Planning and Development —

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LAND USE PERMIT NO.: 19LUP-OOOOO-00530

Project Name: NOJOQUI FARMS - CANNABIS CULTIVATION

Project Address: 1889 HWY 101, BUELLTON, CA 93427

A.P.N.: 083-430-014 **Zone:** AG-II-40

The Board of Supervisors hereby approves this Land Use Permit for the project described below based upon compliance with the required findings for approval and subject to the attached terms and conditions.

 APPROVAL DATE:
 11/1/2022

 DATE OF PERMIT ISSUANCE:
 11/2/2022

PROJECT DESCRIPTION SUMMARY: The Project is a request for approval of a Land Use Permit to allow 22.17 acres of cannabis cultivation, which includes 20.67 acres of outdoor cannabis cultivation in hoop structures, 1.20 acres of cannabis nursery in hoop structures, 0.07 acres of cannabis processing (storage) in an existing 3,240-sq. ft. agricultural storage barn, and 0.23 acres of cannabis processing (drying, curing, trimming, storing, packaging, and labeling) in a proposed processing building, 10,000 sq. ft. in area and 25 ft. in height. The Project also includes a proposed 30,000-gallon water storage tank for fire protection purposes and a proposed compacted gravel parking lot with twenty 9-ft. by 20-ft. employee parking spaces. [See Conditions No. 1 and No. 2 for complete Project Description]. To receive additional information regarding this project and/or to view the application and/or plans, please contact Alia Vosburg at 624 West Foster Road, Suite C, Santa Maria, by email (avosburg@countyofsb.org) or by phone ((805) 934-6259).

PROJECT SPECIFIC CONDITIONS: See Attachment "A"

ASSOCIATED CASE NUMBERS: None

PERMIT ISSUANCE: This Land Use Permit will be issued following the close of the appeal period provided an appeal is not filed, or if appealed, the date of final action on the appeal which has the effect of upholding the approval of the permit. Issuance of this permit is subject to compliance with the following terms and conditions:

- 1. Notice. Notice of this project shall be posted on the project site by the applicant utilizing the language and form of the notice provided by the Planning and Development Department. The notice shall remain posted continuously until at least 10 calendar days following action on the permit, including an action on any appeal of this permit (CLUDC Chapter 35.106 Noticing and Public Hearings). The *Proof of Posting of Notice on Project Site* shall be signed and returned to the Planning and Development Department prior to the issuance of the permit.
- 2. Compliance with conditions. All conditions that are required to be satisfied prior to issuance of the permit have been satisfied and the permit has been signed by the applicant or owner.
- **3. Design Review.** If required, the project has been granted final approval by the appropriate Board of Architectural Review (BAR), and an appeal of that final approval has not been filed.
- 4. Appeals. An appeal of the approval of this permit, or an appeal of the final approval by the BAR, has not been filed with the County. If an appeal has been filed then the permit shall not be issued until final action on the appeal(s) has occurred which has the effect of upholding the approval of this permit, and, if applicable, the final approval by the BAR.
- 5. Other approvals. Any other necessary approvals required prior to issuance of this Land Use Permit have been granted.

PERMIT EXPIRATION AND EXTENSION: This permit shall remain valid only as long as compliance with all applicable requirements of the CLUDC and the permit continues, including the conditions of approval specific to this permit. Additionally:

- 1. The approval of this permit shall expire either 12 months from the effective date of the permit or other period allowed in compliance with an approved Time Extension, and shall be considered void and of no further effect unless the permit is either issued within the applicable period in compliance with the terms indicated above or a valid application for a Time Extension is submitted prior to the expiration of this 12 month period and is subsequently approved (CLUDC: Section 35.82.110).
- 2. This permit shall expire two years from the date of issuance and be considered void and of no further effect unless the use and/or structure for which the permit was issued has been lawfully established or commenced in compliance with the issued permit or an application for a Time Extension is submitted prior to the expiration of this two year period and is subsequently approved (CLUDC: Section 35.82.110).
- 3. The effective date of this permit shall be (a) the day following the close of any applicable appeal period provided an appeal is not filed, or (b) if appealed, the date of final action on the appeal which has the effect of upholding the approval, or (c) some other date as indicated in this permit (CLUDC: Section 35.82.020).

WORK PROHIBITED PRIOR TO PERMIT ISSUANCE: No work, development, or use intended to be authorized pursuant to this permit approval shall commence prior to issuance of this permit and/or any other required permit (e.g., building permit).

OWNER/APPLICANT ACKNOWLEDGMENT: Undersigned permittee acknowledges receipt of this approval and agrees to abide by all conditions and terms thereof. Undersigned permittee also acknowledges that issuance of this permit for this project does not allow construction or use outside of the project description, nor shall it be construed to be an approval of a violation of any provision of any County policy, ordinance or other governmental regulation.

		/	
Print name	Signature		Date
Land Use Approval By:			
	/		
Chair, Board of Supervisors		Date	
PERMIT ISSUANCE: The permit shall be issu	ued and deemed effective on the dat	e signed and indicated belo	w.
Planning and Development Department Issua	nce By:		
	/		
Planner	_	Date	

ATTACHMENT A: CONDITIONS OF APPROVAL

Project Description

1. **Proj Des-01 Project Description:** This Land Use Permit is based upon and limited to compliance with the project description, and all conditions of approval set forth below, including mitigation measures and specified plans and agreements included by reference, as well as all applicable County rules and regulations. The project description is as follows:

The Project is a request for approval of a Land Use Permit to allow 22.17 acres of cannabis cultivation, which includes 20.67 acres of outdoor cannabis cultivation in hoop structures, 1.20 acres of cannabis nursery in hoop structures, 0.07 acres of cannabis processing (storage) in an existing 3,240-sq. ft. agricultural storage barn, and 0.23 acres of cannabis processing (drying, curing, trimming, storing, packaging, and labeling) in a proposed processing building. The proposed processing building will be 10,000 sq. ft. in area and 25 ft. in height. Hoop structures will be up to 15 ft. in height and will not include any permanent structural elements, utilities, or lighting. Cannabis green waste will be composted onsite in a 0.40-acre compost area. The Project also includes a proposed 30,000-gallon water storage tank for fire protection purposes, and a proposed compacted gravel parking lot with twenty 9-ft. by 20-ft. employee parking spaces.

Existing onsite development to be used for the proposed cannabis operation includes:

- One 3,240-sq. ft. agricultural storage barn (noted above and consisting of a 2,160-sq. ft. structure with a 1,080-sq. ft. attached shade cover) to be converted into an office and cooler storage for cannabis product staging prior to shipment;
- One 96-sq. ft. detached restroom for employee use;
- One 2,500-sq. ft. machine shed to be used for farm equipment storage and office use; and
- One 30,000-gallon water storage tank for irrigation and domestic use.

Existing onsite development that will remain, but will not be used for the proposed cannabis operation includes a 3,288-sq. ft. residence and a 4,600-sq. ft. hay shelter.

Existing onsite development that will be removed prior to Land Use Permit issuance includes:

- One 1,070-sq. ft. employee mobile home;
- One 6,440-sq. ft. barn;
- One 1,482-sq. ft. mobile home;
- Four sheds measuring 240-sq. ft., 49-sq. ft., 120-sq. ft., and 96-sq. ft.;
- One 324-sq. ft. horse shelter;
- One 320-sq. ft. cargo container; and
- One 2,880-sq. ft. shade structure.

The Project includes removal of two non-native trees. The Project does not include any native tree or native vegetation removal. Grading is limited to less than 50 cubic yards.

The cannabis operation will be enclosed with 7-foot-high no-climb security fencing (composed of wood rail wire mesh fencing 5 ft. in height, topped with barbed wire 2 ft. in height) connected to 8-ft. -high chain-link security fencing that will enclose the nursery area. Security light fixtures will be installed at the access gate, in the parking lot, and on the exterior of the processing building. All

security lighting will be pole-mounted or building-mounted at a maximum height of 10 ft. and will be fully shielded, directed downward, and motion-activated. Existing and proposed landscaping will screen the operation from public views along Highway 101. [Continued in Condition No. 2]

2. Proj Des-01 Project Description Continued: [Continued from Condition No. 1] The operation will employ five full-time employees, with an additional 19 seasonal employees during harvest periods. The Project will include up to three harvests per year for a duration of 21 days per harvest period. Harvest periods will occur between the months of May through June, July through August, and October through November. Hours of operation will be from 7:00 A.M. to 4:00 P.M, Monday through Saturday. The hours of operation will not change during harvest periods. All harvested cannabis will be transferred into the onsite 10,000-sq. ft. processing building, into coolers within the onsite 3,240-sq. ft. agricultural storage barn, or to an offsite processing facility the same day it is harvested. All onsite cannabis processing activities will occur within either 1) the enclosed 10,000-sq. ft. processing building, which will be equipped with a carbon filtration and HVAC system to mitigate odors produced by drying, curing, trimming, storing, packaging, and labeling activities, or 2) the enclosed coolers within the 3,240-sq. ft. agricultural storage barn, which will be equipped with refrigeration units to mitigate odors produced by cannabis storage.

Groundwater wells will provide water for the Project (irrigation, domestic, and fire protection uses). The Project site is currently served by three existing offsite groundwater wells, which consist of a primary well (identified as the "Main Well") and two backup wells (identified as "Moonshine #1" and "Moonshine #2"). The Applicant will provide County P&D staff a well meter log of the Main Well that serves the cannabis cultivation Project prior to commencement of use and biannually thereafter for the life of the Project. The use of the well will be limited to 26.6 acre-feet per year (AFY), as confirmed by the well meter log. The Project will include approval of a water system permit and repair of the existing private onsite wastewater treatment system serving the employee restroom. The Project site will continue to be accessed via an existing 24-ft.-wide asphalt driveway off Highway 101. Fire protection will be provided by the Santa Barbara County Fire Department and law enforcement will be provided by the Santa Barbara County Sheriff's Department. The Project site is a 53-acre parcel zoned Agriculture-II (AG-II-40), and shown as Assessor's Parcel Number 083-430-014, located at 1889 Highway 101 in the Buellton area, 3rd Supervisorial District.

Any deviations from the project description, approved plans, exhibits, or conditions must be reviewed and approved by the County for conformity with this approval. Deviations may require approved changes to the permit and/or further environmental review. Deviations without the above described approval will constitute a violation of permit approval.

3. Proj Des-02 Project Conformity: The grading, development, use, and maintenance of the property, the size, shape, arrangement, and location of the structures, parking areas and landscape areas, and the protection and preservation of resources shall conform to the project description above and the hearing exhibits and conditions of approval below. The property and any portions thereof shall be sold, leased or financed in compliance with this project description and the approved hearing exhibits and conditions of approval thereto. All plans must be submitted for review and approval and shall be implemented as approved by the County.

4. CulRes-09 Stop Work at Encounter: The Owner/Applicant and/or their agents, representatives or contractors shall stop or redirect work immediately in the event archaeological remains are encountered during grading, construction, landscaping or other construction-related activity. The Owner/Applicant shall retain a P&D approved archaeologist and Native American representative to evaluate the significance of the find in compliance with the provisions of Phase 2 investigations of the County Archaeological Guidelines and funded by the Owner/Applicant.

PLAN REQUIREMENTS: This condition shall be printed on all landscaping, building and grading plans.

MONITORING: P&D permit processing planner shall check plans prior to Land Use Permit issuance and prior to Building and Grading Permit issuance, and P&D compliance monitoring staff shall spot check in the field throughout grading and construction activities.

5. WatConv-04 Equipment Storage-Construction: The Owner/Applicant shall designate a construction equipment filling and storage area(s) to contain spills, facilitate clean-up and proper disposal and prevent contamination from discharging to the storm drains, street, drainage ditches, creeks, or wetlands. The areas shall be no larger than 50 x 50 foot unless otherwise approved by P&D and shall be located at least 100 feet from any storm drain, waterbody or sensitive biological resources.

PLAN REQUIREMENTS: The Owner/Applicant shall designate the P&D approved location on all Grading and Building Permit plans.

TIMING: The Owner/Applicant shall install the area prior to commencement of construction.

MONITORING: P&D compliance monitoring staff shall ensure compliance prior to and throughout construction.

6. WatConv-05 Equipment Washout-Construction: The Owner/Applicant shall designate a washout area(s) for the washing of concrete trucks, paint, equipment, or similar activities to prevent wash water from discharging to the storm drains, street, drainage ditches, creeks, or wetlands. Note that polluted water and materials shall be contained in this area and removed from the site. The area shall be located at least 100 feet from any storm drain, waterbody or sensitive biological resources.

PLAN REQUIREMENTS: The Owner/Applicant shall designate the P&D approved location on all Grading and Building Permit plans.

TIMING: The Owner/Applicant shall install the area prior to commencement of construction.

MONITORING: P&D compliance monitoring staff shall ensure compliance prior to and throughout construction.

Project Specific Conditions

7. **Demolition of Structures:** The Owner/Applicant shall demolish or remove the following existing structures: a 1,070-sq. ft. employee mobile home, a 6,440-sq. ft. barn, a 1,482-sq. ft. mobile home, a

240-sq. ft. shed, a 49-sq. ft. shed, a 120-sq. ft. shed, a 96-sq. ft. shed, a 324-sq. ft. horse shelter, a 320-sq. ft. cargo container, and a 2,880-sq. ft. shade structure. Prior to the initiation of any demolition or construction activities, the owner/applicant shall obtain a Demolition Permit, Building Permit, and/or any other permit, required pursuant to the Building Code.

TIMING: The Owner/Applicant shall demolish or remove the structures prior to Land Use Permit Issuance.

MONITORING: P&D compliance staff shall inspect the project site to confirm that the structures have been removed.

8. Road Encroachment Permit: The Owner/Applicant shall obtain a road encroachment permit and make necessary improvements as required by Caltrans.

TIMING: The Owner/Applicant shall obtain clearance from Caltrans prior to Land Use Permit issuance.

MONITORING: P&D Compliance staff shall verify with Caltrans that all road encroachment requirements have been completed pursuant to the requirements of this condition.

- **9. Water System Permit:** Prior to Land Use Permit issuance, the Owner/Applicant shall obtain a water system permit, as required by Environmental Health Services, and have any improvements associated with the water system permit constructed and inspected, with the permitted work finalized.
- 10. Onsite Wastewater Treatment System: Prior to Land Use Permit issuance, the work related to the approved onsite wastewater treatment system (OWTS) abandonment permits ON0024561 and ON0024562, shall be constructed and inspected, with the permitted work finalized. Prior to Land Use Permit issuance, an OWTS permit shall be obtained to repair the existing OWTS serving "Existing AG Bldg. #1 with ADA Restroom" (also known as the existing 3,240 sq. ft. agricultural storage barn and 96-sq. ft. detached restroom), and this work shall be completed and inspected, with the permitted work finalized.
- 11. Licenses Required: The applicant shall obtain and maintain in good status: (1) a valid County business license as required by the County Code Chapter 50, and (2) a valid State cannabis license as required by the California Business and Professions Code for the cannabis activities that are the subject of this permit.
- 12. Transfer of Ownership: In the event that the applicant transfers interest in the commercial cannabis operation, the successor(s) in interest shall assume all responsibilities concerning the project including, but not limited to, maintaining compliance with the conditions of this permit and paying for P&D condition compliance activities throughout the life of the project.

DOCUMENTATION: The successor(s) in interest shall notify P&D compliance staff, in writing, of the transfer in interest, and provide the contact and billing information of the successor(s) in interest.

TIMING: The successor(s) in interest shall provide the written notification within 30 days following the transfer in interest.

MONITORING: P&D compliance staff reviews the written notification to confirm that all requisite

information has been included pursuant to the requirements of this condition.

13. Records: The applicant shall maintain clear and adequate records and documentation, in accordance with State law, the California Cannabis Track-and-Trace System, and as required by County Code Chapter 35, demonstrating that all cannabis or cannabis products have been obtained from, and are provided to, other permitted and licensed cannabis operations.

TIMING: The applicant shall maintain the documentation for a minimum of five years following the preparation and/or approval of the documentation.

MONITORING: The applicant shall provide the documentation for review, inspection, examination and audit by the Department.

- **14. Permit Compliance:** The Owner/Applicant/Operator shall ensure that the project complies with the County cannabis regulations, all approved plans, and project conditions, including those which must be monitored after the project is built and/or operations commence. To accomplish this the Owner/Applicant/Operator shall:
 - 1. Complete and submit a Permit Compliance Application to Planning and Development and identify a name and number of the contact person for the project compliance activities.
 - 2. Sign a separate Agreement to Pay for compliance monitoring costs and remit a security deposit prior to Land Use Permit issuance as authorized by ordinance and fee schedules. Compliance monitoring costs will be invoiced monthly and may include costs for Business License annual review and for P&D to hire and manage outside consultants when deemed necessary by P&D staff to assess damage and/or ensure compliance. In such cases, the Owner/Applicant shall comply with P&D recommendations to bring the project into compliance. The decision of the Director of P&D shall be final in the event of a dispute.
 - 3. Participate in Initial Compliance Inspections that may occur:
 - a. Prior to commencement of use and/or issuance of Business License,
 - b. Within the first year (during the active growing season), and
 - c. Other instances as deemed necessary by Planning & Development
 - 4. Participate in Regular Compliance Inspections that may occur:
 - a. Upon renewal of the County Business License,
 - b. For the life of the project, or as specific in permit conditions, and
 - c. Other instances as deemed necessary by Planning & Development

PLAN REQUIREMENTS: The Owner/Applicant/Operator shall include a note and a copy of this condition on all project plans including Building and Grading Plans.

TIMING: Prior to Land Use Permit issuance, an associated Permit Compliance Application and deposit shall be submitted to Planning & Development.

MONITORING: Planning & Development Compliance Staff or designee shall conduct initial and regular compliance inspections as identified above in accordance with this condition, and as

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determined to be necessary.

15. Fencing and Security Plan: The applicant shall implement the Fencing and Security Plan stamped "Zoning Approved".

PLAN REQUIREMENTS: The Fencing and Security Plan must comply with the requirements of the Land Use and Development Code (§35.42.075.C.2) as that section reads as of the date of project approval.

TIMING: The applicant shall implement the Fencing and Security Plan prior to commencement of the cannabis activities that are the subject of this permit. The applicant shall maintain the project site in compliance with the Fencing and Security Plan throughout the life of the project.

MONITORING: P&D compliance staff inspects the project site to confirm that all components of the Fencing and Security Plan are installed and maintained pursuant to the requirements of this condition.

16. Landscape and Screening Plan: The applicant shall implement the Landscape and Screening Plan stamped "Zoning Approved".

PLAN REQUIREMENTS: The Landscape and Screening Plan must comply with the requirements of the Land Use and Development Code (§35.42.075.C.3) as that section reads as of the date of project approval. The applicant shall file a performance security in an amount sufficient to ensure the installation and maintenance of the landscaping for two years, as determined by a landscape architect and approved by P&D compliance staff.

TIMING: The applicant shall submit one copy of the approved Landscaping and Screening Plan to P&D staff and deposit the performance security prior to Land Use Permit issuance. The applicant shall install all components of the Landscape and Screening Plan prior to commencement of the cannabis activities that are the subject of this permit or prior to final building inspection, whichever occurs first. The applicant shall maintain the landscaping and screening in compliance with the Landscape and Screening Plan throughout the life of the project.

MONITORING: P&D compliance staff inspects the project site to confirm that all components of the Landscape and Screening Plan are installed and maintained pursuant to the requirements of this condition. P&D compliance staff releases said performance security upon a written statement from the Department that the landscaping, in accordance with the approved Landscape and Screening Plan, has been installed and maintained for two years.

17. Lighting Plan: The applicant shall implement the Lighting Plan stamped "Zoning Approved".

PLAN REQUIREMENTS: The Lighting Plan must comply with the requirements of Land Use and Development Code (§35.42.075.C.4) as that section reads as of the date of project approval.

TIMING: All components of the Lighting Plan shall be implemented prior to commencement of the cannabis activities that are the subject of this permit or prior to final building inspection, whichever occurs first. The applicant shall maintain the project site in compliance with the Lighting Plan throughout the life of the project.

MONITORING: P&D compliance staff inspects the project site to confirm that all components of the Lighting Plan are installed, maintained and operated pursuant to the requirements of this condition.

18. Noise Plan: The applicant shall implement the Noise Plan stamped "Zoning Approved,".

PLAN REQUIREMENTS: The Noise Plan must comply with the requirements of the Land Use and Development Code (§ 35.42.075.C.5), as that section reads as of the date of project approval.

TIMING: The applicant shall implement the Noise Plan prior to commencement of the cannabis activities that are the subject of this permit, or prior to final building inspection, whichever occurs first. The applicant shall maintain the project site in compliance with the Noise Plan throughout the life of the project.

MONITORING: P&D compliance staff inspects the project site to confirm that all components of the Noise Plan are installed, operated and maintained pursuant to the requirements of this condition.

19. Minimization of Cannabis Odor: In compliance with the requirements of the Land Use and Development Code (§35.42.075.D.1.o), as that section reads as of the date of project approval, in order to minimize cannabis odors, the drying, curing, and/or trimming of harvested cannabis shall either (1) be located within an enclosed structure which utilizes best available control technology, or (2) include techniques/or equipment (e.g., the use of freeze drying techniques/equipment and immediate packaging of harvested cannabis in the field) that shall achieve an equivalent or greater level of odor control as could be achieved using an enclosed structure which utilizes best available control technology. The Owner/Applicant shall comply with the proposed method to minimize cannabis odors as depicted on the plans stamped 'Zoning Approved.' The Owner/Applicant shall inform P&D compliance monitoring staff prior to making any changes to the odor control technology/technique.

PLAN REQUIREMENTS: The odor control technology/technique or system shall be graphically depicted on project plans and must comply with the requirements of Section 35.42.075.D.1.o, as that section reads as of the date of project approval.

TIMING: The odor control technology/technique or system shall be implemented prior to the Final Building Clearance and/or commencement of cultivation activities, whichever occurs first. Owner/Applicant shall maintain the technology/technique or system in good, working condition throughout duration of cannabis processing activities. The Owner/Applicant shall inform P&D compliance monitoring staff of their intent to change the odor control technology/technique or system prior to its use. The Owner/Applicant shall submit updated materials for P&D review and approval prior to installation or use of new odor control technology/technique or system. If required, the Owner/Applicant shall obtain additional the use of the permits for new technology/technique or system. Compliance with the requirements of this condition is necessary for the life of the project.

MONITORING: P&D compliance staff shall monitor implementation of odor control technology/technique or system prior to Final Building Clearance and/or commencement of use, whichever occurs first. Permit Compliance staff has the authority to request additional measures

necessary for corrective actions, provided at the cost of the Owner/Applicant, to verify compliance with this condition. Upon implementation/installation of the odor control technology/technique or system and quarterly thereafter for one year, Permit Compliance staff shall conduct an inspection of the odor control technology/technique to assess its compliance with the requirements of this condition. Permit Compliance staff may conduct additional inspections, as needed, throughout the life of the project.

20. Site Transportation Demand Management Plan: The applicant shall implement the Site Transportation Demand Management Plan stamped "Zoning Approved".

PLAN REQUIREMENTS: The Site Transportation Demand Management Plan must comply with the requirements of the Land Use and Development Code (§ 35.42.075.D.1.j) as that section reads as of the date of project approval.

TIMING: The applicant shall implement the Site Transportation Demand Management Plan prior to commencement of the cannabis activities that are the subject of this permit, or prior to final building inspection, whichever occurs first. The applicant shall maintain the project site in compliance with the Site Transportation Demand Management Plan throughout the life of the project.

MONITORING: The applicant shall demonstrate to P&D compliance staff (e.g., by providing a copy of an executed contract with a rideshare service or site inspections to verify that trip reduction features are installed onsite) that all components of the approved Site Transportation Demand Management Plan are implemented.

21. Compliance with State Water Board Requirements: The applicant shall demonstrate, to the satisfaction of the State Water Resources Control Board, compliance with the State Water Resources Control Board's comprehensive Cannabis Cultivation Policy. The Policy includes limitations on the diversion of surface water and certain groundwater diversions, and regulations on the use of pesticides, rodenticides, herbicides, insecticides, fungicides, disinfectants and fertilizers.

TIMING: The applicant shall satisfy this condition prior to Land Use Permit issuance.

22. Water Efficiency for Commercial Cannabis Activities: Water-conserving features shall be included in the design of the cannabis cultivation. Water-conserving features shall include timed drip irrigation.

PLAN REQUIREMENTS: Water conserving features must comply with the requirements of the Land Use and Development Code (§ 35.42.075.D.1.j).

TIMING: The applicant shall implement the Water efficiency measures prior to commence of use. The applicant shall maintain the project site in compliance with the water efficiency measures throughout the life of the project.

MONITORING: P&D compliance staff shall inspect the project site to confirm that all water efficiency measures are installed, operated and maintained pursuant to the requirements of this condition.

23. Wildlife Movement Plan: The Owner/Applicant shall implement the avoidance and minimization

measures and all associated components included in the Wildlife Movement Plan (WMP) prepared by David N. Lee Consulting, dated July 30, 2021 and stamped "Zoning Approved".

PLAN REQUIREMENTS: This condition shall be printed on building and grading plans.

TIMING: The requirements of this condition shall be implemented prior to the commencement of ground disturbing activities. The requirements of this condition shall also be implemented throughout the life of the Proposed Project, as applicable. Permit compliance staff shall conduct site inspections as needed to confirm compliance.

MONITORING: P&D permit processing planner shall check plans prior to issuance. P&D compliance monitoring staff, as well as USFWS staff and/or CDFW staff as needed, shall monitor compliance with this condition prior to the commencement of project activities, which may include installation of fencing and lighting, or at the pre-construction meeting, or during grading and construction, and throughout the life of the project, as applicable. The Owner/Applicant shall demonstrate compliance with the measures outline above, listed in the planset and as detailed in the WMP prepared by David N. Lee Consulting dated July 30, 2021 throughout the life of the project to permit compliance staff.

County Rules and Regulations

- 24. Rules-01 Effective Date-Not Appealable to CCC: This Land Use Permit shall become effective upon the date of the expiration of the applicable appeal period provided an appeal has not been filed. If an appeal has been filed, the planning permit shall not be deemed effective until final action by the final review authority on the appeal. No entitlement for the use or development shall be granted before the effective date of the planning permit. [LUDC §35.82.020]
- 25. Rules-03 Additional Permits Required: The use and/or construction of any structures or improvements authorized by this approval shall not commence until the all necessary planning and building permits are obtained. Before any Permit will be issued by Planning and Development, the Owner/Applicant must obtain written clearance from all departments having conditions; such clearance shall indicate that the Owner/Applicant has satisfied all pre-construction conditions. A form for such clearance is available from Planning and Development.
- **26.** Rules-05 Acceptance of Conditions: The Owner/Applicant's acceptance of this permit and/or commencement of use, construction and/or operations under this permit shall be deemed acceptance of all conditions of this permit by the Owner/Applicant.
- 27. Rules-08 Sale of Site: The project site and any portions thereof shall be sold, leased or financed in compliance with the exhibit(s), project description and the conditions of approval including all related covenants and agreements.
- **28. Rules-09 Signs:** No signs of any type are approved with this action unless otherwise specified. All signs shall be permitted in compliance with the LUDC.
- **29.** Rules-20 Revisions to Related Plans: The Owner/Applicant shall request a revision for any proposed changed to approved plans. Substantial conformity shall be determined by the Director of P&D.
- **30.** Rules-22 Leased Facilities: The Operator and Owner are responsible for complying with all

conditions of approval contained in this Land Use Permit. Any zoning violations concerning the installation, operation, and/or abandonment of the facility are the responsibility of the Owner and the Operator.

- 31. Rules-23 Processing Fees Required: Prior to issuance of the Land Use Permit, the Owner/Applicant shall pay all applicable P&D permit processing fees in full as required by County ordinances and resolutions.
- 32. Rules-26 Performance Security Required: The Owner/Applicant shall post separate performance securities, the amounts and form of which shall be approved by P&D, to cover the full cost of installation and maintenance of landscape & irrigation. Installation securities shall be equal to the value of a) all materials listed or noted on the approved referenced plan, and b) labor to successfully install the materials. Maintenance securities shall be equal to the value of maintenance and/or replacement of the items listed or noted on the approved referenced plan(s) for two years of maintenance of the items. The installation security shall be released when P&D determines that the Owner/Applicant has satisfactorily installed of all approved landscape & irrigation plans per those condition requirements. Maintenance securities shall be released after the specified maintenance time period and when all approved landscape & irrigation have been satisfactorily maintained. If they have not been maintained, P&D may retain the maintenance security until satisfied. If at any time the Owner fails to install or maintain the approved landscape and irrigation, P&D may use the security to complete the work.
- **33.** Rules-29 Other Dept Conditions: Compliance with Departmental/Division letters required as follows:
 - a. Public Works Department Water Resources Division, dated October 22, 2020;
 - b. County Fire Department, dated December 2, 2020;
- **34.** Rules-30 Plans Requirements: The Owner/Applicant shall ensure all applicable final conditions of approval are printed in their entirety on applicable pages of grading/construction or building plans submitted to P&D or Building and Safety Division. These shall be graphically illustrated where feasible.
- **35. Rules-33 Indemnity and Separation:** The Owner/Applicant shall defend, indemnify and hold harmless the County or its agents or officers and employees from any claim, action or proceeding against the County or its agents, officers or employees, to attack, set aside, void, or annul, in whole or in part, the County's approval of this project.
- 36. Rules-37 Time Extensions-All Projects: The Owner/Applicant may request a time extension prior to the expiration of the permit or entitlement for development. The review authority with jurisdiction over the project may, upon good cause shown, grant a time extension in compliance with County rules and regulations, which include reflecting changed circumstances and ensuring compliance with CEQA. If the Owner/Applicant requests a time extension for this permit, the permit may be revised to include updated language to standard conditions and/or mitigation measures and additional conditions and/or mitigation measures which reflect changed circumstances or additional identified project impacts.



Santa Barbara County Public Works Department Water Resources Division

Flood Control & Water Agency & Project Clean Water
130 E. Victoria Street, Suite 200, Santa Barbara, CA 93101
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SCOTT D. MCGOLPIN
Director Public Works

THOMAS D. FAYRAM

Deputy Director Water Resources

October 22, 2020

Dara Elkurdi, Planner County of Santa Barbara Planning & Development Department 123 E. Anapamu St. Santa Barbara, CA 93101

Re: 19LUP-00000-00530; Nojoqui Farms Cannabis Cultivation

APN: 083-430-014; Buellton

Dear Ms. Elkurdi:

The Public Works Department Water Resources Division has conditions for the subject project which includes cannabis cultivation on the subject property including, 25 acres of outdoor cultivation, hoop structures, 10K SF proposed ag storage and packing, 3200 SF existing ag barn/shade structure to be used as office and staging, 2500 SF existing office/ machine shed to be used as office and storage, 6440 SF existing barn to be used for trimming and nutrient storage, and a 30K gallon water tank.

The Water Resources Division does not regulate hoop structures.

A. Flood Control & Water Conservation District

This parcel is partially located within FEMA Special Flood Hazard Area (SFHA) Zone A.

It is understood that with this current LUP case that no improvements to existing structures are proposed, and no change-of-use is proposed.

Please note that for any future proposed improvements to existing structures located within the SFHA, compliance with SBCC Ordinance 15A would be required, and would be based upon Substantial Improvement (SI) determinations for each improved structure. Should the SI determination (cost of improvements versus the depreciated structure market value) equal or exceed 50%, commercial structures would have to either be dry flood-proofed or raised above the Base Flood Elevation (BFE) plus 2 feet, as determined by a licensed professional.

1. Prior to Building Department clearance

a. The applicant shall submit record drawings to the District's Floodplain Manager in electronic format.

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B. Project Clean Water

The project is subject to the County's Post-Construction Stormwater Requirements for treating storm water quality, because the project creates or replaces 5,000 square feet of parking or has 25 or more parking spaces or exceeds the established thresholds of more than 0.5 ac of disturbance for commercial development. Therefore, appropriate control measures must be designed and installed to treat storm water runoff, where applicable, from the 1.2-inch storm.

The following provisions apply to this project:

- 1. Submit a Stormwater Control Plan that identifies how stormwater runoff is treated for water quality using runoff reduction measures such as permeable surfaces (gravel), and treatment measures such dispersal to landscaped or vegetated areas.
 - It is recommended to follow the County of Santa Barbara's Stormwater Technical Guide for a Tier 2 project or other approved technical guide. The County's Stormwater Technical Guide is on the Water Resources Division website. Click on the Development tab at SBProjectCleanWater.org.
- 2. <u>Prior to issuance of Building or Grading Permits (whichever of these actions comes first)</u>, the applicant must submit to the Water Resources Division (attention: Project Clean Water) for review and approval a final Storm Water Control Plan with accompanying civil, architectural, and possibly landscape plans if appropriate, for the treatment measures provided.

The Stormwater Control Plan must provide relevant details on the location and function of treatment facilities. These facilities shall be depicted on a separate plan sheet within the engineering plan set. At a minimum, the submittal(s) must:

- a. Show the locations of all impervious surfaces and their delineated drainage management area,
- b. Demonstrate how the treatment areas comply with the conditions by managing runoff from the design storm, and
- c. Include a long-term maintenance plan appropriate for the proposed facilities.
- 3. The applicant will include a deposit for plan check review at the time the Stormwater Control Plan and engineering plans are submitted. The plan check deposit of \$2,000 shall be submitted to Water Resources Division, Public Works, 130 E. Victoria St., Santa Barbara, CA 93101. The check shall be made payable to Project Clean Water.
- 4. Prior to issuance of Building or Grading Permits (whichever comes first), the owner must sign a maintenance agreement that includes the long-term maintenance plan. Instructions for preparing a maintenance plan are provided in the Stormwater Technical Guide. The maintenance agreement identifies the owner as the party responsible for maintaining the storm water retention facilities for the life of the project. The maintenance agreement will be signed and notarized by the property owner.
- 5. <u>Upon installation of treatment systems, and prior to Building Division final clearance on Grading or Building permits</u>, all improvements required as part of the above conditions shall be installed in accordance with the approved plans. An Engineer's Certificate of Approval shall be signed and stamped by the engineer of record and submitted to the Water Resources Division along with a set of As-Built plans or drawings in PDF format. If the treatment systems are be installed in phases, separate Certificates of Approval can be provided for each phase. If necessary, the final

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maintenance plan shall be revised by the engineer of record based on as-built construction drawings, including elevations and construction details of stormwater facilities.

Sincerely,

SANTA BARBARA COUNTY FLOOD CONTROL & WATER CONSERVATION DISTRICT

By: Karen Sullivan, P.E.

Development Review Engineer

Cc: Laurel Perez, Suzanne Elledge P&P Services Inc., 1625 State Street, Suite 1, Santa Barbara, CA

93101

Patricia Paulsen, Nojoqui Farms, 1889 HWY 101, Buellton, CA 93427

Memorandum

DATE:

December 2, 2020

TO:

Dara Elkurdi

Planning and Development

County of Santa Barbara - Santa Maria

FROM:

Steven Sauer, Inspector

Fire Department

SUBJECT:

APN: 083-430-014; Permit: 19LUP-00530; Project: 20FDR-00060

Site: 1889 HWY 101, Buellton

Project: Land Use Permit – Cannabis Cultivation, Nojoqui Farms

The above project is located within the jurisdiction of the Santa Barbara County Fire Department.



The Fire Prevention Division must be notified of any changes to the project proposal. A change in the project description may cause conditions to be imposed.

ADVISORY FOR CONSTRUCTION

PROJECT DEVELOPMENT

- 2. Fire Protection Certificates (FPCs) shall be required.
- 3. All standard fire department conditions and current codes shall apply at time of development.
 - All new permanent/occupiable structures or existing structures changing their occupancy classification shall comply with current codes.

PRIOR TO CONSTRUCTION

- 4. Create a defensible space of 100 feet (or to the property line, whichever is nearer) around the proposed structures and any existing structures on this property.
 - Defensible space standards apply to all storage containers
 - Removal does not apply to single specimens of trees, ornamental shrubbery or similar plants that are
 used as ground cover if they do not form a means of rapidly transmitting fire from the native growth to
 any structure.
- 5. Access plans shall be approved by the fire department prior to any work being undertaken.
 - All access ways shall be installed, made serviceable and maintained for the life of the project.
 - Apparatus access way shall have a minimum width of 20 feet.
 - Surface shall be all-weather or paved



- Access ways shall be unobstructed and extended to within 150 feet of all portions of the exterior walls of the first story of any building.
- Dead-end access exceeding 150 feet shall terminate with a fire department approved turnaround.
- A minimum of 13 feet, 6 inches of vertical clearance shall be provided and maintained for the life of the project for emergency apparatus access.
- 6. New fire hydrant(s) shall be installed per approved stored water plan.
 - Plans for a stored water fire protection system shall be approved by the fire department.
 - Required water supplies for fire protection shall be installed and made serviceable prior to construction and for the life of the project.
 - Reference Santa Barbara County Fire Department Development Standard #3.

PRIOR TO OCCUPANCY CLEARANCE

- 7. Automatic fire sprinkler system(s) shall be installed as required by the fire department.
 - Fire sprinkler plans shall be approved by the fire department prior to installation.
 - Reference Santa Barbara County Fire Department Standard #4.
- 8. Address numbers shall be posted as required by the fire department.
 - Address numbers shall be a color contrasting to the background color.
 - The address numbers shall be elevated at least three feet from the ground for clear visibility and easy directional identification.
 - The numbers shall be visible from the access road when travelling in either direction.
 - If the driveway is over 150 feet in length or the building is obstructed from view at the access road and/or driveway, numbers shall be posted at all road and driveway intersections as is necessary.
- 9. Access way entrance gates shall conform to fire department requirements.
- 10. When access ways are gated, a fire department approved Knox locking system shall be installed. Reference Santa Barbara County Development Standard #7.

As always, if you have any questions or require further information, please call me at 805-686-8182 or 805-681-5523.

SS:mkb