

## TO: ENVIRONMENTAL EVALUATION COMMITTEE FROM: PLANNING & DEVELOPMENT SERVICES

AGENDA DATE: July 11, 2024 AGENDA TIME: 1:30PM / No. 1

PROJECT TYPE:	Parcel Map KUDU,		s	SUPERVISOR DIST #	<u> 4</u>
LOCATION:	949 Lindse	y Rd.	APN:(	020-130-018 & 020-1	30-019
	Calipatria, CA	92233	PARCEL S	SIZE: +/- <u>480 AC &amp; +/</u>	-160 AC
GENERAL PLAN (ex	isting) Agriculti	ure	GENERA	L PLAN (proposed)	N/A_
ZONE (existing) A-	3-G (Heavy Agricu	ture with Ge	othermal Overla	ay) ZONE (proposed)_	<u>N/A</u>
GENERAL PLAN FI	<u>NDINGS</u> ⊠ co	NSISTENT	☐ INCONSIST	ENT MAY BE/FI	NDINGS
PLANNING COMMI	SSION DECISION		HEARI	NG DATE:	
	AF	PPROVED	DENIED	OTHER	
PLANNING DIRECTORS DECISION: HEARING DATE:					
	AF	PPROVED	DENIED	OTHER	
ENVIROMENTAL E	VALUATION COM	MITTEE DEC	CISION:	HEARING DATE: 07-1	1-2024
				INITIAL STUDY: #24-	8000
☐ NEGA	FIVE DECLARATION	☐ MITIGAT	ED NEG. DECLA	RATION EIR	
DEPARTMENTAL R	REPORTS / APPRO	OVALS:			
PUBLIC AG APCD E.H.S. FIRE / C SHERIF OTHER	F	<ul><li>NONE</li><li>NONE</li><li>NONE</li><li>NONE</li><li>NONE</li><li>NONE</li></ul>		ATTACHED ATTACHED ATTACHED ATTACHED ATTACHED ATTACHED ATTACHED	

**REQUESTED ACTION:** 

See attached.

# □ NEGATIVE DECLARATION□ MITIGATED NEGATIVE DECLARATION

Initial Study & Environmental Analysis For:

Parcel Map #02511 Initial Study #24-0008 Kudu, Inc.



Prepared By:

#### **COUNTY OF IMPERIAL**

Planning & Development Services Department

801 Main Street El Centro, CA 92243 (442) 265-1736 www.icpds.com

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# SECTION 1 INTRODUCTION

A. PUR	м	1.	-

This document is a ☐ policy-level, ☒ project level Initial Study for evaluation of potential environmental impacts resulting with the proposed Parcel Map (Refer to Exhibit "A" & "B").

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

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

□ According to Section 1	5065, an <b>EIR</b> is deemed	l appropriate for a particular	proposal if the following	g conditions
occur:				

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

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

☐ According to Section 15070(b), a Mitig	ated Negative De	claration is de	emed approp	riate if it is de	termined
that though a proposal could result in a	significant effect,	mitigation mea	asures are ava	ailable to redu	ice these
significant effects to insignificant levels.					

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

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

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

principal responsibility for approving the necessary environmental clearances and analyses for any project in the County.

#### C. INTENDED USES OF INITIAL STUDY AND NEGATIVE DECLARATION

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

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

#### D. CONTENTS OF INITIAL STUDY & NEGATIVE DECLARATION

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

#### **SECTION 1**

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

#### **SECTION 2**

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

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

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

#### **SECTION 3**

- **III. MANDATORY FINDINGS** presents Mandatory Findings of Significance in accordance with Section 15065 of the CEQA Guidelines.
- IV. PERSONS AND ORGANIZATIONS CONSULTED identifies those persons consulted and involved in

preparation of this Initial Study and Negative Declaration.

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

VI. NEGATIVE DECLARATION - COUNTY OF IMPERIAL

VII. FINDINGS

#### **SECTION 4**

VIII. RESPONSE TO COMMENTS (IF ANY)

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

#### E. SCOPE OF ENVIRONMENTAL ANALYSIS

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

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

#### F. POLICY-LEVEL or PROJECT LEVEL ENVIRONMENTAL ANALYSIS

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

#### G. TIERED DOCUMENTS AND INCORPORATION BY REFERENCE

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

#### 1. Tiered Documents

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

"Tiering refers to using the analysis of general matters contained in a broader EIR (such as the one prepared

for a general plan or policy statement) with later EIRs and negative declarations on narrower projects; incorporating by reference the general discussions from the broader EIR; and concentrating the later EIR or negative declaration solely on the issues specific to the later project."

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

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

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

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

- (1) Were not examined as significant effects on the environment in the prior EIR; or
- (2) Are susceptible to substantial reduction or avoidance by the choice of specific revisions in the project, by the imposition of conditions, or other means."

#### 2. Incorporation By Reference

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

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

- The incorporated document must be available to the public or be a matter of public record (CEQA Guidelines Section 15150[a]). The General Plan EIR and updates are available, along with this document, at the County of Imperial Planning & Development Services Department, 801 Main Street, El Centro, CA 92243 Ph. (442) 265-1736.
- This document must be available for inspection by the public at an office of the lead agency (CEQA Guidelines Section 15150[b]). These documents are available at the County of Imperial Planning & Development Services Department, 801 Main Street, El Centro, CA 92243 Ph. (442) 265-1736.
- These documents must summarize the portion of the document being incorporated by reference or briefly

describe information that cannot be summarized. Furthermore, these documents must describe the relationship between the incorporated information and the analysis in the tiered documents (CEQA Guidelines Section 15150[c]). As discussed above, the tiered EIRs address the entire project site and provide background and inventory information and data which apply to the project site. Incorporated information and/or data will be cited in the appropriate sections.

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

#### Environmental Checklist

- 1. Project Title: Parcel Map #02511 / Initial Study #24-0008
- 2. Lead Agency: Imperial County Planning & Development Services Department
- 3. Contact person and phone number: Rocio Yee, Planner I, (442)265-1736, ext. 1750
- 4. Address: 801 Main Street, El Centro CA, 92243
- 5. E-mail: rocioyee@co.imperial.ca.us

11.

- 5. Project location: 949 Lindsey Rd. Calipatria, CA 92233, The parcels are identified as Assessor's Parcel Number (APN) 020-130-018, with legal description POR PAR 5 COC OF NW4 & S2 SEC 9 12-13 480AC and APN: 020-130-019, legally described as POR PAR 5 COC OF NE4 SEC 9 12-13 160AC. Both parcels are located in an unincorporated area of the County of Imperial.
- 7. Project sponsor's name and address: Kudu, Inc.

696 N. 8th Street, Brawley CA 92227

- 8. General Plan designation: Agriculture
- 9. **Zoning**: A-3-G (Heavy Agricultural with Geothermal Overlay)
- 10. **Description of project**: The parcel map consists of four (4) separate legal parcels and are assessed as two APNs being 020-130-018 and 020-130-019, which are approximately 480 acres and 160 acres, respectively. The reason behind the proposed parcel map is to separate the existing separately farmed fields into six (6) legal parcels; per Subdivision Map Act Section 66426 (d) allowing more than four parcels on a Parcel Map.
- 11. **Surrounding land uses and setting**: The first lot is located at the Southeast quadrant of Lindsey Road and Severe Road, the second lot is located at the Northeast quadrant of Young Road and Severe Road, the third lot is located at the Northwest quadrant of Young and Gentry Road, and the fourth lot is located at the Southwest quadrant of Gentry and Lindsey Road in the Imperial County, California.

The project is surrounded by parcels zoned as A-3-G (Heavy Agricultural with Geothermal Overlay) and M-3-G (Heavy Industrial with Geothermal Overlay) on the North; parcels zoned as A-3-G (Heavy Agricultural with Geothermal Overlay) on the South, East and West.

- 12. Other public agencies whose approval is required (e.g., permits, financing approval, or participation agreement.): Planning Commission.
- 13. Have California Native American tribes traditionally and culturally affiliated with the project area requested consultation pursuant to Public Resources Code section 21080.3.1? If so, is there a plan for consultation that includes, for example, the determination of significance of impacts to tribal cultural resources, procedures regarding confidentially, etc.?

The Quechan and Campo Band of Mission Indian Tribes have requested to be consulted under Assembly Bill 52. Consultation letters were sent to the Quechan and Torres Martinez Desert Cahuilla Indian Tribes on May 8, 2024. No comments have been received from the Quechan Indian Tribes and Campo Band of Mission Indian Tribes for this project to date.

#### **ENVIRONMENTAL FACTORS POTENTIALLY AFFECTED:**

	nvironmental factors che a "Potentially Significant						t least one impact
	Aesthetics		Agriculture and I	Forestry Resource	es 🗆	Air Quality	
	Biological Resources		Cultural Resource	ces		Energy	
	Geology /Soils		Greenhouse Ga	s Emissions		Hazards & Hazardo	ous Materials
	Hydrology / Water Quality		Land Use / Plan	ning		Mineral Resources	
	Noise		Population / Hou	using		Public Services	
	Recreation		Transportation			Tribal Cultural Reso	ources
	Utilities/Service Systems		Wildfire			Mandatory Findings	s of Significance
After F	NVIRONMENTA  Review of the Initial Study  bound that the proposed	y, the Er project (	ovironmental E	Evaluation Co	mmittee has:		
☐ Fo	ARATION will be prepare ound that although the potential effect in this case be IGATED NEGATIVE DE ound that the proposed OT REPORT is required.	oroposed cause re CLARAT project N	evisions in the TON will be pr	project have epared.	been made by o	or agreed to by the	e project proponent.
mitiga pursua analys	ound that the proposed ted" impact on the environment to applicable legal so is as described on attache effects that remain to	onment, standards hed she	but at least on s, and 2) has ets. An ENVIF	ne effect 1) ha been addre	as been adequa ssed by mitiga	ately analyzed in a tion measures b	an earlier document ased on the earlier
signific applic DECL	ound that although the precant effects (a) have be able standards, and (b ARATION, including reverse ris required.	en analy o) have	zed adequate been avoide	ely in an ear ed or mitiga	lier EIR or NE0 ited pursuant	SATIVE DECLAR to that earlier I	RATION pursuant to EIR or NEGATIVE
	EEC VOTES PUBLIC WORKS ENVIRONMENTAL OFFICE EMERGEN APCD AG SHERIFF DEPART ICPDS	ICY SER	I SVCS		ABSENT		
Jim M	innick, Director of Planni	ing/EEC	Chairman		Date:		

#### PROJECT SUMMARY

- **A. Project Location**: The project is located at 949 Linsey Road, Calipatria, CA 92233; Assessor's Parcel Number: 020-130-018 and 020-130-019.
- **B.** Project Summary: The applicant, KUDU, Inc., proposes a parcel map to separate the existing separately farmed fields into legal parcels, the Parcel Map consist of four separate legal lots and are assessed as two Assessor Parcel Number being 020-130-180 and 020-130-019; The proposed parcels will be as followed:
  - Proposed Parcel 1 would be approximately 160.60 Acres
  - Proposed Parcel 2 would be approximately 159.92 Acres
  - Proposed Parcel 3 would be approximately 81.04 Acres
  - Proposed Parcel 4 would be approximately 79.44 Acres
  - Proposed Parcel 5 would be approximately 79.82 Acres
  - Proposed Parcel 6 would be approximately 80.25 Acres

Existing agricultural use (A-3-G) will remain the same.

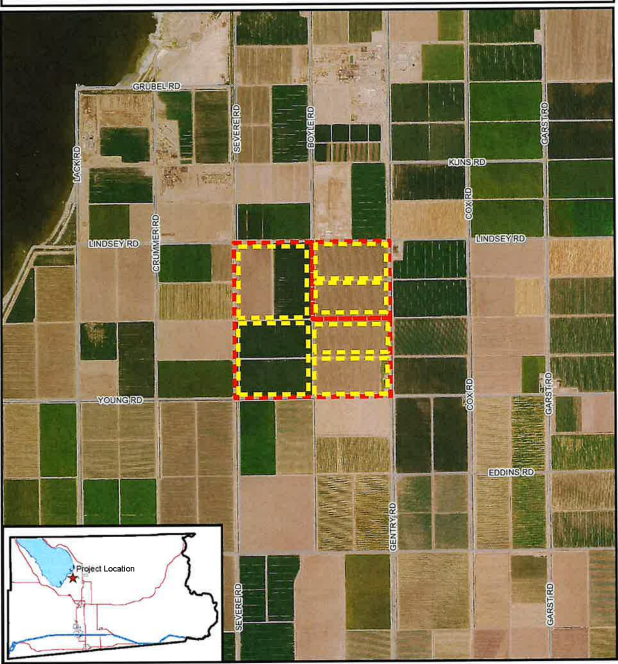
C. Environmental Setting: The proposed project parcel is generally flat, located between Severe Road and Gentry Road, bounded to the south by Young Road in the County of Imperial, CA, and currently used as agricultural. Surrounding parcel uses are Heavy Agricultural with Geothermal Overlay and Medium Industrial with Geothermal Overlay. The City of Calipatria is located approximately 5.5 miles southeast of the project site.

Analysis: Under the Land Use Element of the Imperial County General Plan, the project site is designated as "Agriculture." It is classified as A-3-G (Heavy Agricultural with Geothermal Overlay) per Zone Map #53 of the Imperial County Land Use Ordinance (Title 9). Initial Study #24-0008 will analyze any impacts related to the proposed project. The Parcel Map proposes (6) six parcels, which complies with Section 90805 of the Imperial County Land Use Ordinance (Title 9); and Subdivision Map Act Section 66426 (d) allowing more than four parcels on a Parcel Map. The parcels will remain in agricultural use.

- Proposed Parcel 1 would be approximately 160.60 Acres
- Proposed Parcel 2 would be approximately 159.92 Acres
- Proposed Parcel 3 would be approximately 81.04 Acres
- Proposed Parcel 4 would be approximately 79.44 Acres
- Proposed Parcel 5 would be approximately 79.82 Acres
- Proposed Parcel 6 would be approximately 80.25 Acres
- **D. General Plan Consistency**: The project is located within the County's General Plan designation of "Agriculture." The site is currently zoned as A-3-G (Heavy Agricultural with Geothermal Overlay). The proposed project could be considered consistent with the General Plan and County Land Use Ordinance, Section 90509, since no change is being proposed to the existing "Agriculture" designation.

#### Exhibit "A" Vicinity Map

#### PROJECT LOCATION MAP



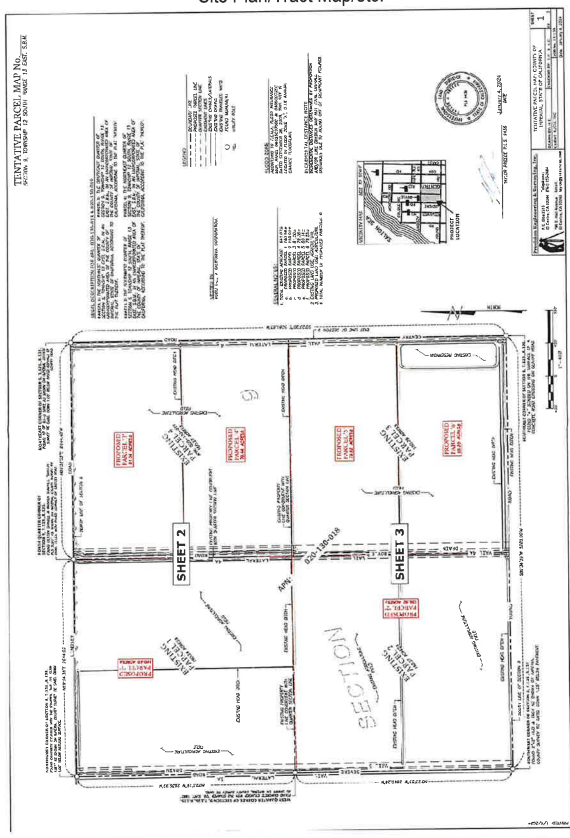


KUDU INC. PM #02511 APN 020-130-018 & -019-000





Exhibit "B"
Site Plan/Tract Map/etc.



#### **EVALUATION OF ENVIRONMENTAL IMPACTS:**

- 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.
- 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.
- "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

Significant Significant Unless Mitigation Impact Incorporated Impact No Impact (NI) (PSUMI) (LTSI) (PSI) I. AESTHETICS Except as provided in Public Resources Code Section 21099, would the project: Have a substantial adverse effect on a scenic vista or scenic  $\boxtimes$ highway? a) The project site is not located near any scenic vista or scenic highway according to the Imperial County General Plan Circulation and Scenic Highway Element<sup>1</sup>. No impacts are expected. Substantially damage scenic resources, including, but not X limited to trees, rock outcroppings, and historic buildings within a state scenic highway? b) As previously stated on section (I)(a), the proposed project is not located near a scenic vista or scenic highway and would not substantially damage any scenic resources, only four areas within the County have the potential as state-designated scenic highways No impacts are expected. In non-urbanized areas, substantially degrade the existing visual character or quality of public views of the site and its surrounding? (Public views are those that are experienced  $\boxtimes$ П from publicly accessible vantage point.) If the project is in an urbanized area, would the project conflict with applicable zoning and other regulations governing scenic quality? c) The proposed project would not substantially or physically degrade the existing visual character or quality of public views of the site and its surroundings since the existing agricultural uses are proposed to remain. No impacts are expected. Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area? d) The proposed project is to separate (4) four existing agricultural fields into (6) six legal parcels; Per the Subdivision Map Act Section 66426 (d) allowing more than four parcels on a Parcel Map. It is not expected that a new source of substantial light or glare would adversely affect day or nighttime views in the area. No impacts are expected. AGRICULTURE AND FOREST RESOURCES II. In determining whether impacts to agricultural resources are significant environmental effects, lead agencies may refer to the California Agricultural Land Evaluation and Site Assessment Model (1997) prepared by the California Department of Conservation as an optional model to use in assessing impacts on agriculture and farmland. In determining whether impacts to forest resources, including timberland, are significant environmental effects, lead agencies may refer to information compiled by the California Department of Forestry and Fire Protection regarding the state's inventory of forest land, including the Forest and Range Assessment Project and the Forest Legacy Assessment project; and forest carbon measurement methodology provided in Forest Protocols adopted by the California Air Resources Board. --Would the project: Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps  $\boxtimes$ prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to nona) The proposed project site is listed as "Prime Farmland" per the California Farmland Mapping & Monitoring Program: Imperial County Important Farmland 2018 Map<sup>2</sup>. The proposed project will not convert any type of Prime Farmland, Unique Farmland, or Farmland of Statewide Importance to non-agricultural use. No impacts are expected. Conflict with existing zoning for agricultural use, or a b)  $\boxtimes$ Williamson Act Contract? b) The County of Imperial has no current active Williamson Act contracts; therefore, the proposed minor subdivision is not expected to conflict with existing zoning for agricultural use, or a Williamson Act Contract. No Impacts are expected. Conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code section 12220(q)).  $\boxtimes$ timberland (as defined by Public Resources Code section 4526), or timberland zoned Timberland Production (as defined by Government Code Section 51104(g))? c) The proposed project is consistent with the zoning, and it is not located within a forestland or timberland; therefore, it is not expected to conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code

Potentially Significant

Potentially

Less Than

		Significant Impact ( <b>PSI)</b>	Unless Mitigation Incorporated (PSUMI)	Significant Impact (LTSI)	No Impact (NI)
-	section 12220(g)), timberland (as defined by Public Reso Production (as defined by Government Code Section 5114(g)	ources Code se ). No impacts a	ection 4526), or timber re expected.	erland zoned	Timberland
d)	Result in the loss of forest land or conversion of forest land to non-forest use?				$\boxtimes$
	d) The proposed project is not located in forest land, there conversion of forest land to non-forest. No impacts are expe	efore, it is not of cted.	expected to result in t	the loss of for	est land or
e)	Involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland, to non-agricultural use or conversion of forest land to non-forest use?				
	e) The proposed project is for a subdivision to separate (4) f Subdivision Map Act Section 66426 (d) allowing more than f as a result of this project and is not expected to change the farmland. Therefore, no impacts are expected.	our parcels on	a Parcel Map. No new	construction i	s proposed
	RQUALITY				
Where relied	e available, the significance criteria established by the applicable air upon to the following determinations. Would the Project:	quality manager	ment district or air polluti	on control distri	ct may be
a)	Conflict with or obstruct implementation of the applicable air quality plan?			$\boxtimes$	
	a) The proposed project is for a subdivision, and it is not applicable air quality plan. For future construction and ear Regulations. Additionally, per Imperial County Air Pollutio applicant and all developments must comply with all Air Dis rules designed to maintain fugitive dust emissions below 2 and regulations will bring any impacts to less than significant	thmoving, the a n Control Distr trict Rules & Re 0% visual opac	applicant must adhere rict's comment letter <sup>17</sup> egulation VII- Fugitive	to Air District dated May 22 Dust Rules, a c	t Rules and 2, 2024, the collection of
b)	Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard?  b) As previously stated under item (III)(a) above, any future Imperial County Air Pollution Control District; therefore, it	construction sl	hall comply with the ru	⊠ iles and regula	tions of the
	contribute to an existing or projected air quality violation. The	nerefore, any im	pacts are expected to	be less than si	gnificant.
c)	Expose sensitive receptors to substantial pollutants concentrations?			$\boxtimes$	
	c) The proposed project is for a subdivision to create (6) six proposed as a result of this project. The proposed subdivis pollutants concentrations. Compliance with ACPD's require than significant.	ion is not exped	cted to expose sensitiv	e receptors to	substantial
d)	Result in other emissions (such as those leading to odors adversely affecting a substantial number of people?			$\boxtimes$	
	d) As previously stated on item (III)(c) above, the proposed odors that would adversely affect a substantial number of pewith ACPD's requirements, rules, and regulations and adheless than significant.	ople. Also, as pi	reviously stated on iter	n (III)(b) above,	compliance
IV. <b>Bi</b>	OLOGICAL RESOURCES Would the project:				
a)	Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies or regulations, or by the California Department of Fish and Wildlife or LLS. Fish and Wildlife Service?				

Potentially Significant

Less Than

Potentially

No Impact Impact Impact Incorporated (PSUMI) (LTSI) (NI) (PSI) a) The proposed project site is located within disturbed land. According to the Imperial County General Plan's Conservation and Open Space Element<sup>3</sup>, Figure 1 "Sensitive Habitat Map<sup>3a</sup>," the project is not located within a sensitive habitat area. Additionally, in accordance to Figure 2 "Sensitive Species Map3b," the project is located within the Burrowing Owl Species Distribution Model area. However, the proposed project does not expect to have any physical changes to the environment. Consequently, it does not appear to have a substantially adverse effect, either directly or through habitat modification, or to any species identified as a candidate, sensitive, or of special status in local or regional plans, policies, or regulations, or by the California Department of Fish and Wildlife Service. Any future developments on site, the applicant shall contact ICPDS; therefore, any impacts are expected to be less than significant. Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, regulations, or by the California Department of Fish and Wildlife or U.S. Fish and Wildlife Service? b) According to the Imperial County General Plan's Conservation and Open Space Element<sup>3</sup>, the project site is not within a sensitive or riparian habitat, or on other sensitive natural community. Additionally, the existing agricultural use is proposed to remain; therefore, it does not appear to have a substantial effect in local regional plans, policies, and regulations with respect to sensitive natural communities or by the California Department of Fish and Wildlife or U.S. Fish and Wildlife Service. Any impacts are expected to be less than significant. Have a substantial adverse effect on state or federally protected wetlands (including, but not limited to, marsh, vernal П  $\boxtimes$ pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means? c) As previously stated on item (IV)(b) above, the proposed project is for a minor subdivision that is not located within a riparian habitat and which will not cause a substantial adverse effect on federal protected wetlands (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means. Any impacts are expected to be less than significant. Interfere substantially with the movement of any resident or migratory fish or wildlife species or with established native  $\boxtimes$ П resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites? d) The proposed project site has an existing agricultural use in an area of approximately ±641.07 acres where no physical alterations to the environment are proposed. Additionally, as previously stated on item (IV)(b) above, the project site is not located within a Sensitive Habitat; therefore, it would not interfere substantially with the movement of any resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors or impede the use of native wildlife nursery sites. Any impacts are expected to be less than significant. Conflict with any local policies or ordinance protecting  $\times$ biological resource, such as a tree preservation policy or ordinance? e) The proposed project does not conflict with any local policy or ordinance protecting biological resources, such as tree preservation policies or ordinances. No impacts are expected. Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or  $\times$ other approved local, regional, or state habitat conservation f) The proposed project is for a subdivision to create (6) six parcels and is not within a designated sensitive area according to the Imperial County General Plan's Conservation and Open Space Element<sup>4</sup>, therefore, it would not conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plan. Any impacts are expected to be less than significant. V. CULTURAL RESOURCES Would the project: Cause a substantial adverse change in the significance of a historical resource pursuant to §15064.5? a) According to the Imperial County General Plan's Conservation and Open Space Element<sup>3</sup>, Figure 5, the project site is not located within an "Area of Heightened Historic Period Sensitivity3c." Additionally, in accordance with Figure 6, "Known Areas

of Native American Cultural Sensitivity<sup>3d</sup>," does not locate the proposed project within a designated area of possible impact.

Potentially

Significant

Unless Mitigation

Potentially

Significant

Less Than

Significant

Unless Mitigation Significant Incorporated Impact No Impact Impact (PSUMI) (LTSI) (NI) (PSI) Also, on May 8, 2024, the County emailed the Quechan Tribes to request any comments regarding this project. The County of Imperial has not received any comments to date. The site is already disturbed by existing agricultural operations with no documented nor known historical resources; therefore, any impacts are expected to be less than significant. Cause a substantial adverse change in the significance of an archaeological resource pursuant to §15064.5? b) The proposed project is located on already disturbed land with existing agricultural operations with no documented nor known archeological resources. The proposed minor subdivision is not likely to cause a substantial adverse change to any archeological resource. Any impacts are expected to be less than significant. Disturb any human remains, including those interred outside of dedicated cemeteries? c) As previously stated on items (V)(a) and (V)(b) above, the proposed project site is not located within or adjacent to any cemeteries, therefore, the proposed minor subdivision would not disturb any human remains, including those interred outside of dedicated cemeteries. Any impacts are expected to be less than significant. VI. ENERGY Would the project: Result in potentially significant environmental impact due to  $\boxtimes$ П wasteful, inefficient, or unnecessary consumption of energy resources, during project construction or operation? a) The proposed project is for a minor subdivision that is not proposing any changes in the existing land use, which is currently agricultural; therefore, it will not result in potentially significant environmental impact due to wasteful, insufficient, or unnecessary consumption of energy resources, during the project construction or operation. Should any new habitable construction occur, said developments would require compliance with the latest edition of the California Building Code and a new building permit application with the Imperial County Planning and Development Services Department. Any impacts are expected to be less than significant. Conflict with or obstruct a state or local plan for renewable energy or energy efficiency? b) As previously stated in item (VI)(a) above, the proposed project is for a minor subdivision which does not propose any changes to the existing use. Future new developments will require compliance with the latest energy efficiency and renewable energy standards and regulations. Therefore, the proposed project will not conflict with or obstruct a state or local plan for renewable energy or energy efficiency. Any impacts are expected to be less than significant. VII. GEOLOGY AND SOILS Would the project: Directly or indirectly cause potential substantial adverse effects, including risk of loss, injury, or death involving: a) The proposed subdivision does not appear to conflict with the geology and soils of adjacent parcels in the area as no proposed developments are anticipated at the time. Additionally, the existing agricultural operations are proposed to remain. Should any new, future developments be to occur on the parcels, such will be subjected to compliance with the latest edition of the California Building Code as well as to go through a ministerial building permit review. Therefore, the proposed project would not directly or indirectly cause potential substantial adverse effects regarding impacts to geology and soils. Any impacts are expected to be less than significant. Rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo Earthquake Fault Zoning  $\boxtimes$ П П 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? 1) Although the most recent Alquist-Priolo Earthquake Fault Zoning Map4 does not include the proposed project site within any Earthquake Fault Zones, it is still located within the Brawley Seismic Zone and approximately 15 miles away northwest of the Imperial Fault according to the California Fault Activity Map<sup>5</sup> and the United States Geological Survey's Quaternary Faults Map<sup>6</sup> indicating seismic ground shaking is expected. However, Imperial County is classified as Seismic Zone D per the Uniform Building Code, which required that any developments within this zone be required to incorporate the most stringent earthquake resistant measures. Should any new, future developments are to occur on either parcel, such will be subject to compliance with the latest edition of the California Building Code as well as to go through an administrative building permit review. Adherence and compliance with these standards and regulations would bring any impacts to less than significant.

Potentially

Significant

Potentially

Less Than

Significant

			Potentially Significant Impact (PSI)	Potentially Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
	2)	Strong Seismic ground shaking?  2) The proposed project is for a minor subdivision whe no new developments. As previously stated on item (VII) Seismic Zone and approximately 15 miles away northwexpected. Adherence to the latest edition of the Califo building permit review would bring any impacts to less.	)(a)(1) above, the rest of the Impe rnia Building Co	e proposed project is l rial Fault, indicating s ode and as well as to	ocated within t eismic ground	he Brawley shaking is
	3)	Seismic-related ground failure, including liquefaction and seiche/tsunami?  3) As previously stated in item (VII)(a)(2) above, the Additionally, the project site is not located in a seiche/ts are expected to be less than significant.	proposed proje unami area per t	ct does not anticipate the California Tsunam	⊠ e any new dev i Data Maps <sup>7</sup> . A	elopments. Iny impacts
	4)	Landslides? 4) According to Imperial County General Plan's Seismic 2, the proposed project is not located within a landslide is generally flat; therefore, no impacts are expected.	and Public Safe activity area. T	ety Element <sup>8</sup> , "Landsli he topography within	de Activity Ma the proposed	⊠ p <sup>8a</sup> ," Figure project site
b)	b) A	sult in substantial soil erosion or the loss of topsoil? According to Imperial County General Plan's Seismic and posed project is not located within an area of substantial s	UPUBLIC Safety E	Element <sup>8</sup> , "Erosion Act impacts are expected	⊠ ivity Map <sup>8b</sup> ," F to be less than	igure 3, the significant.
c)	pote subs c) T pro with	located on a geologic unit or soil that is unstable or that all become unstable as a result of the project, and entially result in on- or off-site landslides, lateral spreading, sidence, liquefaction or collapse?  The proposed project site is not located on a geological posed minor subdivision. Should any future construction the latest edition of the California Building Code as well a compliance to these standards and regulations would be	n occur on eithe as to go through	er parcel, such will be ı a ministerial building	subjected to permit review.	compliance
(d)	Buill or p d) T U.S on a (VII) reg	located on expansive soil, as defined in the latest Uniform Iding Code, creating substantial direct or indirect risk to life property?  The proposed project is for a subdivision on already distuit. Department of Agriculture, Natural Resources Conservan an area containing Holtville, Imperial-Glenbar, and Indio solo(c), any new developments will require adherence and ulations, as well as to go through a ministerial buildin inificant.	ation Service "S silty clays and lo d compliance to	oil Maps, <sup>9</sup> " the propo pams. However, as pro the California Build	sed project sit eviously stated ing Code, sta	e is located on section ndards and
e)	sep whe wate e) N con	ve soils incapable of adequately supporting the use of tic tanks or alternative waste water disposal systems are sewers are not available for the disposal of waste er?  No proposed developments are anticipated as the existing astruction proposing any septic or alternative wastewater ulations from the Imperial County Public Health Departmenthese standards would bring any impacts to less than significant to the second service of the second second service of the second se	r disposal syste nt, Division of E	ms shall comply with	applicable sta	indards and
f)	or s f) T not	ectly or indirectly destroy a unique paleontological resource site or unique geologic feature? The project site is located on already disturbed land with a suppear to directly or indirectly destroy a unique paleonte pacts are expected to be less than significant.	existing agricult	ural operations. The pee or site of unique ge	⊠ roposed subdi ologic feature	vision does on site. Any

VIII. GREENHOUSE GAS EMISSION Would the project:

			Potentially Significant Impact (PSI)	Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
	a)	Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?				
		a) The proposed subdivision is for with already disturbed land proposed. The action is not expected to generate greenhousignificant impact on the environment. Additionally, per Imdated May 22, 2024, stated that the applicant and all develops would emphasize Regulation VIII- Fugitive Dust Rules, a cobelow 20% visual opacity. Adherence and compliance to Adsignificant.	se gas emission perial County A nents must com llection of rules	ns, either directly or in Air Pollution Control I Aply with all Air Distric Sidesigned to maintai	ndirectly, that i District's comm t Rules & Regu n fugitive dust	may have a nent letter <sup>17</sup> lations and t emissions
	b)	Conflict with an applicable plan or policy or regulation adopted for the purpose of reducing the emissions of greenhouse			$\boxtimes$	
		gases? b) The proposed project would not conflict with any regular reducing the emissions of greenhouse gases to 1990 lev regulations. Less than significant impacts are expected.	ations under AE els by 2020 pr	3 32 Global Warming rovided that the appl	Solutions Act icant adheres	of 2006, of to APCD's
IX.	HA	ZARDS AND HAZARDOUS MATERIALS Would the project	t:			
	a)	Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous				$\boxtimes$
		materials?  a) The proposed project is not expected to create a significate the handling of any hazardous materials. No impacts are exp		public or the environr	nent as it does	not involve
	b)	Create a significant hazard to the public or the environment through reasonable foreseeable upset and accident conditions involving the release of hazardous materials into the				$\boxtimes$
		environment?  b) The proposed minor subdivision is not expected to cre- reasonable foreseeable upset and accident conditions involv- no hazardous materials are anticipated as part of the project	ing the release	of hazardous materia	c or environmo	ent through ironment as
	c)	Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter				$\boxtimes$
		mile of an existing or proposed school?  c) The proposed project does not anticipate the emitting of hazardous materials, substances, or waste as previously state is not located within a ¼ mile of any schools. The napproximately 6.3 miles southeast of the proposed project facilities. No impacts are expected.	ated on items (l earest school i	X)(a) and (IX)(b) above n the area is Calipat	e. Additionally, ria High Schoo	the project ol, which is
	d)	Be located on a site, which is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, as a result, would it create a significant hazard to the public or the environment?				$\boxtimes$
		d) The proposed project is not located on a site included Department of Toxic Substances Control EnviroStor <sup>10</sup> ; there	on a list of har fore, no impacts	zardous materials site s are expected.	es according t	o California
	e)	For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project result in a safety hazard or excessive noise for people residing or working in the project area?				
		e) The proposed project is not located within an airport lan Maps <sup>11</sup> . The nearest airport in the area is the Calipatria Mu project site; therefore, it would not result or create a signific the project area. No impacts are expected.	nicipal Airport	located approximately	y 6 miles sout	heast of the

Potentially

			Potentially Significant Impact	Significant Unless Mitigation Incorporated	Less Than Significant Impact	No Impact
=			(PSI)	(PSUMI)	(LTSI)	(NI)
	f)	Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?  f) The proposed subdivision would not interfere with an adopted subdivision would not	ted emergency	response plan or eme	rgency evacua	⊠ tion plan.
		The applicant will meet any requirements requested by the Fi	re/OES Departn	nent. No impacts are e	xpected.	
	g)	Expose people or structures, either directly or indirectly, to a significant risk of loss, injury or death involving wildland fires?			⊠ t.:1277 and and and	Nevember
		g) According to Cal Fire "Fire Hazard Severity Zones in State 7, 2007, the proposed project site is located within an uninco proposed. Should any future construction occur on either pa have either a private water or public source as pressurized by would bring any impacts to less than significant.	rporated Local rcel, such may I	Responsibility Area. No be subject to the inclu	lew developme sion of fire spr	nts are not inklers and
X.	HYL	DROLOGY AND WATER QUALITY Would the project:				
	a)	Violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or			$\boxtimes$	
		ground water quality?  a) The proposed minor subdivision is to separate two agricult quality standards or waste discharge requirements or other therefore, any impacts are expected to be less than signification.	erwise substant	wo legal parcels and w ially degrade surface	ould not violat or ground wa	e any water ter quality.
	b)	Substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin?			$\boxtimes$	
		b) The project proposes to continue the existing agricultural supplies or interfere substantially with groundwater rechargmanagement of the basin. Any impacts are expected to be less	ge such that the	e project may impede	ally decrease gr sustainable gr	roundwater roundwater
	c)	Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river or through the addition of impervious surfaces, in a manner which would:			$\boxtimes$	
		c) Although the proposed subdivision is located approximal physical alteration to the site that would substantially alter the the alteration of the course or a stream or river or though the project will be required to submit a grading and drainage let regulations prior to the recordation of the proposed parcel mimpacts to less than significant.	e existing draina he addition of it ter according to	age pattern of the site mpervious surfaces. A o the Imperial County	or area, includi Additionally, the Public Works	ing through e proposed Department
		(i) result in substantial erosion or siltation on- or off-site;			$\boxtimes$	
		(i) According to Imperial County General Plan's Seismic and the proposed subdivision is not located within an area of sul the proposed project will continue with the existing agricultu	ostantial soil ero	osion or siltation on- o	or off-site. Addi	tionally,
		<ul> <li>impacts are expected to be less than significant.</li> <li>(ii) substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or offsite;</li> </ul>				
		(ii) As previously stated on item (X)(c)(i) above, the propose not expected to substantially increase the rate or amount of offsite. Compliance with Imperial County Public Works Depa	surface runoff i	n a manner which wo	uld result in flo	oding on-or
		(iii) create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage			$\boxtimes$	

Potentially

Potentially Significant Impact (PSI) Potentially
Significant
Unless Mitigation
Incorporated
(PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

systems or provide substantial additional sources of polluted runoff; or;

	(iii) As previously stated on item (X)(c) above, Imperial County Public Works Department will require a grading letter prior to the recordation of the proposed parcel map which shall clearly show all on-site grading and shall demonstrate how off-site drainage resulting from the subdivision will be managed or controlled to prevent any adverse impacts. Compliance with Imperial County Public Works Department standards would ensure that any runoff water impacts would be reduced to less than significant.					
	(iv) impede or redirect flood flows?			$\boxtimes$		
	(iv) According to the Federal Emergency Management Agen Map, the proposed project site is located within "Zone A" of fluor new developments are proposed, and existing agricultura or redirect flood flows. Additionally, a reviewed and approved Public Works Department. Therefore, compliance with ICF significant.	ood map 06025 I operations ar grading/draina	CO750C, effective Septore to remain and as a re age letter is to be require	ember 26, 2008 sult, it would r ed by the Impe	. However, not impede rial County	
d)	In flood hazard, tsunami, or seiche zones, risk release of pollutants due to project inundation?			$\boxtimes$		
	d) The proposed project middaton?  d) The proposed project will continue with the existing agi impacts related to risk release of pollutants due to project in stated on item (X)(c)(iv) above, even though the proposed pro compliance with ICPWD's standards would contribute to less	undation are c ject site is loca	onsidered to be low. A ted within "Zone A" of	dditionally, as Flood Map 060	previously	
e)	Conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan?			$\boxtimes$		
LA	e) As previously stated on item (X)(c) above, the proposed p County Public Works Department prior to the recordation of the would conflict with or obstruct the implementation of a water plan. Any impacts are expected to be less than significant.	he parcel map;	therefore, it is not expe	ected that the s	ubdivision	
a)	Physically divide an established community?					
	<ul> <li>a) The proposed subdivision is to separate a parcel contains and would not physically divide an established community. A the existing land use designation and zoning; therefore, no ir</li> </ul>	dditionally, ead	ch proposed parcel doe	i into six (6) le s not anticipat	gal parcels e changing	
b)	Cause a significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect?				$\boxtimes$	
	b) As previously stated on item (XI)(a) above, the proposed Section 90303.01 (lot size) as no portion of any lot parcel within under the Subdivision Map Act Section 66426 (d) "Each parcacres or is not less than a quarter of a quarter section" allow existing farmed fields into legal parcels. Additionally, the proportion of the proposed of the pr	n the A-3 zone : cel created by to wing more that	shall contain less than a the division has a gros In four parcels on a Pa	40 acres gross s area of not lo rcel Map, to s	. Therefore, ess than 40 eparate the	
MII	NERAL RESOURCES Would the project:					
a)	Result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the state?					
	<ul> <li>a) The proposed project does not anticipate the removal of r an active mine per Imperial County General Plan's Conserv Map<sup>3e</sup>" Figure 8. No impacts are expected.</li> </ul>	nineral resourd ation and Ope	ces and it is not located in Space Element <sup>3</sup> , "Ex	l within the bo cisting Mineral	undaries of Resources	

XI.

XII.

			Potentially Significant Impact (PSI)	Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
-	b)	Result in the loss of availability of a locally-important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan?  b) The proposed Parcel Map will not result in the loss of a delineated on a local general plan, specific plan or other land	vailability of loc	ally-important minera	resources red	⊠ covery site
XIII.	NO	ISE Would the project result in:	•			
	a)	Generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?  a) The proposed project is for a subdivision to separate for	Ur (4) existing a	gricultural fields into	⊠ six (6) legal pa	arcels, that
		would not result in the generation of temporary or permanen should any future construction occur, such action would be which states that construction equipment operation shall be and from 9 a.m. to 5 p.m. on Saturday. Additionally, construct not exceed 75 dB Leq when averaged over an eight (8) hour Element would bring any impacts to less than significant.	t noise beyond subject to the l limited to the ho tion noise from a	that which already oc mperial County Gener ours of 7 a.m. to 7 p.m a single piece of equip	curs on the site ral Plan's Noise , Monday throu ment or combir	e. However, e Element <sup>14</sup> ugh Friday, nation shall
	b)	Generation of excessive groundborne vibration or groundborne noise levels?  b) The proposed subdivision does not anticipate any changes Additionally, as previously stated on item (XIII)(a) above, any Plan's Noise Element. Any impacts are expected to be less the	future construct	gricultural uses on th	⊠ e newly propos to Imperial Coul	ed parcels. nty General
	c)	For a project located within the vicinity of a private airstrip or an airport land use plan or where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project expose people residing or working in the project area to excessive noise levels?  c) The proposed project site is not located within the vicinity	of a private airs	☐ strip; therefore, no imp	oacts are expec	⊠ cted.
XIV.	PO	PULATION AND HOUSING Would the project:				
	a)	Induce substantial unplanned population growth in an area, either directly (for example, by proposing new homes and business) or indirectly (for example, through extension of roads or other infrastructure)?  a) The proposed Parcel Map would not induce substantial unplantial	Danned populat	ion growth in an area.	⊠ either directly o	indirectly,
		as no changes to the existing agricultural use are proposed.	Therefore, any	mpacts are expected	to be less than	significant.
	b)	Displace substantial numbers of existing people or housing, necessitating the construction of replacement housing elsewhere?			$\boxtimes$	
		<ul> <li>b) The proposed Subdivision will not displace substantial nu housing elsewhere as it has an existing agricultural use with to be less than significant.</li> </ul>	umbers of peopl no future develo	e necessitating the co pments are proposed	nstruction or ro . Any impacts a	eplacement re expected
XV.	P	UBLIC SERVICES				
	a)	Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other			×	

Potentially

Potentially Significant Less Than Potentially Unless Mitigation Significant Significant Impact Incorporated Impact No Impact (PSUMI) (LTSI) (NI) (PSI) performance objectives for any of the public services: a) The proposed subdivision would create six (6) parcels with existing agricultural uses within agriculture-zoned designation. Additionally, it is not anticipated that the project would result in substantial adverse physical impacts associated with the provision of new or physically altered government facilities, need for new or physically altered government facilities, the construction of which could cause significant environmental impacts in order to maintain acceptable service ratios. Any impact would be less than significant. 1) Fire Protection? 1) The proposed subdivision is not expected to result in substantial impacts on fire protection. Any future construction or development may be subject to fire sprinklers and to have either a private or public source of water for fire suppression purposes such as pressurized hydrants. Compliance with ICFD would bring any impacts to less than significant. 2) Police Protection? 2) The proposed project is not expected to result in substantial impacts on police protection. Both the California Highway Patrol and Sheriff's Office North County Operations have active policing and patrol operations in the area. Any impacts are expected to be less than significant. 3) Schools? 3) The proposed subdivision is not expected to have a substantial impact on schools as the project would generate six (6) non-residential parcels. Any impacts are expected to be less than significant. 4) The proposed project is not expected to have a substantial impact on parks as the project would generate six (6) parcels with existing agricultural operations. Any impacts are expected to be less than significant. 5) Other Public Facilities? 5) The proposed subdivision is not expected to have a substantial impact on other public facilities; therefore, no impacts are expected. XVI. RECREATION Would the project increase the use of the existing neighborhood and regional parks or other recreational  $\Box$  $\boxtimes$ facilities such that substantial physical deterioration of the facility would occur or be accelerated? a) The proposed project is to separate four (4) agricultural fields into six (6) legal parcels with existing agricultural uses are proposed to remain. Subsequently, the proposed subdivision would not 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. Any impacts are expected to be less than significant. Does the project include recreational facilities or require the  $\boxtimes$ construction or expansion of recreational facilities which might have an adverse effect on the environment? b) The proposed minor subdivision does not include nor require the construction or expansion of recreational facilities as it would only generate two parcels zoned as agricultural; therefore, less than significant impacts are expected.

#### XVII. TRANSPORTATION Would the project:

 a) Conflict with a program plan, ordinance or policy addressing the circulation system, including transit, roadway, bicycle and pedestrian facilities?

a) The proposed project is to separate four (4) agricultural fields into six (6) legal parcels where the existing uses are proposed to remain. The subdivision is not expected to create a substantial impact on surrounding roads nor conflicting with Imperial County General Plan's Circulation and Scenic Highway Element<sup>1</sup>. However, any new impacts would appear to be less than significant.

			Potentially Significant Impact ( <b>PSI)</b>	Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
-	b)	Would the project conflict or be inconsistent with the CEQA Guidelines section 15064.3, subdivision (b)? b) The proposed subdivision will not conflict or be inconsis as it is not expected to have a significant transportation impexisting land use. Additionally, the proposed project site is or a stop along an existing high quality transit corridor. Less	act within transit not located withi	priority areas with non 1/2 mile of either an	o proposed cha existing major	ange on the
	c)	Substantially increases hazards due to a geometric design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?  c) The existing agricultural use on the proposed subdivision Use Designation and the site design is not expected to increa any new development and expects current agricultural oper than significant.	ase hazards. Addi	tionally, the proposed	d project does r	not propose
	d)	Result in inadequate emergency access?  d) The proposed project would not result in inadequate eme zoning are proposed. Proposed parcel 1 will have legal and have legal and physical access from Severe Road, the proposed and Gentry Road, the proposed parcel 4 will have legal will have legal and physical access from Gentry road and Gentry Road and Young Road. All proposed accesses appear than significant impacts are expected.	physical access posed parcel 3 wi al and physical ac the proposed par	from Lindsey Road, Il have legal and phy ccess from Gentry Ro cel 6 will have legal	the proposed posted and access from the proposed and physical a	parcel 2 will om Lindsey sed parcel 5 access from
XVIII.	TI	RIBAL CULTURAL RESOURCES				
	a)	Would the project cause a substantial adverse change in the significance of a tribal cultural resource, defined in Public Resources Code Section 21074 as either a site, feature, place, cultural landscape that is geographically defined in terms of the size and scope of the landscape, sacred place or object with cultural value to a California Native American tribe, and that is:			⊠	
		<ul> <li>According to the Imperial County General Plan's Consent not located within any known Native American cultural appropriate tribes with potential interest in the area. On and Campo Band of Mission Indian Tribes for consultating significant impacts are expected.</li> </ul>	sensitivity area. A	Additionally, the Cou 52 letter was sent to	nty has consul the Quechan In	ted with the idian Tribes
		(i) Listed or eligible for listing in the California Register of Historical Resources, or in a local register of historical resources as define in Public Resources Code Section 5020.1(k), or (i) According to the California Historic Resources <sup>15</sup> to be eligible under the Public Resources Code Se be less than significant.	in Imperial Count	y, the proposed proje 20.1 (k); therefore, ar	ect site is not lis ny impacts are	ited or seem expected to
	0	<ul> <li>(ii) A resource determined by the lead agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in subdivision (c) of Public Resources Code Section 5024.1. In applying the criteria set forth is subdivision (c) of Public Resource Code Section 5024.1, the lead agency shall consider the significance of the resource to a California Native American Tribe.</li> <li>(ii) No significant resources listed as defined in</li> </ul>	the Public Reso	urces Code Section	⊠ 5024.1 are exp	ected to be

Potentially

Potentially Significant Impact (PSI) Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

impacted by the proposed minor subdivision. Any impacts are expected to be less than significant.

XIX.	UTILITIES AND SERVICE SYSTEMS Would the project:						
	a)	Require or result in the relocation or construction of new or expanded water, wastewater treatment or stormwater drainage, electric power, natural gas, or telecommunications facilities, the construction of which could cause significant environmental effects?  a) The proposed subdivision is to separate four (4) agricultur with the existing uses as no new developments are propose construction of a new expanded water, wastewater treatmetelecommunication facilities, the construction of which could will continue to receive water from the Vail Lateral 4 Delivery proposed development on any of the parcels or any changes less than significant.	d. Additionally, nent or stormy cause significated #411 and will co	, it does not expect or water drainage, electri ant environmental effec ontinue to drain to the '	result in the re ic power, nat cts. The propo Vail 4-A Drain.	elocation or ural gas or sed parcels There is no	
	b)	Have sufficient water supplies available to serve the project from existing and reasonably foreseeable future development during normal, dry and multiple dry years?  b) The proposed project does not project a change to the section "(X) there is no proposed development on any of the any impacts are expected to be less than significant.	existing agricul	Itural use. Additionally red and no changes in	⊠ v, as previous water delivery	ly stated on r; Therefore,	
	c)	Result in a determination by the wastewater treatment provider which serves or may serve the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments?  c) The proposed subdivision will separate a parcel containing it is not expected to result in a determination by the wastew that it has adequate capacity to serve the project's projected than significant impacts are expected.	rater treatment	provider which serves	or may serve	the project	
	d)	Generate solid waste in excess of State or local standards, or in excess of the capacity of local infrastructure, or otherwise impair the attainment of solid waste reduction goals?  d) Excess solid waste generation is not expected by the proto remain on both new parcels. Less than significant impacts		sion as the existing ag	⊠ ricultural use	is proposed	
	e)	Comply with federal, state, and local management and reduction statutes and regulations related to solid waste?  e) As previously stated in item (XIX)(d) above, the propose agricultural use as no new developments are proposed. The management and reduction statutes and regulations relate significant.	proposed subd	ivision shall comply wi	ith federal, sta	te, and local	
XX.	WIL	LDFIRE					
lí	f locat	ted in or near state responsibility areas or lands classified as very h	igh fire hazard s	everity zones, would the	Project:		
	a)	Substantially impair an adopted emergency response plan or emergency evacuation plan?			$\boxtimes$		
		a) As previously stated on item (X)(g) – "Hazards and Hazards in State Responsibility Areas – Imperial County <sup>12</sup> " adopted of unincorporated Local Responsibility Area (LRA) with the capproximately 26 miles west, across the Salton Sea, on the Diego. Therefore, the proposed subdivision would not subdivision would not submitted the proposed submitted the p	lovember 7, 200 closest Very Hi Borrego Sprin ubstantially im	07, the proposed proje igh Fire Hazard Sever igs Fire Protection Dis	ct site is locat ity Zone (VHF strict in the Co	ed within an FHZ) located ounty of San	

		Potentially Significant Impact (PSI)	Potentially Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
b)	Due to slope, prevailing winds, and other factors, exacerbate wildfire risks, and thereby expose project occupants to pollutant concentrations from a wildfire or the uncontrolled spread of a wildfire?  b) As previously stated on item (XX)(a) above, the proposed Zone (VHFHZ); therefore, impacts due to slope, prevailing will expose project occupants to pollutant concentrations from a to be less than significant.	nds, and other f	actors, exacerbate wil	ldfire risks, and	thereby
c)	Require the installation or maintenance of associated infrastructure (such as roads, fuel breaks, emergency water sources, power lines or other utilities) that may exacerbate fire risk or that may result in temporary or ongoing impacts to the environment?  c) The proposed subdivision does not anticipate any changes significant impacts are expected.	s in the current u	use other than creating	⊠ g six (6) parcels	Less than
d)	Expose people or structures to significant risks, including downslope or downstream flooding or landslides, as a result of runoff, post-fire slope instability, or drainage changes?  d) The proposed project site is generally flat and proposes previously stated on item (XX)(a) above, the proposed project Cal Fire's "Fire Hazard Severity Zones in State Responsibility people or structures to significant risks, including downslopost-fire slope instability, or drainage changes are considered.	et is not located v y Areas – Imperi pe or downstrea	within a Very High Fire al County¹²; therefore am flooding or landsli	e Hazard Severi impacts related	ty Zone per d to expose

Note: Authority cited: Sections 21083 and 21083.05, Public Resources Code. Reference: Section 65088.4, Gov. Code; Sections 21080(c), 21080.1, 21080.3, 21083, 21083.05, 21083.3, 21093, 21094, 21095, and 21151, Public Resources Code; Sundstrom v. County of Mendocino, (1988) 202 Cal. App. 3d 296; Leonoff v. Monterey Board of Supervisors, (1990) 222 Cal. App. 3d 1337; Eureka Citizens for Responsible Govt. v. City of Eureka (2007) 147 Cal. App. 4th 357; Protect the Historic 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.

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

Potentially
Potentially
Significant
Significant
Unless Mitigation
Impact
Incorporated
(PSI)
(PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

#### **SECTION 3**

#### **III. MANDATORY FINDINGS OF SIGNIFICANCE**

human beings, either directly or indirectly?

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

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

#### IV. PERSONS AND ORGANIZATIONS CONSULTED

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

#### A. COUNTY OF IMPERIAL

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

#### **B. OTHER AGENCIES/ORGANIZATIONS**

- Imperial Irrigation District
- Quechan Indian Tribe

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

#### V. REFERENCES

- Imperial County General Plan: Circulation and Scenic Highway Element https://www.icpds.com/assets/planning/circulation-scenic-highway-element-2008.pdf
- California Farmland Mapping & Monitoring Program: Imperial County Important Farmland Map 2018 https://maps.conservation.ca.gov/DLRP/CIFF/
- Imperial County General Plan: Conservation and Open Space Element https://www.icpds.com/assets/planning/conservation-open-space-element-2016.pdf
  - a) Figure 1: Sensitive Habitat Map
  - b) Figure 2: Sensitive Species Map
  - c) Figure 5: Areas of Heighten Historic Period Sensitivity Map
  - d) Figure 6: Known Areas of Native American Cultural Sensitivity Map
  - e) Figure 8: Existing Mineral Resources Map
- California Geological Survey Hazard Program: Alquist-Priolo Fault Hazard Zones
   <a href="https://gis.data.ca.gov/maps/ee92a5f9f4ee4ec5aa731d3245ed9f53/explore?location=32.538703%2C-110.920388%2C6.00">https://gis.data.ca.gov/maps/ee92a5f9f4ee4ec5aa731d3245ed9f53/explore?location=32.538703%2C-110.920388%2C6.00</a>
- California Department of Conservation: Fault Activity Map https://maps.conservation.ca.gov/cgs/fam/
- United States Geological Survey's Quaternary Faults Map https://usgs.maps.arcgis.com/apps/webappviewer/index.html?id=5a6038b3a1684561a9b0aadf88412fcf
- 7. California Tsunami Data Maps
  - https://www.conservation.ca.gov/cgs/tsunami/maps
- Imperial County General Plan: Seismic and Public Safety Element https://www.icpds.com/assets/planning/seismic-and-public-safety.pdf
  - a) Figure 2: Landslide Activity Map
  - b) Figure 3: Erosion Activity Map
- United States Department of Agriculture- Natural Resources Conservation Service: Soils Map https://websoilsurvey.sc.egov.usda.gov/App/WebSoilSurvey.aspx
- 10. California Department of Toxic Substances Control: EnviroStor
  - https://www.envirostor.dtsc.ca.gov/public/
- 11. Imperial County Airport Land Use Compatibility Map: Calexico International Airport https://www.icpds.com/assets/planning/calexico-international-airport.pdf
- 12. Cal Fire: Fire Hazard Severity Zones Maps Imperial County
  - https://osfm.fire.ca.gov/media/6680/fhszs\_map13.pdf
- 13. Federal Emergency Management Agency (FEMA) Flood Map Service Center: Flood Insurance Rate Map <a href="https://msc.fema.gov/portal/search?AddressQuery=851%20pitzer%20road%20heber%20ca#searchresultsanchor">https://msc.fema.gov/portal/search?AddressQuery=851%20pitzer%20road%20heber%20ca#searchresultsanchor</a>
- 14. Imperial County General Plan: Noise Element
  - https://www.icpds.com/assets/planning/noise-element-2015.pdf
- 15. California Historic Resources: Imperial County
  - https://ohp.parks.ca.gov/ListedResources/?view=county&criteria=13
- 16. Imperial County Public Works Department comment letter dated June 6, 2024.
- 17. Imperial County Air Pollution Control District comment letter dated May 22, 2024
- 18. "County of Imperial General Plan EIR", prepared by Brian F. Mooney & Associates in 1993; and as Amended by County in 1996, 1998, 2001, 2003, 2006 & 2008, 2015, 2016.

#### VI. NEGATIVE DECLARATION – County of Imperial

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

Project Name: Parcel Map #02511 / Initial Study #24-0008

Project Applicant: Kudu, Inc.

**Project Location:** 949 Lindsey Rd. Calipatria CA, 92233, The parcels are identified as Assessor's Parcel Number (APN) 020-130-018, with legal description POR PAR 5 COC OF NW4 & S2 SEC 9 12-13 480AC and APN: 020-130-019, legally described as POR PAR 5 COC OF NE4 SEC 9 12-13 160AC. Both parcels are located in an unincorporated area of the County of Imperial.

**Description of Project:** The parcel map consists of four (4) separate legal parcels and are assessed as two APNs being 020-130-018 and 020-130-019. Which are approximately 480 acres and 160 acres respectively. The reason behind the proposed parcel map is to separate the existing separately farmed fields into six (6) legal parcels. Per Subdivision Map Act Section 66426 (d) allowing more than four parcels on a Parcel Map.

# VII. FINDINGS This is to advise that the County of Imperial, acting as the lead agency, has conducted an Initial Study to determine if the project may have a significant effect on the environment and is proposing this Negative Declaration based upon the following findings: The Initial Study shows that there is no substantial evidence that the project may have a significant effect on the environment and a NEGATIVE DECLARATION will be prepared. The Initial Study identifies potentially significant effects but: (1) Proposals made or agreed to by the applicant before this proposed Mitigated Negative Declaration was released for public review would avoid the effects or mitigate the effects to a point where clearly

(2) There is no substantial evidence before the agency that the project may have a significant effect on the environment.

(3) Mitigation measures are required to ensure all potentially significant impacts are reduced to levels of insignificance.

A MITIGATED NEGATIVE DECLARATION will be prepared.

no significant effects would occur.

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

# The public is invited to comment on the proposed Negative Declaration during the review period. Date of Determination Jim Minnick, Director of Planning & Development Services The Applicant hereby acknowledges and accepts the results of the Environmental Evaluation Committee (EEC) and hereby agrees to implement all Mitigation Measures, if applicable, as outlined in the MMRP. Applicant Signature Date

#### **SECTION 4**

VIII. RESPONSE TO COMMENTS

(ATTACH DOCUMENTS, IF ANY, HERE)

IX.	MITIGATION MONITORING & REPORTING PROGRAM (MMRP)
(ATTACH DOCUME	NTS, IF ANY, HERE)

# **COMMENT LETTERS**



COUNTY OF

DEPARTMENT OF PUBLIC WORKS

155 S. 11th Street El Centro, CA 92243

Tel: (442) 265-1818 Fax: (442) 265-1858

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#### Public Works works for the Public



June 6, 2024

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

Attention:

Rocio Yee, Planner I

SUBJECT:

PM 2511 Kudu, Inc.

Located at 949 Lindsey Rd, Calipatria, CA 92233

RECEIVED

By Imperial County Plannning & Development Services at 8:45 am, Jun 07, 2024

APN's 020-130-018 & 020-130-019

Dear Mr. Minnick:

This letter is in response to your submittal received on May 8, 2024, for the above-mentioned project. The applicant is proposing to separate the existing four separately farmed fields that are assessed as two parcel numbers into six legal parcels.

Department staff has reviewed the package information and the following comments:

- Applicant shall furnish a Drainage and Grading Plan to provide for property grading and drainage control, which shall also include prevention of sedimentation of damage to off-site properties. Said plan shall be completed per the Engineering Design Guidelines Manual for the Preparation and Checking of Street Improvement, Drainage, and Grading Plans within Imperial County. The Drainage and Grading Plan shall be submitted to this department for review and approval. The developer shall implement the approved plan. Employment of the appropriate Best Management Practices (BMP's) shall be included.
- 2. Any activity and/or work within Imperial County right-of-way shall be completed under a permit issued by this Department (encroachment permit) as per Chapter 12.12 EXCAVATIONS ON OR NEAR A PUBLIC ROAD of the Imperial County Ordinance.
- 3. All permanent structures shall be located outside of the ultimate County Right-of-Way.
- 4. The Permittee will be required to repair any damages caused to County roads by construction traffic during construction and maintain them in safe conditions.
- 5. Should any structures be developed in the future, street improvements will be required as per Imperial County Ordinance: 12.10.020 Street improvement requirements.
- 6. The applicant shall provide an Irrevocable Offer of Dedication (IOD) or dedicate the required portion for sufficient right of way for future development of **Lindsey Road**, being

classified as Minor Collector – Local Collector - two (2) lanes, requiring seventy (70) feet of right of way, being thirty - five (35) feet from the existing centerline. It is required that sufficient right of way be provided to meet this road classification. (As directed by Imperial County Board of Supervisors per Minute Order #6 dated 11/22/1994 per the Imperial County Circulation Element Plan of the General Plan).

- 7. The applicant shall provide an Irrevocable Offer of Dedication (IOD) or dedicate the required portion for sufficient right of way for future development of Young Rd, being classified as Local Roads / Residential two (2) lanes, requiring sixty (60) feet of right of way, being thirty (30) feet from the existing centerline. It is required that sufficient right of way be provided to meet this road classification. (As directed by Imperial County Board of Supervisors per Minute Order #6 dated 11/22/1994 per the Imperial County Circulation Element Plan of the General Plan).
- 8. The applicant shall provide an Irrevocable Offer of Dedication (IOD) or dedicate the required portion for sufficient right of way for future development of Severe Rd, being classified as Local Roads / Residential two (2) lanes, requiring sixty (60) feet of right of way, being thirty (30) feet from the existing centerline. It is required that sufficient right of way be provided to meet this road classification. (As directed by Imperial County Board of Supervisors per Minute Order #6 dated 11/22/1994 per the Imperial County Circulation Element Plan of the General Plan).
- 9. The applicant shall provide an Irrevocable Offer of Dedication (IOD) or dedicate the required portion for sufficient right of way for future development of Gentry Rd, being classified as Major Collector Collector with four (4) lanes, requiring eighty-four (84) feet of right of way, being forty-two (42) feet from the existing centerline. It is required that sufficient right of way be provided to meet this road classification. (As directed by Imperial County Board of Supervisors per Minute Order #6 dated 11/22/1994 per the Imperial County Circulation Element Plan of the General Plan.
- 10. Provide a Parcel Map prepared by a California Licensed Land Surveyor or Civil Engineer and submit to the Department of Public Works, for review and recordation. The Engineer must be licensed in the category required by the California Business & Professions Code.
- 11. Provide tax certificate from the Tax Collector's Office prior to recordation of the Parcel Map.
- 12. The Parcel Map shall be based upon a field survey. The basis of bearings for the Parcel Map shall be derived from the current epoch of the California Coordinate System (CCS), North America Datum of 1983 (NAD83). The survey shall show connections to a minimum of two (2) Continuously Operating Reference Stations (CORS) of the California Real Time Network (CRTN). NAD 83 coordinates shall be established for every monument shown on the Parcel map.
- 13. Each parcel created or affected by this map shall abut a maintained road and/or have legal and physical access to a public road.

Respectfully,

John A. Gay, PE Director of Public Works

By:

Veronica Atondo, PE, PLS Deputy Director of Public Works - Engineering



TELEPHONE: (442) 265-1800 FAX: (442) 265-1799

May 22, 2024

RECEIVED

By Imperial County Planning & Development Services at 8:01 am, May 22, 2024

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

SUBJECT: Parcel Map 02511 – Kudu, Inc.

Dear Mr. Minnick:

The Imperial County Air Pollution Control District (Air District) would like to thank you for the opportunity to review and comment on Parcel Map (PM) 02511 (Project). The project proposes separating four existing agricultural fields identified as Assessor's Parcels Numbers (APN) 020-130-018 and 020-130-019, which are approximately 480 acres and 160 acres respectively. The project proposes 6 agricultural parcels of 160.60, 159.92, 81.04, 79.44, 79.82, and 80.25 acres.

The Air District reminds the applicant that the project and all developments must comply with all Air District Rules & Regulations and would emphasize Regulation VIII – Fugitive Dust Rules, a collection of rules designed to maintain fugitive dust emissions below 20 % visual opacity.

Finally, the Air District requests a copy of the finalized map for its records.

For convenience, all Air District rules and regulations can be accessed online at <a href="https://apcd.imperialcounty.org/rules-and-regulations">https://apcd.imperialcounty.org/rules-and-regulations</a>. Should you have any questions or concerns please feel free to contact the Air District by calling our office at (442) 265-1800.

Respectfully,

Ismael Garcia

**Environmental Coordinator** 

Reviewed by, Monica Soucier

**APC Division Manager** 

# PM02511 APPLICATION

### MINOR SUBDIVISION

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

- APPLICANT MUST COMPLETE ALL NUMBERED (black) SPACES - Please type or print -EMAIL ADDRESS PROPERTY OWNER'S NAME hjelmore@icloud.com Kudu, Inc. PHONE NUMBER ZIP CODE MAILING ADDRESS 760-344-9900 696 N. 8th Street Brawley, CA 92227 **EMAIL ADDRESS** CAL. LICENSE NO. ENGINEER'S NAME PLS 9436 taylor@presurvinc.com Taylor Preece ZIP CODE PHONE NUMBER MAILING ADDRESS 760-587-6572 P.O. Box 2216 El Centro, CA 92244 LOCATION PROPERTY (site) ADDRESS Vail Lat. 4-A Del. 451, 452, 453, Vail Lat 4 Del. 409, 410, 411, 412 NA SIZE OF PROPERTY (in acres or square foot) ASSESSOR'S PARCEL NO. 6 020-130-018 & 020-130-019 641.07 Ac. LEGAL DESCRIPTION (attach separate sheet if necessary) See attached PTR EXPLAIN PURPOSE/REASON FOR MINOR SUBDIVISION Subdivision Map Act Section 66426(d) allowing more than four parcels on a Parcel Map. To separate separately farmed fields into legal parcels. Proposed DIVISION of the above specified land is as follows: ZONE PROPOSED USE **EXISTING USE** PARCEL SIZE in acres or sq. feet 1 or A See attached sheet for all six proposed parcels 2 or B 3 or C 4 or D PLEASE PROVIDE CLEAR & CONCISE INFORMATION (ATTACH SEPARATE SHEET IF NEEDED) DESCRIBE PROPOSED SEWER SYSTEM(s) NA DESCRIBE PROPOSED WATER SYSTEM NA 11. DESCRIBE PROPOSED ACCESS TO SUBDIVIDED LOTS See attached project description 12, IF YES, TO WHAT CITY or DISTRICT? IS THIS PARCEL PLANNED TO BE ANNEXED? 13. **⊠** No ☐ Yes I HEREBY APPLY FOR PERMISSION TO DIVIDE THE ABOVE SPECIFIED PROPERTY THAT I  $\square$  OWN  $\square$  CONTROL, AS PER ATTACHED INFORMATION, AND PER THE MAP ACT AND PER THE SUBDIVISION REQUIRED SUPPORT DOCUMENTS **TENTATIVE MAP** ORDINANCE. CERTIFY THAT THE ABOVE INFORMATION, TO THE BEST OF MY PRELIMINARY TITLE REPORT (6 months or newer) KNOWLEDGE, IS TRUE AND CORRECT FEE Howard Elmore **OTHER** Special Note: Taylor Preece An notarized owners affidavit is required if application is signed by Agent. Print Name Signature (Agent) REVIEW / APPROVAL BY APPLICATION RECEIVED BY: OTHER DEPT'S required PM# DATE APPLICATION DEEMED COMPLETE BY: ☐ P W ☐ E, H. S. APPLICATION REJECTED BY: DATE APCD □ 0 E S DATE TENTATIVE HEARING BY: ☐ APPROVED DATE FINAL ACTION: DENIED 

#### Parcel Map

### Kudu Section 9, T.12S., R.13E., S.B.M.

### **Project Description**

The Parcel Map consists of four separate legal parcels and are assessed as two Assessor Parcel Numbers, being 020-130-018 and 020-130-019. The first parcel is located at the Southeast quadrant of Lindsey Road and Severe Road, the second parcel is located at the Northeast quadrant of Young Road and Severe Road, the third parcel is located at the Northwest quadrant of Young and Gentry Road, and the fourth parcel is located at the Southwest quadrant of Gentry and Lindsey Road in Imperial County, California.

The subject properties are described as being: The Northwest Quarter of Section 9, T.12S., R.13E., S.B.M. containing 160.24 Acres, the Southwest Quarter of Section 9, T.12S., R.13E., S.B.M. containing 160.27 Acres, the Southeast Quarter of Section 9, T.12S., R.13E., S.B.M. containing 160.29 Acres, and the Northeast Quarter of Section 9, T.12S., R.13E., S.B.M. containing 160.27 Acres.

The reasoning behind the proposed parcel map is to separate the existing separately farmed fields into legal parcels.

Proposed Parcel 1 will have legal and physical access from Lindsey Road, will continue to receive water from the Vail Lateral 4-A Delivery #453, and will continue to drain to the Vail 5 Drain. There is no proposed development on Parcel 1 or any changes in water delivery.

**Proposed Parcel 2** will have legal and physical access from Severe Road and Young Road, will continue to receive water from the Vail Lateral 4-A Delivery #451 and #452, and will continue to drain to the Vail 5 Drain. There is no proposed development on Parcel 2 or any changes in water delivery.

**Proposed Parcel 3** will have legal and physical access from Lindsey Road and Gentry Road, will continue to receive water from the Vail Lateral 4 Delivery #412, and will continue to drain to the Vail 4-A Drain. There is no proposed development on Parcel 3 or any changes in water delivery.

30 8 6

Proposed Parcel 4 will have legal and physical access from Gentry Road, will continue to receive water from the Vail Lateral 4 Delivery #411, and will continue to drain to the Vail 4-A Drain. There is no proposed development on Parcel 4 or any changes in water delivery.

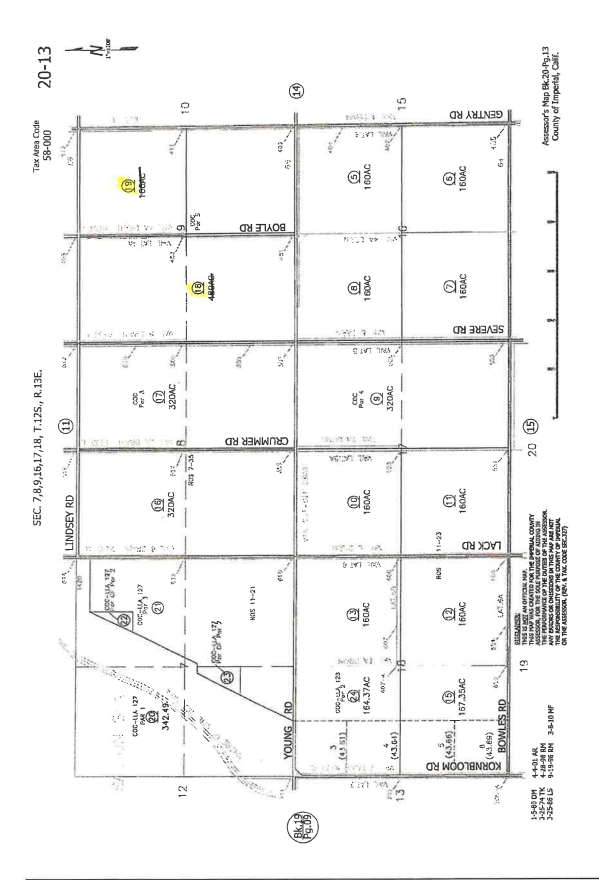
Proposed Parcel 5 will have legal and physical access from Gentry Road, will continue to receive water from the Vail Lateral 4 Delivery #410, and will continue to drain to the Vail 4-A Drain. There is no proposed development on Parcel 5 or any changes in water delivery.

Proposed Parcel 6 will have legal and physical access from Gentry Road and Young Road, will continue to receive water from the Vail Lateral 4 Delivery #409, and will continue to drain to the Vail 4-A Drain. There is no proposed development on Parcel 6 or any changes in water delivery.

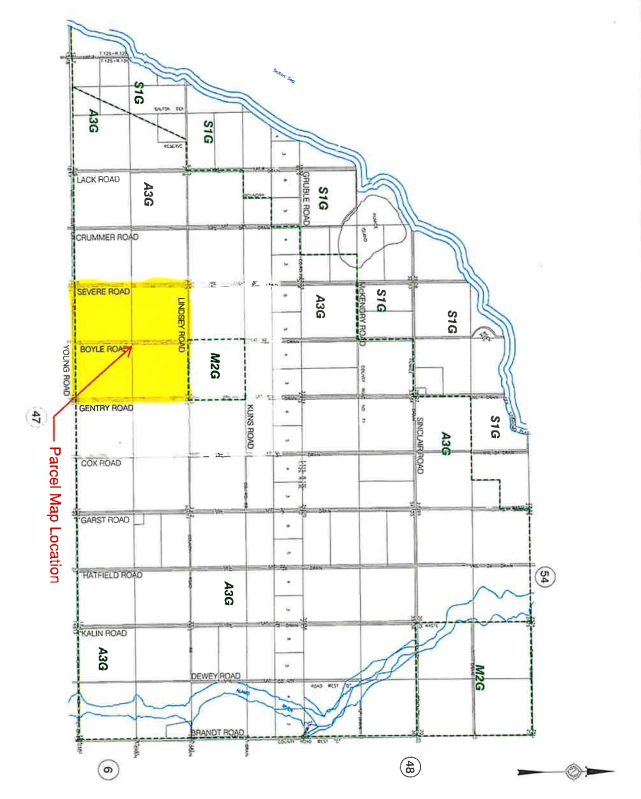
Parcel Map
Kudu Section 9, T.12S., R.13E., S.B.M.

### **Proposed Parcels**

PARCEL	SIZE	EX. USE	PROPOSED USE	ZONE
Parcel 1	160.60 Acres	Ag. Field	Ag. Field	A-3-G
Parcel 2	159.92 Acres	Ag. Field	Ag. Field	A-3-G
Parcel 3	81.04 Acres	Ag. Field	Ag. Field	A-3-G
Parcel 4	79.44 Acres	Ag. Field	Ag. Field	A-3-G
Parcel 5	79.82 Acres	Ag. Field	Ag. Field	A-3-G
Parcel 6	80.25 Acres	Ag. Field	Ag. Field	A-3-G



This map/plat is being furnished as an aid in locating the herein described Land in relation to adjoining streets, natural boundaries and other land, and is not a survey of the land depicted. Except to the extent a policy of title insurance is expressly modified by endorsement, if any, the Company does not insure dimensions, distances, location of easements, acreage or other matters shown thereon.

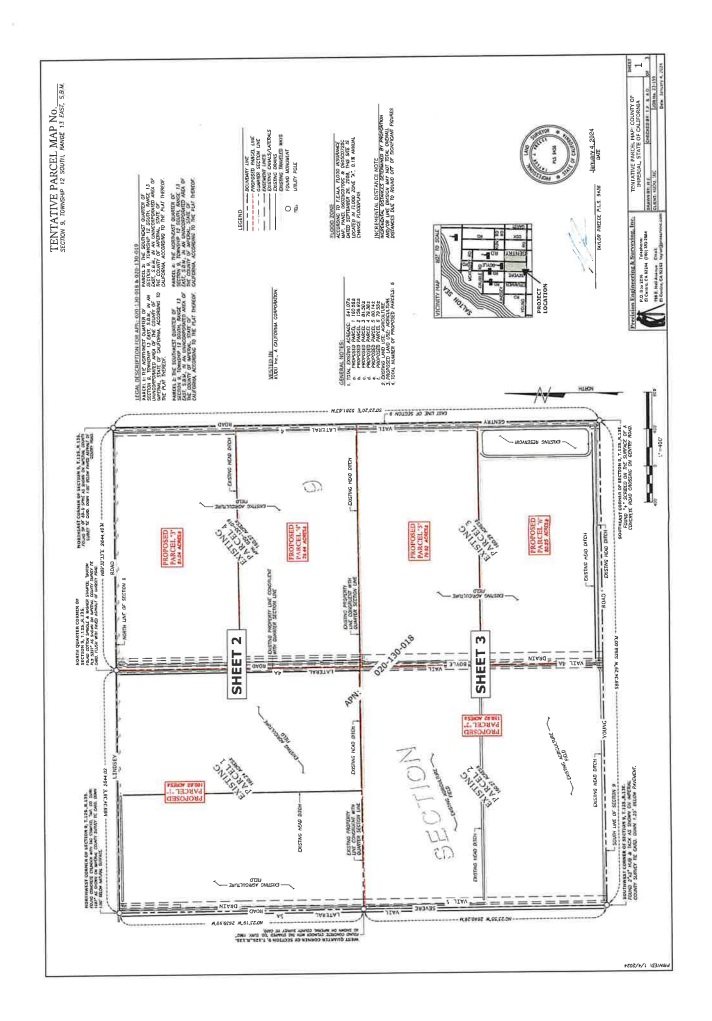


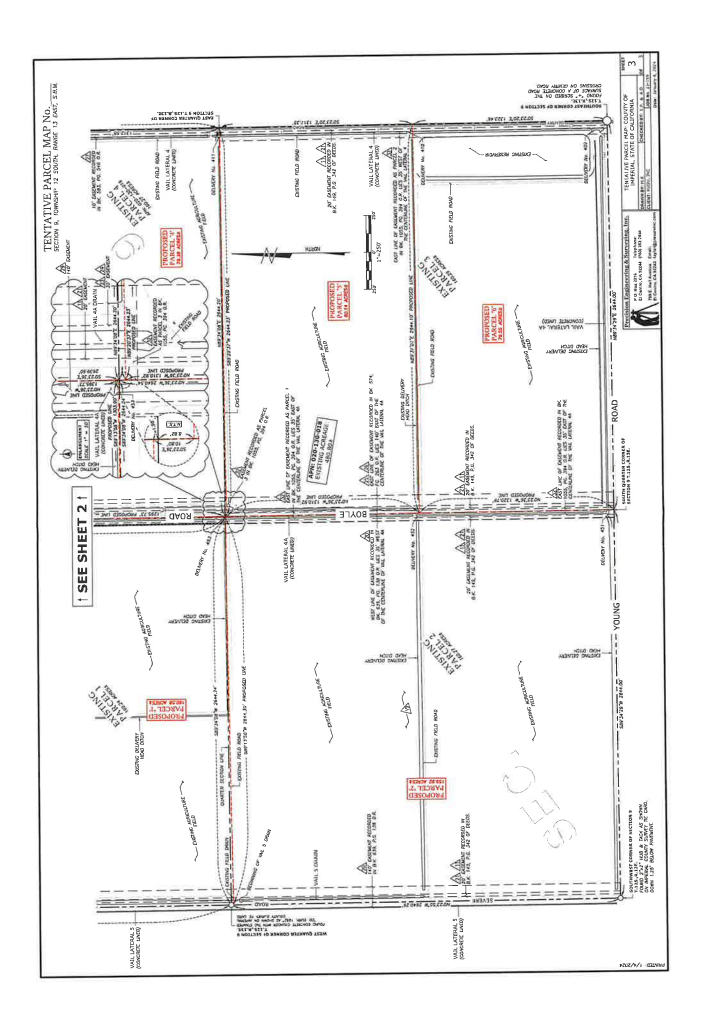
NOTE: Efforts have been made to insure zoning accuracy; however, this map may be revised at any time. Therefore this map is generally accurate, for zoning information only! Neither the County of Imperial nor the Planning

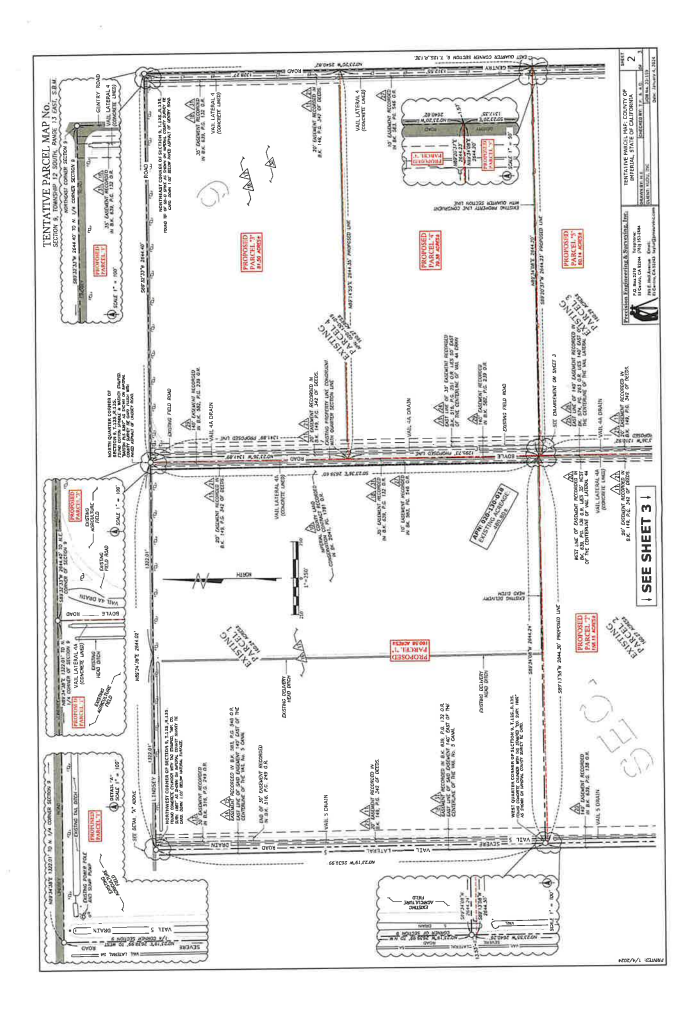
## MAP 53

## NORTHEND SCHOOL AREA Title 9 Division 25 Section 92553 00

Re	vision	Dates:	
	- 1		
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	-		
	-		
	_		_







### IMPERIAL COUNTY PLANNING & DEVELOPMENT SERVICES GENERAL INDEMNIFICATION AGREEMENT

As part of this application, applicant and real party in interest, if different, agree to defend, indemnify, hold harmless, and release the County of Imperial ("County"), its agents, officers, attorneys, and employees (including consultants) from any claim, action, or proceeding brought against any of them, the purpose of which is to attack, set aside, void, or annul the approval of this application or adoption of the environmental document which accompanies it. This indemnification obligation shall include, but not be limited to, damages, costs, expenses, attorney fees, or expert witness fees that may be asserted by any person or entity, including the applicant, arising out of or in connection with the approval of this application, whether or not there is concurrent negligence on the part of the County, its agents, officers, attorneys, or employees (including consultants).

If any claim, action, or proceeding is brought against the County, its agents, officers, attorneys, or employees (including consultants), to attack, set aside, void, or annul the approval of the application or adoption of the environmental document which accompanies it, then the following procedures shall apply:

- 1. The Planning Director shall promptly notify the County Board of Supervisors of any claim, action or proceeding brought by an applicant challenging the County's action. The County, its agents, attorneys and employees (including consultants) shall fully cooperate in the defense of that action.
- The County shall have the final determination on how to best defend the case and will consult with applicant regularly regarding status and the plan for defense. The County will also consult and discuss with applicant the counsel to be used by County to defend it, either with in-house counsel, or by retaining outside counsel provided that the County shall have the final decision on the counsel retained to defend it. Applicant shall be fully responsible for all costs incurred. Applicant shell be entitled to provide his or her own counsel to defend the case, and said independent counsel shall work with County Counsel to provide a joint defense.

Executed at <u>Brauley</u>	California on3 - 25 - 24, 201_	_
APPLICANT  Name: Kudu, Inc Howard Elmore  By Zell  Title President	REAL PARTY IN INTEREST (If different from Applicant)  Name  By  Title	
Mailing Address:  696 N 8th Street  Brawley, CA 92227	Mailing Address:	13
ACCEPTED/RECEIVED BY PROJECT ID NO S:FORMS_LISTS\General   indemnification FORM 041516.doc	ADN	



DIRECTOR

## Imperial County Planning & Development Services Planning / Building / Parks & Recreation

7500.00

### NOTICE TO APPLICANT

SUBJECT: PAYMENT OF FEES

### Dear Applicant:

Pursuant to County Codified Ordinance Division 9, Chapter 1, Section 90901.02, all Land Use Applications must be submitted with their appropriate application fee. Failure to comply will cause application to be rejected.

Please note that once the Department application is received and accepted, a "time track" billing will commence immediately. Therefore, should you decide to cancel or withdraw your project at any time, the amount of time incurred against your project will be billed and deducted from your payment. As a consequence, if you request a refund pursuant to County Ordinance, your refund, if any, will be the actual amount paid minus all costs incurred against the project.

Please note there will be no exceptions to this policy. Thank you for your attention.

Sincerely yours,

Jim Minnick, Director

Rlanning & Development Services

RECEIVED BY:

Howard Elmore

DATE: 03-25-2024