weeks!!! Is anything being done about that? We have dutifully registered our complaints only to be given the standard answer that you can't do anything about it.

COUNTY EXECUTIVE OFFICER'S RECOMMENDATION: POLICY

A motion was made by Supervisor Williams, seconded by Supervisor Hartmann, that this matter be acted on as follows:

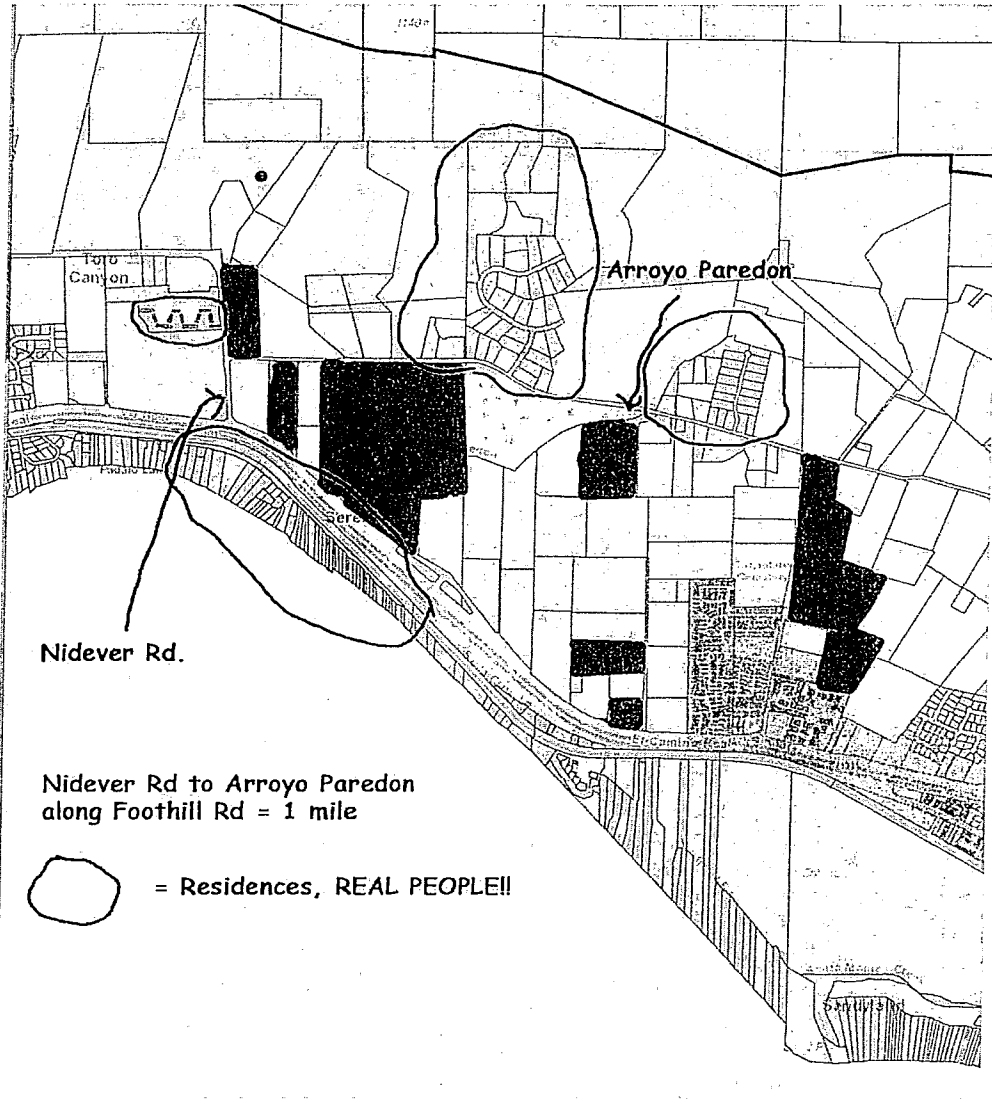
Conceptually directed that by September 3, 2019, any legal non-conforming operation in the Coastal Zone must have odor control to continue to qualify for the Article X exemption. Directed staff to refer amendments to Article X to the Planning Commission for a report back and recommendations as appropriate. Further directed staff to return to the Board with recommendations for the introduction of ordinance amendments as appropriate.

The motion carried by the following vote:

Ayes: 5 - Supervisor Williams, Supervisor Hart, Supervisor Hartmann, Supervisor Adam, and Supervisor Lavagnino

For these reasons, I sincerely object to the acceptance of the changes to the Chapter 50 ordinance until it includes a buffer for residences, and a cap on **contiguous** cannabis grows. And, for these reasons, I also recommend support of the appeal, Case No. 19APL-00000-00018, one of the commercial cannabis grows along this ONE MILE STRETCH OF RURAL LAND.

The attached map shows in dark green the parcels that are either growing cannabis, have applied for permits, or are suspected of illegally growing cannabis.



Bobbie Offen
 La Mirada Estates
 805-636-1183

de la Guerra, Sheila

From: pattiruben@aol.com
Sent: Thursday, August 15, 2019 11:17 PM
To: sbcob; Williams, Das; Hartmann, Joan; Hart, Gregg; Adam, Peter; Lavagnino, Steve
Cc: concernedcarpinterians@gmail.com
Subject: Amendments to the Cannabis Business License 19-00652 and the Appeal #19-00719

Caution: This email originated from a source outside of the County of Santa Barbara. Do not click links or open attachments unless you verify the sender and know the content is safe.

There is an over concentration in the Carpinteria Valley, we need to do a site specific EIR - the Programmatic EIR never contemplated such a large number of operations. The air quality continues to be an ongoing issue - were the impacts to the environment and human health properly analyzed? Please ask yourself: Are you willing to jeopardize the health of children in this community? If there is only a 15% chance you are not sure of the longterm affects on young lungs, are you willing to have that on your conscious?

Has anyone analyzed the affect of cannabis on nearby avocado crops? Or has this ag community been dumped? PEIR did not evaluate the impacts or mitigation measures beyond 22,000 sq. feet or clusters of cultivation on adjacent parcels.

Current greenhouses need to be updated to sealed greenhouses with carbon filters. Please don't wait til it's too late. This project should be put on hold as the Board has recently asked the Planning Commission to come up with recommendations/strategies to mitigate the odor and other impacts of cannabis operations along the urban-rural boundary and conflicts with existing agricultural operations in both the inland zones and the Coastal Zone.

Patti Ruben

de la Guerra, Sheila

From: Robert Lesser <bobbyless@aol.com>
Sent: Thursday, August 15, 2019 11:19 PM
To: Villalobos, David
Cc: Hartmann, Joan; Williams, Das; Hart, Gregg; Adam, Peter; Lavagnino, Steve; sbcob
Subject: Claffey Appeal vs. G&K

Caution: This email originated from a source outside of the County of Santa Barbara. Do not click links or open attachments unless you verify the sender and know the content is safe.

Dear Supervisors,

I am supporting Concerned Carpinterians and Maureen Claffey's appeal.

I am doing so because there is an **over concentration** in the Carpinteria Valley, a need to do a site specific EIR - the Programmatic EIR **never contemplated such a large number of operations.**

The PEIR contemplated 1126 acres throughout the county, not the 1761 (1575 inland and 186 in Carp) being proposed as a cap. The PEIR did not evaluate the impacts or mitigation measures beyond 22,000 sq. feet or clusters of cultivation on adjacent parcels. G&K is asking for 356,070 sq. feet which equals 8.17 acres.

The Board adopted a Statement of Overriding Considerations for the following Class 1 Impacts: "Impact AQ-5. Cannabis activities could potentially expose sensitive receptors to objectionable odors affecting a substantial number of people", "Impact AQ-3. Emissions from operations of cannabis activities could potentially violate an air quality standard or substantially contribute to an air quality violation and result in a cumulatively considerable net increase of a criteria pollutant for which the County is in non attainment." These are the problem areas and need to be restudied.

G&K Farms would add a new operation to the area already being negatively impacted by 3 other operations (one is adjacent) who supposedly have vapor phase equipment which aren't capturing the odors completely as the complaints are ongoing. **The air quality continues to be an ongoing issue - the impacts to the environment and human health were not properly analyzed as there is air inversion occurring here in Carpinteria that wasn't analyzed**

The Byers System planned for this project leaves a residue that doesn't dissipate for 28 days and no one knows the long-term effects from the Byers' System

Not does the Byers System does not claim it can capture 100% of the odor (claim is 90%) nor does it work when there's no wind. Odor Abatement requirement is that odor can not be detected from being experienced within residential zones. **The 1500-2000 residents close to these industrial type operations have the right to breathe PURE AIR!**

According to the Toro Canyon Plan, the development must not be a public nuisance, If it would be a public nuisance, that development shall be denied.

Amount of water drawn from the well onsite needs to be measured and reported to the Carpinteria Valley Water District

Current greenhouses need to be updated to sealed greenhouses with carbon filters.

This project should be denied or delayed as the Board has recently asked the Planning Commission to come up with recommendations/strategies to mitigate the odor and other impacts of cannabis operations along the urban-rural boundary and conflicts with existing agricultural operations in both the inland zones and the Coastal Zone. The Board should be instituting bans, buffers, higher level of permitting, mandating CUPs

Sincerely,
Robert Lesser

Carpinteria

de la Guerra, Sheila

From: Marc Byers <marc.byers@byers-scientific.com>
Sent: Friday, August 16, 2019 7:59 AM
To: Hartmann, Joan; Williams, Das; Hart, Gregg; Adam, Peter; Lavagnino, Steve
Cc: Bozanich, Dennis; sbcob; Litten, Jefferson; Elliott, Darcel; Nelson, Bob; Bantilan, Cory; Plowman, Lisa
Subject: Byers Scientific G&K Flower Appeal
Attachments: G&K Flowers Aug 20 Appeal.pdf; ATT00001.htm

Caution: This email originated from a source outside of the County of Santa Barbara. Do not click links or open attachments unless you verify the sender and know the content is safe.

Re: Public Comment Agenda Item D2; 3561 Foothill Road; G&K Farm/K&G Flower

Honorable Chairman & Board Supervisors,

Thank you for the opportunity to comment on the proposed project at 3561 Foothill Road. Byers Scientific has installed our best available odor control technology at this site. We are confident that the technology will effectively mitigate odor from cannabis activity when the site is permitted and operational.

Considerable attention has been paid to the question of the public health and safety of our deodorizer products. As you are all aware, SBAPCD conducted a thorough analysis of the formulation after being provided the complete and unredacted list of ingredients. The conclusion as we understand and expected was that there are no ingredients considered toxic with respect to California and national standards.

I respectfully request that the Board encourage SBAPCD to publicly release their findings and conclusions in an appropriate format such that the public can read the conclusions fully and without filter from various sources such as myself or the Board at large.

Sincerely,

Marc L Byers
Owner/President

Byers Scientific & Mfg.
Industrial Odor Management
2332 W. Industrial Park Dr.
Bloomington IN 47404
Ph: (812) 269-6218
www.byers-scientific.com



Byers Scientific & Manufacturing
Industrial Odor Management

August 16, 2019

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I respectfully request that the Board encourage SBAPCD to publicly release their findings and conclusions in an appropriate format such that the public can read the conclusions fully and without filter from various sources such as myself or the Board at large.

Sincerely,

Marc L Byers
Owner/President

From: Sarah Trigueiro <sarah.trigueiro@gmail.com>
Sent: Friday, August 16, 2019 8:13 AM
To: sbcob; Williams, Das; Adam, Peter; Hartmann, Joan; Hart, Gregg; Lavagnino, Steve
Subject: Letter in Support of Appeal on G&K Flowers

Caution: This email originated from a source outside of the County of Santa Barbara. Do not click links or open attachments unless you verify the sender and know the content is safe.

Dear Board of Supervisors,

I wanted to submit a letter in support of the appeal on G&K Flowers in Carpinteria. My journey on this appeal is an interesting one. I like Graham Farrar as a person and was actually initially very open to the idea that there may be an "in-between" emissions control mechanism - something better than Byers odor masking but perhaps short of full-scale carbon filtration - that could work to drastically minimize/eliminate VOC emissions and odors from the open-venting greenhouses. While I wish that were the case, I have since done a lot of research that leads me to the conclusions that:

(1) There is just **not a realistic way for this development (or any utilizing an odor neutralizing/masking system) to meet the county's standard for Odor Abatement Plans, which is that they "must prevent odors from being experienced within residential zones, as determined by the Director,"** unless it moves to full carbon filtration in wholly closed-loop (not open-venting) greenhouses, which is unfortunately not how our Carpinteria Valley greenhouses were constructed.

(2) I also have grave concerns that the **county's EIR did not cover VOC emissions from cannabis cultivation (which combine with air and NOx to form ozone air pollution, a serious respiratory health and environmental concern), which this project would contribute to.** CEQA requires environmental review of such significant impacts, particularly cumulative impacts from multiple nearby developments, which did not happen here. The county's EIR focused on odor, not on ozone air pollution, which is the much bigger problem (though both are of course unfortunate). The EIR does not mention terpene/VOC ozone pollution as an impact - the only air-related considerations explored relate to odor, missing the big air pollution risk from cannabis cultivation entirely, which other jurisdictions have explored and identified as a significant CEQA-worthy impact. Emissions from cannabis activities could potentially violate an air quality standard or substantially contribute to an air quality violation and result in a cumulatively considerable net increase of a criteria pollutant for which the County is in non-attainment. This needs to be properly studied and reviewed.

(3) The **overconcentration of cannabis growing in Carpinteria Valley is at such a level as necessitates a site-specific EIR for this development.** The PEIR never contemplated such a large number of operations. It contemplated 1126 acres throughout the county, not the 1761 (1575 inland, 186 Carp) being proposed now as the county cap. The density within Carpinteria is overwhelming - within striking distance of schools and EDRNs - and G&K Farms would add a new operation with substantial acreage to an area below La Mirada/Foothill Rd that is already being negatively influenced by 3 other large operations who supposedly have odor control in place but are failing to capture the odors. As someone who lives in La Mirada, **I can tell you first-hand that the smell has gotten worse lately - not better** - and approving this permit would only compound an already bad problem that I do not believe the odor neutralizing technology is able to address in the context of our open greenhouses here. It is particularly problematic here in Carpinteria Valley due to our common air inversion weather

pattern, which traps air between the sea and mountains. The 1500-2000 residents close to these industry-type operations have the right to breathe clean air.

(4) According to the Toro Canyon Plan, the development must not be a public nuisance - it would be and should be denied.

(5) This project should be put on hold as the Board has recently asking PC to come up with recommendations to mitigate odors and other impacts of cannabis operations along the urban rural boundary and conflicts with existing agricultural operations in inland and Coastal Zones. **The Board could be instituting bans, buffers, higher level of permitting, mandating CUPs, etc. It does not make sense to approve this permit before that review.**

(6) We have a ban on cannabis operations inland on Ag-1-20 and under acre parcels, which has unaccountably not been considered or extended into the Coastal Zone. We need to fix this. **Zoning treatment needs to be consistent between inland and Coastal Zone.** The current system looks an awful lot like a politically gerrymandered zoning regime that concentrates all Ag-1 impacts here in Carpinteria Valley to benefit growers who are campaign donors, while the Board meanwhile has acknowledged that cannabis does not belong on Ag-1 small parcels inland due to significant incompatible use issues.

Regulatory Intent:

I'd like to cut and paste from the Coastal Zoning Ordinance (Section 35-144U) in regard to cannabis, which state that its purpose is: *"This Section establishes standards that are designed to protect the public health, safety, and welfare, enact strong and effective regulatory and enforcement controls, as a result of and in compliance with State law, protect neighborhood character, and minimize potential for negative impacts on people, communities, and the environment, by establishing minimum land use requirements for medicinal and adult use cannabis activities including cultivation, processing, distribution, manufacturing, testing, and sales."*

It also states up top that *"Nothing in this Section is intended, nor shall it be construed, to allow persons to engage in conduct that endangers others or causes a public nuisance"*.

I think it's very important to look at regulatory intent here, since it's very clear that the standard is that marijuana cultivation should not threaten the health, welfare and quality of life of nearby EDRNs, residences and schools. I applaud the Board of Supervisors for setting out this intent, which I think we can probably all agree is a good one. I think the county has been overly optimistic however in believing that emissions/odor control can be realistically achieved in open-venting greenhouses, which are what we have in Carpinteria Valley (by design, they open up to vent to the sky or through their sides).

The county's cannabis regulations clearly state that "methods to be used for reducing odors [must be] consistent with accepted and available industry-specific best control technologies and methods designed to mitigate odor" and must be certified by a "Professional Engineer" or "Certified Industrial Hygienist". The county regulations allow both activated carbon filtration systems (these are the clear industry gold standard and actively prevent cannabis terpenes/volatile organic compounds ("VOCs") from escaping), as well as vapor phase systems that neutralize odors, provided that they do not odor-mask and are not utilized in excessive amounts to produce a differing scent.

Odor Control Systems:

Odor Neutralizing/Masking Systems (such as the Byers system being proposed for this development) use perimeter-placed tubing on the exterior of a greenhouse to release odor-masking chemicals/surfactants. As cannabis terpenes leave the open areas of the greenhouse, the premise is that natural

air movement will mix them with the odor masking chemicals, which will bind with the terpenes in such a way that they are no longer perceptible from an odor standpoint. My concerns with this approach are as follows:

--**AIR POLLUTION:** The cannabis terpenes/VOCs are merely odor-neutralized/masked - they are still present in the air and are VOC ozone precursors as far as I can tell, having asked for (and not received) any evidence that the VOC ceases to be a VOC after contact with the proprietary chemical. As such, the method does not address cannabis cultivation VOC air pollution. The unfortunate thing is that cannabis plants emit a lot of VOCs, and VOCs are air pollutants in and of themselves. Indoors, they are subject to standards to protect human health. Outside, they combine with sunlight and NOx to create ground-level ozone/smog (this is particularly an issue in sunny cannabis cultivation areas near freeways, which this development unfortunately is in). Ozone is an air pollutant that is very harmful to respiratory health, cardiovascular health, and the environment (natural ecosystems, agricultural crops and animals). I have included several regulatory and article links below from Colorado, which outline the VOC/ozone air pollution issues with cannabis growing and best practices for cannabis emissions containment. It states very clearly that "carbon filtration is the best control technology for reducing VOC emissions from cannabis cultivation facilities"--up to 98% of VOC emissions can be controlled this way but **ONLY IF** the carbon filtration is done in closed greenhouses that do not open to open-vent as ours do in Carpinteria. Carbon filtration works when it is in a closed-loop HVAC system. An article in Science Magazine (copied below) estimates that Denver's indoor farms could double the city's volume of smog-forming VOCs and are located along two busy highways (think the 101 in our case). A direct quote from the article by atmospheric scientist William Vizuete: "If the farms are putting out a significant amount of terpenes, there is not a worse place to put them...If I was designing an ozone reactor, this is what I'd do". Colorado, Vancouver and other areas are realizing the huge impacts from VOC/ozone air pollution due to cannabis cultivation and are acknowledging carbon filtration in closed loop HVAC systems as the only genuine, realistic mitigant. The concentration in Carpinteria Valley of these developments will concentrate the air pollution impacts here as well.

<https://www.colorado.gov/pacific/cdphe/greencannabis/air-quality>

<https://environmentalrecords.colorado.gov/HPRMWebDrawer/RecordView/1235675>

<https://www.denvergov.org/content/dam/denvergov/Portals/771/documents/EQ/MJ%20Sustainability/DRAFT%20Air%20Quality%20Section.pdf>

<https://www.sciencemag.org/news/2019/01/legal-pot-farms-expand-so-do-air-pollution-worries>

<http://adsabs.harvard.edu/abs/2017AGUFM.A43F2539W>

<https://www.civilized.life/articles/cannabis-smog-causes-public-outcry-in-metro-vancouver/>

Below is an additional article out of Vancouver and Santa Cruz County's EIR, which goes into great detail on air pollution emissions projected from cannabis cultivation. Santa Cruz County determined that the anticipated air pollution due to cannabis cultivation reached the CEQA "thresholds of significance" under the CEQA Guidelines, which require consistency with applicable air quality plans. **Santa Barbara County's EIR did not address the material, substantial impact of VOC/ozone emissions from cannabis cultivation - this project/development has not gone through proper CEQA review.**

http://www.sccoplanning.com/Portals/2/County/Planning/env/Cannabis_EIR/Individual%20EIR%20Sections%20PDF%20Files/3.3_AirQuality_CannabisEIR_Draft.pdf

--**ODOR:** The odor masking system for this development is unproven, without third party independent peer-reviewed evidence of its efficacy in eliminating cannabis odor. The odor control argument rests on manufacturers' marketing claims and does not reflect impartial peer-reviewed scientific tests or certification. This fails the county's test of a system having to demonstrate effectiveness in controlling odors such that they are not perceptible in residential areas. From what we've seen so far in Carpinteria, these systems, even when operating, do not work. Anyone who lives in La Mirada, the Polo Fields, along Via Real or Foothill or near the High School can tell you that it still stinks - even when the so-called "good operators" are all running their systems. The alleged "good operators" blame alleged "bad actors" who allegedly do not have odor control currently. Bottom line, we're in a circular logic game here, but it's time to get realistic that the odor

masking/neutralizing is not independently proven to work - residents and schoolchildren are unwitting experimental subjects. See the below Rolling Stone article about best practices in cannabis cultivation odor control, from which I quote: "By adding a different scent profile, you're never going to clean the room". Once again, best practices refer to closed-loop greenhouses with charcoal filtration.

<https://www.rollingstone.com/culture/culture-features/inside-the-high-tech-solution-for-smelly-smelly-weed-630032/>

--**IMPACT OF ODOR SYSTEMS ON HUMAN HEALTH AND THE ENVIRONMENT:** There has not been sufficient study of the odor control system's long term, cumulative effects on human health and the environment - I am concerned that the neutralizer chemicals will have negative impacts on residents, children and the environment. What effect will the odor masking agents have on our respiratory health? Our ability to smell good smells? What effect will the residue left by the systems have on our agricultural soils, streams, and existing crops? In reading the Byers-commissioned assessment and Ecosorb CNB 100 Safety Data Sheet on the Byers website, it is interesting to note that it states "avoid release to the environment" and "prevent liquid from entering watercourses." In addition, under "Section 12: Ecological Information" on the Safety Data Sheet, it notes that no data is available on biodegradability in water, and also states "biaccumulative potential not established". The development for G&K Flowers states in its Odor Abatement Plan that it plans to use 3-6 gallons of Ecosorb per day, so, even by its own standards, the manufacturer's commissioned public health safety analysis is insufficient in scope (since by its own admission it is based on using the product at a rate of 2.5 gallons per day). In addition, we have to think about the **cumulative impact** of multiple developments deploying many more gallons of odor neutralizing/masking agents into the air at the same time across Carpinteria Valley.

I sincerely thank you for reading this discourse and hope it is helpful as you evaluate this appeal.

Best regards,
Sarah Trigueiro

de la Guerra, Sheila

From: RUSSELL RUIZ <ruizsblaw@cox.net>
Sent: Friday, August 16, 2019 8:54 AM
To: sbcob
Cc: Lavagnino, Steve; Adam, Peter; jhatmann@countyofsb.org; Williams, Das; Hart, Gregg; christian beamish; Nick Welsh; tina-f@cox.net; Liz Rogan; ED VW; peter dugre; Laura Capps
Subject: Board Agenda Item 2, August 20, 2019, 19-00652

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Honorable Members of the Board:

I have reviewed the Agenda material and I support the Staff Recommendation. As I do not see this Appeal going anywhere I will be short and concise. I have addressed your Board on the local Carpinteria Cannabis issues in the past so I will not repeat myself. Briefly to remind you of who we are, my 12 year old daughter is a 9th generation South Coast local; I am retired after a local career in Water and Land Use. I served on the City of Santa Barbara Water Commission for almost 10 years, half those years as Chair. I have closely followed the Cannabis Ordinance issues from the outset out of local interest and especially as it pertains to Carpinteria because this is where I am raising my only child and will live for the rest of my life, God willing. Also to remind you, my backyard is less than 100 ft. from Everbloom greenhouses that at one time was the largest greenhouse farm in the Carpinteria Valley. Our home is about a long city block from the High School where supposedly there is overwhelming Cannabis odor. My family and I smell nothing and we have not for over a year, since effective odor control was installed. I invite each and every one of you to visit us at my home, I will provide the beverage of your choice, and smell for yourselves. I am very active with our Schools and I am personal friends with our longtime Principal at Carpinteria High, Gerardo Cornejo and he and the School District have not participated in these recent County hearings on Cannabis because odor at the High School is no longer an issue.

On substance, these people are not sophisticated land use experts, the Appeal shows that. Of course you are not going to re-open the EIR and the time to challenge that is long past. The only CEQA legal question is, was this Project properly processed under the Program EIR? This Project is exactly why you have a Program EIR. You can fault the decision to prepare a PEIR in the first place but now that is your policy, this Project is exactly how the process is supposed to be administered under CEQA.

I am not going to get into any other of the so called substantive arguments. You have heard from these people in past hearings before you over the past year. With all due respect to your Board, I am getting frustrated with them and so I will call a spade a spade. Mo Foley the Appellant is a certifiable nutcase. She was recently driven off our School Board and resigned for conduct very similar to her Appeal here. She is a true believer, make no mistake she really believes all these claims, the sky really is falling, but she is a nutcase with no credibility. Concerned Carpinterians is a very small group of wealthy white people who live on or near Foothill Rd. They are adamant anti-Cannabis Reefer Madness activists. I grew up here and know our community as well as anyone today. I see very little popular support for their Agenda. As you would expect, half our residents wonder what all the commotion is about and are happy with where we are and where we are going. Less than 10% have the Concerned Carpinterians viewpoint. Then there are the rest of us who are informed, reasonable, friends with our local Farmers who are responsibly pursuing their business, and we recognize the long term benefits of Cannabis farming in the Carpinteria Valley. Contrary to the outrageous claims, in a just published report by the

Sheriffs' Office, crime is down. Property values in the area are booming. There is great demand for residential housing and little supply and everything that comes on the market sells quickly for full asking price. At your last hearing on Cannabis the farmworkers came out and addressed your Board. It is estimated that there are over 1,200 good paying jobs in the Cannabis industry in the Carpinteria Valley alone. Those are local residents supporting their families working in these businesses.

One statement in the Appeal stuck out for me and I believe characterizes the Appellants and this Appeal: "...people are working behind the scenes to manipulate the process to the benefit of Cannabis farmers..." Supervisor Adam, you are the only Member of the Board who is their audience for that claim. Do you believe Supervisor Lavagnino has been conspiring "behind the scenes" with Staff to illegally game the system? That is their claim and you are their only audience. You can put an end to that nonsense now. At the Planning Commission Appeal the vote was 4-1. Commissioner Brown voted by herself based on her personal position about Cannabis farming in Carpinteria. Like the Appellants she does not like the Ordinance as it exists and voted accordingly. For good reason she is no longer on the Commission and I expect we will have a more fair and reasonable perspective on Cannabis farming in the Carpinteria Valley in the future from that seat.

I agree with and support the statement made by Tina and Greg Frontado in their written Public Comments. Those are core Carpinteria residents who are informed and reasonable, and represent the perspective of most of us.

Respectfully submitted,

Russell Ruiz

Carpinteria Resident

de la Guerra, Sheila

From: sec8300@aol.com
Sent: Friday, August 16, 2019 9:25 AM
To: sbcob; Williams, Das; Hartmann, Joan; Hart, Gregg; Adam, Peter; Lavagnino, Steve
Subject: Amendments to the Cannabis Business License 19-00652 in the morning and the Appeal #19-00719

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Please do your jobs, no community can be productive without regulations. There is so much change happening in Carpinteria due to the fact that you are not doing your jobs. Why are there cannabis operations right next to schools? Unbelievable! I don't have any children at Carpinteria High School, but I can tell you one thing you should be ashamed of yourselves for selling yourselves out to the cannabis growers and allowing this to happen. Is it true that Mr. Williams has accepted over Thirty Thousand Dollars (\$30,000.00) from the growers this year alone?

- a. There is an **over concentration** in the Carpinteria Valley.
- b. There is a need to do a site specific EIR - the Programmatic EIR **never contemplated such a large number of operations**. The PEIR contemplated 1126 acres throughout the county, not the 1761 (1575 inland and 186 in Carp) being proposed as a cap.
- c. The PEIR did not evaluate the impacts or mitigation measures beyond 22,000 sq. feet or clusters of cultivation on adjacent parcels. G&K is asking for 356,070 sq. feet which equals 8.17 acres.
- d. The Board adopted a Statement of Overriding Considerations for the following Class 1 Impacts: "Impact AQ-5. Cannabis activities could potentially expose sensitive receptors to objectionable odors affecting a substantial number of people", "Impact AQ-3. Emissions from operations of cannabis activities could potentially violate an air quality standard or substantially contribute to an air quality violation and result in a cumulatively considerable net increase of a criteria pollutant for which the County is in non attainment." These are the problem areas and need to be restudied.
- e. G&K Farms would add a new operation to the area already being negatively influenced by 3 other operations (one is adjacent) who supposedly have vapor phase equipment which aren't capturing all the odors completely as the complaints are ongoing.
- f. **The air quality continues to be an ongoing issue - the impacts to the environment and human health were not properly analyzed.**
- g. There is air inversion occurring here in Carpinteria that wasn't analyzed
- h. The Byers System planned for this project leaves a residue that doesn't dissipate for 28 days
- i. No one knows what the long-term effects are from the Byers' System
- j. The Byers System does not claim it can capture 100% of the odor (claim is 90%) nor does it work when there's no wind. Odor Abatement requirement is that odor can not be detected from being experienced within residential zones.
- k. The Byers System is not adequate for neutralizing odors from processing.
- l. **The 1500-2000 residents close to these industrial type operations have the right to breathe PURE AIR.**
- m. According to the Toro Canyon Plan, the development must not be a public nuisance, If it would be a public nuisance, that development shall be denied.
- n. The affect of cannabis on nearby avocado crops was not analyzed.
- o. Amount of water drawn from the well onsite needs to be measured and reported to the Carpinteria Valley Water District
- p. **Current greenhouses need to be updated to sealed greenhouses with carbon filters.**
- q. **This project should be put on hold** as the Board has recently asked the Planning Commission to come up with recommendations/strategies to mitigate the odor and other impacts of cannabis operations along the urban-rural boundary and conflicts with existing agricultural operations in both the inland zones and the Coastal Zone. The Board could be instituting bans, buffers, higher level of permitting, mandating CUPs
- r. Zoning needs to be consistent with inland zone – ban on AG-1 5, 10, 20 acre parcels

Please think about what your decisions are doing to Carpinteria Valley, and our future.

Sincerely,

Sharen Eskilson

de la Guerra, Sheila

From: Antonio Velarde <Antonio.Velarde@crescolabs.com>
Sent: Friday, August 16, 2019 10:04 AM
To: Hartmann, Joan; Williams, Das; Hart, Gregg; Adam, Peter; Lavagnino, Steve
Cc: Bozanich, Dennis; sbcob; Litten, Jefferson; Elliott, Darcel; Nelson, Bob; Bantilan, Cory; Plowman, Lisa
Subject: Public Comment D2 Support 3561 Foothill Road

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Honorable Board of Supervisors,

Thank you for your commitment to reading these public comments and your critical consideration of cannabis regulations in Santa Barbara County. I am an employee of a cannabis farm in Carpinteria, and this is how I (and many others) support our families. As you are aware, the cost of housing in our county is continuing to rise. With cannabis as a new industry, we are able to afford to remain in the area, earning living wages and receiving benefits. There isn't another industry in our area that is creating jobs and paying this well, we need this opportunity to grow. G&K Farms in particular employs many residents of Carpinteria, Santa Barbara, Lompoc and I am sure other areas within the County. Mr. Farrar helps his employees develop their career interests, and promotes upward growth within his company. I ask you to consider the implications of upholding an appeal against a farmer who is a public figure in our community, sharing awareness and acting as a model for best management practices in our region.

Thank you again for your consideration, and how many lives it will negatively affect to deny G&K's ability to operate.

Sincerely,

Antonio Velarde

de la Guerra, Sheila

From: Shayla Gordon <shayla.gordon@crescolabs.com>
Sent: Friday, August 16, 2019 10:21 AM
To: Hartmann, Joan; Williams, Das; Hart, Gregg; Adam, Peter; Lavagnino, Steve
Cc: Bozanich, Dennis; sbcob; Litten, Jefferson; Elliott, Darcel; Nelson, Bob; Bantilan, Cory; Plowman, Lisa; Terra Stephan
Subject: Public Comment D2 Support 3561 Foothill Road

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To the Supervisors of Santa Barbara County,

As a resident of the Carpinteria Valley, I am writing to express my support for the denial of an appeal against G&K Farms. If there is any stake to create a successful and compliant cultivation industry in our area, G&K are exemplary farmers and will be responsible neighbors in our community.

Graham Farrar has been a model of transparency, giving countless interviews and promoting information and education in this area. He has provided tours willingly, to anyone who is interested in seeing how this business is just agriculture being agriculture. There are undoubtedly operators in the area who have failed to use odor abatement, disregarded community character concerns, and have only been interested in the potential profits from cannabis crops. Graham works to combat against those operators and is dedicated to find ways the cannabis farms are all accountable to another to produce responsibly.

Please deny the appeal against G&K and allow the opportunity for the right farmers to succeed in our region. G&K is the type of farm that Carpinteria would be proud to have in their valley.

Sincerely,

Shayla Gordon | Facility Coordinator, Carpinteria
11111 Highway 101, Carpinteria, CA 93008
shayla.gordon@crescolabs.com
www.crescolabs.com



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**MAUREEN MURDOCK
WILLIAM K. DIAL
4306 VERANO DRIVE
CARPINTERIA, CA 93013**

2019 AUG 16 AM 10:26

COUNTY OF SANTA BARBARA
CLERK OF THE
BOARD OF SUPERVISORS

August 15, 2019

Chair Steve Lavagnino and Members
Santa Barbara County Board of Supervisors
101 East Anapamu Street
Santa Barbara, CA 93101
boardletters@co.santa-barbara.ca.us

RE: August 20, 2019 Agenda;
Public Hearings Item No. 2:
Concerned Carpinterians' Appeal
Case No. 19APL-00000-00018

Honorable Supervisors,

We are residents and homeowners in the City of Carpinteria. We support the appeal of Concerned Carpinterians to the Planning Commission's determination to allow cannabis cultivation by G&K Farm/K&G Flowers (the "Applicants") on the property located at 3561 Foothill Road and 3408 Via Real in Carpinteria. Many compelling reasons for granting this appeal are set forth in the excellent "Supplement" letter dated August 14, 2019 with which we agree.

Our primary concern is the odors and chemicals that will be emitted by these cannabis factories, which will negatively impact our health and our enjoyment of our home and community unless you insist that effective, constant odor control measures are required in any permit issued for these facilities and all others who have pending permits before you. We attended the Planning Commission hearing on this Appeal on June 5, 2019 and pointed out the obvious inadequacies in the Applicant's odor abatement section of the Operational Plan of December, 2018, Amended March, 2019 during the public comment period at that hearing. Incredibly, these were ignored by the Planning Commission in its decision to deny the appeal, so we must assert them here to you.

- 1) On page 9 of the Operational Plan the Applicants state: "Odor will be abated through installation and maintenance of comprehensive and effective **charcoal air scrubbers** throughout the perimeter of all buildings/structures including greenhouses". The Applicant's own technical expert testified at the Planning Commission hearing that charcoal air scrubbers were the most effective way to remove odors from emissions from the greenhouses, but the Applicant's were going to use a less effective vapor phase system (the "Beyers" system) instead of what their Operational Plan said they

would use. We insist that the Applicants be required to implement their odor abatement system as stated in their Operational Plan.

- 2) There is no provision in the Applicants' Operational Plan for backup electric generators to operate the odor abatement system during power outages on Southern California Edison's grid. We all know that system wide power outages occur for many reasons and can last for hours and sometimes days. In fact, Southern California Edison has recently warned us that henceforth it may turn off all power at times during the high fire season if wind or other conditions pose a risk that their power lines could cause a brushfire, for undetermined lengths of time. This loss of electric power would shut down the odor abatement system, but would not shut down the cannabis plants emitting their noxious odors. Without a requirement in the permit that the Applicants have a backup electric generator on standby sufficient to power their odor abatement system, we would have a "Cannabis Chernobyl" in Carpinteria. Planning Commissioner Blough voiced this concern at the Planning Commission hearing on this appeal but he, like us, was ignored by the Planning Department staff when crafting a supplemental condition at that hearing that was adopted by the Planning Commission. We urge you to add this requirement to this and any permits pending in Santa Barbara County.

We urge you to grant the appeal of Concerned Carpinterians to this cannabis cultivation permit and protect our community from a public nuisance that this operation, as permitted, poses.

Sincerely,



Maureen Murdock



William K. Dial

de la Guerra, Sheila

From: SB Coalition for Responsible Cannabis <coalition4responsiblecannabis@gmail.com>
Sent: Friday, August 16, 2019 10:36 AM
To: sbcob
Subject: Support for D2- Appeal of G&K Farm Cannabis Cultivation- Carpinteria area
Attachments: CDFA CARP PROVISIONALS 081519.xlsx

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Dear Chair Lavagnino and Board members:

We write this letter in strong support of the Concerned Carpinterian/Maureen Claffey's appeal of the G&K Farm/K&G Flower Cannabis Cultivation Appeal, Case No. 19APL-00000-00018.

This appeal represents the first time your Board will have the opportunity to address a site-specific example of the perhaps unintended consequences of the programmatic EIR and statement of overriding considerations adopted by your Board in February 2018. That EIR failed to take into account the "on the ground" impacts ALREADY being experienced by the residents of areas throughout the County, in this case, the Carpinteria Valley.

The Project, if approved, would include 356,070 square feet of concentrated cannabis cultivation, with nursery and mixed light cultivation. In conjunction with other related projects in the area, the Project will result in **cumulatively significant air pollution** and will significantly degrade air quality. Yet the PEIR did not adequately examine impacts on regional air quality or provide sufficient mitigation for the impacts of large (greater than 22,000 square feet) indoor cultivation.

In addition, the PEIR did not examine or analyze the specific air quality impacts in the context of the Carpinteria Valley, or the Valley's summer inversion. It included a very broad overview of generalized County-wide weather patterns, but did not specifically discuss airflow or weather patterns in the Carpinteria Valley or how this might impact or effect air quality impacts from cannabis operations.

The PEIR does not analyze or examine (nor could have been aware of) the inundation of County-wide cannabis projects or cannabis projects in the vicinity of the Project itself. There is a proliferation of cannabis cultivation projects in the vicinity of the Project. Specifically:

- There are 52 proposed cannabis projects in the 4-mile area of Carpinteria.
- As of 8/16/19, CDFA reported **288 provisional licenses have been issued-with the County's blessing, in the Carpinteria valley-and only ONE of those is actually permitted by the County.** (we've attached the list- sometimes seeing the reality of what this small community is living with, in black and white can help provide context)

- Currently, there are 15 cannabis cultivation projects that are being reviewed by County planning within a mile and a half of the Proposed Project.
- In total, this comprises 142.71 acres of cannabis cultivation in a very small geographic area.
- For context, according to a Press Release from the company who acquired it, the ***world's current largest outdoor cultivation site is 36 acres*** and is located on Los Sueños Farms in Pueblo, Colorado. (However as you no doubt know, hundreds of unpermitted acres have been authorized for Provisional licenses by the County of Santa Barbara) Yet, ***The 15 projects currently in review near the Proposed Project, total 142.71 acres of cannabis cultivation, or 9% of the County's approximately 1,510 acres designated for cannabis cultivation as of July 9, 2019.***

As noted in the appellants letter, the extremely high concentration of projects have not been even identified by the County or listed, let alone examined, in an environmental review document. Yet, substantial evidence demonstrates that, these projects, in conjunction with the Project, will have significant cumulative adverse effects on the environment.

G&K Farms would add a new operation to the area already being negatively influenced by 3 other operations (one is adjacent) who apparantly have vapor phase equipment which aren't capturing all the odors completely as the complaints are ongoing.

The air quality continues to be an ongoing issue - the impacts to the environment and human health were not properly analyzed. We are also very concerned about the impacts, both immediate and cumulatively, to the historic agricultural operations- especially avocados- in the Carpinteria Valley.

We believe your Board should either grant the appeal and deny the project, or the project should be put on hold. As you know, your Board has recently asked the Planning Commission to develop recommendations/strategies to mitigate the odor and other impacts of cannabis operations along the urban-rural boundary and conflicts with existing agricultural operations in both the inland zones and the Coastal Zone. The Board could be instituting bans, buffers, higher level of permitting, or mandating CUPs. In giving such direction, your Board acknowledges the actual and potential impacts resulting from the current ordinance.

Allowing projects such as this to continue before new standards are in place or additional environmental review is conducted seems counterintuitive.

Sincerely,
SB Coalition for Responsible Cannabis

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JJ Agriculture	Thomas	Brand	CEO	Thomasbrand95@gmail.com	8058838171	Adult-Use Cannabis Cultivation Provisional License
JJ Agriculture	Thomas	Brand	CEO	Thomasbrand95@gmail.com	8058838171	Adult-Use Cannabis Cultivation Provisional License
JJ Agriculture	Thomas	Brand	CEO	Thomasbrand95@gmail.com	8058838171	Adult-Use Cannabis Cultivation Provisional License
JJ Agriculture	Thomas	Brand	CEO	Thomasbrand95@gmail.com	8058838171	Adult-Use Cannabis Cultivation Provisional License
Life Remedy Farms	Katarzyna	Brand	CEO	kasiabrand@gmail.com	8053311814	Adult-Use Cannabis Cultivation Provisional License
Life Remedy Farms	Katarzyna	Brand	CEO	kasiabrand@gmail.com	8053311814	Adult-Use Cannabis Cultivation Provisional License
Life Remedy Farms	Katarzyna	Brand	CEO	kasiabrand@gmail.com	8053311814	Adult-Use Cannabis Cultivation Provisional License
Life Remedy Farms	Katarzyna	Brand	CEO	kasiabrand@gmail.com	8053311814	Adult-Use Cannabis Cultivation Provisional License

Melodious Plots LLC	Ivan	Van Wingerden	CEO	melodiousplots@gmail.com	8056845566	Medicinal Cannabis Cultivation Provisional License
Mission Health Associates, Inc.	Graham	Farrar		graham@glasshousefarms.org	8052525755	Adult-Use Cannabis Cultivation Provisional License
Mission Health Associates, Inc.	Graham	Farrar		graham@glasshousefarms.org	8052525755	Adult-Use Cannabis Cultivation Provisional License
Mission Health Associates, Inc.	Graham	Farrar		graham@glasshousefarms.org	8052525755	Adult-Use Cannabis Cultivation Provisional License
Mission Health Associates, Inc.	Graham	Farrar		graham@glasshousefarms.org	8052525755	Adult-Use Cannabis Cultivation Provisional License
Mission Health Associates, Inc.	Graham	Farrar		graham@glasshousefarms.org	8052525755	Adult-Use Cannabis Cultivation Provisional License
Mission Health Associates, Inc.	Graham	Farrar		graham@glasshousefarms.org	8052525755	Adult-Use Cannabis Cultivation Provisional License
Mission Health Associates, Inc.	Graham	Farrar		graham@glasshousefarms.org	8052525755	Adult-Use Cannabis Cultivation Provisional License
Mission Health Associates, Inc.	Graham	Farrar		graham@glasshousefarms.org	8052525755	Adult-Use Cannabis Cultivation Provisional License
Mission Health Associates, Inc.	Graham	Farrar		graham@glasshousefarms.org	8052525755	Adult-Use Cannabis Cultivation Provisional License
Mission Health Associates, Inc.	Graham	Farrar	CEO	graham@glasshousefarms.org	8052525755	Adult-Use Cannabis Cultivation Provisional License
New Generation Farms	Thomas	Brand	CEO	newgenfarms95@gmail.com	8058838171	Adult-Use Cannabis Cultivation Provisional License

Ocean Hill Farms LLC	Kelly	Clenet	CEO	jwarren@ghpsupplies.com	8059654453	Adult-Use Cannabis Cultivation Provisional License
Ocean Hill Farms LLC	Kelly	Clenet	CEO	jwarren@ghpsupplies.com	8059654453	Adult-Use Cannabis Cultivation Provisional License
Ocean Hill Farms LLC	Kelly	Clenet	CEO	jwarren@ghpsupplies.com	8059654453	Adult-Use Cannabis Cultivation Provisional License
Ocean Hill Farms LLC	Kelly	Clenet	CEO	jwarren@ghpsupplies.com	8059654453	Adult-Use Cannabis Cultivation Provisional License
Ocean Hill Farms LLC	Kelly	Clenet	CEO	jwarren@ghpsupplies.com	8059654453	Adult-Use Cannabis Cultivation Provisional License
Ocean Hill Farms LLC	Kelly	Clenet	CEO	jwarren@ghpsupplies.com	8059654453	Adult-Use Cannabis Cultivation Provisional License
Ocean Hill Farms LLC	Kelly	Clenet	CEO	jwarren@ghpsupplies.com	8059654453	Adult-Use Cannabis Cultivation Provisional License
Ocean Hill Farms LLC	Kelly	Clenet	CEO	jwarren@ghpsupplies.com	8059654453	Adult-Use Cannabis Cultivation Provisional License
Ocean Hill Farms LLC	Kelly	Clenet	CEO	jwarren@ghpsupplies.com	8059654453	Adult-Use Cannabis Cultivation Provisional License
Olivella, Inc.	Joseph	Occhipinti	President	bajapca@hotmail.com	8056891354	Medicinal Cannabis Cultivation Provisional License
Orbiter Blooms	Winfred	Van Wingerden	CEO	GERBERAGROWER@gmail.com	8058961472	Adult-Use Cannabis Cultivation Provisional License
Orbiter Blooms	Winfred	Van Wingerden	CEO	GERBERAGROWER@gmail.com	8058961472	Adult-Use Cannabis Cultivation Provisional License
Orbiter Blooms	Winfred	Van Wingerden	CEO	GERBERAGROWER@gmail.com	8058961472	Adult-Use Cannabis Cultivation Provisional License

Primetime Farms Inc	Francis	Brand	CEO	francis@brand-farms.com	8054506660	Medicinal Cannabis Cultivation Provisional License
Saga Farms	Sofia	Van Wingerden	CEO	svw805@gmail.com	8056894029	Adult-Use Cannabis Cultivation Provisional License
Saga Farms	Sofia	Van Wingerden	CEO	svw805@gmail.com	8056894029	Adult-Use Cannabis Cultivation Provisional License
Saga Farms	Sofia	Van Wingerden	CEO	svw805@gmail.com	8056894029	Adult-Use Cannabis Cultivation Provisional License
Saga Farms	Sofia	Van Wingerden	CEO	svw805@gmail.com	8056894029	Adult-Use Cannabis Cultivation Provisional License
Saga Farms	Sofia	Van Wingerden	CEO	svw805@gmail.com	8056894029	Medicinal Cannabis Cultivation Provisional License
Saga Farms	Sofia	Van Wingerden	CEO	svw805@gmail.com	8056894029	Medicinal Cannabis Cultivation Provisional License
Saga Farms	Sofia	Van Wingerden	CEO	svw805@gmail.com	8056894029	Medicinal Cannabis Cultivation Provisional License
Saga Farms	Sofia	Van Wingerden	CEO	svw805@gmail.com	8056894029	Medicinal Cannabis Cultivation Provisional License
Saga Farms	Sofia	Van Wingerden	CEO	svw805@gmail.com	8056894029	Medicinal Cannabis Cultivation Provisional License
SLO Cultivation Inc., dba Cresco California	Kyle	Hardy	President	kyle.hardy@crescolabs.com	8054031033	Adult-Use Cannabis Cultivation Provisional License
SLO Cultivation Inc., dba Cresco California	Kyle	Hardy	President	kyle.hardy@crescolabs.com	8054031033	Adult-Use Cannabis Cultivation Provisional License

SLO Cultivation Inc., dba Cresco California	Kyle	Hardy	President	kyle.hardy@crescolabs.com	8054031033	Adult-Use Cannabis Cultivation Provisional License
SLO Cultivation Inc., dba Cresco California	Kyle	Hardy	President	kyle.hardy@crescolabs.com	8054031033	Adult-Use Cannabis Cultivation Provisional License
SLO Cultivation Inc., dba Cresco California	Kyle	Hardy	President	kyle.hardy@crescolabs.com	8054031033	Adult-Use Cannabis Cultivation Provisional License
SLO Cultivation Inc., dba Cresco California	Kyle	Hardy	Presidnet	kyle.hardy@crescolabs.com	8054031033	Adult-Use Cannabis Cultivation Provisional License
SLO Cultivation Inc., dba Cresco California	Kyle	Hardy		kyle.hardy@crescolabs.com	8054031033	Adult-Use Cannabis Cultivation Provisional License
SLO Cultivation Inc., dba Cresco California	Kyle	Hardy		kyle.hardy@crescolabs.com	8054031033	Adult-Use Cannabis Cultivation Provisional License
SLO Cultivation Inc., dba Cresco California	Kyle	Hardy		kyle.hardy@crescolabs.com	8054031033	Adult-Use Cannabis Cultivation Provisional License
SLO Cultivation Inc., dba Cresco California	Kyle	Hardy		kyle.hardy@crescolabs.com	8054031033	Adult-Use Cannabis Cultivation Provisional License
SLO Cultivation Inc., dba Cresco California	Kyle	Hardy		kyle.hardy@crescolabs.com	8054031033	Adult-Use Cannabis Cultivation Provisional License
SLO Cultivation Inc., dba Cresco California	Kyle	Hardy		kyle.hardy@crescolabs.com	8054031033	Adult-Use Cannabis Cultivation Provisional License
SLO Cultivation Inc., dba Cresco California	Kyle	Hardy		kyle.hardy@crescolabs.com	8054031033	Adult-Use Cannabis Cultivation Provisional License
ST Management Group LLC	Tony	Huang		hye@greentreeremy.com	9494340726	Adult-Use Cannabis Cultivation Provisional License
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ST Management Group LLC	Tony	Huang		hye@greentreeremedy.com	9494340726	Adult-Use Cannabis Cultivation Provisional License
ST Management Group LLC	Tony	Huang		hye@greentreeremedy.com	9494340726	Adult-Use Cannabis Cultivation Provisional License
ST Management Group LLC	Tony	Huang		hye@greentreeremedy.com	9494340726	Adult-Use Cannabis Cultivation Provisional License
ST Management Group LLC	Tony	Huang		hye@greentreeremedy.com	9494340726	Adult-Use Cannabis Cultivation Provisional License
ST Management Group LLC	Tony	Huang		hye@greentreeremedy.com	9494340726	Adult-Use Cannabis Cultivation Provisional License
ST Management Group LLC	Tony	Huang		hye@greentreeremedy.com	9494340726	Adult-Use Cannabis Cultivation Provisional License
ST Management Group LLC	Tony	Huang		hye@greentreeremedy.com	9494340726	Adult-Use Cannabis Cultivation Provisional License
ST Management Group LLC	Tony	Huang		hye@greentreeremedy.com	9494340726	Adult-Use Cannabis Cultivation Provisional License
ST Management Group LLC	Tony	Huang	CEO	hye@greentreeremedy.com	9494340726	Adult-Use Cannabis Cultivation Provisional License
Sunshine Organics Greens, Inc	Sarah	Wildwood	Vice President	Sarah@sunshineorganicsinc.com	8054504504	Medicinal Cannabis Cultivation Provisional License
Sunshine Organics Greens, Inc	Sarah	Wildwood	Vice President	Sarah@sunshineorganicsinc.com	8054504504	Medicinal Cannabis Cultivation Provisional License
Sunshine Organics Greens, Inc	Sarah	Wildwood	Vice President	Sarah@sunshineorganicsinc.com	8054504504	Medicinal Cannabis Cultivation Provisional License

Sunshine Organics Greens, Inc	Sarah	Wildwood	Vice President	Sarah@sunshineorganicsinc.com	8054504504	Medicinal Cannabis Cultivation Provisional License
Twisted Roots Inc	Amir-Hamsa	Eskandari	CEO	CreeksidebloomsLLC@gmail.com	8056845566	Adult-Use Cannabis Cultivation Provisional License
Twisted Roots Inc	Amir-Hamsa	Eskandari	CEO	CreeksidebloomsLLC@gmail.com	8056845566	Adult-Use Cannabis Cultivation Provisional License
Twisted Roots Inc	Amir-Hamsa	Eskandari	CEO	CreeksidebloomsLLC@gmail.com	8056845566	Adult-Use Cannabis Cultivation Provisional License
Twisted Roots Inc	Amir-Hamsa	Eskandari	CEO	CreeksidebloomsLLC@gmail.com	8056845566	Adult-Use Cannabis Cultivation Provisional License
Twisted Roots Inc	Amir-Hamsa	Eskandari	CEO	CreeksidebloomsLLC@gmail.com	8056845566	Adult-Use Cannabis Cultivation Provisional License
Twisted Roots Inc	Amir-Hamsa	Eskandari	CEO	CreeksidebloomsLLC@gmail.com	8056845566	Adult-Use Cannabis Cultivation Provisional License
Twisted Roots Inc	Amir-Hamsa	Eskandari	CEO	CreeksidebloomsLLC@gmail.com	8056845566	Adult-Use Cannabis Cultivation Provisional License
Twisted Roots Inc	Amir-Hamsa	Eskandari	CEO	CreeksidebloomsLLC@gmail.com	8056845566	Medicinal Cannabis Cultivation Provisional License
Twisted Roots Inc	Amir-Hamsa	Eskandari	CEO	CreeksidebloomsLLC@gmail.com	8056845566	Medicinal Cannabis Cultivation Provisional License
Twisted Roots Inc	Amir-Hamsa	Eskandari	CEO	CreeksidebloomsLLC@gmail.com	8056845566	Medicinal Cannabis Cultivation Provisional License
Twisted Roots Inc	Amir-Hamsa	Eskandari	CEO	CreeksidebloomsLLC@gmail.com	8056845566	Medicinal Cannabis Cultivation Provisional License
Twisted Roots Inc	Amir-Hamsa	Eskandari	CEO	CreeksidebloomsLLC@gmail.com	8056845566	Medicinal Cannabis Cultivation Provisional License
Valley Crest Farms, LLC	Fredrick	Fagundes	Member Manager	Fred@greenbrierhdgs.com	5592605333	Medicinal Cannabis Cultivation Provisional License

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Valley Crest Farms, LLC	Fredrick	Fagundes	Member Manager	fred@greenbrierhdgs.com	5592605333	Medicinal Cannabis Cultivation Provisional License
Valley Crest Farms, LLC	Fredrick	Fagundes	Member Manager	Fred@greenbrierhdgs.com	5592605333	Medicinal Cannabis Cultivation Provisional License
Valley Crest Farms, LLC	Fredrick	Fagundes	Member Manager	Fred@greenbrierhdgs.com	5592605333	Medicinal Cannabis Cultivation Provisional License
Valley Crest Farms, LLC	Fredrick	Fagundes	member Manager	fred@greenbrierhdgs.com	5592605333	Medicinal Cannabis Cultivation Provisional License
Valley Crest Farms, LLC	Fredrick	Fagundes	Member Manager	fred@greenbrierhdgs.com	5592605333	Medicinal Cannabis Cultivation Provisional License
Valley Crest Farms, LLC	Fredrick	Fagundes	Member Manager	fred@greenbrierhdgs.com	5592605333	Medicinal Cannabis Cultivation Provisional License
Valley Crest Farms, LLC	Fredrick	Fagundes	Member Manager	fred@greenbrierhdgs.com	5592605333	Medicinal Cannabis Cultivation Provisional License
Valley Crest Farms, LLC	Fredrick	Fagundes	Member Manager	fred@greenbrierhdgs.com	5592605333	Medicinal Cannabis Cultivation Provisional License
Valley Crest Farms, LLC	Fredrick	Fagundes	Member Manager	fred@greenbrierhdgs.com	5592605333	Medicinal Cannabis Cultivation Provisional License
Valley Crest Farms, LLC	Fredrick	Fagundes	Member Manager	fred@greenbrierhdgs.com	5592605333	Medicinal Cannabis Cultivation Provisional License
Valley Crest Farms, LLC	Fredrick	Fagundes	Member Manger	fred@greenbrierhdgs.com	5592605333	Medicinal Cannabis Cultivation Provisional License

Valley Crest Farms. LLC	Fredrick	Fagundes	Member Manager	fred@greenbrierhl dgs.com	5592605333	Medicinal Cannabis Cultivation Provisional License
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<u>PAL18-0000366</u>	Active	03/13/2019	3/13/2020	5554 Casitas Pass Rd	Carpinteria	Santa Barbara County
<u>PAL18-0000369</u>	Active	03/13/2019	3/13/2020	5554 Casitas Pass Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0000377</u>	Active	03/12/2019	3/12/2020	5554 Casitas Pass Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0000379</u>	Active	03/13/2019	3/13/2020	5554 Casitas Pass Rd	Carpinteria	Santa Barbara County
<u>PAL18-0000382</u>	Active	03/13/2019	3/13/2020	5554 Casitas Pass Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0000384</u>	Active	03/13/2019	3/13/2020	5554 Casitas Pass Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0000386</u>	Active	03/13/2019	3/13/2020	5554 Casitas Pass Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0001348</u>	Active	04/16/2019	4/16/2020	5554 Casitas Pass Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0000236</u>	Active	02/27/2019	2/27/2020	3615 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000237</u>	Active	02/27/2019	2/27/2020	3615 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000238</u>	Active	02/27/2019	2/27/2020	3615 Foothill Road	Carpinteria	Santa Barbara County

<u>PAL18-0000241</u>	Active	02/27/2019	2/27/2020	3615 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000242</u>	Active	02/27/2019	2/27/2020	3615 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000243</u>	Active	02/27/2019	2/27/2020	3615 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000244</u>	Active	02/27/2019	2/27/2020	3615 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0001318</u>	Active	02/26/2019	2/26/2020	3615 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0002738</u>	Active	03/25/2019	3/25/2020	3615 Foothill Road	Carpinteria	Santa Barbara County
<u>PML18-0000235</u>	Active	02/27/2019	2/27/2020	3615 Foothill Road, Carpinteria, CA 93013	Carpinteria	Santa Barbara County
<u>PAL18-0000399</u>	Active	03/13/2019	3/13/2020	5775 Casitas Pass Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0000400</u>	Active	03/13/2019	3/13/2020	5775 Casitas Pass Rd	Carpinteria	Santa Barbara County
<u>PAL18-0000411</u>	Active	03/13/2019	3/13/2020	5775 Casitas Pass Rd	Carpinteria	Santa Barbara County
<u>PAL18-0000413</u>	Active	03/13/2019	3/13/2020	5775 Casitas Pass Rd	Carpinteria	Santa Barbara County
<u>PML18-0003136</u>	Active	05/24/2019	5/24/2020	5775 Casitas Pass Rd	Carpinteria	Santa Barbara County

<u>PML18-0001710</u>	Active	03/06/2019	3/6/2020	1628 Cravens Lane	Carpinteria	Santa Barbara County
<u>PML18-0001716</u>	Active	03/06/2019	3/6/2020	1628 Cravens Lane	Carpinteria	Santa Barbara County
<u>PML18-0001728</u>	Active	03/06/2019	3/6/2020	1628 Cravens Lane	Carpinteria	Santa Barbara County
<u>PML18-0001730</u>	Active	03/06/2019	3/6/2020	1628 Cravens Lane	Carpinteria	Santa Barbara County
<u>PML18-0001731</u>	Active	03/06/2019	3/6/2020	1628 Cravens Lane	Carpinteria	Santa Barbara County
<u>PML18-0001733</u>	Active	03/10/2019	3/10/2020	1628 Cravens Lane	Carpinteria	Santa Barbara County
<u>PML18-0001640</u>	Active	03/07/2019	3/7/2020	1628 Cravens Lane	Carpinteria	Santa Barbara County
<u>PML18-0001648</u>	Active	03/07/2019	3/7/2020	1628 Cravens Lane	Carpinteria	Santa Barbara County
<u>PML18-0001651</u>	Active	03/07/2019	3/7/2020	1628 Cravens Lane	Carpinteria	Santa Barbara County
<u>PML18-0001656</u>	Active	03/07/2019	3/7/2020	1628 Cravens Lane	Carpinteria	Santa Barbara County
<u>PML18-0001669</u>	Active	03/06/2019	3/6/2020	1628 Cravens Lane	Carpinteria	Santa Barbara County
<u>PML18-0001672</u>	Active	03/06/2019	3/6/2020	1628 Cravens Lane	Carpinteria	Santa Barbara County

<u>PML18-0000865</u>	Active	03/06/2019	3/6/2020	1628 Cravens Lane	Carpinteria	Santa Barbara County
<u>PML18-0001671</u>	Active	03/06/2019	3/6/2020	1628 Cravens Lane	Carpinteria	Santa Barbara County
<u>PML18-0001676</u>	Active	03/06/2019	3/6/2020	1628 Cravens Lane	Carpinteria	Santa Barbara County
<u>PML18-0001677</u>	Active	03/07/2019	3/7/2020	1628 Cravens Lane	Carpinteria	Santa Barbara County
<u>PML18-0001735</u>	Active	03/06/2019	3/6/2020	1628 Cravens Lane	Carpinteria	Santa Barbara County
<u>PML18-0001748</u>	Active	03/06/2019	3/6/2020	1628 Cravens Lane	Carpinteria	Santa Barbara County
<u>PML18-0001689</u>	Active	03/06/2019	3/6/2020	1628 Cravens Lane	Carpinteria	Santa Barbara County
<u>PML19-0003776</u>	Active	07/12/2019	7/12/2020	6030 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003750</u>	Active	06/10/2019	6/10/2020	6030 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003751</u>	Active	06/10/2019	6/10/2020	6030 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003752</u>	Active	06/18/2019	6/18/2020	6030 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003754</u>	Active	06/18/2019	6/18/2020	6030 Casitas Pass Road	Carpinteria	Santa Barbara County

<u>PML19-0003756</u>	Active	06/10/2019	6/10/2020	6030 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003757</u>	Active	06/10/2019	6/10/2020	6030 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003758</u>	Active	06/10/2019	6/10/2020	6030 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003759</u>	Active	06/10/2019	6/10/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003762</u>	Active	06/10/2019	6/10/2020	6030 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003764</u>	Active	06/10/2019	6/10/2020	6030 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003767</u>	Active	06/10/2019	6/10/2020	6030 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003770</u>	Active	07/12/2019	7/12/2020	6030 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003771</u>	Active	07/12/2019	7/12/2020	6030 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003773</u>	Active	07/12/2019	7/12/2020	6030 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003782</u>	Active	07/12/2019	7/12/2020	6030 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003784</u>	Active	07/12/2019	7/12/2020	6030 Casitas Pass Road	Carpinteria	Santa Barbara County

<u>PML19-0003785</u>	Active	07/12/2019	7/12/2020	6030 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML18-0002745</u>	Active	05/24/2019	5/24/2020	6540 GOVERNADOR CANYON RD	Carpinteria	Santa Barbara County
<u>PAL18-0000410</u>	Active	03/09/2019	3/9/2020	5138 Foothill Rd	Carpinteria	Santa Barbara County
<u>PAL18-0000412</u>	Active	03/09/2019	3/9/2020	5138 Foothill Rd	Carpinteria	Santa Barbara County
<u>PAL18-0000415</u>	Active	03/10/2019	3/10/2020	5138 Foothill Rd	Carpinteria	Santa Barbara County
<u>PAL18-0000417</u>	Active	03/09/2019	3/9/2020	5138 Foothill Rd	Carpinteria	Santa Barbara County
<u>PAL18-0000890</u>	Active	03/22/2019	3/22/2020	4505 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0001134</u>	Active	03/29/2019	3/29/2020	4505 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0001135</u>	Active	03/29/2019	3/29/2020	4505 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0001136</u>	Active	03/29/2019	3/29/2020	4505 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0001138</u>	Active	03/29/2019	3/29/2020	4505 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0001141</u>	Active	03/29/2019	3/29/2020	4505 Foothill Road	Carpinteria	Santa Barbara County

<u>PAL18-0001142</u>	Active	03/29/2019	3/29/2020	4505 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0001143</u>	Active	03/29/2019	3/29/2020	4505 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0001149</u>	Active	03/29/2019	3/29/2020	4505 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0001150</u>	Active	03/29/2019	3/29/2020	4505 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0001154</u>	Active	02/25/2019	2/25/2020	4505 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0003061</u>	Active	05/24/2019	5/24/2020	4505 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000448</u>	Active	03/12/2019	3/12/2020	1400 Cravens Lane	Carpinteria	Santa Barbara County
<u>PAL18-0000451</u>	Active	03/12/2019	3/12/2020	1400 Cravens Lane	Carpinteria	Santa Barbara County
<u>PAL18-0000453</u>	Active	03/12/2019	3/12/2020	1400 Cravens Lane	Carpinteria	Santa Barbara County
<u>PAL18-0000454</u>	Active	03/12/2019	3/12/2020	1400 Cravens Lane	Carpinteria	Santa Barbara County
<u>PAL18-0000455</u>	Active	03/12/2019	3/12/2020	1400 Cravens Lane	Carpinteria	Santa Barbara County
<u>PML19-0000337</u>	Active	05/07/2019	5/7/2020	1296-1400-1480 Cravens Lane	Carpinteria	Santa Barbara County

<u>PML19-0000339</u>	Active	05/07/2019	5/7/2020	1296-1400-1480 Cravens Lane	Carpinteria	Santa Barbara County
<u>PML19-0000340</u>	Active	05/07/2019	5/7/2020	1296-1400-1480 Cravens Lane	Carpinteria	Santa Barbara County
<u>PAL18-0000543</u>	Active	03/13/2019	3/13/2020	4701 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000545</u>	Active	03/13/2019	3/13/2020	4701 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000548</u>	Active	03/13/2019	3/13/2020	4701 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000561</u>	Active	03/13/2019	3/13/2020	4587 Foothill Road Carpinteria, CA 93013	Carpinteria	Santa Barbara County
<u>PAL18-0000562</u>	Active	03/13/2019	3/13/2020	4587 Foothill Road Carpinteria, CA 93013	Carpinteria	Santa Barbara County
<u>PAL18-0000565</u>	Active	03/13/2019	3/13/2020	4587 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000568</u>	Active	03/13/2019	3/13/2020	4587 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000571</u>	Active	03/13/2019	3/13/2020	4587 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000574</u>	Active	03/13/2019	3/13/2020	4587 Foothill Road	Carpinteria	Santa Barbara County
<u>PML18-0002677</u>	Active	03/11/2019	3/11/2020	4587 Foothill Road	Carpinteria	Santa Barbara County

<u>PML19-0002657</u>	Active	07/12/2019	7/12/2020	4701 Foothill Road	Carpinteria	Santa Barbara County
<u>PML19-0002658</u>	Active	06/27/2019	6/27/2020	4701 Foothill Road	Carpinteria	Santa Barbara County
<u>PML19-0002659</u>	Active	06/27/2019	6/27/2020	4701 Foothill Road	Carpinteria	Santa Barbara County
<u>PML19-0002664</u>	Active	06/27/2019	6/27/2020	4701 Foothill Road	Carpinteria	Santa Barbara County
<u>PML19-0002673</u>	Active	06/27/2019	6/27/2020	4701 Foothill Road	Carpinteria	Santa Barbara County
<u>PML19-0002676</u>	Active	06/27/2019	6/27/2020	4701 Foothill Road	Carpinteria	Santa Barbara County
<u>PML19-0002677</u>	Active	06/27/2019	6/27/2020	4701 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000461</u>	Active	03/12/2019	3/12/2020	3508 Via Real	Carpinteria	Santa Barbara County
<u>PAL18-0000463</u>	Active	03/12/2019	3/12/2020	3508 Via Real	Carpinteria	Santa Barbara County
<u>PAL18-0000467</u>	Active	03/12/2019	3/12/2020	3508 Via Real	Carpinteria	Santa Barbara County
<u>PAL18-0000469</u>	Active	03/12/2019	3/12/2020	3508 Via Real	Carpinteria	Santa Barbara County
<u>PAL19-0001490</u>	Active	06/10/2019	6/10/2020	3508 Via Real	Carpinteria	Santa Barbara County

<u>PML18-0002644</u>	Active	04/24/2019	4/24/2020	3508 Via Real	Carpinteria	Santa Barbara County
<u>PML19-0002497</u>	Active	06/19/2019	6/19/2020	3508 Via Real	Carpinteria	Santa Barbara County
<u>PML19-0002498</u>	Active	06/19/2019	6/19/2020	3508 Via Real	Carpinteria	Santa Barbara County
<u>PML19-0002500</u>	Active	06/19/2019	6/19/2020	3508 Via Real	Carpinteria	Santa Barbara County
<u>PAL18-0000372</u>	Active	03/13/2019	3/13/2020	4532 Foothill Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0000375</u>	Active	03/13/2019	3/13/2020	4532 Foothill Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0000380</u>	Active	03/13/2019	3/13/2020	4532 Foothill Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0000383</u>	Active	03/13/2019	3/13/2020	4532 Foothill Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0000367</u>	Active	03/10/2019	3/10/2020	5138 Foothill Rd	Carpinteria	Santa Barbara County
<u>PAL18-0000368</u>	Active	03/10/2019	3/10/2020	5138 Foothill Rd	Carpinteria	Santa Barbara County
<u>PAL18-0000371</u>	Active	03/10/2019	3/10/2020	5138 Foothill Rd	Carpinteria	Santa Barbara County
<u>PAL18-0000373</u>	Active	03/10/2019	3/10/2020	5138 Foothill Rd	Carpinteria	Santa Barbara County

<u>PAL18-0000374</u>	Active	03/09/2019	3/9/2020	5138 Foothill Rd	Carpinteria	Santa Barbara County
<u>PML18-0003129</u>	Active	04/12/2019	4/12/2020	5138 Foothill Rd	Carpinteria	Santa Barbara County
<u>PAL19-0004623</u>	Active	06/20/2019	6/20/2020	4994 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL19-0004638</u>	Active	06/20/2019	6/20/2020	4994 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL19-0004642</u>	Active	06/20/2019	6/20/2020	4994 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL19-0004649</u>	Active	06/20/2019	6/20/2020	4994 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL19-0004680</u>	Active	06/20/2019	6/20/2020	4994 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000283</u>	Active	03/13/2019	3/13/2020	4701 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000284</u>	Active	03/13/2019	3/13/2020	4701 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000285</u>	Active	03/13/2019	3/13/2020	4701 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000508</u>	Active	03/13/2019	3/13/2020	4701 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000511</u>	Active	03/13/2019	3/13/2020	4701 Foothill Rd	Carpinteria	Santa Barbara County

<u>PAL18-0000514</u>	Active	03/13/2019	3/13/2020	4701 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000515</u>	Active	03/13/2019	3/13/2020	4701 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000519</u>	Active	03/13/2019	3/13/2020	4701 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000524</u>	Active	03/13/2019	3/13/2020	4701 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000526</u>	Active	03/13/2019	3/13/2020	4701 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000528</u>	Active	06/27/2019	6/27/2020	4701 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000530</u>	Active	06/27/2019	6/27/2020	4701 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000534</u>	Active	06/27/2019	6/27/2020	4701 Foothill Road	Carpinteria	Santa Barbara County
<u>PML19-0002759</u>	Active	06/27/2019	6/27/2020	4701 Foothill Road	Carpinteria	Santa Barbara County
<u>PML19-0003033</u>	Active	06/27/2019	6/27/2020	4701 Foothill Road	Carpinteria	Santa Barbara County
<u>PML19-0003047</u>	Active	06/27/2019	6/27/2020	4701 Foothill Road	Carpinteria	Santa Barbara County
<u>PML19-0003048</u>	Active	06/27/2019	6/27/2020	4701 Foothill Road	Carpinteria	Santa Barbara County

<u>PML19-0003052</u>	Active	07/12/2019	7/12/2020	4701 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000498</u>	Active	03/15/2019	3/15/2020	5601 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PAL18-0000500</u>	Active	03/11/2019	3/11/2020	5601 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PAL18-0000502</u>	Active	03/11/2019	3/11/2020	5601 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PAL18-0000503</u>	Active	03/15/2019	3/15/2020	5601 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PAL18-0000505</u>	Active	03/11/2019	3/11/2020	5601 Casitas Pass Road, Carpinteria, CA 93013	Carpinteria	Santa Barbara County
<u>PAL18-0000506</u>	Active	03/11/2019	3/11/2020	5601 Casitas Pass Road, Carpinteria, CA 93013	Carpinteria	Santa Barbara County
<u>PAL18-0000509</u>	Active	03/11/2019	3/11/2020	5601 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PAL18-0000510</u>	Active	03/11/2019	3/11/2020	5601 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PAL18-0003034</u>	Active	03/25/2019	3/25/2020	5601 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PAL18-0000512</u>	Active	03/11/2019	3/11/2020	5601 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PAL18-0000378</u>	Active	03/13/2019	3/13/2020	5775 Casitas Pass Rd	Carpinteria	Santa Barbara County

<u>PAL18-0000381</u>	Active	03/13/2019	3/13/2020	5775 Casitas Pass Rd	Carpinteria	Santa Barbara County
<u>PAL18-0000385</u>	Active	03/13/2019	3/13/2020	5775 Casitas Pass Rd	Carpinteria	Santa Barbara County
<u>PAL18-0000387</u>	Active	03/14/2019	3/14/2020	5775 Casitas Pass Rd	Carpinteria	Santa Barbara County
<u>PAL18-0000416</u>	Active	03/09/2019	3/9/2020	4532 Foothill Rd	Carpinteria	Santa Barbara County
<u>PAL18-0000418</u>	Active	03/09/2019	3/9/2020	4532 Foothill Rd., Carpinteria, CA, 93013	Carpinteria	Santa Barbara County
<u>PAL18-0000424</u>	Active	03/09/2019	3/9/2020	4532 Foothill Rd., Carpinteria, CA, 93013	Carpinteria	Santa Barbara County
<u>PML18-0003132</u>	Active	05/31/2019	5/31/2020	4532 Foothill Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0000457</u>	Active	03/07/2019	3/7/2020	3615 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000484</u>	Active	03/07/2019	3/7/2020	3615 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000485</u>	Active	03/07/2019	3/7/2020	3615 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000486</u>	Active	03/07/2019	3/7/2020	3615 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000499</u>	Active	03/07/2019	3/7/2020	3615 Foothill Road	Carpinteria	Santa Barbara County

<u>PAL18-0000513</u>	Active	03/07/2019	3/7/2020	3615 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000520</u>	Active	03/07/2019	3/7/2020	3615 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000523</u>	Active	03/07/2019	3/7/2020	3615 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000525</u>	Active	03/07/2019	3/7/2020	3615 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000527</u>	Active	03/07/2019	3/7/2020	3615 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000547</u>	Active	03/07/2019	3/7/2020	3615 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0002667</u>	Active	05/30/2019	5/30/2020	3615 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0003170</u>	Active	05/10/2019	5/10/2020	3615 Foothill Road	Carpinteria	Santa Barbara County
<u>PML18-0000315</u>	Active	03/03/2019	3/3/2020	4488 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000470</u>	Active	03/14/2019	3/14/2020	4555 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000471</u>	Active	03/13/2019	3/13/2020	4555 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000473</u>	Active	03/13/2019	3/13/2020	4555 Foothill Road	Carpinteria	Santa Barbara County

<u>PAL18-0000474</u>	Active	03/13/2019	3/13/2020	4555 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000475</u>	Active	03/12/2019	3/12/2020	4555 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0001422</u>	Active	05/17/2019	5/17/2020	4555 Foothill Road	Carpinteria	Santa Barbara County
<u>PML19-0002795</u>	Active	07/18/2019	7/18/2020	4555 Foothill Road	Carpinteria	Santa Barbara County
<u>PML19-0002797</u>	Active	07/12/2019	7/12/2020	4555 Foothill Road	Carpinteria	Santa Barbara County
<u>PML19-0002799</u>	Active	07/12/2019	7/12/2020	4555 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000388</u>	Active	03/13/2019	3/13/2020	5554 Casitas Pass Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0000389</u>	Active	03/13/2019	3/13/2020	5554 Casitas Pass Rd	Carpinteria	Santa Barbara County
<u>PAL18-0000391</u>	Active	03/13/2019	3/13/2020	5554 Casitas Pass Rd	Carpinteria	Santa Barbara County
<u>PAL18-0000392</u>	Active	03/13/2019	3/13/2020	5554 Casitas Pass Rd	Carpinteria	Santa Barbara County
<u>PAL18-0000394</u>	Active	03/13/2019	3/13/2020	5554 Casitas Pass Rd	Carpinteria	Santa Barbara County
<u>PAL18-0000396</u>	Active	03/10/2019	3/10/2020	5554 Casitas Pass Rd	Carpinteria	Santa Barbara County

<u>PML18-0003130</u>	Active	05/03/2019	5/3/2020	5554 Casitas Pass Rd	Carpinteria	Santa Barbara County
<u>PAL18-0000476</u>	Active	03/13/2019	3/13/2020	4555 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000478</u>	Active	03/13/2019	3/13/2020	4555 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000479</u>	Active	03/12/2019	3/12/2020	4555 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0000482</u>	Active	03/19/2019	3/19/2020	4555 Foothill Road	Carpinteria	Santa Barbara County
<u>PML19-0002823</u>	Active	06/21/2019	6/21/2020	4555 Foothill Road	Carpinteria	Santa Barbara County
<u>PML19-0002979</u>	Active	06/21/2019	6/21/2020	4555 Foothill Road	Carpinteria	Santa Barbara County
<u>PML19-0002980</u>	Active	06/21/2019	6/21/2020	4555 Foothill Road	Carpinteria	Santa Barbara County
<u>PML19-0002981</u>	Active	06/21/2019	6/21/2020	4555 Foothill Road, Carpinteria CA 93013	Carpinteria	Santa Barbara County
<u>PML19-0002989</u>	Active	06/21/2019	6/21/2020	4555 Foothill Road	Carpinteria	Santa Barbara County
<u>PAL18-0002726</u>	Active	05/28/2019	5/28/2020	3889 Foothill Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0002727</u>	Active	05/28/2019	5/28/2020	3889 Foothill Rd.	Carpinteria	Santa Barbara County

<u>PAL18-0002728</u>	Active	05/28/2019	5/28/2020	3889 Foothill Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0002733</u>	Active	05/28/2019	5/28/2020	Santa Barbara County	Carpinteria	Santa Barbara County
<u>PAL18-0002749</u>	Active	05/28/2019	5/28/2020	3889 Foothill Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0002750</u>	Active	05/28/2019	5/28/2020	3889 Foothill Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0002751</u>	Active	05/28/2019	5/28/2020	3889 Foothill Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0002752</u>	Active	05/28/2019	5/28/2020	3889 Foothill Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0002753</u>	Active	05/28/2019	5/28/2020	3889 Foothill Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0002754</u>	Active	05/28/2019	5/28/2020	3889 Foothill Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0002755</u>	Active	05/28/2019	5/28/2020	3889 Foothill Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0002756</u>	Active	05/28/2019	5/28/2020	3889 Foothill Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0002757</u>	Active	05/28/2019	5/28/2020	3889 Foothill Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0002759</u>	Active	05/28/2019	5/28/2020	3889 Foothill Rd.	Carpinteria	Santa Barbara County

<u>PAL18-0002760</u>	Active	05/28/2019	5/28/2020	3889 Foothill Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0002766</u>	Active	05/28/2019	5/28/2020	3889 Foothill Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0002817</u>	Active	05/28/2019	5/28/2020	3889 Foothill Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0002816</u>	Active	05/31/2019	5/31/2020	3889 Foothill Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0002731</u>	Active	05/28/2019	5/28/2020	3889 Foothill Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0002761</u>	Active	05/28/2019	5/28/2020	3889 Foothill Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0002762</u>	Active	05/28/2019	5/28/2020	3889 Foothill Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0002763</u>	Active	05/28/2019	5/28/2020	3889 Foothill Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0002764</u>	Active	05/28/2019	5/28/2020	3889 Foothill Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0002765</u>	Active	05/28/2019	5/28/2020	3889 Foothill Rd.	Carpinteria	Santa Barbara County
<u>PAL18-0000330</u>	Active	03/05/2019	3/5/2020	5892 Via Real	Carpinteria	Santa Barbara County
<u>PAL18-0000333</u>	Active	03/05/2019	3/5/2020	5892 Via Real	Carpinteria	Santa Barbara County

<u>PAL18-0000334</u>	Active	03/05/2019	3/5/2020	5892 Via Real	Carpinteria	Santa Barbara County
<u>PAL18-0000337</u>	Active	03/05/2019	3/5/2020	5892 Via Real	Carpinteria	Santa Barbara County
<u>PAL18-0000338</u>	Active	03/06/2019	3/6/2020	5892 Via Real	Carpinteria	Santa Barbara County
<u>PAL18-0000339</u>	Active	03/06/2019	3/6/2020	5892 Via Real	Carpinteria	Santa Barbara County
<u>PAL18-0000341</u>	Active	03/06/2019	3/6/2020	5892 Via Real	Carpinteria	Santa Barbara County
<u>PAL18-0000342</u>	Active	03/06/2019	3/6/2020	5892 Via Real	Carpinteria	Santa Barbara County
<u>PAL18-0000343</u>	Active	03/06/2019	3/6/2020	5892 Via Real	Carpinteria	Santa Barbara County
<u>PAL18-0000346</u>	Active	03/06/2019	3/6/2020	5892 Via Real	Carpinteria	Santa Barbara County
<u>PAL18-0000332</u>	Active	03/05/2019	3/5/2020	5892 Via Real	Carpinteria	Santa Barbara County
<u>PML19-0000283</u>	Active	06/12/2019	6/12/2020		Carpinteria	Santa Barbara County
<u>PML19-0000285</u>	Active	06/12/2019	6/12/2020		Carpinteria	Santa Barbara County
<u>PML19-0000310</u>	Active	07/12/2019	7/12/2020		Carpinteria	Santa Barbara County

<u>PML19-0000696</u>	Active	06/12/2019	6/12/2020		Carpinteria	Santa Barbara County
<u>PAL18-0000435</u>	Active	03/12/2019	3/12/2020	3508 Via Real	Carpinteria	Santa Barbara County
<u>PAL18-0000436</u>	Active	03/12/2019	3/12/2020	3508 Via Real	Carpinteria	Santa Barbara County
<u>PAL18-0000438</u>	Active	03/12/2019	3/12/2020	3508 Via Real	Carpinteria	Santa Barbara County
<u>PAL18-0000439</u>	Active	03/12/2019	3/12/2020	3508 Via Real	Carpinteria	Santa Barbara County
<u>PAL18-0000460</u>	Active	03/12/2019	3/12/2020	3508 Via Real	Carpinteria	Santa Barbara County
<u>PAL18-0001346</u>	Active	04/12/2019	4/12/2020	3508 Via Real	Carpinteria	Santa Barbara County
<u>PML18-0003138</u>	Active	05/09/2019	5/9/2020	3508 Via Real	Carpinteria	Santa Barbara County
<u>PML19-0002638</u>	Active	06/19/2019	6/19/2020	3508 Via Real	Carpinteria	Santa Barbara County
<u>PML19-0002639</u>	Active	06/19/2019	6/19/2020	3508 Via Real	Carpinteria	Santa Barbara County
<u>PML19-0002641</u>	Active	06/19/2019	6/19/2020	3508 Via Real	Carpinteria	Santa Barbara County
<u>PML19-0003590</u>	Active	07/12/2019	7/12/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County

<u>PML19-0003373</u>	Active	07/18/2019	7/18/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PAL19-0003409</u>	Active	07/18/2019	7/18/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003389</u>	Active	07/18/2019	7/18/2020	5980 Casitas Pass Rd.	Carpinteria	Santa Barbara County
<u>PML19-0003399</u>	Active	07/18/2019	7/18/2020	5980 Casitas Pass Rd.	Carpinteria	Santa Barbara County
<u>PML19-0003400</u>	Active	07/18/2019	7/18/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003404</u>	Active	07/18/2019	7/18/2020	5980 Casitas Pass Rd.	Carpinteria	Santa Barbara County
<u>PML19-0003407</u>	Active	07/18/2019	7/18/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003410</u>	Active	07/18/2019	7/18/2020	5980 Casitas Pass Rd.	Carpinteria	Santa Barbara County
<u>PML19-0003411</u>	Active	07/18/2019	7/18/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003415</u>	Active	07/18/2019	7/18/2020	5980 Casitas Pass Rd.	Carpinteria	Santa Barbara County
<u>PML19-0003416</u>	Active	07/18/2019	7/18/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003499</u>	Active	07/18/2019	7/18/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County

<u>PML19-0003503</u>	Active	07/12/2019	7/12/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003505</u>	Active	07/12/2019	7/12/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003507</u>	Active	07/12/2019	7/12/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003509</u>	Active	07/12/2019	7/12/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003511</u>	Active	07/12/2019	7/12/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003512</u>	Active	07/12/2019	7/12/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003521</u>	Active	07/12/2019	7/12/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003524</u>	Active	07/12/2019	7/12/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003526</u>	Active	07/12/2019	7/12/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003527</u>	Active	07/12/2019	7/12/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003537</u>	Active	07/12/2019	7/12/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003539</u>	Active	07/12/2019	7/12/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County

<u>PML19-0003541</u>	Active	07/12/2019	7/12/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003543</u>	Active	07/12/2019	7/12/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003544</u>	Active	07/12/2019	7/12/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003546</u>	Active	07/12/2019	7/12/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003585</u>	Active	07/12/2019	7/12/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003586</u>	Active	07/12/2019	7/12/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003588</u>	Active	07/12/2019	7/12/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003593</u>	Active	07/12/2019	7/12/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003596</u>	Active	07/12/2019	7/12/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003597</u>	Active	07/12/2019	7/12/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003598</u>	Active	07/12/2019	7/12/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County
<u>PML19-0003591</u>	Active	07/12/2019	7/12/2020	5980 Casitas Pass Road	Carpinteria	Santa Barbara County

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de la Guerra, Sheila

From: merrily peebles <merpeebles@gmail.com>
Sent: Friday, August 16, 2019 10:44 AM
To: sbcob; Williams, Das; Adam, Peter; Hartmann, Joan; Hart, Gregg
Subject: Support for G & K appeal

Caution: This email originated from a source outside of the County of Santa Barbara. Do not click links or open attachments unless you verify the sender and know the content is safe.

Dear Board of Supervisors,

I support the appeal on G & K Flowers in Carpinteria. I know Graham and have nothing personally negative to say about him. It is the project, one of six (or more?) in concentration in my neighborhood. His proposal to use the Byers System or any neutralizing system is not workable. Now, in my area, we have green houses with the Byers System and it does not work. We have marijuana odor every day. To add another 8 acres with this system is crazy. We must have a closed carbon filtration system. There are 6 proposed very large sites that I know of in my neighborhood. That will multiply the smell by 6.

The area between Nidever and Cravens will become an industrial complex if the density of these operations is not curtailed. We need site specific EIR evaluation for this project and all those attempting to come on line. The PEIR did not anticipate grows over 22,000 sq. feet. The G & K is over 300,000 sq. feet. My neighbor is a 12 year student, someone who seems to fit your narrow definition of a sensitive receptor. Our family and her family live in La Mirada and we have been putting up with this problem for three years now. The G & K project will only add to our odor issues.

There are concerns beyond odor as well. With the air inversion here in Carpinteria the odor is held in my yard. Will the "neutralizing" chemicals be held in my yard too? What are the long term effects? There will be too many vapor systems between me and Padaro Lane if another project is allowed without an EIR. I am one of 2000 residents and we all want pure air. Greenhouses need to be updated and closed and the air filtered by carbon filters. This is the only way to avoid a nuisance.

Farmers with food crops will then be able to go about their business, if the greenhouses are closed.

Please put the G & K project on hold until the Planning Commission can come up with way to mitigate the odor and other impacts of marijuana operations in our urban/rural area. Ideally zoning should be consistent with in the inland zoning if air quality issues here are not resolved.

Thank you,

Merrily Peebles
La Mirada

de la Guerra, Sheila

From: Jim Mannoia <jim.mannoia@gmail.com>
Sent: Friday, August 16, 2019 10:44 AM
To: sbcob; Williams, Das; Hartmann, Joan; Hart, Gregg; Adam, Peter; Lavagnino, Steve
Subject: Amendments to the Cannabis Business License 19-00652

Caution: This email originated from a source outside of the County of Santa Barbara. Do not click links or open attachments unless you verify the sender and know the content is safe.

I am writing to ask that when you meet next week on this matter that you PLEASE consider methods for EITHER

- REDUCE the number of acres of cannabis grown in the Carpinteria Agricultural zone OR
- REDUCE the number of licenses applied for by a percentage or limit the amount of acreage for each location.

We DESPERATELY NEED A METHOD FOR REDUCING OVER CONCENTRATION. We are gasping for our breath at times at night.

Jim Mannoia
3375 Foothill Road

de la Guerra, Sheila

From: Kathleen Wigle <kwigle@mac.com>
Sent: Friday, August 16, 2019 11:46 AM
To: sbcob
Subject: Support for D2- Appeal of G&K Farm Cannabis Cultivation

Caution: This email originated from a source outside of the County of Santa Barbara. Do not click links or open attachments unless you verify the sender and know the content is safe.

Dear Chair Lavagnino and Board members:

I write this letter as one of the 100's of members of the Concerned Carpinterians who support our Steering Committee and their intensive efforts in this process to protect all the residents of the Carpinteria Valley from the highly concentrated Cannabis operations and the resulting Odors, Air Quality, traffic, views along Foothill Rd of parking lots and the impact of 1,000's of additional employees. A very significant problem is the loss of property values with homes not selling, even when being drastically reduced, plus other residents afraid to put homes on the market, due to the stigma well known in Carpinteria.

The many Residents who are joining daily, include those that live throughout the City of Carpinteria, especially next to the Urban boundaries and the surrounding County areas which include multiple Home Owners Associations, EDRN's above Foothill Rd, Franciscan Village, The Villas, Polo Club, Padaro Lane, Sandyland, Shepherd's Mesa and many residents on Agriculturally zoned lands. Everyone is being negatively affect by the County's Planning Department actions and the Supervisor votes on the Cannabis expansion.

This Appeal is in an especially concentrated area of Greenhouse Cannabis projects and this is the first time the supervisors will have an opportunity to postpone this approval which allow massive additional growth of Cannabis in this very concentrated area, which has been plagued with constant odor problems. There are several more massive projects in this same area, that will be coming up for approval. This project will set the tone for what the other applicants will declare as acceptable to the Planning Department and the Supervisors, and any future denial will create a legal problem for the county, if they pick and choose certain projects over others to approve or deny.

Please postpone the approval of this project until additional changes to the Cannabis Ordinance can be presented and approved that will mitigate some of the many unintended consequences.

The Byers System is not working as promised for the growers or the Residents in the Carpinteria Valley. Just west of the High School on Foothill Rd is the daily strong smell of Chemicals coming the Byers System which is masking, **NOT NEUTRALIZING** the Cannabis Terpenes being emitted from the Greenhouse Venting Systems.

The County needs to require **Closed Greenhouses with a Filtration and Ventilation System** that does not vent the Terpenes and Chemicals into the ambient air. That is the best possible odor system in the Coastal Zone. If you refuse to have consistent Zoning for Coastal and Inland Areas, then the Greenhouses should be closed otherwise they should be considered as Outdoor Grows which are not allowed. These systems are very prevalent in other Cannabis Growing areas and the Byers

System is much cheaper which is why that one was proposed vs. a Closed Greenhouse. You must make this change now prior to approving the first experimental system by Byers because it is not working for the Terpenes or the Chemical smells affect the residents. The profits of the Cannabis growers should not be placed above the health, and well being of the residents, nor the loss of Property Values for many, if not most residents that have lived here for years. We did not change, the County changed the rules and we are suffering from the consequences.

Thank you for your consideration to this important change and idea.

Kathleen Wigle
HeartStone Ranch