RESOLUTION NO. 13-02

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF COACHELLA RECOMMENDING TO THE CITY COUNCIL APPROVAL OF GENERAL PLAN AMENDMENT 12-02 (CREATING A SPECIFIC PLAN LAND USE DESIGNATION) AND GENERAL PLAN AMENDMENT 12-03 (TEXT AMENDMENT) FOR APPROXIMATELY 2,200 ACRES (LA ENTRADA SPECIFIC PLAN) GENERALLY LOCATED SOUTH OF INTERSTATE 10, NORTHEAST OF THE COACHELLA CANAL BETWEEN AVENUES 50 AND 52. APPLICANT: PSAV, LLC.

WHEREAS, the Applicant has filed an application for General Plan Amendments 12-02 and 12-03 for land use designation and text amendments respectively, along with Specific Plan 88-3 (Amendment), Change of Zone (map amendment) and TTM 36494 (large lot financing map), and Annexation (collectively the "Project Approvals"), to allow for the future development of a mixed use residential and commercial project with various public facilities and open space on approximately 2,200 acres of vacant land located south of and adjacent to the I-10 freeway and north of the Coachella Branch of the All American Canal (the "La Entrada Project" or the "Project"); and

WHEREAS, the 2,200 acres includes approximately 1,612 acres presently located within the City of Coachella and zoned low density residential (RL), entertainment commercial (CE), general commercial (CG) and open space (OS); and

WHEREAS, the other 588 acres are located within the City's sphere of influence which the General Plan planning area designates as low density residential (RL) and open space OS) and which is proposed for annexation to the City and thus subject to this proposed General Plan Amendment; and

WHEREAS, the purpose of the land use designation and text amendments is to provide for a Specific Plan Land Use designation within the Land Use Element of the City's General Plan; and

WHEREAS, the City has processed the Project Approvals including the General Plan Amendments pursuant to the Coachella Municipal Code and the State Government Code, and the California Environmental Quality Act as amended, under which Draft Environmental Impact Report 12-01 was prepared (DEIR); and

WHEREAS, the DEIR was circulated as required by law and, together with all comments and responses to those comments, was provided to the Planning Commission as the Final EIR (FEIR) for the project; and

WHEREAS, as required by Govt. Code Sections 65351 and 65352.3, the Native American Heritage Commission was notified as part of the DEIR Notice of Preparation on July 18, 2012 to determine the tribes to contact for potential consultation, and thereafter transmitted to such tribes, and two tribes requested consultation and submitted comments on the DEIR pursuant to 65351 and 65352.3; and

WHEREAS, notice was provided to public agencies as required by Govt. Code Section 65352 as part of the Draft Environmental Impact Report noticing; and

WHEREAS, on October 6, 2013 the City gave public notice as required by mailing notices to property owners within at least 300 feet of the Project and publishing a public notice in the Desert Sun of the holding of a public hearing at which the La Entrada Project and the General Plan Amendments would be considered; and

WHEREAS, on October 16, 2013 the Planning Commission of the City of Coachella held a duly noticed Public Hearing at which interested persons had an

opportunity to testify in support of, or opposition to, the General Plan Amendments and at which the Planning Commission considered the General Plan Amendments as presented by the applicant, together with the recommendations of the Development Services Director; and

WHEREAS, in compliance with the requirements of the California Environmental Quality Act (CEQA), prior to recommending approval of General Plan Amendments 12-02 and 12-03, the Planning Commission of the City of Coachella approved Resolution 13-01 recommending that the City Council certify the final Environmental Impact Report, CEQA findings and Statement of Overriding Considerations for the La Entrada Project Approvals; and

WHEREAS, the Planning Commission, in light of the whole record before it, including but not limited to the recommendation of the Development Services Director as provided in the Staff Report dated October 10, 2013 and documents incorporated therein by reference and any other evidence within the record or provided at the public hearing of this matter, hereby finds that General Plan Amendments 12-02 and 12-03 are within the scope of that EIR; and

WHEREAS, the evidence before the Planning Commission supports the conclusion that General Plan Amendment 12-02 and General Plan Amendment 12-03 both be approved as does the record consisting of the staff report, case file, exhibits on display and public hearing testimony; and

WHEREAS, all other legal prerequisites to the adoption of this Resolution have occurred.

NOW, THEREFORE BE IT RESOLVED, that the Planning Commission, in light of the whole record before it, including but not limited to the recommendation of the

Development Services Director as provided in the Staff Report dated October 10, 2013 and documents incorporated therein by reference and any other written or oral evidence within the record or provided at the public hearing of this matter, hereby recommends to the City Council approval of General Plan Amendment 12-02 and General Plan Amendment 12-03, based upon the following findings:

- The proposed General Plan Amendments will protect and promote the general safety and welfare of the public; and
- The proposed General Plan Amendments are consistent with the Land Use
 Element and the other nine adopted elements of the General Plan and contribute
 to the achievement of the goals of the General Plan as set out in the staff report
 and record of the hearing; and
- The proposed General Plan Amendments are consistent with the goals, policies, standards and maps of the Zoning Code, as amended, the Development Code and all applicable codes and ordinances adopted by the City.

Eddie Cedeno, Chair
Planning Commission
City of Coachella

ATTEST:

Monica Diaz,

City of Coachella

APPROVED AS TO FORM:

Planning Commission Secretary

AFFROVED AS TO FORM.

Best Best & Krieger LLP

RESOLUTION NO. 13-03

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF COACHELLA, CALIFORNIA, RECOMMENDING TO THE CITY COUNCIL THE APPROVAL OF LA ENTRADA SPECIFIC PLAN 88-03(AMENDMENT) TO INCLUDE 588 ADDITIONAL ACRES TO BE ANNEXED INTO THE CITY OF COACHELLA, A MODIFIED LAND USE PLAN, AND NEW DEVELOPMENT STANDARDS AND DESIGN GUIDELINES FOR FUTURE DEVELOPMENT OF APPROXIMATELY 2,200 ACRES GENERALLY LOCATED SOUTH OF INTERSTATE 10, NORTHEAST OF THE COACHELLA CANAL BETWEEN AVENUES 50 AND 52. APPLICANT: PSAV, LLC.

WHEREAS, the Applicant has filed an application for General Plan Amendments 12-02 and 12-03 for land use designation and text amendments respectively along with this Specific Plan 88-03 (Amendment), Change of Zone (map amendment), Tentative Tract Map (TTM) 36494 (large lot financing map), and Annexation (collectively the "Project Approvals"), to allow for the future development of a mixed use residential and commercial project with various public facilities and open space on approximately 2,200 acres of vacant land located south of and adjacent to the I-10 freeway and north of the Coachella Branch of the All American Canal (the "La Entrada Project" or the "Project"); and

WHEREAS, the Specific Plan Application is a comprehensive amendment of the approved 1989 McNaughton Specific Plan; and

WHEREAS, the 2,200 acres includes 1,612 acres presently located within the City of Coachella and zoned low density residential (RL), entertainment commercial (CE), general commercial (CG) and open space (OS); and

WHEREAS, the other 588 acres are located within the City's sphere of influence which the General Plan planning area designates as low density residential (RL) and open space OS) and which is proposed for annexation to the City and thus subject to this proposed specific plan amendment; and

WHEREAS, the City has processed the Project Approvals including this Specific Plan Amendment pursuant to the Coachella Municipal Code and the State Government Code, and the California Environmental Quality Act as amended, under which a Draft Environmental Impact Report 12-01 was prepared (DEIR); and

WHEREAS, the DEIR was circulated as required by law and, together with all comments and responses to those comments, was provided to the Planning Commission as the Final Environmental Impact Report 12-03 (FEIR) for the project; and

WHEREAS, the Native American Heritage Commission was notified as part of the DEIR Notice of Preparation on July 18, 2012 to determine the tribes to contact for potential consultation, and thereafter transmitted to such tribes, and two tribes requested consultation and submitted comments on the DEIR pursuant to 65351 and 65352.3; and

WHEREAS, Chapter 17.36 of the City of Coachella Municipal Code prescribes the process to amend a Specific Plan, the substance of a Specific Plan and the review and adoption of a Specific Plan amendment; and

WHEREAS, on October 6, 2013 the City gave public notice as required by mailing notices to property owners within at least 300 feet of the Project and publishing a public notice in the Desert Sun of the holding of a public hearing at which the La Entrada Project and this Specific Plan amendment would be considered; and

WHEREAS, on October 16, 2013 the Planning Commission of the City of Coachella held a duly noticed Public Hearing at which interested persons had an opportunity to testify in support of, or opposition to, the Specific Plan amendment and at which the Planning Commission considered that amendment as presented by the applicant, together with the recommendations of the Development Services Director; and

WHEREAS, in compliance with the requirements of the California Environmental Quality Act (CEQA), prior to recommending approval of this Specific Plan amendment, the Planning Commission of the City of Coachella approved Resolution 13-01 recommending that the City Council certify the Final Environmental Impact Report, CEQA findings and Statement of Overriding Considerations for the La Entrada Project Approvals; and

WHEREAS, the Planning Commission, in light of the whole record before it, including but not limited to recommendation of the Development Services Director as provided in the Staff Report dated October 10, 2013 and documents incorporated therein by reference and any other evidence within the record or provided at the public hearing of this matter, hereby finds that Specific Plan 88-03 (Amendment) is within the scope of that EIR; and

WHEREAS, the evidence before the Planning Commission supports the conclusion that Specific Plan 88-03 (Amendment) be approved as does the record consisting of the staff report, case file, exhibits on display and public hearing testimony, and.

WHEREAS, all other prerequisites to the adoption of this Resolution have occurred.

NOW, THEREFORE BE IT RESOLVED, that the Planning Commission, in light of the whole record before it, including but not limited to the recommendation of the Development Services Director as provided in the Staff Report dated October 10, 2013 and documents incorporated therein by reference and any other written or oral evidence within the record or provided at the public hearing of this matter, hereby finds as follows:

- Specific Plan No. 88-03 (Amendment) is consistent with the City of Coachella General Plan, and authorized by General Plan Amendments 12-02 and 12-03;
- Specific Plan 88-03(Amendment) is compatible with anticipated development in the Specific Plan area, provides adequate circulation in

the area, and the proposed uses are compatible with the zoning of adjacent properties as set forth in Chapter 17.36 of the City of Coachella Municipal Code;

- Specific Plan 88-03 (Amendment) is suitable and appropriate for the subject property as set forth in Chapter 17.36 of the City of Coachella Municipal Code;
- 4. The La Entrada Specific Plan Mitigation Measures and Conditions of Approval dated October 10, 2013 and the Mitigation and Monitoring Program (MMRP) for the La Entrada Specific Plan are adequate to avoid the creation of any conditions that would be materially detrimental to the public health, safety and welfare and reduce the impacts of the development of the Specific Plan area to a level of non-significance except as otherwise set out in the Statement of Overriding Considerations.

NOW, THEREFORE BE IT RESOLVED, that the Planning Commission recommends to the City Council the approval and adoption of the La Entrada Specific Plan 88-03 (Amendment) for the reasons set forth in this Resolution with the conditions set forth in attached conditions.

ATTEST:	Eddie Cedeno, Chair Planning Commission City of Coachella	
Monica Diaz, Planning Commission Secretary		

APPROVED AS TO FORM:
Best Best & Krieger LLP

Exhibit "A" Conditions

Conditions of Approval For Specific Plan Amendment No. 88-3: La Entrada

General Conditions

- 1. The applicant shall defend, indemnify and hold harmless the City of Coachella, its officials, officers, employees, and agents from and against any claim, action, or proceeding against the City, its officials, officers, employees or agents to attack, set aside, void or annul any project approval or condition of approval of the City concerning this project, including but not limited to any approval or condition of approval or mitigation measure imposed by the City Council or Planning Commission. The City shall promptly notify the applicant of any claim, action, or proceeding concerning the project and the City shall cooperate fully in the defense of the matter. The City reserves the right, at its own option, to choose its own attorney to represent the City, its officials, officers, employees and agents in the defense of the matter. The applicant shall execute an indemnification agreement, in a form acceptable to the City Attorney, within five days of the effective date of this approval.
- 2. The words identified in the following list appear in capitals in the attached Conditions of Approval for Specific Plan Amendment No. 88-3: The La Entrada Project ("City Approvals") and shall be henceforth defined as follows:

SPECIFIC PLAN= Specific Plan Amendment No. 88-3: La Entrada

CHANGE OF ZONE= Change of Zone No.12-03

GPA= General Plan Amendment Nos. 12-02 (land use designation) and 12-03 (text amendment)

DEVELOPMENT AGREEMENT = Development Agreement No. 13-XX

ANNEXATION = Annexation No. 13-XX

EIR= Environmental Impact Report No. 12-01

TTM= Financing Tentative Tract Map No. 36494

BUILDER'S TENTATIVE MAP= A Builder's Tentative Map created for the purpose of designing individual residential lots or multi-family units for sale to end-user homeowners.

BUILDING PERMITS= The number of dwelling units constructed within an implementing project. Any condition of approval that uses the term "Building Permit" to trigger an event or to cause another action to take place shall be interpreted to mean "Dwelling Units" as enumerated within the TOTAL DWELLING UNIT TRACKING MATRIX.

COMMERCIAL MAP= A Commercial Map is the division of a lot or parcel of land into two or more lots for the purpose of creating a development for commercial or business related purposes. This definition includes, but is not limited to, retail commercial and office commercial uses.

IMPLEMENTING PROJECT= An Implementing Project is a subsequent project, located in the Specific Plan area, pursuant to either a Builder's Tentative Map or Commercial Map.

MASTER SUBDIVISION MAP= A Master Subdivision Map is a map that subdivides large tracts of land into smaller parcels for the purpose of later selling or otherwise transferring the parcels for further subdivision together with planning and construction of infrastructure elements, but not for the purpose of creating individual commercial parcels or individual residential lots for sale to end-user homeowners. The purpose and intent of the Master Subdivision Map process is to allow subdivision of land to correspond to Specific Plan Planning Areas, open space, and infrastructure elements without allowing the creation of individual commercial or residential lots. For nonresidential property, while the Master Subdivision Map process may create parcels which may or may not be subdivided further, no building may be undertaken on any master parcel unless and until all other required discretionary entitlements have been lawfully obtained, as required by applicable land use and development regulations of the Specific Plan. The boundary lines on any Master Subdivision Map shall correspond to applicable Planning Area plan land use designations and infrastructure elements.

SPECIFIC PLAN AMENDMENT NO. 88-3= Specific Plan Amendment No. 88-3, the La Entrada Specific Plan shall include the following:

- a. Specific Plan Document, which shall include the following:
 - 1. City Council General Plan Amendment No. 12-02 resolution;
 - 2. City Council Specific Plan Amendment No. 88-3 ordinance including the Conditions of Approval;
 - 3. Specific Plan Zoning District Ordinance; and
 - 4. Specific Plan text, land use map and supporting exhibits.
- b. Final Environmental Impact Report No.12-01 which includes the following:
 - 1. Mitigation Monitoring and Reporting Program;
 - 2. Draft Environmental Impact Report;
 - 3. Comments received on DEIR either verbatim or in summary;
 - 4. A list of persons, organizations and public agencies commenting on the DEIR:
 - 5. Responses of the City to significant environmental points raised in the review and consultation process;
 - 6. Errata;
 - 7. Technical Appendices on CD;

- 8. Findings; and
- 9. Statement of Overriding Considerations.

TOTAL DWELLING UNIT TRACKING MATRIX= A chart for tracking the total build out of the Specific Plan maintained by the City, Development Services Department. The matrix shall differentiate between individual Building Permits and the total number of dwelling units that are represented by the Building Permits that have been issued for the entire Specific Plan.

All other terms not specifically defined herein shall have the same meaning set forth in the Specific Plan.

- 3. In the event of an inconsistency between these Conditions of Approval and the Specific Plan or Development Agreement, the terms and conditions of the Specific Plan and Development Agreement, as applicable, shall prevail. All implementing actions associated with the City Approvals shall be consistent with the Specific Plan and the Development Agreement.
- 4. The development of the property shall be in accordance with the mandatory requirements of all City of Coachella ordinances and state laws and shall conform substantially to the adopted Specific Plan and Environmental Impact Report as approved by the City of Coachella.
- 5. All Planning Area numbers shall be retained throughout the life of the Specific Plan, in accordance with Section 5.4 of the Specific Plan.
- 6. Density transfers between Planning Areas are permitted in accordance with Section 5.3 of the Specific Plan.
- 7. Prior to the approval of any Implementing Project, the applicant shall provide a Total Dwelling Unit Tracking Matrix. The Matrix Table will track Planning Area entitled units, Tentative Tract Map units, Final Map recorded units, and units actually built within every planning area in the Specific Plan. The purpose of this tracking sheet is to enable the Community Development Department to ensure compliance with the established Planning Area development ranges as outlined in Table 2-1 of the Specific Plan.
- 8. A minimum of 25% of the dwelling units (a minimum of 1,950 dwelling units) within the La Entrada Specific Plan shall include installation of renewable energy facilities including, without limitation, solar technology. The following minimums shall be required for each development phase:
 - a. Phase 1 368 units
 - b. Phase 2-348 units
 - c. Phase 3 311 units
 - d. Phase 4 258 units
 - e. Phase 5 665 units
- 9. Planning Areas C-10, C-11, G-6, G-7, G-9, G-10, and G-11 shall include the installation of renewable energy facilities including, without limitation, solar technology.
- 10. No development shall occur within the 588-acre Annexation area of the Specific Plan until such time as the Annexation process is complete.

- 11. Mitigation measures included in the project Mitigation Monitoring and Reporting Program and the letter from the Riverside County Fire Department dated February 14, 2013 are hereby incorporated by reference as project conditions of approval.
- 12. The Planning Directoror his/her designee may allow minor modifications or adjustments to these Conditions of Approval through an administrative review process, so long as those minor modifications and adjustments are consistent with the City Approvals and the Specific Plan.
- 13. The applicant has ninety (90) days from the date of the approval of these conditions to protest, in accordance with the procedures set forth in Government Code Section 66020, the imposition of any and all fees, dedications, reservations and/or exactions imposed on this project as a result of the approval or conditional approval of this project.

Prior to Grading Permit

The following conditions shall be included as conditions of all subsequent Tentative Tract Maps:

- 14. All grading shall be performed in accordance with the applicable provisions of the California Building Code, project's Mitigation Monitoring and Reporting Program, the Specific Plan and its Appendix A (Grading Standards), and the City General Plan, as amended.
- 15. Prior to the issuance of a grading permit(s), all certifications affecting grading shall have written clearances, including, but not limited to additional environmental assessments, erosion control plans and geotechnical/soils reports.
- 16. Grading of the site will be done in substantial conformance with a mass grading plan submitted at the time of the first Master Tentative Tract Map.
- 17. Per the requirements of CVWD, prior to the issuance of grading permits, the developer shall provide the following for those drainage facilities impacted by the proposed grading:
 - a. Provide flood control plans that incorporate the required mitigation measures to protect existing CVWD facilities, and satisfy all applicable regulations and standards.
 - b. Obtain a Conditional Letter of Map Revision (CLOMR) through the Federal Emergency Management Agency (FEMA).
 - c. Execute an agreement with CVWD, which shall include provisions outlined in CVWD Ordinance No. 1234.1.
 - d. Submit to CVWD a Flood Control Facility Operations and Maintenance Manual for review and approval.
 - e. Grant flooding easements over the flood control facilities in a form and content reasonably acceptable to CVWD.
 - f. Submit final construction plans for the proposed flood control facilities and a detailed hydrologic and hydraulic design report for review and

Prior to or concurrent with submittal of a Master Tentative Map

- 18. The first Master Tentative Map must provide for all requisite on-site and off-site easements, rights-of-way and alignments for vehicular access and extension of utility infrastructure, including reclaimed water facilities, to the project site from both Avenue 50 and Avenue 52.
- 19. The Avenue 52 access, with the exception of the canal crossing, shall be designed with interim improvements as approved by the City Engineer and the Fire Department. Timing of the ultimate improvement of Avenue 52 shall be in accordance with the requirements of the Specific Plan and EIR.
- 20. Plans including, without limitation, financing details, preliminary design plans and a construction phasing schedule for the project's Primary Community Gateways, in accordance with Section 3.4.3 and Exhibit 3-2 (Master Landscape Plan) of the Specific Plan shall be part of the first Master Tentative Map that includes Avenue 50 and Avenue 52.
- 21. Ultimate parkway and median landscaping for Avenue 52 and "B" Street shall be installed in conjunction with development of the planning area immediately adjacent to the road segment.
- 22. A recreation and open space concept plan that includes trails, parks, the paseo and the drainage trail connections and provides detail on layout, grading, utilities, plant palette and lighting is required for each phase of the project. The plan shall be submitted and approved by the City's Planning Director or his/her designee concurrently with the first Tract Map for the particular phase of development.
- 23. A transit plan, illustrating the location and spacing of transit facilities, shall be submitted to SunLine Transit Agency in conjunction with the first Master Tentative Map that includes Street A.
- 24. In accordance with Section 5.2 of the Specific Plan, a Master Signage Program shall be prepared and approved by the City's Planning Director or his/her designee to provide for design continuity within the La Entrada Community.
- 25. In accordance with Section 3.4.8 of the Specific Plan, a Master Wall and Fencing Plan shall be prepared and approved by the City's Planning Director or his/her designee to provide for design continuity within the La Entrada Community.
- 26. All improvement plans for landscaped elements including, without limitation, parkways, medians, paseos and trails shall conform to the standards contained in Section 3.4 of the Specific Plan.
- 27. All parks shall be constructed in accordance with table 5-2 (Park Phasing) of the Specific Plan.

Prior to or concurrent with submittal of a Builder's Tentative Map or Commercial Map

- 28. Prior to or concurrent with approval of a Builder's Tentative Map or Commercial Map, traffic studies shall be prepared in accordance with Mitigation Measures 4.16.1 through 4.16.5.
- 29. Prior to approval of the first Builder's Tentative Map or Commercial Map that

- includes Planning Areas C-10 and C-11 or the first Builder's Tentative Map in the Central Village, whichever comes first, the applicant shall work with the Fire Department to identify the location, design and siting for the future fire station.
- 30. Prior to approval of the first Builder's Tentative Map or Commercial Map that includes Planning Areas C-10 and C-11 or the first Builder's Tentative Map in the Central Village, whichever comes first, the applicant shall work with the Police Department to identify the need, location, design and siting for the potential future police station site.
- 31. In accordance with Section 5.2 of the Specific Plan, a detailed Sign Plan in conformance with the Master Signage Program shall be prepared and approved by the City's Planning Director or his/her designee as part of the design review process.
- 32. In accordance with Section 3.4.8 of the Specific Plan, a detailed Wall and Fencing Plan in conformance with the Master Wall and Fencing Plan shall be prepared and approved by the City's Planning Director or his/her designee as part of the design review process.
- 33. All improvement plans for landscaped elements including, without limitation, parkways, medians, paseos and trails shall conform to the standards contained in Section 3.4 of the Specific Plan.
- 34. Commercial and residential builders shall design all structures in accordance with the guidelines set forth in the US Green Building Council LEED, and GreenPoint Rated standards. LEED certification is not required. All commercial and residential builders and shall comply with or exceed the most current Title 24 energy efficiency and CALGreen building standards.
- 35. All Final maps may be phased. The number of phased final maps that may be filed shall be determined by the Developer and Planning Director or his/her designee at the time of the approval or conditional approval of the tentative map.

Prior to Recordation of a Builder's or Commercial Final Map

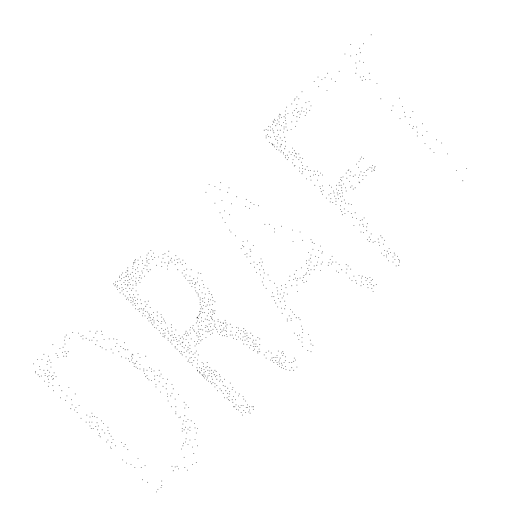
- 36. Developer's facilities obligations may be financed through the use of one or more Financing Districts including, without limitation, a Community Facilities Financing District for improvements, public services, including without limitation police and fire services, fees or maintenance costs. Any La Entrada specific Financing District must include a component for police and fire services. In the event that a La Entrada-specific Financing District is not formed, prior to recordation of the Final Map, the applicant or successor in interest shall annex the subject property into the City's Community Facilities District (CFD 2005-01) for City Police, Fire and Paramedic services. The applicant shall cooperate with the City to include the subject property, including the 588-acre Annexation area, in CFD 2005-01.
- 37. Prior to Map recordation, a permanent master maintenance organization shall be established for the Specific Plan area to assume ownership and maintenance responsibility for all common recreation, open space, circulation systems and landscaped areas. The organization may be public or private.
 - a. If the organization is a private organization, then neighborhood associations shall be established for each residential development where

- required and such associations may assume ownership and maintenance responsibility for neighborhood common areas.
- b. Common open areas shall be conveyed to the maintenance organization as implementing development is approved or any subdivision is recorded.
- c. The maintenance organization shall be established prior to or concurrent with recordation of the first land division.
- d. Covenants, Conditions and Restrictions (CC&Rs) shall be prepared by the applicant, reviewed and approved by the City Attorney.
 - i. The CC&Rs shall be consistent with the Sustainable Community Design Strategies, and Section 3 (Design Guidelines) of the adopted Specific Plan.
 - ii. The CC&Rs shall include a disclosure to residential owners in substantially the same form as: "The La Entrada property is located, partially or wholly, adjacent to land zoned for agricultural purposes by the City of Coachella. No agricultural activity, operation, or facility or appurtenances thereof, conducted or maintained for commercial purposes in the City of Coachella and in a manner consistent with proper and accepted customs and standards, as established and followed by similar agricultural operations in the same locality shall be or become a nuisance, private or public, due to any changed condition in or after the locality, after the same has been in operation for more than three years, if it was not a nuisance at the time it began."
 - iii. The CC&Rs shall include a disclosure to residential owners in substantially the same form as: "A substantial portion of La Entrada is within an earthquake fault zone that has been designated by the California State Geologist as the San Andreas fault zone under a California law called the Alquist-Priolo Earthquake Fault Zoning Act (California Public Resources Code Sections 2621 through 2630). This Act prohibits the construction of structures for human occupancy over the trace of an active fault line. An active fault trace is the location of an earthquake fault that has broken the ground surface in about the last 11,000 years."
 - iv. The CC&Rs shall include a disclosure and provide information to future residential owners and business owners on the benefits of installing and utilizing energy conservation measures and renewable energy resources as a means of reducing dependence on non-renewable energy sources.

Prior to Occupancy Permits of a Builder's Map or Commercial Map

- 38. Per the requirements of CVWD, prior to the issuance of occupancy permits, the developer shall:
 - a. Obtain a Letter of Map Revision (LOMR) through FEMA.
 - b. At the completion of the construction of the flood control facilities, submit "as -built" topography, construction drawings, and engineering analysis for CVWD review to verify that the design capacity is adequate.

39. The developer is required to install suitable facilities per Coachella Valley Water District and Bureau of Reclamation standards to prohibit access to the Coachella Canal facility and adjacent right-of-way.



RESOLUTION NO. 13-04

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF COACHELLA, CALIFORNIA, RECOMMENDING TO THE CITY COUNCIL THE APPROVAL OF CHANGE OF ZONE 12-03 TO CHANGE THE ZONING FROM RS, RM, CG AND OS TO SPECIFIC PLAN DISTRICT FOR APPROXIMATELY 2,200 ACRES (TO INCLUDE PREZONING FOR THE 588 ADDITIONAL ACRES TO BE ANNEXED INTO THE CITY) GENERALLY LOCATED SOUTH OF INTERSTATE 10, NORTHEAST OF THE COACHELLA CANAL BETWEEN AVENUES 50 AND 52. APPLICANT: PSAV. LLC.

WHEREAS, the Applicant has filed an application for General Plan Amendments 12-02 and 12-03 for land use designation and text amendments respectively. Specific Plan 88-3 (Amendment), this Change of Zone 12-03 (map amendment), TTM 36494 (large lot financing map), and Annexation (collectively the "Project Approvals"), to allow for the future development of a mixed use residential and commercial project with various public facilities and open space on approximately 2,200 acres of vacant land located south of and adjacent to the I-10 freeway and north of the Coachella Branch of the All American Canal (Riverside County Assessor Parcel Numbers 603-580-001, -002, -003, -004; 717-020-002; 763-110-010, -019, -020; 763-120-014, -015 (the "La Entrada Project" or the "Project"); and

WHEREAS, the 2,200 acres includes 1,612 acres presently located within the City of Coachella and zoned low density residential (RL), entertainment commercial (CE), general commercial (CG) and open space (OS); and

WHEREAS, the other 588 acres are located within the City's sphere of influence which the General Plan planning area designates as low density residential (RL) and open space OS) and is proposed for annexation to the City and thus subject to prezoning; and

WHEREAS, the City has processed the Project Approvals pursuant to the Coachella Municipal Code and the State Government Code, and the California

Environmental Quality Act as amended under which a Draft EIR was prepared (DEIR); and

WHEREAS, the DEIR was circulated as required by law and, together with all comments and responses to those comments, was provided to the Planning Commission as the Final EIR (FEIR) for the project; and

WHEREAS, in compliance with the requirements of the California Environmental Quality Act (CEQA), prior to recommending approval of this Change of Zone, the Planning Commission of the City of Coachella approved Resolution 13-01 recommending that the City Council certify the final Environmental Impact Report for the La Entrada project approvals which include the Change of Zone; and

WHEREAS, on October 6, 2013 the City gave public notice as required by mailing notices to property owners within at least 300 feet of the Project and publishing a public notice in the Desert Sun of the holding of a public hearing at which the La Entrada Project and this Change of Zone would be considered; and

WHEREAS, on October 16, 2013 the Planning Commission of the City of Coachella held a duly noticed and Public Hearing at which interested persons had an opportunity to testify in support of, or opposition to, the Change of Zone and at which the Planning Commission considered the Change of Zone as presented by the applicant, together with the recommendations of the Development Services Director; and

WHEREAS, in compliance with the requirements of the California Environmental Quality Act (CEQA), prior to recommending approval of this Change of Zone, the Planning Commission of the City of Coachella approved Resolution 13-01 recommending that the City Council certify the final Environmental Impact Report, CEQA findings and Statement of Overriding Considerations for the La Entrada Project Approvals; and

WHEREAS, the Planning Commission, in light of the whole record before it, including but not limited to recommendation of the Development Services Director as provided in the Staff Report dated October 10, 2013 and documents incorporated therein by reference and any other evidence within the record or provided at the public hearing of this matter, hereby finds that Change of Zone 12-03 is within the scope of that EIR; and

WHEREAS, the evidence before the Planning Commission supports the conclusion that Change of Zone 12-03 be approved as does the record consisting of the staff report, case file, exhibits on display and public hearing testimony; and

WHEREAS, all other prerequisites to the adoption of this Resolution have occurred.

NOW, THEREFORE BE IT RESOLVED, that the Planning Commission, in light of the whole record before it, including but not limited to recommendation of the Development Services Director as provided in the Staff Report dated October 10, 2013 and documents incorporated therein by reference and any other written or oral evidence within the record or provided at the public hearing of this matter, hereby recommends that the City Council approve Zone Change 12-0 for the 1,612 acres within the City of Coachella boundaries and as the prezoning for the 588 acres intended for annexation, based upon the following findings:

- 1. The proposed change of zone will serve the public necessity, convenience, general welfare, and will provide good zoning practice for the vicinity of the site so that is consistent with the overall vision of the Specific Plan, as amended.
- 2. The proposed change of zone is consistent with the intent and purpose of the General Plan, as amended by General Plan Amendments 12-02 and 12-03, in that the proposed Specific Plan zone allows mixed use commercial, single family and multifamily residential development that is in keeping with the goals and policies of the General Plan, as amended. The General Plan seeks to define and raise the profile and image of

the City, to obtain needed infrastructure and thus to improve the quality of life. The proposed development will provide a new gateway to the community as it would provide a future interchange at Avenue 50 and I-10 as needed access to the City. It also will provide for associated mixed use development at that future interchange. This project is consistent with the goals and policies of the Housing Element of the General Plan because it provides a range and diversity of housing types, including possible senior housing.

Eddie Cedeno, Chair	
Planning Commission	
City of Coachella	

ATTEST:

Monica Diaz, Planning Commission Secretary City of Coachella

APPROVED AS TO FORM:

Best Best & Krieger LLP

RESOLUTION NO. 13-05

A RESOLUTION OF THE PLANNING COMMISSION OFTHE CITY OF COACHELLA, CALIFORNIA RECOMMENDING APPROVAL OF TENTATIVE TRACT MAP NO. 36494 FOR THE SUBDIVISION OF APPROXIMATELY 2,261.8 ACRES (LA ENTRADA SPECIFIC PLAN) INTO 78 LOTS FOR FINANCE AND CONVEYANCE PURPOSES ONLY; GENERALLY LOCATED SOUTH OF INTERSTATE 10, NORTHEAST OF THE COACHELLA CANAL BETWEEN AVENUES 50 AND 52. APPLICANT; PSAV, LLC.

WHEREAS, PSAV, LLC (applicant) has filed an application for General Plan Amendments 12-02 and 12-03 for land use designation and text amendments respectively along with Specific Plan 88-3 (Amendment), Change of Zone (map amendment) and Tentative Tract Map (TTM) 36494 (large lot financing map), Development Agreement, and Annexation (collectively the "Approvals"), to allow for the future development of a mixed use residential and commercial project with various public facilities and open space on approximately 2200 acres of vacant land located south of and adjacent to the I-10 freeway and north of the Coachella Branch of the All American Canal (the "La Entrada Project" or the "Project"); (Riverside County Assessor Parcel Numbers 603-580-001, -002, -003, -004; 717-020-002; 763-110-010, -019, -020; 763-120-014, -015 (the "La Entrada Project") and

WHEREAS, the approximately 2,200 acres includes 1,612 acres presently located within the City of Coachella and zoned low density residential (RL), entertainment commercial (CE), general commercial (CG) and open space (OS); and

WHEREAS, the other 588 acres is located within the City's sphere of influence which the General Plan planning area designates as low density residential (RL) and open space OS) and which is proposed for annexation to the City and thus subject to this proposed general plan amendment; and

WHEREAS, the application for Tentative Tract Map No. 36494 has been duly filed on September 12, 2012 by PSAV, LLC for the subdivision of 9 parcels of approximately 2,261.8 acres into 78 lots, and public access, trail and drainage easements which map is for FINANCING AND CONVEYANCE PURPOSES ONLY and is more particularly described in Exhibit "1" attached hereto and made a part hereof; and

WHEREAS, the City has processed said application pursuant to the Subdivision Map Act (commencing with Section 64410, Title 7 of the Government Code and the California Environmental Quality Act of 1970) as amended; and

WHEREAS, in compliance with the requirements of the California Environmental Quality Act (CEQA), prior to recommending approval of Tentative Tract Map 36494, the Planning Commission of the City of Coachella has approved Resolution 13-01 recommending that the City Council certify the final Environmental Impact Report for the La Entrada project approvals which include the subject Tentative Tract Map, and

WHEREAS, on October 6, 2013 the City gave public notice as required under Government Code Section 66451.3 by mailing notices to property owners within at least 300 feet of the project and publishing a public notice in the Desert Sun of the holding of a public hearing at which the project would be considered, and

WHEREAS, on October 16, 2013 the Planning Commission of the City of Coachella held a duly noticed and published Public Hearing at which interested persons had an opportunity to testify in support of, or opposition to, the Tentative Tract Map and at which the Planning Commission considered the Tentative Tract Map as presented by the applicant, together with the recommendations of the Development Services Director; and

WHEREAS, that the Planning Commission of the City of Coachella does recommend to the City Council approval of Tentative Tract Map 36494 subject to the following findings and the conditions attached as Exhibit "A".

Findings:

- 1. That the proposed map is consistent with the goals, objectives, policies and implementation measures of the Coachella General Plan 2020 as amended and the La Entrada Specific Plan which is the zoning for the affected property.
- 2. Tentative Tract Map 36494 design is consistent with the objectives, policies, general land uses and programs specified in the La Entrada Specific Plan recommended for approval by the Planning Commission on October 16, 2013. It is for financing and conveyance purposes only and the above mentioned plans will not be modified, affected or implemented through the approval and recordation of this map. The map configuration

has no applicability in terms of development. Subsequent Tentative Tract Maps for development purposes must be approved prior to physical development of the property.

- 3. The site is physically suitable for the type of development proposed under Tentative Tract Map 36494 in that the acreages and exterior boundaries of the proposed map are consistent with the site acreage and boundaries, and no densities or development is proposed or entitled through the approval of this map.
- 4. The design of the subdivision is not likely to cause substantial environmental damage nor substantially and avoidable injure fish or wildlife or their habitat in that the map is for financing and conveyance purposes only. No development can occur and no development entitlements are approved in conjunction with this map.
- 5. The design of the subdivision is not likely to cause serious health problems in that the map is for financing and conveyance purposes only. No development can occur and no development entitlements are approved in conjunction with this map.
- 6. The design of the subdivision will not conflict with easements, acquired by the public at large, for access through or use of, property within the proposed subdivision in that the map is for financing and conveyance purposes only. No development can occur and no development entitlements are approved in conjunction with this map. In addition, access easements are provided on the map replacing easements to be vacated prior to or in conjunction with recordation of a final map.
- 7. Sufficient water supply will be available to serve the proposed subdivision, in that the map is for financing and conveyance purposes only. No development can occur and no development entitlements are approved in conjunction with this map.
- 8. The Planning Commission, in light of the whole record before it, including but not limited to recommendation of the Development Services Director as provided in the Staff Report dated October 10, 2013 and documents incorporated therein by reference and any other evidence within the record or provided at the public hearing of this matter, hereby finds that Tentative Tract Map 35494 is within the scope of the project analyzed in the La Entrada Final Environmental Impact Report 12-01 (FEIR) and CEQA findings and Statements of Overriding Considerations (Resolution 13-01).

9. That the evidence before the Planning Commission supports the conclusion that Tentative Tract Map No. 36494 be approved as does the record consisting of the staff report, case

file, exhibits on display and public hearing testimony.

Conditions:

See Exhibit "A"

WHEREAS, the Planning Commission has previously considered and recommended

certification of the Final Environmental Impact Report 12-01 for the La Entrada Specific Plan for

compliance with the California Environmental Quality Act; and

WHEREAS, Tentative Parcel Map No. 36494 is in conformance with the Coachella

Municipal Code, the land use pattern and development standards of the La Entrada Specific

Plan and the Subdivision Ordinance when viewed in conjunction with the conditions that are

imposed; and

WHEREAS, the Planning Commission of the City of Coachella finds that this subdivision

is consistent with the goals, objectives, policies and implementation measures of the Coachella

General Plan 2020 including the La Entrada Specific Plan Land Use designations and meets the

findings required by the Municipal Code;

NOW, THEREFORE, BE IT RESOLVED, that the Planning Commission of the City of

Coachella, California does hereby recommend that the City Council approve Tentative Tract

Map No. 36494, subject to the findings and conditions set out here and as recommended by

staff.

Eddie Cedeno, Chair of the Planning Commission

City of Coachella

ATTEST:
Monica Diaz,
Planning Commission Secretary, City of Coachella
City of Coachena
APPROVED AS TO FORM
Carlos L. Campos, City Attorney

Exhibit "A"

Conditions of Approval

CONDITIONS OF APPROVAL FOR TENTATIVE TRACT MAP NO. 36494

- 1. The applicant shall defend, indemnify and hold harmless the City of Coachella, its officials, officers, employees, and agents from and against any claim, action, or proceeding against the City, its officials, officers, employees or agents to attack, set aside, void or annul any project approval or condition of approval of the City concerning this project, including but not limited to any approval or condition of approval or mitigation measure imposed by the City Council or Planning Commission. The City shall promptly notify the applicant of any claim, action, or proceeding concerning the project and the City shall cooperate fully in the defense of the matter. The City reserves the right, at its own option, to choose its own attorney to represent the City, its officials, officers, employees and agents in the defense of the matter. The applicant shall execute an indemnification agreement, in a form acceptable to the City Attorney, within five days of the effective date of this approval.
- 2. This map is for financing and conveyance purposes only. No development entitlements are associated with Tentative Tract Map No. 36494.
- 3. The following statement must be clearly printed on the face of Tentative Tract Map No. 36494:

FOR FINANCE AND CONVEYANCE PURPOSES ONLY. THIS MAP DOES NOT CREATE ANY LEGAL BUILDING SITES. FURTHER APPLICATIONS ARE NECESSARY TO DEVELOP THIS PROPERTY.

- 4. The life of Tentative Tract Map No. 36494 shall be equivalent to the life of Development Agreement No. 13-XX.
- 5. Tentative Tract Map No. 36494 must be consistent with Specific Plan Amendment No. 88-3, the La Entrada Specific Plan.
- 6. No development or improvement of any portion of this map shall be permitted until a subsequent Builder's Tentative Map or Commercial Map is recorded in accordance with the applicable provisions of the La Entrada Specific Plan Conditions of Approval, Subdivision Map Act, and the City of Coachella Subdivision Ordinance for the subdivision described in this map.
- 7. The Final Tract Map may not record until such time as Annexation 13-XX is complete.
- 8. The Final Tract Map shall comply with the Subdivision Map Act and City of Coachella Subdivision Ordinance.
- Prior to recordation of Tentative Tract Map No. 36494, the existing Rights-of-Way for Pierce Street, Buchannan Street, Avenue 50 and Avenue 52 shall be vacated.

- 10. In accordance and compliance with Condition No. 35 of the Conditions of Approval for SP 88-3, developer's facilities obligations may be financed through the use of one or more Financing Districts including, without limitation, a Community Facilities Financing District for improvements, public services, including without limitation police and fire services, fees or maintenance costs. Any La Entrada specific Financing District must include a component for police and fire services. In the event that a La Entrada-specific Financing District is not formed, prior to recordation of the Final Map, the applicant or successor in interest shall annex the subject property into the City's Community Facilities District (CFD 2005-01) for City Police, Fire and Paramedic services. The applicant shall cooperate with the City to include the subject property, including the 588-acre Annexation area, in CFD 2005-01.
- 11. Approval of Tentative Tract Map No. 36494 is contingent upon City Council certification of EIR 12-01 and City Council approval of General Plan Amendment 12-02, General Plan Amendment 12-03 and Specific Plan No. 88-03 (Amendment).