



REGULAR MEETING AGENDA

CITY OF HUNTINGTON PARK PLANNING COMMISSION

Regular Meeting
Wednesday, September 17, 2025, at 6:30 p.m.

**Huntington Park City Hall
City Council Chambers
6550 Miles Avenue
Huntington Park, California 90255**

Any person who requires a disability-related modification or accommodation, including auxiliary aids or services, in order to participate in the public meeting may request such modification, accommodation, aid or service by contacting the City Clerk's Office either in person at 6550 Miles Avenue, Huntington Park, California or by telephone at (323) 584-6230. Notification in advance of the meeting will enable the City to make reasonable arrangements to ensure accessibility to this meeting.

NOTE: Any person who has a question concerning any agenda item may contact the Community Development Department at (323) 584-6210. Materials related to an item on this agenda are available for inspection in the office of the Community Development Department at 6550 Miles Avenue, Huntington Park, California during the hours of 7:00 a.m. to 5:30 p.m., Monday through Thursday.

Assembly Bill No. 2674 amended several provisions of the Ralph M. Brown Act (Section 54950 et seq. of the Government Code) effective January 1, 1987. This bill prohibits the legislative body from taking any action on any item, which did not appear on the agenda, which was posted 24 hours prior to the Planning Commission meeting. If action is necessary on subject matter, which the public presents, the matter should be presented in writing to the Planning Division for placement on the agenda by Thursday noon prior to the next Planning Commission meeting.

CALL TO ORDER

ROLL CALL

Commissioner Eduardo Carvajal
Commissioner John Estrada
Vice-Chairperson Adrian Tarango
Chairperson Mario Gomez

PLEDGE OF ALLEGIANCE

PUBLIC COMMENT

For both open and closed sessions, each speaker will be limited to three minutes per Huntington Park Municipal Code Section 2-1.207. Time limits may not be shared with other speakers and may not accumulate from one period of public comment to another or from one meeting to another. This is the only opportunity for public input except for scheduled public hearing items.

CONSENT ITEMS

All matters listed under the Consent Calendar are considered to be routine and will be enacted by one motion. There will be no separate discussion of these items before the time the Commission votes on the motion unless members of the Commission, staff, or the public request specific items to be discussed and/or removed from the Consent Calendar for separate action.

1. MINUTES APPROVAL FOR AUGUST 20, 2025, PLANNING COMMISSION MEETING

PUBLIC HEARING

1. **CASE NO. 2025-05 CONDITIONAL USE PERMIT (CUP) – A REQUEST FOR A CONDITIONAL USE PERMIT FOR THE OFF-SALE OF BEER, WINE, AND DISTILLED SPIRITS IN CONJUNCTION WITH A CONVENIENCE STORE LOCATED AT 2319 RANDOLPH STREET, UNIT 400 WITHIN THE COMMERCIAL GENERAL (C-G) ZONE.**

RECOMMENDATION OF ITEM UNDER CONSIDERATION:

1. Receive a presentation of the Project from City staff
2. Proceed with public hearing from previous meeting and receive public testimony
3. Provide comments on the Project
4. Render a decision based on the Staff Report and Resolution

2. **PC CASE NO. 2025-04 CONDITIONAL USE PERMIT (CUP)- A REQUEST FOR A CONDITIONAL USE PERMIT FOR THE ON-SALE OF BEER AND WINE IN CONJUNCTION WITH AN EXISTING RESTAURANT LOCATED AT 7127 PACIFIC BLVD, WITHIN THE DOWNTOWN SPECIFC PLAN, (DISTRICT A - GATEWAY).**

RECOMMENDATION OF ITEM UNDER CONSIDERATION:

1. Receive a presentation of the Project from City staff
2. Open the public hearing and receive public testimony
3. Provide comments on the Project
4. Render a decision based on the Staff Report and Resolution

3. **CASE NO. 2025-14 CONDITIONAL USE PERMIT (CUP) / CASE NO. 2025-04 DEVELOPMENT PERMIT (DP) - A REQUEST FOR A CONDITIONAL USE PERMIT AND A DEVELOPMENT PERMIT FOR A CONVALESCENT HOME LOCATED AT 6340 SANTA FE AVENUE, WITHIN THE COMMERCIAL GENERAL (C-G) ZONE.**

RECOMMENDATION OF ITEM UNDER CONSIDERATION:

1. Receive a presentation of the Project from City staff
2. Open the public hearing and receive public testimony
3. Provide comments on the Project
4. Render a decision based on the Staff Report and Resolution

STAFF COMMENTS

PLANNING COMMISSION COMMENTS

ADJOURNMENT

The City of Huntington Park Planning Commission will adjourn until the next regular meeting on Wednesday, October 15, 2025, at 6:30 p.m.

I, Paul Bollier hereby certify under penalty of perjury under the laws of the State of California that the foregoing notice and agenda were posted at the City of Huntington Park City Hall and made available at www.hPCA.gov not less than 72 hours before the meeting.



Paul Bollier
Planning Commission Secretary



CITY OF HUNTINGTON PARK

PLANNING DIVISION AGENDA REPORT

DATE: SEPTEMBER 17, 2025

TO: CHAIRPERSON AND MEMBERS OF THE PLANNING COMMISSION

ATTN: LOUIS MORALES, INTERIM COMMUNITY DEVELOPMENT DIRECTOR

FROM: PAUL BOLLIER, PLANNING MANAGER

SUBJECT: PLANNING COMMISSION CASE NO. 2025-05 CUP
(CONDITIONAL USE PERMIT)

REQUEST: A REQUEST FOR A CONDITIONAL USE PERMIT FOR THE OFF-SALE OF BEER, WINE, AND DISTILLED SPIRITS IN CONJUNCTION WITH A CONVENIENCE STORE LOCATED AT 2319 RANDOLPH STREET, UNIT 400 WITHIN THE COMMERCIAL GENERAL (C-G) ZONE.

APPLICANT: Varinder Gill
2319 Randolph Street
Huntington Park, CA 90255

PROPERTY OWNER: Radar Thomas Rhodes

**PROPERTY OWNER'S
MAILING ADDRESS:** 3006 Pacific Blvd. Ste 300
Los Angeles, CA 90291

PROJECT LOCATION: 2319 Randolph Street, Unit 400

**ASSESSOR'S
PARCEL NUMBER:** 6321-004-047

PREVIOUS USE: Convenience Store

LOT SIZE: 14,250 Sq. Ft.

GENERAL PLAN: General Commercial

ZONE: Commercial General (C-G)

**SURROUNDING
ZONING AND LAND USES:**

- North- Manufacturing Planned Development
- East- Commercial General
- South- Commercial General
- West- Manufacturing Planned Development

**MUNICIPAL CODE
APPLICABILITY OF
REQUIREMENTS FOR
GROCERY STORE:**

Pursuant to Huntington Park Municipal Code (HPMC) Section 9-4.203, any commercial establishment where alcoholic beverages are to be sold or served is subject to a conditional use permit.

**REQUIRED FINDINGS
FOR A CONDITIONAL
USE PERMIT:**

Following a hearing, the Planning Commission shall record its decision in writing and shall recite the findings upon which the decision is based. The Planning Commission may approve and/or modify a conditional use permit application in whole or in part, with or without conditions, only if all of the following findings are made:

1. The proposed use is conditionally permitted within, and would not impair the integrity and character of, the subject zoning district and complies with all of the applicable provisions of this Code;
2. The proposed use is consistent with the General Plan;
3. The approval of the Conditional Use Permit for the proposed use is in compliance with the requirements of the California Environmental Quality Act (CEQA) and the City's Guidelines;
4. The design, location, size and operating characteristics of the proposed use are compatible with the existing and planned future land uses within the general area in which the proposed use is to be located and will not create significant noise, traffic or other conditions or situations that may be objectionable or detrimental to other permitted uses operating nearby or adverse to the public interest, health, safety, convenience or welfare of the City;
5. The subject site is physically suitable for the type and density/intensity of use being proposed; and

6. There are adequate provisions for public access, water, sanitation, and public utilities and services to ensure that the proposed use would not be detrimental to public health and safety.

**ENVIRONMENTAL
REVIEW:**

The project is Categorically Exempt pursuant to Article 19, Section 15301, Class 1 (Existing Facilities) of the California Environmental Quality Act (CEQA) Guidelines.

**PROJECT
BACKGROUND:**

• *Site Description*

The subject site is zoned as Commercial General (C-G). Santa Fe Avenue is located to the east of the property between Randolph Street, located to the south, and Belgrave Avenue located to the north. The site consists of one (1) commercial building. The building is one-story and measures approximately 5,452 square feet. The convenience store occupies approximately 2,251 square feet of this building. Records show the other tenants in this building include a graphics company and a consulting firm.

The subject site currently has a CUP for a Type 20 ABC License, for the off-sale of beer and wine and has been in place since being approved by the Planning commission on March 29, 2017, under Resolution 2016-06.

ANALYSIS:

• *Project Proposal*

The Applicant, Varinder Gill on behalf of Circle K which currently possesses an active Huntington Park business License and a ABC License – Type 20 (License Serial No. 572752), allowing for the sale of beer and wine. The applicant is requesting a modification to the existing Conditional Use Permit to allow for the off-sale of beer, wine, and distilled spirits that will require a Type 21 ABC license in conjunction with the convenience store. It authorizes the sale of beer, wine, and distilled spirits for consumption off the premises where sold. Applicant proposes to

store distilled spirits behind cash register, away from customer reach.

- ***Business Operation***

The Applicants business statement offers retail sale of a variety of products including the off sale of beer and wine. Their current sale distribution reflects 15% of sales resulting from beer and wine and 85% resulting from the sale of grocery, candy, cookies, coffee, bread, milk, ice cream, and soda household products.

The projected distribution sales forecast with distilled spirits combined with beer and wine is estimated to be 20%; the remaining 80% will be for other related items forementioned. Convenience stores where the off sale of alcohol take place, including beer and wine, must be **accessory** to and incidental in proportion to the primary use of grocery sales (HPMC Section 9-4.203(2)(A)(1).

No interior or exterior tenant improvements are proposed. Furthermore, no additional square footage is proposed.

The Applicant has four (4) employees comprised of an Assistant Manager and customer service workers. The operation is comprised of three shifts with the hours of 5:00 A.M. – 1:00 P.M., 1:00 P.M. – 9:00 P.M. and, 9:00 P.M. to 5:00 A.M.

Current Hours of Operation

Monday-Sunday
24 hours a day

Current Sale of Alcohol to include Distilled Spirits

Monday– Sunday
6:00 am – 2:00 am

As part of the security measures, the business operator has an alarm system and a panic button in place. The Applicant has installed a security camera system comprised of twenty-four (24) cameras comprised of (15) interior and (9) exterior cameras which also records activity up to three weeks. Staff recommends video footage must be retained for a minimum of 30 days and made available to law enforcement upon request.

- ***Floor Plan***

The proposed 2,251 square foot convenience store is divided into a retail display area, cooler areas, soda/coffee dispenser area and storage overstock area. The distilled spirits will be kept

behind the register counter while the beer and wine will be in reach-in coolers located in the rear of the convenience store.

Off-Street Parking & Loading

The existing building was constructed in 1932; at this time the City of Huntington Park had different development standards. The subject site has an existing parking lot and since there will be no intensification of the use, no additional parking is required for the site and the use will have no impact on parking. There are fourteen (14) off-street parking stalls on site consisting of one (1) stall for loading and, one (1) handicapped parking stall.

The subject site conforms to the required number of off-street parking stalls required. Customers at the subject site utilize available existing off-street parking stalls and street parking. Since there is no additional square footage proposed, there will not be an intensification of use that will require additional parking.

• ***Conditional Use Permit Findings***

In granting a Conditional Use Permit to allow for off-sale of beer, wine, and distilled spirits in conjunction with a convenience store, the Planning Commission must make findings in connection with the Conditional Use Permit, as set forth in the Huntington Park Municipal Code. A Conditional Use Permit may be approved only if all the following findings are made:

- 1. The proposed use is conditionally permitted within, and would not impair the integrity and character of, the subject zoning district and complies with all of the applicable provisions of this Code.**

Finding: The proposed use of the sale of alcoholic beverages for off-site consumption in relation to a convenience store is permitted in the Commercial-General (C-G) Zone with the approval of a Conditional Use Permit. The proposed sale of alcoholic beverages for off-site consumption is an ancillary use to the primary use of a convenience store.

Pursuant to HPMC section 9-4.203 Alcohol Sales Establishment Standards Table IV-7, found the off-sale of alcohol for a convenience has no minimum distance requirements in the C-G zone.

2. The proposed use is consistent with the General Plan.

Finding: The General Plan Land Use designation of the subject site is General Commercial. Permitted uses in this designation include a wide range of neighborhood and general retail and service establishments, such as stores and repair shops, to accommodate the surrounding community. The proposed use is consistent with the General Plan. Specifically, the use complies with the following:

Goal 1.0 of the General Plan: *“Provide for a mix of land uses which meets the diverse needs of all Huntington Park residents, offers a variety of employment opportunities, and allows for the capture of regional growth.”* Utilizing the land use Element”, the business operation of a convenience store, generates job opportunities, stimulate local commerce, and can attract additional businesses, contributing to economic diversity in the community.

Goal 3.0 of the General Plan “Provide for the revitalization of deteriorating land uses and properties.” In the commercial general zone, “Utilizing the land use Element” in this area, this convenience store maintains the integrity of business-oriented growth in the immediate area and a blueprint for future growth to come in the community.

The proposed use of off-sale beer, wine and distilled spirits will be ancillary to the convenience store and will offer a wider range of products for customers.

3. The approval of the Conditional Use Permit for the proposed use is in compliance with the requirements of the California Environmental Quality Act (CEQA) and the City’s Guidelines.

The project is Categorically Exempt pursuant to Article 19, Section 15301, Class 1 (Existing Facilities) of the California Environmental Quality Act (CEQA) Guidelines.

4. The design, location, size, and operating characteristics of the proposed use are compatible with the existing and planned future land uses within the general area in which the proposed use is to be located and will not create significant noise, traffic or other conditions or situations that may be objectionable or detrimental to other permitted uses operating nearby or adverse to the

public interest, health, safety, convenience or welfare of the City.

Finding: The subject site is located on a lot that measures approximately 14,250 square feet. The site contains one existing commercial building. Furthermore, no expansion of the existing building is proposed. The design, location, size and operating characteristics of the convenience store with alcohol sales is not expected to be detrimental to the public health, safety, and welfare of the City. Conditions of approval are in place to mitigate any possible issues related to the sale of alcohol and property maintenance.

5. The subject site is physically suitable for the type and density/intensity of use being proposed;

Finding: The subject site is comprised of one existing commercial building with off-street parking spaces. The existing commercial building in which the convenience store is located in has existing infrastructure in place. The proposed (Type 21 ABC license) will be complimentary and ancillary to the convenience store. Additionally, no physical expansion nor tenant improvements are proposed, therefore the intensity of the use will not be impacted. Furthermore, the sale of alcohol for off-site consumption will not result in the requirement of additional off-street parking.

6. There are adequate provisions for public access, water, sanitation and public utilities and services to ensure that the proposed use would not be detrimental to public health, safety and general welfare.

Finding: The site is comprised of one existing commercial building with proper infrastructure in place. The proposed use of alcohol sales for off-site consumption will not significantly intensify public access, water, sanitation, and public utilities and services. The proposed use will not require changes to existing public utilities. In addition, the proposed project would not impede the accessibility to public access, water, sanitation, or other public utilities and services.

RECOMMENDATION:

Based on the evidence presented, it is the recommendation of the Planning Division Staff that the Planning Commission approve **PC Case No. 2025-05 CUP**, subject to the following

conditions of approval and other conditions that the Planning Commission may wish to impose.

CONDITIONS OF APPROVAL:

PLANNING DIVISION

1. That the Applicant/property owner and each successor in interest to the property which is the subject of this project shall defend, indemnify and hold harmless the City of Huntington Park and its agents, officers, and employees from any claim, action or proceedings, liability cost, including attorney's fees and costs against the City or its agents, officers or employees, to attack, set aside, void or annul any approval of the City, City Council, or Planning Commission.
2. Except as set forth in subsequent conditions, all-inclusive, and subject to department corrections and conditions, the property shall be developed substantially in accordance with the applications, environmental assessment, and plans submitted.
3. The proposed project shall comply with all applicable federal, state, and local agency codes, laws, rules, and regulations, including Health, Building and Safety, Fire, Zoning, and Business License Regulations of the City of Huntington Park.
4. The property is to be developed and maintained in a clean, neat, quiet, and orderly manner at all times and comply with the property maintenance standards as set forth in Section 9-3.103.18 and Title 8, Chapter 9 of the Huntington Park Municipal Code.
5. That the operator shall file and maintain their City of Huntington Park Business License while commencing business operations.
6. The Applicant/operator shall obtain all required approval/ permits from local, state, and federal agencies.
7. That this entitlement shall be subject to review for compliance with conditions of approval. Reviews shall be conducted at intervals deemed appropriate by the City Planning Commission.
8. That the Applicant comply with all State Department of Alcoholic Beverage Control (ABC) requirements, including but not limited to alcohol sales hours, and should any license or permits, issued by the State Department of Alcoholic Beverage Control (ABC), be surrendered or revoked, the Conditional Use Permit shall automatically become null and void.
9. That the Applicant be required to apply for a new entitlement if any alteration, modification, or expansion would increase the existing floor area of the establishment.

10. If the operation of this establishment be granted, deed, conveyed, transferred, or should a change in management or proprietorship occur at any time, this Conditional Use Permit shall become null and void.
11. That the violation of any of the conditions of this entitlement may result in a citation(s) and/or the revocation of the entitlement.
12. That this entitlement may be subject to additional conditions after its original issuance, upon a duly noticed public hearing item. Such conditions shall be imposed by the City Planning Commission as deemed appropriate to address problems of land use compatibility, operations, aesthetics, security, noise, safety, crime control, or to promote the general welfare of the City.
13. Any proposed mechanical equipment and appurtenances, including satellite dishes, gutters, etc., whether located on the rooftop, ground level or anywhere on the property shall be completely shielded/enclosed so as not to be visible from any public street and/or adjacent properties. Such shielding/enclosure of facilities shall be of compatible design related to the building structure for which such facilities are intended to serve and shall be installed prior to final building inspection.
14. Pursuant to HPMC Section 9-2.1109, this entitlement shall expire in the event it is not exercised within one (1) year from the date of approval, unless an extension has been granted by the Planning Commission.
15. If the use ceases to operate for a period of six (6) months, the entitlement shall be null and void.
16. That the Applicant shall comply with all applicable property development standards including, but not limited to, outdoor storage, fumes and vapors, property maintenance, and noise.
17. The Director of Community Development is authorized to make minor modifications to the approved preliminary plans or any of the conditions if such modifications shall achieve substantially the same results, as would strict compliance with said plans and conditions.
18. The business hours of operation shall be recognized as Monday to Sunday, 24 hours a day, 7 days a week.
19. The business hours of operation for the sale of alcohol are Monday to Sunday 6:00 A.M. – 2:00 A.M.
20. The Conditional Use Permit shall be reviewed by the Director of Community Development in six (6) months from the date of approval by the Planning Commission. After the initial six (6) month review, the Director of Community Development shall review the Conditional Use Permit on an annual basis. If complaints are received during the review related to the sale of alcohol during the hours of 6:00 A.M – 2:00 AM, the Director of Community Development is authorized to modify the hours when alcohol is sold.

21. The Business operator shall not conduct any off-site deliveries of alcoholic beverages.
22. The Business operator shall install and maintain a scanner capable of reading the information contained in the magnetic strip of any California Driver's License or Identification Card to confirm the age of the customer, or similar system as approved by the Director of Community Development. This device shall be used by the cashier to check the identification of all individuals who appear to be younger than 35 years of age.
23. There shall be no exterior advertising or sign of any kind or type, including advertising directed to the exterior from within, promoting or indicating the availability of alcoholic beverages. Interior displays of alcoholic beverages or signs which are clearly visible to the exterior shall constitute a violation of this condition.
24. The on-site trash enclosure(s) must contain a lock and remain closed and secure. The applicant must remain in good standing and have an active account with the City's authorized vendor.
25. The on-site trash enclosure(s) must be screened per the plans submitted by the applicant.
26. No outside storage shall be permitted on the subject site.
27. All vehicles related to the operation of the business including loading and off-loading of merchandise/ products related to the business shall not occur in the public right of way or impede vehicular flow onto the site.
28. No payphones shall be allowed on the subject site. All existing payphones on the subject site shall be removed prior to business license issuance.
29. Prior to business license issuance, all graffiti on the subject site shall be removed.
30. A Minor Development Permit application shall be submitted for any proposed tenant improvements.
31. A Sign Design Review application shall be submitted prior to installing signs. Including but not limited to wall signs, window signs and temporary banners. Temporary banners are permitted pursuant to a Temporary Sign Permit Application.
32. All unpermitted signage including banners shall be removed.
33. Business name shall be recognized as "Circle K".
34. Signage for the business shall match the name on the city business license and shall not reference "*liquor*" in the name.
35. Install anti-graffiti film on all exterior windows.

36. No outdoor vending machines shall be permitted on site. Any existing outdoor vending machines shall be removed prior to issuance of business license. Pursuant to HPMC Sec. 9-1.203 “Vending machine” means an automated mechanical/electronic device that is designed to dispense items (e.g., food, stamps, novelties, etc.) or services (e.g., shoe shine, telephone, television viewing, etc.) to the general public when currency, tokens or electronic cards are inserted into the machine.
37. All abandoned signs must be removed and any holes, glue, or discolored paint from previous signs must be repaired to match the building or background exterior.
38. That no loitering or consumption of alcohol shall take place outside the existing establishment or the parking area and that signs be posted on the site prohibiting such activities. The number, design, location and text of the signs shall be subject to Planning Division and Police Department approval.
39. No loitering and no trespassing signs shall be posted around the perimeter of the building in compliance with Section 602(o) the California Penal Code.
40. “No Trespassing/Loitering signs must be placed on the front of the establishment.
41. That all merchandise, products, and goods pertaining to the business be maintained within the building at all time and shall not be located on the sidewalk area or outside of the building.
42. Property maintenance must be managed to include cleaning of trash and debris on all areas of the property.
43. All exterior trash must be placed in the approved trash container. Trash container must be locked at all times.
44. No overnight parking of vehicles.
45. No abandoned vehicles to be parked on property.
46. Window coverage must not exceed 25% without Planning Division approval.
47. Graffiti on property must be removed within two (3) days, if paint is required, planning approval must be requested if any color is used other than anything approved at the time of plan review.
48. No loitering in parking lot or outside business including public right-of-way areas.
49. Applicant must maintain 602 Form on file with the Huntington Park Police Department to manage anyone trespassing or loitering.
50. Landscaping must be maintained on parcel.

51. The operation of the establishment shall be limited to those activities and elements expressly indicated on the permit application and approved by the Planning Commission. Any change in the operation, which exceeds the conditions of the approved permit, will require that a new permit application be submitted to the Planning Commission for their review and approval.
52. Noise emanating from the permittee's premises shall not be audible 50 feet or more from the property line of the premises. The permittee shall be responsible for determining how to best meet this requirement, either by keeping doors and windows closed.
53. Current occupancy loads shall be posted at all times.
54. The permittee shall be responsible for installing and maintaining a video surveillance system that monitors no less than the front and rear of the business, with full view of the public right-of-ways, and any parking lot under the control of the permittee. These cameras shall record video and have the capacity to store the video for a minimum of 30 days and be available to the law enforcement upon request.
55. The surrounding area (exterior & parking lot) shall be illuminated during business hours, in order to easily make the appearance and conduct of all people on or about the property discernible.
56. Address should be clearly marked to the front of the structure.
57. All individuals buying alcohol must possess a valid form of identification meeting the following criteria:
 1. Issued by a government agency (e.g., Federal, State, county, or city)
 2. Includes the individual's name, date of birth, description, and photograph.
 3. Currently valid, not expired.
58. Acceptable forms of identification include a driver's license, State-issued ID card, or Federal/military ID card. Caution: The photograph and physical description on the ID must match the customer. Altered or mutilated IDs are not acceptable. Unacceptable identification forms include temporary driver's licenses, non-photo driver's licenses, birth certificates, and school or work ID cards (as per section 25660 of the Business and Professions Code).
59. The permit may include provisions for periodic compliance checks and inspections by law enforcement to ensure ongoing adherence to the conditions of the permit.
60. The applicant must submit a comprehensive security plan detailing measures such as surveillance cameras, security personnel, lighting, and alarm systems to ensure the safety and security of patrons and property.
61. The business must implement measures to minimize noise disturbances, especially during late hours, to avoid disrupting the surrounding community.

62. The business must have an emergency preparedness plan, including procedures for handling medical emergencies, fire incidents, and other crises.
63. The business must take proactive measures to prevent nuisances such as loitering, littering, illegal parking, and other activities that may disrupt the neighborhood.
64. The permit holder must promptly report any criminal activities, disturbances, or violations of the permit conditions to law enforcement.
65. Staff and security personnel should undergo appropriate training in conflict resolution, de-escalation techniques, and handling difficult situations to maintain a safe environment.
66. It shall be unlawful for any person who appears to be intoxicated or under the influence of any drug, chemical or substance to enter or remain on the applicant's premises, at any time, as set forth in Section 25602(a) of the Business and Professions Code.
67. Wine shall not be sold in bottles or containers smaller than 750 ml unless sold in manufacturers pre-packaged multi-unit quantities.
68. Single sales of distilled spirits in containers smaller than 375 ml is prohibited. Sales of distilled spirits of any container size sold in pre-packed, multi-unit quantities are not prohibited.
69. Beer, malt beverages or wine cooler products, regardless of container size, must be sold in manufacturer pre-packaged multi-unit quantities.
70. The sale of alcohol for on-site consumption is prohibited. No alcoholic beverages shall be consumed on any portion of the licensed premises or any portion adjacent, thereto which is under the control of the licensee.
71. No Check Cashing or Money Transfer services permitted.
72. That all future temporary or permanent signage shall be approved by the City prior to installation, pursuant to the Huntington Park Municipal Code.
73. This Conditional Use Permit shall be valid for a term of five (5) years. Upon expiration, this entitlement is subject to Planning Division administrative review for renewal.
74. That the business owner and property owner agree in writing to the above conditions.

BUILDING AND SAFETY

75. All entrances and exits shall remain unlocked, in the closed position, and completely unobstructed at all times, including during business hours. Above all entrances, on the interior side, shall read: "This door to remain unlocked during business hours."

76. There shall be at least two (2) class ABC fire extinguishers, one near the front entrance and one near the rear exit of the tenant space within the building. Fire extinguishers shall bear an up-to-date fire department inspection tag that indicates the date the fire extinguisher was inspected.
77. The business shall be subject to a routine business license inspection (if required by the City for the sale of distilled alcoholic spirits to the already-existing sale of beer and wine).
78. The approved occupant load limit of the tenant space within the building shall be upheld throughout the duration of the convenience store use.
79. The exit access, the exit, and the exit discharge within the means of egress system inside or outside the subject tenant space within the building, including the public way, shall not be obstructed in any manner throughout the duration of the convenience store use. The minimum widths and clearances established in California Building Code (CBC) Chapter 10 shall be maintained at all times.
80. If there are later, proposed tenant improvements, alterations, structural repairs, or additions to the existing structures and/or site, the applicant shall submit tenant improvement (T.I.) construction plans to the Planning Division for review and approval of the proposed tenant improvements, alterations, structural repairs, or additions. Tenant improvement plans shall then be submitted to the Building & Safety Division for review and approval only after approval is first obtained from the Planning Division.
81. If there are later, proposed tenant improvements, alterations, structural repairs, or additions, the applicant shall submit full tenant improvement construction plans, including structural plans, to the Building & Safety Division for review of the proposed alterations and improvements to the existing structures and/or site. All work shall be permitted through approval of the full construction plans and issuance of a building permit and associated mechanical, electrical, and plumbing permits.
82. If there are later, proposed tenant improvements, alterations, structural repairs, or additions, plans submitted for public buildings, **public accommodations**, **commercial buildings**, and public housing projects shall be completed by a registered design professional, such as a licensed architect or registered professional engineer (civil or structural). All plan sheets shall be stamped and signed by the registered design professional.
83. All new construction, tenant improvements, alterations, structural repairs, and additions shall follow the 2022 California Building Standards Codes, such as the California Building Code and associated codes within the 2022 code cycle (or the latest code cycle at the time of submission to the Building & Safety Division). Sometimes developments are done in phases or stages, such as the construction of a shell building and then construction of a tenant improvement. If unpermitted work is discovered, the work must comply with the current building code requirements, which may require additional work to ensure code compliance.

84. New construction, tenant improvements, alterations, structural repairs, and additions shall be required to comply with the disabled access requirements outlined in Chapter 11B – Accessibility to Public Buildings, Public Accommodations, Commercial Buildings, and Public Housing – of the 2022 California Building Code (CBC) (or the latest code cycle at the time of submission to the Building & Safety Division).

Pursuant to CBC 11B –206.2.1, at least one accessible route shall be provided within the site from accessible parking spaces and accessible passenger drop-off and loading zones; public streets and sidewalks; and public transportation stops to the accessible building or facility entrance they serve. An accessible route shall not be required between site arrival points and the building or facility entrance if the only means of access between them is a vehicular way not providing pedestrian access. Where more than one circulation route is provided, all routes must be accessible. General circulation paths shall be permitted when located in close proximity to an accessible route. At least one accessible route shall connect accessible buildings, accessible facilities, accessible elements, and accessible spaces that are on the same site per CBC 11B-206.2.2. Parking is required by the City of Huntington Park Municipal Code/Zoning Code, which specifies the total number of parking stalls required for any given building(s). Section 11B-208 of the CBC specifies the minimum number of accessible parking spaces required based on the total number of stalls provided, if parking spaces are provided.

85. Some tenant improvements, alterations, structural repairs, and additions may “trigger” full compliance with the accessibility features outlined in Section 11B-202 of the 2022 CBC (or the latest code cycle at the time of submission to the Building & Safety Division) pursuant to the current valuation threshold. When the adjusted construction cost, as defined, exceeds the current valuation threshold, as defined, full compliance with Section 11B-202.4 of the CBC shall be required. In choosing which accessible elements to provide, priority should be given to those elements that will provide the greatest access in the following order:

1. An accessible entrance;
2. An accessible route to the altered area;
3. At least one accessible restroom for each sex or one accessible unisex (single-user or family) restroom;
4. ~~Accessible telephones;~~
5. Accessible drinking fountains; and
6. When possible, additional accessible elements such as parking, signs, storage, and alarms.

When the adjusted construction cost, as defined, is less than or equal to the current valuation threshold, as defined, the cost of compliance with the accessible elements listed above in Section 11B-202.4 of the CBC shall be limited to 20 percent of the adjusted construction cost of tenant improvements, alterations, structural repairs, or additions.

86. Approved fire apparatus access roads shall be provided for every facility, building, or portion of a building hereafter constructed or moved into. The fire apparatus access road shall comply with the requirements of California Fire Code (CFC) 503.1.1 and shall extend to within 150 feet of all portions of the facility, building, or portion of a building and all

portions of the exterior walls of the first story of the building as measured by an approved route around the exterior of the building or facility. The fire code official is authorized to increase the dimension of 150 feet where the following condition occurs: The building is equipped throughout with an approved automatic sprinkler system installed in accordance with CBC Section 903.3.1.1 (NFPA 13), 903.3.1.2 (NFPA 13R), or 903.3.1.3 (NFPA 13D), as applicable per use.

87. Fire apparatus access roads shall not be obstructed in any manner, including the parking, temporary parking, or queuing of vehicles. The minimum widths and clearances established in CFC Sections 503.2.1 and 503.2.2 shall be maintained at all times.
88. Plans submitted for new construction, tenant improvements, alterations, structural repairs, and additions to the Building & Safety Division shall require plan check fees. The initial plan check fee will cover the first plan check and one recheck only. Additional review required beyond the first recheck shall be paid for on an hourly basis in accordance with the current fee schedule.
89. For projects approved through the discretionary approval process via the Planning Commission, the second sheet of plans submitted for new construction, tenant improvements, alterations, structural repairs, and additions to the Building & Safety Division is to include a copy of the signed Planning Commission Resolution listing all Planning Commission Conditions of Approval and to include a copy of the signed Planning Commission Decision Letter. This information shall be incorporated into the plans prior to the first submittal for Building & Safety plan check.

If the project did not go through the discretionary approval process via the Planning Commission, but required a Special Director's Meeting approval via the Community Development Director, include a copy of the signed Director Decision Resolution for Minor Conditional Use Permit, including the Director's Approval Decision Letter with Director's Conditions of Approval. This information shall be incorporated into the plans prior to the first submittal for Building & Safety plan check.

90. Separate agency approvals prior to the issuance of the building permit, such as from County of Los Angeles Fire Department – Fire Prevention Division, County of Los Angeles Public Health – Environmental Health Division, Los Angeles County Sanitation Districts, South Coast Air Quality Management District, Regional Water Quality Control Board, the local water purveyor, Southern California Edison, Southern California Gas Company, and others, may be required.
91. All construction work, if later proposed, is to be completed by a licensed contractor.
92. That the business owner and property owner agree in writing to the above conditions.

CODE ENFORCEMENT

93. Install and maintain exterior lighting for nighttime (hours of darkness) illumination for safety and emergency services.
94. Appoint a “point of contact” along with a current contact number for someone who will be able to aid with property maintenance issues should they arise.
95. Post no trespass signage and submit a copy of the no trespass form to the Police Department. Ensure that the no trespass order is updated B-Annually.
96. That the business owner (Applicant) and property owner agree in writing to the above conditions.

POLICE DEPARTMENT

97. A designated point of contact must be provided to ensure the timely resolution of any issues or complaints.
98. Install and maintain surveillance cameras to monitor activities both inside and outside the premises, facilitating the investigation of any potential incidents. Video footage must be retained for a minimum of 30 days and made available to law enforcement upon request.
99. Adequate exterior lighting shall be maintained during all hours of darkness, particularly around the entrance, parking lot, and rear areas, to deter loitering and enhance visibility.
100. Mandate that all customers purchasing alcohol present valid identification, regardless of age or appearance.
101. Maintain valid and updated licenses for alcohol sales and all other business operations.
102. Prohibit on-site alcohol consumption in parking lots or adjacent areas.
103. Allow unannounced inspections by law enforcement and city officials to ensure adherence to all CUP conditions and regulations.
104. The business must operate in full compliance with the terms of its ABC license. Any ABC violations may result in the review or revocation of the CUP.
105. The permit holder must promptly report any criminal activities, disturbances, or violations of the permit conditions to law enforcement.
106. The CUP is subject to review and possible revocation if it results in an increase in calls for service, public nuisance complaints, or other criminal activity associated with the sale of alcohol.

107. That the business owner (Applicant) and property owner agree in writing to the above conditions

EXHIBITS

- A. PC Resolution No. 2025-05 CUP
- B. Conditional Use Permit Application & Environmental Information Package
- C. Site Plan
- D. Floor Plan
- E. Photographs (June 2025)

RESOLUTION 2025-05

EXHIBIT A

CASE NO. CUP 2025-05

PC RESOLUTION NO. 2025-05 CUP

A REQUEST FOR A CONDITIONAL USE PERMIT FOR THE OFF-SALE OF BEER, WINE, AND DISTILLED SPIRITS IN CONJUNCTION WITH A CONVENIENCE STORE LOCATED AT 2319 RANDOLPH STREET, UNIT 400 WITHIN THE COMMERCIAL GENERAL (C-G) ZONE.

WHEREAS, a public hearing was held at City Hall, 6550 Miles Avenue, Huntington Park, California on Wednesday, September 17, 2025 at 6:30 p.m. pursuant to the notice published and posted as required by law in accordance with the provisions of the Huntington Park Municipal Code, upon an application from Varinder Gill, requesting approval of a Conditional Use Permit for the off-sale of beer and wine, and distilled spirits in conjunction with a convenience store within an existing commercial building located at 2319 Randolph Street, Unit 400 within the Commercial General Zone (C-G) Zone described as:

Assessor's Parcel No. 6321-004-047, City of Huntington Park, County of Los Angeles; and

WHEREAS, the Planning Division has reviewed the request and has found that all of the findings for approval of a Conditional Use Permit can be made as required by the Municipal Code; and

WHEREAS, all persons appearing for or against the approval of the Conditional Use Permit were given the opportunity to be heard in connection with said matter; and

WHEREAS, all written comments received prior to the hearing, and responses to such comments, were reviewed by the Planning Commission; and

WHEREAS, the Planning Commission is required to announce its findings and recommendations.

NOW, THEREFORE, THE PLANNING COMMISSION OF THE CITY OF
HUNTINGTON PARK DOES FIND, DETERMINE, RECOMMEND AND RESOLVES AS
FOLLOWS:

SECTION 1: Based on the evidence within staff report and the Environmental Assessment Questionnaire, the Planning Commission adopts the findings in said

1 Questionnaire and determines that the project, as proposed, will have no significant
2 adverse effect on the environment and adopts an Environmental Categorical Exemption
3 CEQA Guidelines, Article 19, Section 15301 Class 1 (Existing Facilities).

4 **SECTION 2:** The Planning Commission hereby makes the following findings in
5 connection with the proposed Conditional Use Permit:

6 1. The proposed use shall be conditionally permitted within, and shall not impair the
7 integrity and character of, the subject zoning district and complies with all of the
8 applicable provisions of this Code;

9 **The proposed use of the sale of alcoholic beverages for off-site consumption
10 in relation to a convenience store is permitted in the Commercial-General (C-
11 G) Zone with the approval of a Conditional Use Permit. The proposed sale of
12 alcoholic beverages (Type 21 ABC License) for off-site consumption is an
13 ancillary use to the primary use of a convenience store.**

14 **The current zoning regulations in the Commercial General (C-G) Zone allow
15 for the sale of alcoholic beverages for off-site consumption in conjunction
16 with a convenience store subject to the approval of a Conditional Use Permit.
17 Pursuant to HPMC section 9-4.203 Alcohol Sales Establishment Standards
18 Table IV-7, found the off-sale of alcohol for a convenience has no minimum
19 distance requirements in the C-G zone.**

20 2. The proposed use shall be consistent with the General Plan;

21 **The General Plan Land Use designation of the subject site is General
22 Commercial. Permitted uses in this designation include a wide range of
23 neighborhood and general retail and service establishments, such as stores
24 and repair shops, to accommodate the surrounding community. The
25 proposed use is consistent with the General Plan. Specifically, the use
26 complies with the following:**

27 **Goal 1.0 of the General Plan: "Provide for a mix of land uses which meets the
28 diverse needs of all Huntington Park residents, offers a variety of**

employment opportunities, and allows for the capture of regional growth.” Utilizing the land use element, the business operation of a convenience store, generates job opportunities, stimulate local commerce, and can attract additional businesses, contributing to economic diversity in the community. Goal 3.0 of the General Plan “Provide for the revitalization of deteriorating land uses and properties.” In the Commercial General (C-G) Zone, utilizing the land use element in this area, this convenience store maintains the integrity of business-oriented growth in the immediate area and a blueprint for future growth to come in the community.

3. The approval of the Conditional Use Permit for the proposed use shall be in compliance with the requirements of the California Environmental Quality Act (CEQA) and the City's Guidelines;

The project is exempt from the California Environmental Quality Act (CEQA) in accordance with Article 19 (Categorical Exemptions), Section 15301(a) Class 1 (Existing Facilities) of CEQA Guidelines.

4. The design, location, size, and operating characteristics of the proposed use are compatible with the existing and planned future land uses within the general area in which the proposed use is to be located and will not create significant noise, traffic or other conditions or situations that may be objectionable or detrimental to other permitted uses operating nearby or adverse to the public interest, health, safety, convenience, or welfare of the City;

The subject site is located on a lot that measures approximately 14,250 square feet. The site contains one existing commercial building. Furthermore, no expansion of the existing building is proposed. The design, location, size and operating characteristics of the convenience store with alcohol sales is not expected to be detrimental to the public health, safety and welfare of the City. Conditions of approval are in place to mitigate any possible issues related to the sale of alcohol and property maintenance.

1 5. The subject site shall be physically suitable for the type and density/intensity of use
2 being proposed;

3 **The subject site is comprised of one existing commercial building with off-
4 street parking spaces. The existing commercial building in which the
5 convenience store is located in has existing infrastructure in place. The
6 proposed (Type 21 ABC license) will be complimentary and ancillary to the
7 convenience store. Additionally, no physical expansion nor tenant
8 improvements are proposed, therefore the intensity of the use will not be
9 impacted. Furthermore, the sale of alcohol for off-site consumption will not
10 result in the requirement of additional off-street parking.**

11 6. There shall be adequate provisions for public access, water, sanitation and public
12 utilities and services to ensure that the proposed use would not be detrimental to
13 public health, safety, and general welfare;

14 **The site is comprised of one existing commercial building with proper
15 infrastructure in place. The proposed use of alcohol sales for off-site
16 consumption (Type 21 ABC license) will not significantly intensify public
17 access, water, sanitation, and public utilities and services. The proposed use
18 will not require changes to existing public utilities. In addition, the proposed
19 project would not impede the accessibility to public access, water, sanitation,
20 or other public utilities and services.**

21 **SECTION 3:** The Planning Staff can make all six (6) of the required findings in support
22 of Resolution 2025-05 CUP; therefore, the Planning Commission hereby approves
23 Resolution No. 2025-05 CUP subject to the execution and fulfillment of the following
24 conditions:

25 **CONDITIONS OF APPROVAL:**

26 **PLANNING DIVISION**

27 1. That the Applicant/property owner and each successor in interest to the property
28 which is the subject of this project shall defend, indemnify and hold harmless the City
 of Huntington Park and its agents, officers, and employees from any claim, action or

1 proceedings, liability cost, including attorney's fees and costs against the City or its
2 agents, officers or employees, to attack, set aside, void or annul any approval of the
3 City, City Council, or Planning Commission.

2. Except as set forth in subsequent conditions, all-inclusive, and subject to department
3 corrections and conditions, the property shall be developed substantially in
4 accordance with the applications, environmental assessment, and plans submitted.
5. The proposed project shall comply with all applicable federal, state, and local agency
6 codes, laws, rules, and regulations, including Health, Building and Safety, Fire,
7 Zoning, and Business License Regulations of the City of Huntington Park.
8. The property is to be developed and maintained in a clean, neat, quiet, and orderly
9 manner at all times and comply with the property maintenance standards as set forth
10 in Section 9-3.103.18 and Title 8, Chapter 9 of the Huntington Park Municipal Code.
11. That the operator shall file and maintain their City of Huntington Park Business
12 License while commencing business operations.
13. The Applicant/operator shall obtain all required approval/ permits from local, state,
14 and federal agencies.
15. That this entitlement shall be subject to review for compliance with conditions of
16 approval. Reviews shall be conducted at intervals deemed appropriate by the City
17 Planning Commission.
18. That the Applicant comply with all State Department of Alcoholic Beverage Control
19 (ABC) requirements, including but not limited to alcohol sales hours, and should any
20 license or permits, issued by the State Department of Alcoholic Beverage Control
21 (ABC), be surrendered or revoked, the Conditional Use Permit shall automatically
22 become null and void.
23. That the Applicant be required to apply for a new entitlement if any alteration,
24 modification, or expansion would increase the existing floor area of the
25 establishment.
26. If the operation of this establishment be granted, deed, conveyed, transferred, or
27 should a change in management or proprietorship occur at any time, this Conditional
28 Use Permit shall become null and void.
11. That the violation of any of the conditions of this entitlement may result in a citation(s)
12 and/or the revocation of the entitlement.
12. That this entitlement may be subject to additional conditions after its original
13 issuance, upon a duly noticed public hearing item. Such conditions shall be imposed
14 by the City Planning Commission as deemed appropriate to address problems of land
15 use compatibility, operations, aesthetics, security, noise, safety, crime control, or to
16 promote the general welfare of the City.

- 1
- 2 13. Any proposed mechanical equipment and appurtenances, including satellite dishes,
- 3 gutters, etc., whether located on the rooftop, ground level or anywhere on the
- 4 property shall be completely shielded/enclosed so as not to be visible from any public
- 5 street and/or adjacent properties. Such shielding/enclosure of facilities shall be of
- 6 compatible design related to the building structure for which such facilities are
- 7 intended to serve and shall be installed prior to final building inspection.
- 8
- 9 14. Pursuant to HPMC Section 9-2.1109, this entitlement shall expire in the event it is not
- 10 exercised within one (1) year from the date of approval, unless an extension has
- 11 been granted by the Planning Commission.
- 12
- 13 15. If the use ceases to operate for a period of six (6) months, the entitlement shall be
- 14 null and void.
- 15
- 16 16. That the Applicant shall comply with all applicable property development standards
- 17 including, but not limited to, outdoor storage, fumes and vapors, property
- 18 maintenance, and noise.
- 19
- 20 17. The Director of Community Development is authorized to make minor modifications
- 21 to the approved preliminary plans or any of the conditions if such modifications shall
- 22 achieve substantially the same results, as would strict compliance with said plans and
- 23 conditions.
- 24
- 25 18. The business hours of operation shall be recognized as Monday to Sunday, 24 hours
- 26 a day, 7 days a week.
- 27
- 28 19. The business hours of operation for the sale of alcohol are Monday to Sunday 6:00
- 1 A.M. – 2:00 A.M.
- 2
- 3 20. The Conditional Use Permit shall be reviewed by the Director of Community
- 4 Development in six (6) months from the date of approval by the Planning
- 5 Commission. After the initial six (6) month review, the Director of Community
- 6 Development shall review the Conditional Use Permit on an annual basis. If
- 7 complaints are received during the review related to the sale of alcohol during the
- 8 hours of 6:00 A.M – 2:00 AM, the Director of Community Development is authorized
- 9 to modify the hours when alcohol is sold.
- 10
- 11 21. The Business operator shall not conduct any off-site deliveries of alcoholic
- 12 beverages.
- 13
- 14 22. The Business operator shall install and maintain a scanner capable of reading the
- 15 information contained in the magnetic strip of any California Driver's License or
- 16 Identification Card to confirm the age of the customer, or similar system as approved
- 17 by the Director of Community Development. This device shall be used by the cashier
- 18 to check the identification of all individuals who appear to be younger than 35 years
- 19 of age.
- 20

- 1 23. There shall be no exterior advertising or sign of any kind or type, including advertising
2 directed to the exterior from within, promoting or indicating the availability of alcoholic
3 beverages. Interior displays of alcoholic beverages or signs which are clearly visible
4 to the exterior shall constitute a violation of this condition.
- 5 24. The on-site trash enclosure(s) must contain a lock and remain closed and secure.
6 The applicant must remain in good standing and have an active account with the
7 City's authorized vendor.
- 8 25. The on-site trash enclosure(s) must be screened per the plans submitted by the
9 applicant.
- 10 26. No outside storage shall be permitted on the subject site.
- 11 27. All vehicles related to the operation of the business including loading and off-loading
12 of merchandise/ products related to the business shall not occur in the public right of
13 way or impede vehicular flow onto the site.
- 14 28. No payphones shall be allowed on the subject site. All existing payphones on the
15 subject site shall be removed prior to business license issuance.
- 16 29. Prior to business license issuance, all graffiti on the subject site shall be removed.
- 17 30. A Minor Development Permit application shall be submitted for any proposed tenant
18 improvements.
- 19 31. A Sign Design Review application shall be submitted prior to installing signs.
20 Including but not limited to wall signs, window signs and temporary banners.
21 Temporary banners are permitted pursuant to a Temporary Sign Permit Application.
- 22 32. All unpermitted signage including banners shall be removed.
- 23 33. Business name shall be recognized as "Circle K".
- 24 34. Signage for the business shall match the name on the city business license and shall
25 not reference "*liquor*" in the name.
- 26 35. Install anti-graffiti film on all exterior windows.
- 27 36. No outdoor vending machines shall be permitted on site. Any existing outdoor
28 vending machines shall be removed prior to issuance of business license. Pursuant
to HPMC Sec. 9-1.203 "Vending machine" means an automated
mechanical/electronic device that is designed to dispense items (e.g., food, stamps,
novelties, etc.) or services (e.g., shoe shine, telephone, television viewing, etc.) to the
general public when currency, tokens or electronic cards are inserted into the
machine.

- 1 37. All abandoned signs must be removed and any holes, glue, or discolored paint from
2 previous signs must be repaired to match the building or background exterior.
- 3 38. That no loitering or consumption of alcohol shall take place outside the existing
4 establishment or the parking area and that signs be posted on the site prohibiting
such activities. The number, design, location and text of the signs shall be subject to
Planning Division and Police Department approval.
- 5 39. No loitering and no trespassing signs shall be posted around the perimeter of the
6 building in compliance with Section 602(o) the California Penal Code.
- 7 40. "No Trespassing/Loitering signs must be placed on the front of the establishment.
- 8 41. That all merchandise, products, and goods pertaining to the business be maintained
9 within the building at all time and shall not be located on the sidewalk area or outside
10 of the building.
- 11 42. Property maintenance must be managed to include cleaning of trash and debris on all
12 areas of the property.
- 13 43. All exterior trash must be placed in the approved trash container. Trash container
must be locked at all times.
- 14 44. No overnight parking of vehicles.
- 15 45. No abandoned vehicles to be parked on property.
- 16 46. Window coverage must not exceed 25% without Planning Division approval.
- 17 47. Graffiti on property must be removed within two (3) days, if paint is required, planning
18 approval must be requested if any color is used other than anything approved at the
19 time of plan review.
- 20 48. No loitering in parking lot or outside business including public right-of-way areas.
- 21 49. Applicant must maintain 602 Form on file with the Huntington Park Police Department
22 to manage anyone trespassing or loitering.
- 23 50. Landscaping must be maintained on parcel.
- 24 51. The operation of the establishment shall be limited to those activities and elements
25 expressly indicated on the permit application and approved by the Planning
Commission. Any change in the operation, which exceeds the conditions of the
26 approved permit, will require that a new permit application be submitted to the
Planning Commission for their review and approval.
- 27 52. Noise emanating from the permittee's premises shall not be audible 50 feet or more
28 from the property line of the premises. The permittee shall be responsible for

1 determining how to best meet this requirement, either by keeping doors and windows
2 closed.

3 53. Current occupancy loads shall be posted at all times.

4 54. The permittee shall be responsible for installing and maintaining a video surveillance
5 system that monitors no less than the front and rear of the business, with full view of
6 the public right-of-ways, and any parking lot under the control of the permittee. These
7 cameras shall record video and have the capacity to store the video for a minimum of
8 30 days and be available to the law enforcement upon request.

9 55. The surrounding area (exterior & parking lot) shall be illuminated during business
10 hours, in order to easily make the appearance and conduct of all people on or about
11 the property discernible.

12 56. Address should be clearly marked to the front of the structure.

13 57. All individuals buying alcohol must possess a valid form of identification meeting the
14 following criteria:

15 a. Issued by a government agency (e.g., Federal, State, county, or city)
16 b. Includes the individual's name, date of birth, description, and photograph.
17 c. Currently valid, not expired.

18 58. Acceptable forms of identification include a driver's license, State-issued ID card, or
19 Federal/military ID card. Caution: The photograph and physical description on the ID
20 must match the customer. Altered or mutilated IDs are not acceptable. Unacceptable
21 identification forms include temporary driver's licenses, non-photo driver's licenses,
22 birth certificates, and school or work ID cards (as per section 25660 of the Business
23 and Professions Code).

24 59. The permit may include provisions for periodic compliance checks and inspections by
25 law enforcement to ensure ongoing adherence to the conditions of the permit.

26 60. The applicant must submit a comprehensive security plan detailing measures such as
27 surveillance cameras, security personnel, lighting, and alarm systems to ensure the
safety and security of patrons and property.

28 61. The business must implement measures to minimize noise disturbances, especially
during late hours, to avoid disrupting the surrounding community.

62. The business must have an emergency preparedness plan, including procedures for
handling medical emergencies, fire incidents, and other crises.

63. The business must take proactive measures to prevent nuisances such as loitering,
littering, illegal parking, and other activities that may disrupt the neighborhood.

1 64. The permit holder must promptly report any criminal activities, disturbances, or
2 violations of the permit conditions to law enforcement.

3 65. Staff and security personnel should undergo appropriate training in conflict resolution,
4 de-escalation techniques, and handling difficult situations to maintain a safe
5 environment.

6 66. It shall be unlawful for any person who appears to be intoxicated or under the
7 influence of any drug, chemical or substance to enter or remain on the applicant's
8 premises, at any time, as set forth in Section 25602(a) of the Business and
9 Professions Code.

10 67. Wine shall not be sold in bottles or containers smaller than 750 ml unless sold in
11 manufacturers pre-packaged multi-unit quantities.

12 68. Single sales of distilled spirits in containers smaller than 375 ml is prohibited. Sales of
13 distilled spirits of any container size sold in pre-packed, multi-unit quantities are not
14 prohibited.

15 69. Beer, malt beverages or wine cooler products, regardless of container size, must be
16 sold in manufacturer pre-packaged multi-unit quantities.

17 70. The sale of alcohol for on-site consumption is prohibited. No alcoholic beverages
18 shall be consumed on any portion of the licensed premises or any portion adjacent,
19 thereto which is under the control of the licensee.

20 71. No Check Cashing or Money Transfer services permitted.

21 72. That all future temporary or permanent signage shall be approved by the City prior to
22 installation, pursuant to the Huntington Park Municipal Code.

23 73. This Conditional Use Permit shall be valid for a term of five (5) years. Upon
24 expiration, this entitlement is subject to Planning Division administrative review for
25 renewal.

26 74. That the business owner and property owner agree in writing to the above conditions.

27 **BUILDING AND SAFETY**

28 75. All entrances and exits shall remain unlocked, in the closed position, and completely
29 unobstructed at all times, including during business hours. Above all entrances, on
30 the interior side, shall read: "This door to remain unlocked during business hours."

31 76. There shall be at least two (2) class ABC fire extinguishers, one near the front
32 entrance and one near the rear exit of the tenant space within the building. Fire
33 extinguishers shall bear an up-to-date fire department inspection tag that indicates
34 the date the fire extinguisher was inspected.

- 1 77. The business shall be subject to a routine business license inspection (if required by
2 the City for the sale of distilled alcoholic spirits to the already-existing sale of beer
3 and wine).
- 4 78. The approved occupant load limit of the tenant space within the building shall be
upheld throughout the duration of the convenience store use.
- 5 79. The exit access, the exit, and the exit discharge within the means of egress system
6 inside or outside the subject tenant space within the building, including the public
7 way, shall not be obstructed in any manner throughout the duration of the
convenience store use. The minimum widths and clearances established in California
8 Building Code (CBC) Chapter 10 shall be maintained at all times.
- 9 80. If there are later, proposed tenant improvements, alterations, structural repairs, or
10 additions to the existing structures and/or site, the applicant shall submit tenant
11 improvement (T.I.) construction plans to the Planning Division for review and
12 approval of the proposed tenant improvements, alterations, structural repairs, or
additions. Tenant improvement plans shall then be submitted to the Building & Safety
Division for review and approval only after approval is first obtained from the Planning
Division.
- 13 81. If there are later, proposed tenant improvements, alterations, structural repairs, or
14 additions, the applicant shall submit full tenant improvement construction plans,
15 including structural plans, to the Building & Safety Division for review of the proposed
16 alterations and improvements to the existing structures and/or site. All work shall be
permitted through approval of the full construction plans and issuance of a building
permit and associated mechanical, electrical, and plumbing permits.
- 17 82. If there are later, proposed tenant improvements, alterations, structural repairs, or
18 additions, plans submitted for public buildings, **public accommodations**,
19 **commercial buildings**, and public housing projects shall be completed by a
20 registered design professional, such as a licensed architect or registered professional
engineer (civil or structural). All plan sheets shall be stamped and signed by the
registered design professional.
- 21 83. All new construction, tenant improvements, alterations, structural repairs, and
22 additions shall follow the 2022 California Building Standards Codes, such as the
23 California Building Code and associated codes within the 2022 code cycle (or the
24 latest code cycle at the time of submission to the Building & Safety Division).
Sometimes developments are done in phases or stages, such as the construction of
25 a shell building and then construction of a tenant improvement. If unpermitted work is
discovered, the work must comply with the current building code requirements, which
may require additional work to ensure code compliance.
- 26 84. New construction, tenant improvements, alterations, structural repairs, and additions
27 shall be required to comply with the disabled access requirements outlined in Chapter
11B – Accessibility to Public Buildings, Public Accommodations, Commercial

Buildings, and Public Housing – of the 2022 California Building Code (CBC) (or the latest code cycle at the time of submission to the Building & Safety Division).

Pursuant to CBC 11B –206.2.1, at least one accessible route shall be provided within the site from accessible parking spaces and accessible passenger drop-off and loading zones; public streets and sidewalks; and public transportation stops to the accessible building or facility entrance they serve. An accessible route shall not be required between site arrival points and the building or facility entrance if the only means of access between them is a vehicular way not providing pedestrian access. Where more than one circulation route is provided, all routes must be accessible. General circulation paths shall be permitted when located in close proximity to an accessible route. At least one accessible route shall connect accessible buildings, accessible facilities, accessible elements, and accessible spaces that are on the same site per CBC 11B-206.2.2. Parking is required by the City of Huntington Park Municipal Code/Zoning Code, which specifies the total number of parking stalls required for any given building(s). Section 11B-208 of the CBC specifies the minimum number of accessible parking spaces required based on the total number of stalls provided, if parking spaces are provided.

85. Some tenant improvements, alterations, structural repairs, and additions may “trigger” full compliance with the accessibility features outlined in Section 11B-202 of the 2022 CBC (or the latest code cycle at the time of submission to the Building & Safety Division) pursuant to the current valuation threshold. When the adjusted construction cost, as defined, exceeds the current valuation threshold, as defined, full compliance with Section 11B-202.4 of the CBC shall be required. In choosing which accessible elements to provide, priority should be given to those elements that will provide the greatest access in the following order:

- a. An accessible entrance;
- b. An accessible route to the altered area;
- c. At least one accessible restroom for each sex or one accessible unisex (single-user or family) restroom;
- d. ~~Accessible telephones;~~
- e. Accessible drinking fountains; and
- f. When possible, additional accessible elements such as parking, signs, storage, and alarms.

When the adjusted construction cost, as defined, is less than or equal to the current valuation threshold, as defined, the cost of compliance with the accessible elements listed above in Section 11B-202.4 of the CBC shall be limited to 20 percent of the adjusted construction cost of tenant improvements, alterations, structural repairs, or additions.

86. Approved fire apparatus access roads shall be provided for every facility, building, or portion of a building hereafter constructed or moved into. The fire apparatus access road shall comply with the requirements of California Fire Code (CFC) 503.1.1 and shall extend to within 150 feet of all portions of the facility, building, or portion of a building and all portions of the exterior walls of the first story of the building as

1 measured by an approved route around the exterior of the building or facility. The fire
2 code official is authorized to increase the dimension of 150 feet where the following
3 condition occurs: The building is equipped throughout with an approved automatic
4 sprinkler system installed in accordance with CBC Section 903.3.1.1 (NFPA 13),
5 903.3.1.2 (NFPA 13R), or 903.3.1.3 (NFPA 13D), as applicable per use.

6

7 87. Fire apparatus access roads shall not be obstructed in any manner, including the
8 parking, temporary parking, or queuing of vehicles. The minimum widths and
9 clearances established in CFC Sections 503.2.1 and 503.2.2 shall be maintained at
10 all times.

11 88. Plans submitted for new construction, tenant improvements, alterations, structural
12 repairs, and additions to the Building & Safety Division shall require plan check fees.
13 The initial plan check fee will cover the first plan check and one recheck only.
14 Additional review required beyond the first recheck shall be paid for on an hourly
15 basis in accordance with the current fee schedule.

16 89. For projects approved through the discretionary approval process via the Planning
17 Commission, the second sheet of plans submitted for new construction, tenant
18 improvements, alterations, structural repairs, and additions to the Building & Safety
19 Division is to include a copy of the signed Planning Commission Resolution listing all
20 Planning Commission Conditions of Approval and to include a copy of the signed
21 Planning Commission Decision Letter. This information shall be incorporated into the
22 plans prior to the first submittal for Building & Safety plan check.
23
24 90. If the project did not go through the discretionary approval process via the Planning
25 Commission, but required a Special Director's Meeting approval via the Community
26 Development Director, include a copy of the signed Director Decision Resolution for
27 Minor Conditional Use Permit, including the Director's Approval Decision Letter with
28 Director's Conditions of Approval. This information shall be incorporated into the
plans prior to the first submittal for Building & Safety plan check.

90. Separate agency approvals prior to the issuance of the building permit, such as from
County of Los Angeles Fire Department – Fire Prevention Division, County of Los
Angeles Public Health – Environmental Health Division, Los Angeles County
Sanitation Districts, South Coast Air Quality Management District, Regional Water
Quality Control Board, the local water purveyor, Southern California Edison, Southern
California Gas Company, and others, may be required.

91. All construction work, if later proposed, is to be completed by a licensed contractor.

92. That the business owner and property owner agree in writing to the above conditions.

CODE ENFORCEMENT

93. Install and maintain exterior lighting for nighttime (hours of darkness) illumination for
safety and emergency services.

- 1 94. Appoint a "point of contact" along with a current contact number for someone who will
2 be able to aid with property maintenance issues should they arise.
- 3 95. Post no trespass signage and submit a copy of the no trespass form to the Police
4 Department. Ensure that the no trespass order is updated B-Annually.
- 5 96. That the business owner (Applicant) and property owner agree in writing to the above
6 conditions.

POLICE DEPARTMENT

- 7 97. A designated point of contact must be provided to ensure the timely resolution of any
8 issues or complaints.
- 9 98. Install and maintain surveillance cameras to monitor activities both inside and outside
10 the premises, facilitating the investigation of any potential incidents. Video footage
11 must be retained for a minimum of 30 days and made available to law enforcement
upon request.
- 12 99. Adequate exterior lighting shall be maintained during all hours of darkness,
13 particularly around the entrance, parking lot, and rear areas, to deter loitering and
enhance visibility.
- 14 100. Mandate that all customers purchasing alcohol present valid identification, regardless
15 of age or appearance.
- 16 101. Maintain valid and updated licenses for alcohol sales and all other business
operations.
- 17 102. Prohibit on-site alcohol consumption in parking lots or adjacent areas.
- 18 103. Allow unannounced inspections by law enforcement and city officials to ensure
19 adherence to all CUP conditions and regulations.
- 20 104. The business must operate in full compliance with the terms of its ABC license. Any
21 ABC violations may result in the review or revocation of the CUP.
- 22 105. The permit holder must promptly report any criminal activities, disturbances, or
23 violations of the permit conditions to law enforcement.
- 24 106. The CUP is subject to review and possible revocation if it results in an increase in
25 calls for service, public nuisance complaints, or other criminal activity associated with
the sale of alcohol.
- 26 107. That the business owner (Applicant) and property owner agree in writing to the above
27 conditions

28 **SECTION 4:** This resolution shall not become effective until 15 days after the date of

1 decision rendered by the Planning Commission, unless within that period of time it is
2 appealed to the City Council. The decision of the Planning Commission shall be stayed
3 until final determination of the appeal has been effected by the City Council.

4 **SECTION 5:** The Secretary of the Planning Commission shall certify to the adoption
5 of this resolution and a copy thereof shall be filed with the City Clerk.

6 **PASSED, APPROVED, AND ADOPTED** this 17th of September 2025 by the following vote:

7 AYES:

8 NOES:

9 ABSENT:

10 ABSTAIN:

11 HUNTINGTON PARK PLANNING COMMISSION

14 Mario Gomez, Chairperson

15 ATTEST:

18 Paul Bollier, Secretary

CONDITIONAL USE PERMIT APPLICATION & ENVIRONMENTAL INFORMATION PACKAGE

EXHIBIT B

CASE NO. CUP 2025-05

RECEIVED

MAY 14 2025

BY: _____

**CONDITIONAL USE PERMIT
APPLICATION**



CITY OF HUNTINGTON PARK
Community Development Dept. • Planning Division
6550 Miles Avenue, Huntington Park, CA 90255
Tel. (323) 584-6210 • planning@hpcgov

FOR OFFICE USE ONLY

Date Filed: 5/14/25 File No.: CUP25-05 Fee/Receipt No.: \$ 226425 Received By (Initials): PK

PROJECT INFORMATION

Project Address: 2319 RANDOLPH ST, HUNTINGTON PARK, CA, 90255

General Location: Northeast Corner of Randolph Street and Santa Fe Avenue

Assessor's Parcel Number (APN): 6321-004-047

APPLICANT'S INFORMATION

Applicant: PGG ENTERPRISE CORPORATION

Mailing Address: 2319 RANDOLPH ST, HUNTINGTON PARK, CA, 90255

Phone 1: 323-584-6820 Phone 2: _____ Email: _____

PROPERTY OWNER'S INFORMATION

Property Owner: Rader, Thomas Rhoades

Mailing Address: 3006 Pacific Ave, Ste 300 Los Angeles CA 90291

Phone 1: 323-270-8687 Phone 2: _____ Email: raderfamilytrust@gmail.com

REQUEST

I/We hereby request a Conditional Use Permit (CUP) for the following purpose:

Pursuant to the Huntington Park Municipal Code (HPMC) Section 9-4.202, the applicant is requesting to obtain a new conditional use permit to upgrade their current beer and wine off sale privileges (ABC Type 20 License) to include a full line of alcoholic beverages for off-site consumption (ABC Type 21 License) in conjunction with an existing 2,251 square foot convenience store known as "Circle K". The existing store operates 24 hours per day, seven days a week and is located in the Commercial General (C-G) Zone.

In order for the Planning Commission to approve a CUP, the Huntington Park Municipal Code requires that all of the following findings be made:

- A. The proposed use is conditionally permitted within, and would not impair the integrity and character of, the subject zoning district and complies with all of the applicable provisions of the Zoning Code.
- B. The proposed use is consistent with the General Plan.
- C. The approval of the Conditional Use Permit for the proposed use is in compliance with the requirements of the California Environmental Quality Act (CEQA) and the City's Guidelines.
- D. The design, location, size, and operating characteristics of the proposed use are compatible with the existing and planned future land uses within the general area in which the proposed use is to be located and will not create significant noise, traffic, or other conditions or situations that may be objectionable or detrimental to other permitted uses operating nearby or adverse to the public interest, health, safety, convenience, or welfare of the City.
- E. The subject site is physically suitable for the type and density/intensity of use being proposed.
- F. There are adequate provisions for public access, water, sanitation, and public utilities and services to ensure that the proposed use would not be detrimental to public health and safety.

In order for the Planning Commission to determine if these findings are present in your case, the following questions must be answered by the applicant:

1. Describe how the proposed use is conditionally permitted within, and would not impair the integrity and character of, the subject zoning district and complies with all of the applicable provisions of the Zoning Code site for this proposed use is adequate in size and shape.

SEE EXHIBIT "A" FINDINGS

2. Describe how the proposed use is consistent with the General Plan.

SEE EXHIBIT "A" FINDINGS

3. Describe how the approval of the Conditional Use Permit for the proposed use is in compliance with the requirements of the California Environmental Quality Act (CEQA) and the City's Guidelines.

SEE EXHIBIT "A" FINDINGS

4. Describe how the design, location, size, and operating characteristics of the proposed use is compatible with the existing and planned future land uses within the general area in which the proposed use is to be located and will not create significant noise, traffic, or other conditions or situations that may be objectionable or detrimental to other permitted uses operating nearby or adverse to the public interest, health, safety, convenience, or welfare of the City.

SEE EXHIBIT "A" FINDINGS

5. Describe how the subject site is physically suitable for the type and density/intensity of use being proposed.

SEE EXHIBIT "A" FINDINGS

6. Describe how there are adequate provisions for public access, water, sanitation, and public utilities and services to ensure that the proposed use would not be detrimental to public health and safety.

SEE EXHIBIT "A" FINDINGS

CERTIFICATE AND AFFIDAVIT OF APPLICANT: I/We certify that all statements made on this application are true and complete to the best of my knowledge. I/We understand that any false statements may result in denial of the requested permit or revocation of any issued permit. I/We further certify that I am, or have permission by, the property owner to conduct the proposed development applied for herein.

Purwinder Singh Gill

Applicant Signature (Required)

Date 5/13/25

Purwinder S. Gill

Print Name

Note: If the applicant is not the property owner, the owner of the property must sign the application or a written authorization must be submitted so that the applicant may file the application.

TR

Property Owner Signature (Required)

Date 5/13/25

Thomas Rhoades Rader

Print Name



CITY OF HUNTINGTON PARK
Community Development Dept. • Planning Division
6550 Miles Avenue, Huntington Park, CA 90255
Tel. (323) 584-6210 • planning@huntingtonpark.org

ENVIRONMENTAL INFORMATION FORM

FOR OFFICE USE ONLY

Date Filed: 5/14/2011 File No: CUP 2011-05 Fee/Receipt No: 226425 Initials: JB

1. Applicant (please circle whether Owner, Leasee, Purchaser or Representative):

Name: PGG ENTERPRISE CORPORATION

Address: 2319 RANDOLPH ST., HUNTINGTON PARK, CA, 90255

Telephone: 323-584-6820

Fax: _____

2. Contact Person concerning this project:

Name: Attorney Richard F Hernandez

Address: 333 N Indian Hill Claremont CA 91711

Telephone: 626-962-6792

Fax: _____

3. Address of project: 2319 RANDOLPH ST, HUNTINGTON PARK, CA, 90255

4. Assessor's Parcel Number (APN): 6321-004-047

5. Indicate type of permit application(s) (i.e. Conditional Use Permit, Development Permit, Variance, etc.) for the project to which this form pertains:

CONDITIONAL USE PERMIT - ALCOHOL SALES

6. List any other permits and/or other public agency approvals required for this project, including those required by City, County, State and/or Federal agencies:

CALIFORNIA DEPARTMENT OF ALCOHOLIC BEVERAGE CONTROL

7. Existing Zone: C-G

8. Proposed use of site: EXISTING MULTI-TENANT COMMERCIAL CENTER

9. **Site size (lot dimensions and square footage):**

14,570 S.F.

10. **Project size:**

Square feet to be added/constructed to structure(s):

NONE

Total square footage of structure(s): 5,532 S.F.

11. **Number of floors of construction:**

Existing: 1

Proposed: 1

12. **Parking:**

Amount required: 14 SPACES

Amount provided: 14 SPACES

13. **Anticipated time scheduling of project:** N/A

14. **Proposed phasing of development:** N/A

15. **If residential, include number of units, schedule of unit sizes, range of sale/rent prices, and type of household size expected:**

N/A

16. **If commercial, indicate the type of commercial use, estimated employment per shift, proposed hours of operations, indicate whether neighborhood, City or Regionally oriented, square footage of sales area, and loading locations:**

The existing commercial use is a convenience store upgrading liquor license privileges from a Type 20 to a Type 21 ABC License.

The employment per shift is approximate two employees. The current hours of operation are 24 hours a day 7 days a week. The store serves both the local community and regional commuters traveling through the city via Santa Fe Avenue

17. If industrial, indicate type of industrial or manufacturing use, estimated employment per shift, proposed hours of operations, and loading locations:

N/A

18. If institutional, indicate type of institutional use, estimated employment per shift, proposed hours of operations, estimated occupancy, loading locations, and community benefits to be derived from the project:

N/A

Please complete numbers 19 through 33 by marking "A" through "D" and briefly discuss any items marked "A" "B" or "C" (attach additional sheets as necessary). Items marked "D" do not need discussion.

A) Potentially Significant Impact	B) Potentially Significant Impact Unless Mitigation Incorporated	C) Less than Significant Impact	D) No Impact
-----------------------------------	--	---------------------------------	--------------

AESTHETICS

19. Would the proposed project:

a. Affect a scenic vista?	D
b. Have a demonstrable negative aesthetic effect?	D
c. Create light or glare?	D

AIR QUALITY

20. Would the proposed project:

a. Affect air quality or contribute to an existing or projected air quality violation?	D
b. Create or cause smoke, ash, or fumes in the vicinity?	D
c. Create objectionable odors?	D

BIOLOGICAL RESOURCES

21. Would the proposed project:

a. Remove of any existing trees or landscaping?

D _____

CULTURAL RESOURCES:

22. Would the proposed project:

a. Affect historical resources?

D _____

b. Have the potential to cause a significant physical change which would affect unique ethnic cultural values?

D _____

GEOLOGY AND SOILS

23. Would the proposed project:

a. Result in erosion, changes in topography or unstable soil conditions from excavation, grading or fill?

D _____

b. Be located on expansive soils?

D _____

c. Result in unique geologic or physical features?

D _____

HAZARDS

24. Would the proposed project:

a. Create a risk of accidental explosion or release of hazardous substances (including, but not limited to: oil, pesticides, chemicals or radiation)?

D _____

b. The use or disposal of potentially hazardous materials (i.e. toxic or flammable substances)?

D _____

c. The creation of any health hazard or potential health hazard?

D _____

d. Exposure of people to existing sources of potential health hazards?

D _____

HYDROLOGY AND WATER QUALITY

25. Would the proposed project:

a. Change water drainage patterns?

D _____

b. Change the quantity of ground waters, either through direct additions or withdrawals, or through interception of an aquifer by cuts or excavations or through substantial loss of groundwater recharge capabilities?

D _____

- c. Impact groundwater quality? D _____
- d. Substantially reduce the amount of groundwater otherwise available for public water supplies? D _____

LAND USE AND PLANNING

26. Would the proposed project:

- a. Conflict with the Zoning or General Plan designation? D _____
- b. Be incompatible with existing land use in the vicinity? D _____
- c. Disrupt or divide the physical arrangement of an established community? D _____

MINERAL AND ENERGY RESOURCES

27. Would the proposed project:

- a. Conflict with the conservation of water? D _____
- b. Use non-renewable resources in a wasteful and/or inefficient manner? D _____
- c. Substantially increase energy consumption (i.e. electricity, oil, natural gas, etc.)? D _____

NOISE

28. Would the proposed project result in:

- a. Increase to existing noise levels? D _____
- b. Exposure of people to severe noise levels? D _____

POPULATION AND HOUSING

29. Would the proposed project:

- a. Induce substantial growth in an area either directly or indirectly (i.e. through population growth or infrastructure use)? D _____
- b. Displace existing housing, especially affordable housing? D _____

PUBLIC SERVICES

30. Would the proposal result in a need for new or altered government services for any of the following public services:

- a. Fire protection? D _____

- b. Police protection? D _____
- c. Schools? D _____
- d. Maintenance of public facilities, including roads? D _____
- e. Other governmental services? D _____

RECREATION

31. Would the proposed project:

- a. Increase the demand for neighborhood or regional parks or other recreational facilities? D _____
- b. Affect existing recreational opportunities? D _____

TRANSPORTATION AND TRAFFIC

32. Would the proposed project:

- a. Increase vehicle trips or traffic congestion? D _____
- b. Increase hazards to safety from design features (i.e. sharp curves or dangerous intersections)? D _____
- c. Inadequate access to nearby uses? D _____
- d. Insufficient on-site parking capacity? D _____
- e. Hazards or barriers for pedestrians or bicyclists? D _____

UTILITIES AND SERVICE SYSTEMS

33. Would the proposed project result in a need for new systems or supplies, or alterations to the following utilities:

- a. Power or natural gas? D _____
- b. Communications systems? D _____
- c. Local or regional water treatment or distribution facilities? D _____
- d. Sewer or septic tanks? D _____
- e. Storm water drainage? D _____
- f. Solid waste disposal? D _____
- g. Local or regional water supplies? D _____

34. Describe the project site as it exists before the project, including any existing structures on the site, and the use of the structures (i.e. residential, commercial, industrial, etc.) Attach photographs of the site and of the surrounding land uses.

The site is located at the northwest corner of Santa Fe Avenue and Randolph Street surrounded by industrial warehouses to the north; a residence to the west; an industrial warehouse to the south, and a commercial shopping center to the east. The subject site is comprised of three lots totaling 14,570 square feet. The site is developed with a convenience store and retail shop.

There is an open parking lot at the corner of the property with two driveway aprons.

35. Describe the intensity of land use (i.e. single-family, apartment dwellings, shopping center, etc.), and specifications of development (i.e. height, primary frontage, secondary frontage, setbacks, rear yard, etc.).

The existing commercial use meets the development standards prescribed by the HPMC for commercial developments located in the C-G Zone. The building has an overall height of appro. 20ft with a 25 foot front setback along Santa Fe Avenue.

CERTIFICATION: I hereby certify that the statements furnished above and in the attached plans present the data and information required for this initial evaluation to the best of my ability, and that the facts, statements and information presented are true and correct to the best of my knowledge and belief.


Curwens, Inc.
Applicant (Signature)

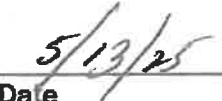

5/13/25
Date

EXHIBIT "A"
CONDITIONAL USE PERMIT FINDINGS

- 1. Describe how the proposed use is conditionally permitted within, and would not impair the integrity and character of, the subject zoning district and complies with all of the applicable provisions of the Zoning Code site for this proposed use is adequate in size and shape.**

The proposed use, which involves upgrading the existing beer and wine off-sale privileges to a full line of alcoholic beverages for off-site consumption (ABC Type 21 Liquor License), is conditionally permitted within the Commercial General (CG) zoning district under Section 9-4.202 of the Huntington Park Municipal Code (HPMC).

The CG zoning district is intended to accommodate a mix of general retail, professional office, and service-oriented businesses, ensuring that developments align with community needs while maintaining compatibility with surrounding land uses. The existing Circle K convenience store, operating 24/7 within a 2,251 square-foot space, is an established business that complies with all applicable Commercial Zone Standards outlined in Section 9-4.203 of the HPMC.

The site is adequate in size and shape to accommodate the requested Type 21 License, as it does not require physical expansion or modifications beyond regulatory compliance. The existing store layout, parking availability, and operational framework support the proposed use while maintaining the integrity and character of the district. Additionally, the business will continue to adhere to all local, state, and ABC regulations, ensuring responsible alcohol sales and mitigating potential impacts on the surrounding area.

By aligning with zoning regulations and maintaining a well-established retail operation, the proposed upgrade will enhance customer convenience while upholding the intent and integrity of the CG zoning district.

- 2. Describe how the proposed use is consistent with the General Plan.**

The proposed project is consistent with the General Plan as it aligns with Land Use & Community Development Element Policy 2, which encourages mixed-use development in key areas of Huntington Park. By enhancing an existing retail

establishment, the project contributes to a diverse mix of land uses, ensuring that residents have access to essential goods and services within their community.

Additionally, the project supports economic growth by sustaining and potentially expanding employment opportunities within the city. The upgraded ABC Type 21 license will enhance the store's offerings, making it a more comprehensive retail destination while maintaining compliance with local regulations.

Furthermore, the project promotes community-oriented retail, reinforcing Huntington Park's vision of fostering a vibrant and sustainable commercial environment that meets the needs of residents and captures regional economic growth opportunities.

3. Describe how the approval of the Conditional Use Permit for the proposed use is in compliance with the requirements of the California Environmental Quality Act (CEQA) and the City's Guidelines.

The approval of the Conditional Use Permit for the proposed project is in compliance with the California Environmental Quality Act (CEQA) and the City's Guidelines as the project is determined to be Categorically Exempt from CEQA requirements under Article 19, Section 15301 (Existing Facilities). No new construction of any kind is being proposed with this entitlement.

This exemption applies to projects involving negligible or no expansion of an existing use beyond its current operational scope. Since the proposed project consists of upgrading an existing convenience store's alcohol sales privileges without any substantial physical alterations or intensifications, it qualifies for this CEQA exemption.

As a result, the project does not pose significant environmental impacts, ensuring that the approval process aligns with state environmental regulations and the City's established review guidelines.

4. Describe how the design, location, size, and operating characteristics of the proposed use are compatible with the existing and planned future land uses within the general area in which the proposed use is to be located and will not create a significant noise, traffic, or other conditions or situations that may be objectionable or detrimental to other permitted uses operating nearby or adverse to the public interest, health safety, convenience, or welfare of the City.

The project site is located in the C-G (Commercial General) Zone, which is designated for commercial uses, including convenience stores. The surrounding properties are predominantly commercial or industrial, ensuring that the proposed use remains consistent with the intended character of the area. Given that the existing convenience store is not undergoing any structural modifications that would alter its size, height, or layout, the project will seamlessly integrate into the existing urban fabric.

The proposed use does not introduce a greater intensity than surrounding commercial uses and will operate within the same parameters as permitted uses in the district. The approval of the Conditional Use Permit would simply allow for an expansion of product offerings, ensuring an enhanced shopping experience for customers without altering the store's operating characteristics or community impact.

Additionally, the project aligns with the municipal code regulations for commercial zones, ensuring compliance with city planning objectives. The store's primary function will remain a convenience store, and the requested upgrade will complete its product selection while continuing to respect the welfare of the surrounding community. The proposed use is therefore in harmony with the surrounding commercial landscape and does not pose adverse effects on public interest, health, safety, or convenience.

5. Describe how the subject site is physically suitable for the type and density/intensity of use being proposed.

The subject site is physically suitable for the type and intensity of the proposed use as it is located within a well-established commercial district that accommodates a variety of retail, restaurant, office, and industrial uses. The surrounding businesses along Santa Fe Avenue are similar in nature, ensuring that the proposed use remains consistent with the existing development pattern in the area.

Furthermore, the project meets all minimum development standards outlined in HPMC Sections 9-4.202 and 9-4.203, confirming that the site is appropriately zoned and designed for the proposed use. The site's size, shape, and infrastructure support the intended operations without requiring significant modifications or causing disruptions to adjacent properties.

Given the adequate access to roadways, utilities, and other necessary services, the site is well-equipped to handle the proposed use's density and intensity. The continued operation of the convenience store, with the requested product expansion, is consistent with the intended function of the commercial zone and does not exceed the site's capacity for responsible and sustainable development.

6. Describe how there are adequate provisions for public access, water, sanitation and public utilities and services to ensure that the proposed use would not be detrimental to public health and safety.

Vehicular and pedestrian access to the site is provided along Santa Fe Avenue and Randolph Street, ensuring safe and efficient entry and exit for customers, employees, and service providers. The subject site is fully integrated into the existing public utility network, including water, sanitation, and other essential services.

Given that the project utilizes existing infrastructure and does not require any modifications, it is anticipated that the proposed use will not be detrimental to public health, safety, or general welfare. The proposed use will enhance the site's functionality while maintaining compliance with all applicable regulations.

SITE PLAN

EXHIBIT C

CASE NO. CUP 2025-05



you dream it we will
make it true

6000 Telegraph Rd. Los Angeles Ca.
90022

CORONA

ASSSESSOR #: 6321 - 004 - 047
NEW CIRCLE K IN TO EX19TING RETAIL
BUILDING

EXISTING SITE PLAN

JOB ADDRESS: 2319 RANDOLPH ST
HUNTINGTON PARK, CA 90255

JOB NO. 16-022
DRAWN BY: I.R.
DATE: Apr. 2016

1-1

**EXISTING
BUILDING
(NOT APART)**

111

CONVENIENCE STORE

E. 2,251 SQ. FT. RETAIL

585°-12'00"E-150.60'

E. 1396 SQ. FT.
RETAIL & CE STORAGE

E. 845 SQ. FT.

11

40

SANTA FE AVENUE
N00°36'00"W 178.44' MEAS.

N83°26'00" W 685.35' MEAS.
N RANDOLPH STREET

EXISTING SITE PLAN

DRAWN BY: I.R.

FLOOR PLAN

EXHIBIT D

CASE NO. CUP 2025-05

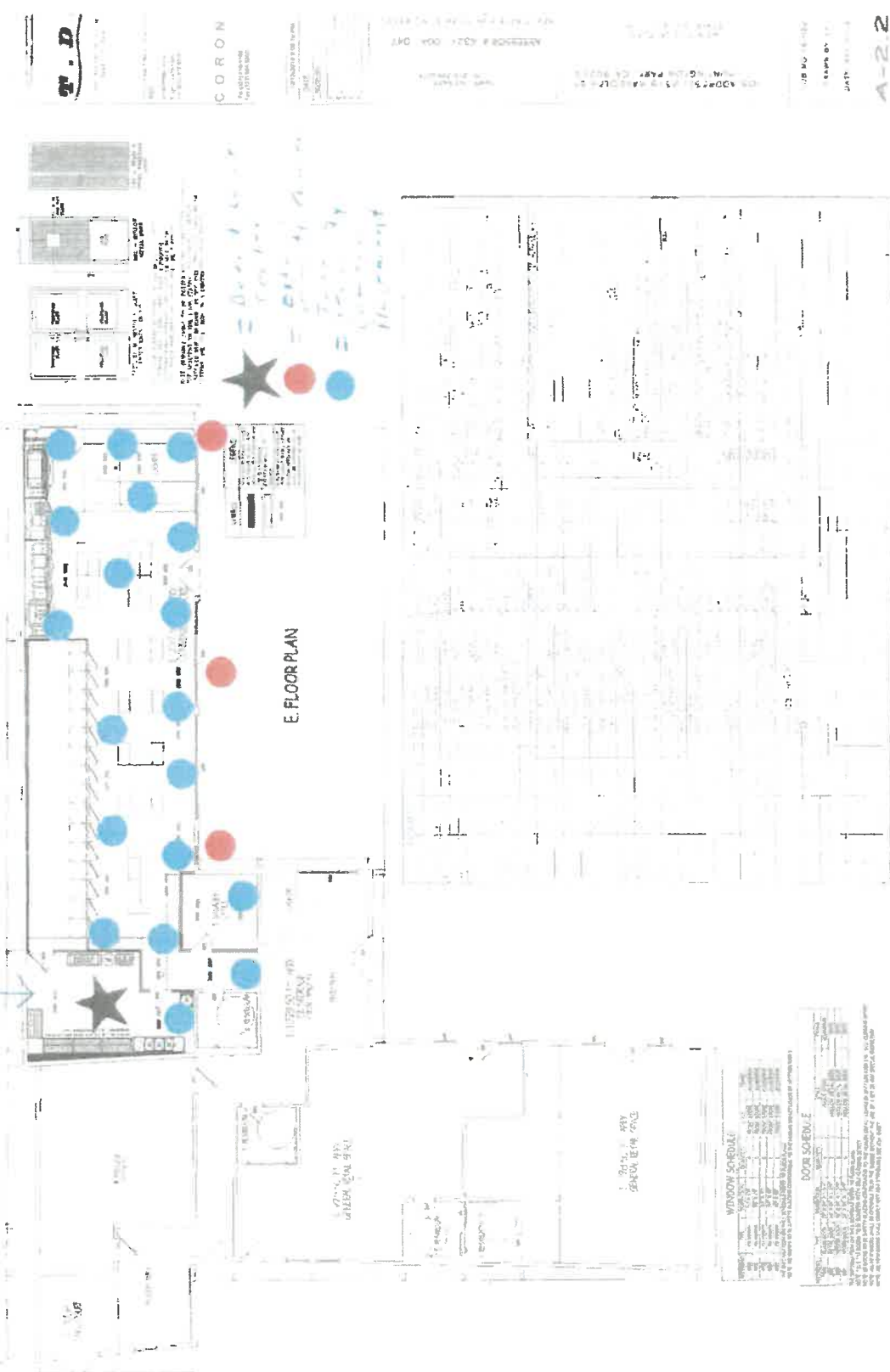
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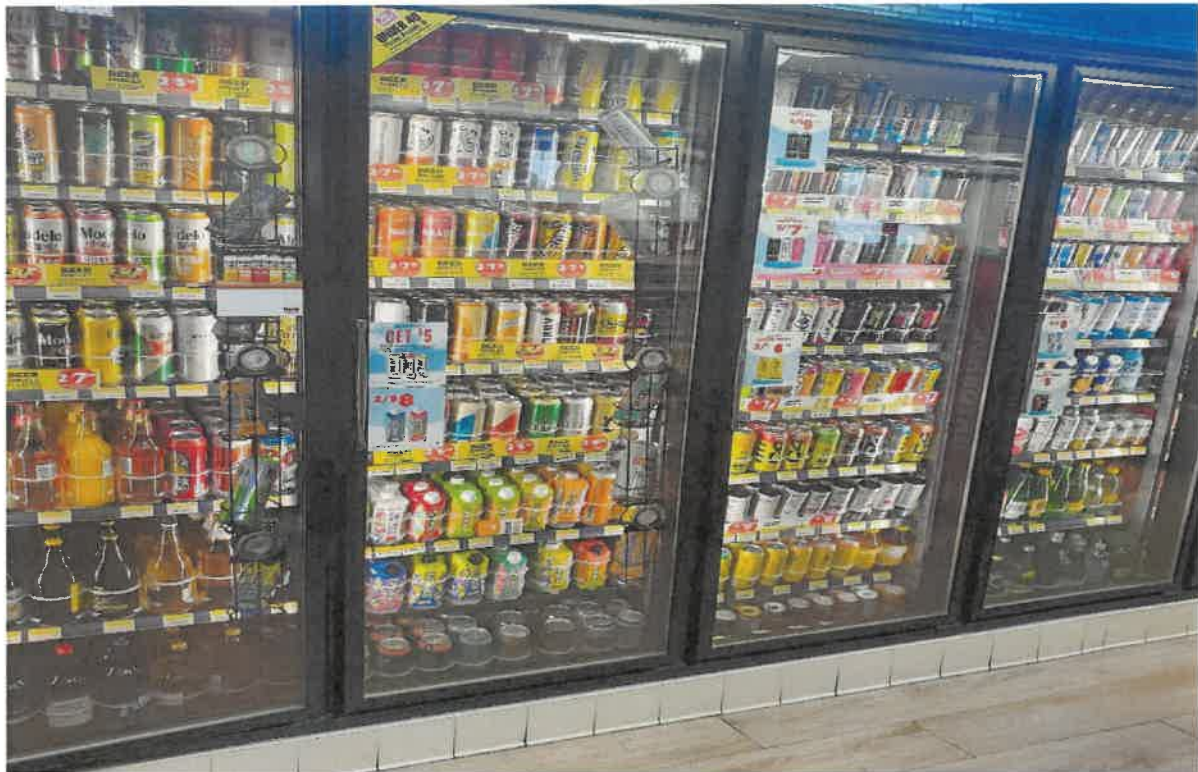
**PHOTOGRAPHS
(JUNE 2025)**

EXHIBIT E

CASE NO. CUP 2025-05



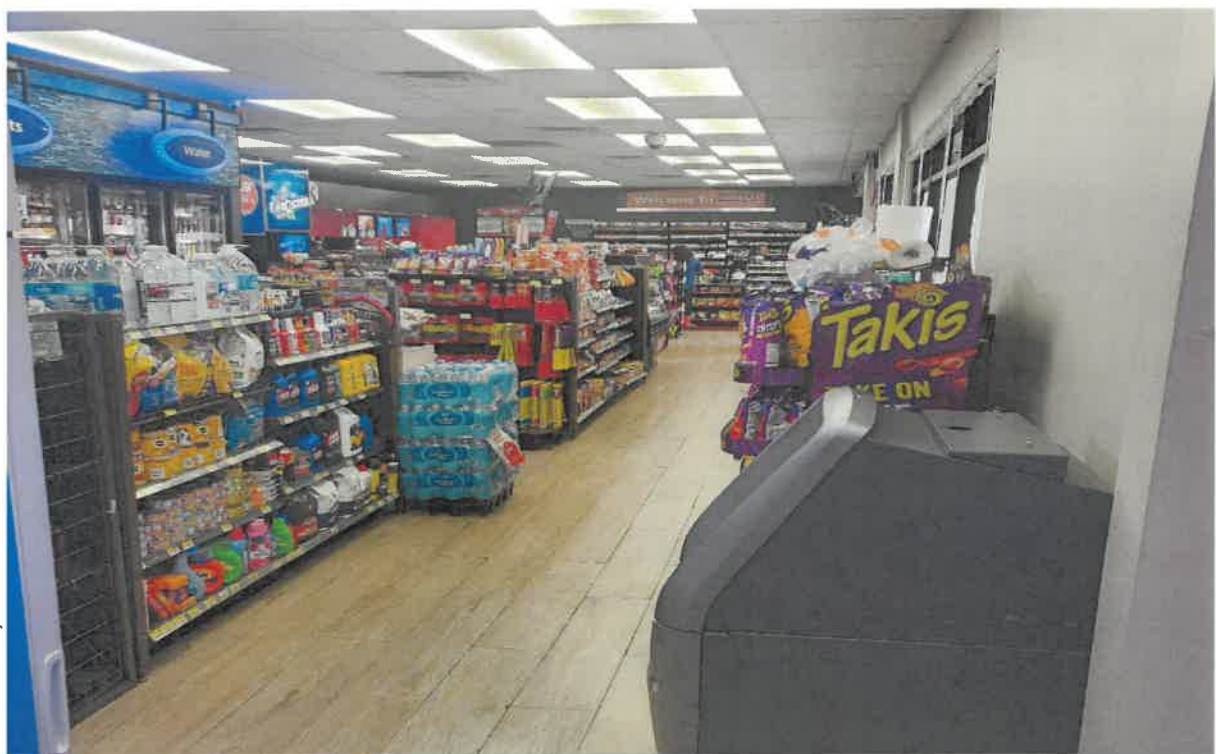
June 2025



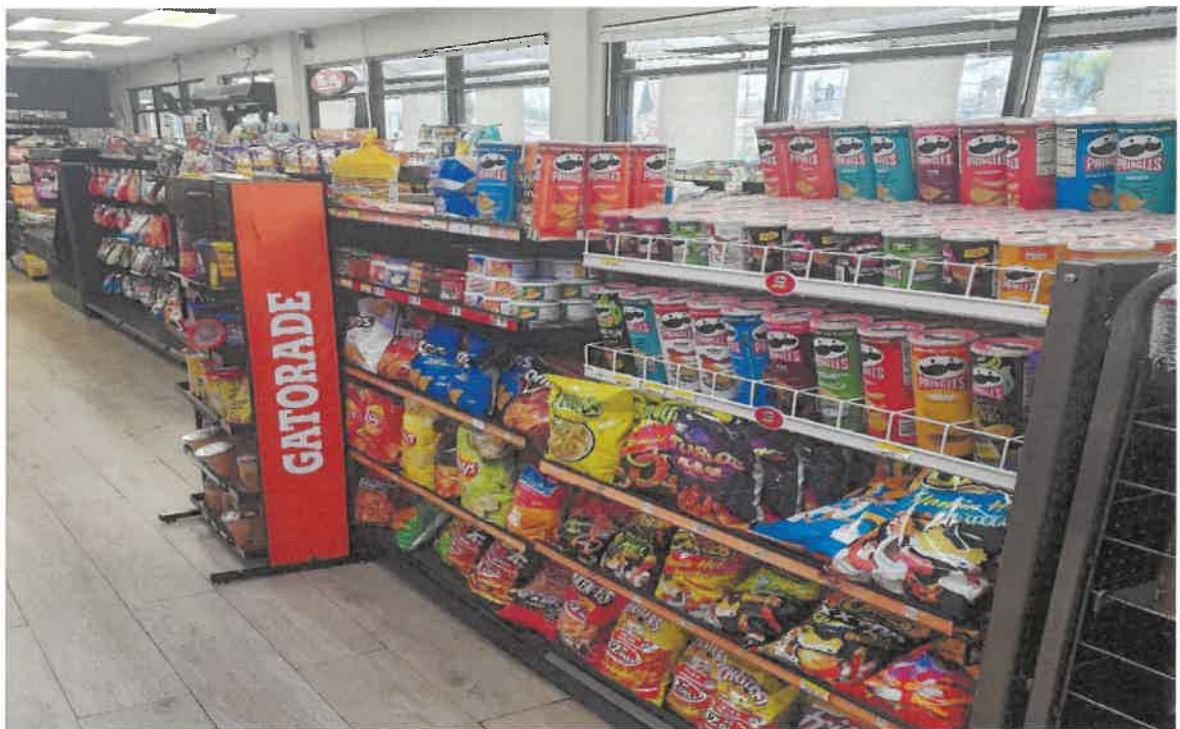
June 2025



June 2025



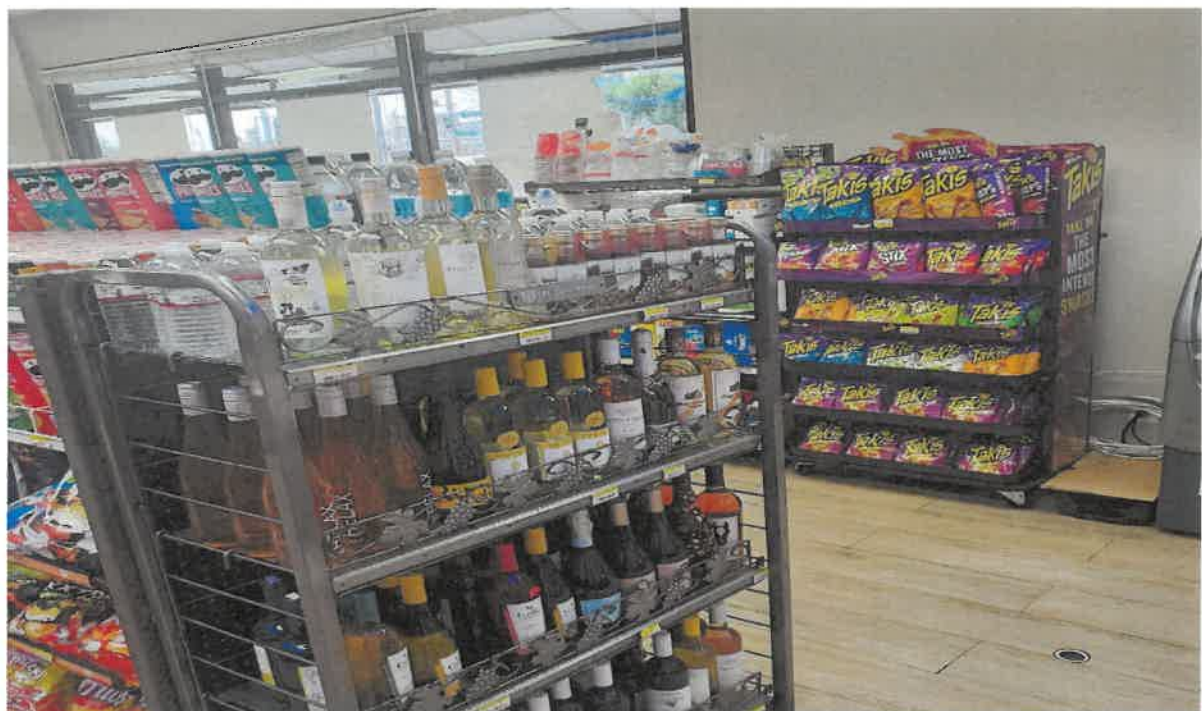
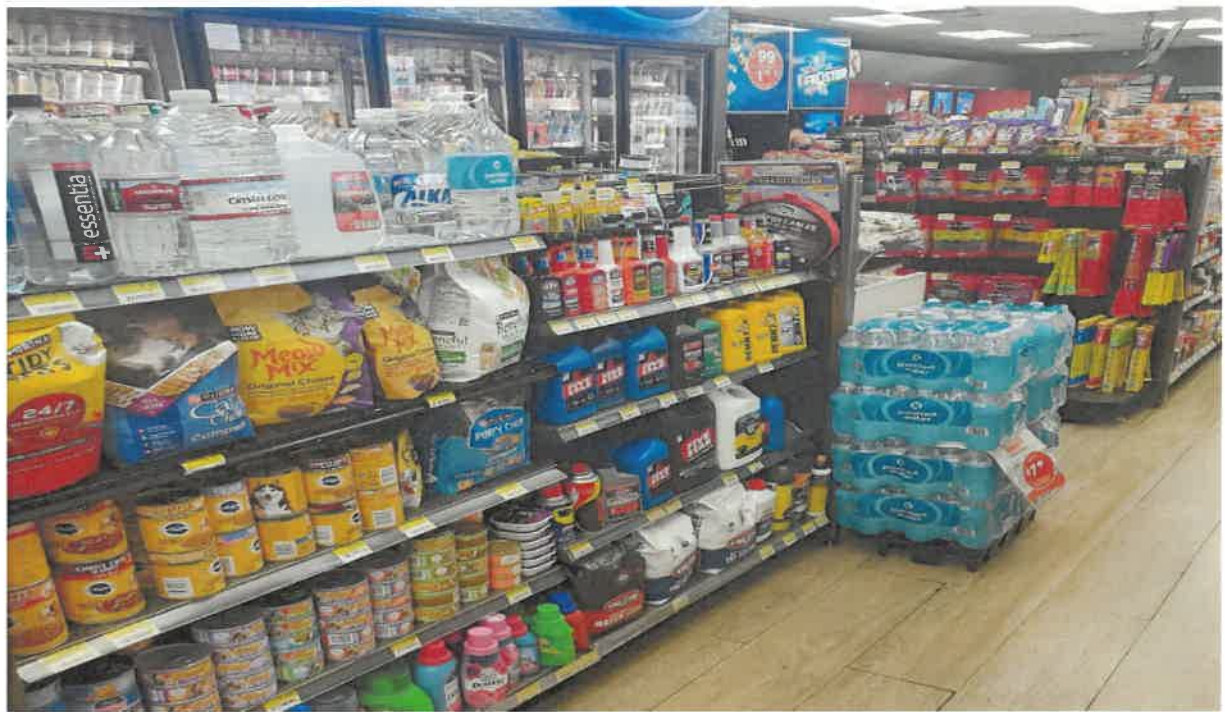
June 2025



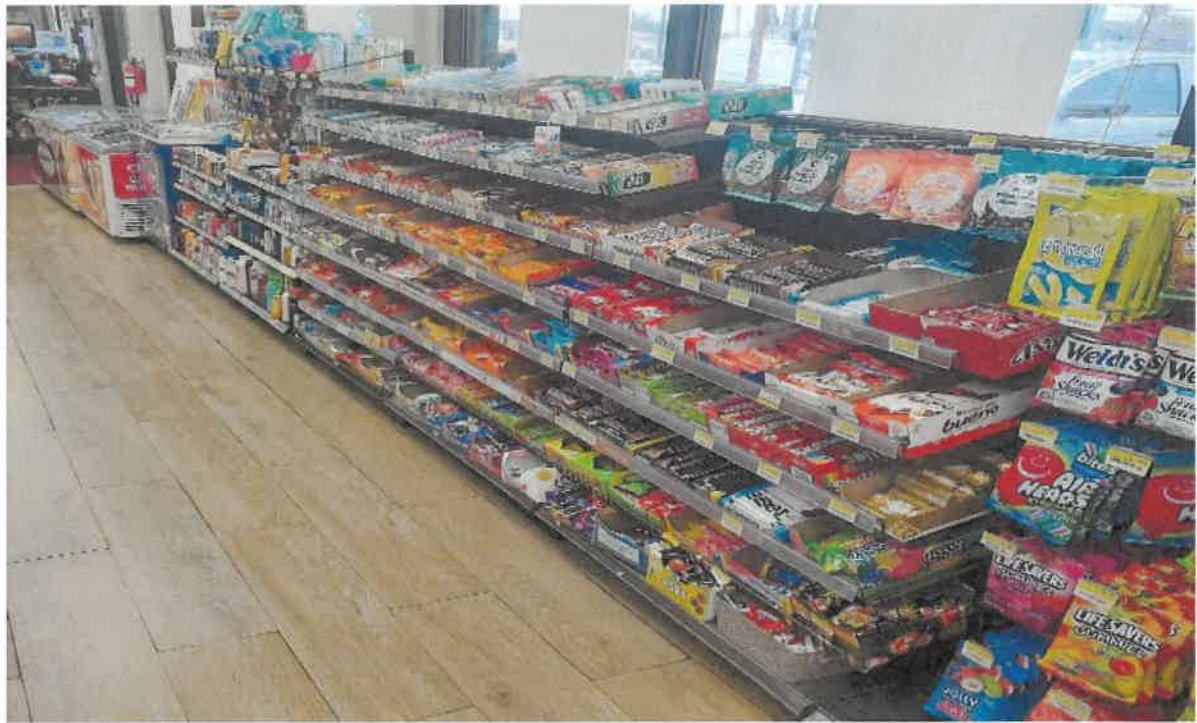
June 2025



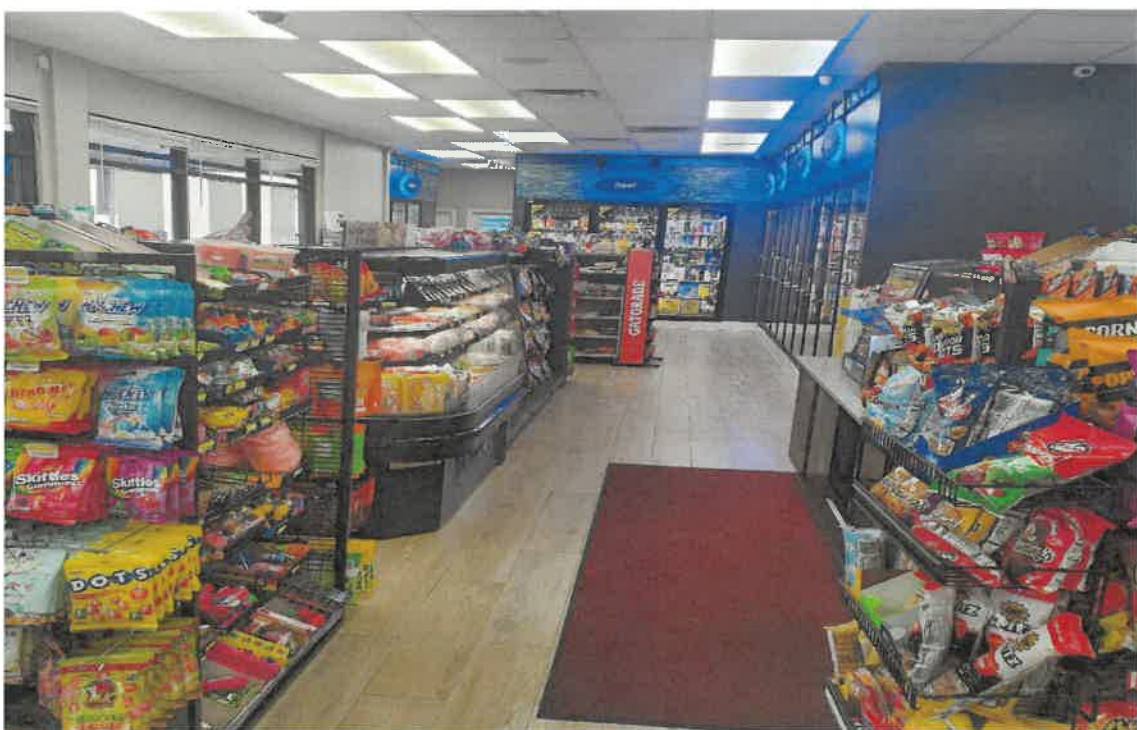
June 2025



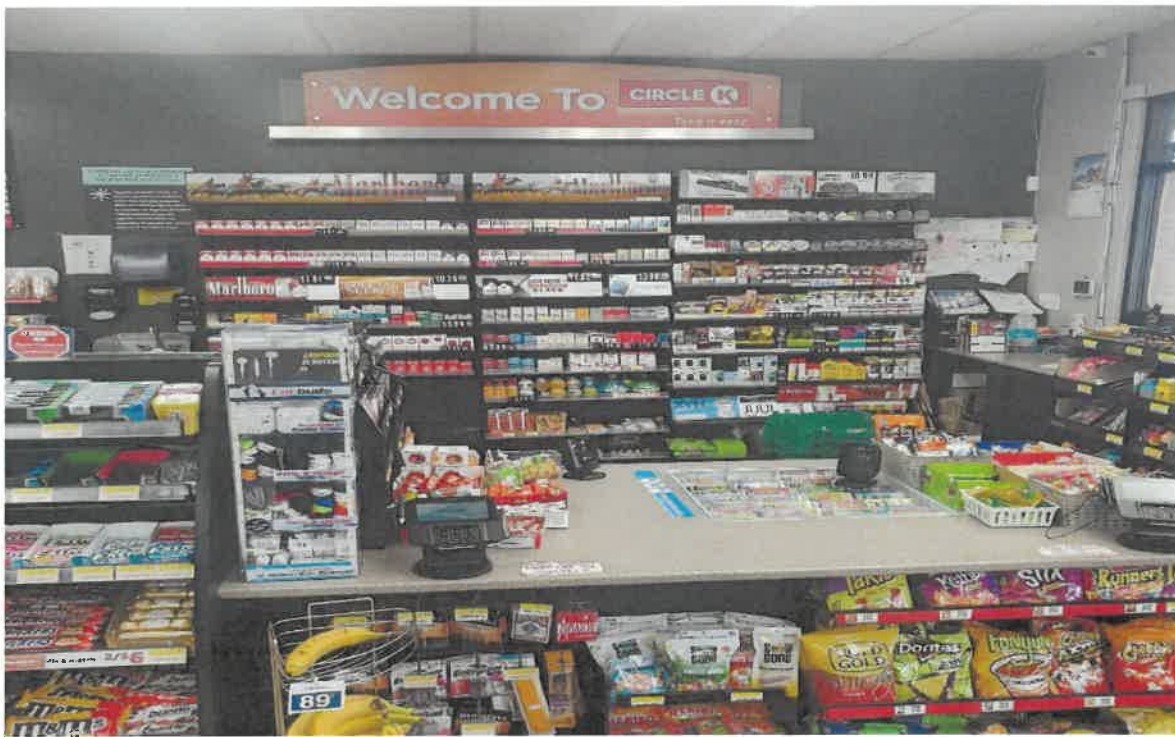
June 2025



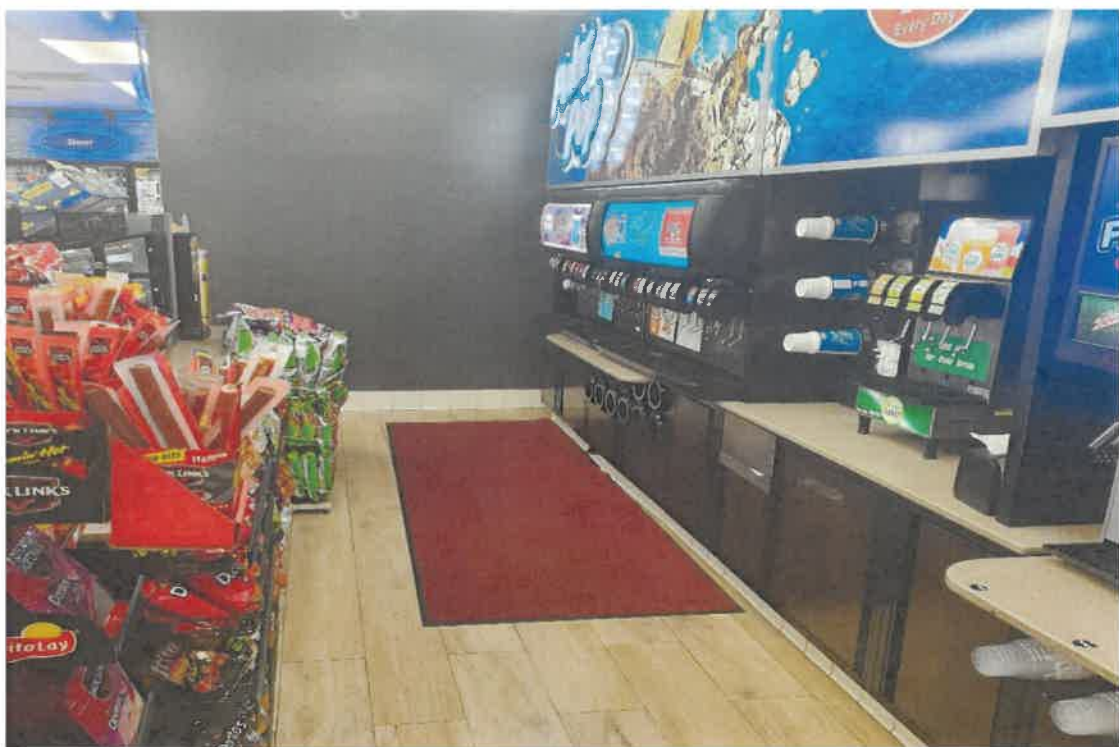
June 2025



June 2025



June 2025



June 2025



CITY OF HUNTINGTON PARK

PLANNING DIVISION AGENDA REPORT

DATE: September 17, 2025

TO: CHAIRPERSON AND MEMBERS OF THE PLANNING COMMISSION

ATTN: LOUIS MORALES, INTERIM DIRECTOR OF COMMUNITY DEVELOPMENT

FROM: ARELI CABALLERO, ASSISTANT PLANNER

SUBJECT: PLANNING COMMISSION CASE NO. 2025-04 CUP
(CONDITIONAL USE PERMIT)

REQUEST: A REQUEST FOR A CONDITIONAL USE PERMIT FOR THE ON-SALE OF BEER AND WINE IN CONJUNCTION WITH AN EXISTING RESTAURANT LOCATED AT 7127 PACIFIC BLVD, WITHIN THE DOWNTOWN HUNTINGTON PARK SPECIFIC PLAN, (DISTRICT A-GATEWAY)

APPLICANT: Josue Maldonado - Tacos Los Cholos HP
1312 N Crestlane Pl,
Anaheim CA 92805

PROPERTY OWNER: Tahereh Khoubion

PROPERTY OWNER'S P.O Box 572551
Tarzana, CA 91357

PROJECT LOCATION: 7127 Pacific Blvd

ASSESSOR'S
PARCEL NUMBER: 6322-023-026

PRESENT USE: Restaurant

LOT SIZE: 9,800 square feet

BUILDING SIZE: 4,350 square feet

GENERAL PLAN: Downtown Huntington Park Specific Plan (DTSP)

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ZONE: DTSP- District A (Gateway)

**SURROUNDING
ZONING AND
LAND USES:**

North: DTSP- District B (Festival)
West: DTSP- District A (Gateway)
East: DTSP- District A (Gateway)
South: DTSP- District A (Gateway)

**MUNICIPAL CODE
APPLICABILITY OF
REQUIREMENTS FOR
CONDITIONAL
USE PERMIT:**

Pursuant to Huntington Park Municipal Code (HMC) Section 9-4.203, any commercial establishment where alcoholic beverages are to be sold or served is subject to a Conditional Use Permit.

**REQUIRED FINDINGS
FOR A CONDITIONAL
USE PERMIT:**

Following a hearing, the Planning Commission shall record the decision in writing and shall recite the findings upon which the decision is based. The Commission may approve and/or modify a Conditional Use Permit application in whole or in part, with or without conditions, only if all of the following findings are made:

1. The proposed use is conditionally permitted within, and would not impair the integrity and character of, the subject zoning district and complies with all of the applicable provisions of this Code;
2. The proposed use is consistent with the General Plan;
3. The approval of the Conditional Use Permit for the proposed use is in compliance with the requirements of the California Environmental Quality Act (CEQA) and the City's Guidelines;
4. The design, location, size and operating characteristics of the proposed use are compatible with the existing and planned future land uses within the general area in which the proposed use is to be located and will not

create significant noise, traffic or other conditions or situations that may be objectionable or detrimental to other permitted uses operating nearby or adverse to the public interest, health, safety, convenience or welfare of the City;

5. The subject site is physically suitable for the type and density/intensity of use being proposed; and
6. There are adequate provisions for public access, water, sanitation, and public utilities and services to ensure that the proposed use would not be detrimental to public health and safety.

**ENVIRONMENTAL
REVIEW:**

The project is Categorically Exempt pursuant to Section 15301, Class 1 (Existing Facilities) of the California Environmental Quality Act (CEQA) Guidelines.

**PROJECT
BACKGROUND:**

• ***Site Description***

The subject site is located on the northwest corner of Pacific Blvd and East Florence Ave. The site measures approximately 9,800 square feet. The site is developed with a commercial building, measuring approximately 4,350 square feet. The building is occupied by a restaurant use (Tacos Los Cholos HP). The subject site is surrounded by Commercial uses to the north, east, and west and south.

ANALYSIS:

• ***Project Proposal***

The Applicant, Josue Maldonado, on behalf of Tacos Los Cholo HP, is requesting a Conditional Use Permit to allow a Type 41 Alcoholic Beverage Control (ABC) License. A Type 41 ABC License authorizes the sale of beer and wine for consumption on or off the premises where sold. Distilled spirits may not be on the premises (except brandy, rum, or liqueurs for use solely for cooking purposes). The license holder must operate and maintain the licensed premises as a bona fide eating place.

The restaurant currently possesses an active Huntington Park Business License. The proposed hours of the

operation by the applicant are Monday-Thursday & Sunday: 11AM-10PM and Friday-Saturday:11AM-12AM. The restaurant focuses on Mexican cuisine in a casual dining environment. There will be no tenant improvements or expansion of the existing footprint as part of the request for entitlement.

- ***Parking***

The existing commercial building was constructed in 1925. At the time, the City had different development standards such as parking requirements. Since there will be no additional square footage as part of the project, there will not be an intensification of use that will require additional parking.

- ***Conditional Use Permit Findings***

In granting a Conditional Use Permit to allow for on-sale of beer and wine in conjunction with an existing restaurant, the Planning Commission must make findings in connection with the Conditional Use Permit, as set forth in the HPMC. A Conditional Use Permit may be approved only if all of the following findings are made:

1. **The proposed use is conditionally permitted within, and would not impair the integrity and character of, the subject zoning district and complies with all the applicable provisions of this Code.**

Finding: The proposed use of on-sale of beer and wine in conjunction with an existing restaurant is permitted in the DTSP District-A (Gateway) zone with the approval of a Conditional Use Permit. A Type 41 ABC License authorizes the sale of beer and wine for consumption on or off the premises where sold. Distilled spirits may not be on the premises (except brandy, rum, or liqueurs for use solely for cooking purposes). The business must operate and maintain the licensed premises as a bona fide eating place. The restaurant currently possesses an active Huntington Park Business License. Conditions of approval will also be included to regulate alcohol sales on the premises.

2. The proposed use is consistent with the General Plan.

Finding: The General Plan Land Use designation of the subject site is Central Business District. This designation is defined by use and specific location. Along portions of Pacific Boulevard, general commercial and professional commercial uses are required on the ground floor. The proposed use is consistent with the General Plan. Specifically, the use complies with the following:

Goal 1.0 Policy 1.2 of the Land-Use Element: "Encourage community-oriented retail in Huntington Park while continuing to revitalize Pacific Boulevard as a retail destination. The addition of the on-sale of beer and wine in conjunction with this restaurant supports the ongoing revitalization of Pacific Boulevard by activating a key commercial space with a use that promotes foot traffic, extends business hours into the evening, and contributes to vibrant street life. As a locally focused establishment, the restaurant strengthens the community by offering a gathering place for residents and visitors, while also supporting the broader economic objective of positioning Pacific Boulevard as a dynamic retail and dining destination. The project reflects the General Plan's vision for a walkable urban environment that serves the needs of the community and enhances the overall vitality of Pacific Boulevard.

Goal 2.0 Policy 2.1 of the Urban Desing element: "Improve the Downtown Districts economic Vitality and its contribution to the City's Economic Base". The proposed on-sale of beer and wine plays a key role in advancing the overall functionality, appearance, and economic performance of the Huntington Park Downtown District. Restaurants are a vital part of a successful downtown environment, as they not only serve residents but also attract visitors and customers from other cities. By occupying a commercial space on Pacific Boulevard, the restaurant contributes to increased foot traffic, improved public perception of the area, and support for nearby businesses, all of which help to improve the economic vitality of the Downtown

District. This aligns with the goal of transforming downtown into a more economically and visually engaging area that reinforces its importance within the city's broader economic framework.

Goal 5.0 of the Land Use Element: "Promote expansion of the City's economic base and diversification of economic activity." With the addition of on-sale of beer and wine for the existing restaurant, there will be an expanded menu for customers to choose from, which will result in a boost in the restaurant's attendance by patrons and increased sales. Additionally, this restaurant adds to the city's food service sector and its presence may also serve as a catalyst for complementary businesses such as cafes, entertainment venues, or boutique retail spaces. The use would further strengthen long-term economic sustainability.

- 3. The approval of the Conditional Use Permit for the proposed use is in compliance with the requirements of the California Environmental Quality Act (CEQA) and the City's Guidelines.**

Finding: The proposed project is Categorically Exempt pursuant to Section 15301, Class 1 (Existing Facilities) of the California Environmental Quality Act (CEQA) Guidelines.

- 4. The design, location, size, and operating characteristics of the proposed use are compatible with the existing and planned future land uses within the general area in which the proposed use is to be located and will not create significant noise, traffic or other conditions or situations that may be objectionable or detrimental to other permitted uses operating nearby or adverse to the public interest, health, safety, convenience or welfare of the City.**

Finding: The project site measures approximately 9,800 square feet. The site is developed with an existing commercial building, measuring approximately 4,350 square feet. No expansion of the building is proposed. As such, the design, location, size, and operating characteristics of the existing restaurant with alcohol sales is not expected to be detrimental to the

public health, safety, and welfare of the City. Furthermore, conditions of approval will be implemented to ensure that the operation of the restaurant will not create significant noise, traffic or other conditions or situations that may be objectionable or detrimental to other permitted uses operating nearby or adverse to the public interest, health, safety, convenience, or welfare of the City.

5. The subject site is physically suitable for the type and density/intensity of use being proposed.

Finding: The site is an existing commercial building with current infrastructure in place. The proposed Type 41 ABC license will be complimentary and auxiliary to the existing restaurant use. Additionally, no physical expansion is proposed, therefore the intensity of the use will not be impacted. Furthermore, the sale of beer and wine will not result in the requirement of additional off-street parking. As such, the subject site is physically suitable for the type and density/intensity of use being proposed.

6. There are adequate provisions for public access, water, sanitation, and public utilities and services to ensure that the proposed use would not be detrimental to public health and safety.

Finding: There will be no expansion of the existing restaurant's footprint. There will be no further intensification of the site. The proposed use will not alter the demand for public infrastructure. As such, there are adequate provisions for public access, water, sanitation, and public utilities and services to ensure that the proposed use would not be detrimental to public health and safety.

RECOMMENDATION:

Based on the evidence presented, it is the recommendation of Planning Division Staff that the Planning Commission approve **PC Case No. 2025-04 CUP**, subject to the following conditions of approval and other conditions that the Planning Commission may wish to impose.

CONDITIONS OF APPROVAL:

PLANNING DIVISION

1. That the Applicant and Property Owner and each successor in interest to the property which is the subject of this project shall defend, indemnify and hold harmless the City of Huntington Park and its agents, officers, and employees from any claim, action or proceedings, liability cost, including attorney's fees and costs against the City or its agents, officers or employees, to attack, set aside, void or annul any approval of the City, City Council, or Planning Commission.
2. Except as set forth in subsequent conditions, all-inclusive, and subject to department corrections and conditions, the property shall be developed substantially in accordance with the applications, environmental assessment, and plans submitted.
3. The proposed project shall comply with all applicable Federal, State, and Local Agency codes, laws, rules, and regulations, including Health, Building and Safety, Fire, Zoning, and Business License Regulations of the City of Huntington Park.
4. The property be developed and maintained in a clean, neat, quiet, and orderly manner at all times and comply with the property maintenance standards as set forth in Section 9-3.103.18 and Title 8, Chapter 9 of the Huntington Park Municipal Code.
5. That the operator shall file and maintain their City of Huntington Park Business License prior to commencing on-sale of beer and wine operations. The Business License shall reflect on-sale of beer and wine.
6. The business shall operate as a Bona Fide Public Eating Place. In the event the business ceases to operate as a Bona Fide Public Eating Place (restaurant) as defined under the Huntington Park Municipal Code Section 9-4.203(2)(A)(1), then the entitlement (CUP) shall become null and void.
7. The business is limited to interior dining area, no outdoor seating and/or outdoor dining area is permitted without the proper permits.
8. That alcohol shall only be served and/or consumed within the designated interior dining area as shown on the floor plan.
9. This approval does not include Dance and Entertainment. If the business owner/operator proposes to add Dance and Entertainment to the existing Bona Fide Public Eating Place (restaurant), the business owner/ operator shall obtain all proper approval and permits including but not limited to a Dance and Entertainment Permit.
10. The business operator shall install a scanner capable of reading the information contained in the magnetic strip of any California Driver's License or Identification Card

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to confirm the age of the customer, or similar system as approved by the Director of Community Development. The cashier shall use this device to check the identification of all individuals who are younger than 35 years of age.

11. That this entitlement shall be subject to review for compliance with the conditions of approval. Reviews shall be conducted at intervals deemed appropriate by the City Planning Commission or the Director of Community Development.
12. That the Applicant shall comply with all State Department of Alcoholic Beverage Control (ABC) requirements, including but not limited to alcohol sales hours, and should any license or permits, issued by the State Department of Alcoholic Beverage Control (ABC), be surrendered or revoked, the Conditional Use Permit shall automatically become null and void.
13. That the Applicant be required to apply for a new entitlement if any alteration, modification, or expansion would increase the existing floor area of the establishment.
14. That the violation of any of the conditions of this entitlement may result in a citation(s) and/or the revocation of the entitlement.
15. Property maintenance must be managed to include cleaning of trash and debris both in front and rear of property.
16. Graffiti on property must be removed within 7 days. If paint is used, the color must match the current color of the building.
17. No loitering in parking lot or outside business including public right-of-way areas.
18. No overnight parking of vehicles.
19. Graffiti film is used on all windows.
20. No drinking of alcohol to take place outside the business.
21. No karaoke or entertainment without required permits.
22. No window covering more than 25% without acquiring required permits.
23. Ensure strict adherence to Alcohol Beverage Control (ABC) regulations, including age verification, responsible alcohol service, and operational hour limitations.
24. Implement adequate security measures such as surveillance systems, trained security personnel during alcohol service hours, and protocols for handling intoxicated patrons or disturbances.

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25. Evaluate potential impacts on the community, including noise levels, traffic management, and public safety concerns, and develop strategies to mitigate any adverse effects.
26. Develop and implement crime prevention strategies, including enhanced lighting, emergency exits, collaboration with law enforcement for patrols, and response protocols for alcohol-related incidents.
27. Mandate comprehensive training programs for staff members covering responsible alcohol service, identification of fake IDs, conflict resolution, and emergency procedures.
28. Conduct regular compliance checks and inspections to ensure adherence to CUP conditions, ABC regulations, and safety standards.
29. Establish protocols for timely reporting alcohol-related incidents to law enforcement authorities, such as disturbances, accidents, or violations of ABC regulations.
30. That this entitlement may be subject to additional conditions after its original issuance, upon a duly noticed public hearing item. Such conditions shall be imposed by the City Planning Commission as deemed appropriate to address problems of land use compatibility, operations, aesthetics, security, noise, safety, crime control, or to promote the general welfare of the City.
31. Any proposed mechanical equipment and appurtenances, including satellite dishes, gutters, etc., whether located on the rooftop, ground level or anywhere on the property shall be completely shielded/enclosed so as not to be visible from any public street and/or adjacent properties. Such shielding/enclosure of facilities shall be of compatible design related to the building structure for which such facilities are intended to serve and shall be installed prior to final building inspection.
32. Pursuant to HPMC Section 9-2.1109, this entitlement shall expire in the event it is not exercised within one (1) year from the date of approval, unless an extension has been granted by the Planning Commission.
33. If the use ceases to operate for a period of six (6) months, the entitlement shall be null and void.
34. The Director of Community Development is authorized to make minor modifications to the approved plans or any of the conditions if such modifications shall preserve the integrity of the community in health or safety.
35. Establishments shall have notices posted on the premises to warn of deleterious effects of alcohol use or abuse. The notice standards shall be as follows:

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- a. All signs shall state, in both English and Spanish, the following: "NOTICE: ALCOHOL CONSUMPTION MAY BE HARMFUL TO HEALTH"
- b. All signs shall be in clear view to any patrons or customers, as follows: signs shall be located within 40 feet of any seating area with a minimum of two square feet of sign area, or located within 20 feet of any seating area with a minimum of one square foot of sign area, and located within 10 feet of any point of purchase/pickup/service with a minimum of one square foot of sign area
- c. Letters shall be a minimum of two inches in height for signs two square feet or larger and a minimum of one inch in height for signs less than two square feet. Colors used shall promote easy visibility. All lettering shall be neatly, clearly and professionally printed and formatted

36. The proposed business hours of the operation are Monday-Thursday & Sunday: 11AM-10PM and Friday-Saturday:11AM-12AM.

37. That the business shall not conduct any off-site deliveries of alcoholic beverages.

38. That business operation be limited to a Bona Fide Public Eating Place (restaurant) only and that beer and wine only be served in conjunction with meals during regular business hours.

39. Food sales shall comprise of more than fifty-one percent (51%) of total sales.

40. The on-site trash enclosure must contain a lock and remain closed and secured. The Applicant must remain in good standing and have an active account with the City's authorized vendor.

41. This application does not include any interior or exterior tenant improvements. A Minor Development permit application shall be submitted for any proposed tenant improvements.

42. That all merchandise, products, equipment and goods pertaining to the business be maintained within the building at all times and shall not be located on the sidewalk area.

43. No outside storage shall be permitted on the subject site.

44. That alcohol shall not be sold off-site or made available for off-site consumption.

45. All abandoned signs must be removed and any holes, glue, or discolored paint from previous signs must be repaired to match the building or background exterior.

46. That no loitering or consumption of alcohol shall take place outside the existing establishment or the parking area and that signs be posted on the site prohibiting such

activities. The number, design, location, and text of the signs shall be subject to Planning Division and Police Department approval.

47. If the operation of this establishment be granted, deed, conveyed, transferred, or should a change in management or proprietorship occur at any time, this Conditional Use Permit shall be subject for consideration by the Planning Commission to allow for the continued use of the entitlement.
48. This Conditional Use Permit shall be valid for a term of five (5) years. Upon expiration, this entitlement is subject to Planning Division review by the Director of Community Development for renewal.
49. That the Applicant and Property Owner agree in writing to the above conditions.

CODE ENFORCEMENT

50. Install and maintain exterior lighting for nighttime (hours of darkness) illumination.
51. Appoint a “point of contact” that will be able to aid with property maintenance issues if they arise.
52. Post no trespassing signage and submit a copy of the no trespassing for to the Police Department.

BUILDING AND SAFETY

53. All entrances and exits shall remain unlocked, in the closed position, and completely unobstructed at all times including during business hours. Above all entrances, on the interior side, shall read: “This door to remain unlocked during business hours.”
54. There shall be at least two (2) class ABC fire extinguishers, one near the front entrance and one near the rear exit of the restaurant building. Fire extinguishers shall bear an up-to-date fire department inspection tag that indicates the date the fire extinguisher was inspected.
55. The business shall be subject to a routine business license inspection (if required by the City for the sale of beer and wine).
56. The approved occupant load limit of the building shall be upheld throughout the duration of the restaurant use.

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57. The exit access, the exit, and the exit discharge within the means of egress system(s) inside or outside the subject building(s)/structure(s), including the public way, shall not be obstructed in any manner throughout the duration of the restaurant use. The minimum widths and clearances established in California Building Code (CBC) Chapter 10 shall be maintained at all times.
58. If there are later, proposed tenant improvements, alterations, structural repairs, or additions to the existing structures and/or site, the applicant shall submit tenant improvement (T.I.) construction plans to the Planning Division for review and approval of the proposed tenant improvements, alterations, structural repairs, or additions. Tenant improvement plans shall then be submitted to the Building & Safety Division for review and approval only after approval is first obtained from the Planning Division.
59. If there are later, proposed tenant improvements, alterations, structural repairs, or additions, the applicant shall submit full tenant improvement construction plans, including structural plans, to the Building & Safety Division for review of the proposed alterations and improvements to the existing structures and/or site. All work shall be permitted through approval of the full construction plans and issuance of a building permit and associated mechanical, electrical, and plumbing permits.
60. If there are later, proposed tenant improvements, alterations, structural repairs, or additions, plans submitted for public buildings, **public accommodations, commercial buildings**, and public housing projects shall be completed by a registered design professional, such as a licensed architect or registered professional engineer (civil or structural). All plan sheets shall be stamped and signed by the registered design professional in compliance with the California Business & Professions Code (B&P Code).
61. All new construction, tenant improvements, alterations, structural repairs, and additions shall follow the 2022 California Building Standards Codes, such as the California Building Code and associated codes within the 2022 code cycle (or the

latest code cycle at the time of submission to the Building & Safety Division). Sometimes developments are done in phases or stages, such as the construction of a shell building and then construction of a tenant improvement. If unpermitted work is discovered, the work must comply with the current building code requirements, which may require additional work to ensure code compliance.

62. New construction, tenant improvements, alterations, structural repairs, and additions shall be required to comply with the disabled access requirements outlined in Chapter 11B – Accessibility to Public Buildings, Public Accommodations, Commercial Buildings, and Public Housing – of the 2022 California Building Code (CBC) (or the latest code cycle at the time of submission to the Building & Safety Division).
63. Pursuant to CBC 11B-206.2.1, at least one accessible route shall be provided within the site from accessible parking spaces and accessible passenger drop-off and loading zones; public streets and sidewalks; and public transportation stops to the accessible building or facility entrance they serve. An accessible route shall not be required between site arrival points and the building or facility entrance if the only means of access between them is a vehicular way not providing pedestrian access. Where more than one circulation route is provided, all routes must be accessible. General circulation paths shall be permitted when located in close proximity to an accessible route. At least one accessible route shall connect accessible buildings, accessible facilities, accessible elements, and accessible spaces that are on the same site per CBC 11B-206.2.2. Parking is required by the City of Huntington Park Municipal Code/Zoning Code, which specifies the total number of parking stalls required for any given building(s). Section 11B-208 of the CBC specifies the minimum number of accessible parking spaces required based on the total number of stalls provided, if parking spaces are provided.
64. Some tenant improvements, alterations, structural repairs, and additions may “trigger” full compliance with the accessibility features outlined in Section 11B-202 of the 2022 CBC (or the latest code cycle at the time of submission to the Building & Safety

Division) pursuant to the current valuation threshold. When the adjusted construction cost, as defined, exceeds the current valuation threshold, as defined, full compliance with Section 11B-202.4 of the CBC shall be required. In choosing which accessible elements to provide, priority should be given to those elements that will provide the greatest access in the following order:

- a. An accessible entrance;
- b. An accessible route to the altered area;
- c. At least one accessible restroom for each sex or one accessible unisex (single-user or family) restroom;
- d. ~~Accessible telephones.~~
- e. Accessible drinking fountains; and
- f. When possible, additional accessible elements such as parking, signs, storage, and alarms.

65. When the adjusted construction cost, as defined, is less than or equal to the current valuation threshold, as defined, the cost of compliance with the accessible elements listed above in Section 11B-202.4 of the CBC shall be limited to 20 percent of the adjusted construction cost of tenant improvements, alterations, structural repairs, or additions.

66. Approved fire apparatus access roads shall be provided for every facility, building, or portion of a building hereafter constructed or moved into. The fire apparatus access road shall comply with the requirements of California Fire Code (CFC) 503.1.1 and shall extend to within 150 feet of all portions of the facility, building, or portion of a building and all portions of the exterior walls of the first story of the building as measured by an approved route around the exterior of the building or facility. The fire code official is authorized to increase the dimension of 150 feet where the following condition occurs: The building is equipped throughout with an approved automatic sprinkler system installed in accordance with CBC Section 903.3.1.1 (NFPA 13), 903.3.1.2 (NFPA 13R), or 903.3.1.3 (NFPA 13D), as applicable per use.

67. Fire apparatus access roads shall not be obstructed in any manner, including the parking, temporary parking, or queuing of vehicles. The minimum widths and clearances established in CFC Sections 503.2.1 and 503.2.2 shall be maintained at all times.
68. Plans submitted for new construction, tenant improvements, alterations, structural repairs, and additions to the Building & Safety Division shall require plan check fees. The initial plan check fee will cover the first plan check and one recheck only. Additional review required beyond the first recheck shall be paid for on an hourly basis in accordance with the current fee schedule.
69. For projects approved through the discretionary approval process via the Planning Commission, the second sheet of plans submitted for new construction, tenant improvements, alterations, structural repairs, and additions to the Building & Safety Division is to include a copy of the signed *Planning Commission Resolution* listing all *Planning Commission Conditions of Approval* and to include a copy of the signed *Planning Commission Decision Letter*. This information shall be incorporated into the plans prior to the first submittal for Building & Safety plan check.
70. If the project did not go through the discretionary approval process via the Planning Commission but required a Special Director's Meeting approval via the Community Development Director, include a copy of the signed *Director Decision Resolution for Minor Conditional Use Permit*, including the Director's Approval *Decision Letter* with Director's *Conditions of Approval*. This information shall be incorporated into the plans prior to the first submittal for Building & Safety plan check.
71. Separate agency approvals prior to the issuance of the building permit, such as from County of Los Angeles Fire Department – Fire Prevention Division, County of Los Angeles Public Health – Environmental Health Division, Los Angeles County Sanitation Districts, South Coast Air Quality Management District, Regional Water

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Quality Control Board, the local water purveyor, Southern California Edison, Southern California Gas Company, and others, may be required.

72. All construction work, if later proposed, is to be completed by a licensed contractor.

POLICE DEPARTMENT

73. A designated point of contact must be provided to ensure the timely resolution of any issues or complaints.
74. Adhere to all regulations and guidelines set forth by the Alcohol Beverage Control (ABC) agency regarding alcohol service, sales, and consumption on the premises. Any ABC violation may result in the review or revocation of the CUP.
75. Strict enforcement of age verification for alcohol purchases. Mandate that all customers purchasing alcohol present valid identification, regardless of age or appearance.
76. Maintain valid and updated licenses for alcohol sales and all other business operations.
77. Prohibit on-site alcohol consumption in parking lots or adjacent areas
78. Install and maintain surveillance cameras to monitor activities both inside and outside the premises, facilitating the investigation of any potential incidents. Footage must be retained for a minimum of 30 days and made available to law enforcement upon request.
79. Adequate exterior lighting shall be maintained during all hours of darkness, particularly around the entrance, parking lot, and rear areas, to deter loitering and enhance visibility.
80. The establishment shall be subject to periodic compliance inspections and reviews by the Police Department.

EXHIBITS:

- A. PC Resolution No. 2025-04 CUP
- B. Floor Plan
- C. Site Photographs (May 2025)
- D. Conditional Use Permit and Environmental Information Form Application Packet

PC RESOLUTION NO. 2025-04 CUP

EXHIBIT A

CASE NO. 2025-04 CUP

PC RESOLUTION NO. 2025-04 CUP

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF HUNTINGTON PARK, STATE OF CALIFORNIA, APPROVING A CONDITIONAL USE PERMIT FOR THE ON-SALE OF BEER AND WINE IN CONJUNCTION WITH AN EXISTING RESTAURANT LOCATED AT 7127 PACIFIC BLVD, WITHIN THE DOWNTOWN HUNTINGTON PARK SPECIFIC PLAN, (DISTRICT A- GATEWAY).

WHEREAS, a public hearing was held at City Hall, 6550 Miles Avenue, Huntington Park, California on Wednesday, September 17, 2025 at 6:30 p.m. pursuant to the notice published and posted as required by law in accordance with the provisions of the Huntington Park Municipal Code, upon an application from Josue Maldonado, requesting approval of a Conditional Use Permit to allow for the on-sale of beer and wine in conjunction with an existing restaurant located at 7127 Pacific Blvd, within the downtown specific plan, (District A gateway), described as:

Assessor's Parcel No. 6322-023-026, City of Huntington Park, County of Los Angeles; and

WHEREAS, the Planning Division has reviewed the request and has found that all of the findings for approval of a Conditional Use Permit can be made as required by the Municipal Code; and

WHEREAS, all persons appearing for or against the approval of the Conditional Use Permit were given the opportunity to be heard in connection with said matter; and

WHEREAS, all written comments received prior to the hearing, and responses to such comments, were reviewed by the Planning Commission; and

WHEREAS, the Planning Commission is required to announce its findings and recommendations.

NOW, THEREFORE, THE PLANNING COMMISSION OF THE CITY OF HUNTINGTON PARK DOES FIND, DETERMINE, RECOMMEND AND RESOLVES AS FOLLOWS:

SECTION 1: Based on the evidence within staff report and the Environmental Assessment Questionnaire, the Planning Commission adopts the findings in said

1 Questionnaire and determines that the project, as proposed, will have no significant
2 adverse effect on the environment and adopts an Environmental Categorical Exemption
3 (CEQA Guidelines, Article 19, Section 15301, Class 1, Existing Facilities).

5 **SECTION 2:** The Planning Commission hereby makes the following findings in
6 connection with the proposed Conditional Use Permit:

7 1. The proposed use is conditionally permitted within, and would not impair the
8 integrity and character of, the subject zoning district and complies with all of the
9 applicable provisions of this Code;

10 *The proposed use of on-sale of beer and wine in conjunction with an existing
11 restaurant is permitted in the DTSP District-A (Gateway) zone with the
12 approval of a Conditional Use Permit. A Type 41 ABC License authorizes the
13 sale of beer and wine for consumption on or off the premises where sold.
14 Distilled spirits may not be on the premises (except brandy, rum, or liqueurs
15 for use solely for cooking purposes). The business must operate and
16 maintain the licensed premises as a bona fide eating place. The restaurant
17 currently possesses an active Huntington Park Business License.
18 Conditions of approval will also be included to regulate alcohol sales on the
19 premises.*

20 2. The proposed use is consistent with the General Plan;

21 *The General Plan Land Use designation of the subject site is Central
22 Business District. This designation is defined by use and specific location.
23 Along portions of Pacific Boulevard, general commercial and professional
24 commercial uses are required on the ground floor. The proposed use is
consistent with the General Plan. Specifically, the use complies with the
following:*

25 *Goal 1.0 Policy 1.2 of the Land-Use Element: "Encourage community-oriented
26 retail in Huntington Park while continuing to revitalize Pacific Boulevard as a
27 retail destination. The addition of the on-sale of beer and wine in conjunction
28 with this restaurant supports the ongoing revitalization of Pacific Boulevard
by activating a key commercial space with a use that promotes foot traffic,
extends business hours into the evening, and contributes to vibrant street
life. As a locally focused establishment, the restaurant strengthens the*

1 **community by offering a gathering place for residents and visitors, while also**
2 **supporting the broader economic objective of positioning Pacific Boulevard**
3 **as a dynamic retail and dining destination. The project reflects the General**
4 **Plan's vision for a walkable urban environment that serves the needs of the**
5 **community and enhances the overall vitality of Pacific Boulevard.**

6 **Goal 2.0 Policy 2.1 of the Urban Desing element: "Improve the Downtown**
7 **Districts economic Vitality and its contribution to the City's Economic Base".**
8 **The proposed on-sale of beer and wine plays a key role in advancing the**
9 **overall functionality, appearance, and economic performance of the**
10 **Huntington Park Downtown District. Restaurants are a vital part of a**
11 **successful downtown environment, as they not only serve residents but also**
12 **attract visitors and customers from other cities. By occupying a commercial**
13 **space on Pacific Boulevard, the restaurant contributes to increased foot**
14 **traffic, improved public perception of the area, and support for nearby**
15 **businesses, all of which help to improve the economic vitality of the**
16 **Downtown District. This aligns with the goal of transforming downtown into a**
17 **more economically and visually engaging area that reinforces its importance**
18 **within the city's broader economic framework.**

19 **Goal 5.0 of the Land Use Element: "Promote expansion of the City's**
20 **economic base and diversification of economic activity." With the addition of**
21 **on-sale of beer and wine for the existing restaurant, there will be an expanded**
22 **menu for customers to choose from, which will result in a boost in the**
23 **restaurant's attendance by patrons and increased sales. Additionally, this**
24 **restaurant adds to the city's food service sector and its presence may also**
25 **serve as a catalyst for complementary businesses such as cafes,**
26 **entertainment venues, or boutique retail spaces. The use would further**
27 **strengthen long-term economic sustainability.**

28 3. The approval of the Conditional Use Permit for the proposed use is in compliance
19 with the requirements of the California Environmental Quality Act (CEQA) and the
20 City's Guidelines;

21 ***The Planning Division Staff finds that the proposed project is Categorically***
22 ***Exempt pursuant to Section 15301, Class 1 (Existing Facilities) of the***
23 ***California Environmental Quality Act (CEQA) Guidelines.***

24 4. The design, location, size and operating characteristics of the proposed use are
25 compatible with the existing and planned future land uses within the general area in
26 which the proposed use is to be located and will not create significant noise, traffic
27 or other conditions or situations that may be objectionable or detrimental to other
28 permitted uses operating nearby or adverse to the public interest, health, safety,

1 convenience or welfare of the City;

2 *The project site measures approximately 9,800 square feet. The site is*
3 *developed with an existing commercial building, measuring approximately*
4 *4,350 square feet. No expansion of the building is proposed. As such, the*
5 *design, location, size, and operating characteristics of the existing restaurant*
6 *with alcohol sales is not expected to be detrimental to the public health,*
7 *safety, and welfare of the City. Furthermore, conditions of approval will be*
8 *implemented to ensure that the operation of the restaurant will not create*
9 *significant noise, traffic or other conditions or situations that may be*
10 *objectionable or detrimental to other permitted uses operating nearby or*
11 *adverse to the public interest, health, safety, convenience, or welfare of the*
12 *City.*

13 5. The subject site is physically suitable for the type and density/intensity of use being
14 proposed;

15 *The site is an existing commercial building with current infrastructure in*
16 *place. The proposed Type 41 ABC license will be complimentary and auxiliary*
17 *to the existing restaurant use. Additionally, no physical expansion is*
18 *proposed, therefore the intensity of the use will not be impacted.*
19 *Furthermore, the sale of beer and wine will not result in the requirement of*
20 *additional off-street parking. As such, the subject site is physically suitable*
21 *for the type and density/intensity of use being proposed.*

22 6. There shall be adequate provisions for public access, water, sanitation and public
23 utilities and services to ensure that the proposed use would not be detrimental to
24 public health and safety;

25 *The Planning Division Staff finds that there will be no expansion of the*
26 *restaurant's footprint. There will be no further intensification of the site. The*
27 *proposed use will not alter the demand for public infrastructure. As such,*
28 *there are adequate provisions for public access, water, sanitation, and public*
utilities and services to ensure that the proposed use would not be

1 ***detrimental to public health and safety.***

2

3 **SECTION 3:** The Planning Commission hereby approves PC Resolution No. 2025-04

4 CUP, subject to the execution and fulfillment of the following conditions:

5 **CONDITIONS OF APPROVAL:**

6 **PLANNING DIVISION**

7

8 1. That the Applicant and Property Owner and each successor in interest to the property

9 which is the subject of this project shall defend, indemnify and hold harmless the City

10 of Huntington Park and its agents, officers, and employees from any claim, action or

11 proceedings, liability cost, including attorney's fees and costs against the City or its

12 agents, officers or employees, to attack, set aside, void or annul any approval of the

13 City, City Council, or Planning Commission.

14

15 2. Except as set forth in subsequent conditions, all-inclusive, and subject to department

16 corrections and conditions, the property shall be developed substantially in

17 accordance with the applications, environmental assessment, and plans submitted.

18

19 3. The proposed project shall comply with all applicable Federal, State, and Local

20 Agency codes, laws, rules, and regulations, including Health, Building and Safety,

21 Fire, Zoning, and Business License Regulations of the City of Huntington Park.

22

23 4. The property be developed and maintained in a clean, neat, quiet, and orderly

24 manner at all times and comply with the property maintenance standards as set forth

25 in Section 9-3.103.18 and Title 8, Chapter 9 of the Huntington Park Municipal Code.

26

27 5. That the operator shall file and maintain their City of Huntington Park Business

28 License prior to commencing on-sale of beer and wine operations. The Business

That the operator shall file and maintain their City of Huntington Park Business License prior to commencing on-sale of beer and wine operations. The Business License shall reflect on-sale of beer and wine.

6. The business shall operate as a Bona Fide Public Eating Place. In the event the business ceases to operate as a Bona Fide Public Eating Place (restaurant) as defined under the Huntington Park Municipal Code Section 9-4.203(2)(A)(1), then the entitlement (CUP) shall become null and void.

7. The business is limited to interior dining area, no outdoor seating and/or outdoor dining area is permitted without the proper permits.

8. That alcohol shall only be served and/or consumed within the designated interior dining area as shown on the floor plan.

9. This approval does not include Dance and Entertainment. If the business owner/operator proposes to add Dance and Entertainment to the existing Bona Fide Public

Eating Place (restaurant), the business owner/ operator shall obtain all proper approval and permits including but not limited to a Dance and Entertainment Permit.

10. The business operator shall install a scanner capable of reading the information contained in the magnetic strip of any California Driver's License or Identification Card to confirm the age of the customer, or similar system as approved by the Director of Community Development. The cashier shall use this device to check the identification of all individuals who are younger than 35 years of age.
11. That this entitlement shall be subject to review for compliance with the conditions of approval. Reviews shall be conducted at intervals deemed appropriate by the City Planning Commission or the Director of Community Development.
12. That the Applicant shall comply with all State Department of Alcoholic Beverage Control (ABC) requirements, including but not limited to alcohol sales hours, and should any license or permits, issued by the State Department of Alcoholic Beverage Control (ABC), be surrendered or revoked, the Conditional Use Permit shall automatically become null and void.
13. That the Applicant be required to apply for a new entitlement if any alteration, modification, or expansion would increase the existing floor area of the establishment.
14. That the violation of any of the conditions of this entitlement may result in a citation(s) and/or the revocation of the entitlement.
15. Property maintenance must be managed to include cleaning of trash and debris both in front and rear of property.
16. Graffiti on property must be removed within 7 days. If paint is used, the color must match the current color of the building.
17. No loitering in parking lot or outside business including public right-of-way areas.
18. No overnight parking of vehicles.
19. Graffiti film is used on all windows.
20. No drinking of alcohol to take place outside the business.
21. No karaoke or entertainment without required permits.
22. No window covering more than 25% without acquiring required permits.
23. Ensure strict adherence to Alcohol Beverage Control (ABC) regulations, including age verification, responsible alcohol service, and operational hour limitations.

1 24. Implement adequate security measures such as surveillance systems, trained
2 security personnel during alcohol service hours, and protocols for handling
3 intoxicated patrons or disturbances.

4 25. Evaluate potential impacts on the community, including noise levels, traffic
5 management, and public safety concerns, and develop strategies to mitigate any
6 adverse effects.

7 26. Develop and implement crime prevention strategies, including enhanced lighting,
8 emergency exits, collaboration with law enforcement for patrols, and response
9 protocols for alcohol-related incidents.

10 27. Mandate comprehensive training programs for staff members covering responsible
11 alcohol service, identification of fake IDs, conflict resolution, and emergency
12 procedures.

13 28. Conduct regular compliance checks and inspections to ensure adherence to CUP
14 conditions, ABC regulations, and safety standards.

15 29. Establish protocols for timely reporting alcohol-related incidents to law enforcement
16 authorities, such as disturbances, accidents, or violations of ABC regulations.

17 30. That this entitlement may be subject to additional conditions after its original
18 issuance, upon a duly noticed public hearing item. Such conditions shall be imposed
19 by the City Planning Commission as deemed appropriate to address problems of land
20 use compatibility, operations, aesthetics, security, noise, safety, crime control, or to
promote the general welfare of the City.

21 31. Any proposed mechanical equipment and appurtenances, including satellite dishes,
22 gutters, etc., whether located on the rooftop, ground level or anywhere on the
23 property shall be completely shielded/enclosed so as not to be visible from any public
24 street and/or adjacent properties. Such shielding/enclosure of facilities shall be of
25 compatible design related to the building structure for which such facilities are
26 intended to serve and shall be installed prior to final building inspection.

27 32. Pursuant to HPMC Section 9-2.1109, this entitlement shall expire in the event it is not
28 exercised within one (1) year from the date of approval, unless an extension has
been granted by the Planning Commission.

33. If the use ceases to operate for a period of six (6) months, the entitlement shall be
null and void.

34. The Director of Community Development is authorized to make minor modifications
to the approved plans or any of the conditions if such modifications shall preserve the
integrity of the community in health or safety.

35. Establishments shall have notices posted on the premises to warn of deleterious
effects of alcohol use or abuse. The notice standards shall be as follows:

- 1 a. All signs shall state, in both English and Spanish, the following: "NOTICE:
2 ALCOHOL CONSUMPTION MAY BE HARMFUL TO HEALTH"
- 3 b. All signs shall be in clear view to any patrons or customers, as follows: signs shall
4 be located within 40 feet of any seating area with a minimum of two square feet of
5 sign area, or located within 20 feet of any seating area with a minimum of one
6 square foot of sign area, and located within 10 feet of any point of
purchase/pickup/service with a minimum of one square foot of sign area
- 7 c. Letters shall be a minimum of two inches in height for signs two square feet or
8 larger and a minimum of one inch in height for signs less than two square feet.
Colors used shall promote easy visibility. All lettering shall be neatly, clearly and
9 professionally printed and formatted
- 10 36. The proposed business hours of the operation are Monday-Thursday & Sunday:
11 11AM-10PM and Friday-Saturday:11AM-12AM.
- 12 37. That the business shall not conduct any off-site deliveries of alcoholic beverages.
- 13 38. That business operation be limited to a Bona Fide Public Eating Place (restaurant)
14 only and that beer and wine only be served in conjunction with meals during regular
business hours.
- 15 39. Food sales shall comprise of more than fifty-one percent (51%) of total sales.
- 16 40. The on-site trash enclosure must contain a lock and remain closed and secured. The
17 Applicant must remain in good standing and have an active account with the City's
authorized vendor.
- 18 41. This application does not include any interior or exterior tenant improvements. A
19 Minor Development permit application shall be submitted for any proposed tenant
improvements.
- 20 42. That all merchandise, products, equipment and goods pertaining to the business be
21 maintained within the building at all times and shall not be located on the sidewalk
area.
- 22 43. No outside storage shall be permitted on the subject site.
- 23 44. That alcohol shall not be sold off-site or made available for off-site consumption.
- 24 45. All abandoned signs must be removed and any holes, glue, or discolored paint from
25 previous signs must be repaired to match the building or background exterior.
- 26 46. That no loitering or consumption of alcohol shall take place outside the existing
27 establishment or the parking area and that signs be posted on the site prohibiting
28

1 such activities. The number, design, location, and text of the signs shall be subject to
2 Planning Division and Police Department approval.

3

4 47. If the operation of this establishment be granted, deed, conveyed, transferred, or
4 should a change in management or proprietorship occur at any time, this Conditional
4 Use Permit shall be subject for consideration by the Planning Commission to allow for
4 the continued use of the entitlement.

5

6 48. This Conditional Use Permit shall be valid for a term of five (5) years. Upon
6 expiration, this entitlement is subject to Planning Division review by the Director
7 of Community Development for renewal.

8 49. That the Applicant and Property Owner agree in writing to the above conditions.

9 **CODE ENFORCEMENT**

10 50. Install and maintain exterior lighting for nighttime (hours of darkness) illumination

11 51. Appoint a "point of contact" that will be able to aid with property maintenance issues if
12 they arise.

13 52. Post no trespassing signage and submit a copy of the no trespassing for to the Police
14 Department.

15 **BUILDING AND SAFETY**

16 53. All entrances and exits shall remain unlocked, in the closed position, and completely
17 unobstructed at all times including during business hours. Above all entrances, on
17 the interior side, shall read: "This door to remain unlocked during business hours."

18

19 54. There shall be at least two (2) class ABC fire extinguishers, one near the front
20 entrance and one near the rear exit of the restaurant building. Fire extinguishers
21 shall bear an up-to-date fire department inspection tag that indicates the date the fire
21 extinguisher was inspected.

22

23 55. The business shall be subject to a routine business license inspection (if required by
24 the City for the sale of beer and wine).

25

26 56. The approved occupant load limit of the building shall be upheld throughout the
27 duration of the restaurant use.

28

1 57. The exit access, the exit, and the exit discharge within the means of egress system(s)
2 inside or outside the subject building(s)/structure(s), including the public way, shall
3 not be obstructed in any manner throughout the duration of the restaurant use. The
4 minimum widths and clearances established in California Building Code (CBC)
5 Chapter 10 shall be maintained at all times.

6 58. If there are later, proposed tenant improvements, alterations, structural repairs, or
7 additions to the existing structures and/or site, the applicant shall submit tenant
8 improvement (T.I.) construction plans to the Planning Division for review and
9 approval of the proposed tenant improvements, alterations, structural repairs, or
10 additions. Tenant improvement plans shall then be submitted to the Building &
11 Safety Division for review and approval only after approval is first obtained from the
12 Planning Division.

13 59. If there are later, proposed tenant improvements, alterations, structural repairs, or
14 additions, the applicant shall submit full tenant improvement construction plans,
15 including structural plans, to the Building & Safety Division for review of the proposed
16 alterations and improvements to the existing structures and/or site. All work shall be
17 permitted through approval of the full construction plans and issuance of a building
18 permit and associated mechanical, electrical, and plumbing permits.

19 60. If there are later, proposed tenant improvements, alterations, structural repairs, or
20 additions, plans submitted for public buildings, **public accommodations**,
21 **commercial buildings**, and public housing projects shall be completed by a
22 registered design professional, such as a licensed architect or registered professional
23 engineer (civil or structural). All plan sheets shall be stamped and signed by the
24 registered design professional in compliance with the California Business &
25 Professions Code (B&P Code).

26 61. All new construction, tenant improvements, alterations, structural repairs, and
27 additions shall follow the 2022 California Building Standards Codes, such as the
28 California Building Code and associated codes within the 2022 code cycle (or the

1 latest code cycle at the time of submission to the Building & Safety Division).
2 Sometimes developments are done in phases or stages, such as the construction of
3 a shell building and then construction of a tenant improvement. If unpermitted work is
4 discovered, the work must comply with the current building code requirements, which
5 may require additional work to ensure code compliance.

62. New construction, tenant improvements, alterations, structural repairs, and additions
7 shall be required to comply with the disabled access requirements outlined in Chapter
8 11B – Accessibility to Public Buildings, Public Accommodations, Commercial
9 Buildings, and Public Housing – of the 2022 California Building Code (CBC) (or the
10 latest code cycle at the time of submission to the Building & Safety Division).

63. Pursuant to CBC 11B-206.2.1, at least one accessible route shall be provided within
12 the site from accessible parking spaces and accessible passenger drop-off and
13 loading zones; public streets and sidewalks; and public transportation stops to the
14 accessible building or facility entrance they serve. An accessible route shall not be
15 required between site arrival points and the building or facility entrance if the only
16 means of access between them is a vehicular way not providing pedestrian access.
17 Where more than one circulation route is provided, all routes must be accessible.
18 General circulation paths shall be permitted when located in close proximity to an
19 accessible route. At least one accessible route shall connect accessible buildings,
20 accessible facilities, accessible elements, and accessible spaces that are on the
21 same site per CBC 11B-206.2.2. Parking is required by the City of Huntington Park
22 Municipal Code/Zoning Code, which specifies the total number of parking stalls
23 required for any given building(s). Section 11B-208 of the CBC specifies the
24 minimum number of accessible parking spaces required based on the total number of
25 stalls provided, if parking spaces are provided.

64. Some tenant improvements, alterations, structural repairs, and additions may “trigger”
26 full compliance with the accessibility features outlined in Section 11B-202 of the 2022
27 CBC (or the latest code cycle at the time of submission to the Building & Safety
28 Division) pursuant to the current valuation threshold. When the adjusted construction

1 cost, as defined, exceeds the current valuation threshold, as defined, full compliance
2 with Section 11B-202.4 of the CBC shall be required. In choosing which accessible
3 elements to provide, priority should be given to those elements that will provide the
4 greatest access in the following order:

- 5 a. An accessible entrance;
- 6 b. An accessible route to the altered area;
- 7 c. At least one accessible restroom for each sex or one accessible unisex (single-
8 user or family) restroom;
- 9 d. ~~Accessible telephones.~~
- 10 e. Accessible drinking fountains; and
- 11 f. When possible, additional accessible elements such as parking, signs, storage,
12 and alarms.

13 65. When the adjusted construction cost, as defined, is less than or equal to the current
14 valuation threshold, as defined, the cost of compliance with the accessible elements
15 listed above in Section 11B-202.4 of the CBC shall be limited to 20 percent of the
16 adjusted construction cost of tenant improvements, alterations, structural repairs, or
17 additions.

18 66. Approved fire apparatus access roads shall be provided for every facility, building, or
19 portion of a building hereafter constructed or moved into. The fire apparatus access
20 road shall comply with the requirements of California Fire Code (CFC) 503.1.1 and
21 shall extend to within 150 feet of all portions of the facility, building, or portion of a
22 building and all portions of the exterior walls of the first story of the building as
23 measured by an approved route around the exterior of the building or facility. The fire
24 code official is authorized to increase the dimension of 150 feet where the following
25 condition occurs: The building is equipped throughout with an approved automatic
26 sprinkler system installed in accordance with CBC Section 903.3.1.1 (NFPA 13),
903.3.1.2 (NFPA 13R), or 903.3.1.3 (NFPA 13D), as applicable per use.

1 67. Fire apparatus access roads shall not be obstructed in any manner, including the
2 parking, temporary parking, or queuing of vehicles. The minimum widths and
3 clearances established in CFC Sections 503.2.1 and 503.2.2 shall be maintained at
4 all times.

5 68. Plans submitted for new construction, tenant improvements, alterations, structural
6 repairs, and additions to the Building & Safety Division shall require plan check fees.
7 The initial plan check fee will cover the first plan check and one recheck only.
8 Additional review required beyond the first recheck shall be paid for on an hourly
9 basis in accordance with the current fee schedule.

10 69. For projects approved through the discretionary approval process via the Planning
11 Commission, the second sheet of plans submitted for new construction, tenant
12 improvements, alterations, structural repairs, and additions to the Building & Safety
13 Division is to include a copy of the signed *Planning Commission Resolution* listing all
14 Planning Commission *Conditions of Approval* and to include a copy of the signed
15 Planning Commission *Decision Letter*. This information shall be incorporated into the
16 plans prior to the first submittal for Building & Safety plan check.

17 70. If the project did not go through the discretionary approval process via the Planning
18 Commission but required a Special Director's Meeting approval via the Community
19 Development Director, include a copy of the signed *Director Decision Resolution for*
20 *Minor Conditional Use Permit*, including the Director's Approval *Decision Letter* with
21 Director's *Conditions of Approval*. This information shall be incorporated into the
22 plans prior to the first submittal for Building & Safety plan check.

23 71. Separate agency approvals prior to the issuance of the building permit, such as from
24 County of Los Angeles Fire Department – Fire Prevention Division, County of Los
25 Angeles Public Health – Environmental Health Division, Los Angeles County
26 Sanitation Districts, South Coast Air Quality Management District, Regional Water
27 Quality Control Board, the local water purveyor, Southern California Edison, Southern
28 California Gas Company, and others, may be required.

1
2 72. All construction work, if later proposed, is to be completed by a licensed contractor.
3

4
POLICE DEPARTMENT
5

6
7 73. A designated point of contact must be provided to ensure the timely resolution of any
8 issues or complaints.
9
10 74. Adhere to all regulations and guidelines set forth by the Alcohol Beverage Control
11 (ABC) agency regarding alcohol service, sales, and consumption on the premises.
12 Any ABC violation may result in the review or revocation of the CUP.
13
14 75. Strict enforcement of age verification for alcohol purchases. Mandate that all
15 customers purchasing alcohol present valid identification, regardless of age or
16 appearance.
17
18 76. Maintain valid and updated licenses for alcohol sales and all other business
19 operations.
20
21 77. Prohibit on-site alcohol consumption in parking lots or adjacent areas
22
23 78. Install and maintain surveillance cameras to monitor activities both inside and outside
24 the premises, facilitating the investigation of any potential incidents. Footage must be
25 retained for a minimum of 30 days and made available to law enforcement upon
26 request.
27
28 79. Adequate exterior lighting shall be maintained during all hours of darkness,
29 particularly around the entrance, parking lot, and rear areas, to deter loitering and
30 enhance visibility.
31
32 80. The establishment shall be subject to periodic compliance inspections and reviews by
33 the Police Department.

34
35 **SECTION 4:** This resolution shall not become effective until 15 days after the date of
36 decision rendered by the Planning Commission, unless within that period of time it is
37 appealed to the City Council. The decision of the Planning Commission shall be stayed
38 until final determination of the appeal has been effected by the City Council.

39
40 **SECTION 5:** The Secretary of the Planning Commission shall certify to the adoption
41 of this resolution and a copy thereof shall be filed with the City Clerk.
42

1 **PASSED, APPROVED, AND ADOPTED** this 17th of September 2025 by the following
2 vote:

3
4 **AYES:**

5 **NOES:**

6 **ABSENT:**

7 **ABSTAIN:**

8 **HUNTINGTON PARK PLANNING COMMISSION**

9
10 _____
11 Chairperson

12 **ATTEST:**

13
14 _____
15 Paul Bollier, Secretary

FLOOR PLAN

EXHIBIT B

CASE NO. 2025-04 CUP

EDUCATED

MAY 21 2025

BY

7127 PACIFIC BLVD. HUNTINGTON PARK, CA 90255



TACOS LOS CHOLOS
3,632 S.F.

3,632 S.F.

ABJACENT PROPERTY
NO PART OF SCOPE

— TRASH BIN

四

ALLEY

7127 PACIFIC BLVD. HUNTINGTON
PARK, CA 90255

CONTRACTOR

IMAGINE
ARCHITECTURE

This architectural floor plan illustrates the layout of the Mezzanine level. The plan includes a large open area with a 'OPEN BELOW' label, a staircase, and several rooms. Labels indicate 'TO MEZ. AREA' pointing to a doorway, 'GALA OFFICE' pointing to a room, and 'GALA ROOM' pointing to another room. A 'COSTUME AREA' is shown with a row of four chairs. A 'DRESSING ROOM' is also indicated. The plan is oriented with an arrow pointing upwards.

1 EQUIPMENT FLOOR PLAN
Elev: 30'-0" 1-14

2 MEZZANINE FLOOR PLAN

3 SITE PLAN

(Ex.) PARKING TO
REMAIN

JAN
Scale: MTS

10

SITE PHOTOGRAPHS

EXHIBIT C

CASE NO. 2025-04 CUP

TACOS
LOS GATOS LOS™

712



TACOS
AL CARBON

EL CARBON

EL CARBON

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TACOS
AL CARBON





100%
mesquite

LA TACO

carbone

Time Out

Los Angeles

Time Out

Los Angeles

Time Out

Los Angeles

REGISTER

FACOS

Los Angeles

Time Out

Los Angeles

Time Out

Los Angeles

Time Out

Los Angeles



EXIT

EXIT



CONDITIONAL USE PERMIT APPLICATION & ENVIRONMENTAL INFORMATION FORM

EXHIBIT D

CASE NO. 2025-04 CUP



CITY OF HUNTINGTON PARK
Community Development Dept. • Planning Division
6550 Miles Avenue, Huntington Park, CA 90255
Tel. (323) 584-6210 • planning@h pca.gov

CONDITIONAL USE PERMIT APPLICATION

RECEIVED

FOR OFFICE USE ONLY

MAY 21 2025

Date Filed: CUP 2025-04 File No.: CUP 2025-04 Fee/Receipt No.: \$4,972.00 Initials: A. C

BY:

PROJECT INFORMATION

Project Address: 7127 PACIFIC BLVD

General Location: _____

Assessor's Parcel Number (APN): _____

APPLICANT'S INFORMATION

Applicant: TACOS LOS CHEPOS

Mailing Address: 7127 PACIFIC BLVD, HUNTINGTON PARK, CA, 90255

Phone 1: (714) 829-0755 Phone 2: _____ Email: _____

PROPERTY OWNER'S INFORMATION

Property Owner: Tahereh Khoubian

Mailing Address: Po Box 572551 Tarzana Ca 91357

Phone 1: 3109852655 Phone 2: _____ Email: Khoubian@bmg1.com

REQUEST

I/We hereby request a Conditional Use Permit (CUP) for the following purpose:

ABC LICENCE 41 FOR RESTAURANT.

In order for the Planning Commission to approve a CUP, the Huntington Park Municipal Code requires that all of the following findings be made:

- A. The proposed use is conditionally permitted within, and would not impair the integrity and character of, the subject zoning district and complies with all of the applicable provisions of the Zoning Code. ✓
- B. The proposed use is consistent with the General Plan.
- C. The approval of the Conditional Use Permit for the proposed use is in compliance with the requirements of the California Environmental Quality Act (CEQA) and the City's Guidelines.
- D. The design, location, size, and operating characteristics of the proposed use are compatible with the existing and planned future land uses within the general area in which the proposed use is to be located and will not create significant noise, traffic, or other conditions or situations that may be objectionable or detrimental to other permitted uses operating nearby or adverse to the public interest, health, safety, convenience, or welfare of the City.
- E. The subject site is physically suitable for the type and density/intensity of use being proposed.
- F. There are adequate provisions for public access, water, sanitation, and public utilities and services to ensure that the proposed use would not be detrimental to public health and safety.

In order for the Planning Commission to determine if these findings are present in your case, the following questions must be answered by the applicant:

1. Describe how the proposed use is conditionally permitted within, and would not impair the integrity and character of, the subject zoning district and complies with all of the applicable provisions of the Zoning Code site for this proposed use is adequate in size and shape.

THE CONDITIONAL USE PERMIT WILL ALLOW US
TO SALE BEEF OUTSIDE OUR LOCATION
WHICH SHOULD NOT EFFECT ANY OTHER BUSINESS.

2. Describe how the proposed use is consistent with the General Plan.

IT WILL BE CONSISTANT WITH GENERAL PLAN BECAUSE
ALL SALES WILL BE KEPT INSIDE LICENSED LOCATION.

3. Describe how the approval of the Conditional Use Permit for the proposed use is in compliance with the requirements of the California Environmental Quality Act (CEQA) and the City's Guidelines.

IT WILL BE IN COMPLIANCE BECAUSE WE WILL FOLLOW ALL RULES ABC APPLIES.

4. Describe how the design, location, size, and operating characteristics of the proposed use is compatible with the existing and planned future land uses within the general area in which the proposed use is to be located and will not create significant noise, traffic, or other conditions or situations that may be objectionable or detrimental to other permitted uses operating nearby or adverse to the public interest, health, safety, convenience, or welfare of the City.

ALL OPERATIONS WILL BE KEPT INDOORS SO IT WILL NOT AFFECT ANY OF OUR NEIGHBORS. WE ARE A FAMILY RESTAURANT SO WE KEEP NOISE DOWN, SAFETY UP.

5. Describe how the subject site is physically suitable for the type and density/intensity of use being proposed.

OUR SITE IS SUITABLE. IT IS OVER 3000 SQFT. WE KEEP ALL OUR BUSINESS OPERATIONS BEHIND CLOSED DOORS.

6. Describe how there are adequate provisions for public access, water, sanitation, and public utilities and services to ensure that the proposed use would not be detrimental to public health and safety.

WE WORK & FOLLOW BY THE RULES OF THE HEALTH DEPARTMENT.

CERTIFICATE AND AFFIDAVIT OF APPLICANT: I/We certify that all statements made on this application are true and complete to the best of my knowledge. I/We understand that any false statements may result in denial of the requested permit or revocation of any issued permit. I/We further certify that I am, or have permission by, the property owner to conduct the proposed development applied for herein.



Date 10/1/2024

Applicant Signature (Required)

Josue Maldonado

Print Name

Note: If the applicant is not the property owner, the owner of the property must sign the application or a written authorization must be submitted so that the applicant may file the application.



Date 10/1/2024

Property Owner Signature (Required)

Tahereh Khoobian

Print Name



CITY OF HUNTINGTON PARK
Community Development Dept. • Planning Division
6550 Miles Avenue, Huntington Park, CA 90255
Tel. (323) 584-6210 • planning@huntingtonpark.org

ENVIRONMENTAL INFORMATION FORM

FOR OFFICE USE ONLY

Date Filed: _____ File No.: _____ Fee/Receipt No.: _____ Initials: _____

1. **Applicant (please circle whether Owner, Leasee, Purchaser or Representative):**

Name: Josué Maldonado Saldívar
Address: 1312 n cretione pl Anaheim ca
Telephone: 714 829 0755 Fax: _____

2. **Contact Person concerning this project:**

Name: Carlos Sosa
Address: 12634 Kolmar Av. Norwalk
Telephone: 714 588 8130 Fax: _____

3. **Address of project:** 7127 Pacific Blvd
Huntington Park

4. **Assessor's Parcel Number (APN):** _____

5. **Indicate type of permit application(s) (i.e. Conditional Use Permit, Development Permit, Variance, etc.) for the project to which this form pertains:**
Conditional use permit (Alcohol)

6. **List any other permits and/or other public agency approvals required for this project, including those required by City, County, State and/or Federal agencies:**

County of Los Angeles Public Health
Department of alcoholic beverage control.

7. **Existing Zone:** Down town Huntington Park

8. **Proposed use of site:** Restaurant with alcohol

9. Site size (lot dimensions and square footage):

29 x 150 feet.

10. Project size:

Square feet to be added/constructed to structure(s):

Nothing.

Total square footage of structure(s): 29 x 150 feet.

11. Number of floors of construction:

Existing: 2

Proposed: 2.

12. Parking:

Amount required: X

Amount provided: X

13. Anticipated time scheduling of project: June 2025.

14. Proposed phasing of development: X

15. If residential, include number of units, schedule of unit sizes, range of sale/rent prices, and type of household size expected:

X

16. If commercial, indicate the type of commercial use, estimated employment per shift, proposed hours of operations, indicate whether neighborhood, City or Regionally oriented, square footage of sales area, and loading locations:

- Restaurant with alcohol.

- 14 Employees per shift.

17. If industrial, indicate type of industrial or manufacturing use, estimated employment per shift, proposed hours of operations, and loading locations:

X

18. If institutional, indicate type of institutional use, estimated employment per shift, proposed hours of operations, estimated occupancy, loading locations, and community benefits to be derived from the project:

X

Please complete numbers 19 through 33 by marking "A" through "D" and briefly discuss any items marked "A" "B" or "C" (attach additional sheets as necessary). Items marked "D" do not need discussion.

A) Potentially Significant Impact	B) Potentially Significant Impact Unless Mitigation Incorporated	C) Less than Significant Impact	D) No Impact
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AESTHETICS

19. Would the proposed project:

- a. Affect a scenic vista? D
- b. Have a demonstrable negative aesthetic effect? D
- c. Create light or glare? D

AIR QUALITY

20. Would the proposed project:

- a. Affect air quality or contribute to an existing or projected air quality violation? D
- b. Create or cause smoke, ash, or fumes in the vicinity? D
- c. Create objectionable odors? D

BIOLOGICAL RESOURCES

21. Would the proposed project:

- a. Remove of any existing trees or landscaping?

D

CULTURAL RESOURCES:

22. Would the proposed project:

- a. Affect historical resources?
- b. Have the potential to cause a significant physical change which would affect unique ethnic cultural values?

D
D

GEOLOGY AND SOILS

23. Would the proposed project:

- a. Result in erosion, changes in topography or unstable soil conditions from excavation, grading or fill?
- b. Be located on expansive soils?
- c. Result in unique geologic or physical features?

D
D
D

HAZARDS

24. Would the proposed project:

- a. Create a risk of accidental explosion or release of hazardous substances (including, but not limited to: oil, pesticides, chemicals or radiation)?
- b. The use or disposal of potentially hazardous materials (i.e. toxic or flammable substances)?
- c. The creation of any health hazard or potential health hazard?
- d. Exposure of people to existing sources of potential health hazards?

D
D
D
D

HYDROLOGY AND WATER QUALITY

25. Would the proposed project:

- a. Change water drainage patterns?
- b. Change the quantity of ground waters, either through direct additions or withdrawals, or through interception of an aquifer by cuts or excavations or through substantial loss of groundwater recharge capabilities?

D
D

- c. Impact groundwater quality? D
- d. Substantially reduce the amount of groundwater otherwise available for public water supplies? D

LAND USE AND PLANNING

26. Would the proposed project:

- a. Conflict with the Zoning or General Plan designation? D
- b. Be incompatible with existing land use in the vicinity? D
- c. Disrupt or divide the physical arrangement of an established community? D

MINERAL AND ENERGY RESOURCES

27. Would the proposed project:

- a. Conflict with the conservation of water? D
- b. Use non-renewable resources in a wasteful and/or inefficient manner? D
- c. Substantially increase energy consumption (i.e. electricity, oil, natural gas, etc.)? D

NOISE

28. Would the proposed project result in:

- a. Increase to existing noise levels? D
- b. Exposure of people to severe noise levels? D

POPULATION AND HOUSING

29. Would the proposed project:

- a. Induce substantial growth in an area either directly or indirectly (i.e. through population growth or infrastructure use)? D
- b. Displace existing housing, especially affordable housing? D

PUBLIC SERVICES

30. Would the proposal result in a need for new or altered government services for any of the following public services:

- a. Fire protection? D

- b. Police protection? D
- c. Schools? D
- d. Maintenance of public facilities, including roads? D
- e. Other governmental services? D

RECREATION

31. Would the proposed project:

- a. Increase the demand for neighborhood or regional parks or other recreational facilities? D
- b. Affect existing recreational opportunities? D

TRANSPORTATION AND TRAFFIC

32. Would the proposed project:

- a. Increase vehicle trips or traffic congestion? D
- b. Increase hazards to safety from design features (i.e. sharp curves or dangerous intersections)? D
- c. Inadequate access to nearby uses? D
- d. Insufficient on-site parking capacity? D
- e. Hazards or barriers for pedestrians or bicyclists? D

UTILITIES AND SERVICE SYSTEMS

33. Would the proposed project result in a need for new systems or supplies, or alterations to the following utilities:

- a. Power or natural gas? D
- b. Communications systems? D
- c. Local or regional water treatment or distribution facilities? D
- d. Sewer or septic tanks? D
- e. Storm water drainage? D
- f. Solid waste disposal? D
- g. Local or regional water supplies? D

34. Describe the project site as it exists before the project, including any existing structures on the site, and the use of the structures (i.e. residential, commercial, industrial, etc.) Attach photographs of the site and of the surrounding land uses.

we are going to use the same
restourant structure to sell alcohol.

35. Describe the intensity of land use (i.e. single-family, apartment dwellings, shopping center, etc.), and specifications of development (i.e. height, primary frontage, secondary frontage, setbacks, rear yard, etc.).

X

CERTIFICATION: I hereby certify that the statements furnished above and in the attached plans present the data and information required for this initial evaluation to the best of my ability, and that the facts, statements and information presented are true and correct to the best of my knowledge and belief.


Applicant (Signature)

04/16/25
Date



CITY OF HUNTINGTON PARK

PLANNING DIVISION AGENDA REPORT

DATE: SEPTEMBER 17, 2025

TO: CHAIRPERSON AND MEMBERS OF THE PLANNING COMMISSION

ATTN: LOUIS MORALES, INTERIM DIRECTOR OF COMMUNITY DEVELOPMENT

FROM: JORDAN MARTINEZ, ASSOCIATE PLANNER

SUBJECT: PLANNING COMMISSION CASE NO. 2025-14 CUP / CASE NO. 2025-04 DP
(CONDITIONAL USE PERMIT / DEVELOPMENT PERMIT)

REQUEST: A REQUEST FOR A CONDITIONAL USE PERMIT AND A DEVELOPMENT PERMIT FOR A CONVALESCENT HOME LOCATED AT 6340 SANTA FE AVENUE, WITHIN THE COMMERCIAL GENERAL (C-G) ZONE.

APPLICANT : Dev Tailor and Rene Patel
6340 Santa Fe Avenue
Huntington Park, CA 90255

PROPERTY OWNER: Jayesh Patel
18543 Yorba Linda Blvd #328
Yorba Linda, CA 92886

PROPERTY OWNER'S MAILING ADDRESS: 18543 Yorba Linda Blvd #328
Yorba Linda, CA 92886

PROJECT LOCATION: 6340 Santa Fe Avenue

ASSESSOR'S PARCEL NUMBER: 6321-013-032

PRESENT USE: Motel and Restaurant

LOT SIZE: 25,210 square feet

BUILDING SIZE: 17,159 square feet

GENERAL PLAN: General Commercial

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ZONE: Commercial General (C-G)

SURROUNDING

ZONING AND

LAND USES:

North: Commercial General (C-G)

West: Commercial General (C-G)

South: Commercial General (C-G)

East: High Density Residential (R-H)

**MUNICIPAL CODE
APPLICABILITY OF
REQUIREMENTS FOR
CONDITIONAL
USE PERMIT:**

Pursuant to Huntington Park Municipal Code (HMC) Section 9-4.202, Table IV-5, Convalescent Homes are subject to a Conditional Use Permit.

**REQUIRED FINDINGS
FOR A CONDITIONAL
USE PERMIT:**

Following a hearing, the Planning Commission shall record the decision in writing and shall recite the findings upon which the decision is based. The Commission may approve and/or modify a Conditional Use Permit application in whole or in part, with or without conditions, only if all of the following findings are made:

1. The proposed use is conditionally permitted within, and would not impair the integrity and character of, the subject zoning district and complies with all of the applicable provisions of this Code;
2. The proposed use is consistent with the General Plan;
3. The approval of the Conditional Use Permit for the proposed use is in compliance with the requirements of the California Environmental Quality Act (CEQA) and the City's Guidelines;
4. The design, location, size and operating characteristics of the proposed use are compatible with the existing and planned future land uses within the general area in which the proposed use is to be located and will not create significant noise, traffic or other conditions or situations that may be objectionable or detrimental to other permitted uses operating nearby or adverse to the

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public interest, health, safety, convenience or welfare of the City;

5. The subject site is physically suitable for the type and density/intensity of use being proposed; and
6. There are adequate provisions for public access, water, sanitation, and public utilities and services to ensure that the proposed use would not be detrimental to public health and safety.

**MUNICIPAL CODE
APPLICABILITY OF
REQUIREMENTS FOR
DEVELOPMENT PERMIT:**

Pursuant to HPMC Section 9-2.1003, approval of a Development Permit shall be required when there is an expansion or conversion of an existing structure or use, affecting or involving a minimum of 25% of the total gross floor area of the structure.

**REQUIRED FINDINGS
FOR A DEVELOPMENT
PERMIT:**

Following a hearing, the Planning Commission shall record the decision in writing and shall recite the findings upon which the decision is based. The Planning Commission may approve, modify, or deny a Development Permit in whole or in part and shall impose specific development conditions if approved. The Planning Commission may approve a Development Permit, only if all of the following findings are made:

1. The proposed development is one permitted within the subject zoning district and complies with all of the applicable provisions of this Code, including prescribed development/site standards;
2. The proposed development is consistent with the General Plan;
3. The proposed development would be harmonious and compatible with existing and planned future developments within the zoning district and general area, as well as with the land uses presently on the subject property;

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4. The approval of the Development Permit for the proposed project is in compliance with the requirements of the California Environmental Quality Act (CEQA) and the City's Guidelines;
5. The subject site is physically suitable for the type and density/intensity of use being proposed;
6. There are adequate provisions for public access, water, sanitation and public utilities and services to ensure that the proposed development would not be detrimental to public health, safety and general welfare; and
7. The design, location, size and operating characteristics of the proposed development would not be detrimental to the public health, safety, or welfare of the City.

ENVIRONMENTAL REVIEW:

The project is Categorically Exempt pursuant to Article 19, Section 15322, Class 32 (In-Fill Development Projects) of the California Environmental Quality Act (CEQA) Guidelines.

PROJECT BACKGROUND:

- ***Site Description***

The subject site is located on the east side of Santa Fe Avenue between Clarendon Avenue located towards the north and Gage Avenue located towards the south. The site measures approximately 25,210 square feet. The site is developed with a commercial building measuring approximately 17,159 square feet. Specifically, the building is occupied by a restaurant (La Ramada Restaurant) and a hotel (Santa Fe Inn). The subject site is surrounded by commercial uses to the north and west, along with residential uses to the south and east.

ANALYSIS:

- ***Project Proposal***

The Applicant, Dev Tailor and Rene Patel, are requesting a Conditional Use Permit and a Development Permit to allow a convalescent home at 6340 Santa Fe Avenue. They plan to convert the existing motel and restaurant into a convalescent home. The facility would be a state licensed

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90-bed adult residential facility. The existing restaurant would be converted into a dining and storage area for the proposed convalescent home.

The facility will provide twenty-four (24) hours of non-medical care to people in need of personal services, supervision, and assistance, essential for sustaining the activities of daily living. The facility would operate seven (7) days a week. The facility would provide a minimum of 8 staff members including a 24-hour security guard. However, additional staff will depend on the care needs. The motel currently has seven (7) parking spaces along the east side of the existing building; adjacent to the alley. These parking spaces will be converted into storage areas. There will be no expansion of the existing building footprint as part of the request for entitlements.

- ***Parking***

There are currently thirty-four (34) parking spaces (32 standard and 2 handicapped) at the site. Pedestrian and vehicular access to the site is provided along Santa Fe Avenue, located to the west of the property. Specifically, vehicular access to the site is provided from two driveways (one located toward the northern side of the lot and the other to the south side of the lot). An alley is located along the east side of the site, which serves as an egress point for vehicles.

The site has a parking lot located to the north of the building (accessible through the northern driveway) and a parking lot within an open-air area inside the building (accessible through the southern driveway). Vehicles enter the parking areas from Santa Fe Avenue.

Pursuant to the HPMC Section 9-3.804, the parking requirements for a convalescent home use requires 1 space for each 6 beds, plus 1 space for each employee. In accordance with the City's parking standards, the total number of off-street parking spaces required for the proposed development is 24 parking spaces. The proposed project will provide 23 parking spaces on site. However, due to the operational nature of the convalescent home - patients are not expected to drive to the site. A shuttle service will be provided to transport patients who are receiving care. As such, the total number of automobiles

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traveling to and from the facility by patients would be reduced. The shuttle service will offset the deficit of parking at the site. Nevertheless, staff will require a Traffic Management Plan to ensure the operation will not create a negative impact on parking and traffic flow and provide measures to mitigate any impacts.

Additionally, HPMC Section 9-3.703 requires institutional, hospital, hotel, group housing, and similar uses with a gross floor area between 10,001 to 50,000 square feet to provide two (2) loading space as required by the Planning Commission. The Applicant is proposing two (2) loading spaces for compliance with the Municipal Code.

- ***Conditional Use Permit Findings***

In granting a Conditional Use Permit to allow for a convalescent home, the Planning Commission must make findings in connection with the Conditional Use Permit, as set forth in the HPMC. A Conditional Use Permit may be approved only if all of the following findings are made:

1. **The proposed use is conditionally permitted within, and would not impair the integrity and character of, the subject zoning district and complies with all of the applicable provisions of this Code.**

Finding: The proposed use of a convalescent home is permitted in the C-G Zone with the approval of a Conditional Use Permit. The proposed use will convert an existing commercial building currently occupied by a restaurant and motel use into a convalescent home. The building's footprint will not be modified for the proposed use. As such, the integrity and character of the building will not be altered. The use will be in compliance with all applicable provisions of the Code.

2. **The proposed use is consistent with the General Plan.**

Finding: The General Plan Land Use designation of the subject site is General Commercial. Permitted uses in this designation include a wide range of neighborhood and general retail and service establishments to accommodate the surrounding community. Additionally, the property is zoned as Commercial General (C-G),

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this zone intends to provide for general retail, professional office, and service-oriented business activities serving a community-wide need under design standards that ensure compatibility and harmony with adjoining land uses. The proposed use is consistent with the General Plan. Specifically, the use is consistent with Goal 2.0 of the Land Use Element, which calls to accommodate new development that is compatible with and complements existing land uses. The proposed use will provide residents with another option for adult residential care. The use will be accessible for families and services by being located along a busy arterial street (Santa Fe Avenue) and adjacent to a high-density residential zone. The proposed use's design minimizes disruption to the surrounding area since majority of activities will be indoors. The proposed use will also abide with Goal 5.0 of the Land Use Element, which calls to promote the expansion of the City's economic base and diversification of economic activity. The proposed use would employ a wide range of staff, including nurses, therapists, administrative personnel, maintenance workers, and kitchen staff. The establishment of a convalescent home would encourage further investment in the area. Consequently, this may lead to an increase in demand for specialized senior living infrastructure and can drive development of complementary amenities in the area.

3. The approval of the Conditional Use Permit for the proposed use is in compliance with the requirements of the California Environmental Quality Act (CEQA) and the City's Guidelines.

The proposed use is Categorically Exempt pursuant to Article 19, Section 15322, Class 32 (In-Fill Development Projects) of the California Environmental Quality Act (CEQA) Guidelines. The proposed use is consistent with all applicable general plan designation and policies as well as zoning designations and regulations. The proposed use would occur within city limits and is below the five-acre threshold. The use would not pose an impact on biological resources since the project site is developed and vegetation on the site is limited to shrubs and ruderal plants. The use would result in less than significant impact on air quality, noise, transportation, and water quality. Finally, the use would

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be situated in a location in proximity to existing utilities. The use would not increase demand for additional public services. As such, the project meets all the conditions necessary for a Categorical Exemption under Section 15332, Class 32 (In-Fill Development Projects).

4. The design, location, size, and operating characteristics of the proposed use are compatible with the existing and planned future land uses within the general area in which the proposed use is to be located and will not create significant noise, traffic or other conditions or situations that may be objectionable or detrimental to other permitted uses operating nearby or adverse to the public interest, health, safety, convenience or welfare of the City.

Finding: The project site measures approximately 25,210 square feet. The site is developed with an existing commercial building. No expansion of the building is proposed. The project site highlights accessibility since it is close to community amenities and close to public transportation. Also, the proposed use is located in an area with established infrastructure (water, power, and sewage) to support the facility's needs. As such, the proposed use is not expected to be detrimental to the public health, safety, and welfare of the City. Furthermore, conditions of approval will be implemented to ensure that the operation of the convalescent home will not create significant noise, traffic or other conditions or situations that may be objectionable or detrimental to other permitted uses operating nearby or adverse to the public interest, health, safety, convenience, or welfare of the City.

5. The subject site is physically suitable for the type and density/intensity of use being proposed.

Finding: The site has an existing commercial building with current infrastructure in place. The use will convert existing space used as a restaurant and motel into a convalescent home. Additionally, no physical expansion is proposed, therefore, the intensity of the use will not be altered. As such, the subject site is physically suitable for the type and density/intensity of use being proposed.

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- 6. There are adequate provisions for public access, water, sanitation, and public utilities and services to ensure that the proposed use would not be detrimental to public health and safety.**

Finding: There is no expansion of the convalescent home's building footprint. The site will not alter the demand for public infrastructure. The conversion would align with state licensing and residential care standards. This includes abiding to state guidelines for indoor activity space, residential rooms, and communal areas. Consideration will be taken for acoustic design to provide a quiet environment for patients, accessibility requirements, utilities and infrastructure, and waste management. The development will provide parking on-site to avoid spillover parking in residential neighborhoods, which would protect community welfare. Overall, there are adequate provisions for public access, water, sanitation, and public utilities and services to ensure that the proposed use would not be detrimental to public health and safety.

- ***Development Permit Findings***

In granting a Development Permit to allow for a convalescent home, the Planning Commission must make findings in connection with the Development Permit, as set forth in the HPMC. A Development Permit may be approved only if all of the following findings are made:

- 1. The proposed development is one permitted within the subject zoning district and complies with all of the applicable provisions of this Code, including prescribed development/site standards.**

Finding: As previously mentioned, the proposed convalescent home is permitted in the C-G Zone with the approval of a Conditional Use Permit. The proposed use will convert an existing commercial building currently occupied by a restaurant and motel use into a convalescent home. The building's footprint will not be modified for the proposed use. As such, the integrity and character of the building will not be altered. The development will provide a design that provides parking, accessibility, and will be architecturally compatible with

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the existing fabric of the area. The use will follow all applicable provisions of the Code.

2. The proposed development is consistent with the General Plan.

Finding: As previously discussed, the General Plan Land Use designation of the subject site is General Commercial. Permitted uses in this designation include a wide range of neighborhood and general retail and service establishments to accommodate the surrounding community. Additionally, the property is zoned as Commercial General (C-G), this zone intends to provide for general retail, professional office, and service-oriented business activities serving a community-wide need under design standards that ensure compatibility and harmony with adjoining land uses. The proposed use is consistent with the General Plan. Specifically, the use is consistent with Goal 2.0 of the Land Use Element, which calls to accommodate new development that is compatible with and complements existing land uses. The proposed use will provide residents with another option for adult residential care. The use will be accessible for families and services by being located along a busy arterial street (Santa Fe Avenue) and adjacent to a high-density residential zone. The proposed use's design minimizes disruption to the surrounding area since majority of activities will be indoors. The proposed use will also abide with Goal 5.0 of the Land Use Element, which calls to promote the expansion of the City's economic base and diversification of economic activity. The proposed use would employ a wide range of staff, including nurses, therapists, administrative personnel, maintenance workers, and kitchen staff. The establishment of a convalescent home would encourage further investment in the area. Consequently, this may lead to an increase in demand for specialized senior living infrastructure and can drive development of complementary amenities in the area.

3. The proposed development would be harmonious and compatible with existing and planned future developments within the zoning district and general area, as well as with the land uses presently on the subject property.

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The proposed development would be integrated into the existing land use patterns while also aligning with the City's existing and planned future development for the area. Since it is adjacent to residential zoning, the development would not disrupt the residential character of the area. It will adhere to development standards stipulated in the HPMC. The development would minimize impacts from noise, traffic, and lighting in terms of its design and operational characteristics.

4. **The approval of the Development Permit for the proposed project is in compliance with the requirements of the California Environmental Quality Act (CEQA) and the City's Guidelines.**

Finding: The project is Categorically Exempt pursuant to Article 19, Section 15322, Class 32 (In-Fill Development Projects) of the California Environmental Quality Act (CEQA) Guidelines. The project is consistent with all applicable general plan designations and policies as well as zoning designations and regulations. The project would occur within city limits and is below the five-acre threshold. The project would not pose an impact to biological resources since the project site is developed and vegetation on the site is limited to shrubs and ruderal plants. The project would result in less than significant impact on air quality, noise, transportation, and water quality. Finally, the project would be situated in a location in proximity to existing utilities. The project would not increase demand for additional public services. As such, the project meets all the conditions necessary for a Categorical Exemption under Section 15332, Class 32 (In-Fill Development Projects).

5. **The subject site is physically suitable for the type and density/intensity of use being proposed.**

Finding: The site has an existing commercial building with current infrastructure in place. Additionally, no physical expansion is proposed. As such, the subject site is physically suitable for the type and density/intensity of use being proposed.

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- 6. There are adequate provisions for public access, water, sanitation and public utilities and services to ensure that the proposed development would not be detrimental to public health, safety and general welfare.**

Finding: There is no expansion of the convalescent home's building footprint. The site will not alter the demand for public infrastructure. As such, there are adequate provisions for public access, water, sanitation, and public utilities and services to ensure that the proposed use would not be detrimental to public health and safety.

- 7. The design, location, size and operating characteristics of the proposed development would not be detrimental to the public health, safety, or welfare of the City.**

Finding: As previously discussed, there is no expansion of the convalescent home building footprint. The site will not alter the demand for public infrastructure. The conversion would align with state licensing and residential care standards. This includes abiding to state guidelines for indoor activity space, residential rooms, and communal areas. Consideration will be taken for acoustic design to provide a quiet environment for residents, accessibility requirements, utilities and infrastructure, and waste management. The development will provide parking on-site to avoid spillover parking in residential neighborhoods, which would protect community welfare. Overall, there are adequate provisions for public access, water, sanitation, and public utilities and services to ensure that the proposed use would not be detrimental to public health and safety.

CONCLUSION:

Based on the above analysis, Staff has recommended approval for the request since the proposed use meets all the findings for a Conditional Use Permit and a Development Permit. Additionally, conditions of approval will ensure that the proposed use will comply with HPMC stipulations. However, the Planning Commission may approve, deny, or request modifications to the project.

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RECOMMENDATION:

Based on the evidence presented, it is the recommendation of Planning Division Staff that the Planning Commission approve **PC Case No. 2025-14 CUP/ 2025-04 DP**, subject to the following conditions of approval and other conditions that the Planning Commission may wish to impose.

CONDITIONS OF APPROVAL:

PLANNING DIVISION

1. That the Applicant and Property Owner and each successor in interest to the property which is the subject of this project shall defend, indemnify and hold harmless the City of Huntington Park and its agents, officers, and employees from any claim, action or proceedings, liability cost, including attorney's fees and costs against the City or its agents, officers or employees, to attack, set aside, void or annul any approval of the City, City Council, or Planning Commission.
2. Except as set forth in subsequent conditions, all-inclusive, and subject to department corrections and conditions, the property shall be developed substantially in accordance with the applications, environmental assessment, and plans submitted.
3. The proposed project shall comply with all applicable Federal, State, and Local Agency codes, laws, rules, and regulations, including Health, Building and Safety, Fire, Zoning, and Business License Regulations of the City of Huntington Park.
4. The property be developed and maintained in a clean, neat, quiet, and orderly manner at all times and comply with the property maintenance standards as set forth in HPMC Section 9-3.103.18 and Title 8, Chapter 9 of the Huntington Park Municipal Code.
5. That the operator shall file and maintain their City of Huntington Park Business License prior to the commencement of operations.
6. The Applicant shall provide a Traffic Management Plan, this will include procedures regarding parking supply, loading zones, passenger drop-off, and traffic mitigation measures. The Traffic Management Plan shall specify how loading zones will be utilized (days and times) to avoid blocking fire lanes or interfering with traffic flow. The Plan shall also describe how the operation will provide a safe and easily accessible drop-off area to accommodate patients. The Plan shall also propose measures to mitigate any traffic impacts (installing new signage to direct traffic, queuing management, etc.).
7. That this entitlement shall be subject to review for compliance with the conditions of approval. Reviews shall be conducted at intervals deemed appropriate by the City Planning Commission or the Director of Community Development.

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8. That the Applicant be required to apply for a new entitlement if any alteration, modification, or expansion would increase the existing floor area of the establishment.
9. That the violation of any of the conditions of this entitlement may result in a citation(s) and/or the revocation of the entitlement.
10. That this entitlement may be subject to additional conditions after its original issuance, upon a duly noticed public hearing item. Such conditions shall be imposed by the City Planning Commission or the Director of Community Development as deemed appropriate to address problems of land use compatibility, operations, aesthetics, security, noise, safety, crime control, or to promote the general welfare of the City.
11. Any proposed mechanical equipment and appurtenances, including satellite dishes, gutters, etc., whether located on the rooftop, ground level or anywhere on the property shall be completely shielded/enclosed so as not to be visible from any public street and/or adjacent properties. Such shielding/enclosure of facilities shall be of compatible design related to the building structure for which such facilities are intended to serve and shall be installed prior to final building inspection.
12. That the Applicant comply with all of the provisions of Title 7, Chapter 9 of the Huntington Park Municipal Code relating to Storm Water Management. The Applicant shall also comply with all requirements of the National Pollutant Discharge Elimination System (NPDES), Model Programs, developed by the County of Los Angeles Regional Water Quality Board. This includes compliance with the City's Low Impact Development (LID) requirements.
13. Pursuant to HPMC Section 9-2.1109, this entitlement shall expire in the event it is not exercised within one (1) year from the date of approval, unless an extension has been granted by the Planning Commission.
14. If the use ceases to operate for a period of six (6) months, the entitlement shall be null and void.
15. The Director of Community Development is authorized to make minor modifications to the approved plans or any of the conditions if such modifications shall achieve the same results, as would strict compliance with said plans and conditions.
16. The on-site trash enclosure must contain a lock and remain closed and secured. The Applicant must remain in good standing and have an active account with the City's authorized vendor.
17. No outside storage shall be permitted on the site.
18. Vehicle loading and unloading shall occur on-site and not within any adjoining streets, alleys, nor the public right-of-way. Loading zones shall avoid blocking fire lanes or impede general traffic on the site when in use.

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19. All vehicles associated with the use shall be parked on-site and not in the alley.
20. The Applicant shall provide publicly visible art or pay art fees in accordance with the HPMC Title 9, Chapter 3, Article 17, prior to the issuance of the Certificate of Occupancy.
21. All abandoned signs must be removed and any holes, glue, or discolored paint from previous signs must be repaired to match the building or background exterior. All banners and temporary signage associated with the establishment shall obtain a permit with the Planning Division and abide by HPMC Section 9-3.1220.
22. Prior to the issuance of a Certificate of Occupancy, the building shall complete exterior improvements to the building, the improvements shall include but not be limited to repairs of exterior walkways and stairways, replacement of motel-style signage, and the addition of architectural features such as enhanced lighting. Furthermore, any holes or discolored paint must be repaired to match the building color.
23. Window signage shall abide by HPMC Section 9-3.1212. Window signs exceeding 25 percent of window area shall require a sign permit and when combined with other signs shall not exceed the total allowable sign area and shall not cover more than fifty percent of the window area.
24. The Applicant shall abide to all California Department of Social Services regulations and shall maintain an active adult residential facility license and any other license/certification deemed necessary for the operation of the use. Revocation of the State license and/or certifications shall render this Conditional Use Permit null and void.
25. The Applicant must maintain a 602 Form on file with the Huntington Park Police Department to manage anyone trespassing or loitering.
26. Property maintenance must be managed to include landscaping along with cleaning of trash and debris both in front and rear of property.
27. Any graffiti on property must be removed within three (3) days.
28. If the operation of this establishment be granted, deed, conveyed, transferred, or should a change in management or proprietorship occur at any time, this Conditional Use Permit shall be reviewed by the Planning Commission.
29. This Conditional Use Permit shall be valid for a term five (5) years with the option of two - one (1) year administrative renewals pending compliance metrics deemed appropriate by the Director of Community Development.
30. That the Applicant and Property Owner agree in writing to the above conditions.

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BUILDING & SAFETY DIVISION

31. The applicant shall submit plans to the Planning Division for review and approval of the proposed change of use and occupancy. Plans shall be submitted to the Building & Safety Division only after approval is obtained from the Planning Division.
32. The applicant shall submit full detailed plans to the Building & Safety Division for review and approval of the proposed change of use and occupancy. All work shall be permitted through submittal of detailed plans and issuance of a building permit and associated mechanical, electrical, and plumbing permits.
33. At this point in time based on the applications, the facility shall be classified as a Residential Group R-2.1 per California Building Code (CBC) 310.3.1. Residential Group R-2.1 occupancies shall include buildings, structures, or parts thereof housing clients, on a 24-hour basis, who because of age, mental disability, or other reasons, live in a supervised residential environment that provides personal care services.
34. This occupancy may contain more than six non-ambulatory and/or bedridden clients. (See CBC Section 435 Special Provisions for Licensed 24-Hour Care Facilities in a Group R-2.1, R-3.1, or R-4 Occupancy). This group shall include, but not be limited to, the following:
 - Assisted living facilities such as:
 - Residential care facilities,
 - Residential care facilities for the elderly (RCFEs),
 - Adult residential facilities,
 - Congregate living health facilities,
 - Group homes,
 - Residential care facilities for the chronically ill,
 - Congregate living health facilities for the terminally ill.
35. Plans submitted for public buildings, public accommodations, commercial buildings, and public housing building projects shall be completed by a registered design professional, such as a licensed architect or registered professional engineer. All plan sheets shall be stamped and signed by the registered design professional.
36. All new construction, tenant improvements, alterations (including changes of use and occupancy), and additions shall follow the 2022 California Building Code and all associated codes within the 2022 code cycle. If unpermitted work is discovered, the work must comply with the current building code requirements, which may require additional work to ensure code compliance.
37. New construction, tenant improvements, alterations (including changes of use and occupancy), and additions shall be required to comply with disabled access requirements outlined in Chapter 11B – Accessibility to Public Buildings, Public Accommodations, Commercial Buildings, and Public Housing – of the 2022 California

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Building Code. Some alterations may “trigger” full compliance with accessibility features outlined in Section 11B-202 of the 2022 CBC, pursuant to the current valuation threshold. When the adjusted construction cost, as defined, is less than or equal to the current valuation threshold, as defined, the cost of compliance with Section 11B-202.4 of the 2022 CBC shall be limited to 20 percent of the adjusted construction cost of tenant improvements, alterations (including changes of use and occupancy), structural repairs, or additions.

38. Tenant improvements, alterations (including changes of use and occupancy), and additions may be subject to path of travel and site arrival point requirements outlined in Chapter 11B of the 2022 CBC, pertaining to parking spaces and building entrances.
39. Approved fire apparatus access roads shall be provided for every facility, building, or portion of a building hereafter constructed or moved into (including changes of use and occupancy). The fire apparatus access road shall comply with the requirements of California Fire Code (CFC) 503.1.1 and shall extend to within 150 feet of all portions of the facility, building, or portion of a building and all portions of the exterior walls of the first story of the building as measured by an approved route around the exterior of the building or facility. The fire code official is authorized to increase the dimension of 150 feet where the following condition occurs: The building is equipped throughout with an approved automatic sprinkler system installed in accordance with CBC Section 903.3.1.1 (NFPA 13), 903.3.1.2 (NFPA 13R), or 903.3.1.3 (NFPA 13D), as applicable per use.
40. Fire apparatus access roads shall not be obstructed in any manner, including the parking of vehicles. The minimum widths and clearances established in CFC Sections 503.2.1 and 503.2.2 shall be maintained at all times.
41. All construction work is to be completed by a licensed contractor.
42. Plans submitted for new construction, tenant improvements, alterations (including changes of use and occupancy), and additions to Building & Safety shall require plan check fees. The initial plan check fee will cover the first plan check, and one recheck only. Additional review required beyond the first recheck shall be paid for on an hourly basis in accordance with the current fee schedule.
43. The second sheet of plans submitted for new construction, tenant improvements, alterations (including changes of use and occupancy), and additions to Building & Safety is to list all Conditions of Approval and to include a copy of the Planning Commission decision letter. This information shall be incorporated into the plans prior to the first submittal for plan check.
44. Separate agency approvals prior to the issuance of the building permit, such as from County of Los Angeles Fire Department – Fire Prevention Division, County of Los Angeles Public Health – Environmental Health Division, Los Angeles County

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Sanitation Districts, South Coast Air Quality Management District, and others may be required.

45. The business may be subject to a routine business license inspection.

POLICE DEPARTMENT

46. Employ trained security personnel to monitor the property at all times.
47. Install a comprehensive CCTV surveillance system covering all common areas, entrances, exits, parking areas, and hallways. Cameras should record 24/7 and have a minimum retention period of 30 days.
48. Implement a secure entry/exit system, such as a key card or biometric access, to restrict unauthorized entry.
49. Ensure all outdoor areas are well-lit with motion-sensor lighting to deter criminal activity.
50. Equip all rooms with an emergency call button or intercom system for immediate access to assistance.
51. Ensure compliance with fire safety regulations, including sprinklers, smoke detectors, and carbon monoxide alarms in all rooms and common areas.
52. Maintain accessible first aid and medical kits in key areas of the facility.
53. Develop and post an emergency evacuation plan, with periodic fire and emergency drills, to ensure staff and residents know the protocols.
54. Conduct thorough background checks on all employees to ensure they have no criminal history related to violence, abuse, or theft.
55. Ensure all staff members are trained in de-escalation techniques, conflict resolution, and crisis intervention to handle behavioral issues.
56. Implement a system to monitor residents' movements for their safety, especially for those with cognitive impairments.
57. Provide secure parking with proper lighting and monitored access for staff, residents, and visitors.
58. Coordinate with local authorities to ensure traffic control measures are in place to prevent congestion or unsafe conditions near the facility.

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59. Maintain an open line of communication with local law enforcement for regular patrols, emergency response coordination, and ongoing facility assessments.
60. Establish a clear code of conduct for residents, including noise restrictions, visitor policies, and curfew times.
61. Implement a system for managing and monitoring visitors, including a check-in and check-out process with identification verification.
62. Post clear signage prohibiting illegal activities such as drug use, loitering, or unauthorized guests.

LOS ANGELES COUNTY FIRE DEPARTMENT

63. All requirements, as deemed necessary by the Los Angeles County Fire Department during the Plan Check Process, shall be complied with.

EXHIBITS:

- A. PC Resolution No. 2025-14 CUP/ 2025-04 DP
- B. Site Plan
- C. Floor Plan – 1st Floor and 2nd Floor
- D. Site Photographs (September 2025)
- E. Conditional Use Permit Application Packet
- F. Development Permit Application Packet

RESOLUTION NO. 2025-14 CUP/ 2025-04 DP

EXHIBIT A

CASE NO. 2025-14 CUP/ 2025-04 DP

PC RESOLUTION NO. 2025-14 CUP / 2025-04 DP

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF HUNTINGTON PARK, STATE OF CALIFORNIA, APPROVING A REQUEST FOR A CONDITIONAL USE PERMIT AND A DEVELOPMENT PERMIT FOR A CONVALESCENT HOME LOCATED AT 6340 SANTA FE AVENUE, WITHIN THE COMMERCIAL GENERAL (C-G) ZONE.

WHEREAS, a public hearing was held at City Hall, 6550 Miles Avenue, Huntington Park, California on Wednesday, September 17, 2025 at 6:30 p.m. pursuant to the notice published and posted as required by law in accordance with the provisions of the Huntington Park Municipal Code, upon an application from Dev Tailor and Rene Patel requesting approval of a Conditional Use Permit and a Development Permit for a convalescent home for the property located at 6340 Santa Fe Avenue within the Commercial General (C-G) zone described as:

Assessor's Parcel No. 6321-013-032, City of Huntington Park, County of Los Angeles; and

WHEREAS, said application involves a request for a Development Permit to allow the conversion of an existing structure or use, affecting or involving a minimum of 25% of the total gross floor area of the structure; and

WHEREAS, said application involves a request for a Conditional Use Permit to allow a convalescent home use within the C-G zone; and

WHEREAS, Planning Division Staff has reviewed the requests and has found that all of the findings for approval of a Conditional Use Permit and Development Permit can be made as required by the Municipal Code; and

WHEREAS, the City of Huntington Park has determined that the project is exempt from CEQA pursuant to Article 19, Section 15322, Class 32 (In-Fill Development Projects) of the California Environmental Quality Act (CEQA) Guidelines; and

WHEREAS, all persons appearing for or against the approval of the Conditional Use Permit and Development Permit were given the opportunity to be heard in connection with said matter; and

1 **WHEREAS**, all written comments received prior to the hearing, and responses to
2 such comments, were reviewed by the Planning Commission; and

3 **WHEREAS**, the Planning Commission is required to announce its findings and
4 recommendations.

5 **NOW, THEREFORE, THE PLANNING COMMISSION OF THE CITY OF**
6 **HUNTINGTON PARK DOES FIND, DETERMINE, RECOMMEND AND RESOLVES AS**
7 **FOLLOWS:**

8

9 **SECTION 1:** Based on the evidence within staff report and the Environmental
10 Assessment Questionnaire, the Planning Commission adopts the findings in said
11 Questionnaire and determines that the project, as proposed, will have no significant
12 adverse effect on the environment and adopts an Environmental Categorical Exemption
13 (CEQA Guidelines, Article 19, Section 15322, Class 32 (In-Fill Development Projects)).

14

15 **SECTION 2:** The Planning Commission hereby makes the following findings in
16 connection with the proposed Conditional Use Permit:

17 1. The proposed use is conditionally permitted within, and would not impair the
18 integrity and character of, the subject zoning district and complies with all of the
19 applicable provisions of this Code.

20 ***The Planning Staff finds that the proposed use of a convalescent home is***
21 ***permitted in the C-G Zone with the approval of a Conditional Use Permit.***

22 ***The proposed use will convert an existing commercial building currently***
23 ***occupied by a restaurant and motel use into a convalescent home. The***
24 ***building's footprint will not be modified for the proposed use. As such, the***
25 ***integrity and character of the building will not be altered. The use will be in***
26 ***compliance with all applicable provisions of the Code.***

27 2. The proposed use is consistent with the General Plan.

28 ***The Planning Staff finds that the proposed use is consistent with the***

General Plan. Specifically, the General Plan Land Use designation of the subject site is General Commercial. Permitted uses in this designation include a wide range of neighborhood and general retail and service establishments to accommodate the surrounding community. Additionally, the property is zoned as Commercial General (C-G), this zone intends to provide for general retail, professional office, and service-oriented business activities serving a community-wide need under design standards that ensure compatibility and harmony with adjoining land uses. The proposed use is consistent with the General Plan. Specifically, the use is consistent with Goal 2.0 of the Land Use Element, which calls to accommodate new development that is compatible with and complements existing land uses. The proposed use will provide residents with another option for adult residential care. The use will be accessible for families and services by being located along a busy arterial street (Santa Fe Avenue) and adjacent to a high-density residential zone. The proposed use's design minimizes disruption to the surrounding area since majority of activities will be indoors. The proposed use will also abide with Goal 5.0 of the Land Use Element, which calls to promote the expansion of the City's economic base and diversification of economic activity. The proposed use would employ a wide range of staff, including nurses, therapists, administrative personnel, maintenance workers, and kitchen staff. The establishment of a convalescent home would encourage further investment in the area. Consequently, this may lead to an increase in demand for specialized senior living infrastructure and can drive development of complementary amenities in the area.

3. The approval of the Conditional Use Permit for the proposed use is in compliance with the requirements of the California Environmental Quality Act (CEQA) and the City's Guidelines.

1 ***The Planning Staff finds that the proposed use is Categorically Exempt***
2 ***pursuant to Article 19, Section 15322, Class 32 (In-Fill Development***
3 ***Projects) of the California Environmental Quality Act (CEQA) Guidelines.***
4 ***The proposed use is consistent with all applicable general plan designation***
5 ***and policies as well as zoning designations and regulations. The proposed***
6 ***use would occur within city limits and is below the five-acre threshold. The***
7 ***use would not pose an impact on biological resources since the project site***
8 ***is developed and vegetation on the site is limited to shrubs and ruderal***
9 ***plants. The use would result in less than significant impact on air quality,***
10 ***noise, transportation, and water quality. Finally, the use would be situated in***
11 ***a location in proximity to existing utilities. The use would not increase***
12 ***demand for additional public services. As such, the project meets all the***
13 ***conditions necessary for a Categorical Exemption under Section 15332,***
14 ***Class 32 (In-Fill Development Projects).***

15 4. The design, location, size and operating characteristics of the proposed use are
16 compatible with the existing and planned future land uses within the general area
17 in which the proposed use is to be located and will not create significant noise,
18 traffic or other conditions or situations that may be objectionable or detrimental to
19 other permitted uses operating nearby or adverse to the public interest, health,
20 safety, convenience or welfare of the City.

21 ***The Planning Staff finds that the project site measures approximately 25,210***
22 ***square feet. The site is developed with an existing commercial building. No***
23 ***expansion of the building is proposed. The project site highlights***
24 ***accessibility since it is close to community amenities and close to public***
25 ***transportation. Also, the proposed use is located in an area with established***
26 ***infrastructure (water, power, and sewage) to support the facility's needs. As***
27 ***such, the proposed use is not expected to be detrimental to the public***
28 ***health, safety, and welfare of the City. Furthermore, conditions of approval***

1 ***will be implemented to ensure that the operation of the convalescent home***
2 ***will not create significant noise, traffic or other conditions or situations that***
3 ***may be objectionable or detrimental to other permitted uses operating***
4 ***nearby or adverse to the public interest, health, safety, convenience, or***
5 ***welfare of the City.***

6 5. The subject site is physically suitable for the type and density/intensity of use
7 being proposed.

8 ***The Planning Staff finds that the site has an existing commercial building***
9 ***with current infrastructure in place. The use will convert existing space***
10 ***used as a restaurant and motel into a convalescent home. Additionally, no***
11 ***physical expansion is proposed, therefore, the intensity of the use will not***
12 ***be altered. As such, the subject site is physically suitable for the type and***
13 ***density/intensity of use being proposed.***

14 6. There are adequate provisions for public access, water, sanitation, and public
15 utilities and services to ensure that the proposed use would not be detrimental to
16 public health and safety.

17 ***The Planning Staff finds that there is no expansion of the convalescent***
18 ***home's building footprint. The site will not alter the demand for public***
19 ***infrastructure. The conversion would align with state licensing and***
20 ***residential care standards. This includes abiding to state guidelines for***
21 ***indoor activity space, residential rooms, and communal areas.***
22 ***Consideration will be taken for acoustic design to provide a quiet***
23 ***environment for patients, accessibility requirements, utilities and***
24 ***infrastructure, and waste management. The development will provide***
25 ***parking on-site to avoid spillover parking in residential neighborhoods,***
26 ***which would protect community welfare. Overall, there are adequate***
27 ***provisions for public access, water, sanitation, and public utilities and***
28 ***services to ensure that the proposed use would not be detrimental to public***

health and safety.

SECTION 3: The Planning Commission hereby makes the following findings in connection with the proposed Development Permit:

1. The proposed development is one permitted within the subject zoning district and complies with all of the applicable provisions of this Code, including prescribed development/site standards.

The Planning Staff finds that the proposed convalescent home is permitted in the C-G Zone with the approval of a Conditional Use Permit. The proposed use will convert an existing commercial building currently occupied by a restaurant and motel use into a convalescent home. The building's footprint will not be modified for the proposed use. As such, the integrity and character of the building will not be altered. The development will provide a design that provides parking, accessibility, and will be architecturally compatible with the existing fabric of the area. The use will follow all applicable provisions of the Code.

2. The proposed development is consistent with the General Plan.

The Planning Staff finds that the General Plan Land Use designation of the subject site is General Commercial. Permitted uses in this designation include a wide range of neighborhood and general retail and service establishments to accommodate the surrounding community. Additionally, the property is zoned as Commercial General (C-G), this zone intends to provide for general retail, professional office, and service-oriented business activities serving a community-wide need under design standards that ensure compatibility and harmony with adjoining land uses. The proposed use is consistent with the General Plan. Specifically, the use is consistent with Goal 2.0 of the Land Use Element, which calls to accommodate new development that is compatible with and complements existing land uses.

1 *The proposed use will provide residents with another option for adult*
2 *residential care. The use will be accessible for families and services by*
3 *being located along a busy arterial street (Santa Fe Avenue) and adjacent to*
4 *a high-density residential zone. The proposed use's design minimizes*
5 *disruption to the surrounding area since majority of activities will be*
6 *indoors. The proposed use will also abide with Goal 5.0 of the Land Use*
7 *Element, which calls to promote the expansion of the City's economic base*
8 *and diversification of economic activity. The proposed use would employ a*
9 *wide range of staff, including nurses, therapists, administrative personnel,*
10 *maintenance workers, and kitchen staff. The establishment of a*
11 *convalescent home would encourage further investment in the area.*
12 *Consequently, this may lead to an increase in demand for specialized senior*
13 *living infrastructure and can drive development of complementary amenities*
14 *in the area.*

15 3. The proposed development would be harmonious and compatible with existing
16 and planned future developments within the zoning district and general area, as
17 well as with the land uses presently on the subject property.

18 *The Planning Staff finds that the proposed development would be integrated*
19 *into the existing land use patterns while also aligning with the City's*
20 *existing and planned future development for the area. Since it is adjacent to*
21 *residential zoning, the development would not disrupt the residential*
22 *character of the area. It will adhere to development standards stipulated in*
23 *the HPMC. The development would minimize impacts from noise, traffic, and*
24 *lighting in terms of its design and operational characteristics.*

25 4. The approval of the Development Permit for the proposed project is in compliance
26 with the requirements of the California Environmental Quality Act (CEQA) and the
27 City's Guidelines.

28 *The Planning Staff finds that the project is Categorically Exempt pursuant to*

Article 19, Section 15322, Class 32 (In-Fill Development Projects) of the California Environmental Quality Act (CEQA) Guidelines. The project is consistent with all applicable general plan designations and policies as well as zoning designations and regulations. The project would occur within city limits and is below the five-acre threshold. The project would not pose an impact to biological resources since the project site is developed and vegetation on the site is limited to shrubs and ruderal plants. The project would result in less than significant impact on air quality, noise, transportation, and water quality. Finally, the project would be situated in a location in proximity to existing utilities. The project would not increase demand for additional public services. As such, the project meets all the conditions necessary for a Categorical Exemption under Section 15332, Class 32 (In-Fill Development Projects).

5. The subject site is physically suitable for the type and density/intensity of use being proposed.

The Planning Staff finds that the site has an existing commercial building with current infrastructure in place. Additionally, no physical expansion is proposed. As such, the subject site is physically suitable for the type and density/intensity of use being proposed.

6. There are adequate provisions for public access, water, sanitation and public utilities and services to ensure that the proposed development would not be detrimental to public health, safety and general welfare.

The Planning Staff finds that there is no expansion of the convalescent home's building footprint. The site will not alter the demand for public infrastructure. As such, there are adequate provisions for public access, water, sanitation, and public utilities and services to ensure that the proposed use would not be detrimental to public health and safety.

7. The design, location, size and operating characteristics of the proposed

1 development would not be detrimental to the public health, safety, or welfare of
2 the City.

3 ***The Planning Staff finds that there is no expansion of the convalescent***
4 ***home building footprint. The site will not alter the demand for public***
5 ***infrastructure. The conversion would align with state licensing and***
6 ***residential care standards. This includes abiding to state guidelines for***
7 ***indoor activity space, residential rooms, and communal areas.***
8 ***Consideration will be taken for acoustic design to provide a quiet***
9 ***environment for residents, accessibility requirements, utilities and***
10 ***infrastructure, and waste management. The development will provide***
11 ***parking on-site to avoid spillover parking in residential neighborhoods,***
12 ***which would protect community welfare. Overall, there are adequate***
13 ***provisions for public access, water, sanitation, and public utilities and***
14 ***services to ensure that the proposed use would not be detrimental to public***
15 ***health and safety.***

16

17 **SECTION 4:** The Planning Commission hereby approves PC Resolution 2025-14
18 CUP / 2025-04 DP, for the property located at 6340 Santa Fe Avenue within the
19 Commercial General (C-G) Zone subject to the execution and fulfillment of the following
20 conditions:

21

22 **PLANNING DIVISION**

23 1. That the Applicant and Property Owner and each successor in interest to the property
24 which is the subject of this project shall defend, indemnify and hold harmless the City
25 of Huntington Park and its agents, officers, and employees from any claim, action or
26 proceedings, liability cost, including attorney's fees and costs against the City or its
agents, officers or employees, to attack, set aside, void or annul any approval of the
City, City Council, or Planning Commission.

27 2. Except as set forth in subsequent conditions, all-inclusive, and subject to department
28 corrections and conditions, the property shall be developed substantially in
accordance with the applications, environmental assessment, and plans submitted.

1

2

3. The proposed project shall comply with all applicable Federal, State, and Local
4 Agency codes, laws, rules, and regulations, including Health, Building and Safety,
5 Fire, Zoning, and Business License Regulations of the City of Huntington Park.

6

4. The property be developed and maintained in a clean, neat, quiet, and orderly
5 manner at all times and comply with the property maintenance standards as set forth
6 in HPMC Section 9-3.103.18 and Title 8, Chapter 9 of the Huntington Park Municipal
7 Code.

8

5. That the operator shall file and maintain their City of Huntington Park Business
9 License prior to the commencement of operations.

10

6. The Applicant shall provide a Traffic Management Plan, this will include procedures
11 regarding parking supply, loading zones, passenger drop-off, and traffic mitigation
12 measures. The Traffic Management Plan shall specify how loading zones will be
13 utilized (days and times) to avoid blocking fire lanes or interfering with traffic flow. The
14 Plan shall also describe how the operation will provide a safe and easily accessible
15 drop-off area to accommodate patients. The Plan shall also propose measures to
16 mitigate any traffic impacts (installing new signage to direct traffic, queuing
17 management, etc.).

18

7. That this entitlement shall be subject to review for compliance with the conditions of
19 approval. Reviews shall be conducted at intervals deemed appropriate by the City
20 Planning Commission or the Director of Community Development.

21

8. That the Applicant be required to apply for a new entitlement if any alteration,
22 modification, or expansion would increase the existing floor area of the
23 establishment.

24

9. That the violation of any of the conditions of this entitlement may result in a citation(s)
25 and/or the revocation of the entitlement.

26

10. That this entitlement may be subject to additional conditions after its original
27 issuance, upon a duly noticed public hearing item. Such conditions shall be imposed
28 by the City Planning Commission or the Director of Community Development as
deemed appropriate to address problems of land use compatibility, operations,
aesthetics, security, noise, safety, crime control, or to promote the general welfare of
the City.

11. Any proposed mechanical equipment and appurtenances, including satellite dishes,
gutters, etc., whether located on the rooftop, ground level or anywhere on the
property shall be completely shielded/enclosed so as not to be visible from any public
street and/or adjacent properties. Such shielding/enclosure of facilities shall be of
compatible design related to the building structure for which such facilities are
intended to serve and shall be installed prior to final building inspection.

1 12. That the Applicant comply with all of the provisions of Title 7, Chapter 9 of the
2 Huntington Park Municipal Code relating to Storm Water Management. The Applicant
3 shall also comply with all requirements of the National Pollutant Discharge
4 Elimination System (NPDES), Model Programs, developed by the County of Los
5 Angeles Regional Water Quality Board. This includes compliance with the City's Low
6 Impact Development (LID) requirements.

7 13. Pursuant to HPMC Section 9-2.1109, this entitlement shall expire in the event it is not
8 exercised within one (1) year from the date of approval, unless an extension has
9 been granted by the Planning Commission.

10 14. If the use ceases to operate for a period of six (6) months, the entitlement shall be
11 null and void.

12 15. The Director of Community Development is authorized to make minor modifications
13 to the approved plans or any of the conditions if such modifications shall achieve the
14 same results, as would strict compliance with said plans and conditions.

15 16. The on-site trash enclosure must contain a lock and remain closed and secured. The
16 Applicant must remain in good standing and have an active account with the City's
17 authorized vendor.

18 17. No outside storage shall be permitted on the site.

19 18. Vehicle loading and unloading shall occur on-site and not within any adjoining streets,
20 alleys, nor the public right-of-way. Loading zones shall avoid blocking fire lanes or
21 impede general traffic on the site when in use.

22 19. All vehicles associated with the use shall be parked on-site and not in the alley.

23 20. The Applicant shall provide publicly visible art or pay art fees in accordance with the
24 HPMC Title 9, Chapter 3, Article 17, prior to the issuance of the Certificate of
25 Occupancy.

26 21. All abandoned signs must be removed and any holes, glue, or discolored paint from
27 previous signs must be repaired to match the building or background exterior. All
28 banners and temporary signage associated with the establishment shall obtain a
permit with the Planning Division and abide by HPMC Section 9-3.1220.

22. Prior to the issuance of a Certificate of Occupancy, the building shall complete
exterior improvements to the building, the improvements shall include but not be
limited to repairs of exterior walkways and stairways, replacement of motel-style
signage, and the addition of architectural features such as enhanced lighting.
Furthermore, any holes or discolored paint must be repaired to match the building
color.

23. Window signage shall abide by HPMC Section 9-3.1212. Window signs exceeding 25
percent of window area shall require a sign permit and when combined with other

1 signs shall not exceed the total allowable sign area and shall not cover more than fifty
2 percent of the window area.

3 24. The Applicant shall abide to all California Department of Social Services regulations
4 and shall maintain an active adult residential facility license and any other
5 license/certification deemed necessary for the operation of the use. Revocation of the
6 State license and/or certifications shall render this Conditional Use Permit null and
7 void.

8 25. The Applicant must maintain a 602 Form on file with the Huntington Park Police
9 Department to manage anyone trespassing or loitering.

10 26. Property maintenance must be managed to include landscaping along with cleaning
11 of trash and debris both in front and rear of property.

12 27. Any graffiti on property must be removed within three (3) days.

13 28. If the operation of this establishment be granted, deed, conveyed, transferred, or
14 should a change in management or proprietorship occur at any time, this Conditional
15 Use Permit shall be reviewed by the Planning Commission.

16 29. This Conditional Use Permit shall be valid for a term five (5) years with the option of
17 two - one (1) year administrative renewals pending compliance metrics deemed
18 appropriate by the Director of Community Development.

19 30. That the Applicant and Property Owner agree in writing to the above conditions.

20 **BUILDING & SAFETY DIVISION**

21 31. The applicant shall submit plans to the Planning Division for review and approval of
22 the proposed change of use and occupancy. Plans shall be submitted to the Building
23 & Safety Division only after approval is obtained from the Planning Division.

24 32. The applicant shall submit full detailed plans to the Building & Safety Division for
25 review and approval of the proposed change of use and occupancy. All work shall be
26 permitted through submittal of detailed plans and issuance of a building permit and
27 associated mechanical, electrical, and plumbing permits.

28 33. At this point in time based on the applications, the facility shall be classified as a
Residential Group R-2.1 per California Building Code (CBC) 310.3.1. Residential
Group R-2.1 occupancies shall include buildings, structures, or parts thereof housing
clients, on a 24-hour basis, who because of age, mental disability, or other reasons,
live in a supervised residential environment that provides personal care services.

34. This occupancy may contain more than six non-ambulatory and/or bedridden clients.
(See CBC Section 435 Special Provisions for Licensed 24-Hour Care Facilities in a
Group R-2.1, R-3.1, or R-4 Occupancy). This group shall include, but not be limited
to, the following:

1 Assisted living facilities such as:
2 Residential care facilities,
3 Residential care facilities for the elderly (RCFEs),
4 Adult residential facilities,
5 Congregate living health facilities,
6 Group homes,
Residential care facilities for the chronically ill,
Congregate living health facilities for the terminally ill.

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35. Plans submitted for public buildings, public accommodations, commercial buildings, and public housing building projects shall be completed by a registered design professional, such as a licensed architect or registered professional engineer. All plan sheets shall be stamped and signed by the registered design professional.
36. All new construction, tenant improvements, alterations (including changes of use and occupancy), and additions shall follow the 2022 California Building Code and all associated codes within the 2022 code cycle. If unpermitted work is discovered, the work must comply with the current building code requirements, which may require additional work to ensure code compliance.
37. New construction, tenant improvements, alterations (including changes of use and occupancy), and additions shall be required to comply with disabled access requirements outlined in Chapter 11B – Accessibility to Public Buildings, Public Accommodations, Commercial Buildings, and Public Housing – of the 2022 California Building Code. Some alterations may “trigger” full compliance with accessibility features outlined in Section 11B-202 of the 2022 CBC, pursuant to the current valuation threshold. When the adjusted construction cost, as defined, is less than or equal to the current valuation threshold, as defined, the cost of compliance with Section 11B-202.4 of the 2022 CBC shall be limited to 20 percent of the adjusted construction cost of tenant improvements, alterations (including changes of use and occupancy), structural repairs, or additions.
38. Tenant improvements, alterations (including changes of use and occupancy), and additions may be subject to path of travel and site arrival point requirements outlined in Chapter 11B of the 2022 CBC, pertaining to parking spaces and building entrances.
39. Approved fire apparatus access roads shall be provided for every facility, building, or portion of a building hereafter constructed or moved into (including changes of use and occupancy). The fire apparatus access road shall comply with the requirements of California Fire Code (CFC) 503.1.1 and shall extend to within 150 feet of all portions of the facility, building, or portion of a building and all portions of the exterior walls of the first story of the building as measured by an approved route around the exterior of the building or facility. The fire code official is authorized to increase the dimension of 150 feet where the following condition occurs: The building is equipped throughout with an approved automatic sprinkler system installed in accordance with

1 CBC Section 903.3.1.1 (NFPA 13), 903.3.1.2 (NFPA 13R), or 903.3.1.3 (NFPA 13D),
2 as applicable per use.

3 40. Fire apparatus access roads shall not be obstructed in any manner, including the
4 parking of vehicles. The minimum widths and clearances established in CFC
5 Sections 503.2.1 and 503.2.2 shall be maintained at all times.

6 41. All construction work is to be completed by a licensed contractor.

7 42. Plans submitted for new construction, tenant improvements, alterations (including
8 changes of use and occupancy), and additions to Building & Safety shall require plan
9 check fees. The initial plan check fee will cover the first plan check, and one recheck
10 only. Additional review required beyond the first recheck shall be paid for on an
11 hourly basis in accordance with the current fee schedule.

12 43. The second sheet of plans submitted for new construction, tenant improvements,
13 alterations (including changes of use and occupancy), and additions to Building &
14 Safety is to list all Conditions of Approval and to include a copy of the Planning
15 Commission decision letter. This information shall be incorporated into the plans prior
16 to the first submittal for plan check.

17 44. Separate agency approvals prior to the issuance of the building permit, such as from
18 County of Los Angeles Fire Department – Fire Prevention Division, County of Los
19 Angeles Public Health – Environmental Health Division, Los Angeles County
20 Sanitation Districts, South Coast Air Quality Management District, and others may be
21 required.

22 45. The business may be subject to a routine business license inspection.

18 **POLICE DEPARTMENT**

19 46. Employ trained security personnel to monitor the property at all times.

20 47. Install a comprehensive CCTV surveillance system covering all common areas,
21 entrances, exits, parking areas, and hallways. Cameras should record 24/7 and have
22 a minimum retention period of 30 days.

23 48. Implement a secure entry/exit system, such as a key card or biometric access, to
24 restrict unauthorized entry.

25 49. Ensure all outdoor areas are well-lit with motion-sensor lighting to deter criminal
26 activity.

27 50. Equip all rooms with an emergency call button or intercom system for immediate
28 access to assistance.

29 51. Ensure compliance with fire safety regulations, including sprinklers, smoke detectors,
30 and carbon monoxide alarms in all rooms and common areas.

1

2 52. Maintain accessible first aid and medical kits in key areas of the facility.

3 53. Develop and post an emergency evacuation plan, with periodic fire and emergency
drills, to ensure staff and residents know the protocols.

4 54. Conduct thorough background checks on all employees to ensure they have no
criminal history related to violence, abuse, or theft.

5 55. Ensure all staff members are trained in de-escalation techniques, conflict resolution,
and crisis intervention to handle behavioral issues.

6 56. Implement a system to monitor residents' movements for their safety, especially for
those with cognitive impairments.

7 57. Provide secure parking with proper lighting and monitored access for staff, residents,
and visitors.

8 58. Coordinate with local authorities to ensure traffic control measures are in place to
prevent congestion or unsafe conditions near the facility.

9 59. Maintain an open line of communication with local law enforcement for regular
patrols, emergency response coordination, and ongoing facility assessments.

10 60. Establish a clear code of conduct for residents, including noise restrictions, visitor
policies, and curfew times.

11 61. Implement a system for managing and monitoring visitors, including a check-in and
check-out process with identification verification.

12 62. Post clear signage prohibiting illegal activities such as drug use, loitering, or
unauthorized guests.

20 **LOS ANGELES COUNTY FIRE DEPARTMENT**

21 63. All requirements, as deemed necessary by the Los Angeles County Fire Department
22 during the Plan Check Process, shall be complied with.

23 **SECTION 5:** This resolution shall not become effective until 15 days after the date of
24 decision rendered by the Planning Commission, unless within that period of time it is
25 appealed to the City Council. The decision of the Planning Commission shall be stayed
26 until final determination of the appeal has been effected by the City Council.

27

28

SECTION 6: The Secretary of the Planning Commission shall certify to the adoption of this resolution and a copy thereof shall be filed with the City Clerk.

PASSED, APPROVED, AND ADOPTED this 17th September, 2025 by the following

vote:

AYES:

NOES:

ABSENT:

ABSTAIN:

HUNTINGTON PARK PLANNING COMMISSION

Chairperson

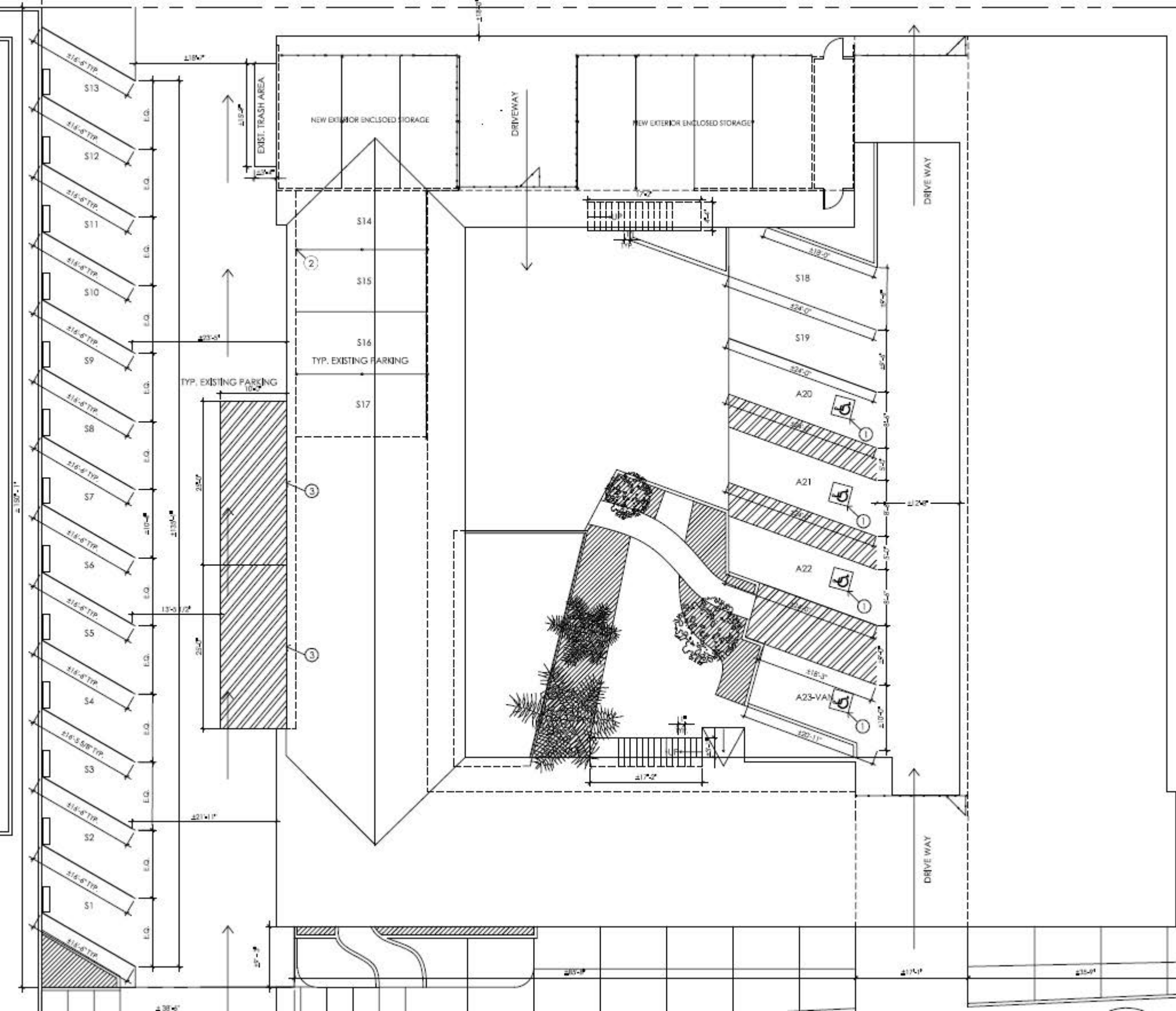
ATTEST:

Paul Bollier, Secretary

SITE PLAN

EXHIBIT B

CASE NO. 2025-14 CUP/ 2025-04 DP

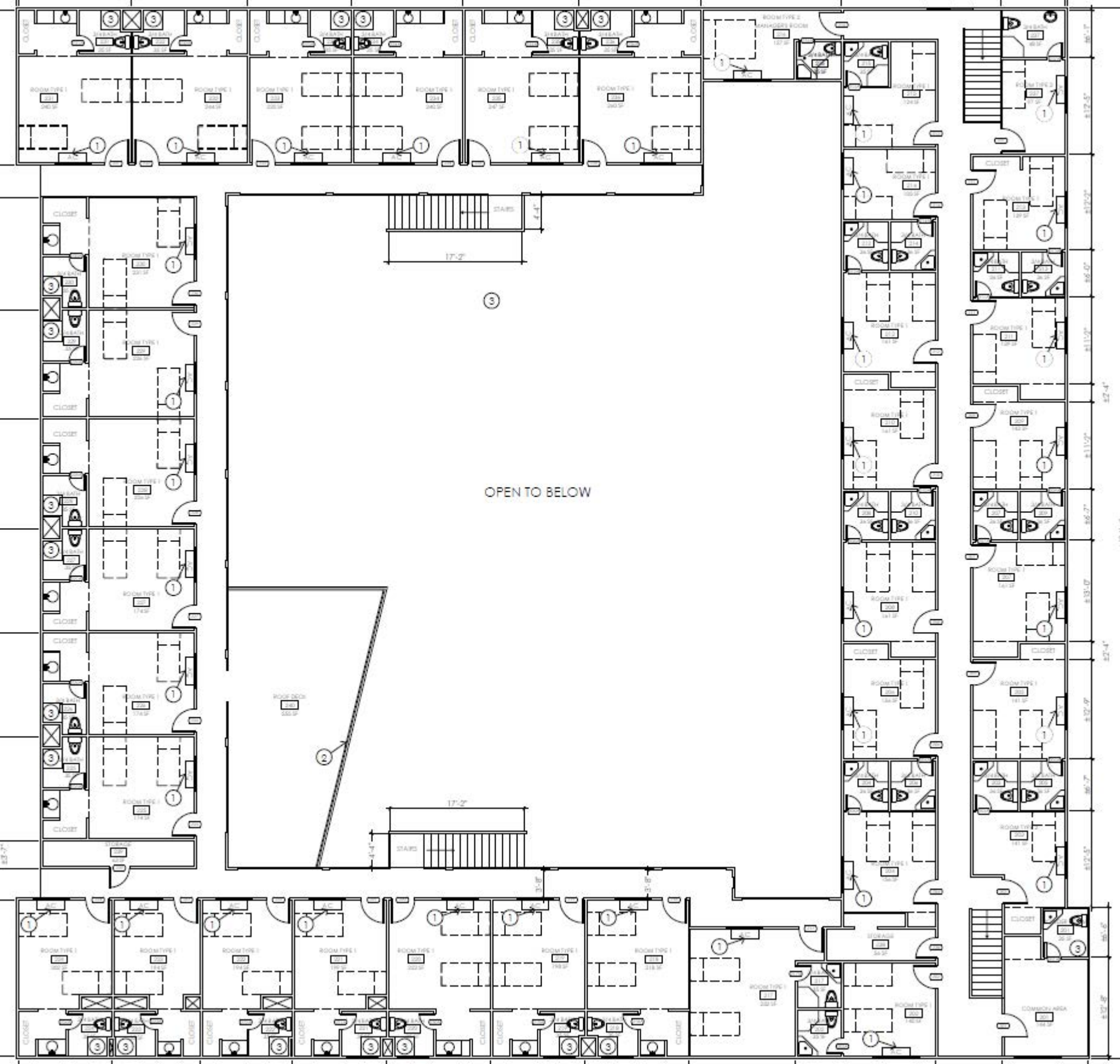


FLOOR PLAN

EXHIBIT C

CASE NO. 2025-14 CUP/ 2025-04 DP

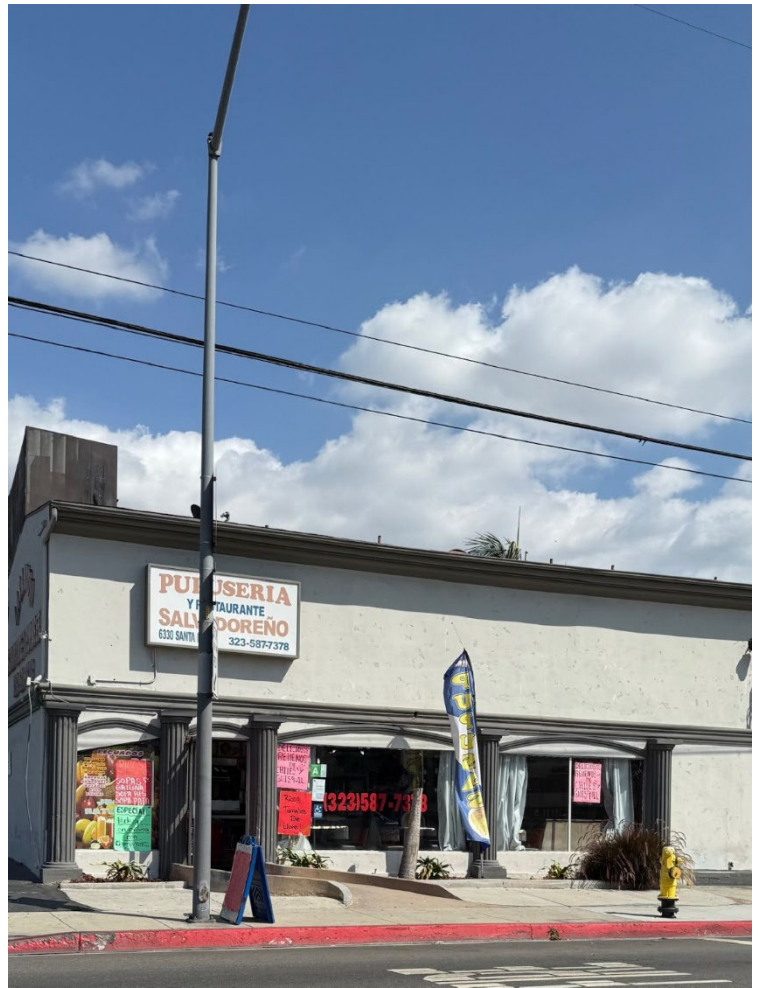




SITE PHOTOGRAPHS (SEPTEMBER 2025)

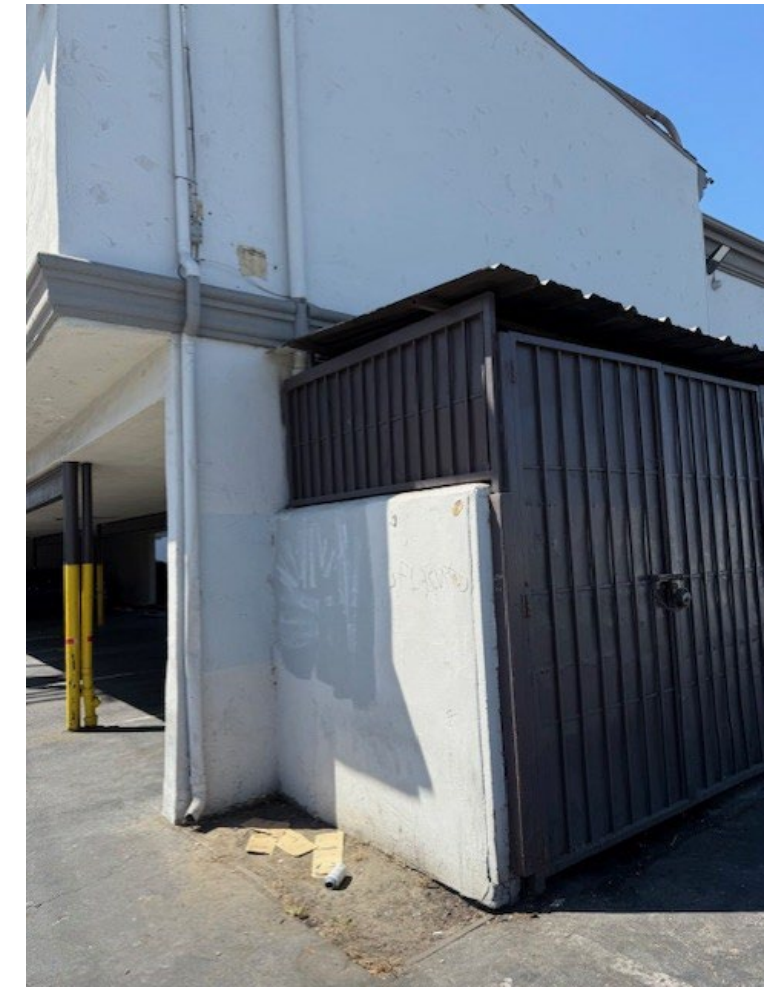
EXHIBIT D

CASE NO. 2025-14 CUP/ 2025-04 DP









CONDITIONAL USE PERMIT APPLICATION PACKET

EXHIBIT E

CASE NO. 2025-14 CUP/ 2025-04 DP



CITY OF HUNTINGTON PARK

Community Development Dept. • Planning Division
6550 Miles Avenue, Huntington Park, CA 90255
Tel. (323) 584-6210 • planning@hPCA.gov

CONDITIONAL USE PERMIT APPLICATION

FOR OFFICE USE ONLY

Date Filed: 9/21/2025 File No.: CWP 2025-14 Fee/Receipt No.: \$ 4,972.00 Received By (Initials): JM

PROJECT INFORMATION

Project Address: 6340 Santa Fe Ave., Huntington Park, CA 90255

General Location:

Assessor's Parcel Number (APN): 6321013032

APPLICANT'S INFORMATION

Applicant: Dev Tailor & Rene Patel

Mailing Address: 6340 Santa Fe Ave. Huntington Park, CA 90255

Phone 1: (201) 456 3800 Phone 2: (909) 210 0365 Email: devsellsl@gmail.com

PROPERTY OWNER'S INFORMATION

Property Owner: Jayesh Patel

Mailing Address: 18543 Yorba Linda Blvd. #328 Yorba Linda, CA 92886

Phone 1: (323) 707 7934 Phone 2: Email:

REQUEST

I/We hereby request a Conditional Use Permit (CUP) for the following purpose:

To convert the current hotel into an Adult Residential Facility. We would like to be part of the solution in the housing crisis in Los Angeles County by providing additional doors to assist those that have been priced out of the market for whatever reason.

In order for the Planning Commission to approve a CUP, the Huntington Park Municipal Code requires that all of the following findings be made:

- A. The proposed use is conditionally permitted within, and would not impair the integrity and character of, the subject zoning district and complies with all of the applicable provisions of the Zoning Code.
- B. The proposed use is consistent with the General Plan.
- C. The approval of the Conditional Use Permit for the proposed use is in compliance with the requirements of the California Environmental Quality Act (CEQA) and the City's Guidelines.
- D. The design, location, size, and operating characteristics of the proposed use are compatible with the existing and planned future land uses within the general area in which the proposed use is to be located and will not create significant noise, traffic, or other conditions or situations that may be objectionable or detrimental to other permitted uses operating nearby or adverse to the public interest, health, safety, convenience, or welfare of the City.
- E. The subject site is physically suitable for the type and density/intensity of use being proposed.
- F. There are adequate provisions for public access, water, sanitation, and public utilities and services to ensure that the proposed use would not be detrimental to public health and safety.

In order for the Planning Commission to determine if these findings are present in your case, the following questions must be answered by the applicant:

1. Describe how the proposed use is conditionally permitted within, and would not impair the integrity and character of, the subject zoning district and complies with all of the applicable provisions of the Zoning Code site for this proposed use is adequate in size and shape.

Project address is in a General Commercial zoning district and proposed use is to convert an a motel to Assisted Living Facility keeping the same number of rooms and existing structure.

2. Describe how the proposed use is consistent with the General Plan.

Proposed use of Adult residential Facility will propose open area inside property currently into private space for residents and will reduce noise in area. Proposed use also does not impede in its new use to lots beside it as changes are made in interior to update units to be in line with current residential code.

3. Describe how the approval of the Conditional Use Permit for the proposed use is in compliance with the requirements of the California Environmental Quality Act (CEQA) and the City's Guidelines.

4. Describe how the design, location, size, and operating characteristics of the proposed use is compatible with the existing and planned future land uses within the general area in which the proposed use is to be located and will not create significant noise, traffic, or other conditions or situations that may be objectionable or detrimental to other permitted uses operating nearby or adverse to the public interest, health, safety, convenience, or welfare of the City.

Proposed use will not change existing characteristics.

5. Describe how the subject site is physically suitable for the type and density/intensity of use being proposed.

Proposed use will not change existing characteristics.

6. Describe how there are adequate provisions for public access, water, sanitation, and public utilities and services to ensure that the proposed use would not be detrimental to public health and safety.

Proposed use will not change existing characteristics.

CERTIFICATE AND AFFIDAVIT OF APPLICANT: I/We certify that all statements made on this application are true and complete to the best of my knowledge. I/We understand that any false statements may result in denial of the requested permit or revocation of any issued permit. I/We further certify that I am, or have permission by, the property owner to conduct the proposed development applied for herein.

Authentisign

Dev Tailor

Authentisign

Rene Patel

Date 09/02/25

Applicant Signature (Required)

Dev Tailor

Rene Patel

Print Name

Note: If the applicant is not the property owner, the owner of the property must sign the application or a written authorization must be submitted so that the applicant may file the application.

Authentisign

Jayesh Patel

Date 09/02/25

Property Owner Signature (Required)

Jayesh Patel

Print Name



CITY OF HUNTINGTON PARK
 Community Development Dept. • Planning Division
 6550 Miles Avenue, Huntington Park, CA 90255
 Tel. (323) 584-6210 • planning@huntingtonpark.org

ENVIRONMENTAL INFORMATION FORM

FOR OFFICE USE ONLY

Date Filed: 9/3/2025 File No.: _____ Fee/Receipt No.: \$285.00 Initials: JM

1. Applicant (please circle whether Owner, Leasee, Purchaser or Representative):

Name: Dev Tailor & Rene Thakor Patel
 Address: 6340 Santa Fe Ave. Huntington Park, CA 90255
 Telephone: (201) 456 3800 Fax: _____

2. Contact Person concerning this project:

Name: Dev Tailor
 Address: 460 N Canon Dr. Beverly Hills, CA 90210
 Telephone: (201) 456 3800 Fax: _____

3. Address of project: 6340 Santa Fe Ave. Huntington Park, CA 90255

4. Assessor's Parcel Number (APN): 6321013032

5. Indicate type of permit application(s) (i.e. Conditional Use Permit, Development Permit, Variance, etc.) for the project to which this form pertains:

Conditional Use Permit, Development Permit

6. List any other permits and/or other public agency approvals required for this project, including those required by City, County, State and/or Federal agencies:

State Department of Social Services for licensing of proposed use.

7. Existing Zone: Commercial General

8. Proposed use of site: Adult Residential Facility

9. **Site size** (lot dimensions and square footage):

177'x150' , Approximately 25,713 SF

10. **Project size:**

Square feet to be added/constructed to structure(s):

None

Total square footage of structure(s): 16,639 from both floors

11. **Number of floors of construction:**

Existing:²

Proposed:²

12. **Parking:**

Amount required:

Amount provided:²³

13. **Anticipated time scheduling of project:** All bids have been received and we will start constru

November 1st 2025

14. **Proposed phasing of development:** 30-45 days to bring the building up to code for a

Convalescent Home

15. **If residential, include number of units, schedule of unit sizes, range of sale/rent prices, and type of household size expected:**

52 rooms. 45 double occupancy and 4 single occupancy - All same pricing.

16. **If commercial, indicate the type of commercial use, estimated employment per shift, proposed hours of operations, indicate whether neighborhood, City or Regionally oriented, square footage of sales area, and loading locations:**

17. If industrial, indicate type of industrial or manufacturing use, estimated employment per shift, proposed hours of operations, and loading locations:

18. If institutional, indicate type of institutional use, estimated employment per shift, proposed hours of operations, estimated occupancy, loading locations, and community benefits to be derived from the project:

Please complete numbers 19 through 33 by marking "A" through "D" and briefly discuss any items marked "A" "B" or "C" (attach additional sheets as necessary). Items marked "D" do not need discussion.

A) Potentially Significant Impact	B) Potentially Significant Impact Unless Mitigation Incorporated	C) Less than Significant Impact	D) No Impact
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AESTHETICS

19. Would the proposed project:

a. Affect a scenic vista?	D
b. Have a demonstrable negative aesthetic effect?	D
c. Create light or glare?	D

AIR QUALITY

20. Would the proposed project:

a. Affect air quality or contribute to an existing or projected air quality violation?	D
b. Create or cause smoke, ash, or fumes in the vicinity?	D
c. Create objectionable odors?	D

BIOLOGICAL RESOURCES**21. Would the proposed project:**

a. Remove of any existing trees or landscaping?

D

CULTURAL RESOURCES:**22. Would the proposed project:**

a. Affect historical resources?

D

b. Have the potential to cause a significant physical change which would affect unique ethnic cultural values?

D

GEOLOGY AND SOILS**23. Would the proposed project:**

a. Result in erosion, changes in topography or unstable soil conditions from excavation, grading or fill?

D

b. Be located on expansive soils?

D

c. Result in unique geologic or physical features?

D

HAZARDS**24. Would the proposed project:**

a. Create a risk of accidental explosion or release of hazardous substances (including, but not limited to: oil, pesticides, chemicals or radiation)?

D

b. The use or disposal of potentially hazardous materials (i.e. toxic or flammable substances)?

D

c. The creation of any health hazard or potential health hazard?

D

d. Exposure of people to existing sources of potential health hazards?

D

HYDROLOGY AND WATER QUALITY**25. Would the proposed project:**

a. Change water drainage patterns?

D

b. Change the quantity of ground waters, either through direct additions or withdrawals, or through interception of an aquifer by cuts or excavations or through substantial loss of groundwater recharge capabilities?

D

- c. Impact groundwater quality? D _____
- d. Substantially reduce the amount of groundwater otherwise available for public water supplies? D _____

LAND USE AND PLANNING

26. Would the proposed project:

- a. Conflict with the Zoning or General Plan designation? D _____
- b. Be incompatible with existing land use in the vicinity? D _____
- c. Disrupt or divide the physical arrangement of an established community? D _____

MINERAL AND ENERGY RESOURCES

27. Would the proposed project:

- a. Conflict with the conservation of water? D _____
- b. Use non-renewable resources in a wasteful and/or inefficient manner? D _____
- c. Substantially increase energy consumption (i.e. electricity, oil, natural gas, etc.)? D _____

NOISE

28. Would the proposed project result in:

- a. Increase to existing noise levels? D _____
- b. Exposure of people to severe noise levels? D _____

POPULATION AND HOUSING

29. Would the proposed project:

- a. Induce substantial growth in an area either directly or indirectly (i.e. through population growth or infrastructure use)? D _____
- b. Displace existing housing, especially affordable housing? D _____

PUBLIC SERVICES

30. Would the proposal result in a need for new or altered government services for any of the following public services:

- a. Fire protection? D _____

- b. Police protection? D _____
- c. Schools? D _____
- d. Maintenance of public facilities, including roads? D _____
- e. Other governmental services? D _____

RECREATION

31. Would the proposed project:

- a. Increase the demand for neighborhood or regional parks or other recreational facilities? D _____
- b. Affect existing recreational opportunities? D _____

TRANSPORTATION AND TRAFFIC

32. Would the proposed project:

- a. Increase vehicle trips or traffic congestion? D _____
- b. Increase hazards to safety from design features (i.e. sharp curves or dangerous intersections)? D _____
- c. Inadequate access to nearby uses? D _____
- d. Insufficient on-site parking capacity? D _____
- e. Hazards or barriers for pedestrians or bicyclists? D _____

UTILITIES AND SERVICE SYSTEMS

33. Would the proposed project result in a need for new systems or supplies, or alterations to the following utilities:

- a. Power or natural gas? D _____
- b. Communications systems? D _____
- c. Local or regional water treatment or distribution facilities? D _____
- d. Sewer or septic tanks? D _____
- e. Storm water drainage? D _____
- f. Solid waste disposal? D _____
- g. Local or regional water supplies? D _____

34. **Describe the project site as it exists before the project, including any existing structures on the site, and the use of the structures (i.e. residential, commercial, industrial, etc.) Attach photographs of the site and of the surrounding land uses.**

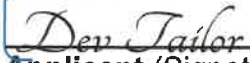
Existing structure being used for commercial as a motel with a attached restaurant at the front

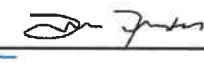
35. **Describe the intensity of land use (i.e. single-family, apartment dwellings, shopping center, etc.), and specifications of development (i.e. height, primary frontage, secondary frontage, setbacks, rear yard, etc.).**

Proposed new use is an Adult Residential Facility classified R-2.1 (Assisted Facility Living).

No change to existing building's physical structure thus no change to height, setbacks, rear yar

CERTIFICATION: I hereby certify that the statements furnished above and in the attached plans present the data and information required for this initial evaluation to the best of my ability, and that the facts, statements and information presented are true and correct to the best of my knowledge and belief.

 
Applicant (Signature)

09/02/25

Date



City of
HUNTINGTON PARK california
COMMUNITY DEVELOPMENT DEPARTMENT

6550 MILES AVENUE
HUNTINGTON PARK, CA 90255
TEL: (323) 584-6210 FAX: (323) 584-6244

Attachment B

AFFIDAVIT

I, Dev Tailor, hereby certify that on the third day of September 20 25, I prepared an ownership list and radius map, including properties entirely within or partially within 300 feet on the most exterior boundaries of the property being considered in the above referenced case known as (address)

The name and addresses listed were taken from the latest records of the Los Angeles County Assessor. Such names are recorded in the records of the County Assessor as being the present owner or owners of both the property involved in said case and of property in the immediate vicinity thereto.

I certify that said ownership list and radius map are correct and accurate to the best of my knowledge. I also acknowledge that any errors in this information will constitute an incomplete application and may invalidate its approval.

 *Dev Tailor*
Signature of Applicant

09/02/25
Date

DEVELOPMENT PERMIT APPLICATION PACKET

EXHIBIT F

CASE NO. 2025-14 CUP/ 2025-04 DP


CITY OF HUNTINGTON PARK

 Community Development Dept. • Planning Division
 6550 Miles Avenue, Huntington Park, CA 90255
 Tel. (323) 584-6210 • planning@h pca.gov

**DEVELOPMENT PERMIT
APPLICATION**
FOR OFFICE USE ONLY

 Date Filed: 9/3/2025 File No.: DP 2025 -04 Fee/Receipt No.: \$1,875.00 Initials: JM
PROJECT INFORMATION

 Project Address: 6340 Santa Fe Ave., Huntington Park, CA 90255

General Location: _____

 Assessor's Parcel Number (APN): 6321013032
APPLICANT'S INFORMATION

 Applicant: Dev Tailor & Rene Patel

 Mailing Address: 6340 Santa Fe Ave. Huntington Park, CA 90255

 Phone 1: (201) 456 3800 Phone 2: (909) 210 0365 Email: devsellsla@gmail.com
PROPERTY OWNER'S INFORMATION

 Property Owner: Jayesh Patel

 Mailing Address: 18543 Yorba Linda Blvd. #328 Yorba Linda, CA 92886

 Phone 1: (323) 707 7934 Phone 2: _____ Email: _____

PROJECT DESCRIPTION (Check as Appropriate):
 Interior Improvement(s) Only Addition to Existing Structure New Structure

Other Improvements (Describe): _____

Describe in detail the proposed development:

Convert the restaurant into a dining area for residents. Add a doorway to enter from the interior courtyard.

TYPE OF USE (Check as Appropriate):
 Residential Retail/Office Commercial Restaurant Industrial/ Manufacturing

Other (Describe): _____

Square Footage of New Development/Addition: _____

 Total Square Footage: 1283 sqft

Lot Coverage: _____ Off-Street Parking Spaces Provided: _____ No. of Floors: _____

CERTIFICATE AND AFFIDAVIT OF APPLICANT: I/We certify that all statements made on this application are true and complete to the best of my knowledge. I/We understand that any false statements may result in denial of the requested permit or revocation of any issued permit. I/We further certify that I am, or have permission by, the property owner to conduct the proposed development applied for herein.

 Dev Tailor
Signature of Applicant

 Rene Patel

09/02/25

Date

In order for the Planning Commission to approve a DP, the Huntington Park Municipal Code requires that all of the following findings be made:

- A. The proposed development is one permitted within the subject zoning district and complies with all of the applicable provisions of this Code, including prescribed development/site standards.
- B. The proposed development is consistent with the General Plan.
- C. The proposed development would be harmonious and compatible with existing and planned future developments within the zoning district and general area, as well as with the land uses presently on the subject property.
- D. The approval of the Development Permit for the proposed project is in compliance with the requirements of the California Environmental Quality Act (CEQA) and the City's Guidelines.
- E. The subject site is physically suitable for the type and density/intensity of use being proposed.
- F. There are adequate provisions for public access, water, sanitation and public utilities and services to ensure that the proposed development would not be detrimental to public health, safety and general welfare.
- G. The design, location, size and operating characteristics of the proposed development would not be detrimental to the public health, safety, or welfare of the City.

In order for the Planning Commission to determine if these findings are present in your case, the following questions must be answered by the applicant:

1. Describe how the proposed development is one permitted within the subject zoning district and complies with all of the applicable provisions of this Code, including prescribed development/site standards.

The lot is located in a commercial zoning which allows for a Convalescent home.

2. Describe how the proposed development is consistent with the General Plan.

The development of a dining area is required in an Adult Residential Facility - repurposing the restaurant for this use is the simplest way to meet that requirement.

3. Explain how the proposed development would be harmonious and compatible with existing and planned future developments within the zoning district and general area, as well as with the land uses presently on the subject property.

This development would add a dining area to the facility making it complete for residents and assist in housing adults that are at risk of being unhoused.

4. Explain how the approval of the Development Permit for the proposed project is in compliance with the requirements of the California Environmental Quality Act (CEQA) and the City's Guidelines.

All guidelines are met according to city code. We will simply create another entrance to utilize the same space for the Adult Care Facility.

5. Describe how the subject site is physically suitable for the type and density/intensity of use being proposed.

The site already has an operational restaurant. We will repurpose the space to serve the needs of the residents.

6. Describe how there are adequate provisions for public access, water, sanitation and public utilities and services to ensure that the proposed development would not be detrimental to public health, safety and general welfare.

All provisions are already in place since the restaurant is operational. We will change it's use to exclusively serve the residents.

7. Describe how the design, location, size and operating characteristics of the proposed development would not be detrimental to the public health, safety, or welfare of the City.

The restaurant will receive the same oversight as the facility including security guards, CC TV cameras, Medical care and staff support. The change in use will reduce traffic benefitting the Fire Station across the street.

CERTIFICATE AND AFFIDAVIT OF APPLICANT: I/We certify that all statements made on this application are true and complete to the best of my knowledge. I/We understand that any false statements may result in denial of the requested permit or revocation of any issued permit. I/We further certify that I am, or have permission by, the property owner to conduct the proposed development applied for herein.

 
Dev Tailor
Applicant Signature (Required)

 
09/02/25
Date _____

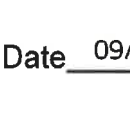
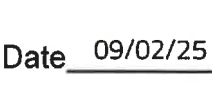
Dev Tailor

Rene Thakor Patel

Print Name

Note: If the applicant is not the property owner, the owner of the property must sign the application or a written authorization must be submitted so that the applicant may file the application.

 
Jayesh Patel
Property Owner Signature (Required)

 
09/02/25
Date _____

Jayesh Patel

Print Name



CITY OF HUNTINGTON PARK
 Community Development Dept. • Planning Division
 6550 Miles Avenue, Huntington Park, CA 90255
 Tel. (323) 584-6210 • planning@huntingtonpark.org

ENVIRONMENTAL INFORMATION FORM

FOR OFFICE USE ONLY

Date Filed: 9/13/2025 File No.: _____ Fee/Receipt No.: \$285.00 Initials: SM

1. Applicant (please circle whether Owner, Leasee, Purchaser or Representative):

Name: Dev Tailor & Rene Thakor Patel
 Address: 6340 Santa Fe Ave. Huntington Park, CA 90255
 Telephone: (201) 456 3800 Fax: _____

2. Contact Person concerning this project:

Name: Dev Tailor
 Address: 460 N Canon Dr. Beverly Hills, CA 90210
 Telephone: (201) 456 3800 Fax: _____

3. Address of project: 6340 Santa Fe Ave. Huntington Park, CA 90255

4. Assessor's Parcel Number (APN): 6321013032

5. Indicate type of permit application(s) (i.e. Conditional Use Permit, Development Permit, Variance, etc.) for the project to which this form pertains:

Conditional Use Permit, Development Permit

6. List any other permits and/or other public agency approvals required for this project, including those required by City, County, State and/or Federal agencies:

State Department of Social Services for licensing of proposed use.

7. Existing Zone: Commercial General

8. Proposed use of site: Adult Residential Facility

9. **Site size (lot dimensions and square footage):**

177'x150' , Approximately 25,713 SF

10. **Project size:**

Square feet to be added/constructed to structure(s):

None

Total square footage of structure(s): 16,639 from both floors

11. **Number of floors of construction:**

Existing:²

Proposed:²

12. **Parking:**

Amount required:

Amount provided:²³

13. **Anticipated time scheduling of project:** All bids have been received and we will start constru

November 1st 2025

14. **Proposed phasing of development:** 30-45 days to bring the building up to code for a

Convalescent Home

15. **If residential, include number of units, schedule of unit sizes, range of sale/rent prices, and type of household size expected:**

52 rooms. 45 double occupancy and 4 single occupancy - All same pricing.

16. **If commercial, indicate the type of commercial use, estimated employment per shift, proposed hours of operations, indicate whether neighborhood, City or Regionally oriented, square footage of sales area, and loading locations:**

17. If industrial, indicate type of industrial or manufacturing use, estimated employment per shift, proposed hours of operations, and loading locations:

18. If institutional, indicate type of institutional use, estimated employment per shift, proposed hours of operations, estimated occupancy, loading locations, and community benefits to be derived from the project:

Please complete numbers 19 through 33 by marking "A" through "D" and briefly discuss any items marked "A" "B" or "C" (attach additional sheets as necessary). Items marked "D" do not need discussion.

A) Potentially Significant Impact

B) Potentially Significant Impact Unless Mitigation Incorporated

C) Less than Significant Impact

D) No Impact

AESTHETICS

19. Would the proposed project:

a. Affect a scenic vista?

D

b. Have a demonstrable negative aesthetic effect?

D

c. Create light or glare?

D

AIR QUALITY

20. Would the proposed project:

a. Affect air quality or contribute to an existing or projected air quality violation?

D

b. Create or cause smoke, ash, or fumes in the vicinity?

D

c. Create objectionable odors?

D

BIOLOGICAL RESOURCES**21. Would the proposed project:**

a. Remove of any existing trees or landscaping?

D _____

CULTURAL RESOURCES:**22. Would the proposed project:**

a. Affect historical resources?

D _____

b. Have the potential to cause a significant physical change which would affect unique ethnic cultural values?

D _____

GEOLOGY AND SOILS**23. Would the proposed project:**

a. Result in erosion, changes in topography or unstable soil conditions from excavation, grading or fill?

b. Be located on expansive soils?

c. Result in unique geologic or physical features?

D _____

D _____

D _____

HAZARDS**24. Would the proposed project:**

a. Create a risk of accidental explosion or release of hazardous substances (including, but not limited to: oil, pesticides, chemicals or radiation)?

b. The use or disposal of potentially hazardous materials (i.e. toxic or flammable substances)?

c. The creation of any health hazard or potential health hazard?

d. Exposure of people to existing sources of potential health hazards?

D _____

D _____

D _____

D _____

HYDROLOGY AND WATER QUALITY**25. Would the proposed project:**

a. Change water drainage patterns?

b. Change the quantity of ground waters, either through direct additions or withdrawals, or through interception of an aquifer by cuts or excavations or through substantial loss of groundwater recharge capabilities?

D _____

D _____

- c. Impact groundwater quality? D _____
- d. Substantially reduce the amount of groundwater otherwise available for public water supplies? D _____

LAND USE AND PLANNING

26. Would the proposed project:

- a. Conflict with the Zoning or General Plan designation? D _____
- b. Be incompatible with existing land use in the vicinity? D _____
- c. Disrupt or divide the physical arrangement of an established community? D _____

MINERAL AND ENERGY RESOURCES

27. Would the proposed project:

- a. Conflict with the conservation of water? D _____
- b. Use non-renewable resources in a wasteful and/or inefficient manner? D _____
- c. Substantially increase energy consumption (i.e. electricity, oil, natural gas, etc.)? D _____

NOISE

28. Would the proposed project result in:

- a. Increase to existing noise levels? D _____
- b. Exposure of people to severe noise levels? D _____

POPULATION AND HOUSING

29. Would the proposed project:

- a. Induce substantial growth in an area either directly or indirectly (i.e. through population growth or infrastructure use)? D _____
- b. Displace existing housing, especially affordable housing? D _____

PUBLIC SERVICES

30. Would the proposal result in a need for new or altered government services for any of the following public services:

- a. Fire protection? D _____

- b. Police protection? D _____
- c. Schools? D _____
- d. Maintenance of public facilities, including roads? D _____
- e. Other governmental services? D _____

RECREATION

31. Would the proposed project:

- a. Increase the demand for neighborhood or regional parks or other recreational facilities? D _____
- b. Affect existing recreational opportunities? D _____

TRANSPORTATION AND TRAFFIC

32. Would the proposed project:

- a. Increase vehicle trips or traffic congestion? D _____
- b. Increase hazards to safety from design features (i.e. sharp curves or dangerous intersections)? D _____
- c. Inadequate access to nearby uses? D _____
- d. Insufficient on-site parking capacity? D _____
- e. Hazards or barriers for pedestrians or bicyclists? D _____

UTILITIES AND SERVICE SYSTEMS

33. Would the proposed project result in a need for new systems or supplies, or alterations to the following utilities:

- a. Power or natural gas? D _____
- b. Communications systems? D _____
- c. Local or regional water treatment or distribution facilities? D _____
- d. Sewer or septic tanks? D _____
- e. Storm water drainage? D _____
- f. Solid waste disposal? D _____
- g. Local or regional water supplies? D _____

34. **Describe the project site as it exists before the project, including any existing structures on the site, and the use of the structures (i.e. residential, commercial, industrial, etc.) Attach photographs of the site and of the surrounding land uses.**

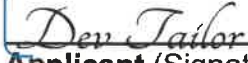
Existing structure being used for commercial as a motel with a attached restaurant at the front

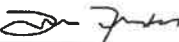
35. **Describe the intensity of land use (i.e. single-family, apartment dwellings, shopping center, etc.), and specifications of development (i.e. height, primary frontage, secondary frontage, setbacks, rear yard, etc.).**

Proposed new use is an Adult Residential Facility classified R-2.1 (Assisted Facility Living).

No change to existing building's physical structure thus no change to height, setbacks, rear yar

CERTIFICATION: I hereby certify that the statements furnished above and in the attached plans present the data and information required for this initial evaluation to the best of my ability, and that the facts, statements and information presented are true and correct to the best of my knowledge and belief.

 
Applicant (Signature)

09/02/25
Date



City of
HUNTINGTON PARK california
COMMUNITY DEVELOPMENT DEPARTMENT

6550 MILES AVENUE
HUNTINGTON PARK, CA 90255
TEL: (323) 584-6210 FAX: (323) 584-6244

Attachment B

AFFIDAVIT

I, Dev Tailor, hereby certify that on the third day of September, 2025, I prepared an ownership list and radius map, including properties entirely within or partially within 300 feet on the most exterior boundaries of the property being considered in the above referenced case known as (address)

The name and addresses listed were taken from the latest records of the Los Angeles County Assessor. Such names are recorded in the records of the County Assessor as being the present owner or owners of both the property involved in said case and of property in the immediate vicinity thereto.

I certify that said ownership list and radius map are correct and accurate to the best of my knowledge. I also acknowledge that any errors in this information will constitute an incomplete application and may invalidate its approval.

 *Dev Tailor*
Signature of Applicant

09/02/25

Date