TO: HONORABLE CHAIRMAN AND PLANNING COMMISSION

FROM: RON WHISENAND, COMMUNITY DEVELOPMENT DIRECTOR

SUBJECT: CONDITIONAL USE PERMIT 06-008

1107 24<sup>TH</sup> STREET, APPLICANT – BRENT FLYNN

DATE: MARCH 27, 2007

**Needs:** For the Planning Commission to consider an application filed by Vincent & Murphy, Inc. on behalf of Brent Flynn, requesting to construct a 50-foot tall highway oriented

sign for Taco Bell.

Facts:

1. This item was considered by the Planning Commission at the meeting on February 27, 2007. Six Planning Commissioners were present at that meeting, and the Commission had a 3-3 vote. This item was continued to the March 13<sup>th</sup> Planning Commission meeting.

2. At the March 13<sup>th</sup> meeting, since again there were only 6 Commissioners, the item was continued to the March 27<sup>th</sup> meeting, at the request of the Applicant.

- 3. The site is located at 1107 24<sup>th</sup> Street, the existing Taco Bell restaurant on the northeast corner of Riverside Ave. & 24<sup>th</sup> Street.
- 4. The Commission expressed concern regarding: 1) the height and scale of the sign; 2) whether the sign needed to be visible from the Highway 101; and 3) that if this sign is approved other business around will want a 50-foot tall sign. The previous staff report from the meeting on February 27, 2007 is attached for reference.
- 5. As noted in the prior staff report, Section 21.19.040.H, Sign Ordinance, would allow the installation of a pole sign in this geographic area of the City with the Planning Commission's approval of a Conditional Use Permit and meeting the following requirements:
  - a. Purpose. A conditional use permit for a highway-oriented sign shall be approved for those signs that identify tourist-oriented businesses such as gasoline service stations, restaurants, motels and regional commercial uses.
  - b. Design. The city shall limit the number, height and visual impact of highwayoriented signs when considering the conditional use permit. Pole signs shall be discouraged if adequate signage can be provided on the sides of buildings and in the form of monument signs. Combinations of more than one sign on a pole are strongly encouraged.
  - c. Height. The height of permitted signs shall be limited to the lowest practical elevation when considering the line of sight from nearby highways. However, the planning commission or the DRC may require minimum clearances

beneath a highway-oriented sign if necessary to protect the public health and safety.

# Analysis and Conclusions:

It will be up to the Commission to determine if the intent of the Sign Ordinance is that all Highway Oriented Signs within this geographic area, be visible from the Highway and if it is determined that this site can have a pole sign, whether the sign needs to be 50-feet in height.

**Options:** After opening the public hearing and taking public testimony, the Planning Commission is requested to take one of the actions listed below:

- a. Approve Conditional Use Permit 06-008, subject to site specific and standard conditions of approval.
- b. Amend, modify, or reject the above-listed action.
- c. Request additional information and analysis.

#### Staff Report Prepared By: Darren Nash

#### **Attachments:**

- 1. Letter from Brent Flynn dated March 19, 2007
- 2. Planning Commission Staff Report, dated February 27, 2007
- 3. Resolution approving CUP 06-008
- 4. Resolution denying CUP 06-008

March 19, 2007

Subject: CUP 06-008 Taco Bell Pole Sign

# Honorable Chairman and Planning Commission,

I am writing you concerning the proposed pole sign for the Taco Bell located at 1107 24<sup>th</sup> St. in Paso Robles. The main purpose of the letter is to address the facts as we understand them with respect to the proposed sign. We believe that the facts support the proposed pole sign by showing that it is in complete adherence with the cities current Sign Ordinance.

I refer you to Community Development Director Whisenand's Feb. 27 memo on the subject, section 5 of Facts. The sections in italics below are taken from this memo.

Section 5 reads "Section 21.19.040.H, Sign Ordinance, would allow the installation of a pole sign in this geographic area of the City with the Planning Commission's approval of a Conditional Use Permit and meeting the following requirements:"

I want to stress a first fact - the Cities Sign Ordinance would allow installation of a pole sign in this geographic area of the City meeting the three requirements which I will address in the remainder of this letter.

The first requirement of section 5 is a. Purpose. A conditional use permit for a highway-orientated sign shall be approved for those signs that identify tourist-orientated business such as gasoline service stations, restaurants, motels and regional commercial uses.

We want to stress that this Taco Bell needs tourist business to thrive. Our company operates 17 Taco Bell restaurants with a drive thru throughout California. Of the 17 this stores is 14 out of 17 in terms of sales volume, only three stores in small towns of less than 10,000 people have lower sales. Our other Paso Robles store on Niblick Road store has several shopping centers around it from which customers are generated. The 24<sup>th</sup> St. location has few such generators and depends on tourist business to thrive. The cities Sign Ordinance recognizes this and in my opinion, correctly so. That is why in this geographic region of Paso Robles that City of Paso Robles allows businesses such as ours to have pole signs. I want to stress a second fact — we are a tourist-orientated business such as a restaurant and therefore satisfy the Purpose requirement.

The second requirement is b. Design. The city shall limit the number, height and visual impact of highway-orientated signs when considering the conditional use permit. Pole signs shall be discouraged if adequate signage can be provided on the sides of buildings

and in the form of monument signs. Combinations of more than one sign on a pole are strongly encouraged.

No number of monument and/or building signs can make us visible from the corner of Black Oak and 24<sup>th</sup> St.. We are currently invisible due to Big Bubba's and Subway and as a result get little to no casual tourist business. I want to stress a third fact - <u>adequate signage cannot be provided on the sides of buildings and in the form of monument signs to make us visible from the off ramp. Therefore we satisfy the Design requirement.</u>

The third requirement is of section 5 is c. Height. The height of permitted signs shall be limited to the lowest practical elevation when considering the line of sight from nearby highways. However, the planning commission or the DRC may require clearances beneath a highway-orientated sign if necessary to protect the public health and safety.

The DRC, chaired by then Commissioner Hamon, directed us at the September DRC meeting at which our site plan and elevations were approved, to do a flag test to determine if our sign could in fact be seen from Black Oak and 24<sup>th</sup>. The context was that if the sign cannot be seen the DRC does not want it. Planner Nash and Brent Flynn stood side by side at 24<sup>th</sup> and Black Oak and while communicating with the flag test operator via cell phone viewed the mock pole sign at various heights. At 30 feet the sign was not visible, at 40 feet the top third could be seen, at 50 feet the sign was just fully visible. We want to stress a fourth fact - 50 feet is the lowest practical elevation when considering the line of sight from nearby highways, therefore our proposed 50 foot height satisfies the height requirement. Our understanding is that 50 feet conforms to the City Sign Ordinance in other areas of the City but that there is no maximum height in this particular area. We are not asking for an 80 foot sign at 200+ square ft. that might be visible from the 101, just a height which the City has deemed permissible in other areas and that is the lowest that can be seen from 24<sup>th</sup> and Black Oak.

We would also like to address one other aspect of the City Sign Ordinance which is referred to at the end of Director Whisenand's February 27 memo. This concerns sign clutter. It asks that remaining signage on the site be minimized. We currently have approval for three on building signs. We are prepared to remove the sign on the east side of the building if the pole sign is approved. Also note that we currently have a monument sign at the intersection of 24<sup>th</sup> and Riverside. We are prepared to remove this sign and leave the corner fully landscaped if the pole sign is approved.

In summary the <u>Cities current Sign Ordinance would allow installation of a pole sign in this geographic area of the City for a business meeting the purpose, design and height requirements of the ordinance. We hope we have shown that we are a tourist-orientated business such as a restaurant that needs tourist sales to thrive. Also that adequate signage cannot be provided on the sides of buildings and in the form of monument signs to attract this tourist business and that 50 feet is the lowest practical elevation when considering the line of sight from nearby highways. Lastly in an effort to further follow the Sign Criteria and minimize on site signage we have proposed to remove a monument sign and an on building sign if the pole sign is approved.</u>

While we understand your concerns about the City's possible future Gateway Standards addressing pole signs and other businesses possibly asking for pole signs in this area we urge you to focus on the available facts as they pertain to the Cities current Sign Ordinance. We believe these facts strongly support our proposed pole sign.

Thank you for taking the time to read this letter and we look forward to your support of the Taco Bell pole sign.

Regards,

C. Brent Flynn Franchisee/Vice President Engen Enterprises, Inc. dba Taco Bell

#### RESOLUTION NO: \_\_\_\_\_

# A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF EL PASO DE ROBLES TO APPROVE CONDITIONAL USE PERMIT 06-008

(Brent Flynn – Taco Bell) APN: 008-135-020

WHEREAS, Vincent & Murphy Inc. on behalf of Brent Flynn, has submitted an application for CUP 06-008 requesting to construct a 50-foot tall Highway Oriented pole sign at the existing Taco Bell restaurant located at 1107 24<sup>th</sup> Street; and

WHEREAS, according to Section 21.19.040.H, Sign Ordinance, Highway Oriented Signs are permitted in this geographic area of the City subject to the approval of a Conditional Use Permit; and

WHEREAS, the request for the new pole sign is in conjunction with the construction of a new Taco Bell restaurant (see Site Plan 06-017); and

WHEREAS, a public hearing was conducted by the Planning Commission on February 27, 2007, to consider the facts as presented in the staff report prepared for this project, and to accept public testimony regarding this Conditional Use Permit request; and

WHEREAS, at the hearing on February 27, 2007, the Commission had a 3-3 vote, and continued this item to March 13, 2007 hearing; and

WHEREAS, at the hearing on March 13, 2007, the applicant requested that the item be continued to the March 27, 2007 meeting, since their were only 6 Commissioners present; and

WHEREAS, the Commission did continue the meeting to the March 27, 2007 Planning Commission hearing; and

WHEREAS, a public hearing was conducted by the Planning Commission on March 27, 2007, to consider the facts as presented in the staff report prepared for this project, and to accept public testimony regarding this Conditional Use Permit request; and

WHEREAS, this application is Categorically Exempt from environmental review per Section 15301c of the State's Guidelines to Implement CEQA; and

WHEREAS, based upon the facts and analysis presented in the staff report, public testimony received and subject to the conditions of approval listed below, the Planning Commission makes the following findings:

a. that the establishment, maintenance or operation for the requested use or building applied for, will not, under the circumstances of the particular case, be detrimental to the health, safety, morals, comfort, convenience and general welfare of the persons residing or working in the neighborhood of such proposed use, or be injurious or

- detrimental to property and improvements in the neighborhood or to the general welfare of the City; and
- b. that the highway oriented sign as shown in Exhibits A & B of this resolution, meets the intent of Section 21.19.040.H, since the Taco Bell restaurant is a highway oriented use and the proposed 50-foot height would seem reasonable for visibility from the intersection of 24<sup>th</sup> Street and Black Oak Drive.

NOW, THEREFORE, BE IT RESOLVED, that the Planning Commission of the City of El Paso de Robles does hereby approve Conditional Use Permit 06-008 subject to the following conditions:

1. The project shall be constructed so as to substantially conform with the following listed exhibits and conditions established by this resolution:

<u>EXHIBIT</u>	DESCRIPTION
A	Sign Elevation
В	Site Plan

- 2. The approval of CUP 06-008 allows for the installation of a 50-foot tall Highway Oriented Pole Sign as described in Exhibits A & B.
- 3. This CUP 06-008 is valid for a period of two (2) years from approval and must be activated within this time frame. Once the CUP is activated, the entitlement shall apply to the property. The Planning Commission may extend this expiration date for an additional three (3) years if a time extension application has been filed with the City along with the fees before the expiration date.
- 4. All on-site signage shall conform with the Sign Ordinance, including any window signage which shall not cover more than 30-percent of the window surface and temporary signage, which includes inflatable signs and banners.
- 5. Any condition imposed by the Planning Commission in granting this Conditional Use Permit may be modified or eliminated, or new conditions may be added, provided that the Planning Commission shall first conduct a public hearing in the same manner as required for the granting of the original permit. No such modification shall be made unless the Commission finds that such modification is necessary to protect the public interest and/or neighboring properties, or, in the case of deletion of an existing condition, that such action is necessary to permit reasonable operation and use under the conditional use permit.

PASSED AND ADOPTED THIS 27 <sup>th</sup> day of	March 2007, by the following roll call vote:
AYES:	
NOES:	
ABSENT:	
ABSTAIN:	
ATTEST:	CHAIRMAN MARGARET HOLSTINE
RON WHISENAND, PLANNING COMMISSION SECRETAR	

#### RESOLUTION NO: \_\_\_\_\_

# A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF EL PASO DE ROBLES TO DENY CONDITIONAL USE PERMIT 06-008

(Brent Flynn – Taco Bell) APN: 008-135-020

WHEREAS, Vincent & Murphy Inc. on behalf of Brent Flynn, has submitted an application for CUP 06-008 requesting to construct a 50-foot tall Highway Oriented pole sign at the existing Taco Bell restaurant located at 1107 24<sup>th</sup> Street; and

WHEREAS, according to Section 21.19.040.H, Sign Ordinance, Highway Oriented Signs are permitted in this geographic area of the City subject to the approval of a Conditional Use Permit; and

WHEREAS, the request for the new pole sign is in conjunction with the construction of a new Taco Bell restaurant (see Site Plan 06-017); and

WHEREAS, a public hearing was conducted by the Planning Commission on February 27, 2007, to consider the facts as presented in the staff report prepared for this project, and to accept public testimony regarding this Conditional Use Permit request; and

WHEREAS, at the hearing on February 27, 2007, the Commission had a 3-3 vote, and continued this item to March 13, 2007 hearing; and

WHEREAS, at the hearing on March 13, 2007, the applicant requested that the item be continued to the March 27, 2007 meeting, since their were only 6 Commissioners present; and

WHEREAS, the Commission did continue the meeting to the March 27, 2007 Planning Commission hearing; and

WHEREAS, a public hearing was conducted by the Planning Commission on March 27, 2007, to consider the facts as presented in the staff report prepared for this project, and to accept public testimony regarding this Conditional Use Permit request; and

WHEREAS, this application is Categorically Exempt from environmental review per Section 15301c of the State's Guidelines to Implement CEQA; and

WHEREAS, based upon the facts and analysis presented in the staff report, public testimony received and subject to the conditions of approval listed below, the Planning Commission makes the following findings:

a. that it is not the intent that every business in this geographic area of the City have a highway oriented sign visible from Highway 101;

NOW, THEREFORE, BE IT RESOLVED, that the Pidoes hereby deny Conditional Use Permit 06-008.	lanning Commission of the City of El Paso de Robles
PASSED AND ADOPTED THIS 27th day of M	March 2007, by the following roll call vote:
AYES:	
NOES:	
ABSENT:	
ABSTAIN:	
ATTEST:	CHAIRMAN MARGARET HOLSTINE
RON WHISENAND, PLANNING COMMIS	SION SECRETARY

b. that the proposed building mounted signage and a monument sign (not to exceed 6-

feet in height) would be sufficient signage for the site.

HONORABLE CHAIRMAN AND PLANNING COMMISSION

FROM:

RON WHISENAND, COMMUNITY DEVELOPMENT DIRECTOR

SUBJECT:

CONDITIONAL USE PERMIT 06-008 - APN: 008-135-020 (APPLICANT: BRENT FLYNN)

DATE:

**FEBRUARY 27, 2007** 

Needs:

For the Planning Commission to consider an application filed by Vincent & Murphy, Inc. on behalf of Brent Flynn, requesting to construct a 50-foot tall highway oriented sign for Taco Bell.

Facts:

- 1. The site is located at 1107 24<sup>th</sup> Street, the existing Taco Bell restaurant on the northeast corner of Riverside Ave. & 24<sup>th</sup> Street (See attached Vicinity Map, Attachment 1).
- 2. The existing building will soon be demolished and a new Taco Bell restaurant will be built on the site in the near future. The new Taco Bell building was approved by the Development Review Committee (DRC) via Site Plan 06-017 on September 18, 2006.
- 3. In conjunction with the new restaurant, Brent Flynn is requesting to construct a new highway oriented pole sign.
- 4. The pole sign is proposed to be 50-feet tall; the sign cabinet would be 179 square feet and be internally illuminated. (See sign elevation, Attachment 2)
- 5. Section 21.19.040.H, Sign Ordinance, would allow the installation of a pole sign in this geographic area of the City with the Planning Commission's approval of a Conditional Use Permit and meeting the following requirements:
  - a. Purpose. A conditional use permit for a highway-oriented sign shall be approved for those signs that identify tourist-oriented businesses such as gasoline service stations, restaurants, motels and regional commercial uses.
  - b. Design. The city shall limit the number, height and visual impact of highway-oriented signs when considering the conditional use permit. Pole signs shall be discouraged if adequate signage can be provided on the sides of buildings and in the form of monument signs. Combinations of more than one sign on a pole are strongly encouraged.
  - c. Height. The height of permitted signs shall be limited to the lowest practical elevation when considering the line of sight from nearby highways. However, the planning commission or the DRC may require

minimum clearances beneath a highway-oriented sign if necessary to protect the public health and safety.

- 6. The DRC reviewed the proposed pole sign at their meeting on September 18, 2006, where they requested that the applicant prepare a height analysis and provide photo simulations of the proposed sign.
- 7. The applicant hired a crane to locate on site and provide a mock-up of the sign at the proposed 50-foot height and at a 40-foot height. (See photos, Attachment 3)
- 8. From photos taken of the mock-up, the applicant provided photos simulations of the sign. (Attachment 4)
- 9. There are other pole signs on adjacent properties such as the KFC sign that is approximately 30-feet high, and the Big Bubba's sign which is approximately 15-feet in height. Neither the KFC sign nor the Big Bubba's signs can be seen from the Black Oak/24th Street intersection. Pole signs that are located closer to Black Oak Drive, such as the ARCO and Shell, have signs that are up to 80-feet tall.
- 10. At their meeting on December 11, 2006, staff presented the photos of the sign mock-up along with the photo simulations of the sign to the DRC. The DRC did not take action on the sign, but recommended that the CUP go forward to the Planning Commission for further discussion and action. The DRC questioned whether the additional highway oriented sign would meet the City's Gateway Standards that are in the process of being developed.
- 11. This application is Categorically Exempt from environmental review per Section 15301c of the State's Guidelines to Implement the California Environmental Quality Act (CEQA).

# **Analysis** and

Conclusions: The existing Taco Bell restaurant has not had a highway oriented sign. With the construction of the new building, the applicant would like to construct a pole sign that would be visible from the Black Oak Drive & 24th Street intersection.

> When reviewing the criteria for the approval of a pole sign (as described in Fact No. 5 above) it would seem that the proposed sign would meet the criteria for approval, since the Taco Bell restaurant is considered a highway oriented business, and since the building does not have visibility from the Black Oak/24th Street intersection. Additionally, the proposed 50-foot height would seem reasonable since the height is necessary in order to be seen from the intersection. As shown in the attached photos, at the 40-foot height the lower half of the sign would be behind the existing Big Bubbas BBQ building (or at least be blocked by the flags).

At the DRC meetings, questions were raised on whether the proposed sign would be in conflict with the City's Gateway Standards. At this time, Gateway Standards have not yet been adopted, but it is anticipated that pole signs will be discouraged in the gateway areas. When the Standards are adopted, it may necessitate amendments to the Zoning Code, such as the Sign Ordinance that may be in conflict with the new Standards. At this time, there does not seem to be policies that would prohibit the proposed sign.

It is important to note that it is a City goal, as evidenced by Section 21.19.040H referred above, to avoid or minimize sign clutter. It will therefore be very important that with this tall highway oriented sign, remaining signage on the site should be minimized.

Reference:

Paso Robles General Plan and EIR, Paso Robles Zoning Ordinance, Economic Strategy and CEQA.

**Fiscal** 

Impact:

None.

**Options:** 

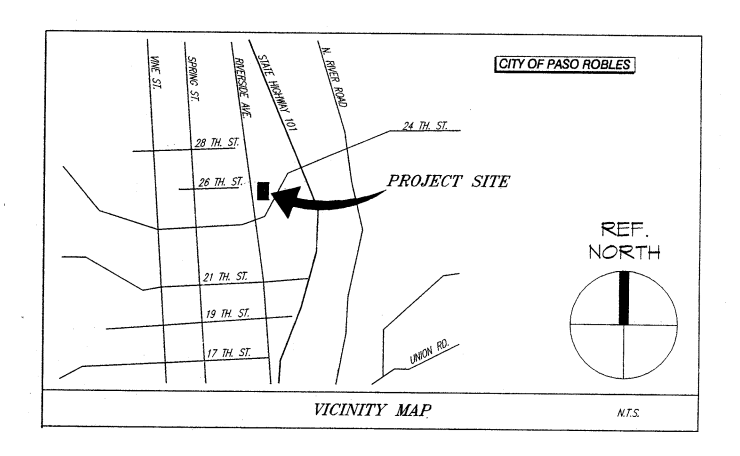
After opening the public hearing and taking public testimony, the Planning Commission is requested to take one of the actions listed below:

- A. Adopt the attached Resolution approving Conditional Use Permit 06-008;
- B. Amend, modify, or reject the above-listed action;

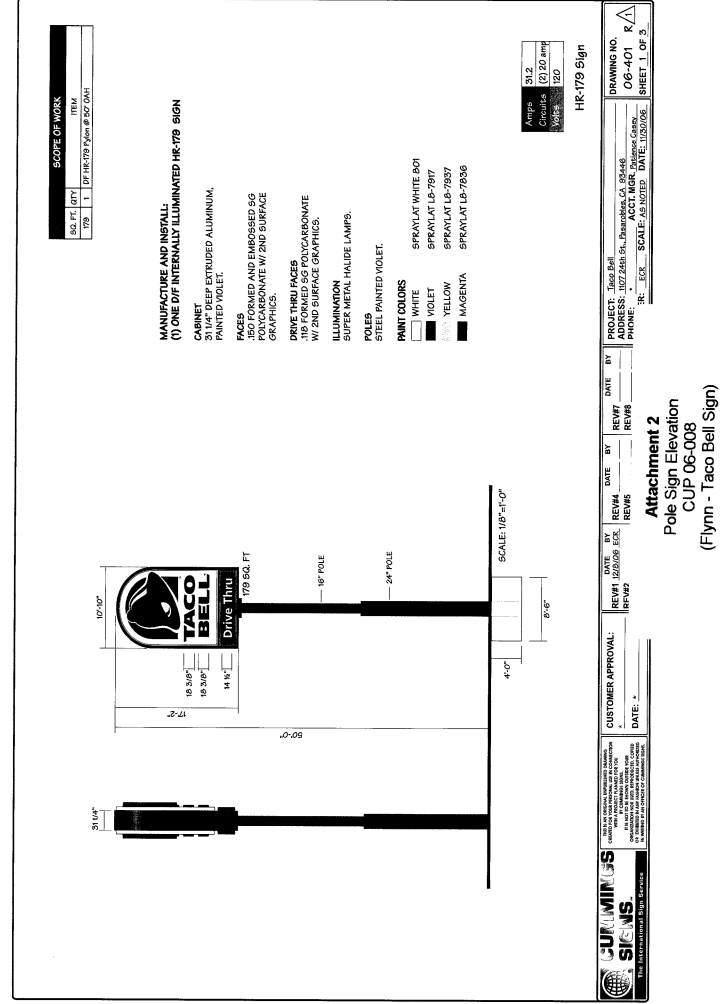
#### Attachments:

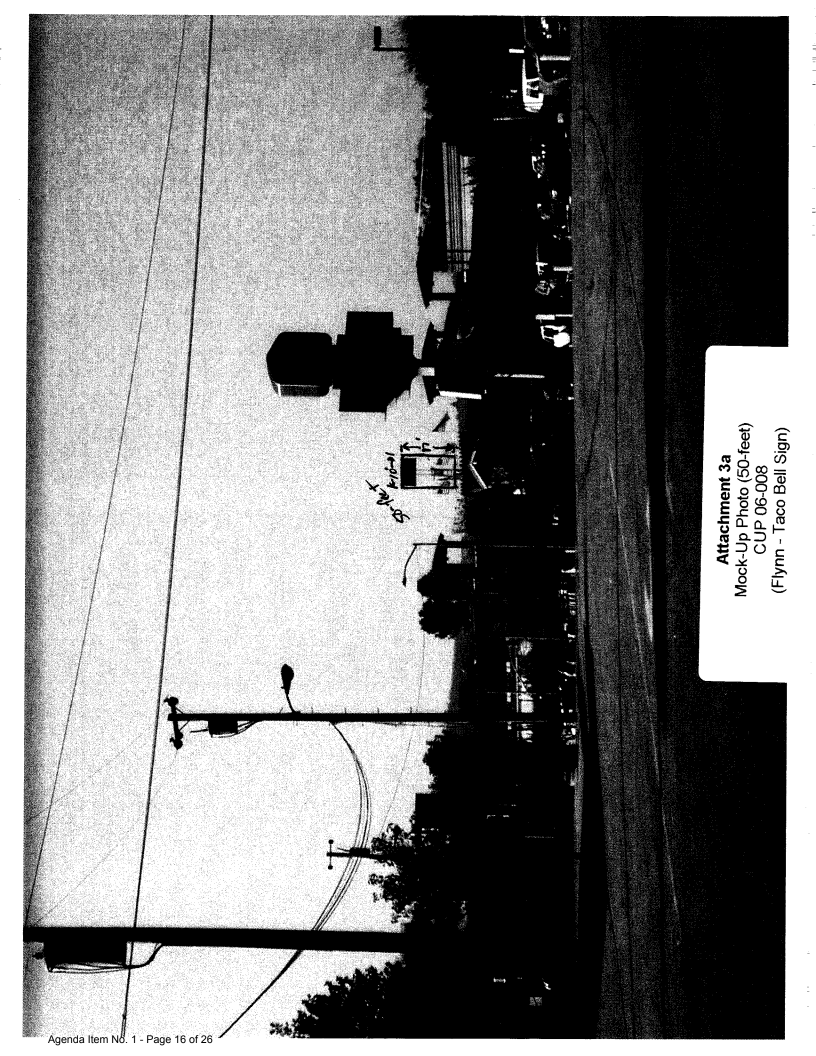
- 1. Vicinity Map
- 2. Pole Sign Elevation
- 3. Mock-up Photos
- 4. Photo Simulations
- 5. Resolution to Approve the Conditional Use Permit 06-008
- 6. Newspaper and Mail Notice Affidavits

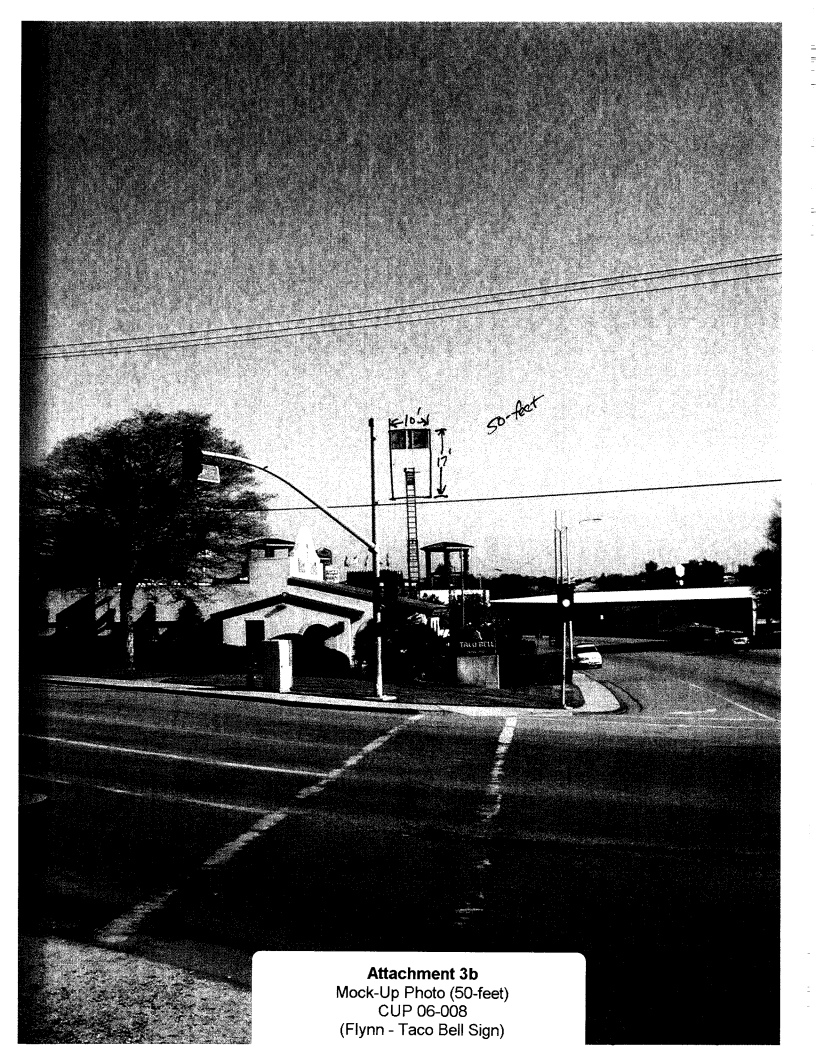
H:darren/cup/TacoBellSign/PCReport

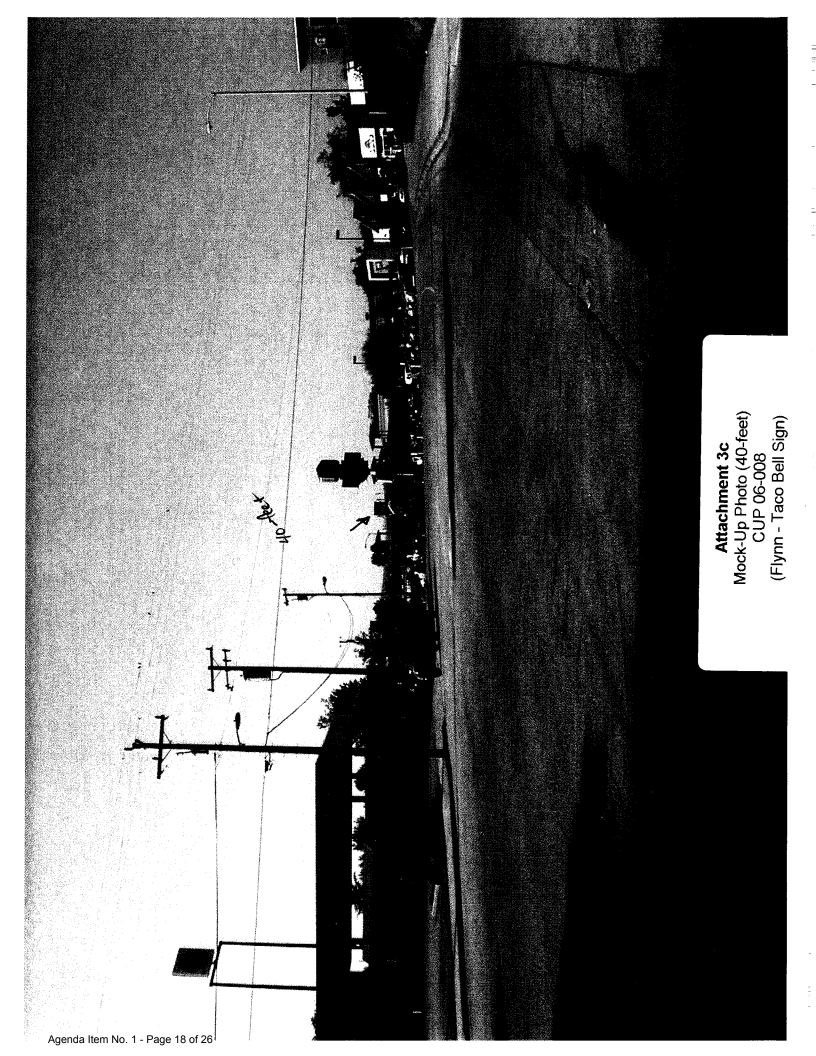


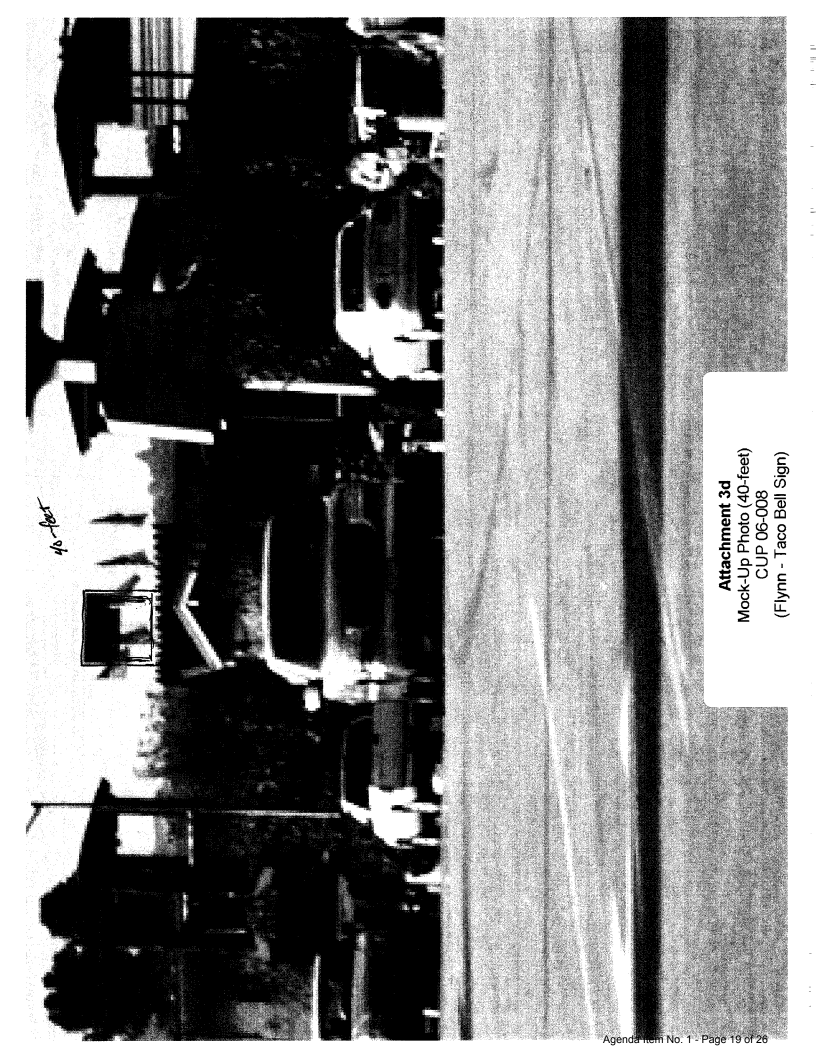
# Attachment 1 Vicinity Map CUP 06-008 (Flynn - Taco Bell Sign)

















REV#7

DATE BY

Attachment 4

DATE: \*

Photo Simulations (50-feet) CUP 06-008 (Flynn - Taco Bell Sign)

RESOLUTION NO:
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# A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF EL PASO DE ROBLES TO APPROVE CONDITIONAL USE PERMIT 06-008

(Brent Flynn – Taco Bell) APN: 008-135-020

WHEREAS, Vincent & Murphy Inc. on behalf of Brent Flynn, has submitted an application for CUP 06-008 requesting to construct a 50-foot tall Highway Oriented pole sign at the existing Taco Bell restaurant located at 1107 24th Street; and

WHEREAS, according to Section 21.19.040.H, Sign Ordinance, Highway Oriented Signs are permitted in this geographic area of the City subject to the approval of a Conditional Use Permit; and

WHEREAS, the request for the new pole sign is in conjunction with the construction of a new Taco Bell restaurant (see Site Plan 06-017); and

WHEREAS, a public hearing was conducted by the Planning Commission on February 27, 2007, to consider the facts as presented in the staff report prepared for this project, and to accept public testimony regarding this Conditional Use Permit request; and

WHEREAS, this application is Categorically Exempt from environmental review per Section 15301c of the State's Guidelines to Implement CEQA; and

WHEREAS, based upon the facts and analysis presented in the staff report, public testimony received and subject to the conditions of approval listed below, the Planning Commission makes the following findings:

- a. that the establishment, maintenance or operation for the requested use or building applied for, will not, under the circumstances of the particular case, be detrimental to the health, safety, morals, comfort, convenience and general welfare of the persons residing or working in the neighborhood of such proposed use, or be injurious or detrimental to property and improvements in the neighborhood or to the general welfare of the City; and
- b. that the highway oriented sign as shown in Exhibits A & B of this resolution, meets the intent of Section 21.19.040.H, since the Taco Bell restaurant is a highway oriented use and the proposed 50-foot height would seem reasonable for visibility from the intersection of 24th Street and Black Oak Drive.

NOW, THEREFORE, BE IT RESOLVED, that the Planning Commission of the City of El Paso de Robles does hereby approve Conditional Use Permit 06-008 subject to the following conditions:

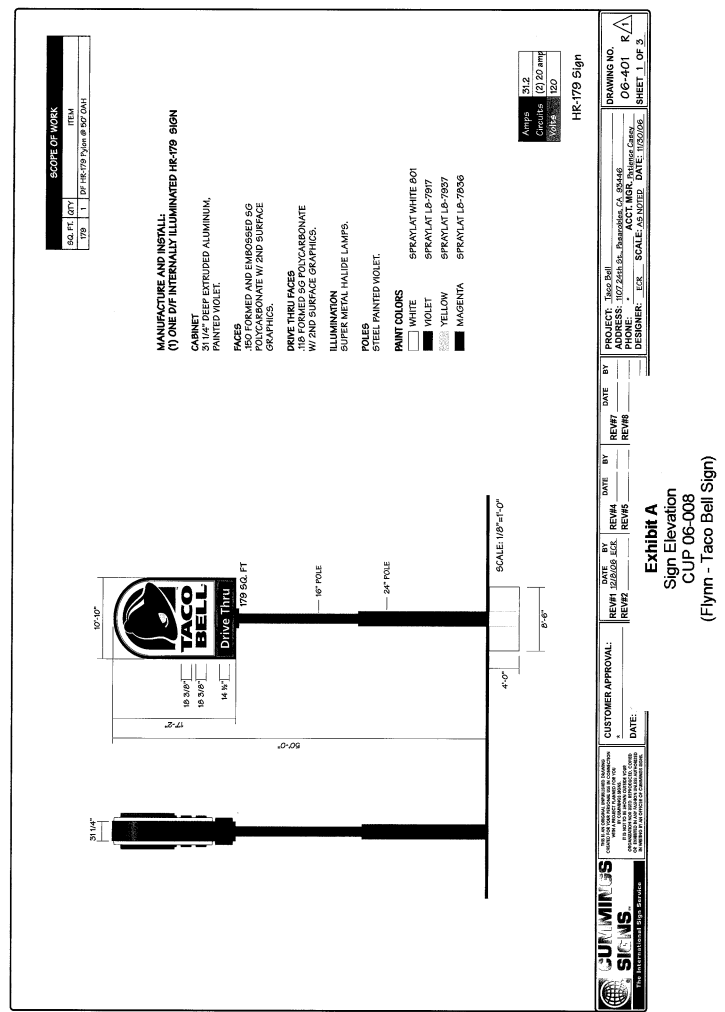
1. The project shall be constructed so as to substantially conform with the following listed exhibits and conditions established by this resolution:

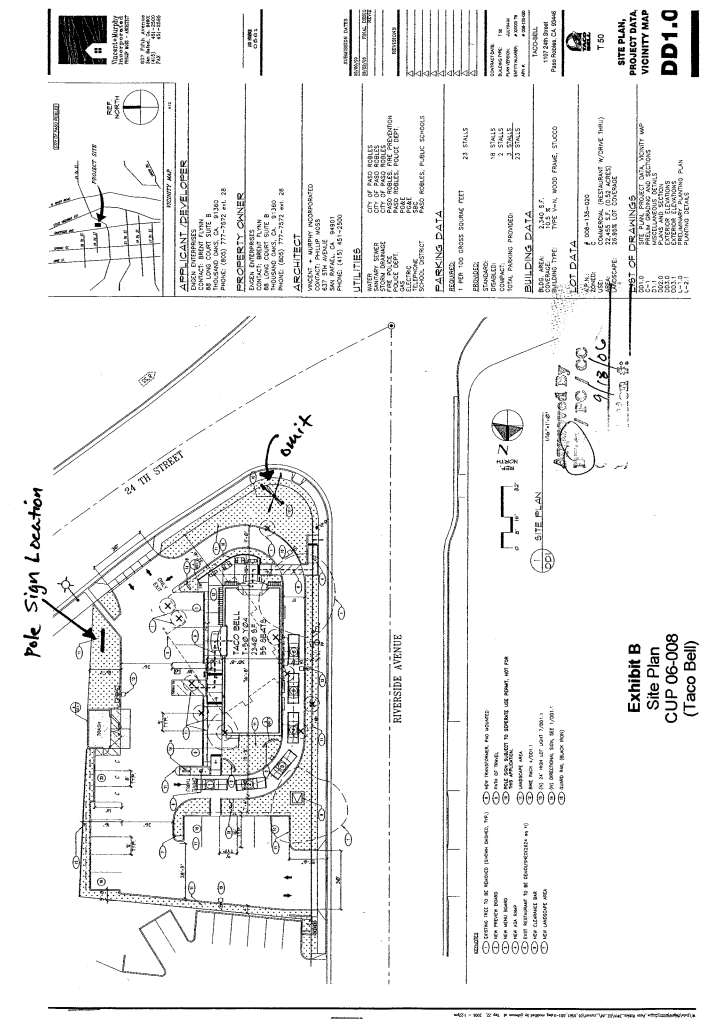
EXHIBIT	DESCRIPTION
A	Sign Elevation
В	Site Plan

- 2. The approval of CUP 06-008 allows for the installation of a 50-foot tall Highway Oriented Pole Sign as described in Exhibits A & B.
- 3. This CUP 06-008 is valid for a period of two (2) years from approval and must be activated within this time frame. Once the CUP is activated, the entitlement shall apply to the property. The Planning Commission may extend this expiration date for an additional three (3) years if a time extension application has been filed with the City along with the fees before the expiration date.
- 4. All on-site signage shall conform with the Sign Ordinance, including any window signage which shall not cover more than 30-percent of the window surface and temporary signage, which includes inflatable signs and banners.
- 5. Any condition imposed by the Planning Commission in granting this Conditional Use Permit may be modified or eliminated, or new conditions may be added, provided that the Planning Commission shall first conduct a public hearing in the same manner as required for the granting of the original permit. No such modification shall be made unless the Commission finds that such modification is necessary to protect the public interest and/or neighboring properties, or, in the case of deletion of an existing condition, that such action is necessary to permit reasonable operation and use under the conditional use permit.

PASSED AND ADOPTED THIS 27th day of February 2007, by the following roll call vote:

AYES:	
NOES:	
ABSENT:	
ABSTAIN:	
ATTEST:	CHAIRMAN MARGARET HOLSTINE
RON WHISENAND, PLANNIN	G COMMISSION SECRETARY





# PROOF OF PUBLICATION

# LEGAL NEWSPAPER NOTICES

# PLANNING COMMISSION/CITY COUNCIL PROJECT NOTICING

Newspaper:	Tribune
Date of Publication:	February 14, 2007
Meeting Date:	February 27, 2007 (Planning Commission)
Project:	Conditional Use Permit 06-008 (50' tall highway oriented sign/ Taco Bell – 24 <sup>th</sup> Street)
I, <u>Lonnie Dolan</u>	, employee of the Community
Development Departm	nent, Planning Division, of the City
of El Paso de Robles, o	do hereby certify that this notice is
a true copy of a publisl	hed legal newspaper notice for the
above named project.	

NOTICE OF PUBLIC HEARING

NOTICE IS HEREBY GIVEN that the Planning Commission of the City of El Paso de Robles will hold a Public Hearing to consider Conditional Use Permit 06-008, a request by Vincent & Murphy, Inc., on behalf of Brent Flynn to install a 50-floot fall highway oriented sign at the existing Taco Bell restaurant located at 1107 24th Street.

This hearing will take place in the City Hall/ Library Conference Room, 1000 Spring Street, Paso Robles, California, at the flour of 7:30 PM on Tuesday, February 27, 2007, at which time all interested parties may appear and be heard.

This application is Categorically Exempt from environmental review per Section 15301c of the State's Guidelines to Implement the California Environmental Quality Act (CEQA).

Comments on the proposed Conditional Use Permit may be mailed to the Community Development Department, 1000 Spring Street, Paso Robles, CA 93446 provided that such comments are received prior to the time of the hearing.

If you challenge the Conditional Use Permit application in court, you may be limited to raising only those issues you or someone else raised at the public hearing described in this notice, or in written correspondence delivered to the Planning Commission at, or prior to, the public hearing.

Darren R. Nash, Associate Planner February 14, 2007

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Lonnie Dolan

Signed:

# **AFFIDAVIT**

# **OF MAIL NOTICES**

# PLANNING COMMISSION/CITY COUNCIL PROJECT NOTICING

I, <u>Gevorg Nazaryan</u>, employee of the City of El Paso de Robles, California, do hereby certify that the mail notices have been processed as required for <u>Conditional Use Permit 06-008</u>, <u>A request to construct a 50-foot tall Highway Oriented Sign. (Applicant: Vincent & Murphy, Inc. / Brent Flynn)</u>

<u>APN: 008-135-020</u>, on this 13<sup>th</sup> day of February, 2007.

City of El Paso de Robles

Community Development Department

Planning Division

Signed:

Gevorg Nazaryan

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