12/10/15 - 03/01/16 **Chumash Proposal 01-14-16** County Response 02-01-16 Chumash Response 02-05-16 Chumash Response 03-01-16 County Proposal 12-10-15 Introduction/Preamble The 194 acres of land designated for Camp 4 is composed of five Parcels 2 & 4 Fee to Trust to Take all 5 parcels into trust with tribal land trust SYV Community Plan (SYVCP) LUG-SYV-6.1 contemplates this type of County-Tribal agreement: Tribal Housing, located on Parcel 2 (5) legal parcels by the address Tribal Housing and Tribal (Sycuan/Kumeyaay Diegueño Land Conservancy of the land commonly known as County. The preferred one Community Facilities/Tribal Center example) on portions of Parcels (3) and (5) Camp 4. (1) acre alternative includes project as described, set forth and along Highway 154. LUG-SYV-6.1 (p. 21): The County shall pursue legally enforceable government-to-government all five parcels. adopted with in the Final EA and The 30 acres of land designated as approved via Tribal Resolution agreements with entities seeking to obtain Special Purpose Zone for Tribal 930B. jurisdiction over land within the Plan Area to Community facilities/Tribal Center encourage compatibility with the surrounding area located on Parcel 4 of the land Proposal contingent upon the and to mitigate environmental and financial Tribe accepting all items commonly known as Camp 4. impacts with the County. referenced in County 02-01-16 http://longrange.sbcountyplanning.org/planareas/sa proposal, and all items set forth ntaynez/syv cp.php and adopted in Final EA and Tribal --will zone all parcels per separate zoning map; all five Camp Resolution 930B including but not 4 parcels, the 356 acres and all properties owned at the Edison/Hwy 246 intersection and east of 6.9 acres, including limited to: no gaming (page 2-13 of Final EA) 1 acre lots, 143 new gas station, all into trust. housing units, 30-acre tribal facility (page 2-12+ and figure 2-2 of EA) and full payment of in lieu funds for mitigation (Reference3b) must be provided to County. In order to streamline the approval If final agreement is reached, In order to streamline the County ok if agreement reached. process, if a final agreement is the County of Santa Barbara approval process, if a final reached, the County of Santa will support FTT through an agreement is reached, the County Barbara will support Fee-to-Trust Act of Congress and the BIA of Santa Barbara will support Feethrough an Act of Congress or the process for Camp 4 being to-Trust through an Act of BIA process for that part of Camp 4 used for Tribal Housing and a Congress or the BIA process for that part of Camp 4 being used for being used for Tribal Housing and a Tribal Center. Tribal Center. Tribal Housing and a Tribal Center. 1) Waiver of Sovereign Immunity

County has agreed to waiver in 2015 new

Compact, but County refuses to waive its

a) Limited waiver of sovereign

immunity by Tribe as

a) Limited waiver of sovereign

immunity by Tribe as proposed

Currently in progress.

a) Tribe will accept any change supported by judicial

authority. Tribe has State Legislative Counsel opinion as

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	County Proposal 12-10-15	Chumash Proposal 01-14-16		County Response 02-01-16		Chumash Response 02-05-16		Chumash Response 03-01-16
	by Tribe with revisions.			proposed by Tribe with		munity; unclear effects of proposed County		to enforceability of Tribal Sovereign Immunity: Tribal
				revisions.		anges to 2015 new compact waiver other		State Compact No. 1405603 (May 16, 2014).
					tha	n parties and are therefore not accepted.		
b)	Add language requiring Tribal	Currently in progress.	b)	Require Tribal			b)	Tribe will provide resolution/authority to sign.
	Resolution/Authority to sign.			Resolution/Authority to sign.				
c)	Add language on enforcement	Currently in progress.	c)	Enforcement of judgment.			c)	Please provide statute/judicial authority for County
	of judgment. No County waiver			No County waiver of				refusal to make parallel waiver of immunity.
	of sovereign immunity.			sovereign immunity.				
2)	Term				•			
a)	Coterminous with term of any	a) New gaming compact	a)	Coterminous with term of	a)	New gaming compact expires 12-31-2040.	a)	Term same as compact of 12-31-2040; reopener if Class
	existing or future gaming	expires 12/31/2040.		any existing or future gaming				III gaming exclusivity is breached and compact is
	compact or other agreement			compact or other agreement				reopened.
	between the State of California			between the State of				
	and Santa Ynez Band of			California and Santa Ynez				
	Chumash Indians.			Band of Chumash Indians.				
b)	Must discuss terms of	b) Must discuss terms of	b)	Agreement - Must discuss	b)	Must discuss terms of extension prior to set	b)	Terms of extension: same obligation of good faith as
	extension prior to set end of	extension prior to set		terms of extension prior to		end of term of agreement. (County Issue).		compact
	term of agreement regardless	end of term of		set end of term of		, , ,		
	of any change in land use.	agreement.		agreement.				
		Verbal-Tribe suggested a						
		reopener of terms.						
c)	Although County asserts that	No response.	c)	Although County asserts that	c)	Need approval of Secretary of Interior	c)	Tribe will submit to Secretary of Interior for approval;
۲,	not all provisions of the	No response.	c,	not all provisions of the	',	[Tribe: no guarantee Secretary will sign].	۲,	However, no guarantee of approval
	Agreement encumber Indian			Agreement encumber Indian		[Tribe. no guarantee Secretary win sign].		nowever, no guarantee or approvar
	land, the County and Tribe			land, the County and Tribe				
	agree that the Agreement must			agree that the Agreement				
	be submitted to the Secretary			must be submitted to the				
	of the Interior for approval by			Secretary of the Interior for				
	Secretary of Interior, or a			approval by Secretary of				
	determination that the			Interior, or a				
				determination that the				
	Secretary's approval is not							
	required. (25 U.S.C. § 81.) If			Secretary's approval is not				
1	the Secretary of the Interior			required. (25 U.S.C. § 81.) If	1			

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determines the Agreement falls within 25 U.S.C. § 81 and does not approve the Agreement, the Agreement is void and the County and the Tribe do not have any obligations under the Agreement.	Chumash Proposal 01-14-16	County Response 02-01-16 the Secretary of the Interior determines the Agreement falls within 25 U.S.C. § 81 and does not approve the Agreement, the Agreement is void and the County and the Tribe do not have any obligations under the Agreement.	Chumash Response 02-05-16	Chumash Response 03-01-16
3) Municipal Finance/Fiscal consider				
a) Access by County Assessor to land for market valuation annually.	a) Current County process is initial appraisal, final after four (4) years, with owner reassessments.	a) Access by County Assessor to land for market valuation annually.	a) COUNTY ASKS FOR ANNUAL APPRAISALS] Current County process is initial appraisal, final after four (4) years, with owner reassessments.	 a) Access of County for valuation: Tribe to provide appraisal by MAI certified or on HUD/Interior/BIA approved list for trust land appraisals; copy to County.
b) Ongoing distribution to County of 38% (37.92) of 1 % of the market valuation to compensate for ongoing loss of potential property tax revenue which would otherwise be due to County from use on nontribal property and payment of appropriate benefit assessments per similarly situated land as determined by the Santa Barbara County elected Assessor.	b) Need to discuss incorporated City model vs. unincorporated area models: example Buellton.	County does not have taxing authority over trust lands and payments made under this agreement do not constitute taxes, exactions or fees but payments by the Tribe to address impacts of trust land development impacts and service needs. Ongoing distribution to County of 38% (37.92) of 1 % of the market valuation of land and structures to compensate for ongoing loss of potential property tax revenue which would otherwise be due to County from use on non-tribal property and payment of appropriate benefit assessments per similarly situated land as determined by the Santa Barbara County elected Assessor.	b) County wants to keep its 38% of 1% property tax rate but then argues that it is just a payment in lieu of taxes and they need not follow the division of taxes for Cities. So it either approximates property taxes or is totally unrelated and the Tribe can propose any amount in response. RESPONSE: REPEAT PRIOR TRIBAL OFFER WITH BUELLTON PROPERTY TAX SPLIT; RESEARCH OTHER CITIES THAT SHARE EVEN LESS WITH THEIR COUNTIES Need to discuss incorporated City model vs. unincorporated area models: example Buellton. [COUNTY REJECTS]	b) OK with 38% of 1% for improvements not owned by Tribe/Tribal entity (for example for tribal residences only property tax on member improvements and not on land assignment which is owned by United States and Tribe in trust).
c) Cooperate in pursuit of	c) Tribal/Government	County initial proposal 3c	c) Tribal/Government owned lands not	c) Not include tribally owned real estate in trust; not

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	County Proposal 12-10-15	Chumash Proposal 01-14-16	County Response 02-01-16	Chumash Response 02-05-16	Chumash Response 03-01-16
	grants available for projects (possible transportation, conservation, energy, etc.)	owned lands not taxed.	withdrawn. For County's response to Tribe's 3c, see County response 3b.	taxed. [COUNTY REJECTS]	include tribally owned buildings/improvements on trust land.
d) Services will be provided to the Tribe as appropriate.	d) Property taxes only on private residences phased in over time.	County initial proposal 3d withdrawn. For County response to Tribe's 3d, see County response3b.	d) Property taxes only on private residences phased in over time.	d) Property taxes only on private residences phased in over time.
e	and TOT on all and any projects within Camp 4 based on amounts (percentages) paid in SYV, to be paid annually for term of agreement.	e) No Sales Tax or TOT.	Payment in lieu of sales, property and transit occupancy tax on all and any projects within Camp 4 that would generate sales, property and transient occupancy tax, paid based on amounts (percentages) paid in SYV, to be paid annually for term of agreement.	e) No Sales tax or TOT (County Rejects)	e) Sales tax and TOT equal to County rates; of that amount 25% to County and that 25% to County divided 50% to local schools in Santa Ynez Valley and 50% to County general fund.
f	sources of funding including SDF, other agreements with Fire and Sheriff or any other sources that apply to existing Reservation and casino gaming operations, or any other sources.	Verbal – Chairman Armenta – not requesting offsets 1/14/16 meeting.	Agreement: No offsets for other sources of funding including SDF, other agreements with County Fire and Sheriff or any other sources that apply to existing Reservation and casino gaming operations, or any other sources.		f) No offsets.
4) N	Aitigation non-economic impact	s (Land Use and Environmental	Mitigation) priority items		
P P F II	compliance with all Mitigation Measures, Best Management Practices, and Additional Protective Measures in the Inding of No Significant Impacts and the Final Invironmental Assessment for	a) Continue federal and Tribal enforcement of Compliance with all Mitigation Measures, Best Management Practices, and Additional Protective Measures in the Finding of	County does not have permitting authority over development on trust land. Tribe will comply with all Mitigation Measures, Best Management Practices, and additional Protective Measures set forth in the Finding of No	a) Continue federal and Tribal enforcement of Compliance with all Mitigation Measures, Best Management Practices, and Additional Protective Measures in the Finding of No Significant Impacts and the Final Environmental Assessment for Camp 4 referenced. [ONLY DISAGREE AS TO	a) Follow compact for state vs tribal building codes.

County Proposal 12: Camp 4 referenced.	No Significant Impacts and the Final Environmental Assessment for Camp 4 referenced.	· · · · · · · · · · · · · · · · · · ·	Chumash Response 02-05-16 APPLICATION OF STATE LAW/BUILDING CODES VS. INTERNATIONAL/TRIBAL BUILDING CODES]	Chumash Response 03-01-16
b) All development on of shall comply with Comply with Comply with Comply with Comply with Comply with an the Endicated used and agree to recycle/reuse water Tribal lands to offset Ensure groundwater to meet Federal or Stand Ensure no water from is exported or extract other off site Tribal uncommercial purpose	unty h to Environmental Health Regulations for wells and septic systems with future attachment to sewer. on all use. is treated tate ards. in Camp 4 ted for uses or	County response provided in 4a.	b) Tribal response: use consistent with County approved Golden Inn and Village of up to 61 Acre feet annually; will agree to cooperate with Sustainable Groundwater Master Plan same as our neighbors.	b) Water and sewer/SGMP: Tribal comprehensive groundwater and wastewater plan for all tribal properties; will participate with GSA when established.
c) All development on 0 shall comply with Co height limit of 35-fee	Camp 4 Verbal- Chairman Armenta- unty Tribe does not agree to	County response provided in 4a.		c) Tribe will implement relevant portions of SYVCP.

	County Proposal 12-10-15	Chumash Proposal 01-14-16	County Response 02-01-16	Chumash Response 02-05-16	Chumash Response 03-01-16
	setback of 50-feet from road	standards 1-14-16 meeting.			
	centerline and 20-feet from				
	edge of right-of-way.				
d)	All development on Camp 4	Verbal- Chairman Armenta-	County response provided in 4a.		d) Fire: Tribe to implement as per compact.
	shall comply with Santa	Tribe does not agree to			
	Barbara County Building and	comply with County			
	Fire Codes including National	standards 1-14-16 meeting.			
	Fire Protection Association fire				
	flow requirements and Santa				
	Barbara County Fire				
	Department Development				
	standards regarding stored				
	water fire protection systems				
	and space vegetation				
	management requirements of				
	the California Public Resources				
	Code and Community Center				
	must be equipped with early				
	fire detection systems,				
	automatic sprinkler systems				
	and Tribe shall coordinate with				
	Sheriff and County Fire District				
	if needed to ensure safety of				
	large events.				
e)	Special events at Tribal	No response.	Special events at Tribal Facilities		e) Special events: Tribe to implement own
	Facilities on Camp 4 must be		on Camp 4 must be limited to		restrictions similar to use of current tribal hall.
	limited to Tribal members and		Tribal members and guests.		
	guests.				
f)	All development on Camp 4	Verbal Chairman Armenta-	All development on Camp 4 shall		f) Tribe to honor terms of all valid easements in place at
	shall honor existing public and	Tribe does not agree to	honor existing public and private		time of agreement.
	private easements in place at	comply with County	easements in place at time of		
	time of agreement.	standards 12-14-16 meeting.	agreement.		
g)	Partner with the County and	No response.	Partner with the County and Santa		g) SGMP: Tribe to partner with GSA when established.
	Santa Ynez River Water		Ynez River Water Conservation		
	Conservation District on the		District on the preparation of the		

F	County Proposal 12-10-15 preparation of the Sustainable Groundwater Management Plan (SGMP) for all of Camp 4.	Chumash Proposal 01-14-16	County Response 02-01-16 Sustainable Groundwater Management Plan (SGMP) for all of Camp 4.	Chumash Response 02-05-16	Chumash Response 03-01-16
a)		a) County to work with Tribe on cancellation of all or parts of Williamson Act contracts on Camp 4.	Consider cancellation of remaining term of Williamson Act contract (now through 2023) on Parcels 2 and 4 if total agreement with Tribe provides overall public benefit to support findings required for Williamson Act cancellation.	a) County to work with Tribe on cancellation of all Williamson Act contracts on Camp 4 vs. COUNTY a)RESPONSE ONLY PARCELS (2) and (4) and if finding in public interest]. County to work with Tribe on waiver of any and all penalty fees. Golden Inn and Village means SY Valley Community Plan can be amended at any time with increased height, increased densities and view shed encroachments.	a) Williamson Act Cancellations of parcels 2 and 4 and waiver of penalty fees; otherwise, comply until end of non-renewal period.
	i) Camp 4 in its entirety entered non-renewal in August 2013.	i) County to work with Tribe on waiver of any and all penalty fees.	County response provided in 5a.		See above.
b	No gaming activities as currently defined or as may be defined in any further tribal gaming compact with the State of California, may occur on the Camp 4 property or other properties owned, managed or held by the Tribe in Santa Barbara County outside of the existing Reservation.	b) Gaming per federal, State and Tribal law.	County does not have authority over gaming on trust land. Tribe agrees no gaming activities as currently defined or as may be defined in any further tribal gaming compact with the State of California, shall occur on the Camp 4 as identified in Final EA (page 2-13) and adopted via Tribe Resolution 930B. No gaming on properties owned, managed or held by the Tribe in Santa Barbara County outside of the existing	b) TRIBE: Gaming as limited by federal, State and Tribal law vs. COUNTY NO GAMING OFF EXISTING RESERVATION	b) Gaming: Tribe to follow gaming limitation in HR 1157 or successor bill; otherwise tribe to follow limitations in IGRA, compact and tribal law.

	County Proposal 12-10-15	Chumash Proposal 01-14-16	County Response 02-01-16	Chumash Response 02-05-16	Chumash Response 03-01-16
			Reservation.		
c)	Agreement does not apply to	No response.	Agreement does not apply to		c) Agreement not apply existing reservation or
	existing reservation facilities or		existing reservation facilities or		services.
	services.		services.		
d)	Designated Camp 4 located on	No response.	Camp 4 Parcels 2 & 4 will be		d) Follow EA uses and tribal zoning.
	Parcels 2 and 4 specifically		owned by the Federal		
	utilized for Tribal housing and		Government in Trust for the Tribe		
	Tribal Center Community		for the provision of Tribal Housing		
	facilities will be owned by the		and Tribal Community		
	Federal Government in Trust		Facilities/Tribal Center project as		
	for the Tribe.		described, set forth and adopted		
			with in the Final EA and approved		
			via Tribal Resolution 930B.		
			Proposal contingent upon all		
			items referenced in County 02-01-		
			16 proposal being accepted and		
			items set forth and adopted in		
			Final EA and Tribal		
			Resolution930B accepted		
			including but not limited to: no		
			gaming (page 2-13 of Final EA) 1		
			acre lots, 143 housing units, 30-		
			acre tribal facility (page 2-12 + and		
			figure2-2 of EA) and full in lieu		
			payment for mitigation		
			(Reference3b) must be provided		
			to County.		
e)	Camp 4 may only be developed	No response.	Camp 4 may only be developed as		e) Follow EA uses and tribal zoning.
	as described in the adopted		described in the adopted project		
	project description set forth		description set forth and adopted		
	and adopted within the Final EA		within the Final EA approved by		
	approved by the Tribal Business		the Tribal Business Committee via		
	Committee via Resolution		Resolution 930B.		
	930B.				
			Tribe will agree not to submit any		

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County Proposal 12-10-15	Chumash Proposal 01-14-16	County Response 02-01-16	Chumash Response 02-05-16	Chumash Response 03-01-16		
		future Fee to Trust applications				
		on Camp 4 for parcels 1, 3, and 5.				
6) Infrastructure and service support	S					
a) Construction by Tribe of all	a) Review of Tribal road	Agreement Construction by Tribe	a) Review of Tribal road maintenance	a) Tribe constructs all onside infrastructure; County to		
onsite support infrastructure	maintenance	of all onsite support infrastructure	agreement for Sanja Cota Road.	review Sanja Cota Road agreement.		
and services.	agreement for Sanja	and services.				
	Cota Road.					
		Road maintenance agreement				
	Verbal – Chairman Armenta	under review.				
	1/14/16 meeting. Tribe					
	will build all					
	infrastructure.					
b) Payment of one time impact	No response.	Withdrawn by County.		b) County impact fees; withdrawn by county.		
monies to County to address:						
i) Traffic infrastructure	No response.	Withdrawn by County.		Withdrawn by County		
impacts consistent with						
County traffic impacts fee						
and development standards						
in place at time of the						
agreement.						
7) Other items for consideration	pn					
a) Separate agreements for school	a) Consider Separate	Agreement: Consider separate	a) Consider Separate agreements for school	a) Consider separate agreement for school and service		
and service agencies outside	agreements for school	agreements for schools and	and service agencies outside Santa	agencies.		
Santa Barbara County's	and service agencies	service agencies outside of Santa	Barbara County's jurisdiction.			
jurisdiction are strongly	outside Santa Barbara	Barbara County jurisdiction.				
encouraged.	County's jurisdiction.					
b) Notwithstanding other	No response.	Item to be addressed within		b) Enforcement in federal District Court of California State		
provisions of law, enforcement		discussion of waiver of sovereign		County per Compact model.		
and interpretation of the		immunity.				
agreement shall be available in						
Federal District Court or						
California State Court.						

TRIBAL ZONING MODEL

- a. Tribal zoning map (latest draft attached);
- b. All building permits for review by County Planning under contract to Tribe (if County unavailable then contract planner mutually agreed upon);
- c. One public meeting hosted by Tribe and noticed to adjacent land owners and newspaper(s) of general circulation;
- d. All comments addressed by Tribal staff or contract planner selected by Tribe;
- e. Business Committee or designee approval (majority vote for permits; 4/5 vote for zoning changes).

