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STAFF REPORT TO: AMADOR COUNTY PLANNING COMMISSION AUGUST 8, 2017

Item 2 - continued - Environmental document determination and possible project decision for Tentative Parcel Map No. 2864 proposing the division of 241+/-acres into two (2) parcels of 130+/- and 111+/- acres.

Applicant: The Reed Leasing Group, LLC

Supervisorial District: II

Location: Lying north and south of SR88, approximately one-half

mile west of the intersection of SR88 and Martin Lane in the Ione area (APNs 005-240-001 and 005-190-005).

- A. Current Zoning Designation: "AG," Exclusive Agricultural
- **B.** Current General Plan Designation: A-G, Agriculture General (40-acre minimum density)
- C. Source of Water: Individual wells (proposed)
- **D. Sewage Disposal:** Individual septic systems (proposed)
- **E. Description:** The applicant is requesting to create two legal parcels from a 241-acre parcel that was bifurcated by right-of-way acquisition for Highway 88. While the north and south portions of the parcel have been assigned separate Assessor's Parcel Numbers, it officially remains a single parcel of record. The proposed parcels of 130 acres and 111 acres would follow the boundaries established by the right-of-way acquisition. The current zoning and General Plan designations limit the development potential to two single-family homes and two detached second family dwellings.
- **F. TAC Review:** The Amador County Technical Advisory Committee (TAC) reviewed this project on February 14, 2017, and found it complete. TAC subsequently met March 8, 2017 to complete the CEQA Initial Study and prepare conditions and recommendations for the Planning Commission. A primary concern for TAC was the effect of the project on the agricultural preserve that was established on the parcel in 1969 through a California Land Conservation Act (Williamson Act) contract. The creation of two legal parcels will require the applicant to either:
 - 1) secure individual CLCA contracts for the proposed parcels, or
 - 2) submit a request to non-renew the existing CLCA contract, and submit the Parcel Map when there are three years or less remaining in the contract's term.
- **G. Agricultural Advisory Committee Review:** The applicant has chosen to pursue individual contracts for the proposed parcels. The proposed contract applications were reviewed by the Agricultural Advisory Committee on July 12, 2017. The Committee recommended that the Board of Supervisors make a finding that the proposed parcels will meet the minimum agricultural income and improvements criteria for parcels at least 100 acres but less than 160 acres in size, subject to the condition that the minimum

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agricultural improvements, which are to be verified by the County Assessor, must be constructed on each parcel prior to the recordation of the Parcel Map.

- **H. Board of Supervisors Action:** The Board of Supervisors, on July 25, 2017, reviewed the Agricultural Advisory Committee's recommendation and made a finding that the proposed parcels will meet the minimum agricultural income and improvements criteria for parcels at least 100 acres but less than 160 acres in size, subject to the condition that the minimum agricultural improvements, which are to be verified by the County Assessor, must be constructed on each parcel prior to the recordation of the Parcel Map.
- **I. TAC Recommendation:** TAC has no technical objections to the Planning Commission approving this Parcel Map with the adoption of a Mitigated Negative Declaration and the conditions and findings included with the staff report.
- **J. Planning Commission Action:** The action of the Planning Commission should first include a decision on the adequacy of the environmental document, proposed for a Mitigated Negative Declaration. A decision on the tentative map with the proposed conditions (attached) can then be made.
- **K. Findings:** Section 66474 of the California Subdivision Map Act requires a County to deny approval of a Tentative Map if it makes any of the following findings:
 - a. That the proposed map is not consistent with applicable general and specific plans as specified in Section 65451.
 - b. That the design or improvement of the proposed subdivision is not consistent with applicable general and specific plans.
 - c. That the site is not physically suitable for the type of development.
 - d. That the site is not physically suitable for the proposed density of development.
 - e. That the design of the subdivision or the proposed improvements is likely to cause substantial environmental damage or substantially and avoidably injure fish or wildlife or their habitat.
 - f. That the design of the subdivision or type of improvements is likely to cause serious public health problems.
 - g. That the design of the subdivision or type of improvements will conflict with easements acquired by the public at large, for access through or use of, property within the proposed subdivision.

Evidence: If the Planning Commission approves this Tentative Map, the following findings are recommended for adoption. The above Findings (a) through (g) do not apply to this project in that:

- a. The proposed map (Tentative Parcel Map No. 2864) is consistent with the Amador County General Plan;
- b. The design of the improvements of the proposed subdivision is consistent with the General Plan and Amador County development standards;
- c. The site is physically suitable for land uses compatible with surrounding residential uses:
- d. The site is physically suitable for the proposed density of development;

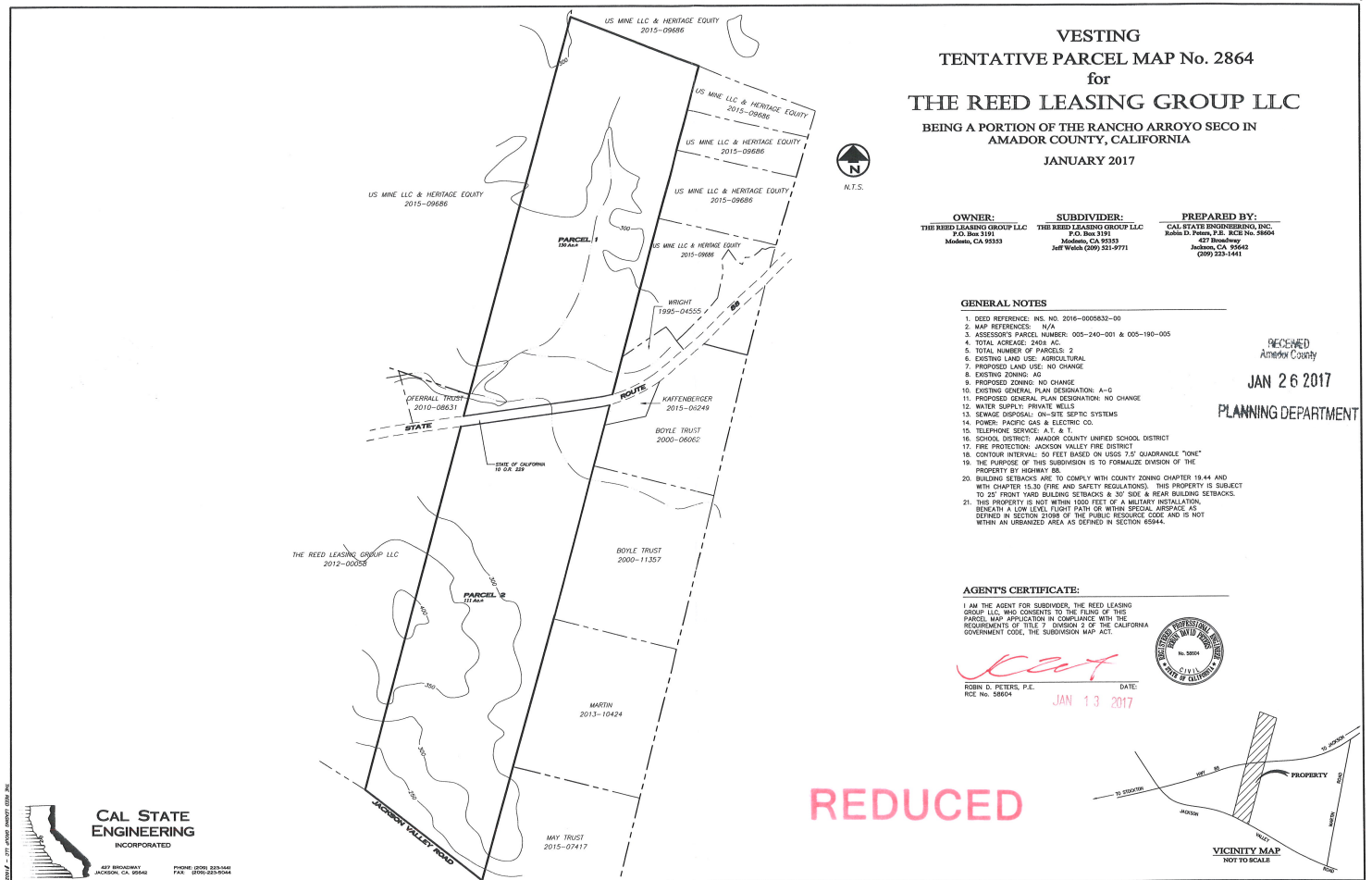
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e. The Environmental Document prepared for Tentative Parcel Map 2864 (Mitigated Negative Declaration) determined that potential environmental impacts from the design of the parcel map or the proposed improvements will be mitigated to less than significant levels with implementation of the proposed Mitigation Measures and Conditions of Approval – see attached conditions/mitigation measures;

- f. The Mitigated Negative Declaration prepared for Tentative Parcel Map 2864 determined that no potentially serious health problems were identified from the project; and
- g. No conflicts with easements acquired by the public at large for access through or use of property within the proposed subdivision have been identified.

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AMADOR COUNTY PLANNING COMMISSION

Conditions of Approval and Mitigation Monitoring Program

PROJECT: Tentative Parcel Map No. 2864.

SUBDIVIDER: The Reed Leasing Group, LLC

<u>DESCRIPTION</u>: Tentative Parcel Map No. 2864, by The Reed Leasing Group, LLC, proposes the

division of 241+/- acres into 2 parcels of 130+/- and 111+/- acres each. The project is located north and south of Highway 88, approximately ½ west of the intersection of Highway 88 and Martin Lane, near Ione, CA (APNs 005-240-001 and 005-190-005).

ENVIRONMENTAL DOCUMENT: Mitigated Negative Declaration.

PLANNING COMMISSION APPROVAL DATE:

NOTICE OF INTENT (TO FILE A NEGATIVE DECLARATION):

NOTICE OF DETERMINATION DATE:

TENTATIVE PARCEL MAP EXPIRATION DATE:

EXTENSION OF EXPIRATION DATE:

IMPORTANT NOTES:

NOTE A: It is suggested the subdivider contact the Environmental Health, Public Works, and Planning Departments and any other agencies involved prior to commencing the preceding conditions. Improvement work shall not begin prior to the review of the plans and the issuance of a permit by the Public Works Department. The Inspector must have a minimum of 48 hours notice prior to the start of any construction.

NOTE B: An extension of time for completion of this tentative map is possible, provided said extension is applied for by the applicant, to the Planning Department, in writing, prior to the expiration date of the tentative map.

NOTE C: Information concerning this map can be obtained through the Amador County Planning Department, 810 Court Street, Jackson, CA 95642 (209) 223-6380.

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CONDITIONS OF APPROVAL & MITIGATION MONITORING PROGRAM

Project: Parcel Map No. 2864 – Reed Leasing Group, LLC Page 2 of 6

FISH AND GAME FEES:

1. No permits shall be issued, fees paid, or activity commence, as they relate to this project, until such time as the Permittee has provided the Planning Department with the Department of Fish and Wildlife Filing Fee for a Notice of Determination or a No Effect Determination from Fish and Wildlife. THE PLANNING DEPARTMENT SHALL MONITOR THIS CONDITION.

PARCEL MAP RECORDATION CONDITIONS:

- 2. Prepare and submit Parcel Map. THE SURVEYOR'S OFFICE SHALL MONITOR THIS CONDITION.
- 3. Submit <u>Preliminary Title Report</u> as evidence of ownership. A Parcel Map Guaranty must accompany the map at the time of recording. THE SURVEYOR'S OFFICE SHALL MONITOR THIS CONDITION.
- 4. A Registered Civil Engineer or Licensed Land Surveyor must survey all parcels. Monuments are to be set, reset, or verified (if existing) according to County Standards. THE SURVEYOR'S OFFICE SHALL MONITOR THIS CONDITION.
- 5. Pursuant to Section 66463.1 of the Government Code (Subdivision Map Act) multiple Parcel Map(s) may be filed prior to the expiration of the tentative map. Any multiple Parcel Map(s) so filed shall be reviewed as to submittal to the Board of Supervisors for Parcel Map approval. The shape and size and development of any single unit or multiple units will be subject to Public Works Agency and Environmental Health Department review of traffic circulation and sewage disposal. MONITORED BY THE SURVEYOR'S OFFICE, PUBLIC WORKS AGENCY, AND ENVIRONMENTAL HEALTH DEPARTMENT.

SOILS:

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Submit Preliminary Soils Report by a Registered Civil Engineer required in Section 17.28.240 of the County Ordinance Code.

X Waived as defined in Section 66491 (a) of the Subdivision Map Act. NO MONITORING NECESSARY.

EASEMENTS:

7. Prior to recordation of any Parcel Map, provide easements as required for utilities by County Code Section 17.28.030. THE SURVEYOR'S OFFICE SHALL MONITOR THIS CONDITION.

TAXES:

8. All current and delinquent taxes must be paid. Security, in the form of a cash deposit, must be posted for estimated taxes, and special assessment collected as taxes, which are a lien against the subject property, but which are not yet payable. The Tax Collector shall draw upon this cash deposit to pay the taxes, and special assessments collected as taxes when they become payable. When all current and/or delinquent taxes have been paid, and any required security has been posted with the County Tax Collector, the Tax Collector will submit a letter to the County Surveyor's

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CONDITIONS OF APPROVAL & MITIGATION MONITORING PROGRAM

Project: Parcel Map No. 2856 – Toma Page 3 of 6

Office stating that this condition has been satisfied. (Note: Please refer to Amador County Code Sections 17.72.120, 17.72.130 and 17.72.140 {amended May 15, 2007}, and Government Code Sections 66492 and 66493). THE SURVEYOR'S OFFICE SHALL MONITOR THIS CONDITION.

PUBLIC REPORT:

9. Complete the form for the Subdivision Public Report for recording--must be notarized. THE SURVEYOR'S OFFICE SHALL MONITOR THIS CONDITION.

SEWAGE DISPOSAL:

- 10. Prior to recordation of any final map, the subdivider shall demonstrate compliance with Amador County Code Section 14.12.130 by retaining the services of a qualified professional to complete the following:
 - A. Perform soil profile testing in the sewage disposal sites for all undeveloped proposed parcels and to demonstrate repair area for all developed proposed parcels.
 - B. Perform percolation testing in the sewage disposal sites for all undeveloped proposed parcels.
 - C. Unless waived by the Environmental Health Department, perform wet weather testing in the proposed sewage disposal site for all undeveloped proposed parcels.
 - D. Submit a report to the Environmental Health Department for review and approval which includes a plot plan for each proposed undeveloped parcel locating and dimensioning the designated disposal site, soil profile logs, perc test results, wet weather testing results, and slope stability assessment. The designated disposal site polygons shall include dimensions and at least one tie to a property corner pin including distance and bearing. The locations of pertinent field testing, any existing or proposed wells within 200 feet of the disposal site, and any water bodies within 200 feet of the disposal site shall be shown. If the disposal site does not comply with the criteria for conventional systems, the qualified professional shall demonstrate compliance with siting and design criteria for modified conventional, mound, at-grade or supplemental treatment by including a conceptual disposal system design which includes, at a minimum, a typical trench or bed cross section, a foot print or layout of the disposal system, topography in the disposal site, and required linear footage per bedroom. In all cases the conceptual design shall demonstrate that the area available is capable of serving at least a three (3) bedroom residential equivalent including 100% replacement area. THE ENVIRONMENTAL HEALTH DEPARTMENT SHALL MONITOR THESE CONDITIONS.

RIPARIAN HABITAT PROTECTION:

11. Prior to recordation of any Final Map(s), provide an undisturbed riparian-type setback 25 feet from centerline of all seasonal (intermittent) streams and 50 feet from centerline of all perennial streams on any Final Parcel Map. THE DEPARTMENT OF PUBLIC WORKS AND TRANSPORTATION SHALL MONITOR THIS CONDITION.

DRAINAGE:

12. Prior to recordation of any Final Map, provide a 10-foot minimum setback from each side of centerline of drainage swales for non-County maintained storm drain purposes (as required).

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CONDITIONS OF APPROVAL & MITIGATION MONITORING PROGRAM

Project: Parcel Map No. 2856 – Toma Page 4 of 6

THE DEPARTMENT OF PUBLIC WORKS AND TRANSPORTATION SHALL MONITOR THIS CONDITION.

WATER SUPPLY

- 13. Prior to recordation of any final map the subdivider shall demonstrate potable water availability by completing the following:
 - A. Prove adequate potable water supply by submitting a yield report for a well located within the project boundary or on an adjoining parcel demonstrating a minimum production of 10 gallons per minute if by a 30-minute "air-flow" drill rig test or 5 gallons per minute if by a 24 hour minimum pump step draw-down test.
 - B. Submit results of bacteriological and inorganic chemical analysis of water produced by the test well. Test results must show no detectible levels of coliform bacteria and demonstrate that the water produced does not exceed any of the maximum contaminant levels listed in title 22, California Code of Regulations, Table 64431-A. Any constituents which exceed secondary drinking water standards as listed in Tables 64449-A and 64449-B of Title 22, California Code of Regulations, must be disclosed to future buyers. A record of water quality testing will be kept on file with the Environmental Health Department. THE ENVIRONMENTAL HEALTH DEPARTMENT SHALL MONITOR THIS CONDITION.

PUBLIC ROAD IMPACT FEE:

14. Prior to issuance of a building permit, the developer shall pay the Regional Traffic Mitigation Fee and Local Traffic Impact Fee in accordance with County Ordinance Code 7.84 at the rate(s) in effect at the time of payment. THE DEPARTMENT OF TRANSPORTATION AND PUBLIC WORKS SHALL MONITOR THIS CONDITION.

SOLID WASTE:

15. Prior to recordation of any Final Map(s), provide evidence that the Transfer Station has sufficient capacity to serve the proposed project. THE DEPARTMENT OF TRANSPORTATION AND PUBLIC WORKS SHALL MONITOR THIS CONDITION.

FLOOD PREVENTION:

16. Any Final Map shall include a notice prohibiting the location of habitable space within 350 of the man-made dam on proposed Parcel 2. THE PLANNING DEPARTMENT SHALL MONITOR THIS CONDITION.

FIRE PROTECTION:

17. To mitigate the impact on fire protection services, in accordance with Amador County Ordinance No. 1640, the developer shall participate in the formation of, or annexation to the County's proposed Community Facilities District No. 2006-1 (Fire Protection Services), including

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CONDITIONS OF APPROVAL & MITIGATION MONITORING PROGRAM

Project: Parcel Map No. 2856 – Toma Page 5 of 6

execution of a "waiver and consent" to the expedited election procedure, the successful completion of a landowner-vote election authorizing an annual special tax for fire protection services, to be levied on the subject property by means of the County's secured property tax roll, and payment of the County's cost in conduction the procedure. THE AMADOR FIRE PROTECTION DISTRICT SHALL MONITOR THIS CONDITION.

ARCHAEOLOGICAL, CULTURAL, HISTORICAL MITIGATION:

18. Prior to recordation of any Parcel Map(s), the applicant shall provide a statement, for review and approval by the Planning Department, that if historic archaeological, and/or paleontological resources are encountered during site grading or other site work, all such work shall be halted immediately within the area of discovery and the developer shall immediately notify the Planning Department of the discovery. In such case, the developer shall, at their expense, retain the services of a qualified archaeologist for the purpose of recording, protecting, or curating the discovery as appropriate. The archaeologist shall be required to submit to the Planning Department for review and approval a report of findings and method of curation or protection of the resources. Further grading or site work within the area of discovery shall not be allowed until the preceding steps have been taken. THE PLANNING DEPARTMENT SHALL MONITOR THIS CONDITION.

RECREATION:

19. Pursuant to County Code Chapter 17.50 (Ordinance No. 1198- Amador County Recreation and Fees Ordinance) a dedication of land, payment of fees, or a combination of both for park and recreational purposes shall be provided by the developer prior to the recordation of the Parcel Map. THE AMADOR COUNTY RECREATION AGENCY SHALL MONITOR THIS CONDITION.

WILLIAMSON ACT CONTRACT

20. Prior to recording any Final Map(s), the project proponent shall secure separate California Land Conservation Act contracts for the proposed new parcels, or file a request to non-renew the current California Land Conservation Act. The Amador County Board of Supervisors made a finding on July 25, 2017, following a recommendation by the Agricultural Advisory Committee on July 12, 2017, that the proposed parcels will meet the minimum agricultural income and improvements criteria for parcels at least 100 acres but less than 160 acres in size subject to the condition that the minimum agricultural improvements, which are to be verified by the County Assessor, must be constructed on each parcel prior to the recordation of the Parcel Map. THE PLANNING DEPARTMENT SHALL MONITOR THIS CONDITION.

Chairman
Amador County Planning Commission

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CONDITIONS OF APPROVAL & MITIGATION MONITORING PROGRAM

Project: Parcel Map No. 2856 – Toma Page 6 of 6

(1)	Applicant	(6)	Surveying Office
(2)	Preparer of Map	(7)	Amador Fire Protection District
(3)	Building Department	(8)	Fish and Wildlife
(4)	Environmental Health Department	(9)	California Department of Forestry
(5)	Public Works Agency		-



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AGENDA TRANSMITTAL FORM

To: <u>Board</u>	d of Supervisors			Consent Agenda Blue Slip	
Date: July 18, 20	117			Closed Session	
				Meeting Date Requested:	
From: Susan Grija		Ph	one Ext. 380	<u>07/25/17</u>	
	Pepartment Head - please type)	P 11	/	L	
Department Hea	ad Signature <u>Jusan</u>	-GAM	galva		
Agenda Title: The F	Reed Leasing Group, LLC - Review of Parce	el Map 2864 for compl	Mance with "AG," Exclusive Agri	cultural zone districct criteria	
Review of Tentativ agricultural income after recommenda agricultural income	e and improvements criteria. Cou	ce with County County County Code require Committee, that eart of the read of	ode Section 19.24.036, "As that the Board of Supe each parcel proposed by the land division.	AG," Exclusive Agricultural zone district rvisors must make a determination, a Parcel Map satisfies the minimum	
		t criteria subject t	Ctaffing Impacts	cel Map that the criteria be met prior to dation of the map.	
ls a 4/5ths vote requi	iired? Yes ☐ No ⊠		Contract Attached:	Yes	
Committee Review? Name Agricultura	Name Agricultural Advisory Committee				
	Comments: Resolution and Contracts to be approved by BOS following completion of above conditions. Approval subject to the recommended condition.				
Request Reviewed to	py:		0.		
Chairman WM	4	Counsel	Go		
Auditor	HR	GSA Dire	ector DD		
CAO		Risk Mai	nagement		
Distribution Instruction Planning, Assessor	ons: (Inter-Departmental Only, the reque r	esting Department is	responsible for distribution	outside County Departments)	
	F	OR CLERK USI	F ONLY		
Meeting Date 7	125/17	Time		Item#	
Roard Action: An	proved Yes <u>No</u> Unan	nimous Vote: Yes	No		
Ayes:		Ordinance		Other:	
Noes	Resolution	Ordinance			
Absent:	Comments:	,			
Distributed on	A new ATF is required from		nis is a true and correct copy nador County Board of Supe	of action(s) taken and entered into the official ervisors.	
Completed by	Department For meeting of	ATTEST:	or Deputy Board Clerk		

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STAFF REPORT TO: AMADOR COUNTY BOARD OF SUPERVISORS

FOR MEETING OF: JULY 25, 2017

REVIEW OF REQUEST TO ESTABLISH SEPARATE WILLIAMSON ACT CONTRACTS IN CONJUNCTION WITH A REQUEST FOR A PARCEL MAP TO CREATE TWO LEGAL PARCELS FROM A 241-ACRE PARCEL BIFURCATED BY HIGHWAY 88 (APNS 005-240-001 AND 005-190-005), SUBMITTED BY THE REED LEASING GROUP, LLC.

BACKGROUND: This application is a request to create two separate agricultural contracts from an agricultural preserve per the requirements of the California Land Conservation Act. The 241-acre parcel is bifurcated by Highway 88, with 111 acres located north of the highway, and 130 acres to the south of the highway. While the north and south portions of the parcel have been assigned separate Assessor's Parcel Numbers, it officially remains a single parcel of record. The agricultural income and improvements for the parcel, as provided by the applicant, are included in the attached information.

STAFF ANALYSIS: County Code requires that the Board of Supervisors find that divisions of land subject to a Williamson Act contract meet the minimum agricultural income and improvements criteria prior to a Parcel Map or Subdivision Map being approved. The Board of Supervisors must review the application to determine if the proposed parcels meet both of the following criteria as required by County Code Section 19.24.036(D)3 for agricultural preserves at least 100 acres in size but less than 160 acres:

- 1) the ability to produce an annual gross income from agricultural of \$5,867 or more, <u>and</u>
- 2) has in place a minimum of \$29,335 worth of agricultural improvements.

Per the application materials, the potential annual income from 11 head of cattle on the 111-acre parcel would be \$9,324, and the existing agricultural improvements (fences) have a value of \$11,182; proposed agricultural improvements (well, corral, and pole barn) would have an additional value of \$29,500.

Potential agricultural income from 13 head of cattle on the 130-acre parcel would be \$10,920, and the existing agricultural improvements (fences and pond) have a value of \$21,528; proposed agricultural improvements (well, corral, pole barn) would have an additional value if \$29,500.

AGRICULTURAL ADVISORY COMMITTEE ACTION: The Agricultural Advisory Committee, during their regular meeting of July 12, 2017, recommended that the Board of Supervisors find proposed Tentative Parcel Map #2864 meets the "AG" zone agricultural income and improvements criteria for parcels over 100 acres but less than 160 acres subject to the condition that the minimum agricultural improvements, which are to be verified by the County Assessor, must be constructed on each parcel prior to the recordation of the Parcel Map.

REQUESTED BOARD OF SUPERVISORS ACTION: The Board of Supervisors is being requested to find that proposed Tentative Parcel Map #2864 meets the minimum agricultural

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income and improvements criteria for parcels over 100 acres but less than 160 acres subject to the condition that the minimum agricultural improvements, which are to be verified by the County Assessor, must be constructed on each parcel prior to the recordation of the Parcel Map.

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<u>DRAFT</u> MINUTES AMADOR COUNTY AGRICULTURAL ADVISORY COMMITTEE MEETING OF WEDNESDAY, JULY 12, 2017

The meeting of the Amador County Agricultural Advisory Committee was called to order at 5:30 p.m. in Conference Room C at the County Administration Center, 810 Court Street, Jackson, California, by Chair John Allen.

The following members were present:

John Allen, District 4 (Chair) David Bassett, District 1 Dan Port, District 2 Keith Des Voignes, Planning Commission Rich Pember, Assessor's Office

Also in attendance:

Scott Oneto, Farm Advisor Susan Grijalva, Planning Department John Kirkpatrick Brian Kirkpatrick Jeff Welch, Reed Leasing Group, LLC Robin Peters, Cal-State Engineering (rep. for Reed Leasing Group, LLC)

- A. **CORRESPONDENCE:** None.
- B. PUBLIC MATTERS AND PERSONS WISHING TO ADDRESS THE COMMITTEE REGARDING NON-AGENDA ITEMS: None.
- **C. APPROVAL OF MINUES:** It was moved by David Bassett, seconded by Rich Pember, and carried to approve the January 11, 2017 minutes as presented.

AGENDA ITEMS

Review of a request for inclusion into a California Land Conservation Act contract and preserve for 230± acres located between Stoney Creek Road and Highway 88 (APNs 044-010-047, 044-180-001, and 004-180-026), submitted by John & Maxine Kirkpatrick.

Chair John Allen reviewed the application submitted by the Kirkpatricks.

Rich Pember noted the property is 3 separate parcels; an 80 acre, a 5 acre and a 145± acre parcel that are contiguous to each other and to another parcel owned by the Kirkpatricks that is currently under contract.

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There was discussion as to whether if the 3 parcels were put in a single contract with a joint management agreement would that prevent the smaller, non-qualifying parcels from being sold in the future.

Susan Grijalva explained that in the past multiple, small/non-qualifying parcels had been placed in a single contract but that it had since been determined being in a single contract did not prevent the sale of the parcels which could result in non-qualifying parcels under different ownerships being in the Williamson Act without being used for agriculture, which is the purpose of the program.

Rich Pember stated that none of the 3 parcels alone meet the AG zone district agricultural income or improvement criteria but together they would qualify.

After further discussion, it was moved by David Bassett, seconded by Dan Port, and carried to recommend approval of a Williamson Act contract for APNs 044-010-047, 044-180-001, and 004-180-026 subject to the condition the 3 parcels are legally merged into a single parcel.

Review of request to establish separate Williamson Act contracts in conjunction with a request for a Parcel Map to create two legal parcels from a 241-acre parcel bifurcated by Highway 88 (APNs 005-240-001 and 005-190-005), submitted by The Reed Leasing Group, LLC.

Chair John Allen presented the proposal to the Committee. He noted the proposed parcels are approximately 111acres (north of Highway 88) and 130 acres (south of Highway 88) in size.

David Bassett questioned the carrying capacity of the property on the north side of Hwy 88 as it is more heavily wooded and appears to be rockier soil than the south side. There was discussion relative to how the agricultural income is established for cattle grazing. John Allen felt the north side is "borderline" for meeting the agricultural income criteria.

There was discussion about whether the Parcel Map could be conditioned to require the necessary agricultural improvements be in place prior to the map being recorded. Susan Grijalva stated that would have to be the case since without the agricultural improvements that are proposed in the application, the parcels wouldn't meet the AG zone district criteria and the map could not be approved.

David Bassett moved to deny the request because the parcel on the north side of the highway does not meet the agricultural income criteria. The motion died for the lack of a second.

It was moved by Dan Port, seconded by Rich Pember and carried 4-1 to recommend the Board of Supervisors find proposed Tentative Parcel Map 2864

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meets the AG zone district agricultural income and improvement criteria for parcels over 100 acres in size but less than 160 acres subject to the condition that the minimum agricultural improvements, which are to be verified by the County Assessor, must be constructed on each parcel prior to the recordation of the Parcel Map.

]	John Allen, Jr., Chairman
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AGENDA

AGRICULTURAL ADVISORY COMMITTEE

WEDNESDAY, JULY 12, 2017 5:30 PM

Conference Room C Second Floor, County Administration Center 810 Court Street, Jackson, California

In compliance with the Americans with Disabilities Act, if you are a disabled person and you need a disability-related modification or accommodation to participate in this meeting, please contact the Planning Department at (209) 223 6380 or (209) 257-5002 (fax). Requests must be made as early as possible and at least one-full business day before the start of the meeting.

- A. Correspondence.
- B. Public matters and persons wishing to address the Committee regarding non-agenda items.
- C. Approval of minutes: January 11, 2017.
- D. AGENDA ITEMS:
- Review of a request for inclusion into a California Land Conservation Act contract and preserve for 230+/- acres located between Stoney Creek Road and Highway 88 (APNs 044-010-047, 044-180-001, and 044-180-026), submitted by John & Maxine Kirkpatrick.
- Review of request to establish separate Williamson Act contracts in conjunction with a request for a Parcel Map to create two legal parcels from a 241-acre parcel bifurcated by Highway 88 (APNs 005-240-001 and 005-190-005), submitted by The Reed Leasing Group, LLC.

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STAFF REPORT TO: AMADOR COUNTY AGRICULTURAL ADVISORY

COMMITTEE

FOR MEETING OF: JULY 12, 2017

ITEM #2 REVIEW OF REQUEST TO ESTABLISH SEPARATE WILLIAMSON

ACT CONTRACTS IN CONJUNCTION WITH A REQUEST FOR A PARCEL MAP TO CREATE TWO LEGAL PARCELS FROM A 241-ACRE PARCEL BIFURCATED BY HIGHWAY 88 (APNS 005-240-001 AND 005-190-005), SUBMITTED BY THE REED LEASING GROUP, LLC.

(CONTRACT #4)

This application is a request to create two separate agricultural contracts from an agricultural preserve per the requirements of the California Land Conservation Act. The parcel is bifurcated by Highway 88. While the north and south portions of the parcel have been assigned separate Assessor's Parcel Numbers, it officially remains a single parcel of record. The agricultural income and improvements for the parcel, as provided by the applicant, are included in the attached information.

The Committee must review the application to determine if the proposed contracts meet both of the following criteria as required by County Code Section 19.24.036(D)3 for agricultural preserves at least 100 acres in size but less than 160 acres:

- 1) the ability to produce an annual gross income from agricultural of \$5,867 or more, *and*
- 2) has in place a minimum of \$29,335 worth of agricultural improvements.

Per the application materials, the potential annual income from 11 head of cattle on the 111-acre parcel would be \$9,324, and the existing agricultural improvements (fences) have a value of \$11,182; proposed agricultural improvements (well, corral, and pole barn) would have an additional value of \$29,500.

Potential agricultural income from 13 head of cattle on the 130-acre parcel would be \$10,920, and the existing agricultural improvements (fences and pond) have a value of \$21,528; proposed agricultural improvements (well, corral, pole barn) would have an additional value if \$29,500.

The Committee's recommendation(s) will be forwarded to the Board of Supervisors for their consideration when determining whether each of the proposed parcels meets the requirements of the "AG" zone district for parcels over 100 acres but less than 160 acres in size.

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REQUI	EST TO FORM AGRIC	CULTUR	AL PRESERVE		
I hereby request the Board of Supervisors of Amador County to establish my property, described below, in an agricultural preserve in accordance with the provisions of the California Land Conservation Act of 1965. In the event that the Board elects to establish such a preserve, I also request that the Board direct the Planning commission to initiate hearings to rezone said land to an "AG," Exclusive Agriculture zond. I also request that the Assessor consolidate the tax parcels on said land wherever possible. I understand the inclusion of said land in an agricultural preserve is conditioned on the execution of a land conservation contract between myself and Amador County. Item A Signature(s) of all owner(s), owner(s) of					
interest, <u>and</u> lien holder(s) as shown on the attached title report.		Disc	DATE MULY CAPS CAOSE LLC		
Item B Attach current title report.					
h legal descrip	ption of all property included	in this requ	est.		
on map(s) ho	w property is used and summ	arize on the			
<u>.</u>	Agricultural Uses	;	Compatible Uses		
Acres	Description	Acres	Description	Acres	
	Calf Production	111 ±			
111 ±					
	the Board of rye in accorda ects to establisto rezone said x parcels on so ioned on the cuture(s) of a st, and lien I hed title report he current title he legal descripton map(s) ho st only. Attack	the Board of Supervisors of Amador Courve in accordance with the provisions of the ects to establish such a preserve, I also requito rezone said land to an "AG," Exclusive x parcels on said land wherever possible. I inned on the execution of a land conservation of all owner(s), owner(s) of est, and lien holder(s) as shown on the need title report. The current title report. The legal description of all property included the Assessor's parcel map(s) of property. Con map(s) how property is used and summer stronly. Attach additional sheets if necessary and the property in the control of the current title report. Agricultural Uses Description Calf Production	the Board of Supervisors of Amador County to establish receive in accordance with the provisions of the California Lects to establish such a preserve, I also request that the to rezone said land to an "AG," Exclusive Agricultur x parcels on said land wherever possible. I understand sioned on the execution of a land conservation contract ature(s) of all owner(s), owner(s) of st, and lien holder(s) as shown on the need title report. The current title report. The legal description of all property included in this request in Assessor's parcel map(s) of property. Outline exact on map(s) how property is used and summarize on the st only. Attach additional sheets if necessary. Agricultural Uses Description Acres Calf Production 111 ±	receive in accordance with the provisions of the California Land Conservation Act of 1965, ects to establish such a preserve, I also request that the Board direct the Planning conto rezone said land to an "AG," Exclusive Agriculture zond. I also request that it is parcels on said land wherever possible. I understand the inclusion of said land in an ioned on the execution of a land conservation contract between myself and Arnador sture(s) of all owner(s), owner(s) of st, and lien holder(s) as shown on the ned title report. The current title report. The Assessor's parcel map(s) of property. Outline exactly that property included in on map(s) how property is used and summarize on the table below. List uses and acrost only. Attach additional sheets if necessary. Agricultural Uses Compatible Uses Description Calf Production Calf Production	

Are there uses on the property which are not listed on either the agricultural or compatible use lists? ______lf so, explain below.

Page 1

Item E

AGRICULTURAL PRODUCTION FROM THE LAND

Use	· Crop	Production	Comments
Dry Pasture		Animal 11 Units	See Attachment
Irrigated Pasture		Animal Units	
Field Crops		Tons Per Acre	
•		Tons Per Acre	`
Row Crops		Tons Per Acre	
row Crops		Tons Per Acre	
Orchard		Tons Per Acre	
Other			

Item F

OTHER INCOME FROM THE LAND

Hunting	Fishing	Mineral	Other
Per	Per	Per	Per
\$ Year	\$ Year	\$ Year	\$ Year

Item G

LEASES

				Acres
1. Portion of subject property which is owner operated.				
2.	Portion(s) leased or rented to others. Provide Name & Address of lessee(s).	Use	Cash Rent Per Acre	
3.	Portion(s) share cropped to others. Provide Name & Address of lessec(s)	Crop	% to Owner	
lf e	operating expenses are shared by owner, explain:			

Item	П
*****	* *

1.

IMPROVEMENT AND INCOME STATEMENT

PERMANENT AGRICULTURA	L IMPROVEMENTS
Type of Improvement	Estimated Value
Bam(s)	
Corral(s)	
Fences	
Wells	
Water Systems	
Other (specify)	
TOTA	AL See Attachment

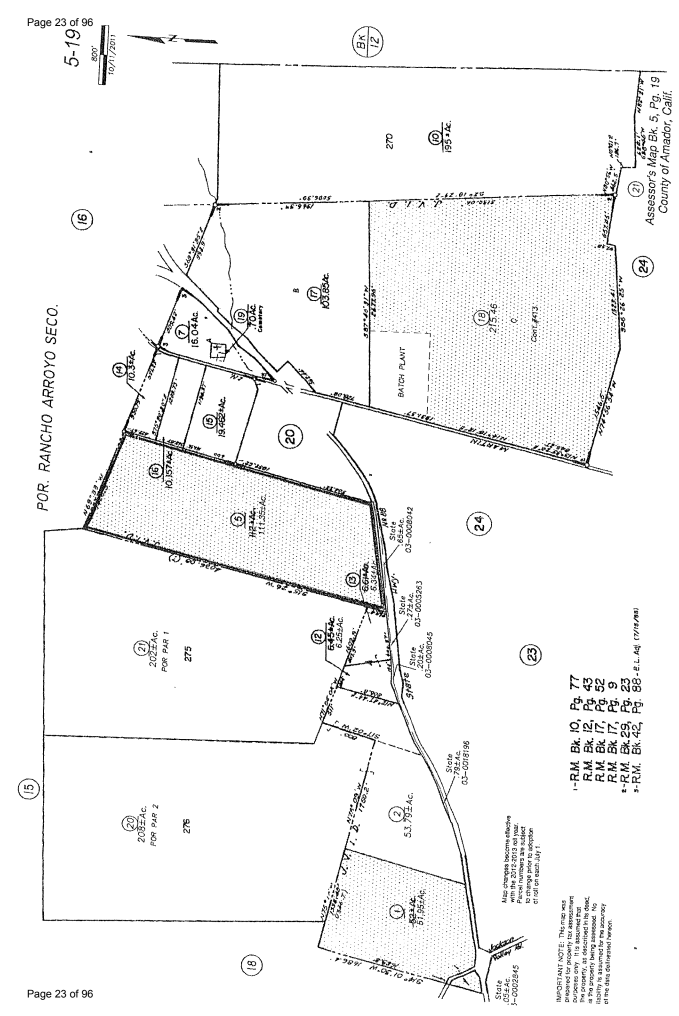
2.	ESTIMATED INCOME		
	Use	Estimated Annual Income	
·	TOTAL	See Attachment	

I certify that the information presented in this applicance Speece NAME: Teff Welch-Loud Permitting ADDRESS: 928 1245+ Ste Too CITY: Modesto, CA 95364 PHONE: (209) 521-9771	Signature of person who prepared application. Date
Additional persons to be notified concerning action on to NAME:Robin_Peters	this request: NAME:
ADDRESS: 427 Broadway	ADDRESS:
CITY: Jackson, CA 95642	CITY:
PHONE: 209-223-1441	PHONE:

Page 3

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Parcel 1 (north)								
June, 2017	PATER TO A STATE AND A STATE A							
		***************************************					Company on the second s	The state of the s
Annual agricultural income estimate:	stimate:					N V N V III	energie i menengera lajakaja lajakaja kalajajana jajakajak jedi un	
					and demonstrated after a physical activated by the control of the	27.41W - WAS ADDRESS WAS ADDRE		
Acreage:	7-		Mark Commission - Colored Indiana commission and Commission Commis		The company of the co		and designation of the second	
Description:	calf production for sale							AND THE PROPERTY OF THE PROPER
Density:	one cow per 10 acres of pasture	And the second s					THE PARTY NAME OF THE PARTY NAMED TO SERVE THE	Account of the contract of the
Calf production:	one calf per cow per year						enteres de la company es partir de la partir de la company	The second secon
Calf weight on sale (lbs):	l		The state of the s			TO SERVICE AND ADDRESS OF THE SERVICE STATES	AND AND THE RESIDENCE OF A SECOND SEC	1111 1140
Unit value:	\$140 per 100 lbs.	(ref: June 2	2017 Turk	ock Livestock	(ref: June 2017 Turlock Livestock Auction records)	(sp		
	27.77			-	j			
income calculation: (111 ac./10 ac per cow)	ac./10 ac per cow) * (1 calf per cow) * (600 lbs per calf)	(/ (600 lbs	s per calf) * (\$140/100 lbs)	= (sq)	\$9,324	per year gross	S
Existing permanent agricultural improvements	al improvements				Estimated	Good		AND LOCATION OF THE PARTY OF TH
				Estimated	Preliminary	Neighbor	Depreciation	Estimated
Item		Qty	Units	Unit value	Value	Reduction	(20%)	Value
	1 1	010	1	1	4		1	
Barbed wire tencing - old	ler - good neighbor	9,070	느	\$2.25	\$20,408	-10,204	-5,102	\$5,102
Barbed wire fencing - old	ler	0	느	\$2.25	\$0			\$0
Barbed wire fencing - ne	wer - good neighbor	0	느	\$4.00	\$0			\$0
Barbed wire fencing - newer	wer	1,520	느	\$4.00	\$6,080			\$6,080
неверене пределения дерення в переду по п		Esti	mated va	lue of existin	Estimated value of existing permanent agricultural improvements:	gricultural im	orovements:	\$11,182
Proposed permanent agricultural improvements	ural improvements							
							Estimated	Estimated
Item					ąţ	Units	Unit value	Value
Your or issued thin low briting of	oto Joot carrocord of					<u>ن</u>	\$12 000 00	\$12,000
Power drop for well	. 1				-	2 2	\$7.500.00	\$7.500
Corral, chute, etc.						S	\$2,500.00	\$2,500
Hay storage pole barn with site prep	th site prep				1	rs	\$7,500.00	\$7,500
The second secon								
		Estim	Estimated value	e of proposed	d permanent a	permanent agricultural improvements:	provements:	\$29,500
			+0 cm;+0 L	10 go 011 07 60	100000000000000000000000000000000000000	in the second second		000 07 6
			Esillia	בת אשותה סו ש	Estimated value of all permanent agricultural improvements.	gricultural IIII	novements.	340,004



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PRELIMINARY LEGAL DESCRIPTION

All that certain real property situated in the County of Amador, State of California, more particularly described as follows:

Parcel 1 as said parcel is shown on that certain Parcel Map filed for record in the official records of Amador County on *********, 2017, in Book *** of Maps and Plats, at Page ***.

APN: ***-***-***

Note: The final legal description will be inserted upon parcel map recordation.

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REQUEST TO FORM AGRICULTURAL PRESERVE

I hereby request the Board of Supervisors of Amador County to establish my property, described below, in an
agricultural preserve in accordance with the provisions of the California Land Conservation Act of 1965. In the event
that the Board elects to establish such a preserve, I also request that the Board direct the Planning commission to
initiate hearings to rezone said land to an "AG," Exclusive Agricultura zone. I also request that the Assessor
consolidate the tax parcels on said land wherever possible. I understand the inclusion of said and in an agricultural,
preserve is conditioned on the execution of a land conservation contract between myself and Amador County.

<u>nem A</u>	. , ,	oolder(s) as shown on the	Ato runo	CENESC GROUP LLC.
<u>Item B</u>	Attach current title	report.		
<u>ltem C</u>	Attach legal descrip	otion of all property included	l in this request.	
<u>ltem D</u>	Show on map(s) ho		arize on the table l	nt property included in this request, below. List uses and acreages within
Assesso	- " (Agricultural Use	s	Compatible Uses

Assessor's	Acres	Agricultural Us	ses	Compatible Uses	
Parcel No.		Description	Acres	Description	Acres
005-240-001	130 ±	Calf Production	130±		
ethitalethaannitalethaannitalethaannitalethaannitalethaannitalethaannitalethaannitalethaannitalethaannitaletha					
Total Acres in request.	130 ±				

harter recognition and a supplication of	
Are there uses on the property which are not listed on either the agricultural or compatible use lists? If so, explain below.	NO

Item E

AGRICULTURAL PRODUCTION FROM THE LAND

Use	Crop	Produc	ion	Comments
Dry Pasture		13	Animal Units	See Attachment
Irrigated Pasture			Animal Units	
Field Crops			Tons Per Acre	
			Tons Per Acre	·
Row Crops			Tons Per Acre	
Row Crops			Tons Per Acre	
Orchard			Tons Per Acre	
Other				

Item F

OTHER INCOME FROM THE LAND

i	Hunting	Fishing	Mineral	Other
	Per	Per	Per	Per
	\$ Year	\$ Year	\$ Year	\$ Year

Item G

LEASES

				Acres
1.	Portion of subject property which is owner operated.			
2.	Portion(s) leased or rented to others. Provide Name & Address of lessee(s).	Use	Cash Rent Per Acre	
3.	Portion(s) share cropped to others. Provide Name & Address of lessee(s)	Crop	% to Owner	
If	operating expenses are shared by owner, explain:			

<u>ltem H</u>

IMPROVEMENT AND INCOME STATEMENT

١.	PERMANENT AGRICULTURAL IMPROVEMENTS

Type of Improvement	Estimated Value
Barn(s)	
Corral(s)	
Fences	
Wells	
Water Systems	
Other (specify)	
TOTAL	See Attachment

۷.	ESTUVIATED INCOM	YLE
	Use	Estimated Annual Income

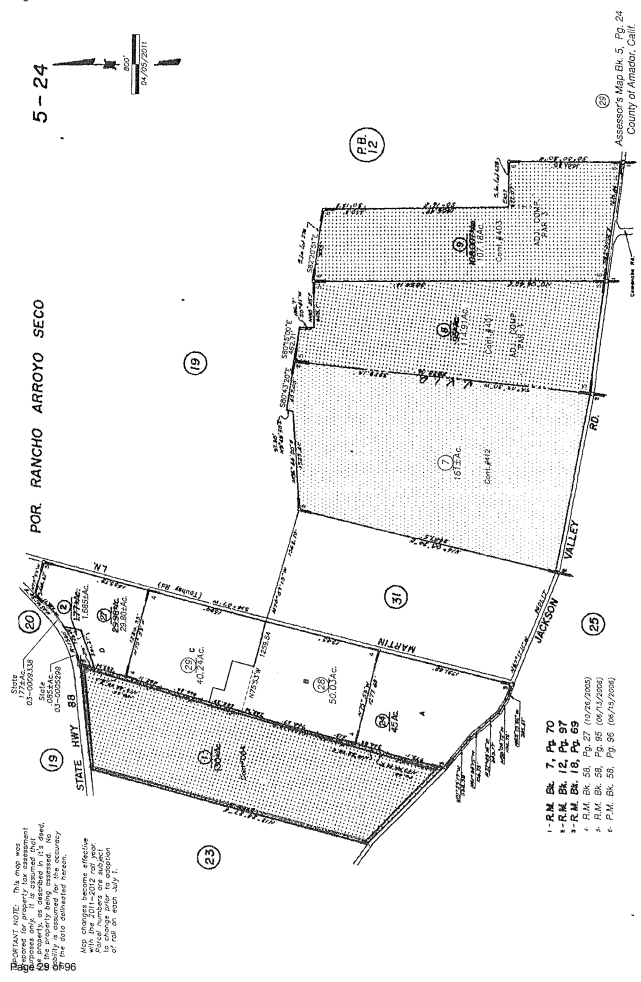
TOTAL | See Attachment

I certify that the information presented in this application NAME: Teff Welch - Lond Permitting ADDRESS: 928 12th St Ste 700 CITY: Medesto CA 95354 PHONE: (209) 521-9771	Signature of person who prepared application. Date
Additional persons to be notified concerning action on this re NAME: Robin Peters	equest; NAME:
ADDRESS: 427 Broadway	ADDRESS:
CITY: Jackson, CA 95642	CITY:
PHONE: 209-223-1441	PHONE:

Page 3

Parcel 2 (south)				Name of the last				
June, 2017								
Annual agricultural income estimate:	come estimate:							1,11,11,11,11,11,11,11,11,11,11,11,11,1
1 Transfer of the state of the								***************************************
Acreage:	130							
Description:	calf production for sale		(117)	and and annual real state of the state of th				**************************************
Density:	one cow per 10 acres of pasture							
Calf production:	one calf per							
Calf weight on sale (lbs):	• ^						POR THE STREET WITH STREET WAS A STREET WAS	
Unit value:	\$140 per 100 lbs.	(ref: June 2	017 Turloc	(ref: June 2017 Turlock Livestock Auction records	uction records			THE PERSON NAMED AND ADDRESS OF THE PERSON NAMED AND ADDRESS O
Income calculation:	on: (130 ac./10 ac per cow) * (1 calf per cow) * (600 lbs per calf) * (\$140/100 lbs)	sql 009) * (v	s per calf) *	(\$140/100 lbs	= (6	\$10,920	\$10,920 per year gross	S
						and the state of t		A THE RESERVE OF THE PARTY OF T
Existing permanent ac	Existing permanent agricultural improvements valuation					Good		
					Preliminary	Neighbor	Depreciation	to delegant property and the second s
Item		Qty	Units	Unit value	Value	Reduction	(20%)	Value
Rarhed wire fencing - older	ing - older - good neighbor	8 675	<u>u</u>	\$2.25	\$19 519	-0 759	-4 880	\$4 880
Barbod wire fear	6.5	2,0,0	i <u>u</u>	&0.0E	\$ 5,5,5 \$ 6.40	2012	200	\$6.640
Darbod wire ferfoling - older	- 1	2,933	<u>ا</u> ا	94.43	90,049	C		90,04
Darbed wire lend	ing - newer - good neignbor	>	5	94.00	2) A
Barbed wire fencing - newer	ing - newer	0	L	\$4.00	SS SS	an alian and and a survey of the survey of t	The state of the s	\$0
Large stock pond	Large stock pond with earthen impoundment	_	rs	\$10,000.00	\$10,000	The second secon	Marian de commission facilità de Maria Maria de Commission	\$10,000
			Total va	Total value of existing permanent agricultural improvements:	I permanent a	gricultural im	provements:	\$21,528
Proposed permanent	Proposed permanent agricultural improvements						West of the second seco	- In the Assessment of the International Int
None (man ())							Estimated	Estimated
Item					Qty	Units	Unit value	Value
Agricultural well w	with pump, pressure tank, etc.				-	LS	\$12,000.00	\$12,000
Power drop for w	Power drop for well		AND THE PROPERTY OF THE PROPER		-	rs F	\$7,500.00	\$7,500
Corral, chute, etc.				enadamana approximate anno esta esta esta esta esta esta esta esta		SJ	\$2,500.00	\$2,500
Hay storage pole	Hay storage pole barn with site prep	A designation of the state of t	CONTRACTOR AND A TOTAL CO. (10.) TO ME CONTRACTOR AND ADDRESS AND	THE PROPERTY OF THE PROPERTY O		ST	\$7,500.00	\$7,500
		Esti	mated valu	Estimated value of proposed permanent agricultural improvements:	permanenta	gricultural im	provements:	\$29,500
			1000 (A) 1000 A			ALCOHOLOGY AND ROUGH AND RESERVED TO THE RESER		
			Estimat	Estimated value of all permanent agricultural improvements:	permanent a	gricultural im	provements:	\$51,028

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PRELIMINARY LEGAL DESCRIPTION

All that certain real property situated in the County of Amador, State of California, more particularly described as follows:

Parcel 2 as said parcel is shown on that certain Parcel Map filed for record in the official records of Amador County on *********, 2017, in Book *** of Maps and Plats, at Page ***.

APN: ***-***-***

Note: The final legal description will be inserted upon parcel map recordation.

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STAFF REPORT TO: AMADOR COUNTY PLANNING COMMISSION JUNE 13, 2017

Item 3 - Environmental document determination and possible project decision for Tentative Parcel Map No. 2864 proposing the division of 241+/- acres into two (2) parcels of 130+/- and 111+/- acres.

Applicant: The Reed Leasing Group, LLC

Supervisorial District: II

Location: Lying north and south of SR88, approximately one-half

mile west of the intersection of SR88 and Martin Lane in the Ione area (APNs 005-240-001 and 005-190-005).

- A. Current Zoning Designation: "AG," Exclusive Agricultural
- **B.** Current General Plan Designation: A-G, Agriculture General (40-acre minimum density)
- C. Source of Water: Individual wells (proposed)
- **D. Sewage Disposal:** Individual septic systems (proposed)
- **E. Description:** The applicant is requesting to create two legal parcels from a 241-acre parcel that was bifurcated by right-of-way acquisition for Highway 88. While the north and south portions of the parcel have been assigned separate Assessor's Parcel Numbers, it officially remains a single parcel of record. The proposed parcels of 130 acres and 111 acres would follow the boundaries established by the right-of-way acquisition. The current zoning and General Plan designations limit the development potential to two single-family homes and two detached second family dwellings.
- **F. TAC Review & Recommendation:** The Amador County Technical Advisory Committee (TAC) reviewed this project on February 14, 2017, and found it complete. TAC subsequently met March 8, 2017 to complete the CEQA Initial Study and prepare conditions and recommendations for the Planning Commission. A primary concern for TAC was the effect of the project on the agricultural preserve that was established on the parcel in 1969 through a California Land Conservation Act contract. The creation of two legal parcels will require the applicant to secure separate CLCA contracts for the new parcels, or submit a request to non-renew the existing CLCA contract. TAC has no technical objections to the Planning Commission approving this Parcel Map with the adoption of a Mitigated Negative Declaration and the conditions and findings included with the staff report.
- **G. Planning Commission Action:** The action of the Planning Commission should first include a decision on the adequacy of the environmental document, proposed for a Mitigated Negative Declaration. A decision on the tentative map with the proposed conditions (attached) can then be made.
- **H. Findings:** Section 66474 of the California Subdivision Map Act requires a County to deny approval of a Tentative Map if it makes any of the following findings:

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a. That the proposed map is not consistent with applicable general and specific plans as specified in Section 65451.

- b. That the design or improvement of the proposed subdivision is not consistent with applicable general and specific plans.
- c. That the site is not physically suitable for the type of development.
- d. That the site is not physically suitable for the proposed density of development.
- e. That the design of the subdivision or the proposed improvements is likely to cause substantial environmental damage or substantially and avoidably injure fish or wildlife or their habitat.
- f. That the design of the subdivision or type of improvements is likely to cause serious public health problems.
- g. That the design of the subdivision or type of improvements will conflict with easements acquired by the public at large, for access through or use of, property within the proposed subdivision.

Evidence: If the Planning Commission approves this Tentative Map, the following findings are recommended for adoption. The above Findings (a) through (g) do not apply to this project in that:

- a. The proposed map (Tentative Parcel Map No. 2864) is consistent with the Amador County General Plan;
- b. The design of the improvements of the proposed subdivision is consistent with the General Plan and Amador County development standards;
- c. The site is physically suitable for land uses compatible with surrounding residential uses;
- d. The site is physically suitable for the proposed density of development;
- e. The Environmental Document prepared for Tentative Parcel Map 2864 (Mitigated Negative Declaration) determined that potential environmental impacts from the design of the parcel map or the proposed improvements will be mitigated to less than significant levels with implementation of the proposed Mitigation Measures and Conditions of Approval see attached conditions/mitigation measures;
- f. The Mitigated Negative Declaration prepared for Tentative Parcel Map 2864 determined that no potentially serious health problems were identified from the project; and
- g. No conflicts with easements acquired by the public at large for access through or use of property within the proposed subdivision have been identified.

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June 1, 2017

To:

Amador County Planning Commission Attn: Susan Grijalva and Chuck Beatty 810 Court Street Jackson, California 95642



From:

William L. & Sharon May 4121 Jackson Valley Road Ione, California 95640

Subject: Environmental document determination and possible project decision for Tentative Parcel Map No. 2864 proposing the division of 241 +/- acres into two parcels of 130 +/- and 111 +/- acres.

We own the property at 4121 Jackson Valley Road. Our home is adjacent to the above cited property of Reed Leasing Company, LLC. A primary concern by the Technical Advisory Committee (TAC) was the effect of the project on the Agricultural Preserve that was established on the parcel through a California Land Conservation Act (CLCA) contract.

The creation of two legal parcels will require Reed Leasing to secure separate CLCA contracts for the new parcels or submit a request to non-renew existing CLCA contract. If Reed Leasing requested non-renewal it would take ten years for the Agricultural Contract to expire. Upon expiration of the contract the property automatically changes zoning to the "X" special use district, which is the same zoning as the current quarry. Theoretically Reed Leasing could begin blasting and mining activities on the parcel, some of which is located adjacent to our property.

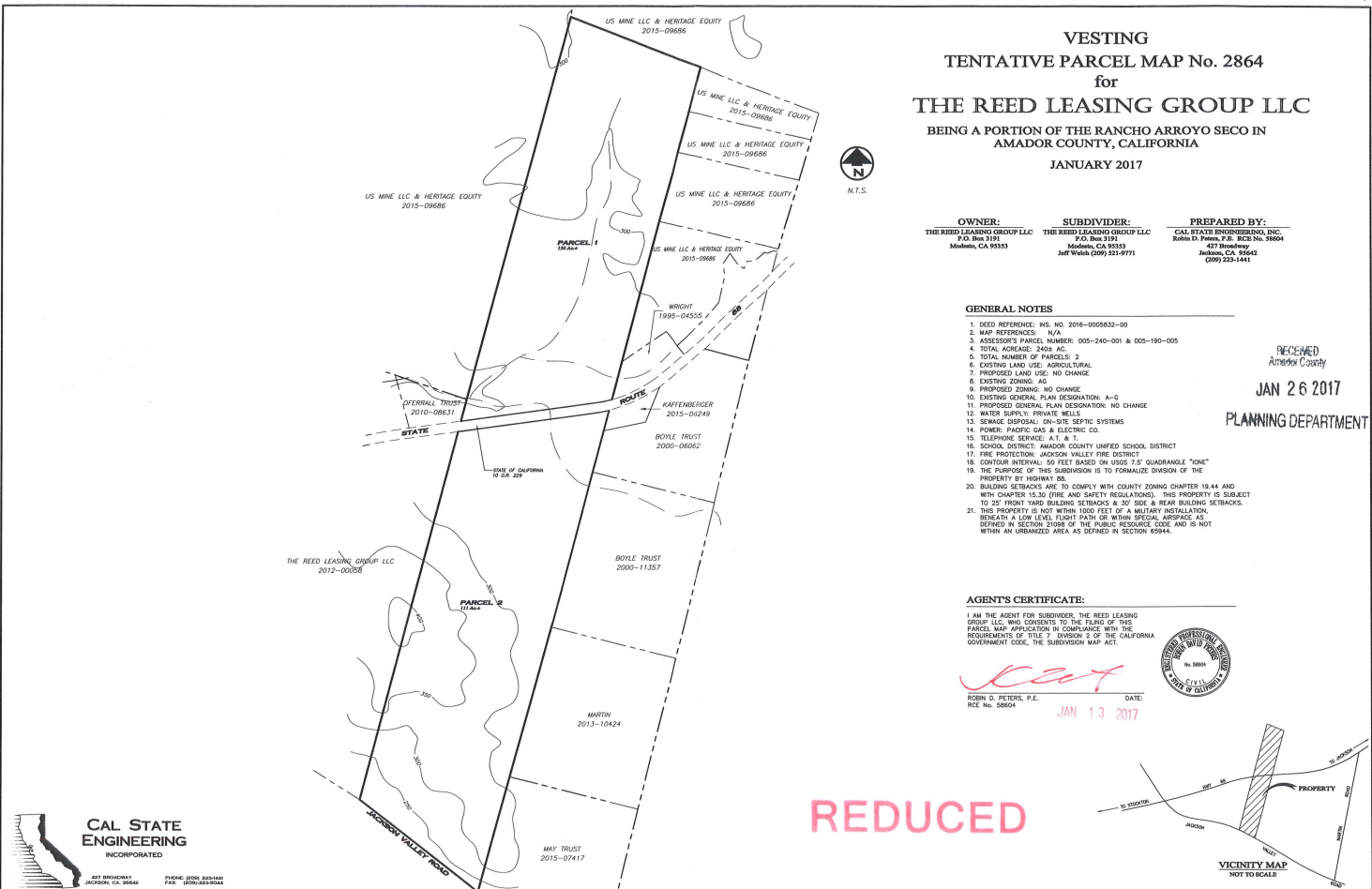
The parcel split will allow construction of up to four homes. If these homes are constructed, where would they be located with regard to our house and property at 4121 Jackson Valley Road?

Please confirm that the following is correct:

- 1. Sewage disposal: Reed must demonstrate compliance with Amador County Code Section 14.12.130 prior to recordation of any final map.
- 2. Water supply: Reed must demonstrate compliance with potable water availability using water wells that meet in accordance with Item 13 of the conditions identified.
- 3. Fire protection: What does the statement in Item 17 that states execution of a "waiver and consent" relative to the successful completion of a landowner-vote election authorizing a special tax for fire protection? Who would be the eligible voters?
- 4. If a non-renewal request is filed, with what State agency is it filled? Can the filing be contested?

Thank you for consideration of our comments and concerns. We plan on being at the Planning Commission Meeting of June 13, 2017.

William L. & Sharon May



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AMADOR COUNTY PLANNING COMMISSION

Conditions of Approval and Mitigation Monitoring Program

PROJECT: Tentative Parcel Map No. 2864.

SUBDIVIDER: The Reed Leasing Group, LLC

DESCRIPTION: Tentative Parcel Map No. 2864, by The Reed Leasing Group, LLC, proposes the

division of 241+/- acres into 2 parcels of 130+/- and 111+/- acres each. The project is located north and south of Highway 88, approximately ½ west of the intersection of Highway 88 and Martin Lane, near Ione, CA (APNs 005-240-001 and 005-190-005).

ENVIRONMENTAL DOCUMENT: Mitigated Negative Declaration.

PLANNING COMMISSION APPROVAL DATE:

NOTICE OF INTENT (TO FILE A NEGATIVE DECLARATION):

NOTICE OF DETERMINATION DATE:

TENTATIVE PARCEL MAP EXPIRATION DATE:

EXTENSION OF EXPIRATION DATE:

IMPORTANT NOTES:

NOTE A: It is suggested the subdivider contact the Environmental Health, Public Works, and Planning Departments and any other agencies involved prior to commencing the preceding conditions. Improvement work shall not begin prior to the review of the plans and the issuance of a permit by the Public Works Department. The Inspector must have a minimum of 48 hours notice prior to the start of any construction.

NOTE B: An extension of time for completion of this tentative map is possible, provided said extension is applied for by the applicant, to the Planning Department, in writing, prior to the expiration date of the tentative map.

NOTE C: Information concerning this map can be obtained through the Amador County Planning Department, 810 Court Street, Jackson, CA 95642 (209) 223-6380.

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CONDITIONS OF APPROVAL & MITIGATION MONITORING PROGRAM

Project: Parcel Map No. 2864 – Reed Leasing Group, LLC Page 2 of 5

FISH AND GAME FEES:

1. No permits shall be issued, fees paid, or activity commence, as they relate to this project, until such time as the Permittee has provided the Planning Department with the Department of Fish and Wildlife Filing Fee for a Notice of Determination or a No Effect Determination from Fish and Wildlife. THE PLANNING DEPARTMENT SHALL MONITOR THIS CONDITION.

PARCEL MAP RECORDATION CONDITIONS:

- 2. Prepare and submit Parcel Map. THE SURVEYOR'S OFFICE SHALL MONITOR THIS CONDITION.
- 3. Submit <u>Preliminary Title Report</u> as evidence of ownership. A Parcel Map Guaranty must accompany the map at the time of recording. THE SURVEYOR'S OFFICE SHALL MONITOR THIS CONDITION.
- 4. A Registered Civil Engineer or Licensed Land Surveyor must survey all parcels. Monuments are to be set, reset, or verified (if existing) according to County Standards. THE SURVEYOR'S OFFICE SHALL MONITOR THIS CONDITION.
- 5. Pursuant to Section 66463.1 of the Government Code (Subdivision Map Act) multiple Parcel Map(s) may be filed prior to the expiration of the tentative map. Any multiple Parcel Map(s) so filed shall be reviewed as to submittal to the Board of Supervisors for Parcel Map approval. The shape and size and development of any single unit or multiple units will be subject to Public Works Agency and Environmental Health Department review of traffic circulation and sewage disposal. MONITORED BY THE SURVEYOR'S OFFICE, PUBLIC WORKS AGENCY, AND ENVIRONMENTAL HEALTH DEPARTMENT.

SOILS:

6.	1200	IMMINORY	0110	Janant.
()		ппппату	.70118	REDOIL
O•	1 10	liminary	OUL	TTO DOTE.

Submit Preliminary Soils Report by a Registered Civil Engineer required in Section 17.28.240 of the County Ordinance Code.

X Waived as defined in Section 66491 (a) of the Subdivision Map Act. NO MONITORING NECESSARY.

EASEMENTS:

7. Prior to recordation of any Parcel Map, provide easements as required for utilities by County Code Section 17.28.030. THE SURVEYOR'S OFFICE SHALL MONITOR THIS CONDITION.

TAXES:

8. All current and delinquent taxes must be paid. Security, in the form of a cash deposit, must be posted for estimated taxes, and special assessment collected as taxes, which are a lien against the subject property, but which are not yet payable. The Tax Collector shall draw upon this cash deposit to pay the taxes, and special assessments collected as taxes when they become payable. When all current and/or delinquent taxes have been paid, and any required security has been posted with the County Tax Collector, the Tax Collector will submit a letter to the County Surveyor's

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CONDITIONS OF APPROVAL & MITIGATION MONITORING PROGRAM

Project: Parcel Map No. 2856 – Toma Page 3 of 5

Office stating that this condition has been satisfied. (Note: Please refer to Amador County Code Sections 17.72.120, 17.72.130 and 17.72.140 {amended May 15, 2007}, and Government Code Sections 66492 and 66493). THE SURVEYOR'S OFFICE SHALL MONITOR THIS CONDITION.

PUBLIC REPORT:

9. Complete the form for the Subdivision Public Report for recording--must be notarized. THE SURVEYOR'S OFFICE SHALL MONITOR THIS CONDITION.

SEWAGE DISPOSAL:

- 10. Prior to recordation of any final map, the subdivider shall demonstrate compliance with Amador County Code Section 14.12.130 by retaining the services of a qualified professional to complete the following:
 - A. Perform soil profile testing in the sewage disposal sites for all undeveloped proposed parcels and to demonstrate repair area for all developed proposed parcels.
 - B. Perform percolation testing in the sewage disposal sites for all undeveloped proposed parcels.
 - C. Unless waived by the Environmental Health Department, perform wet weather testing in the proposed sewage disposal site for all undeveloped proposed parcels.
 - D. Submit a report to the Environmental Health Department for review and approval which includes a plot plan for each proposed undeveloped parcel locating and dimensioning the designated disposal site, soil profile logs, perc test results, wet weather testing results, and slope stability assessment. The designated disposal site polygons shall include dimensions and at least one tie to a property corner pin including distance and bearing. The locations of pertinent field testing, any existing or proposed wells within 200 feet of the disposal site, and any water bodies within 200 feet of the disposal site shall be shown. If the disposal site does not comply with the criteria for conventional systems, the qualified professional shall demonstrate compliance with siting and design criteria for modified conventional, mound, at-grade or supplemental treatment by including a conceptual disposal system design which includes, at a minimum, a typical trench or bed cross section, a foot print or layout of the disposal system, topography in the disposal site, and required linear footage per bedroom. In all cases the conceptual design shall demonstrate that the area available is capable of serving at least a three (3) bedroom residential equivalent including 100% replacement area. THE ENVIRONMENTAL HEALTH DEPARTMENT SHALL MONITOR THESE CONDITIONS.

RIPARIAN HABITAT PROTECTION:

11. Prior to recordation of any Final Map(s), provide an undisturbed riparian-type setback 25 feet from centerline of all seasonal (intermittent) streams and 50 feet from centerline of all perennial streams on any Final Parcel Map. THE DEPARTMENT OF PUBLIC WORKS AND TRANSPORTATION SHALL MONITOR THIS CONDITION.

DRAINAGE:

12. Prior to recordation of any Final Map, provide a 10-foot minimum setback from each side of centerline of drainage swales for non-County maintained storm drain purposes (as required).

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CONDITIONS OF APPROVAL & MITIGATION MONITORING PROGRAM

Project: Parcel Map No. 2856 – Toma Page 4 of 5

THE DEPARTMENT OF PUBLIC WORKS AND TRANSPORTATION SHALL MONITOR THIS CONDITION.

WATER SUPPLY

- 13. Prior to recordation of any final map the subdivider shall demonstrate potable water availability by completing the following:
 - A. Prove adequate potable water supply by submitting a yield report for a well located within the project boundary or on an adjoining parcel demonstrating a minimum production of 10 gallons per minute if by a 30-minute "air-flow" drill rig test or 5 gallons per minute if by a 24 hour minimum pump step draw-down test.
 - B. Submit results of bacteriological and inorganic chemical analysis of water produced by the test well. Test results must show no detectible levels of coliform bacteria and demonstrate that the water produced does not exceed any of the maximum contaminant levels listed in title 22, California Code of Regulations, Table 64431-A. Any constituents which exceed secondary drinking water standards as listed in Tables 64449-A and 64449-B of Title 22, California Code of Regulations, must be disclosed to future buyers. A record of water quality testing will be kept on file with the Environmental Health Department. THE ENVIRONMENTAL HEALTH DEPARTMENT SHALL MONITOR THIS CONDITION.

PUBLIC ROAD IMPACT FEE:

14. Prior to issuance of a building permit, the developer shall pay the Regional Traffic Mitigation Fee and Local Traffic Impact Fee in accordance with County Ordinance Code 7.84 at the rate(s) in effect at the time of payment. THE DEPARTMENT OF TRANSPORTATION AND PUBLIC WORKS SHALL MONITOR THIS CONDITION.

SOLID WASTE:

15. Prior to recordation of any Final Map(s), provide evidence that the Transfer Station has sufficient capacity to serve the proposed project. THE DEPARTMENT OF TRANSPORTATION AND PUBLIC WORKS SHALL MONITOR THIS CONDITION.

FLOOD PREVENTION:

16. Any Final Map shall include a notice prohibiting the location of habitable space within 350 of the man-made dam on proposed Parcel 2. THE PLANNING DEPARTMENT SHALL MONITOR THIS CONDITION.

FIRE PROTECTION:

17. To mitigate the impact on fire protection services, in accordance with Amador County Ordinance No. 1640, the developer shall participate in the formation of, or annexation to the County's proposed Community Facilities District No. 2006-1 (Fire Protection Services), including

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CONDITIONS OF APPROVAL & MITIGATION MONITORING PROGRAM

Project: Parcel Map No. 2856 – Toma Page 5 of 5

execution of a "waiver and consent" to the expedited election procedure, the successful completion of a landowner-vote election authorizing an annual special tax for fire protection services, to be levied on the subject property by means of the County's secured property tax roll, and payment of the County's cost in conduction the procedure. THE AMADOR FIRE PROTECTION DISTRICT SHALL MONITOR THIS CONDITION.

ARCHAEOLOGICAL, CULTURAL, HISTORICAL MITIGATION:

18. Prior to recordation of any Parcel Map(s), the applicant shall provide a statement, for review and approval by the Planning Department, that if historic archaeological, and/or paleontological resources are encountered during site grading or other site work, all such work shall be halted immediately within the area of discovery and the developer shall immediately notify the Planning Department of the discovery. In such case, the developer shall, at their expense, retain the services of a qualified archaeologist for the purpose of recording, protecting, or curating the discovery as appropriate. The archaeologist shall be required to submit to the Planning Department for review and approval a report of findings and method of curation or protection of the resources. Further grading or site work within the area of discovery shall not be allowed until the preceding steps have been taken. THE PLANNING DEPARTMENT SHALL MONITOR THIS CONDITION.

RECREATION:

19. Pursuant to County Code Chapter 17.50 (Ordinance No. 1198- Amador County Recreation and Fees Ordinance) a dedication of land, payment of fees, or a combination of both for park and recreational purposes shall be provided by the developer prior to the recordation of the Parcel Map. THE AMADOR COUNTY RECREATION AGENCY SHALL MONITOR THIS CONDITION.

WILLIAMSON ACT CONTRACT

20. Prior to recording any Final Map(s), the project proponent shall secure separate California Land Conservation Act contracts for the proposed new parcels, or file a request to non-renew the current California Land Conservation Act. THE PLANNING DEPARTMENT SHALL MONITOR THIS CONDITION.

Chairman Amador County Planning Commission

- (1) Applicant
- (2) Preparer of Map
- (3) Building Department
- (4) Environmental Health Department
- (5) Public Works Agency
- (6) Surveying Office
- (7) Amador Fire Protection District
- (8) Fish and Wildlife
- (9) California Department of Forestry

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MAY 1 0 2017

KIMBERLY L. GRADY, County Clerk AMADOR COUNTY

PROPOSED

NEGATIVE DECLARATION

CALIFORNIA ENVIRONMENTAL QUALITY ACT

PROJECT NAME:

Tentative Parcel Map No. 2864 - The Reed Leasing Group, LLC

LEAD AGENCY:

Amador County Planning Commission

PROJECT DESCRIPTION:

Tentative Parcel Map No. 2864, submitted by The Reed Leasing Group, LLC, proposing the division of 241± acres into two parcels of 130+ acres and 111+ acres. The project is located on both sides of SR88 approximately one-half mile west of Martin Lane in the Ione area

(APNs 005-240-001 and 005-190-005).

PROJECT FINDINGS: This project will not have a significant adverse effect on the environment due to mitigation measures incorporated into the tentative map and attached as conditions.

STATEMENT OF REASONS:

The Planning Department notes the following:

- a. The proposed map is consistent with the Amador County General Plan;
- b. The design of the improvements of the proposed subdivision is consistent with the General Plan and Amador County development standards;
- c. The site is physically suitable for residential development and is compatible with surrounding residential uses;
- d. The site is physically suitable for the proposed density of development;
- e. The Environmental Document prepared for Tentative Parcel Map 2860 (Mitigated Negative Declaration) determined that potential environmental impacts from the design of the parcel map or the proposed improvements will be mitigated to less than significant levels with implementation of the proposed Mitigation Measures and Conditions of Approval;
- The Mitigated Negative Declaration prepared for Tentative Parcel Map 2860 determined that no potentially serious health problems were identified from the project; and
- No conflicts with easements acquired by the public at large for access through or use of property within the proposed subdivision have been identified.

PUBLIC HEARING:

The Amador County Planning Commission will conduct a public hearing on Tuesday, June 13, 2017, at 7:00 p.m. in the Board Chambers of the County Administration Center, 810 Court Street, Jackson, CA 95642.

Chuck Beatty, Planner III

Date: May 10, 2017

File No.

Posted On 05/1

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Posting Removed

Print Form

Appendix C

Notice of Completion & En	vironmental Document	Transmittal
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Mail to: State Clearinghouse, P.O. Box 3044, Sacramento, CA 95812-3044 (916) 445-0613 SCH# For Hand Delivery/Street Address: 1400 Tenth Street, Sacramento, CA 95814 Project Title: Parcel Map #2864 - The Reed Leasing Group, LLC Lead Agency: Amador County Planning Commission Contact Person: Chuck Beatty Phone: 209-223-6380 Mailing Address: 810 Court Street City: Jackson County: Amador Project Location: County: Amador City/Nearest Community: Ione Cross Streets: CA Highway 88 & Martin Lane Zip Code: 95640 '46 "N/-120 °57 '04 Longitude/Latitude (degrees, minutes and seconds): 38 "W Total Acres: 241 Assessor's Parcel No.: 005-240-001 & 005-190-005 Section: Ranch Twp.: Arroyo Range: Seco Within 2 Miles: State Hwy #: 88 Waterways: Airports: Railways: Schools: Document Type: CEQA: NOP NEPA: Joint Document Draft EIR I NOI Other: Early Cons Supplement/Subsequent EIR EA Final Document ☐ Neg Dec (Prior SCH No.) Draft EIS Other: X Mit Neg Dec Other: **FONSI** Local Action Type: General Plan Update Specific Plan Rezone Annexation General Plan Amendment Master Plan Prezone Redevelopment General Plan Element Planned Unit Development Use Permit Coastal Permit Community Plan X Site Plan □ Land Division (Subdivision, etc.) □ Other: Development Type: Acres Sq.ft. Office: Employees__ Transportation: Type Acres_ Commercial:Sq.ft. Acres_ Mining: Employees Mineral Industrial: Sq.ft. MW Power: Type Acres_ Employees_ Educational: ☐ Waste Treatment: Type Recreational: ☐ Hazardous Waste:Type X Other: Agricultural ☐ Water Facilities: Type Project Issues Discussed in Document: Aesthetic/Visual Recreation/Parks Vegetation ★ Agricultural Land ☐ Flood Plain/Flooding ☐ Schools/Universities Water Quality ⊠ Septic Systems Air Quality Forest Land/Fire Hazard ➤ Water Supply/Groundwater X Archeological/Historical Geologic/Seismic Sewer Capacity Wetland/Riparian ☐ Biological Resources ☐ Minerals ☐ Soil Erosion/Compaction/Grading Growth Inducement Solid Waste Coastal Zone Land Use Noise ☐ Drainage/Absorption ☐ Population/Housing Balance ☐ Toxic/Hazardous Cumulative Effects Economic/Jobs Public Services/Facilities Traffic/Circulation Other: Present Land Use/Zoning/General Plan Designation: Present land use is dry pasture; Zoning is "AG," Exclusive Agricultural; General Plan designation is General Agriculture Project Description: (please use a separate page if necessary) The subject property was bifurcated in 1940 when the State of California acquired right-of-way for State Route 88, leaving approximately 111 acres to the north of the highway and 130 acres to the south. Parcel Map #2864 proposes to formalize the division by establishing two legal parcels separated by the highway right-of-way. The property is included in a California Land Conservation Act contract, and no improvements or changes in land use are proposed.

Note: The State Clearinghouse will assign identification numbers for all new projects. If a SCII number alreads exists for a project (e.g. Notice of Preparation or previous draft document) please fill in.

Reviewing Agencies Checklist	
Lead Agencies may recommend State Clearinghouse distribution of you have already sent your document to the agency please	
Air Resources Board Boating & Waterways, Department of California Emergency Management Agency California Highway Patrol Caltrans District #10 Caltrans Division of Aeronautics Caltrans Planning Central Valley Flood Protection Board Coachella Valley Mtns. Conservancy Coastal Commission Colorado River Board Conservation, Department of Corrections, Department of Delta Protection Commission Education, Department of Energy Commission X Fish & Game Region #2 Food & Agriculture, Department of General Services, Department of Health Services, Department of Housing & Community Development Native American Heritage Commission	Office of Historic Preservation Office of Public School Construction Parks & Recreation, Department of Pesticide Regulation, Department of Public Utilities Commission Regional WQCB # Resources Agency Resources Recycling and Recovery, Department of S.F. Bay Conservation & Development Comm. San Gabriel & Lower L.A. Rivers & Mtns. Conservancy San Joaquin River Conservancy Santa Monica Mtns. Conservancy State Lands Commission SWRCB: Clean Water Grants SWRCB: Water Quality SWRCB: Water Rights Tahoe Regional Planning Agency Toxic Substances Control, Department of Water Resources, Department of Other: Other:
Starting Date April 7, 2017	Ending Date May 9, 2017
Lead Agency (Complete if applicable):	
Consulting Firm:	Applicant:
Address:	Address:
City/State/Zip:	City/State/Zip:
Contact:	Phone:
Phone: Signature of Lead Agency Representative:	Date: <u>4-7-17</u>
Authority cited: Section 21083, Public Resources Code. Refere	ence: Section 21161, Public Resources Code.

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MITIGATED NEGATIVE DECLARATION/INITIAL ENVIRONMENTAL STUDY

Project Title: Parcel Map #2864 - Reed Leasing Group, LLC

Lead Agency Name and

Address:

Amador County Planning Department

810 Court Street

Jackson, CA 95642

Contact Person/Phone

Number:

Chuck Beatty 209-223-6380

Project Location: Lying north and south of SR88, approximately one-half

mile west of the intersection of SR88 and Martin Lane

(APNs 005-240-001 and 005-190-005)

Project Sponsor's Name and

Address:

The Reed Leasing Group, LLC

General Plan Designation(s): A-G, Agriculture-General

Zoning: "AG," Exclusive Agriculture

Description of project: (Describe the whole action involved, including but not limited to later phases of the project, and any secondary, support, or off-site features

necessary for its implementation.)

Surrounding land uses and setting: Briefly describe the project's surroundings:

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

The project is a land division proposing to create two legal parcels from a 241-acre tract that was bifurcated by right-of-way acquisition for State Route 88. The roadway separates the proposed 130-acre and 111-acre parcel.

The surrounding land uses include agriculture, open space, low-density residential development, mining.

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ENVIRONMENTAL FACTORS POTENTIALLY AFFECTED:

			ed below would be potentially rresponding discussion on the t		
	Aesthetics		Agriculture and Forestry Resources		Air Quality
	Biological Resources		Cultural Resources		Geology / Soils
	Greenhouse Gas Emissions		Hazards & Hazardous Materials		Hydrology / Water Quality
	Land Use / Planning		Mineral Resources		Noise
	Population / Housing		Public Services		Recreation
	Transportation / Traffic		Utilities / Service Systems		Mandatory Findings of Significance
	ERMINATION: (To be com		3		
	I find that the proposed	l proj	ect COULD NOT have a signific	cant	effect on the environment,
and a NEGATIVE DECLARATION will be prepared. I find 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. A MITIGATED NEGATIVE DECLARATION will be prepared.					ns in the project have been
	I find that the proposed ENVIRONMENTAL IMPA		ect MAY have a significant efformation of the properties of the pr	ect c	on the environment, and an
	I find that the proposed significant unless mitigated adequately analyzed in has been addressed by	d proj ited" n an (mitig	ect MAY have a "potentially si impact on the environment, be arlier document pursuant to a gation measures based on the DNMENTAL IMPACT REPORT is re	ut at appli earl	least one effect 1) has been cable legal standards, and 2) ier analysis as described on
	because all potentially EIR or NEGATIVE DECLA avoided or mitigated p	signit RATIC oursua	ficant effects (a) have been and an an an an and an an an an and an	nalyz ndaro VE D	ds, and (b) have been
Sign	nature – <i>Name</i>			Date	

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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.

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INITIAL STUDY/NEGATIVE DECLARATION

Project Name: PARCEL MAP #2864 - Reed

Chapter 1. AESTHETICS – Would the Project:	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
 a) Have a substantial adverse effect on a scenic vista? 				
b) Substantially damage scenic resources, including, but not limited to, trees, rock outcroppings, and historic buildings within a state scenic highway?				\boxtimes
c) Substantially degrade the existing visual character or quality of the site and its surroundings?			\boxtimes	
d) Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area?				

Discussion:

Scenic vistas: The most significant views of the area focus on the rolling hills, mixed hardwood trees, and surrounding ranches, homes, and mining operations. The proposed land division could result in the construction of four single-family homes, which would have a less than significant impact on scenic vistas.

Scenic resources: The site is not located within a scenic highway corridor; there is no impact.

Visual character: The Parcel Map will result in two parcels for single-family residential and/or agricultural use. Potential dwellings would be in harmony with the residential uses already found in the area at a density already anticipated in the general plan. The impact to visual character is less than significant.

Light and Glare: The project will result in the ability to place 4 additional single family residences on the 241-acre site. Although there will be some potential for increase in outdoor lighting from these additional residences, this increase is not anticipated to be substantial. Impacts due to light and glare are less than significant.

Mitigation: None required.

Source: Amador County Planning Department.

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Chapter 2. 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 Dept. 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 CA Dept. 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	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
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 CA Resources Agency, to non-agricultural use? 				
b) Conflict with existing zoning for agricultural use, or a Williamson Act contract?		\boxtimes		
c) Conflict with existing zoning for, or cause rezoning of, forest land (as defined in PRC §12220(g)), timberland (as defined in PRC §4526), or timberland zoned Timberland Production (as defined by Government Code § 51104(g))?				
d) Result in the loss of forest land or conversion of forest land to non-forest use?				
e) Involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland to nonagricultural use or conversion of forest land to nonforest use?				

Farmland Conversion: The project will not result in the conversion of Prime Farmland, Unique Farmland, Farmland of Statewide Importance, or Farmland of Local Importance. The project site is located in an area designated as Grazing Land on the Amador County Important Farmland 2014 map, published by the California Department of Conservation, Division of Land Resource Protection. The impact to Farmland is less than significant.

Williamson Act Contract and Agricultural Zoning: The tract is included in a Williamson Act contract. Prior to recording the final map, the project proponent will be required to secure separate Williamson Act contracts for the proposed parcels, or file for non-renewal of the current

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Project Name: PARCEL MAP #2864 - Reed

INITIAL STUDY/NEGATIVE DECLARATION

contract. The impact to agricultural zoning is less than significant with the implementation of Mitigation Measure 2.1, below.

Timberland Zoning and Zoning for Forest Lands: The project site is located within the A-G (Agricultural-General) General Plan district and "AG," (Exclusive Agriculture) zoning district, and the potential residential and agricultural uses are not in conflict with forest or timberland zoning. There is no impact to Timberland zoning or zoning for Forest Lands.

Loss or Conversion of Forest Lands: The project is located in an area developed with agricultural (grazing), residential, mining, and large open space uses. Any future development of the project site would be consistent with these uses. The impact is less than significant.

Other Changes to the Existing Environment: The project site is currently covered in native grasses and scattered patches of hardwoods, described as Grazing Land on the Amador County Important Farmland 2014 map. The current zoning and General Plan designation of the site would allow future a maximum of four residential units in areas that would not significantly impact the existing vegetation. The impact is less than significant.

Mitigation:

Mitigation Measure 2.1 – Prior to recording any Final Map(s), the project proponent shall secure separate California Land Conservation Act contracts for the proposed new parcels, or file a request to non-renew the current California Land Conservation Act.

Source: Amador County Important Farmland Map, 2014; Amador County General Plan; Planning Department; CA Public Resources Code.

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Chapter 3. AIR QUALITY – Where available, the significance criteria established by the applicable air quality management or air pollution control district may be relied upon to make the following determinations. Would the Project:	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Conflict with or obstruct implementation of the applicable air quality plan?				\boxtimes
b) Violate any air quality standard or contribute substantially to an existing or projected air quality violation?			П	\boxtimes
c) 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?				
d) Expose sensitive receptors to substantial pollutant concentrations?				\boxtimes
e) Create objectionable odors affecting a substantial number of people?				\boxtimes

Air Quality Plan: Amador County does not have an air quality plan. There is no impact.

Air Quality Standards: The Parcel Map will not cause a violation of an air quality standard or contribute substantially to an existing air quality violation. Conditions to control fugitive dust emissions may be imposed at the time any building permits are issued. Outdoor fires ignited on the property must comply with the rules and regulations of this District. All air contaminants that may be generated by activities on this property must comply with the Rules and Regulations of the Amador Air District. There is no impact.

Increase in Criteria Pollutant: Amador County is a Non-attainment area for the State of California's 1-Hour Ozone Standard (0.09 ppm) and the US EPA's 8-Hour Ozone Standard (0.08 ppm). Construction activities and fires occurring on this property would be of short duration. No net cumulative increase in ozone precursor emissions is expected from this action. All air contaminants generated by activities on this property must comply with the Rules and Regulations of the Amador Air District. There is no impact.

Sensitive Receptors: Substantial air pollutant concentrations will not be generated by construction activities on this property related to this project. This project will not expose sensitive receptors to substantial pollutant concentrations. There is no impact.

Objectionable Odors: Substantial quantities of objectionable odor should not be generated by the current activities on the property, or by the uses allowed under this Parcel Map. All air contaminants generated by activities on this property must comply with the Rules and Regulations of the Air District. There is no impact.

Mitigation: None required.

Source: Amador Air District, Amador Planning Department.

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Project Name: PARCEL MAP #2864 - Reed

INITIAL STUDY/NEGATIVE DECLARATION

Chapter 4. BIOLOGICAL RESOURCES – Would the project:	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
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 CA Dept. of Fish and Game or U.S. Fish and Wildlife Service?				
b) Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, or regulations or by the CA Dept. of Fish and Game or U.S. Fish and Wildlife Service?				
c) Have a substantial adverse effect on federally protected wetlands as defined by Section 404 of the Clean Water Act (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?				\boxtimes
d) Interfere substantially with the movement of any native 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?			\boxtimes	
 e) Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance? 				
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?				

Discussion:

Would the project have a substantial adverse effect, either directly or through habitat modifications, on any species identified as 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? The US Fish & Wildlife Office's Information for Planning and Conservation (IPaC) database was employed to identify potentially managed or regulated species within the project area.

The IPaC Resource Report identified habitat potential for the following threatened and/or endangered species within the project area: California red-legged frog (*Rana draytonii*), California tiger salamander (*Ambystoma californiense*); Vernal pool fairy shrimp (*Branchinecta* lynchi); Delta smelt (*Hypomesus transpacificus*); Steelhead (*Oncorhynchus mykiss*); Ione mazanita (*Arctostaphylos myrtifolia*); Ione/Irish Hill Buckwheat (*Eriogonum apricum, incl. var. prostratum*); and Valley elderberry longhorn beetle (*Desmocerus californicus dimorphus*).

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According to the IPaC Resource Report, no critical habitats or wildlife refuges were identified within the project area.

The impact to Candidate, Sensitive, and Special Status Species is expected to be **less than significant** because the 241-acre site will continue to be used for grazing land and very low density residential development (4 units, maximum).

Would the project have a substantial adverse effect on any riparian habitat or other sensitive natural community identified 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 one-acre manmade freshwater pond is located on the southern portion of the project site. The anticipated use of the parcels created by the land division, as governed by the zoning and General Plan designations, will not have an adverse impact on riparian areas. The impact is less than significant.

Would the project have a substantial adverse effect on federally protected wetlands as defined by Section 404 of the CWA (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means? There are no federally protected wetlands located on this project site. There is no impact.

Would the project interfere substantially with the movement of any native 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? Due to the limited development potential of the site, and its location in a low-density area, the project is not anticipated to impair or conflict with the movement of native resident or migratory fish or wildlife or their corridors and nursery sites. Therefore, the impact is anticipated to be less than significant.

Would the project conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance? Amador County does not have any local policies or ordinances protecting biological resources. There is no impact.

Would the project conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plan? Amador County does not have an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plans. There is no impact.

Mitigation: None.

Source: US Fish & Wildlife Service's Information for Planning and Conservation (IPaC) database; Amador County General Plan; Amador County Code.

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Chapter 5. CULTURAL RESOURCES – Would the project:	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
 a) Cause a substantial adverse change in the significance of a historical resource as defined in §15064.5? 		\boxtimes		
b) Cause a substantial adverse change in the significance of an archaeological resource pursuant to §15064.5?				
 c) Directly or indirectly destroy a unique paleontological resource or site or unique geological feature? 				
d) Disturb any human remains, including those interred outside of formal cemeteries?		\boxtimes		

Historic, Archaeological, and Paleontological Resources: A review of Exhibit 4.5-1, Known Cultural Resources, of the Amador County General Plan Final EIR indicates that the project site is located in an area identified as having a high to moderate cultural resource sensitivity. Implementation of Mitigation Measure 5.1, below, would reduce any potential impacts to unknown historic, archaeological, or paleontological resources to a less than significant level. Therefore, the impact is **less than significant with mitigation incorporated**.

Human Remains: In the event of a discovery or recognition of any human remains, California State Health and Safety Code §7050.5 dictates all work shall stop in the vicinity of the find, and the County Coroner shall be contacted immediately. If the remains are determined to be Native American, the Coroner shall notify the Native American Heritage Commission who shall notify, pursuant to PRC § 5097.98, the person believed to be the most likely descendant. The most likely descendant shall work with the contractor to develop a program for re-internment of the human remains and any associated artifacts. Additional work shall not take place within the immediate vicinity of the find until the identified appropriate actions have been implemented. Per Mitigation Measure 5.1, the impact is **less than significant level with mitigation incorporated**.

Mitigation: MM 5.1 - Prior to issuance of a demolition or building permit, the applicant shall provide a statement, for the review and approval of the Planning Department, that if historic, archaeological, or paleontological resources, or human remains are encountered during site grading or other site work, all such work shall be halted immediately within the area of discovery and the developer shall immediately notify the Planning Department and the Amador County Coroner of the discovery. In such case, the developer shall, at their expense, retain the services of a qualified archaeologist for the purpose of recording, protecting, or curating the discovery as appropriate. The archaeologist shall be required to submit to the Coroner and Planning Department for review and approval a report of the findings and method of curation or protection of the resources. Further grading or site work within the area of discovery shall not be allowed until the preceding steps have been taken.

Source: Planning Department; Amador County General Plan Final EIR; Public Resources Code.

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Chapter 6. GEOLOGY AND SOILS - Would the project:	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Expose people or structures to potential				
substantial adverse effects, including the risk of loss,				
injury or death involving:				
i) Rupture of a known earthquake fault, as				
delineated on 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.				
ii) Strong seismic ground shaking?				
iii) Seismic-related ground failure, including				
liquefaction?				
iv)Landslides?				
b) Result in substantial soil erosion or the loss of				
topsoil?				
c) Be located on a geological unit or soil that is				
unstable, or that would become unstable as a result				
of the project, and potentially result in on- or off-site				
landslide, lateral spreading, subsidence, liquefaction				
or collapse?				
d) Be located on expansive soil, as defined in				
Table 18-1-B of the Uniform Building Code (1994),	Ш	Ш		
creating substantial risks to life or property?				
e) Have soils incapable of adequately supporting				
the use of septic tanks or alternative waste water				
disposal systems where sewers are not available for				
the disposal of waste water?				

Discussion:

Risk of Loss Injury or Death due to Geologic Hazards: Pursuant to Division 2, Chapter 7.5, Section 2622 of the Public Resources Code (Alquist-Priolo Earthquake Fault Zoning Act), the State Geologist has determined there are no sufficiently active, or well defined faults or areas subject to strong ground shaking, liquefaction, landslides, or other ground failure in Amador County as to constitute a potential hazard to structures from surface faulting or fault creep. Additionally, Section 4.6 (Geology, Soils, Mineral Resources, and Paleontological Resources) of the Amador County General Plan Final EIR does not include the project site as an area with historic problems for landslides or mudslides. The impact is considered less than significant.

Soil Erosion and Loss of Topsoil: Grading Permits are reviewed and approved by the County in accordance with Ordinance 1619 (County Code 15.40), and conditions/requirements are applied to minimize potential erosion. The issuance of a grading permit, along with implementation of Erosion Control requirements during construction will minimize potential erosion resulting to a **less than significant impact**.

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Potential Subsidence or Liquefaction: As indicated above, the State Geologist has determined there are no sufficiently active or well-defined faults or areas subject to strong ground shaking, liquefaction, landslides, or other ground failure in Amador County as to constitute a potential hazard to structures. Therefore, the impact is **less than significant**.

Expansive Soils: The project is not located in an area having a high "shrink-swell" potential, as displayed in Exhibit 4-6.2, Soil Limitations, of the Amador County General Plan Final EIR. Therefore, the impact is **less than significant**.

Soils Capable of Sewage Disposal: Soil conditions within the project may not be suitable for onsite sewage systems capable of supporting proposed uses. The impact is **less than significant** with the implementation of Mitigation Measure 6.1, below:

Mitigation:

Mitigation Measure 6.1 - Prior to recordation of any final map, the subdivider shall demonstrate compliance with Amador County Code Section 14.12.130 by retaining the services of a qualified professional to complete the following:

- A. Perform soil profile testing in the sewage disposal sites for all undeveloped proposed parcels and to demonstrate repair area for all developed proposed parcels.
- B. Perform percolation testing in the sewage disposal sites for all undeveloped proposed parcels.
- C. Unless waived by the Environmental Health Department, perform wet weather testing in the proposed sewage disposal site for all undeveloped proposed parcels.
- D. Submit a report to the Environmental Health Department for review and approval which includes a plot plan for each proposed undeveloped parcel locating and dimensioning the designated disposal site, soil profile logs, perc test results, wet weather testing results, and slope stability assessment. The designated disposal site polygons shall include dimensions and at least one tie to a property corner pin including distance and bearing. The locations of pertinent field testing, any existing or proposed wells within 200 feet of the disposal site, and any water bodies within 200 feet of the disposal site shall be shown. If the disposal site does not comply with the criteria for conventional systems, the qualified professional shall demonstrate compliance with siting and design criteria for modified conventional, mound, at-grade or supplemental treatment by including a conceptual disposal system design which includes, at a minimum, a typical trench or bed cross section, a foot print or layout of the disposal system, topography in the disposal site, and required linear footage per bedroom. In all cases the conceptual design shall demonstrate that the area available is capable of serving at least a three (3) bedroom residential equivalent including 100% replacement area.

Sources: Amador County General Plan, Safety and Seismic Safety Element (1979); Soil Survey-Amador County; Planning Department; Environmental Health Department; National Cooperative Soil Survey; Amador County General Plan Final EIR, California Geologic Survey: Alquist-Priolo Earthquake Fault Zones Maps.

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Chapter 7. GREENHOUSE GAS EMISSIONS – Would the project:	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?			\boxtimes	
b) Conflict with an applicable plan, policy, or regulation adopted for the purpose of reducing the emissions of greenhouse gases?				

Discussion:

Generation of Greenhouse Gas Emissions: Greenhouse gas emissions include Carbon Dioxide (CO2), Methane (CH4), and Nitrous Oxide (N2O). The most common form of greenhouse gas emissions from a project such as this would be from CO2 emissions from vehicles traveling to and from the site and limited emissions from equipment on site during development and construction. The project has the potential to increase vehicle trips to the site attributed to a maximum of four additional single-family residences and is not expected to contribute significantly to greenhouse gas levels within Amador County. The impact is less than significant.

Plans and Policies for Greenhouse Gas Emissions: Amador County does not currently have any adopted thresholds of significance, plans, or policies regarding greenhouse gases. New structures that may be built in the future will be required to meet CCR Title 24, Part 6, Building Energy Efficiency Standards, and would therefore be consistent with the Assembly Bill 32 Scoping Plan. Based on these facts, there will be a less than significant impact resulting from this project, to any plans and/or policies regulating Greenhouse Gas Emissions.

Mitigation: None required.

Source: Amador County General Plan; Amador County Municipal Codes; Assembly Bill 32 Scoping Plan.

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Chapter 8. HAZARDS AND HAZARDOUS MATERIALS – Would the project:	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?			\boxtimes	
b) Create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment?				
c) Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?			П	\boxtimes
d) Be located on a site which is included on a list of hazardous materials sites compiled pursuant to Government Code §65962.5 and, as a result, would it create a significant hazard to the public or the environment?		7		\boxtimes
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 for people residing or working in the project area?				\boxtimes
f) For a project within the vicinity of a private airstrip, would the project result in a safety hazard for people residing or working in the project area?				\boxtimes
g) Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?				\boxtimes
h) Expose people or structures to a significant risk of loss, injury or death involving wildland fires, including where wildlands are adjacent to urbanized areas or where residences are intermixed with wildlands?			\boxtimes	

Hazardous Materials Transport and Handling: The project will not significantly increase the potential for transport, use, or disposal of hazardous materials. The impact is **less than significant**.

Hazardous Materials Upset and Release: The project does not significantly increase the risk of accident or upset conditions resulting in the release of hazardous materials into the environment. The impact is **less than significant**.

Hazardous Emissions and Acutely Hazardous Materials Near Schools: The project is not likely to emit hazardous emissions or handle hazardous, acutely hazardous materials, substances or

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wastes nor is the project located within one quarter mile of an existing or proposed school. There is **no impact**.

Hazardous Materials Sites: The project is not located on a site that is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5. There is **no impact**.

Hazards and Airports (Public and Private): The project is not located within an area covered by an airport land use plan, or within two miles of any public or private airport or airstrip. There is **no impact**.

Emergency Response Plan and Emergency Evacuation Plan: Amador County does not have an adopted emergency response plan or emergency evacuation plan; therefore, there is **no impact**.

Wildland Fire Hazards: According to the California Department of Forestry and Fire Protection the project is located in the State Responsibility Area for wildland fire protection and is within the Low Fire Hazard Severity Zone. Any future construction is required to comply with the Wildland-Urban Interface Building Codes (adopted by reference by Amador County in Chapter 15.04 of County Codes). Therefore, the impact is **less than significant**.

Mitigation: None required.

Source: Environmental Health Department; Planning Department; Department of Transportation and Public Works; and Cal Fire.

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Chapter 9. HYDROLOGY AND WATER QUALITY – Would the project:	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
 a) Violate any water quality standards or waste discharge requirements? 				
b) Substantially deplete groundwater supplies or interfere substantially with groundwater recharge such that there would be a net deficit in aquifer volume or a lowering of the local groundwater table level (e.g., the production rate or pre-existing nearby wells would drop to a level which would not support existing land uses or planned uses for which permits have been granted)?				
c) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, in a manner which would result in substantial erosion or siltation on- or off-site?				
d) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, or substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or off-site?	Ū			\boxtimes
 e) Create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff? 				
f) Otherwise substantially degrade water quality?				\boxtimes
g) Place housing within a 100-year flood hazard area as mapped on a federal Flood Hazard Boundary or Flood Insurance Rate Map or other flood hazard delineation map?				
 h) Place within a 100-year flood hazard area structures which would impede or redirect flood flows? 				\boxtimes
 i) Expose people or structures to a significant risk of loss, injury or death involving flooding, including flooding as a result of the failure of a levee or dam? 				
i) Inundation by spichal trunami, or mudflow?				M

Water Quality Standards and Waste Discharge Requirements: The project will not be subject to waste discharge requirements and is unlikely to significantly contribute to a violation of water quality standards. The impact is less than significant.

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Groundwater Supplies: The project is unlikely to significantly impact groundwater supplies via extraction or the creation of extensive hard surfaces which pose a barrier to recharge. The impact is **less than significant**.

Erosion/Siltation: The project includes the potential for four single-family residences, which will not alter the course of surface water drainage patterns of the area, or substantially increase the rate or amount of surface runoff in a manner which would result in substantial erosion or siltation onor off-site. The impact is **less than significant**.

Flooding: The onsite drainage patterns and impervious surface area will not be altered such that the volume or velocity of surface water runoff results in flooding on-or off-site. The impact is **less than significant.**

Storm water system capacity/Polluted runoff: The existing stormwater system consists of natural overland flow and no planned stormwater drainage systems are proposed for the site or area. The project area consists of low-density housing, crop and grazing lands, and mining operations. Construction of additional residences at the current zoning and general plan densities will not provide substantial additional sources of polluted runoff. There is **no impact**.

Water quality: The project will have **no impact** on the quality of surface water or ground water supplies or resources, as indicated above.

Flood Hazard: The project site is located in Zone X, an area outside of the 500-year flood plain as identified in the FEMA Flood Insurance Rate Map dated May 20, 2010. There is **no impact**.

Dam/Levee Failure: There is an earthen dam on the property that holds water for a pond with a surface area of approximately one acre. The risk of property damage and person injury from failure of the dam will be mitigated to a **less than significant level with the incorporation of Mitigation Measure 9.1**, below.

Seiche/tsunami/mudflow: The project site would not be affected by seiche, tsunami, or mudflow; therefore, there is **no impact**.

Mitigation:

Mitigation Measure 9.1 – The Final Map(s) shall include a restriction prohibiting the location of habitable space within 350 feet of the man-made dam on proposed Parcel 2.

Source: Amador County Department of Transportation and Public Works; Environmental Health Department; and Planning Department.

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Chapter 10. LAND USE AND PLANNING – Would the project:	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Physically divide an established community?				\boxtimes
b) Conflict with any applicable land use plan, policy, or regulation of an agency with jurisdiction over the project (including, but not limited to the general plan, specific plan, local coastal program, or zoning ordinance) adopted for the purpose of avoiding or mitigating an environmental effect?				
 c) Conflict with any applicable habitat conservation plan or natural community conservation plan? 				

Divide an Established Community: The project site is in an area designated in the General Plan (A-G, Agriculture-General) for parcels 40 acres and larger, and is surrounded by parcels ranging in size from 10 to 200 acres with various residential, agricultural, and mining uses. Due to the sizes of the resulting parcels (111 and 130 acres), and the fact that State Route 88 already bifurcates the parcel, this project will not result in any physical barriers that will divide the existing community. There is **no impact**.

General Plan and Zoning Consistency: The General Plan designation for the area is A-G, Agriculture-General, and is zoned "A-G," Exclusive Agriculture. The Parcel Map will result in lots that are consistent with these land use codes. There is **no impact**.

Habitat Conservation Plan or Natural Community Conservation Plan: Amador County does not have an adopted habitat conservation plan or natural community conservation plan; therefore, there is **no impact**.

Mitigation: None required.

Source: Amador County Code, Title 19 (Zoning); Amador County General Plan; Planning Department, Environmental Health Department.

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Chapter 11. MINERAL RESOURCES – Would the project:	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
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?				\boxtimes
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?				

Discussion:

Loss of Availability of Mineral Resources and Mineral Resource Recovery Sites: A review of Exhibit 4.6-4, Mineral Resource Zones, of the Amador County General Plan Final EIR, indicates that this project area is located within a known or identified mineral resource zone for sand, clay, and lignite. It can be reasonably concluded that current and potential land uses of the site (primarily residential and agricultural) will not result in negative impacts to mineral resources. There is **no impact**.

Mitigation: None required.

Source: Amador County General Plan Final EIR.

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Chapter 12. NOISE - Would the project:	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
 a) Exposure of persons to or generation of noise levels in excess of standards established in the local general plan or noise ordinance? 				
 b) Exposure of persons to or generation of excessive groundborne vibration or groundborne noise levels? 				
 c) A substantial permanent increase in ambient noise levels in the project vicinity above levels existing without the project? 				
 d) A substantial temporary or periodic increase in ambient noise levels in the project vicinity above levels existing without the project? 				
e) For a project located within an airport land use plan or within two miles of a public use airport, would the project expose people residing or working in the project area to excessive noise levels?		70		
f) For a project within the vicinity of a private airstrip, would the project expose people residing or working in the project area to excessive noise levels?				

Noise Levels in Excess of Standards: The project's ultimate build-out of two additional single-family dwellings and two detached second-family dwellings would create noise levels within the expected standards for the area. The impact is less than significant.

Groundborne vibrations and noise levels: The project will not increase groundborne vibrations or noise levels; therefore, there is **no impact**.

Substantial Permanent Increase in Noise Levels: The project densities and uses are consistent with the applicable zoning and general plan designations. The use of the property for additional single family and second family dwellings would have a **less than significant** increase in permanent noise levels.

Substantial Temporary or Periodic Increase in Ambient Noise Levels: There is the potential, during construction of the potential future dwellings, for noise levels to increase temporarily or periodically. This increase is anticipated and considered to be a **less than significant impact**.

Noise Levels and Public and Private Airports/Airstrips: The project is not located within two miles of a public or private airport. There is **no impact**.

Mitigation: None required.

Source: Planning Department; Amador County General Plan; Westover Field Airport Land Use Plan.

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Chapter 13. POPULATION AND HOUSING – Would the project:	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
 a) Induce substantial population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)? 				
b) Displace substantial numbers of existing housing, necessitating the construction of replacement housing elsewhere?			9	
 c) Displace substantial numbers of people, necessitating the construction of replacement housing elsewhere? 				

Discussion:

Induce Substantial Population Growth: The potential residential development that could result from the project is consistent with the general plan density for the site, and there is no need for an expansion of infrastructure that could induce significant population growth. For these reasons, the impact is considered **less than significant**.

Displace Existing Housing or People: The project will not result in the displacement of existing housing or people; therefore, there is **no impact**.

Mitigation: None required.

Source: Amador County General Plan; Planning Department.

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Chapter 14. PUBLIC SERVICES – Would the project:	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
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:			5	
Fire protection?				
Police protection?				
Schools?				
Parks?				
Other public facilities?				

Fire Protection: The Amador Fire Protection District has reviewed this project and has determined that no new or altered fire facilities are required. In addition, in order to mitigate the impact on fire protection services to a **less than significant level**, **Mitigation Measure 14.1**, **below is required**.

Police Protection: The project's maximum development potential includes two additional single family dwellings and two additional detached second family dwellings. The Amador County Facility Fee is collected at the time any dwelling is constructed to help offset the impacts new dwellings have on police facilities. Therefore, the impact is **less than significant**.

Schools: Implementation of the project will not cause a significant increase in the number of students attending a school within the Amador County Unified School District. Impacts on schools are mitigated by the payment of mandatory school impact fees at the time dwelling is constructed. Therefore, the impact is **less than significant**.

Parks: No new or improved parks are required as a result of this project. Impacts to recreational facilities are mitigated by the payment of the County's Recreation Impact Fee collected at the time any dwelling is constructed. The impact is anticipated to be **less than significant**.

Other Public Facilities: The project is consistent with the general plan and the project is not anticipated to have a significant impact on public facilities. Impact fees in addition to those outlined above may apply at the time of construction. The impact is considered to be less than significant.

Mitigation:

Mitigation Measure 14.1: Annexation into the County's Community Facilities District #2006-1, pursuant to County Code Chapter 17.14.

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Chapter 15. RECREATION – Would the project:	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Would the project increase the use of existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated?				
d) Does the project include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment?				

Increased Use of Parks & Construction or Expansion of Recreation Facilities: The project is consistent with the General Plan and is not anticipated to have a significant impact on recreation facilities. No new or improved parks are planned or required as a result of this project. The impact is anticipated to be less than significant.

Mitigation: None required.

Source: Amador County Planning Department, Amador County General Plan.

Chapter 16. TRANSPORTATION / TRAFFIC – Would the project:	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Conflict with an applicable plan, ordinance or policy establishing measure of effectiveness for the performance of the circulation system, taking into account all modes of transportation including mass transit and non-motorized travel and relevant components of the circulation system, including but not limited to intersections, streets, highways and freeways, pedestrian and bicycle paths, and mass transit?				
b) Conflict with an applicable congestion management program, including, but not limited to level of service standards and travel demand measures, or other standards established by the county congestion management agency for designated roads or highways?	Ď			
c) Result in a change in air traffic patterns, including either an increase in traffic levels or a change in location that results in substantial safety risks?				
d) Substantially increase hazards due to a design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?			\boxtimes	
e) Result in inadequate emergency access?				
f) Conflict with adopted policies, plans, or programs regarding public transit, bicycle, or pedestrian facilities, or otherwise decrease the performance or safety of such facilities?				

Measurement of Circulation System effectiveness: The effectiveness of the County Circulation Element is measured by a project's impact to the Level of Service (LOS) criteria adopted for roadways within Amador County. The project's impacts to LOS are discussed under section b). There is no impact.

Level of Service Standards: The LOS Standard criteria as established in the Circulation Element is the established congestion management program in effect for the County of Amador. While creation of one additional parcel allowed by current zoning would add potentially up to 20 Average Daily Trips to the site, Level Of Service would not fall below a LOS of C as a result, triggering the Significance Criteria requiring a traffic Impact Study. There is a less than significant impact.

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Change in Air Traffic Patterns: There are no nearby airports or established air traffic patterns. There is no impact.

Hazards due to Design Features / Incompatible Uses: The project proposes to utilize existing encroachments onto Jackson Valley Road and State Route 88 for continued agricultural activities. Should construction of single-family dwellings occur, the encroachments would be required to be improved to residential access standards. The impact is less than significant.

Emergency Access: The access to each parcel shall conform to County Code and/or Caltrans requirements at the time development occurs. The impact is less than significant.

Public Transit, Bicycle, Pedestrian Facilities: Due to the limited nature of this project, the project does not conflict with the adopted policies and programs for public transit, bicycle, or pedestrian facilities. There is no impact.

Mitigation: None required.

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Chapter 17. UTILITIES AND SERVICE SYSTEMS – Would the project:	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
 a) Exceed wastewater treatment requirements of the applicable Regional Water Quality Control Board? 				
b) Require or result in the construction of new water or wastewater treatment facilities or expansion of existing facilities, the construction of which would cause significant environmental effects?				
c) Require or result in the construction of new stormwater drainage facilities or expansion of existing facilities, the construction of which could cause significant environmental effects?		- D		
d) Have sufficient water supplies available to serve the project from existing entitlements and resources, or are new or expanded entitlements needed?				
e) Result in 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?				
f) Be served by a landfill with sufficient permitted capacity to accommodate the project's solid waste disposal needs?			\boxtimes	
g) Comply with federal, state, and local statues and regulations related to solid waste?				

Exceed Wastewater Treatment Requirements: The project will not be served by a wastewater system subject to waste discharge requirements issued by the Regional Water Quality Control Board. There is **no impact**.

Construction of New Water or Wastewater Treatment Facilities: The project could result in the construction of additional water wells and on-site sewage systems. Due to the scope and probable timing of these construction projects, potentially significant impacts are highly unlikely. The impact is **less than significant**.

Stormwater facilities: The potential development of the site, a maximum of four dwellings on 241 acres, would have no impact on existing stormwater facilities or require new or improved stormwater infrastructure.

Sufficient Water Supplies Available: The project is located in an area of the County where well yield and groundwater quality are relatively unpredictable. The project is unlikely to demand

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unusually large amounts of groundwater. The impact is **less than significant with the implementation of Mitigation Measure 17.1, below**.

Wastewater Treatment Provider Capacity: The project will not be served by a wastewater treatment provider. There is **no impact**.

Landfill Capacity: Amador County meets its mandated capacity requirements through waste hauler contracts. Capacity at Kiefer Landfill is expected to remain available until 2035 - 2060. The local franchise hauler also has a contract with Lockwood Landfill in Nevada as backup capacity. Provided the applicant/project utilizes the Amador County franchise waste hauler, permitted waste disposal capacity is achieved. The impact is less than significant.

Compliance with Solid Waste Statutes and Regulations: The project is limited scope and extremely unlikely to generate high volumes of solid waste or problem waste streams. It is highly unlikely to result in noncompliance with federal, state, and local statutes and regulations regarding solid waste. The impact is **less than significant**.

Mitigation:

Mitigation Measure 17.1 - Prior to recordation of any final map the subdivider shall demonstrate potable water availability by completing the following:

- A. Prove adequate potable water supply by submitting a yield report for a well located within the project boundary or on an adjoining parcel demonstrating a minimum production of 10 gallons per minute if by a 30-minute "air-flow" drill rig test or 5 gallons per minute if by a 24 hour minimum pump step draw-down test.
- B. Submit results of bacteriological and inorganic chemical analysis of water produced by the test well. Test results must show no detectible levels of coliform bacteria and demonstrate that the water produced does not exceed any of the maximum contaminant levels listed in title 22, California Code of Regulations, Table 64431-A. Any constituents which exceed secondary drinking water standards as listed in Tables 64449-A and 64449-B of Title 22, California Code of Regulations, must be disclosed to future buyers. A record of water quality testing will be kept on file with the Environmental Health Department.

Sources: Amador County Planning, Environmental Health, and Public Works Departments.

Chapter 18. MANDATORY FINDINGS OF SIGNIFICANCE	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Does the project have the potential to 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 self-sustaining levels, threaten to eliminate a plant or animal community, reduce the number or restrict the range of a rare or endangered plant or animal 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 are 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?				

NOTE: If there are significant environmental impacts which cannot be mitigated and no feasible project alternatives are available, then complete the mandatory findings of significance and attach to this initial study as an appendix. This is the first step for starting the environmental impact report (EIR) process.

Discussion/Conclusion/Mitigation:

POTENTIAL DEGRADATON OF THE QUALITY OF THE ENVIRONMENT:

Based on the analysis contained in this Initial Study, impacts to Aesthetics, Air Quality, Biological Resources, Greenhouse Gas Emissions, Hazards and Hazardous Materials, Land Use and Planning, Mineral Resources, Noise, Population and Housing, Recreation, and Transportation would result in a less than significant impact on the environment.

Impacts to Agricultural Resources, Cultural Resources, Geology and Soils, Hydrology and Water Quality, Public Services, and Utilities and Service Systems would be significant unless mitigated. Therefore, Mitigation Measures 2.1, 5.1, 6.1, 9.1, 14.1, and 17.1 are required of the project.

The implementation of the Mitigation Measures identified above would result in less than significant impacts to Agriculture, Cultural Resources, Geology & Soils, Hydrology and Water Quality, Public Services, and Utilities and Service Systems. Therefore, the project will not degrade the quality of the environment and no habitat, wildlife populations, and plant and animal communities would be impacted. All environmental topics are either considered to have "No Impact," "Less Than Significant Impact," or "Less than Significant Impacts with Mitigation Incorporated."

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Project Name: PARCEL MAP #2864 - Reed INITIAL STUDY/NEGATIVE DECLARATION

CUMULATIVELY CONSIDERABLE IMPACTS:

Based on the analysis in this Initial Study Checklist, the project is consistent with the County's General Plan land use projections. The land use and density has been considered in the overall County growth. The analysis demonstrated that the project is in compliance with all applicable state and local regulations. In addition, the project would not produce impacts that considered with the effects of other past, present, and probable future projects, would be cumulatively considerable because potential adverse environmental impacts were determined to be less than significant with the implementation of mitigation measures identified in the checklist.

SUBSTANTIAL ADVERSE EFFECTS ON HUMAN BEINGS:

As discussed in Sections 1 through 17 of this Initial Study, the project would not expose persons to substantial adverse impacts related to aesthetics, agricultural and forest resources, air quality, biological resources, cultural resources, geology and soils, greenhouse gas emissions, hazards or hazardous materials, hydrology and water quality, land use and planning, mineral resources, noise, population and housing, public services, recreation, transportation and traffic, or public utilities and services. The effects to these environmental issues were identified to have no impact, a less than significant impact, or a less than significant impact with mitigation incorporated. Therefore, the project does not have environmental effects which will cause substantial adverse effects on human beings, either directly or indirectly.

SOURCE: Sections 1 through 17 of this Initial Study.

REFERENCES

California Air Resources Board; Amador County Air District Rules and Regulations; California Department of Conservation; California Geologic Survey: Alquist-Priolo Earthquake Fault Zones; California Department of Conservation, Division of Farmland Mapping and Monitoring; State Department of Mines & Geology; Amador County General Plan; Amador County GIS; Amador County Zoning Map; Amador County Municipal Codes; Amador County Soil Survey; National Cooperative Soil Survey; Amador County General Plan Final EIR; and Commenting Department and Agencies. All documents cited herein are available in the public domain, and are hereby incorporated by reference.

NOTE: Authority cited: Sections 21083, 21083.05, Public Resources Code. Reference: Section 65088.4, Gov. Code: Sections 21080, 21083.05, 21095, Pub. Resources Code; Eureka Citizens for Responsible Govt. v. City of Eureka (2007) 147 Cal. Appl. 4th 357; Protect the Historic Amador Waterways v. Amador Water Agency (2004) 116 Cal. App. 4th at 1109; San Franciscans Upholding the Downtown Plan v. city and County of San Francisco (2002) 102 Cal. App. 4th 656.

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Chuck Beatty

SCH# 2017042034 Parcel Map #2864

Demetras, Michele@DOT

Fri, Apr 14, 2017 at 3:18 PM

To: Chuck Beatty <

Cc: "state.clearinghouse@opr.ca.gov" <state.clearinghouse@opr.ca.gov>

Thank you for giving Caltrans the opportunity to review the MND for the project designated State Clearinghouse Number 2017042034 for parcel map#2864. Development of the parcel(s) would require an encroachment permit from Caltrans. We suggest collecting any applicable traffic mitigation fees for any development.

Please let me know if you have any questions.

Michele Demetras

Associate Transportation Planner

Caltrans District 10 - Office of Rural Planning

(209) 948-7647

AMADOR FIRE PROTECTION DISTRICT

810 Court Street, Jackson California 95642-2132 (209) 223-6391



MEMORANDUM

To

Planning Department

From

David Bellerive, Fire Chief

Date

February 10, 2017

Subject

The Reed Leasing Group, LLC; Parcel Map 2864

To mitigate the impact on fire protection services, in accordance with Amador County Ordinance No. 1640, the developer shall participate in the annexation to the County's Community Facilities District No. 2006-1 (Fire Protection Services), including execution of a "waiver and consent" to the expedited election procedure, the successful completion of a landowner-vote election authorizing an annual special tax for fire protection services, to be levied on the subject property by means of the County's secured property tax roll, and payment of the County's cost in conducting the procedure.



AMADOR COUNTY COMMUNITY DEVELOPMENT AGENCY ENVIRONMENTAL HEALTH DEPARTMENT

PHONE: 74 of 96 PHONE: (209) 223-6439 FAX: (209) 223-6228

WEBSITE: <u>www.amadorgov.org</u> EMAIL: ACEH@amadorgov.org

COUNTY ADMINISTRATION CENTER • 810 COURT STREET • JACKSON, CA 95642-2132

MEMORANDUM

TO:

Planning Department

FROM:

Michael W. Israel, Environmental Health Department (1997)

DATE:

March 28, 2017

SUBJECT:

PM #2864; Reed Leasing Group - Conditions

This office proposes the following conditions of tentative map approval.

SEWAGE DISPOSAL

Prior to recordation of any final map, the subdivider shall demonstrate compliance with Amador County Code Section 14.12.130 by retaining the services of a qualified professional to complete the following:

- A. Perform soil profile testing in the sewage disposal sites for all undeveloped proposed parcels and to demonstrate repair area for all developed proposed parcels.
- B. Perform percolation testing in the sewage disposal sites for all undeveloped proposed parcels.
- C. Unless waived by the Environmental Health Department, perform wet weather testing in the proposed sewage disposal site for all undeveloped proposed parcels.
- D. Submit a report to the Environmental Health Department for review and approval which includes a plot plan for each proposed undeveloped parcel locating and dimensioning the designated disposal site, soil profile logs, perc test results, wet weather testing results, and slope stability assessment. The designated disposal site polygons shall include dimensions and at least one tie to a property corner pin including distance and bearing. The locations of pertinent field testing, any existing or proposed wells within 200 feet of the disposal site, and any water bodies within 200 feet of the disposal site shall be shown. If the disposal site does not comply with the criteria for conventional systems, the qualified professional shall demonstrate compliance with siting and design criteria for modified conventional, mound, at-grade or supplemental treatment by including a conceptual disposal system design which includes, at a minimum, a typical trench or bed cross section, a foot print or layout of the disposal system, topography in the disposal site, and required linear footage per bedroom. In all cases the conceptual design shall demonstrate that the area available is capable of serving at least a three (3) bedroom residential equivalent including 100% replacement area.

WATER

Prior to recordation of any final map the subdivider shall demonstrate potable water availability by completing the following:

A. Prove adequate potable water supply by submitting a yield report for a well located within the project boundary or on an adjoining parcel demonstrating a minimum production of 10 gallons per minute if by a 30-minute "air-flow" drill rig test or 5 gallons per minute if by a 24 hour minimum pump step draw-down test.

B. Submit results of bacteriological and inorganic chemical analysis of water produced by the test well. Test results must show no detectible levels of coliform bacteria and demonstrate that the water produced does not exceed any of the maximum contaminant levels listed in title 22, California Code of Regulations, Table 64431-A. Any constituents which exceed secondary drinking water standards as listed in Tables 64449-A and 64449-B of Title 22, California Code of Regulations, must be disclosed to future buyers. A record of water quality testing will be kept on file with the Environmental Health Department.

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IPaC

U.S. Fish & Wildlife Service

IPaC resource list

This report is an automatically generated list of species and other resources such as critical habitat (collectively referred to as trust resources) under the U.S. Fish and Wildlife Service's (USFWS) jurisdiction that are known or expected to be on or near the project area referenced below. The list may also include trust resources that occur outside of the project area, but that could potentially be directly or indirectly affected by activities in the project area. However, determining the likelihood and extent of effects a project may have on trust resources typically requires gathering additional site-specific (e.g., vegetation/species surveys) and project-specific (e.g., magnitude and timing of proposed activities) information.

Below is a summary of the project information you provided and contact information for the USFWS office(s) with jurisdiction in the defined project area. Please read the introduction to each section that follows (Endangered Species, Migratory Birds, USFWS Facilities, and NWI Wetlands) for additional information applicable to the trust resources addressed in that section.

Project information

NAME

Parcel Map #2864 - The Reed Leasing Group, Moisasion

LOCATION

Amador County, California

740 KSD

DESCRIPTION

The

project is a land division proposing to create two legal parcels from a 241-acre tract that was bifurcated by right-of-way acquisition for State Route 88. The roadway separates the proposed 130-acre and 111-acre parcels. No improvements or change in land use are proposed.

Local office

Sacramento Fish And Wildlife Office

(916) 414-6600

(916) 414-6713

Federal Building 2800 Cottage Way, Room W-2605 Sacramento, CA 95825-1846

Endangered species

This resource list is for informational purposes only and does not constitute an analysis of project level impacts.

The primary information used to generate this list is the known or expected range of each species. Additional areas of influence (AOI) for species are also considered. An AOI includes areas outside of the species range if the species could be indirectly affected by activities in that area (e.g., placing a dam upstream of a fish population, even if that fish does not occur at the dam site, may indirectly impact the species by reducing or eliminating water flow downstream). Because species can move, and site conditions can change, the species on this list are not guaranteed to be found on or near the project area. To fully determine any potential effects to species, additional site-specific and project-specific information is often required.

Section 7 of the Endangered Species Act **requires** Federal agencies to "request of the Secretary information whether any species which is listed or proposed to be listed may be present in the area of such proposed action" for any project that is conducted, permitted, funded, or licensed by any Federal agency. A letter from the local office

and a species list which fulfills this requirement can **only** be obtained by requesting an official species list from either the Regulatory Review section in IPaC (see directions below) or from the local field office directly.

For project evaluations that require USFWS concurrence/review, please return to the IPaC website and request an official species list by doing the following:

- 1. Log in to IPaC.
- 2. Go to your My Projects list.
- 3. Click PROJECT HOME for this project.
- 4. Click REQUEST SPECIES LIST.

Listed species

¹ are managed by the <u>Endangered Species Program</u> of the U.S. Fish and Wildlife Service.

1. Species listed under the <u>Endangered Species Act</u> are threatened or endangered; IPaC also shows species that are candidates, or proposed, for listing. See the <u>listing status page</u> for more information.

The following species are potentially affected by activities in this location:

Amphibians

NAME

California Red-legged Frog Rana draytonii
There is a final <u>critical habitat</u> designated for this species.
Your location is outside the designated critical habitat.
https://ecos.fws.gov/ecp/species/2891

California Tiger Salamander Ambystoma californiense There is a final <u>critical habitat</u> designated for this species. Your location is outside the designated critical habitat. https://ecos.fws.gov/ecp/species/2076

STATUS

Threatened

Threatened

Crustaceans

NAME

STATUS

Vernal Pool Fairy Shrimp Branchinecta lynchi

There is a final <u>critical habitat</u> designated for this species. Your location is outside the designated critical habitat. https://ecos.fws.gov/ecp/species/498

Threatened

Fishes

NAME

STATUS

Delta Smelt Hypomesus transpacificus

There is a final <u>critical habitat</u> designated for this species. Your location is outside the designated critical habitat. https://ecos.fws.gov/ecp/species/321

Threatened

Steelhead Oncorhynchus (=Salmo) mykiss

There is a **final** <u>critical habitat</u> designated for this species. Your location is outside the designated critical habitat. https://ecos.fws.gov/ecp/species/1007 Threatened

Flowering Plants

NAME

STATUS

Ione (incl. Irish Hill) Buckwheat Eriogonum apricum (incl. var. prostratum)

No critical habitat has been designated for this species. https://ecos.fws.gov/ecp/species/8301

Endangered

Ione Manzanita Arctostaphylos myrtifolia

No critical habitat has been designated for this sp

No critical habitat has been designated for this species. https://ecos.fws.gov/ecp/species/1806

Threatened

Insects

NAME

STATUS

Valley Elderberry Longhorn Beetle Desmocerus californicus dimorphus

Threatened

There is a final <u>critical habitat</u> designated for this species.

Your location is outside the designated critical habitat.

https://ecos.fws.gov/ecp/species/7850

Critical habitats

Potential effects to critical habitat(s) in this location must be analyzed along with the endangered species themselves.

THERE ARE NO CRITICAL HABITATS AT THIS LOCATION.

Migratory birds

Certain birds are protected under the Migratory Bird Treaty Act

¹ and the Bald and Golden Eagle Protection Act².

Any activity that results in the take (to harass, harm, pursue, hunt, shoot, wound, kill, trap, capture, or collect, or to attempt to engage in any such conduct) of migratory birds or eagles is prohibited unless authorized by the U.S. Fish and Wildlife Service

³. There are no provisions for allowing the take of migratory birds that are unintentionally killed or injured.

Any person or organization who plans or conducts activities that may result in the take of migratory birds is responsible for complying with the appropriate regulations and implementing appropriate conservation measures.

- 1. The <u>Migratory Birds Treaty Act</u> of 1918.
- 2. The Bald and Golden Eagle Protection Act of 1940.
- 3. 50 C.F.R. Sec. 10.12 and 16 U.S.C. Sec. 668(a)

Additional information can be found using the following links:

- Birds of Conservation Concern http://www.fws.gov/birds/management/managed-species/
 - birds-of-conservation-concern.php
- Conservation measures for birds http://www.fws.gov/birds/management/project-assessment-tools-and-guidance/
 conservation-measures.php
- Year-round bird occurrence data http://www.birdscanada.org/birdmon/default/datasummaries.jsp

The migratory birds species listed below are species of particular conservation concern (e.g. <u>Birds of Conservation Concern</u>) that may be potentially affected by activities in this location. It is not a list of every bird species you may find in this location, nor a guarantee that all of the bird species on this list will be found on or near this location. Although it is important to try to avoid and minimize impacts to all birds, special attention should be made to avoid and minimize impacts to birds of priority concern. To view available data on other bird species that may occur in your project area, please visit the <u>AKN Histogram Tools</u> and <u>Other Bird Data Resources</u>. To fully determine any potential effects to species, additional site-specific and project-specific information is often required.

NAME	SEASON(S)
Bald Eagle Haliaeetus leucocephalus https://ecos.fws.gov/ecp/species/1626	Year-round
Black Rail Laterallus jamaicensis https://ecos.fws.gov/ecp/species/7717	Breeding
Burrowing Owl Athene cunicularia https://ecos.fws.gov/ecp/species/9737	Year-round
Fox Sparrow Passerella iliaca	Year-round
Green-tailed Towhee Pipilo chlorurus https://ecos.fws.gov/ecp/species/9444	Breeding
Lewis's Woodpecker Melanerpes lewis https://ecos.fws.gov/ecp/species/9408	Wintering

Loggerhead Shrike Lanius ludovicianus https://ecos.fws.gov/ecp/species/8833	Year-round
Long-billed Curlew Numenius americanus https://ecos.fws.gov/ecp/species/5511	Wintering
Marbled Godwit Limosa fedoa https://ecos.fws.gov/ecp/species/9481	Wintering
Nuttall's Woodpecker Picoides nuttallii https://ecos.fws.gov/ecp/species/9410	Year-round
Oak Titmouse Baeolophus inornatus https://ecos.fws.gov/ecp/species/9656	Year-round
Olive-sided Flycatcher Contopus cooperi https://ecos.fws.gov/ecp/species/3914	Breeding
Peregrine Falcon Falco peregrinus https://ecos.fws.gov/ecp/species/8831	Wintering
Short-eared Owl Asio flammeus https://ecos.fws.gov/ecp/species/9295	Wintering
Snowy Plover Charadrius alexandrinus	Breeding
Swainson's Hawk Buteo swainsoni https://ecos.fws.gov/ecp/species/1098	Breeding
Tricolored Blackbird Agelaius tricolor https://ecos.fws.gov/ecp/species/3910	Year-round
Western Grebe aechmophorus occidentalis https://ecos.fws.gov/ecp/species/6743	Wintering

Williamson's Sapsucker Sphyrapicus thyroideus https://ecos.fws.gov/ecp/species/8832

Year-round

Yellow-billed Magpie Pica nuttalli https://ecos.fws.gov/ecp/species/9726 Year-round

What does IPaC use to generate the list of migratory bird species potentially occurring in my specified location?

Landbirds:

Migratory birds that are displayed on the IPaC species list are based on ranges in the latest edition of the National Geographic Guide, Birds of North America (6th Edition, 2011 by Jon L. Dunn, and Jonathan Alderfer). Although these ranges are coarse in nature, a number of U.S. Fish and Wildlife Service migratory bird biologists agree that these maps are some of the best range maps to date. These ranges were clipped to a specific Bird Conservation Region (BCR) or USFWS Region/Regions, if it was indicated in the 2008 list of Birds of Conservation Concern (BCC) that a species was a BCC species only in a particular Region/Regions. Additional modifications have been made to some ranges based on more local or refined range information and/or information provided by U.S. Fish and Wildlife Service biologists with species expertise. All migratory birds that show in areas on land in IPaC are those that appear in the 2008 Birds of Conservation Concern report.

Atlantic Seabirds:

Ranges in IPaC for birds off the Atlantic coast are derived from species distribution models developed by the National Oceanic and Atmospheric Association (NOAA) National Centers for Coastal Ocean Science (NCCOS) using the best available seabird survey data for the offshore Atlantic Coastal region to date. NOAANCCOS assisted USFWS in developing seasonal species ranges from their models for specific use in IPaC. Some of these birds are not BCC species but were of interest for inclusion because they may occur in high abundance off the coast at different times throughout the year, which potentially makes them more susceptible to certain types of development and activities taking place in that area. For more refined details about the abundance and richness of bird species within your project area off the Atlantic Coast, see the Northeast Ocean Data Portal. The Portal also offers data and information about other types of taxa that may be helpful in your project review.

About the NOAANCCOS models: the models were developed as part of the NOAANCCOS project: Integrative Statistical Modeling and Predictive Mapping of Marine Bird Distributions and Abundance on the Atlantic Outer Continental Shelf. The models resulting from this project are being used in a number of decision-support/mapping products in order to help guide decision-making on activities off the Atlantic Coast with the goal of reducing impacts to migratory birds. One such product is the Northeast Ocean Data Portal, which can be used to explore details about the relative occurrence and abundance of bird species in a particular area off the Atlantic Coast.

All migratory bird range maps within IPaC are continuously being updated as new and better information becomes available.

Can I get additional information about the levels of occurrence in my project area of specific birds or groups of birds listed in IPaC?

Landbirds:

The Avian Knowledge Network (AKN) provides a tool currently called the "Histogram Tool", which draws from the data within the AKN (latest, survey, point count, citizen science datasets) to create a view of relative abundance of species within a particular location over the course of the year. The results of the tool depict the frequency of detection of a species in survey events, averaged between multiple datasets within AKN in a particular week of the year. You may access the histogram tools through the Migratory Bird Programs AKN Histogram Tools webpage.

The tool is currently available for 4 regions (California, Northeast U.S., Southeast U.S. and Midwest), which encompasses the following 32 states: Alabama, Arkansas, California, Connecticut, Delaware, Florida, Georgia, Illinois, Indiana, Iowa, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, New Hampshire, New Jersey, New York, North, Carolina, Ohio, Pennsylvania, Rhode Island, South Carolina, Tennessee, Vermont, Virginia, West Virginia, and Wisconsin.

In the near future, there are plans to expand this tool nationwide within the AKN, and allow the graphs produced to appear with the list of trust resources generated by IPaC, providing you with an additional level of detail about the level of occurrence of the species of particular concern potentially occurring in your project area throughout the course of the year.

Atlantic Seabirds:

For additional details about the relative occurrence and abundance of both individual bird species and groups of bird species within your project area off the Atlantic Coast, please visit the Northeast Ocean Data Portal. The Portal also offers data and information about other taxa besides birds that may be helpful to you in your project review. Alternately, you may download the bird model results files underlying the portal maps through the NOAANCCOS Integrative Statistical Modeling and __al \(\)
__ie Atlantic O Predictive Mapping of Marine Bird Distributions and Abundance on the Atlantic Outer Continental Shelf project webpage.

Facilities

Wildlife refuges

Any activity proposed on National Wildlife Refuge lands must undergo a 'Compatibility Determination' conducted by the Refuge. Please contact the individual Refuges to discuss any questions or concerns.

THERE ARE NO REFUGES AT THIS LOCATION.

04/06/2017

Fish hatcheries

THERE ARE NO FISH HATCHERIES AT THIS LOCATION.

Wetlands in the National Wetlands Inventory

Impacts to <u>NWI wetlands</u> and other aquatic habitats may be subject to regulation under Section 404 of the Clean Water Act, or other State/Federal statutes.

For more information please contact the Regulatory Program of the local <u>U.S. Army Corps of Engineers District</u>.

This location overlaps the following wetlands:

FRESHWATER POND
PUBFh

A full description for each wetland code can be found at the National Wetlands Inventory website: https://ecos.fws.gov/ipac/wetlands/decoder

Data limitations

The Service's objective of mapping wetlands and deepwater habitats is to produce reconnaissance level information on the location, type and size of these resources. The maps are prepared from the analysis of high altitude imagery. Wetlands are identified based on vegetation, visible hydrology and geography. A margin of error is inherent in the use of imagery; thus, detailed on-the-ground inspection of any particular site may result in revision of the wetland boundaries or classification established through image analysis.

The accuracy of image interpretation depends on the quality of the imagery, the experience of the image analysts, the amount and quality of the collateral data and the amount of ground truth verification work conducted. Metadata should be consulted to determine the date of the source imagery used and any mapping problems.

Wetlands or other mapped features may have changed since the date of the imagery or field work. There may be occasional differences in polygon boundaries or classifications between the information depicted on the map and the actual conditions on site.

Data exclusions

Certain wetland habitats are excluded from the National mapping program because of the limitations of aerial imagery as the primary data source used to detect wetlands. These habitats include seagrasses or submerged aquatic vegetation that are found in the intertidal and subtidal zones of estuaries and nearshore coastal waters. Some deepwater reef communities (coral or tuberficid worm reefs) have also been excluded from the inventory. These habitats, because of their depth, go undetected by aerial imagery.

Data precautions

Federal, state, and local regulatory agencies with jurisdiction over wetlands may define and describe wetlands in a different manner than that used in this inventory. There is no attempt, in either the design or products of this inventory, to define the limits of proprietary jurisdiction of any Federal, state, or local government or to establish the geographical scope of the regulatory programs of government agencies. Persons intending to engage in activities involving modifications within or adjacent to wetland areas should seek the advice of appropriate federal, state, or local agencies concerning specified agency regulatory programs and proprietary jurisdictions that may affect such activities.





PLANNING DEPARTMENT LAND USE AGENCY

County Administration Cénfer 810 Court Street - Jackson, CA 95642-2132

> Telephone: (209) 223-6380 Website: www.co.amador.ca.us E-mail: planning @amadorgov.org

APPLICATION REFERRAL

TO:

Ione Band of Miwok Indians**

Washoe Tribe of Nevada & California** Buena Vista Band of Me-Wuk Indians**

Environmental Health Department

Transportation and Public Works Department

Building Department

Waste Management/Air District

Surveying Department

County Counsel Undersheriff **Amador Transit**

Amador Water Agency Caltrans, District 10

Cal Fire **ACTC**

CDFW, Region 2

DATE:

February 3, 2017

FROM:

Chuck Beatty, AICP, Planner III

PROJECT:

Parcel Map 2864, submitted by The Reed Leasing Group, LLC, proposing the division of

241± acres into two parcels of 130± acres and 111± acres.

LOCATION: Lying north and south of SR88, approximately one-half mile west of the intersection of

SR88 and Martin Lane (APNs 005-240-001 and 005-190-005).

REVIEW:

As part of the preliminary review process, this project is being sent to State, tribal, and local agencies for their review and comment. The Amador County Technical Advisory Committee (TAC) will review the project for completeness during its regular meeting on Wednesday, February 15, 2017, at 2:00 p.m. in Conference Room "A" at the County Administration Building, 810 Court Street, Jackson, California.

At this time staff anticipates that a Mitigated Negative Declaration will be adopted for the project per CEOA Guidelines. Additional TAC meetings may be scheduled at a later date to complete a CEQA Initial Study, prepare mitigation measures and/or conditions of approval, and make recommendations to the Planning Commission.

**In accordance with Public Resources Code Section 21080.3.1, this notice constitutes formal notification to those tribes requesting project notification. This notification begins the 30-day time period in which California Native American tribes have to request consultation.

Vesting Tentative Parcel Map No. 2864

ENVIRONMENTAL INFORMATION

General Information

JAN 26 2017

Project Name: Vesting Tentative Parcel Map No. 2864

PLANNING DEPARTMENT

Applicant & Landowner:

The Reed Leasing Group LLC

P.O. Box 3191

Modesto CA 95353

(Jeff Welch)

Agent:

Robin D. Peters, P.E.

Cal State Engineering, Inc.

427 Broadway

Jackson, CA 95642

(209) 223-1441

Assessor's Parcel No.:

005-240-001 & 005-190-005

Existing Zoning District:

AG

Existing General Plan:

A-G

Existing Use of Parcels:

Vacant land & agriculture

Proposed Use of Parcels: No change

Written Project Description

The subject property was bifurcated in 1940 when the State of California acquired rightof-way for State Route 88, leaving approximately 130 acres north of the highway and 111 acres south. Parcel Map no. 2846 proposes to formalize the division by establishing two legal parcels separated by existing highway right-of-way. No improvements or changes in land use are proposed.

- 1. Site Size: Approximately 241 acres.
- 2. Square Footage of Existing/Proposed Structures: None
- 3. Number of Floors of Construction: N/A
- 4. Amount of Off-street Parking: N/A

- 5. Source of Water: Individual on-site domestic wells
- 6. <u>Sewage Disposal</u>: Individual on-site septic systems
- 7. Plans: N/A
- 8. Proposed Scheduling of Construction: N/A
- 9. Phasing: N/A
- 10. Associated Projects: None
- 11. Land Division Project: See attached Vesting Tentative Parcel Map

Additional Information. Are the following items applicable to the project or its effects?

YES NO

- 17. Change in existing features of any lakes or hills, or substantial alteration of ground contours.
- 18. Change in scenic views or vistas from existing residential areas, public lands, or roads.
- 19. Change in pattern, scale or character of general area of project.
- 20. Significant amounts of solid waste or litter.
- 21. Change in dust, ash, smoke, fumes or odors in the vicinity.
- 22. Change in lake, stream or ground water quality or quantity, or alteration of existing drainage patterns.
- 23. Substantial change in existing noise or vibration levels in the vicinity.
- 24. Site on filled land or has slopes of 10 percent or more.
- 25. Use or disposal of potentially hazardous materials such as toxic substances, flammables or explosives.
- 26. Substantial change in demand for municipal services (police, fire, water, sewage, etc.).

- 27. Substantially increase fossil fuel consumption (electricity, oil, natural gas, etc.).
- 28. Does this project have a relationship to a larger project or series of projects?

Environmental Setting

- 29. Existing Site: The project comprises approximately 241 acres of land located on State Route 88 approximately 2.9 miles south of the City of lone. The project site currently supports no infrastructure or improvements other than those necessary to support agricultural operations. The site slopes gently to moderately, with slopes ranging from nearly level to roughly 15 percent. Vegetative cover consists primarily of stands of oak, gray pine and non-native grasses. Soils are mapped by the USDA as those of the Red Bluff Mokelumne Complex (northerly two-thirds) and Auburn-Argonaut series (southerly third). Red Bluff-Mokelumne soils are well drained gravelly loams and the Auburn-Argonaut soils are well drained but shallow silt loams of metavolcanic parent. One small stock pond is present on Parcel 2, and several minor drainage dissect the property.
- 30. <u>Surrounding Properties</u>: Surrounding land uses consist of rural-density single-family dwellings and agriculture (south and east) and natural resource production (north and west). Surrounding property sizes range from roughly two acres to more than two hundred acres.
- 31. <u>Hazardous Excavations</u>: The presence or absence of mine shafts, tunnels, air shafts or open hazardous excavations has not been confirmed.

Proposed Improvements

Improvements associated with the project include the following:

None

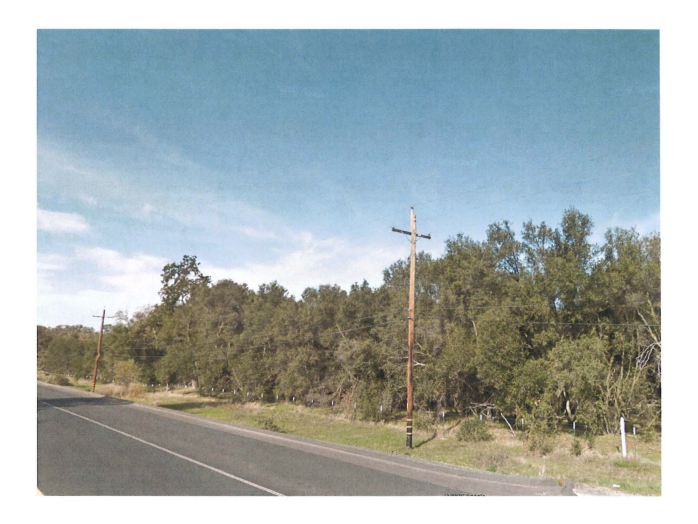
Military Installations & Airspace Considerations

The project site is not located within 1000' of a military installation, beneath a low-level flight path, or within special use airspaces.



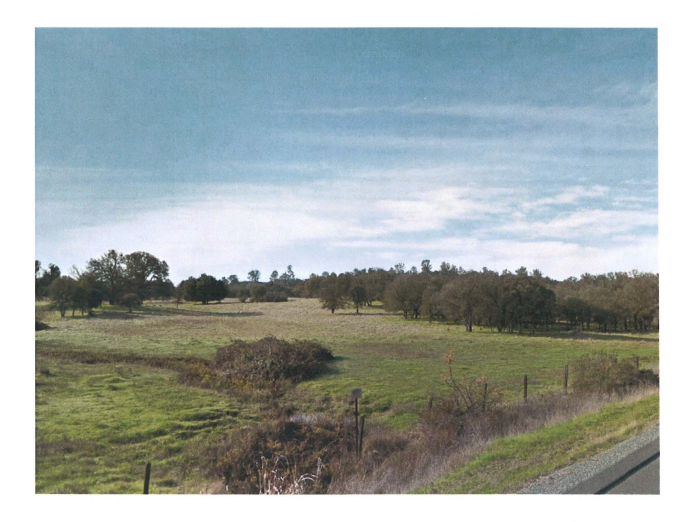
View northerly from State Route 88 at existing driveway encroachment





View northwesterly from State Route 88 along highway frontage





View southwesterly from State Route 88 along highway frontage



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Parcel Map no. 2864 The Reed Leasing Group LLC



View southeasterly from State Route 88 along highway frontage



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View northerly from Jackson Valley Road



