PROJECT	REPORT
TO: ENVIRONMENTAL EVALUATION COMMITTE	EE AGENDA DATE: July 29, 2021
FROM: PLANNING & DEVELOPMENT SERVICES	AGENDA TIME <u>1:30 PM / No.3</u>
PROJECT TYPE: <u>Bended Tree, LLC_CUP #20-00</u>	26SUPERVISOR DIST #4
LOCATION: <u>4895 Holvey Rd</u> Brawley, CA	APN: <u>037-130-021-000</u> PARCEL SIZE: <u>40 acres</u>
GENERAL PLAN (existing) Agriculture	GENERAL PLAN (proposed) N/A
ZONE (existing) A-2-G	ZONE (proposed) N/A
GENERAL PLAN FINDINGS	INCONSISTENT MAY BE/FINDINGS
PLANNING COMMISSION DECISION:	HEARING DATE:
APPROVED	DENIED OTHER
PLANNING DIRECTORS DECISION:	HEARING DATE:
APPROVED	DENIED OTHER
ENVIROMENTAL EVALUATION COMMITTEE DE	CISION: HEARING DATE: 07/29/2021
	INITIAL STUDY: <u>#20-0036</u>
NEGATIVE DECLARATION	MITIGATED NEG. DECLARATION
DEPARTMENTAL REPORTS / APPROVALS:	
PUBLIC WORKSNONEAGNONEAPCDNONEE.H.S.NONEFIRE / OESNONESHERIFFNONEOTHERImperial Irrigation District	ATTACHED ATTACHED ATTACHED ATTACHED ATTACHED ATTACHED ATTACHED

REQUESTED ACTION:

(See Attached)

□ NEGATIVE DECLARATION □ MITIGATED NEGATIVE DECLARATION

Initial Study & Environmental Analysis For:

> CUP #20-0026 IS #20-0036 Bended Tree, LLC Grace and Clyde Edgar



Prepared By:

COUNTY OF IMPERIAL Planning & Development Services Department 801 Main Street El Centro, CA 92243 (442) 265-1736 www.icpds.com

July 2021

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SECTION 1 INTRODUCTION

A. PURPOSE

This document is a policy-level; project level Initial Study for evaluation of potential environmental impacts resulting with the proposed Bended Tree Special Event (Refer to Exhibit "A" & "B").

B. CALIFORNIA ENVIRONMENTAL QUALITY ACT (CEQA) REQUIREMENTS AND THE IMPERIAL COUNTY'S GUIDELINES FOR IMPLEMENTING CEQA

As defined by Section 15063 of the State California Environmental Quality Act (CEQA) Guidelines and Section 7 of the County's "CEQA Regulations Guidelines for the Implementation of CEQA, as amended", an **Initial Study** is prepared primarily to provide the Lead Agency with information to use as the basis for determining whether an Environmental Impact Report (EIR), Negative Declaration, or Mitigated Negative Declaration would be appropriate for providing the necessary environmental documentation and clearance for any proposed project.

According to Section 15065, an **EIR** is deemed appropriate for a particular proposal if the following conditions occur:

- The proposal has the potential to substantially degrade quality of the environment.
- The proposal has the potential to achieve short-term environmental goals to the disadvantage of long-term environmental goals.
- The proposal has possible environmental effects that are individually limited but cumulatively considerable.
- The proposal could cause direct or indirect adverse effects on human beings.

According to Section 15070(a), a **Negative Declaration** is deemed appropriate if the proposal would not result in any significant effect on the environment.

According to Section 15070(b), a Mitigated Negative Declaration is deemed appropriate if it is determined that though a proposal could result in a significant effect, mitigation measures are available to reduce these significant effects to insignificant levels.

This Initial Study has determined that the proposed applications will not result in any potentially significant environmental impacts and therefore, a Negative Declaration is deemed as the appropriate document to provide necessary environmental evaluations and clearance as identified hereinafter.

This Initial Study and Negative Declaration are prepared in conformance with the California Environmental Quality Act of 1970, as amended (Public Resources Code, Section 21000 et. seq.); Section 15070 of the State & County of Imperial's Guidelines for Implementation of the California Environmental Quality Act of 1970, as amended (California Code of Regulations, Title 14, Chapter 3, Section 15000, et. seq.); applicable requirements of the County of Imperial; and the regulations, requirements, and procedures of any other responsible public agency or an agency with jurisdiction by law.

Pursuant to the County of Imperial <u>Guidelines for Implementing CEQA</u>, depending on the project scope, the County of Imperial Board of Supervisors, Planning Commission and/or Planning Director is designated the Lead Agency, in accordance with Section 15050 of the CEQA Guidelines. The Lead Agency is the public agency which has the principal responsibility for approving the necessary environmental clearances and analyses for any project in the

County.

C. INTENDED USES OF INITIAL STUDY AND NEGATIVE DECLARATION

This Initial Study and Negative Declaration are informational documents, which are intended to inform County of Imperial decision makers, other responsible or interested agencies, and the general public of potential environmental effects of the proposed applications. The environmental review process has been established to enable public agencies to evaluate environmental consequences and to examine and implement methods of eliminating or reducing any potentially adverse impacts. While CEQA requires that consideration be given to avoiding environmental damage, the Lead Agency and other responsible public agencies must balance adverse environmental effects against other public objectives, including economic and social goals.

The Initial Study and Negative Declaration, prepared for the project will be circulated for a period of 20 days (30days if submitted to the State Clearinghouse for a project of area-wide significance) for public and agency review and comments. At the conclusion, if comments are received, the County Planning & Development Services Department will prepare a document entitled "Responses to Comments" which will be forwarded to any commenting entity and be made part of the record within 10-days of any project consideration.

D. CONTENTS OF INITIAL STUDY & NEGATIVE DECLARATION

This Initial Study is organized to facilitate a basic understanding of the existing setting and environmental implications of the proposed applications.

SECTION 1

i. INTRODUCTION presents an introduction to the entire report. This section discusses the environmental process, scope of environmental review, and incorporation by reference documents.

SECTION 2

II. ENVIRONMENTAL CHECKLIST FORM contains the County's Environmental Checklist Form. The checklist form presents results of the environmental evaluation for the proposed applications and those issue areas that would have either a significant impact, potentially significant impact, or no impact.

PROJECT SUMMARY, LOCATION AND EVIRONMENTAL SETTINGS describes the proposed project entitlements and required applications. A description of discretionary approvals and permits required for project implementation is also included. It also identifies the location of the project and a general description of the surrounding environmental settings.

ENVIRONMENTAL ANALYSIS evaluates each response provided in the environmental checklist form. Each response checked in the checklist form is discussed and supported with sufficient data and analysis as necessary. As appropriate, each response discussion describes and identifies specific impacts anticipated with project implementation.

SECTION 3

III. MANDATORY FINDINGS presents Mandatory Findings of Significance in accordance with Section 15065 of the CEQA Guidelines.

IV. PERSONS AND ORGANIZATIONS CONSULTED identifies those persons consulted and involved in preparation of this Initial Study and Negative Declaration.

V. REFERENCES lists bibliographical materials used in preparation of this document.

VI. NEGATIVE DECLARATION - COUNTY OF IMPERIAL

VII. FINDINGS

SECTION 4

VIII. RESPONSE TO COMMENTS (IF ANY)

IX. MITIGATION MONITORING & REPORTING PROGRAM (MMRP) (IF ANY)

E. SCOPE OF ENVIRONMENTAL ANALYSIS

For evaluation of environmental impacts, each question from the Environmental Checklist Form is summarized and responses are provided according to the analysis undertaken as part of the Initial Study. Impacts and effects will be evaluated and quantified, when appropriate. To each question, there are four possible responses, including:

- 1. **No Impact:** A "No Impact" response is adequately supported if the impact simply does not apply to the proposed applications.
- 2. Less Than Significant Impact: The proposed applications will have the potential to impact the environment. These impacts, however, will be less than significant; no additional analysis is required.
- 3. Less Than Significant With Mitigation Incorporated: This applies where incorporation of mitigation measures has reduced an effect from "Potentially Significant Impact" to a "Less Than Significant Impact".
- 4. **Potentially Significant Impact:** The proposed applications could have impacts that are considered significant. Additional analyses and possibly an EIR could be required to identify mitigation measures that could reduce these impacts to less than significant levels.

F. POLICY-LEVEL or PROJECT LEVEL ENVIRONMENTAL ANALYSIS

This Initial Study and Negative Declaration will be conducted under a policy-level, project level analysis. Regarding mitigation measures, it is not the intent of this document to "overlap" or restate conditions of approval that are commonly established for future known projects or the proposed applications. Additionally, those other standard requirements and regulations that any development must comply with, that are outside the County's jurisdiction, are also not considered mitigation measures and therefore, will not be identified in this document.

G. TIERED DOCUMENTS AND INCORPORATION BY REFERENCE

Information, findings, and conclusions contained in this document are based on incorporation by reference of tiered documentation, which are discussed in the following section.

1. <u>Tiered Documents</u>

As permitted in Section 15152(a) of the CEQA Guidelines, information and discussions from other documents can be included into this document. Tiering is defined as follows:

"Tiering refers to using the analysis of general matters contained in a broader EIR (such as the one prepared for a general plan or policy statement) with later EIRs and negative declarations on narrower projects; incorporating by reference the general discussions from the broader EIR; and concentrating the later EIR or negative declaration solely on the issues specific to the later project."

Tiering also allows this document to comply with Section 15152(b) of the CEQA Guidelines, which discourages redundant analyses, as follows:

"Agencies are encouraged to tier the environmental analyses which they prepare for separate but related projects including the general plans, zoning changes, and development projects. This approach can eliminate repetitive discussion of the same issues and focus the later EIR or negative declaration on the actual issues ripe for decision at each level of environmental review. Tiering is appropriate when the sequence of analysis is from an EIR prepared for a general plan, policy or program to an EIR or negative declaration for another plan, policy, or program of lesser scope, or to a site-specific EIR or negative declaration."

Further, Section 15152(d) of the CEQA Guidelines states:

"Where an EIR has been prepared and certified for a program, plan, policy, or ordinance consistent with the requirements of this section, any lead agency for a later project pursuant to or consistent with the program, plan, policy, or ordinance should limit the EIR or negative declaration on the later project to effects which:

(1) Were not examined as significant effects on the environment in the prior EIR; or

(2) Are susceptible to substantial reduction or avoidance by the choice of specific revisions in the project, by the imposition of conditions, or other means."

2. Incorporation By Reference

Incorporation by reference is a procedure for reducing the size of EIRs/MND and is most appropriate for including long, descriptive, or technical materials that provide general background information, but do not contribute directly to the specific analysis of the project itself. This procedure is particularly useful when an EIR or Negative Declaration relies on a broadly-drafted EIR for its evaluation of cumulative impacts of related projects (*Las Virgenes Homeowners Federation v. County of Los Angeles* [1986, 177 Ca.3d 300]). If an EIR or Negative Declaration relies on information from a supporting study that is available to the public, the EIR or Negative Declaration cannot be deemed unsupported by evidence or analysis (*San Francisco Ecology Center v. City and County of San Francisco* [1975, 48 Ca.3d 584, 595]). This document incorporates by reference appropriate information from the "Final Environmental Impact Report and Environmental Assessment for the "County of Imperial General Plan EIR" prepared by Brian F. Mooney Associates in 1993 and updates.

When an EIR or Negative Declaration incorporates a document by reference, the incorporation must comply with Section 15150 of the CEQA Guidelines as follows:

- The incorporated document must be available to the public or be a matter of public record (CEQA Guidelines Section 15150[a]). The General Plan EIR and updates are available, along with this document, at the County of Imperial Planning & Development Services Department, 801 Main Street, El Centro, CA 92243 Ph. (442) 265-1736.
- This document must be available for inspection by the public at an office of the lead agency (CEQA Guidelines Section 15150[b]). These documents are available at the County of Imperial Planning & Development Services Department, 801 Main Street, El Centro, CA 92243 Ph. (442) 265-1736.
- These documents must summarize the portion of the document being incorporated by reference or briefly
 describe information that cannot be summarized. Furthermore, these documents must describe the
 relationship between the incorporated information and the analysis in the tiered documents (CEQA
 Guidelines Section 15150[c]). As discussed above, the tiered EIRs address the entire project site and
 provide background and inventory information and data, which apply to the project site. Incorporated
 information and/or data will be cited in the appropriate sections.

- These documents must include the State identification number of the incorporated documents (CEQA Guidelines Section 15150[d]). The State Clearinghouse Number for the County of Imperial General Plan EIR is SCH #93011023.
- The material to be incorporated in this document will include general background information (CEQA Guidelines Section 15150[f]). This has been previously discussed in this document.

Environmental Checklist

11.

1. Project Title: Bending Tree, LLC (Le Tournesel Event Center)

2. Lead Agency: Imperial County Planning & Development Services Department

- 3. Contact person and phone number: Patricia Valenzuela Planner IV (442)265-1736, ext.1749
- 5. E-mail: patriciavalenzuela@co.imperial.ca.us
- 6. Project location: 4895 Holvey Road, Brawley, CA
- 7. Project sponsor's name and address: Grace & Clyde Edgar

4895 Holvey Road,

Brawley, CA 92227

- 8. General Plan designation: Agriculture
- 9. **Zoning**: A-2-G (General Agriculture-Geothermal Overlay)

10. **Description of project**: The applicant intends to provide an "Event Center" location that caters to weeding's, birthday parties, Quinceanera's and other similar small-scale private events. Applicant expect to host no more than four events per month, generally from October through April, with no events held during summer months. The events would be limited in hours from 12:00 p.m. (noon) to 11:00 p.m., and with a capacity of no more than 200 people.

The facility only provides the location, which includes restroom(s), change/preparation room, and a large grass area for seating and assembly. The event organizer has to provide any or all of the following depending on the event: music, food, entertainment, DJ's, etc. The site has parking to accommodate about 150 cars; parking is partially grass, partially road base.

11. **Surrounding land uses and setting** the overall 40 acres is family owned, however only the northwest corner where the residence and olive trees are located will be used for the event center.

12. **Other public agencies whose approval is required** (e.g., permits, financing approval, or participation agreement.):

13. Have California Native American tribes traditionally and culturally affiliated with the project area requested consultation pursuant to Public Resources Code section 21080.3.1? If so, is there a plan for consultation that includes, for example, the determination of significance of impacts to tribal cultural resources, procedures regarding confidentially, etc.?

Yes, however no response from the tribe.

Note: Conducting consultation early in the CEQA process allows tribal governments, lead agencies, and project proponents to discuss the level of environmental review, identify and address potential adverse impacts to tribal cultural resources, and reduce the potential for delay and conflict in the environmental review process. (See Public Resources Code, Section 21080.3.2). Information may also be available from the California Native American Heritage Commission's Sacred Lands File per Public Resources Code, Section 5097.96 and the California Historical Resources Information System administered by the California Office of Historic Preservation. Please also note that Public Resources Code, Section 21082.3 (c) contains provisions specific to confidentiality.

Native American Tribes and members of the Native American Heritage Commission (NAHC) have been invited to participate in the "Request for Review and Comment" as part of the Initial Study review process. In addition, letters

requesting consultation pursuant to AB 52 were also sent at the beginning of the preparation of this Initial Study, along with a request to NAHC for Sacred Files Search. The consultation period for AB 52 will end on May 28, 2021.

ENVIRONMENTAL FACTORS POTENTIALLY AFFECTED:

The environmental factors checked below would be potentially affected by this project, involving at least one impact that is a "Potentially Significant Impact" as indicated by the checklist on the following pages.

Aesthetics	Agriculture and Forestry Resources	Air Quality
Biological Resources	Cultural Resources	Energy
Geology /Soils	Greenhouse Gas Emissions	Hazards & Hazardous Materials
Hydrology / Water Quality	Land Use / Planning	Mineral Resources
Noise	Population / Housing	Public Services
Recreation	Transportation	Tribal Cultural Resources
Utilities/Service Systems	Wildfire	Mandatory Findings of Significance

ENVIRONMENTAL EVALUATION COMMITTEE (EEC) DETERMINATION

After Review of the Initial Study, the Environmental Evaluation Committee has:

Found that the proposed project COULD NOT have a significant effect on the environment, and a <u>NEGATIVE</u> <u>DECLARATION</u> will be prepared.

Found that although the proposed project could have a significant effect on the environment, there will not be a significant effect in this case because revisions in the project have been made by or agreed to by the project proponent. <u>A MITIGATED NEGATIVE DECLARATION</u> will be prepared.

Found that the proposed project MAY have a significant effect on the environment, and an <u>ENVIRONMENTAL</u> <u>IMPACT REPORT</u> is required.

Found that the proposed project MAY have a "potentially significant impact" or "potentially significant unless mitigated" impact on the environment, but at least one effect 1) has been adequately analyzed in an earlier document pursuant to applicable legal standards, and 2) has been addressed by mitigation measures based on the earlier analysis as described on attached sheets. An ENVIRONMENTAL IMPACT REPORT is required, but it must analyze only the effects that remain to be addressed.

Found that although the proposed project could have a significant effect on the environment, because all potentially significant effects (a) have been analyzed adequately in an earlier EIR or NEGATIVE DECLARATION pursuant to applicable standards, and (b) have been avoided or mitigated pursuant to that earlier EIR or NEGATIVE DECLARATION, including revisions or mitigation measures that are imposed upon the proposed project, nothing further is required.

CALIFORNIA DEPARTMENT OF FISH AND WILL	DLIFE DE MINI	MIS IMPACT FINDING: 📋 Yes	∐ No
EEC VOTES PUBLIC WORKS ENVIRONMENTAL HEALTH SVCS OFFICE EMERGENCY SERVICES APCD AG SHERIFF DEPARTMENT ICPDS	Y <u>ES</u>		
Jim Minnick, Director of Planning/EEC Chairman		Date [.]	

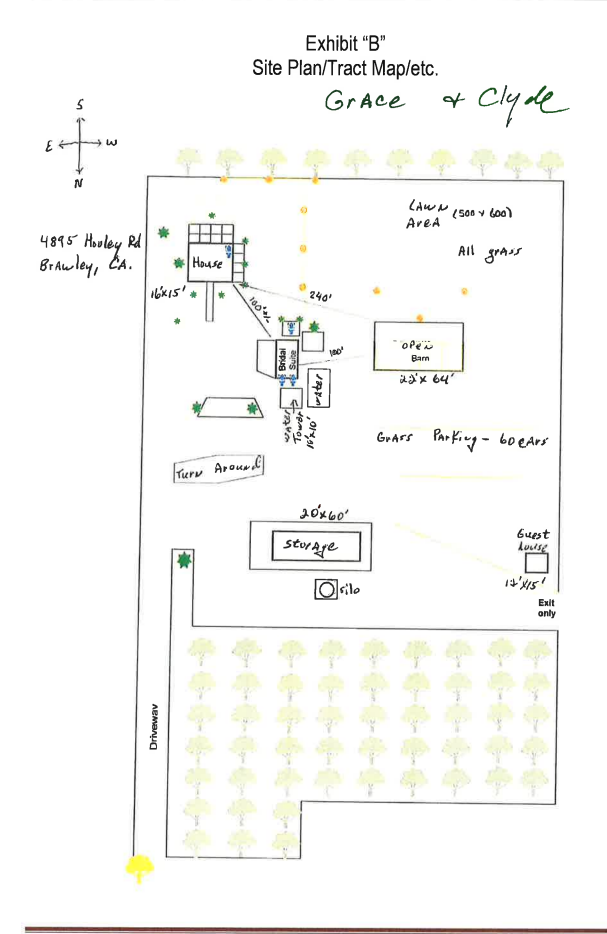
Imperial County Planning & Development Services Department

PROJECT SUMMARY

- A Project Location: 4895 Holvey Road, Brawley, CA
- **B. Project Summary**: The applicant intends to provide an "Event Center" location that caters to weeding's, birthday parties, Quinceanera's and other similar small-scale private events.
- C. Environmental Setting: The proposed site is surrounded by agricultural fields; State Highway 78 is located 1,500 ft. approximately south of the proposed site. The site is about 5,000 ft. north of the City of Brawley.
- D. Analysis: The proposed project area is located within the County's General Plan (11/6/93, 11/16/96 & 01/29/08) designation of "Agricultural." The project site is currently zoned A-2-G under the County Land Use Ordinance, Section 90519.00. The proposed project could be found consistent with the County Land Use Ordinance, specifically, Section 90508.02 "Uses Permitted by CUP" for a "Special Event"
- E. **General Plan Consistency**: Pursuant to the Land Use Element of the Imperial County General Plan, Policies and Programs the Applicant will be provided "Right-to-Farm" Ordinance since the use is a non-agricultural use. Thus, the project will be consistent with the General Plan.

Exhibit "A" Vicinity Map





EVALUATION OF ENVIRONMENTAL IMPACTS:

- 1) A brief explanation is required for all answers except "No Impact" answers that are adequately supported by the information sources a lead agency cites in the parentheses following each question. A "No Impact" answer is adequately supported if the referenced information sources show that the impact simply does not apply to projects like the one involved (e.g., the project falls outside a fault rupture zone). A "No Impact" answer should be explained where it is based on project-specific factors as well as general standards (e.g., the project will not expose sensitive receptors to pollutants, based on a project-specific screening analysis).
- 2) All answers must take account of the whole action involved, including off-site as well as on-site, cumulative as well as project-level, indirect as well as direct, and construction as well as operational impacts.
- 3) Once the lead agency has determined that a particular physical impact may occur, then the checklist answers must indicate whether the impact is potentially significant, less than significant with mitigation, or less than significant. "Potentially Significant Impact" is appropriate if there is substantial evidence that an effect may be significant. If there are one or more "Potentially Significant Impact" entries when the determination is made, an EIR is required.
- 4) "Negative Declaration: Less Than Significant With Mitigation Incorporated" applies where the incorporation of mitigation measures has reduced an effect from "Potentially Significant Impact" to a "Less Than Significant Impact." The lead agency must describe the mitigation measures, and briefly explain how they reduce the effect to a less than significant level (mitigation measures from "Earlier Analyses," as described in (5) below, may be cross-referenced).
- 5) Earlier analyses may be used where, pursuant to the tiering, program EIR, or other CEQA process, an effect has been adequately analyzed in an earlier EIR or negative declaration. Section 15063(c)(3)(D). In this case, a brief discussion should identify the following:
 - a) Earlier Analysis Used. Identify and state where they are available for review.
 - b) Impacts Adequately Addressed. Identify which effects from the above checklist were within the scope of and adequately analyzed in an earlier document pursuant to applicable legal standards, and state whether such effects were addressed by mitigation measures based on the earlier analysis.
 - c) Mitigation Measures. For effects that are "Less than Significant with Mitigation Measures Incorporated," describe the mitigation measures which were incorporated or refined from the earlier document and the extent to which they address site-specific conditions for the project.
- 6) Lead agencies are encouraged to incorporate into the checklist references to information sources for potential impacts (e.g., general plans, zoning ordinances). Reference to a previously prepared or outside document should, where appropriate, include a reference to the page or pages where the statement is substantiated.
- 7) Supporting Information Sources: A source list should be attached, and other sources used or individuals contacted should be cited in the discussion.
- 8) This is only a suggested form, and lead agencies are free to use different formats; however, lead agencies should normally address the questions from this checklist that are relevant to a project's environmental effects in whatever format is selected.
- 9) The explanation of each issue should identify:
 - a) the significance criteria or threshold, if any, used to evaluate each question; and
 - b) the mitigation measure identified, if any, to reduce the impact to less than significance

		Potentially Significant Impact (PSI)	Potentially Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
I. AESTI	HETICS				
Except as	provided in Public Resources Code Section 21099, would the pro-	oject:			
a)	Have a substantial adverse effect on a scenic vista or scenic highway? The proposed area event area is not within a scenic vista or a scer Element of the General Plan ¹ . The applicant will host events whe the event. Therefore, any impacts should be less than significan	Lic highway, purs ereby party equip			
b)	Substantially damage scenic resources, including, but not limited to trees, rock outcroppings, and historic buildings within a state scenic highway? b) The proposed event area is not located near any scenic reso the applicant does not intend to remove. The "Special Event" are therefore no impact is expected.	urces or scenic	highway. Additional the n impact on trees, rock o	project site has utcropping, and	olive trees, which historic buildings,
c)	In non-urbanized areas, substantially degrade the existing visual character or quality of public views of the site and its surrounding? (Public views are those that are experienced from publicly accessible vantage point.) If the project is in an urbanized area, would the project conflict with applicable zoning and other regulations governing scenic quality? c) The project is not located in an urbanized area. The a the event being held and removed when the event has co other regulations and therefore, any impacts would be less	pplicant will ba	is, the event will com	⊳ port the equipr ply with applica	nent needed for able zoning and
d)	Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area? d) The special events sponsor may arrive on property beg 12:00 PM the day following the event to break down. Th State Codes and County Ordinances, therefore, impacts s	لـــا ginning at 12:0 ere will be nig	ht lighting, which wil	Ne event to set i l be installed in	up and has until accordance to
ſ.	AGRICULTURE AND FOREST RESOURCES				

In determining whether impacts to agricultural resources are significant environmental effects, lead agencies may refer to the California Agricultural Land Evaluation and Site Assessment Model (1997) prepared by the California Department of Conservation as an optional model to use in assessing impacts on agriculture and farmland. In determining whether impacts to forest resources, including timberland, are significant environmental effects, lead agencies may refer to information compiled by the California Department of Forestry and Fire Protection regarding the state's inventory of forest land, including the Forest and Range Assessment Project and the Forest Legacy Assessment project; and forest carbon measurement methodology provided in Forest Protocols adopted by the California Air Resources Board. --Would the project:

a) Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to nonagricultural use?

	\boxtimes

 \boxtimes

a) The project site appears as "Prime" Farmland according to the California Department of Conservation Farmland Mapping and Monitoring Program and is adjacent by "Farmland of Statewide Importance"². Since the proposed project does not convert prime farmland, unique farmland or farmland of statewide importance to non-agricultural use, no impacts are expected.

b) Conflict with existing zoning for agricultural use, or a Williamson Act Contract?

b) The event area does not have a Williamson Act Contract³ and the property is zoned for Special Events with an approved CUP, therefore no impacts are expected.

Π

Π

¹ Imperial County General Plan EIR

² Imperial County Important Farmland 2016 Map

³ Imperial County Williamson Act FY 2016/2017 Map

		Potentially Significant Impact (PSI)	Potentially Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
c)	Conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code section 12220(g)), timberland (as defined by Public Resources Code section 4526), or timberland zoned Timberland Production (as defined by Government Code Section 51104(g))? c) The Special Event project will not conflict with existing				
d)	within agricultural area. Therefore, no impact is expected. Result in the loss of forest land or conversion of forest land to	zoning or cause	rezoning of forestian	a. The project	is located
u)	 non-forest use? d) The Special Event area is located within farmland and w non-forest use, therefore no impact is expected. 	/ill not create a lo	oss of forestland or co	nversion of fo	⊠ restland to
e)	Involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland, to non-agricultural use or conversion of forest land to non-forest use?			\boxtimes	
	e) The changes proposed for the "Special Event" are not p the event, thus no conversion of forest land to non-forest significant.				
m. A	R QUALITY				
Wher relied	e available, the significance criteria established by the applicable air I upon to the following determinations. Would the Project:	· quality managem	ent district or air pollutio	on control distric	t may be
a)	Conflict with or obstruct implementation of the applicable air quality plan? a) The event center will not conflict with or obstruct impler would be limited to the short-term emissions as a result of e transported onto the site the day before and remove the day APCD for compliance with their regulations. Therefore, any	quipment (chairs after the event.	, decorations) being u Additionally, the applic	sed for the eve cant shall conta	ents will be
b)	Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard? b) The applicant shall comply with the Imperial County Air Per comply with their regulations to control dust and other emis (ICAPCD Regulation VIII). The applicant proposes to draw response. The project should not result in a net increase of therefore, any impacts are considered less than significant.	ssions by implen w water from the	nenting the ICAPCD F e canal for dust sup	ugitive Dust Co pression and e	ontrol Plan emergency
c)	Expose sensitive receptors to substantial pollutants concentrations? c) Air quality regulators typically define sensitive receptor centers, or other facilities that may house individuals with he in air quality. The proposed event center will expose people the day of the event; however, as stated above, the implementation impacts to less than significant.	ealth conditions t to minimal pollu	that would adversely b stants (some dust from	e impacted by n vehicle traffic	changes c) during
d)	Result in other emissions (such as those leading to odors adversely affecting a substantial number of people?				\boxtimes
	 d) The proposed event should not result in other emissions emissions are expected, no impacts are expected. 	since the entire	event is being catered	l. Therefore, n	o other

Imperial County Planning & Development Services Department Initial Study, Environmental Checklist Form & Negative Declaration for Le Tournesol Special Events and Wedding Venue Page 16 of 35

			Potentially Significant Impact (PSI)	Potentially Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
IV.	Bl	OLOGICAL RESOURCES Would the project:				
	a)	 Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies or regulations, or by the California Department of Fish and Wildlife or U.S. Fish and Wildlife Service? a) The proposed special event center is located within dis applicant. The proposed project does not appear to have modification, on any species identified as a candidate, sensitive. 	a substantial ac	lverse effect, either d	irectly or throu	ugh habitat
	b)	 impacts are considered less than significant. Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, regulations, or by the California Department of Fish and Wildlife or U.S. Fish and Wildlife Service? b) The special events will not have a substantial adverse effections and be projected in the project of the	Ct on any riparia	n habitat or other sens	Sitive natural co	mmunities
	C)	 since none have been identified at the project site. Therefore Have a substantial adverse effect on state or federally protected wetlands (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means? c) The proposed special event area does not contain areas do will be no impact to wetlands. 				Fore, there
	d)	Interfere substantially with the movement of any resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites? d) The proposed special event is not located within a sens Element, in the Imperial County General Plan, Figure 3 of the	sitive wildlife are e Conservation	ea according to the C Open Space Element	Conservation/O ; therefore; any	Den Space v impact is
	e)	 expected to be less than significant. Conflict with any local policies or ordinance protecting biological resource, such as a tree preservation policy or ordinance? e) No local, state, or regional preservation or conservation plevent area. The proposed project will have no adverse impact 	lans or polices h t on local policie	ave been identified as	applicable to	⊠ the special
	f)	Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plan? <i>f</i>) The proposed special event area list of activities in the pr of an adopted Habitat Conservation Plan, Natural Community habitat conservation plan. The project area is outside of th events as proposed will not result in adverse impacts to bio County General Plan. Therefore, no impact is expected.	roject descriptio y Conservation I e Flat-Tailed Ho	n do not appear to co Plan or other approved orned Lizard Species	l local, regiona Management a	l, or state rea. The
V.	CUI	LTURAL RESOURCES Would the project:				
	a)	Cause a substantial adverse change in the significance of a historical resource pursuant to §15064.5? a) The proposed project site is surrounded by agricultural fie from 1914, no changes in the existing use of the residence are inside the house either, therefore any impact is considered let	re proposed whi	ich is residential, and	⊠ ral as well as a the events do	residence take place
_	b)	Cause a substantial adverse change in the significance of an archaeological resource pursuant to §15064.5?				

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			Potentially Significant Impact (PSI)	Potentially Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
		b) The Project area is surrounded by farmland, and farm proposed project is not expected to cause any adverse c	ing has been conduc hange in archaeolog	cted in this area for se gical resources. No In	everal years Th npact is expect	ne ed.
	c)	Disturb any human remains, including those interred outside of dedicated cemeteries? c) The proposed project does not proposed grading activ cemetery. No impacts are expected.		ated within or near an	area known as a	⊠ a dedicated
VI.	EN	IERGY Would the project:				
	a)	Result in potentially significant environmental impact due to wasteful, inefficient, or unnecessary consumption of energy resources, during project construction or operation? a) Electrical service is currently provided by Imperial Ir potentially significant environment impact due to waste either during construction or operation as per Sheet A4.0 electrical power distribution and water heating systems a dated June 25, 2020, if an increase in the electrical service IID customer Project Development Planner, at (760) 482 - service application process. Any impact is expected to b	y Interior District, the eful, inefficient, or u of Interior Elevations are not proposed to e is required, the app 3444 or email Mr. Lo	Innecessary consum s, the envelope, or spa be altered. Additiona licant should be advis opez at jflopez@iid.co	ption of energy ace conditionin Ily, per IID com sed to contact	/ resource, ig, lighting, ment letter Joel Lopez,
	b)	Conflict with or obstruct a state or local plan for renewable energy or energy efficiency? b) The proposed project is not expected to conflict wit efficiency. No impacts are expected.	L_1	e or local plan for re	newal energy	⊠ or energy
VII.	GE	OLOGY AND SOILS Would the project:				
	a)	Directly or indirectly cause potential substantial adverse effects, including risk of loss, injury, or death involving: The proposed project parcel has existing residential st including the main single family residence, garage, storag open barn shade structure, and guest house, therefore, ap Code. Such compliance is expected to reduce any risk to	ructures that have t ge and grain storage. oplicant will secure s	No permit on file was structures to comply w	found for the b	ridal suite,
		 Rupture of a known earthquake fault, as delineated or the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other substantial evidence of a known fault? Refer to Division of Mines and Geology Special Publication 42? The proposed project is not located within a know Earthquake Zone Map⁴. The closest known fault is the project site, as mentioned above under item 1) which would ensure that the proposed project we earthquake fault. Impacts are expected to be less the 	n fault zone accordin the Imperial Fault wr applicant will be re- ould not cause sub	nich is located approx quired to apply for a	imately 4.5 mile Code Compliar	es south of nce permit,
		 Strong Seismic ground shaking? As mentioned above under item 1), the proposed as delineated on the most recent Alquist Priolo Eart will be expected in similitude to the surrounding are 	hquake Fault Zoning	map in case of an ea	rthquake grour	nd shaking
		 Seismic-related ground failure, including liquefaction and seiche/tsunami? Project site is not located in a Tsunami inundation 	ليا ation area according	L to the California Off	⊠ icial Tsunami ∣	Inundation
		Maps ⁵ ; therefore, impacts are expected to be less th	ıan significant.			
4	L	://maps.conservation.ca.gov/cgs/EQZApp/				

⁵ Department of Conservation Tsunami Inundation Maps - <u>http://maps.conservation.ca.gov/cgs/informationwarehouse/index.html?map=tsunami</u>

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					Potentially		
				Potentially	Significant	Less Than	
				Significant Impact	Unless Mitigation Incorporated	Significant Impact	No Impact
				(PSI)	(PSUMI)	(LTSI)	(NI)
		4)	Landslides?		Π		\square
			4) The proposed project is not located within a Landsli Public Safety Element, Figure 2 (Landslide Activity). The will not be directly or indirectly affected by a landslide.	topography with	in the project site is g	erial County S enerally flat, an	eismic and
	b)	b) '	ult in substantial soil erosion or the loss of topsoil? The proposed project is not located within an area of subs Ilic Safety Element, Figure 3 (Erosion Activity). Less than	stantial soil eros	ion according to Impe	⊠ erial County Se	ismic and
	-)			- 5			
	c)	wou resu sub:	located on a geologic unit or soil that is unstable or that Id become unstable because of the project, and potentially ilt in on- or off-site landslides, lateral spreading, sidence, liquefaction or collapse?				
		app bec	The project site has existing structures including a resic lication therefore, it is not expected that the proposed pro ause of the project. No impacts are anticipated.	pject would becc	, no new construction ome unstable	i is proposed i	in the CUP
	d)	Buile	ocated on expansive soil, as defined in the latest Uniform ding Code, creating substantial direct or indirect risk to life roperty?			\boxtimes	
		d) new life the	The site facility provides restrooms, change/preparation is structures are proposed, it is not expected that the propo or property. Any proposed structural development or imp California Building Code, such compliance is expected to ificant levels.	osed project wor provement would	uld create a substantia d be require to comply	al direct or indi with the lates	rect risk to t edition of
	e)	sept	e soils incapable of adequately supporting the use of ic tanks or alternative waste water disposal systems re sewers are not available for the disposal of waste ar?			\boxtimes	
		e) P sept	er Public Health Department comment letter and email date ic system installed for residential use. However, the Spec heir quests and remove the next day. Therefore, any impa	ial Event Cente	r requires their lessee	operty has an tv s to provide po	vo existing orta-potties
	f)	or sit	ctly or indirectly destroy a unique paleontological resource ie or unique geologic feature?			\boxtimes	
		the	ne proposed project site is a disturbed parcel that has exis proposed project is not expected to directly or indirectly ogic feature. Any impact is expected to be less than signi	destroy a uniq			
VIII.	GRI	EENH	OUSE GAS EMISSION Would the project:				
	a)	indire envir	erate greenhouse gas emissions, either directly or ectly, that may have a significant impact on the onment?			\boxtimes	
		(furn C. A	emporary greenhouse gas emissions are expected to be ge iture set up, etc.) and catering. As previously mentioned PCD for compliance with their regulations, it is expect ificant levels.	I under Section	III, Air Quality, the app	licant shall co	ntact the I.
	b)		lict with an applicable plan or policy or regulation adopted ne purpose of reducing the emissions of greenhouse s?			\boxtimes	
		b) T of re	he proposed project is not expected to conflict with an a ducing the emissions of greenhouse gases; as mentioned APCD regulations. Impacts are expected to be less than s	d above under it	or policy or regulation em b), applicant shall	adopted for th contact and co	e purpose omply with

		Potentially Significant Impact (PSI)	Potentially Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
HA	AZARDS AND HAZARDOUS MATERIALS Would the project	:t:			
a)	Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials? a) The proposed project does proposes the use or disposal	of hazardous m	aterials. No impacts a	re expected.	
b)	Create a significant hazard to the public or the environment through reasonable foreseeable upset and accident conditions involving the release of hazardous materials into the environment? b) As mentioned above under item a), the proposed project of expected.	loes not include	the use of hazardous	Taterials. No i	⊠ mpacts are
c)	Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school? c) No schools are known to be proposed or currently located present a risk to school facilities. No impacts are expected.	U within one-qua	Inter mile of the propos	Sed project, thu	S it will not
d)	Be located on a site, which is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, as a result, would it create a significant hazard to the public or the environment?				
	 d) The proposed project site is not located on a site incluc significant impacts are expected. 	led on a list of	hazardous material si	tes ⁶ ; therefore	, less than
e)	For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project result in a safety hazard or excessive noise for people residing or working in the project area? e) The closest airport is the Brawley Municipal Airport locat	ed 1.6 miles ap	D proximately southeast	L of the propos	Interproject,
	per the 1996 Airport Land Use Compatibility Plan ⁷ for Impe zoning for Compatibility Criteria per Table 2A on page 2-17, ar the proposed project does not include proposed structures, r	nd therefore it d	oes not represent a co	is located out ncern. Addition	side of the ally, since
f)	Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan? f) The proposed project is not expected to impair implementation response plan or emergency evacuation plan, applicant shall	be require to co	omply with ICFD requi	rements per co	mment
	letter dated May 11, 2021, as described further under item g) I than significant levels.	below, such cor	npliance is expected to	o bring impact	to less
g)	Expose people or structures, either directly or indirectly, to a significant risk of loss, injury or death involving wildland fires? g) The proposed project has a maximum capacity of 200 Department comment letter dated May 11, 2021 requirements 1. An approved water supply shall be required on site dedica determine the requirements base on the California Fire Code,	to ensure fire s ted to fire supp	afety: ression. Imperial Cou	ntv Fire Depart	
	 2. Fireworks and pyrotechnics shall be prohibited at all time, Fireworks (including California Safe and Sane) Sky Lanterns Open flame devices 	unless permits	are secured. This inclu	udes but not lin	nited to:
	2. Desferational Dublic Display Durate during shall a 1.11				

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^{3.} Professional Public Display Pyrotechnics shall contact Imperial County Fire Department for approval before any event.

 ⁶ EnviroStor Database <u>http://www.envirostor.dtsc.ca.gov/public/</u>
 ⁷ https://www.icpds.com/assets/hearings/airport-land-use-commission/aluc-compatibility-plan-1996-part-1.pdf

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- 4. All tents, canopies, and special event structures shall comply with the California Fire Code Chapter 31 and be approved by the State of California Fire Marshall Office flame rating.
- 5. Imperial County Fire Department shall inspect structures used for assembly use for further requirements that include but not limited to:

Automatic Fire Sprinklers Fire Alarms Egress Emergency Lighting Occupant load

6. The project shall be in compliance at all times with requirements at all times with requirements in the California Fire Code and local ordinances and requirements. Imperial county Fire Department shall conduct annual fire and life safety inspections.

It is expected that compliance with ICFD requirements will not expose people or structures, either directly or indirectly, to a significant risk of loss, injury or death involving wildland fires. Therefore, impacts are considered less than significant.

X. HYDROLOGY AND WATER QUALITY Would the project:

a)	requirements ground water a) According for anything. without the u	water quality standards or waste discharge or otherwise substantially degrade surface or quality? g to the Environmental Health Department comme They will have to use a licensed catering compan se of water. The only bathroom that they will be al should be less than significant.	y that knows h	now to handle no dishw	ashing and for	od handling
b)	substantially w may impede basin? b) The existi	decrease groundwater supplies or interfere vith groundwater recharge such that the project sustainable groundwater management of the ng residence receives canal water from IID, howe y will not reduce groundwater and therefore, impa	ver the Speci	ial Event is not allowed less than significant.	I to use the on	-site water,
c)	area, including or river or thre manner which c) The propo expected that surfaces are	alter the existing drainage pattern of the site or a through the alteration of the course of a stream bugh the addition of impervious surfaces, in a would: sed project is not located within a river or a str i t would substantially alter the existing drainage required other than the paved driveway per I.C. F iss than significant.	pattern of the	e site or area. Additiona	ally, no maior	impervious
	(i) result in	substantial erosion or siltation on- or off-site;			\boxtimes	
	(i)	The proposed project is not expected to substa substantial erosion or siltation on- or off- site as is proposed to change substantially. Any impac	s no new build	dings are proposed, ne	ither the existi	id result in ng grading
	in a manner wi (ii) The propo the rate or am existing gradi (iii) create or c capacity of exi or provide subs	y increase the rate or amount of surface runoff nich would result in flooding on- or offsite; sed project is not expected to substantially alter the rount of surface runoff in a manner which would r ng is proposed. Therefore, any impacts are expect ontribute runoff water which would exceed the sting or planned stormwater drainage systems stantial additional sources of polluted runoff; or; psed project does not propose to change the exis	result in floodi	ing on or offsite as no s than significant.	substantial cha	ange in the

			Potentially Significant	Potentially Significant Unless Mitigation	Less Than Significant	
			Impact (PSI)	Incorporated (PSUMI)	Impact (LTSI)	No Impact (NI)
		alter the existing drainage pattern on site and create or contr or planned stormwater drainage systems or provide subst considered less than significant.	ibute runoff wat antial additiona	er, which would excee I sources of polluted	ed the capacity runoff. Any i	of existing mpacts are
		(iv) impede or redirect flood flows? (iv) Applicant will be required to provide all weather driveway per I. C. Public Works Engineering Design Guideling would impede or redirect flood flows. Impacts are considered	es Manual, howe	ver it is not expected	se vehicles ar that the propo	d a paved sed project
	d)	In flood hazard, tsunami, or seiche zones, risk release of pollutants due to project inundation?			\boxtimes	
		d) As mentioned above under Section VII Geology and Soils, I area, and according to the FEMA Flood Map Service Center ⁸ , Therefore, impacts related to a risk of release of pollutants tsunami zones are considered less than significant.	the proposed p	roiect is not located w	ithin a flood h	azard zone.
	e)	Conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan?			\boxtimes	
		e) The proposed project will be subject to Environmental Hea 25, 2021, which includes water quality requirements. Such co implementation of a water quality control plan, therefore impa	mpliance would	lessen any conflicts r	related to the	ited June
XI.	LA	ND USE AND PLANNING Would the project:				
	a)	Physically divide an established community? a) The proposed project is for an event center primarily for v not includes the construction of new items that would physica	weddings, birtho Illy divide an est	lay parties and simila ablished community.	r small events No impacts are	, and does expected.
	b)	Cause a significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect?			\boxtimes	
		b) The proposed project is not expected to conflict with the C Use Permit was submitted for the proposed project. The A-2 Imperial County Land Use Ordinance Title 9 § 90508.02 (bbb approved, the conditions of approval would reduce any poten	2 zone requires) Special Occas	the approval of a Co sion Facility. If the C	nditional Use onditional Use	Permit per Permit is
XII.	MIN	VERAL RESOURCES Would the project:				
	a)	Result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the state? a) The project site is not located in an area classified to b	e a regionally i	mportant mineral res	ource per the	⊠ California
		Department of Conservation- Mineral Land Classification ⁹ , ac are proposed. Therefore, no impacts are anticipated.	iditionally, no p	roposed physical cha	nges to the ex	isting site
	b)	Result in the loss of availability of a locally-important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan?				\boxtimes
		 b) Per the Imperial County General Plan, Conservation and Opproject site in not located within an area known to be classified expected that the proposed project would result in the loss o site delineated on a local general plan, specific plan or other laboration of the second second	as regionally in a second s	nportant mineral resou a locally-important mi	urces. Therefor ineral resource	re, it is not
-						

⁸ FEMA Flood Map Service Center - https://msc.fema.gov/portal/search?AddressQuery=4895%20hovley%20rd.%2C%20brawley#searchresultsanchor ⁹ California Department of Conservation - https://maps.conservation.ca.gov/cgs/informationwarehouse/index.html?map=mlc

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			Potentially Significant Impact (PSI)	Potentially Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
XIII.	NC	DISE Would the project result in:				
	a)	Generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies? a) The project site is located within a Noise Impact Zone, wf related noise, as it is located within 1,320 feet from existing The events hours would be limited from noon to 11 p.m., ho County General Plan Noise Element and with Imperial County However, the nearest receptor (2 residences) is ½ mile from expected that such compliance would lessen the noise impact	farmland per Im owever, the proje y Land Use Ordi the event area.	perial County General ect will be subject to nance Division 7: Nois The conditional accer	l Plan Land Us compliance wi se Abetment ar	e Element. th Imperial nd Control.
	b)	Generation of excessive groundborne vibration or groundborne noise levels?			\boxtimes	
		b) Groundborne vibration or groundborne noise levels may adherence to the Imperial County General Plan Noise Elem Noise Abetment and Control would ensure that such ground such compliance would bring impacts to less than significant	ent and with Im Iborne vibration	perial County Land Us	se Ordinance	Division 7:
	c)	For a project located within the vicinity of a private airstrip or an airport land use plan or where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project expose people residing or working in the project area to excessive noise levels? c) The proposed project is not located within the vicinity of a Municipal Airport per the Imperial County Airport Land Use C residing or working in the project area to excessive noise level	ompatibility Plar	. therefore it is not ex	pected to expo	E Brawley people
XIV.	PO	PULATION AND HOUSING Would the project:				
	a)	Induce substantial unplanned population growth in an area, either directly (for example, by proposing new homes and business) or indirectly (for example, through extension of roads or other infrastructure)? a) The proposed project is for an event center of small-scale buildings are proposed with the CUP application nor new publ project would induce substantial unplanned population gro considered less than significant.	ic infrastructure	therefore, it is not ex	pected that the	proposed
	b)	Displace substantial numbers of existing people or housing, necessitating the construction of replacement housing			—	
		b) The proposed project is not expected to displace substance construction of replacement housing elsewhere as the propose in an agricultural land and no new buildings or structures are	sed project is for	a small event center l	ocation and it	itating the is situated
XV.	PU	IBLIC SERVICES				
	a)	Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for any of the public services: a) The proposed project is for a small scale event site and it is associated with the provision of new or physically altered governmental facilities, the construction of which could cause	governmental f	acilities, need for ne	w or physical	lv altered

	Potentially Significant Impact (PSI)	Potentially Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
acceptable service ratios, response times or other perform compliance with Imperial County Fire Department requirem impacts to less than significant levels.	ance objectives f ents per letter dat	or any of the public se ed May 11, 2021 would	ervices. It is exp lessen any pul	pected that blic service
 Fire Protection? The proposed project is not expected to create a substance of the substance of the	antial adverse im ial County Fire De	pact to fire protection.	⊠ . Impacts are e ts per letter dat	expected to red May 11,
2) Police Protection?2) The proposed project is not expected to create a substa to be less than significant.	ntial adverse imp	act to police protection	⊠ n. Impacts are	expected
3) Schools?3) The proposed project is not expected an increment in profacilities; therefore no impacts are anticipated.	opulation that wo	uld require the constru	uction of new e	⊠ educational
4) Parks?4) The proposed project would not result in a substantial a anticipated.	dverse physical ir	npacts to existing par	ks. No impacts	are
5) Other Public Facilities? 5) For the proposed project, applicant shall comply with IID less than significant levels if the applicant requests electric	comment letter d al service:	lated May 13, 2021 in c	order to lessen	impacts to
1. To request electrical service for the proposed facility, Customer Project Development Planner, at (760) 482-3426	the applicant sho or e-mail Mr. Ror	ould be advised to co no at igromo@iid.con	ontact Ignacio n to initiate the	Romo, IID customer

service application process. In addition to submitting a formal application (available for download at the website http://www.iid.com/home/showdocument?id=12923), the applicant will be required submit a complete set of approved project drawings (hard copy and in AutoCad file format), electrical one-line diagram, operating voltage requirement, electrical panel loads, size & location; construction schedule, and the applicable fees, permits, easements and environmental compliance documentation pertaining to the provision of electrical service to the project. The applicants shall be responsible for all costs and mitigation measures related to providing electrical service to the project.

2. Distribution-rated electrical service is limited in the project area. A circuit study may be required. Any system improvements or mitigation identified in the circuit study to enable the provision of electrical service to the project shall be the financial responsibility of the applicant.

3. The CUP application's project description does not state where the project obtains its water. If the project is to receive water from IID then it must have water delivered by a State approved water provider.

4. IID water facilities that may be impacted include Simlax Lateral 1 and Spruce Lateral 1. The applicant may not use IID's canal or drain banks to access the facility site.

5. The project's road access is from Havely Road and crosses over IID's Simlax Lateral 1. 11D encroachment permits and an engineering plan review will be required. The IID Water Department Engineering Services section should be consulted prior to final project design. The IID WDES section can be contacted at (760) 339-9265 for further information on this matter.

6. Any construction or operation on IID property or within its existing and proposed right of way or easements including but not limited to: surface improvements such as proposed new streets, driveways, parking lots, landscape; and all water, sewer, storm water, or any other above ground or underground utilities; will require an encroachment permit, or encroachment agreement (depending on the circumstances). A copy of the IID encroachment permit application and instructions for its completion are available at https://www.iid.com/about-iid/department-directory/real-estate. The IID Real Estate Section should be contacted at (760)339-9239 for additional information regarding encroachment permits or agreements.

7. In addition to IID's recorded easements, IID claims, at a minimum, a prescriptive right of way to the toe of slope of all existing canals and drains. Where space is limited and depending upon the specifics of adjacent modifications, the IID may claim additional secondary easements/prescriptive rights of ways to ensure operation and maintenance of IID's facilities can be maintained and are not impacted and if impacted mitigated. Thus, IID should be consulted prior to the installation of any facilities adjacent to IID's facilities. Certain conditions may be placed on adjacent facilities to mitigate or avoid impacts to IID's facilities.

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(PSI)	(PSUMI)	(LTSI)	(NI)
Impact	Incorporated	Impact	No Impact
Significant	Unless Mitigation	Significant	
Potentially	Significant	Less Than	
	Potentially		

8. Any new, relocated, modified or reconstructed IID facilities required for and by the project (which can include but is not limited to electrical utility substations, electrical transmission and distribution lines, canals, drains, etc.) need to be included as part of the project's CEQA and/or NEPA documentation, environmental impact analysis and mitigation. Failure to do so will result in postponement of any construction and/or modification of IID facilities until such time as the environmental documentation is amended and environmental impacts are fully analyzed. Any and all mitigation necessary as a result of the construction, relocation and/or upgrade of IID facilities is the responsibility of the project proponent.

XVI. RECREATION

	a)	Would the project increase the use of the existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated? a) The proposed project does not propose new residential l recreational facilities such that substantial physical deterio impacts are expected.	housing or an activi ration of the facility	ty that would gene would occur or be	rate the increme e accelerated. Th	nt of public erefore, no
	b)	Does the project include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse effect on the environment? b) The proposed project is for an event site location howe environment as no new building construction or grading is the day of the event. Any impact is considered less than sig	proposed and the in	d that it would ha	ve an adverse ef Id be temporary o	fect on the only during
XVII.	TRA	ANSPORTATION Would the project:				
	a)	Conflict with a program plan, ordinance or policy addressing the circulation system, including transit, roadway, bicycle and pedestrian facilities? a) The proposed project is not expected to conflict with system, including transit, roadway, bicycle and pedestrian fa May 25, 2021 applicant shall provide evidence that access ac requirements is expected to lessen impacts to less than sig	acilities. Per Imper cross adjoining pro	ial County Public V	Vorks comment I	etter dated
	b)	Would the project conflict or be inconsistent with the CEQA Guidelines section 15064.3, subdivision (b)? b) The proposed project will increase the number of vehicles a significant threshold. Therefore, impacts are expected to b	during the event, h be less than signific	owever it is not ex	Dected that it wo	uld exceed
	c)	Substantially increases hazards due to a geometric design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)? c) Agricultural uses are located in the eastern portion of the and does not seems to overlap the area proposed for the eve substantially increase hazards due to a geometric design fea- significant.	ent. Therefore, it is i	not expected that t	he proposed pro	ject would
	d)	Result in inadequate emergency access? d) Per Imperial County Public Works comment letter dated support safety and emergency response vehicles in all-weat for access to Holvey Road to be in compliance with Public significant levels.	her situations. Put	olic Works may rec	uire Encroachm	ent Permit
XVIII.	TRI	IBAL CULTURAL RESOURCES				
	a)	Would the project cause a substantial adverse change in the significance of a tribal cultural resource, defined in Public			\boxtimes	

significance of a tribal cultural resource, defined in Public

		Potentially Significant Impact (PSI)	Potentially Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
	Resources Code Section 21074 as either a site, feature, place, cultural landscape that is geographically defined in terms of the size and scope of the landscape, sacred place or object with cultural value to a California Native American tribe, and that is:				
	 Consultation with appropriate tribes with the potential performed by Imperial County; however, no comments anticipate physical changes to the existing site, hence, in 	were received.	. Additionally, the pr	oposed projec	Bill 52 was t does not
	 Listed or eligible for listing in the California Register of Historical Resources, or in a local register of historical resources as define in Public Resources Code Section 5020.1(k), or 				
	(i) The proposed site is not listed under the Californ appear to be eligible under Public Resources Code S less than significant.	ia Historical Res Section 21074 or	ources in County of I 5020.1 (k). Therefore,	mperial ¹⁰ and impacts are co	does not onsidered
	 (ii) A resource determined by the lead agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in subdivision (c) of Public Resources Code Section 5024.1. In applying the criteria set forth is subdivision (c) of Public Resource Code Section 5024.1, the lead agency shall consider the significance of the resource to a California Native American Tribe. (ii) No substantial evidence on the project site has be pursuant to criteria set forth in subdivision (c) of Public Resource to a California Native American Tribe. 	een found to be s blic Resources (ignificant to a Californ	ia Native Ame o. Therefore, in	rican Tribe npacts are
XIX. U7 a)	 ILITIES AND SERVICE SYSTEMS Would the project: Require or result in the relocation or construction of new or expanded water, wastewater treatment or stormwater drainage, electric power, natural gas, or telecommunications facilities, the construction of which could cause significant environmental effects? a) The Special Event must supply their own water, per Environ new or expanded water, wastewater treatment or storm was significant. 	onmental Health' ater drainage.	S comments. Therefor Therefore, any impac	ore, there will n cts should be	o need for less than
b)	Have sufficient water supplies available to serve the project from existing and reasonably foreseeable future development during normal, dry and multiple dry years? b) The proposed project is expected to have sufficient wate comply with EHS requirements prior to operate and ensure su than significant.	r supplies for th	ne proposed project a pply is available. Imp	as applicant w acts are consi	ill need to dered less
c)	Result in a determination by the wastewater treatment provider which serves or may serve the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments? c) As mentioned above under Section VII Soils, applicant shal and email dated June 25, 2021, which mentions that the applie system (if any) to be in compliance to the increase of capacity expected that compliance with Public Health requirements prior significant levels	cant must have a to their propose	an engineer certify the ed amount of personn	e waste water s el and visitors	eptic . It is

¹⁰ Office of Historic Preservation http://ohp.parks.ca.gov/ListedResources/?view=county&criteria=13

Imperial County Planning & Development Services Department Initial Study, Environmental Checklist Form & Negative Declaration for Le Tournesol Special Events and Wedding Venue Page 26 of 35

				Potentially		
			Potentially	Significant	Less Than	
			Significant Impact	Unless Mitigation Incorporated	Significant Impact	No Impact
-			(PSI)	(PSUMI)	(LTSI)	(NI)
	d)	Generate solid waste in excess of State or local standards, or in excess of the capacity of local infrastructure, or otherwise impair the attainment of solid waste reduction goals? d) The proposed project will be require to comply with Requirements, the applicant shall contract with a licensed cor Waste collection shall be proferred a minimum of enser or use	nmercial waste l	hauler for all of their so	olid waste dispo	osal needs.
		Waste collection shall be performed a minimum of once a we less than significant levels.	ek. Compliance	with Ens requiremen	ts would bring	impacts to
	e)	Comply with federal, state, and local management and reduction statutes and regulations related to solid waste? e) As mentioned above under item d), the proposed project w therefore, impacts are considered to be less than significant.	ill be require to	Comply with EHS requ	irements for s	olid waste;
XX.	W	LDFIRE				
lf I	oca	ted in or near state responsibility areas or lands classified as very high	gh fire hazard se	verity zones, would the	Project:	
	a)	Substantially impair an adopted emergency response plan or emergency evacuation plan?			\boxtimes	
		a) The proposed project is not located in or near state res severity zones and it is designated as a LRA Unzone per the Imperial County Draft Fire Hazard Draft Severity Zones in L County Fire Department requirements per letter dated May 25 significant.	California Depa RA. Additionall	rtment of Forestry an v. applicant will need	d Fire Projection to comply with	on Map for th Imperial
I	b)	Due to slope, prevailing winds, and other factors, exacerbate wildfire risks, and thereby expose project occupants to pollutant concentrations from a wildfire or the uncontrolled spread of a wildfire? b) The proposed project is in a generally flat terrain and woul that any impacts related to wildfire risks exposing project occ less than significant.	d be subject to upants to pollu	I.C. Fire Department re tant concentrations fr	Quirements to om a wildfire w	ensure ould be
(c)	Require the installation or maintenance of associated infrastructure (such as roads, fuel breaks, emergency water sources, power lines or other utilities) that may exacerbate fire risk or that may result in temporary or ongoing impacts to the environment? c) The route of access will be require to support safety and em Works comment letter dated May 24, 2021; however it is not and would exacerbate fire risk or that may result in temporary or I.C. Public Works Engineering Design Guidelines. Impacts are	ticipated that im ongoing impact	provements to the an s to the environment	existina vehicu	lar access
d	i)	 Expose people or structures to significant risks, including downslope or downstream flooding or landslides, as a result of runoff, post-fire slope instability, or drainage changes? d) The proposed project site is in a generally flat terrain and i that it would expose people or structures to significant risks, i a result of runoff, post-fire slope instability, or drainage change 	ncluding downs	slope or downstream f	looding or land	□ expected Islides, as
210 Supe	83.0 ervisc	uthority cited: Sections 21083 and 21083.05, Public Resources Code. Refere 5, 21083.3, 21093, 21094, 21095, and 21151, Public Resources Code; Surk ns, (1990) 222 Cal.App.3d 1337; Eureka Citizens for Responsible Govt. v. City of Eure 2004) 116 Cal.App.4th at 1109; San Franciscans Uphoking the Downtown Plan v. Cit	dstrom v. County of Me eka (2007) 147 Cal.	endocino,(1988) 202 Cal.Ap App.4th 357: Protect the Hist	p.3d 296; Leonoff v oric Amador Waterwa	/. Monterev Board of

Revised 2009- CEQA Revised 2011- ICPDS Revised 2016 – ICPDS Revised 2017 – ICPDS Revised 2019 – ICPDS

Imperial County Planning & Development Services Department

Sig II		Significant nless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
Po	tentially	Potentially Significant	less Than	

Revised 07/13/2021

(1.01)		(110)	(m)
Impact (PSI)	Incorporated (PSUMI)	Impact (LTSI)	No Impact (NI)
	Unless Mitigation	Significant	N. 1
Significant	v		
Potentially	Significant	Less Than	
	Potentially		

SECTION 3 III. MANDATORY FINDINGS OF SIGNIFICANCE

The following are Mandatory Findings of Significance in accordance with Section 15065 of the CEQA Guidelines.

- a) Does the project have the potential to substantially degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below selfsustaining levels, threaten to eliminate a plant or animal community, substantially reduce the number or restrict the range of a rare or endangered plant or animal, eliminate tribal cultural resources or eliminate important examples of the major periods of California history or prehistory?
- b) Does the project have impacts that are individually limited, but cumulatively considerable? ("Cumulatively considerable" means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, the effects of other current projects, and the effects of probable future projects.)
- c) Does the project have environmental effects, which will cause substantial adverse effects on human beings, either directly or indirectly?

IV. PERSONS AND ORGANIZATIONS CONSULTED

This section identifies those persons who prepared or contributed to preparation of this document. This section is prepared in accordance with Section 15129 of the CEQA Guidelines.

A. COUNTY OF IMPERIAL

- Jim Minnick, Director of Planning & Development Services
- Michael Abraham, AICP, Assistant Director of Planning & Development Services
- Patricia Valenzuela, Project Planner
- Imperial County Air Pollution Control District
- Department of Public Works
- Fire Department
- Ag Commissioner
- Environmental Health Services
- Sheriff's Office

B. OTHER AGENCIES/ORGANIZATIONS

• Imperial Irrigation District (IID)

(Written or oral comments received on the checklist prior to circulation)

V. REFERENCES

- 1. "County of Imperial General Plan EIR", prepared by Brian F. Mooney & Associates in 1993; and as Amended by County in 1996, 1998, 2001, 2003, 2006 & 2008, 2015, 2016.
- 2. Imperial County Important Farmland 2016 Map
- 3. Imperial County Williamson Act FY 2016/2017 Map

4. California Department of Conservation Earthquake Zone Map https://maps.conservation.ca.gov/cgs/EQZApp/

5. Department of Conservation Tsunami Inundation Maps http://maps.conservation.ca.gov/cgs/informationwarehouse/index.html?map=tsunami

6. EnviroStor Database http://www.envirostor.dtsc.ca.gov/public/

7. 1996 Airport Land Use Compatibility Plan https://www.icpds.com/assets/hearings/airport-land-use-commission/aluc-compatibility-plan-1996-part-1.pdf

8. FEMA Flood Map Service Center https://msc.fema.gov/portal/search?AddressQuery=4895%20hovley%20rd.%2C%20brawley#searchresultsanchor

9. California Department of Conservation https://maps.conservation.ca.gov/cgs/informationwarehouse/index.html?map=mlc

10. Office of Historic Preservation http://ohp.parks.ca.gov/ListedResources/?view=county&criteria=13

VI. NEGATIVE DECLARATION – County of Imperial

The following Negative Declaration is being circulated for public review in accordance with the California Environmental Quality Act Section 21091 and 21092 of the Public Resources Code.

Project Name: Bending Tree, LLC (Le Tournesel Event Center)

Project Applicant: Grace & Clyde Edgar

Project Location: 4895 Holvey Road, Brawley, CA 92227

Description of Project: The applicant intends to provide an "Event Center" location that caters to weeding's, birthday parties, Quinceanera's and other similar small-scale private events. Applicant expect to host no more than four events per month, generally from October through April, with no events held during summer months. The events would be limited in hours from 12:00 p.m. (noon) to 11:00 p.m., and with a capacity of no more than 200 people.

The facility only provides the location, which includes restroom(s), change/preparation room, and a large grass area for seating and assembly. The event organizer has to provide any or all of the following depending on the event: music, food, entertainment, DJ's, etc. The site has parking to accommodate about 150 cars; parking is partially grass, partially road base.

VII. FINDINGS

This is to advise that the County of Imperial, acting as the lead agency, has conducted an Initial Study to determine if the project may have a significant effect on the environmental and is proposing this Negative Declaration based upon the following findings:

The Initial Study shows that there is no substantial evidence that the project may have a significant effect on the environment and a NEGATIVE DECLARATION will be prepared.

The Initial Study identifies potentially significant effects but:

- (1) Proposals made or agreed to by the applicant before this proposed Mitigated Negative Declaration was released for public review would avoid the effects or mitigate the effects to a point where clearly no significant effects would occur.
- (2) There is no substantial evidence before the agency that the project may have a significant effect on the environment.
- (3) Mitigation measures are required to ensure all potentially significant impacts are reduced to levels of insignificance.

A NEGATIVE DECLARATION will be prepared.

If adopted, the Negative Declaration means that an Environmental Impact Report will not be required. Reasons to support this finding are included in the attached Initial Study. The project file and all related documents are available for review at the County of Imperial, Planning & Development Services Department, 801 Main Street, El Centro, CA 92243 (442) 265-1736.

NOTICE

The public is invited to comment on the proposed Negative Declaration during the review period.

Date of Determination Jim Minnick, Director of Planning & Development Services

The Applicant hereby acknowledges and accepts the results of the Environmental Evaluation Committee (EEC) and hereby agrees to implement all Mitigation Measures, if applicable, as outlined in the MMRP.

Applicant Signature

Date

SECTION 4

VIII. RESPONSE TO COMMENTS

(ATTACH DOCUMENTS, IF ANY, HERE)

MITIGATION MONITORING & REPORTING PROGRAM (MMRP)

(ATTACH DOCUMENTS, IF ANY, HERE)

IX.

S:\AllUsers\APN\037\130\021\is 20-0036 grace and clyde edgas.docx

Attachment "A"

CONDITIONAL USE PERHIT I.C. PLANNING & DEVELOPMENT SERVICES DEPT. 801 Main Street, El Centro, CA 92243 (760) 482-4236

- APPLICANT MUST COMPLETE ALL NUMBERED (black) SPACES - Please type or print -

1.	PROPERTY OWNER'S NAME Bended Tree LLC ETAL		EMAIL ADDRESS mrsedgo@aol.		
2.	MAILING ADDRESS (Street / P O Box, City, State) 4895 Hovley Rd., Brawley, Ca		ZIP CODE 92227	PHONE NUMBER 602-418-6826	
3.	APPLICANT'S NAME Grace and Clyde Edgar		EMAIL ADDRESS mrsedgo@aol.	\$	
4.	MAILING ADDRESS (Street / P O Box, City, Stale) 4895 Hovley Rd., Brawley, Ca		ZIP CODE 92227	PHONE NUMBER	
4.	ENGINEER'S NAME N A	CA. LICENSE NO.	EMAIL ADDRESS	the second se	
5.	MAILING ADDRESS (Streel / P O Box, City, State) NA		ZIP CODE	PHONE NUMBER	
-					
6.	ASSESSOR'S PARCEL NO. 037-130-021	1	SIZE OF PROPERTY 40 AC +/-	ZE OF PROPERTY (in acres or square fool) ZONING (existin A-2 A-2	
7.	PROPERTY (site) ADDRESS 4895 Hovley Rd., Brawley, Ca.				
8.	GENERAL LOCATION (I.e. city, town, cross st North of HWY 111/86 and east of the Smilex	treet) Lateri			
9.	LEGAL DESCRIPTION TR 99 T 13S R 14	4 E			

PLEASE PROVIDE CLEAR & CONCISE INFORMATION (ATTACH SEPARATE SHEET IF NEEDED)

10. DESCRIBE PROPOSED USE OF PROPERTY	(list and describe in detail)	Event Center, limited use (See attached)
11. DESCRIBE CURRENT USE OF PROPERTY 12. DESCRIBE PROPOSED SEWER SYSTEM 13. DESCRIBE PROPOSED WATER SYSTEM	Residence and Olive Septic	
14. DESCRIBE PROPOSED FIRE PROTECTION S	R.O. private water a YSTEM water sto	yatam wage tank
15. IS PROPOSED USE A BUSINESS?	IF YES,	HOW MANY EMPLOYEES WILL BE AT THIS SITE?
1 / WE THE LEGAL OWNER (S) OF THE ABOVE PR CERTIFY THAT THE INFORMATION SHOWN OR STATED IS TRUE AND CORRECT. Laura Benson Vanderweighe 10/12/20 Print Name 10/12/20 Date	OPERTY HEREIN	A. SITE PLAN B. FEE C. OTHER
Print Name Date Signature		D. OTHER
APPLICATION RECEIVED BY: APPLICATION DEEMED COMPLETE BY: APPLICATION REJECTED BY: TENTATIVE HEARING BY: FINAL ACTION	DAT DAT DAT DAT NIED DAT	OTHER DEPT'S required. P.W. E.H.S. TE D.E.S.

Le Tournesol Event Genter

For: Mr. and Mrs. Edgar

Project Description:

Mr. & Mrs. Edgar plan to provide an "event" center location that caters primarily to weddings, birthday parties, Quinceanera's and other similar small-scale private events. They expect to host no more than four such events per month, generally from October through April, with no events held during the summer months. These events would also be limited in hours, from noon to 11 PM, and with a capacity of no more than 200 people with an average attendance expect between 25 and 75.

Mr. & Mrs. Edgar will only provide the "location" insofar that the event organizer has to provide any or all of the following depending on the event; music, food, entertainment, DJ's, etc.

The site has ample parking for about 150 cars. The parking is partially grass and partially road base. The facility does provide restroom(s), change/preparation room, and a large grass area for seating and assembly.

Access to the project site will be from Hovley Road. Traffic management on Hovley Road will consist of signage located along Hovely Rd. for about a ¼ mile north and south of the turning area. Depending on the number of guests for any specific event increase signage may be provided.

The site is the personal residence for Mr. & Mrs. Edgar, so these events will be strictly supervised and limited.

Project Location:

The general location of this proposed event center is north of the City of Brawley and north of HWY 111.

The site address is 4895 Hovley Rd., Brawley and the APN is 037-130-021. The property is currently owned in an LLC known as the Bended Tree LLC, with Laura Benson Vandeweghe as the authorized representative. This is a family owned parcel of land. The overall property is 40 acres however only the northwest corner of the 40 acres property, where the residence and olive trees are located will be used for the event center.

Land Use Data:

APN:	037-130-021
Zone:	A-2 (General Agriculture)
GP:	General Plan designation is Agriculture

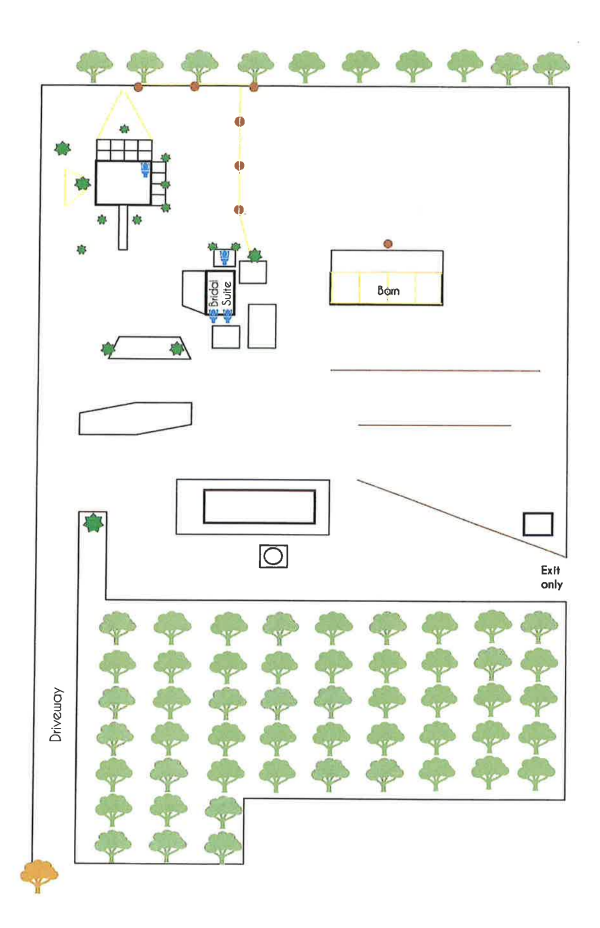
Support Documents (attached):

Site Plan

Le Tournesol Event Genter

For: Mr. and Mrs. Edgar

- General location map
- Aerial showing location of adjacent residential uses
- Example of typical Event Contract
- Photo's of the site

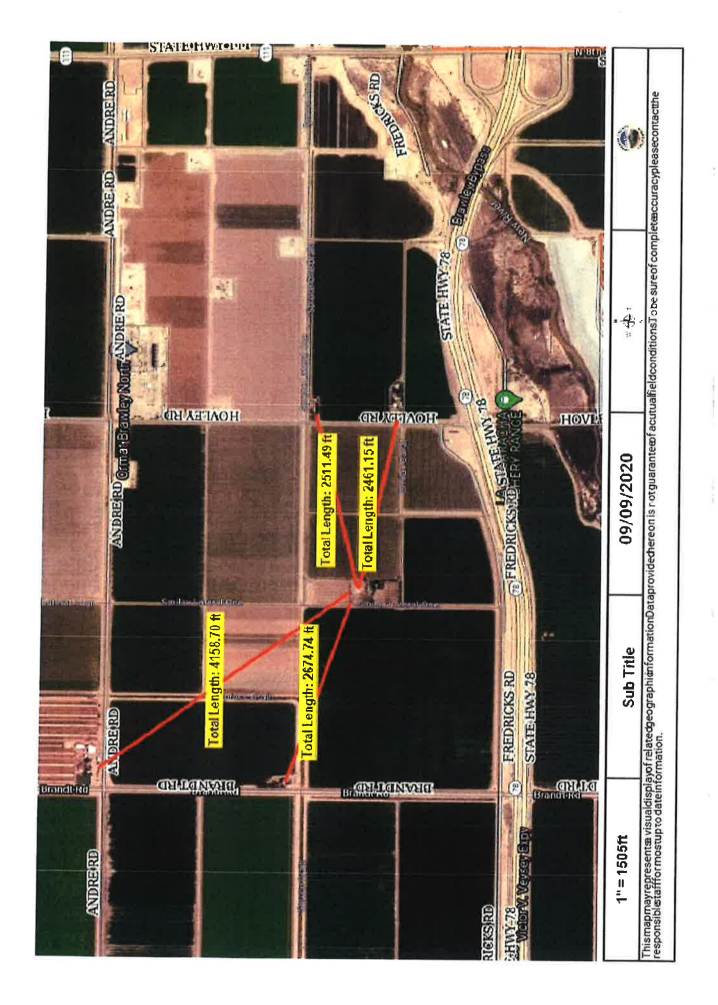


 \downarrow

.



Default Title



Default Title

Le Tournesol Special Events and Wedding Venue Contract

This agreement is made between Grace Edgar/Robyn Watte and

Today's Date: _____

Event Date: _____

1) VENUE RENTAL FEE(S):

(a) The Clients or Representative for the Client(s), agree to pay an initial nonrefundable deposit of 50% of the total of all fees of \$1,250. This payment serves to hold the venue for the specified date of event or wedding and is payable at the time of contract signature. A \$250.00 refundable security deposit will be returnable to the client(s) up to two weeks after the event has been held once property has been inspected for any potential damage from the event or wedding. If there is excess garbage after the event and there is an extra dump required, we will take \$40 from the security deposit.

(b) The remaining agreed upon VENUE RENTAL FEES will be due 30 days prior to the date of the event.

(c) Payments may be made via cash delivery, check, or Venmo.

2) DATE CHANGES:

In the event the Client(s) is forced to change the date of the event or wedding every effort will be made by Le Tournesol to transfer reservations to support the new date. The Client(s) agrees that in the event of a date change any expenses including but not limited to deposits and fees that are non-refundable and nontransferable are the sole responsibility of the Client(s). The Client(s) further understands that last minute changes can impact the quality of the event and that Le Tournesol is not responsible for these compromises in quality.

3) CANCELLATIONS:

In the event of a cancellation of a special event or wedding, all payments made to date are non-refundable. We understand that sometimes it is necessary to change or cancel a reservation. All cancellations or reservation changes must be made in writing. The guest is responsible for verifying that Le Tournesol, Grace Edgar and Robyn Watte, (Venue Coordinators) have received their cancellation letter. We cannot refund any advance payment for a canceled reservation unless the ranch is re-rented for the entire period and prepayment has cleared. We will make every effort to re-book the house; however, if it is not re-booked, you forfeit all monies paid. If a cancellation is successfully re-rented, all the rent, taxes and damage/security deposit will be refunded, less a \$100 cancellation fee.

4) RULES AND REGULATIONS:

The following is a list of rules and regulations to be upheld by Client(s), which includes all EVENTS PLANNERS, WEDDING COORDINATORS, and VENDORS who are involved in the planning and execution of the special event on the premises of Le Tournesol.

- Event Planner/Coordinator: Every event held at Le Tournesol must have an event coordinator. This
 includes wedding planners, event planners, day-of coordinators, and designated individuals not
 participating in the festivities.
- Parking: All vehicles associated in any way with the event or wedding must be parked within the
 parking area or the drive. No vehicles shall be parked on any other lawn surface unless granted
 permission by the owners. The maximum parking capacity is 250 people. If there are more guests, you
 will need to shuttle guests to the venue from our empty lot down the street.
- Barbecues/Grills: Barbecues and grills are to be used outside only. No fires are to be started directly on the grounds of the venue.
- Candles: All candles must be contained or enclosed in glass. The flame must not reach higher than 2 inches below the height of the glass.
- Restrooms and Event Prep Area: The suite needs to be cleaned up after the event. If anything is broken or the facilities are excessively dirty, funds will be taken from the security deposit. Provided restroom capacity on property facilitates 300 people. Events exceeding 300 people need to bring in additional restrooms.

5) EVENT TIMES:

a) The Client(s) may arrive on the property beginning at 12 PM the day before the event to set up and has until 12 PM the day following the event to break down.

b) All outdoor events must end by 12 AM on Friday and Saturday evenings and 10 PM on Sunday-Thursday evenings to allow for cleanup and closure of the site by midnight.

6) DECORATIONS:

Decorations may not be hung with tape, wire, nails or screws in the Bridal Guest Home, Main House, or covered barn that are damaging to the venue. All decorations must be removed without leaving damages by 12 PM the following day, unless special arrangements have been made between the Client(s) and the venue. Any decorations ("DIY" decorations) must be approved by the owners and must be removed the morning after the event, by 12 PM. Any balloons brought to the property need to be popped before they are thrown in the trash.

Note: The use of birdseed, flower petals, balloons, flitter, sparklers, pyrotechnics and blowing bubble is permitted only outside for wedding and reception farewells. Rice is not permitted inside or outside the facility.

7) INSURANCE:

Client(s), with the assistance Le Tournesol (Grace Edgar), shall maintain Commercial General Liability Insurance including Host Liquor liability, in an amount not less than \$1,000,000 Combined Single Limit for Bodily Injury and Property Damage. Such Insurance shall name Le Tournesol as additional insured, and a certificate of insurance with an endorsement must be provided 30 days prior to the event.

8) LIQUOR/BEVERAGES/ILLEGAL SUBSTANCES:

All liquor must be served by an Insured Licensed Bartender. The Bar closes 1 hour before the music has ended, all alcoholic beverages will be removed and placed in a secure location for removal from the premise. THERE IS A NO SHOT POLICY! Dollar dance shots may use jello shots only. Alcohol may not be served to minors. Illegal substances are not allowed at any time on the premise. Drunken/Violent disturbances are prohibited and subject to immediate removal from the premise and possible termination of event without refund.

9) SECURITY DEPOSIT: A \$250.00 security deposit will be returned 15 days after the event if there is no damage and venue policies have been followed at the ranch. If any damages exceed the amount of the security deposit, they shall be the responsibility of the person financially responsible for the event. If there is excess garbage after the event and there is an extra dump required, we will take \$50 from the security deposit.

10) MUSIC: All music must end by 10 PM during weekdays and 12 AM on weekends.

11) SMOKING: Le Tournesol is a non-smoking venue. Smoking will be permitted only in designated areas.

12) CHILDREN: All children under the age of 16 MUST be supervised always!

13) PHOTOGRAPHY: This venue uses live, video and still photography to assist with promotion of the venue. All photos taken at Le Tournesol by your Photographer will also be the property of the ranch and will be used for promotional purposes. **NO** boudoir or nude photography is permitted anywhere at the ranch.

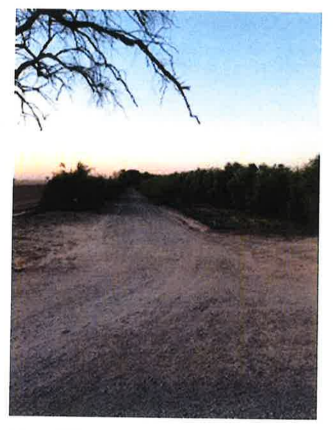
14) WEEKEND'S EVENTS: This contract and fee covers the cost of the main event only. If you wish to host any other event on the property that weekend, there will be an additional charge and a separate contract.

SIGNATURES:

Party receiving services: Client(s) or agent of couple (Financially responsible for all the above),

Ву:	_ Date:	_ Email:
Ву:	_ Date:	_
Le Tournesol Events Venue;		
Dur	B (

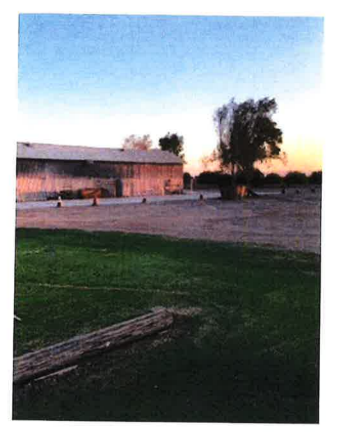
By:_____ Date: _____



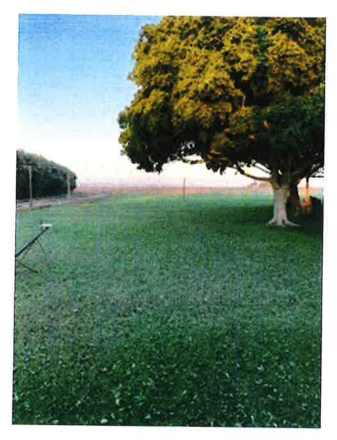
Private driveway to site



View of backyard



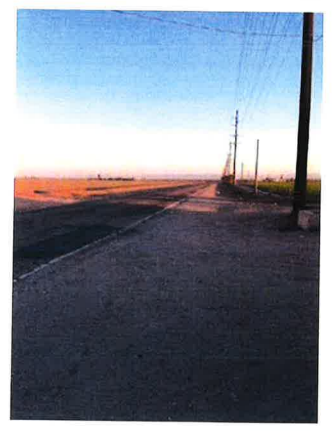
Parking area



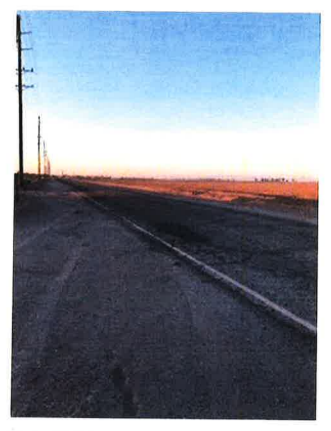
Yard where events are staged



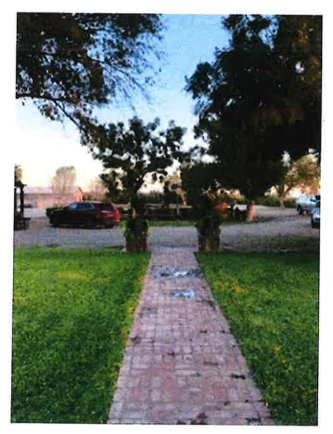
Hovley Rd intersection facing dirt road to west & site!



Hovely Road north!



Hovley Rd. facing south



View from house toward entry road!

Attachment "B"



Public Works works for the Public



RECEIVED

MAY 2 4 2021

IMPERIAL COUNTY

PLANNING & DEVELOPMENT SERVICES

COUNTY OF IMPERIAL

DEPARTMENT OF PUBLIC WORKS

155 S. 11th Street El Centro, CA 92243

Tell (442) 265-1818 Fox (442) 265-1858

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f

www.facebook.com/ imperalCountyDPW/



https://twitter.com/ Cantily/Dpw/ May 24, 2021

Imperial County Planning & Development Services Mr. Jim Minnick, Director 801 Main Street El Centro, CA 92243

Attention: Patricia Valenzuela, Planner IV

SUBJECT: Grace and Clyde Edgar Bended Tree, LLC CUP 20-0026 Located 4895 Hovley Road, Brawley, CA APN 037-130-021-001

Dear Mr. Minnick:

This letter is in response to your submittal received by this Department on April 29, 2021 for the above-mentioned project. Applicant intends to provide an "event center" location to allow catering of weddings, birthday parties, quinceanera's, and similar small-scale private events.

According to our records, the project site does not have legal access to a publicly maintained road. It appears as though access to the site requires one to cross adjoining properties. Applicant shall provide evidence that access across adjoining property(ies) is permissive prior to this project moving forward.

Upon Applicant providing evidence that the project site has legal access, Department staff has the following comments for Conditions of Approval:

- 1. The route of access to project site shall be able to support safety and emergency response vehicles in all-weather situations.
- 2. Applicant shall install paved driveway at access point at paved County road per County of Imperial Department of Public Works Engineering Design Guidelines Manual.

INFORMATIVE;

The following items are for informational purposes only. The Applicant is responsible to determine if the enclosed items affect the subject project.

• All solid and hazardous waste shall be disposed of in approved solid waste disposal sites in accordance with existing County, State and Federal regulations (Per Imperial County Code of Ordinances, Chapter 8.72).

An Equal Opportunity / Affirmative Action Employer

C/Users/GuadalineVasquez/AppData/Local/Microsoft/Windows/INetCache/Content-Outlook/CRR10W10/CUP20-0026 - Draft (05-20-21) - Rev FO, doc

- All on-site traffic areas shall be hard surfaced to provide all-weather access for emergency vehicles. The surfacing shall meet the Department of Public Works and Fire/Office of Emergency Services (EOS) Standards as well as those of the Air Pollution Control District (APCD).
- Effective September 15, 2020, the State's Mandatory Organic Waste Recycling Law (AB 1826 or Chapter 727, Statutes of 2014) decreased the threshold requiring all businesses and multi-dwelling facilitates of 5 units or more generating two (2) cubic yards or more of solid waste per week to recycle their organic waste including landscape waste, wood waste, and food waste. Information about possible organics waste recycling services can be found at the CalRecycle site at: https://www.calrecycle.ca.gov/Recycle/Commercial/Organics/
- As this project proceeds through the planning and the approval process, additional comments and/or requirements may apply as more information is received.

Should you have any questions, please do not hesitate to contact this office. Thank you for the opportunity to review and comment on this project.

John A. Gay, P.E. Director of Public Works

Kimberly Noriega

From:	Margo Sanchez
Sent:	Wednesday, May 12, 2021 9:39 AM
То:	ICPDSCommentLetters; Patricia Valenzuela; Valerie Grijalva
Subject:	CUP20-0026 - Request for Comments

Good morning Ms. Valenzuela,

The Agricultural Commissioner's office has reviewed CUP20-0026 for Grace and Clyde Edgar of Bended Tree, LLC located at 4895 Hovley Road, Brawley, California and has No Comment for this project.

Best regards, Margo



Margo E. Sanchez Deputy Agricultural Commissioner/Sealer Imperial County agcom.imperialcounty.org 442.265.1500



IMPERIAL COUNTY PLANNING & DEVELOPMENT SERVICES From:Jorge PerezTo:Mariela MoranCc:Jeff Lamoure; Trina Hamby; Patricia ValenzuelaSubject:RE: CUP20-0026 - Request for CommentsDate:Friday, June 25, 2021 4:02:04 PMAttachments:image001.png

Hi Mariela,

Please see Environmental Health comments related to CUP#20-0026:

Water Requirements

Based on the amount and frequency of people served, the applicant will be required to comply with public water system standards. This requires the installation, maintenance and reporting for a public water system. Based on the project location, the source water is likely from a nearby surface water canal. As a result, the facility will likely need an approved surface water treatment plant installed that is designed by a qualified engineer. The surface water related infrastructure, a preliminary engineering report shall be completed by a qualified engineer that must address the elements as outlined in Section 116527 of the California Health & Safety Code.

Septic Requirements

Records show the property has an existing septic system installed for residential use. However, due to the proposed change in use (i.e. residential to commercial, commercial food preparation, increase in persons served), the septic system will need to be modified or redesigned. The applicant must contact a qualified engineer to determine the extent of modification/redesign that is needed to comply with existing County Ordinance.

Solid Waste Requirements

The applicant shall contract with a licensed commercial waste hauler for all of their solid waste disposal needs. Waste collection shall be performed a minimum of once a week.

Commercial Kitchen Requirements

If food preparation or serving will be conducted at the event center, the applicant is required to comply with California Retail Food Code. The structural and sanitation requirements shall be based on the food service activity to be conducted, the type of food that is to be prepared or served, and the extent of food preparation that is to be conducted at the event center. The applicant may desire to operate the facility in a manner that would not involve the facility preparing, serving or storing food or drinks.

For additional details on any of the items listed above, the applicant is encouraged to contact our office. For water, septic or solid waste questions, applicant can contact Jorge Perez. For commercial kitchen requirements, the applicant can contact Trina Hamby.

Please let us know if you have any questions.

Regards,

Jorge A. Perez

Imperial County Division of Environmental Health P: 442-265-1888 - C: 760-427-1190

From: Mariela Moran < Mariela Moran@co.imperial.ca.us> Sent: Friday, June 25, 2021 8:57 AM To: Jorge Perez <JorgePerez@co.imperial.ca.us>; Vanessa Ramirez <VanessaRamirez@co.imperial.ca.us>; Jeff Lamoure <JeffLamoure@co.imperial.ca.us> Subject: FW: CUP20-0026 - Request for Comments

Good morning,

This email is a follow up on behalf of Patricia Valenzuela for any comments on CUP20-0026. Should your Department have "no comments" please let us know.

Thank you,

From: Valerie Grijalva <<u>ValerieGrijalva@co.imperial.ca.us</u>>

Sent: Wednesday, April 28, 2021 2:27 PM

To: Carlos Ortiz <<u>CarlosOrtiz@co.imperial.ca.us</u>>; Sandra Mendivil

<<u>SandraMendivil@co.imperial.ca.us</u>>; Margo Sanchez <<u>MargoSanchez@co.imperial.ca.us</u>>; Matt Dessert <<u>MattDessert@co.imperial.ca.us</u>; Monica Soucier <<u>MonicaSoucier@co.imperial.ca.us</u>; Ryan Kelley <<u>RvanKelley@co.imperial.ca.us</u>>; Adam Crook <<u>AdamCrook@co.imperial.ca.us</u>>; Rosa Lopez <<u>RosaLopez@co.imperial.ca.us</u>>; Vanessa Ramirez <<u>VanessaRamirez@co.imperial.ca.us</u>>; Jorge Perez < <a href="mailto:loge-baseline-system: source-loge-baseline-system: source-loge-baseline-system source-loge-baseline-system: source-loge-loge-baseline-system: source-loge-baseli Alfredo Estrada Jr <<u>AlfredoEstradaJr@co.imperial.ca.us</u>>; Andrew Loper

<<u>AndrewLoper@co.imperial.ca.us</u>>; John Gay <<u>JohnGay@co.imperial.ca.us</u>>; Guillermo Mendoza <<u>GuillermoMendoza@co.imperial.ca.us</u>>; Donald Vargas - IID <<u>DVargas@IID.com</u>>; Gordon Gaste -City of Brawley <ggaste@brawley-ca.gov>; superintendent@brawleyhigh.org; beth.landrum@dot.ca.gov; felicia_sirchia@fws.gov

Cc: Patricia Valenzuela < PatriciaValenzuela@co.imperial.ca.us>; Valerie Grijalva <<u>ValerieGrijalva@co.imperial.ca.us</u>>; Michael Abraham <<u>MichaelAbraham@co.imperial.ca.us</u>>; Carina Gomez <<u>CarinaGomez@co.imperial.ca.us</u>>; John Robb <<u>JohnRobb@co.imperial.ca.us>;</u> Kimberly Noriega <<u>KimberlyNoriega@co.imperial.ca.us</u>>; Maria Scoville <mariascoville@co.imperial.ca.us>; Rosa Soto <RosaSoto@co.imperial.ca.us> Subject: CUP20-0026 - Request for Comments

Good Afternoon,

Please see attached Request for Comments Packet for Conditional Use Permit #20-0026. Comments are due by May 13, 2021 at 5:00 PM.

In an effort to increase the efficiency at which information is distributed and



COUNTY OF IMPERIAL

PUBLIC HEALTH DEPARTMENT

JANETTE ANGULO, M.P.A. Director

STEVEN MUNDAY, M.P.H., M.S. Health Officer

June 25, 2021

Patricia Valenzuela, Planner IV IC Planning & Development Services 801 Main Street El Centro, CA 92243

Subject: Environmental Health Comments for Proposed Conditional Use Permit #20-0026

Dear Ms. Valenzuela,

The Imperial County Division of Environmental Health (DEH) is providing the comments below in response to the request for review and comments for Conditional Use Permit #20-0026. The project is described as an "event center" to allow catering of weddings, birthday parties, quinceaneras, and other similar small-scale private events. Hours limited from noon to 11:00pm, with no more than 200 people capacity. This will be located at 4895 Hovley Road, Brawley, CA. The property is also described as Assessor's Parcel Number 037-130-021-001.

Please consider the following comments for the proposed project.

- 1. The applicant must undergo a food plan review with our office which includes certifying the facility kitchen.
- 2. The applicant must have an engineer certify the wastewater septic system (if any) to be in compliance to the increase of capacity to their proposed amount of personnel and visitors.

If you have any questions, please do not hesitate to contact me at 442-265-1888.

Sincerely,

Mario Salinas

Mario Salinas Environmental Compliance Specialist I

> Division of Environmental Health, 797 Main Street, Suite B, El Centro, CA 92243 (442) 265-1888 • (442) 265-1903 Fax • icphd.org

ADMINISTRATION / TRAINING 1078 Dogwood Road Heber, CA 92249

> **Administration** Phone: (442) 265-6000 Fax: (760) 482-2427

Training Phone: (442) 265-6011 COUNTY R A S H FIRE **OPERATIONS/PREVENTION** 2514 La Brucherie Road

Imperial, CA 92251 **Operations**

Phone: (442) 265-3000 Fax: (760) 355-1482

Prevention Phone: (442) 265-3020

July 9, 2021

RE: Conditional Use Permit #20-0026 Le Tournesol Special Event and Wedding Venue 4895 Hovley Rd, Brawley CA 92227

Imperial County Fire Department would like to thank you for the opportunity to review and comments on CUP #20-0026, 4895 Hovley Rd. Brawley CA 92227. The following condition are to ensure fire safety is provided and maintained.

An approved water supply shall be required on site dedicated to fire suppression. Imperial County Fire Department shall determine the requirement base on the California Fire Code, NFPA, and local ordinances and requirements.

Access shall be minimum 20-foot wide roadway with all-weather surface capable of supporting fire apparatus loads. Roadways shall be supplied with an approved turn around for fire apparatus. Imperial County Fire Department shall determine the requirements base on the California Fire Code, NFPA, and local ordinance and requirements.

An approved fire safety and evacuation plan shall be submitted to Imperial County Fire Department/OES for review and approval. The fire safety and evacuation plan shall cover all required items as described in the California Fire Code.

Fireworks and pyrotechnics shall require approval from Imperial County Fire Department before use. Professional Public Display Pyrotechnics shall contact Imperial County Fire Department for approval before any event. Open flame devices and open burning shall require approval from Imperial County Fire Department before use.

This includes but not limited to:

- Fireworks (including California Safe and Sane)
- Sky Lanterns
- Open flame devices

All tents, canopies, and special event structures shall comply with the California Fire Code Chapter 31 and be approved and show tag by the State of California Fire Marshall Office flame rating.

Imperial County Fire Department shall inspect fully enclosed structures used for assembly use for further requirements that may include but not limited to:

• Automatic Fire Sprinklers

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OPERATIONS/PREVENTION 2514 La Brucherie Road

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- Fire Alarms
- Egress
- Emergency lighting
- Occupant load

The project shall be in compliance at all times with requirements in the California Fire Code and local ordinances and requirements. Imperial County Fire Department shall conduct annual fire and life safety inspections

Imperial County Fire Department reserves the right to comment and request additional requirements pertaining to this project regarding fire and life safety measures, California Building and Fire Code, and National Fire Protection Association standards at a later time as we see necessary.

If you have any questions, please contact the Imperial County Fire Prevention Bureau at 442-265-3020 or 442-265-3021.

Sincerely Andrew Loper

Lieutenant/Fire Prevention Specialist Imperial County Fire Department Fire Prevention Bureau

Robert Malek Deputy Chief Imperial County Fire Department Fire Prevention Bureau

ADMINISTRATION / TRAINING 1078 Dogwood Road Heber, CA 92249

Administration Phone: (442) 265-6000 Fax: (760) 482-2427

Training Phone: (442) 265-6011



RE: Conditional Use Permit #20-0026 Le Tournesol Special Event and Wedding Venue 4895 Hovley Rd, Brawley CA 92227

Imperial County Fire Department would like to thank you for the opportunity to review and comments on CUP #20-0026, 4895 Hovley Rd. Brawley CA 92227. The following condition are to ensure fire safety is provided and maintained.

An approved water supply shall be required on site dedicated to fire suppression. Imperial County Fire Department shall determine the requirement base on the California Fire Code, NFPA, and local ordinances and requirements.

An approved fire apparatus access road shall be provided. Imperial County Fire Department shall determine the requirements base on the California Fire Code, NFPA, and local ordinance and requirements.

An approved fire safety and evacuation plan shall be submitted to Imperial County Fire Department/OES for review and approval. The fire safety and evacuation plan shall cover all required items as described in the California Fire Code.

Fireworks and pyrotechnics shall be prohibited at all times. This includes but not limited to:

- Fireworks (including California Safe and Sane)
- Sky Lanterns
- Open flame devices

Professional Public Display Pyrotechnics shall contact Imperial County Fire Department for approval before any event.

All tents, canopies, and special event structures shall comply with the California Fire Code Chapter 31 and be approved by the State of California Fire Marshall Office flame rating.

Imperial County Fire Department shall inspect structures used for assembly use for further requirements that include but not limited to:

- Automatic Fire Sprinklers
- Fire Alarms
- Egress
- Emergency lighting
- Occupant load



MPERIAT

COUNTY

OPERATIONS/PREVENTION

2514 La Brucherie Road Imperial, CA 92251

Operations Phone: (442) 265-3000 Fax: (760) 355-1482

Prevention Phone: (442) 265-3020

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The project shall be in compliance at all times with requirements in the California Fire Code and local ordinances and requirements. Imperial County Fire Department shall conduct annual fire and life safety inspections

Imperial County Fire Department reserves the right to comment and request additional requirements pertaining to this project regarding fire and life safety measures, California Building and Fire Code, and National Fire Protection Association standards at a later time as we see necessary.

If you have any questions, please contact the Imperial County Fire Prevention Bureau at 442-265-3020 or 442-265-3021

Sincerely Andrew Loper Lieutenant/Fire Prevention Specialist Imperial County Fire Department Fire Prevention Bureau

Robert Malek Deputy Chief Imperial County Fire Department Fire Prevention Bureau

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www.iid.com



Since 1911

May 13, 2021

Ms. Patricia Valenzuela Planner IV Planning & Development Services Department County of Imperial 801 Main Street El Centro, CA 92243

SUBJECT: Event Facility Project; CUP Application No. 20-0026

Dear Ms. Valenzuela:

On April 28, 2021, the Imperial Irrigation District received from the Imperial County Planning & Development Services Department, a request for agency comments on Conditional Use Permit application no. 20-0026. The applicants, Grace and Clyde Edgar/Bended Tree, LLC, propose to establish an event facility with a capacity of up to 200 people to allow for the accommodation of weddings, birthday parties, quinceañeras and other similar private events at 4895 Hovley Road, Brawley, California (APN 037-130-021-000).

The Imperial Irrigation District has reviewed the information and has the following comments:

- 1. To request electrical service for the proposed facility, the applicant should be advised to contact Ignacio Romo, IID Customer Project Development Planner, at (760) 482-3426 or e-mail Mr. Romo at <u>igromo@iid.com</u> to initiate the customer service application process. In addition to submitting a formal application (available for download at the website <u>http://www.iid.com/home/showdocument?id=12923</u>), the applicant will be required submit a complete set of approved project drawings (hard copy and in AutoCad file format), electrical one-line diagram, operating voltage requirement, electrical panel loads, size & location; construction schedule, and the applicable fees, permits, easements and environmental compliance documentation pertaining to the provision of electrical service to the project. The applicants shall be responsible for all costs and mitigation measures related to providing electrical service to the project.
- 2. Distribution-rated electrical service is limited in the project area. A circuit study may be required. Any system improvements or mitigation identified in the circuit study to enable the provision of electrical service to the project shall be the financial responsibility of the applicant.

Patricia Valenzuela May 13, 2021 Page 2

- 3. The CUP application's project description does not state where the project obtains its water. If the project is to receive water from IID then it must have water delivered by a State approved water provider.
- 4. IID water facilities that may be impacted include Simlax Lateral 1 and Spruce Lateral 1. The applicant may not use IID's canal or drain banks to access the facility site.
- 5. The project's road access is from Hovely Road and crosses over IID's Simlax Lateral 1. IID encroachment permits and an engineering plan review will be required. The IID Water Department Engineering Services section should be consulted prior to final project design. The IID WDES section can be contacted at (760) 339-9265 for further information on this matter.
- 6. Any construction or operation on IID property or within its existing and proposed right of way or easements including but not limited to: surface improvements such as proposed new streets, driveways, parking lots, landscape; and all water, sewer, storm water, or any other above ground or underground utilities; will require an encroachment permit, or encroachment agreement (depending on the circumstances). A copy of the IID encroachment permit application and instructions for its completion are available at https://www.iid.com/about-iid/department-directory/real-estate. The IID Real Estate Section should be contacted at (760) 339-9239 for additional information regarding encroachment permits or agreements.
- 7. In addition to IID's recorded easements, IID claims, at a minimum, a prescriptive right of way to the toe of slope of all existing canals and drains. Where space is limited and depending upon the specifics of adjacent modifications, the IID may claim additional secondary easements/prescriptive rights of ways to ensure operation and maintenance of IID's facilities can be maintained and are not impacted and if impacted mitigated. Thus, IID should be consulted prior to the installation of any facilities to mitigate or avoid impacts to IID's facilities
- 8. Any new, relocated, modified or reconstructed IID facilities required for and by the project (which can include but is not limited to electrical utility substations, electrical transmission and distribution lines, canals, drains, etc.) need to be included as part of the project's CEQA and/or NEPA documentation, environmental impact analysis and mitigation. Failure to do so will result in postponement of any construction and/or modification of IID facilities until such time as the environmental documentation is amended and environmental impacts are fully analyzed. Any and all mitigation necessary as a result of the construction, relocation and/or upgrade of IID facilities is the responsibility of the project proponent.

Patricia Valenzuela May 13, 2021 Page 3

Should you have any questions, please do not hesitate to contact me at 760-482-3609 or at dvargas@iid.com. Thank you for the opportunity to comment on this matter.

Respectfully,

Donald Vargas Compliance Administrator II

Enrique B. Martinez – General Manager Mike Pacheco – Manager, Water Dept. Marilyn Del Bosque Gilbert – Manager, Energy Dept. Constance Bergmark – Mgr. of Planning & Eng./Chiaf Elect. Engineer, Energy Dept. Enrique De Leon – Asst. Mgr., Energy Dept., Distr., Planning, Eng. & Customer Service Jamie Asbury – Assoc. General Counsel Vance Taylor – Asst. General Counsel Michael P. Kemp – Superintendent, Regulatory & Environmental Compliance Laura Cervantes – Supervisor, Real Estate

Attachment "C"

July 9, 2021

TO:	Jorge Perez and Jeff LaMoure
FROM:	Jurg Heuberger on behalf of Clyde/Grace Edgar
RE:	response to Julyl 5 th memo to Jim Minnick
Cc:	Patricia Valenzuela

Jorge:

I represent the applicant in this project and am taking the opportunity to provide some information to you and your office regards to their project. Thank you first of all for your comments and we recognize that there are some concerns that your office needs to address.

The responses are in order of the comments:

Water Requirement:

This venue does not provide water by the owner of the property. Each venue participant/sponsor is required by their contract with the land owner to provide all refreshments including drinking water. The property does have a water supply from the canal which is then put through a filtration system and a chlorinator as well as a UV light. However, this water is for hand washing only and not as drinking water. All faucets will be clearly marked for that reason. The drinking water that the property owner for their own use has on hand is also triple AAA or equal, but again not to be supplied to event participants.

The CUP can make this as a formal condition as well.

Septic Requirements:

There are in fact two existing septic tanks on site, both are pre-existing, date unknown. The one septic system is for the house and the other is for the detached structure including the two restrooms. Once again however the event sponsor is required to provide "porta-poties" or the equivalent. In the past they have used the services of a provider that supplies the more formal restrooms (men/women on a trailer with hand washing etc.) similar to larger event organizations versus the more common small fiberglass single units. The only restrooms that may get used are for the bridal preparation are restroom and the two exterior stalls. In the past they have had events there that have as many as 200 people and have never had a problem with the system.

The CUP can again condition this.

Solid Waste:

The owner does have a contract with CR & R to provide dumpster and solid waste disposal and will continue to do so.

Commercial kitchen:

The owner does not provide any food services and requires by contract that all food be provided by the event sponsor via a catering service. No food is or will be prepared on site.

This can also be conditioned in the CUP.

In summary this particular event location only provides for the "space" use ie. the venue location, and no services. All services are the responsibility of the event sponsor and that is and can be spelled out in the contract as well as the CUP. As noted they have provided this service for several years not knowing they needed to have a county permit. However, when advised by ICPDS they immediately began compliance with the application you have reviewed.

Mr. and Mrs. Edgar are intent on complying with county regulations however there are limitations on what services they can or will provide and as outlined above, with the protocols and contracts as well as the CUP conditions these events can continue to be provided at a reasonable/affordable cost.

Given that there is a high demand for this type of venue, which is also being provided at other similar locations, we would like to work with your office to arrive at a mutually acceptable solution and not put them out of the opportunities to provide this venue location. Also you should understand that this location provides at most 6 to 8 perhaps as many as 10 events, which makes the installation of more complex systems such as a water treatment plant infeasible.

Thank you for your consideration.