

Legislation Details (With Text)

File #:	20-00148	Version: 1			
Туре:	Set Hearing/Hearing Request		Status:	Agenda Ready	
File created:	2/14/2020		In control:	BOARD OF SUPERVISORS	
On agenda:	2/25/2020		Final action:		
Title:	Set a hearing to consider recommendations regarding two appeals filed by Busy Bee's Organics, Inc. (Case No. 19APL-00000-00030) and the SB County Coalition for Responsible Cannabis (Case No. 19APL-00000-00031) of the Planning Commission's November 7, 2019 approval of the Busy Bee's Organics Cannabis Cultivation Project (Case No. 18LUP-00000-00496), Third District, as follows: (Set a hearing for March 17, 2020. Time estimate: 3 hours)				
	a) Deny the appeals, Case Nos. 19APL-00000-00030 and 19APL-00000-00031;				
	 b) Make the required findings for approval of the Proposed Project including California Environmental Quality Act (CEQA) findings; c) Determine that the previously certified Program EIR (17EIR-00000-00003) constitutes adequate environmental review and no subsequent Environmental Impact Report or Negative Declaration is required pursuant to CEQA Guidelines Sections 15162 and 15168 (c)(2); and d) Grant de novo approval of the Project, Case No. 18LUP-00000-00496 subject to the conditions of approval; or Alternatively, if your Board wishes to uphold the Busy Bee Organics, Inc. appeal (Case No. 19APL-00000-00030) and deny the SB County Coalition for Responsible Cannabis (Case No. 19APL-00000-00031), staff recommends that your Board take the following actions to approve the project as proposed by the Applicant: a) Uphold the appeal by Busy Bee Organics, Inc. (Case No. 19APL-00000-00030); b) Deny the appeal by SB County Coalition for Responsible Cannabis (Case No. 19APL-00000-00031); c) Make the required findings for approval of the Proposed Project including California Environmental Quality Act (CEQA) findings; d) Determine that the previously certified Program Environmental Impact Report (17EIR-00000-00030) constitutes adequate environmental review and no subsequent Environmental Impact Report or Negative Declaration is required pursuant to CEQA Guidelines Sections 15162 and 15168 (c)(2); and 				
	e) Grant de novo approval of the Project, Case No. 18LUP-00000-00496 subject to the conditions of approval.				
Sponsors:	PLANNING AND DEVELOPMENT DEPARTMENT				
Indexes:					
Code sections:					
Attachments:	1. Set Hearing Board Letter, 2. County Counsel Memo- Busy Bee Organics, 3. Minute Order				
Date	Ver. Action By		Act	ion	Result

File #: 20-00148, Version: 1

2/25/2020 1 BOARD OF SUPERVISORS Set for a hearing, as follows: Pass

Set a hearing to consider recommendations regarding two appeals filed by Busy Bee's Organics, Inc. (Case No. 19APL-00000-00030) and the SB County Coalition for Responsible Cannabis (Case No. 19APL-00000-00031) of the Planning Commission's November 7, 2019 approval of the Busy Bee's Organics Cannabis Cultivation Project (Case No. 18LUP-00000-00496), Third District, as follows: (Set a hearing for March 17, 2020. Time estimate: 3 hours)

a) Deny the appeals, Case Nos. 19APL-00000-00030 and 19APL-00000-00031;

b) Make the required findings for approval of the Proposed Project including California Environmental Quality Act (CEQA) findings;

c) Determine that the previously certified Program EIR (17EIR-00000-00003) constitutes adequate environmental review and no subsequent Environmental Impact Report or Negative Declaration is required pursuant to CEQA Guidelines Sections 15162 and 15168 (c)(2); and

d) Grant de novo approval of the Project, Case No. 18LUP-00000-00496 subject to the conditions of approval; or

Alternatively, if your Board wishes to uphold the Busy Bee Organics, Inc. appeal (Case No. 19APL-00000-00030) and deny the SB County Coalition for Responsible Cannabis (Case No. 19APL-00000-00031), staff recommends that your Board take the following actions to approve the project as proposed by the Applicant:

a) Uphold the appeal by Busy Bee Organics, Inc. (Case No. 19APL-00000-00030);

b) Deny the appeal by SB County Coalition for Responsible Cannabis (Case No. 19APL-00000-00031);

c) Make the required findings for approval of the Proposed Project including California Environmental Quality Act (CEQA) findings;

d) Determine that the previously certified Program Environmental Impact Report (17EIR-00000-00003) constitutes adequate environmental review and no subsequent Environmental Impact Report or Negative Declaration is required pursuant to CEQA Guidelines Sections 15162 and 15168 (c)(2); and

e) Grant de novo approval of the Project, Case No. 18LUP-00000-00496 subject to the conditions of approval.