# RESOLUTION NO. PC 17-016 THE PLANNING COMMISSION OF THE CITY OF EL PASO DE ROBLES APPROVING CABERNET LINKS RV RESORT AND GOLF COURSE VESTING TENTATIVE TRACT MAP 3088 5151 JARDINE ROAD, APN: 025-442-021 - 023 & 025-444-001 - 014

APPLICANT – TOM ERSKINE

WHEREAS, in conjunction with applications filed for Planned Development 15-004 and Conditional Use Permit 94-005 Amendment for development of a 290 space RV resort, Vesting Tentative Tract Map (VTTM) 3088 has been filed by Tom Erskine requesting to eliminate 39 existing lots created Tract 2716, and resubdivide the property into 19 lots, that would include the golf course, RV resort, vineyards, and future new resort compatible commercial uses as follows:

Lot 1:	188 acres	(Golf Course / RV Resort)
Lot 2-7:	1 to 2 acres	(Commercial Lots)
Lot 8:	9.93 acres	(Vineyard Lot)
Lot 9:	1.05 acres	(Vineyard Lot)

WHEREAS, the subject property is designated in the General Plan, Land Use Element as Business Park with Planned Development /Airport Overlays (BP/PD/AP), and the proposed project is consistent with the intent of the land use designation since the project would provide development of "... transient occupancy uses in close proximity to golf courses and commercial recreation...and provide resorts, lodging and related ancillary land uses..."; and

WHEREAS, the proposed Vesting Tentative Tract Map 3088 is consistent with applicable new lot development standards in the Airport zoning district with Planned Development (AP/PD), and includes access to each parcel proposed for development and maintains access to the existing golf course buildings, as identified in Exhibit B; and

WHEREAS, pursuant to the Statutes and Guidelines of the California Environmental Quality Act (CEQA), and the City's Procedures for Implementing CEQA, an Initial Study was prepared for the project; and

WHEREAS, based on the information and analysis contained in the Initial Study, staff determined that the proposed project as designed, and with appropriate mitigation measures added as conditions of approval, will not result in significant environmental impacts, and a Mitigated Negative Declaration was prepared and circulated for public review and comment in full compliance with CEQA; and

WHEREAS, a duly noticed public hearing was conducted by the Planning Commission on February 28, 2017 on this project to accept public testimony on the Mitigated Negative Declaration and the proposed project; 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 as required by Government Code Section 66474:

- 1. As conditioned, the proposed tentative subdivision map is consistent with the adopted General Plan for the City of El Paso de Robles by providing areas for commercial recreation and tourism related development.
- 2. As conditioned, the design of lots, streets, open space, drainage, sewers, water and other improvements is consistent with the General Plan and Zoning Ordinance.
- 3. The site is physically suitable for the type and density of development proposed.
- 4. The design of the subdivision is not likely to cause substantial environmental damage or substantially and unavoidably injure fish or wildlife or their habitat.
- 5. The design of the subdivision and types of improvements proposed are not likely to cause serious public health problems.
- 6. The design of the subdivision and the type of improvements proposed will not conflict with easements acquired by the public at large, for access through or use of, property within the proposed subdivision.

**NOW, THEREFORE, BE IT RESOLVED**, that the Planning Commission of the City of El Paso de Robles does hereby grant tentative map approval VTTM 3088 subject to the following conditions of this resolution:

#### STANDARD CONDITIONS:

1. The applicant/developer shall comply with those standard conditions which are indicated as applicable in "Exhibit A" to this resolution. When future applications are submitted to the City for development of the newly created lots, additional site specific conditions will apply. Note: All checked standard conditions shall apply unless superseded by a site specific condition.

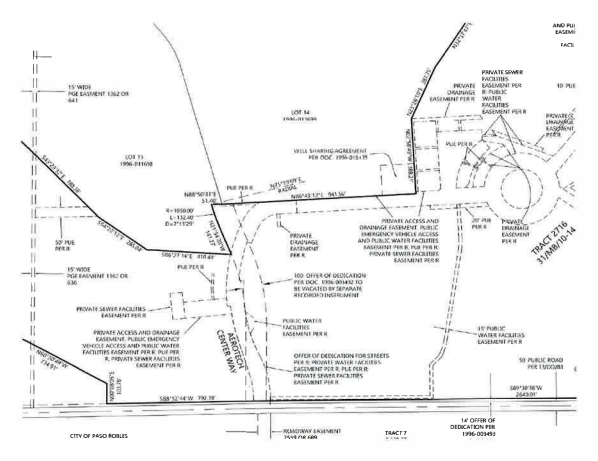
#### COMMUNITY DEVELOPMENT SITE SPECIFIC CONDITIONS:

NOTE: In the event of conflict or duplication between standard and site specific conditions, the site specific condition shall supersede the standard condition.

2. 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.	Standard Conditions
B.	Vesting Tentative Tract Map 3088
C 1- C 7.	Preliminary Grading and Drainage

- 3. Vesting Tentative Tract Map 3088 authorizes the subdivision of approximately 230 acres into nine (9) lots ranging in size as follows: Lot 1 188 acres, Lot 9 23.9 acres, Lot 8 9.93 acres, Lot 2 2.12 acres, and Lots 3-7 are approximately 1 acre.
- 4. The Final Subdivision Map shall be in substantial compliance with the tentative subdivision map, and preliminary grading plan (Exhibits B & C), reductions attached; full size copies are on file in the Community Development Department) and as amended by site specific and standard conditions contained in this resolution.
- 5. Grading of the tract shall be consistent with City's applicable Grading Regulations.
- 6. Prior to recordation of the final map, interest in private easements (Aerotech Center Way extension) encumbering the property must be resolved as well as alternative access to land-locked parcels within the adjacent vineyards. If the easement cannot be adjusted, the project master plan shall be redesigned to accommodate the existing easement alignment, subject to approval by the Development Review Committee.
- 7. Concurrent with the recordation of the final map, an Avigation Easement shall be recorded over the area within Tract 3088.



#### PASSED AND ADOPTED THIS 28th day of February, 2017 by the following Roll Call Vote:

AYES: Commissioners Barth, Donaldson, Agredano, Davis, Brennan and Rollins

NOES: ABSENT: ABSTAIN:

ATTEST

Bob Rollins, Chairman

Warren Frace, Secretary of the Planning Commission

#### **EXHIBIT A OF RESOLUTION**

#### CITY OF EL PASO DE ROBLES STANDARD DEVELOPMENT CONDITIONS

X P	lanned I	<u>Development</u>	Conditional Use Permit
			☐ Tentative Tract Map
<u>Appro</u>	val Bod	y: Planning Commission	Date of Approval: February 28, 2017
Applic	ant: Cal	bernet RV/Golf	Location: 5151 Jardine Road
<u>APN:</u> 014	025-442	2-021 - 023 & 025-444-001 -	
above the pro	referen oject ca	ced project. The checked con-	ecked are standard conditions of approval for the ditions shall be complied with in their entirety before specifically indicated. In addition, there may be site is project in the resolution.
			NT - The applicant shall contact the Community for compliance with the following conditions:
A.	GENE	RAL CONDITIONS - PD/CUP:	
	1.	request is filed with the C	pire on <u>February 28, 2018</u> unless a time extension ommunity Development Department, or a State nsion is applied prior to expiration.
	2.	and unless specifically provide	nd maintained in accordance with the approved plans led for through the Planned Development process with any sections of the Zoning Code, all other d applicable Specific Plans.
	3.	and expenses, including attornof City in connection with City in any State or Federal court project. Owner understands a	w, Owner agrees to hold City harmless from costs ney's fees, incurred by City or held to be the liability i's defense of its actions in any proceeding brought to challenging the City's actions with respect to the nd acknowledges that City is under no obligation to hallenging the City's actions with respect to the
	4.	project (Conditional Use P	posed by the Planning Commission in approving this <b>Permit)</b> may be modified or eliminated, or new provided that the Planning Commission shall first

conduct a public hearing in the same manner as required for the approval of this project. 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 for this approval.

5.	The site shall be kept in a neat manner at all times and the landscaping shall be continuously maintained in a healthy and thriving condition.
6.	All signs shall be subject to review and approval as required by Municipal Code Section 21.19 and shall require a separate application and approval prior to installation of any sign.
7.	All walls/fences and exposed retaining walls shall be constructed of decorative materials which include but are not limited to splitface block, slumpstone, stuccoed block, brick, wood, crib walls or other similar materials as determined by the Development Review Committee, but specifically excluding precision block.
8.	Prior to the issuance of a Building Permit a landscape and irrigation plan consistent with the Landscape and Irrigation Ordinance, shall be submitted for City review and approval. The plan needs to be designed in a manner that utilizes drought tolerant plants, trees and ground covers and minimizes, if not eliminates the use of turf. The irrigation plan shall utilize drip irrigation and limit the use of spray irrigation. All existing and/or new landscaping shall be installed with automatic irrigation systems.
9.	A reciprocal parking and access easement and agreement for site access, parking, and maintenance of all project entrances, parking areas, landscaping, hardscape, common open space, areas and site lighting standards and fixtures, shall be recorded prior to or in conjunction with the Final Map. Said easement and agreement shall apply to all properties, and be referenced in the site Covenants, Conditions and Restrictions (CC&Rs).
10.	All outdoor storage shall be screened from public view by landscaping and walls or fences per Section 21.21.110 of the Municipal Code.
11.	For commercial, industrial, office or multi-family projects, all refuse enclosures are required to provide adequate space for recycling bins. The enclosure shall be architecturally compatible with the primary building. Gates shall be view obscuring and constructed of durable materials. Check with Paso Robles Waste Disposal to determine the adequate size of enclosure based on the number and size of containers to be stored in the enclosure.
	<ul><li>6.</li><li>7.</li><li>8.</li><li>9.</li><li>10.</li></ul>

12.	For commercial, industrial, office or multi-family projects, all existing and/or new ground-mounted appurtenances such as air-conditioning condensers, electrical transformers, backflow devices etc., shall be screened from public view through the use of decorative walls and/or landscaping subject to approval by the Community Development Director or his designee. Details shall be included in the building plans.
13.	All existing and/or new roof appurtenances such as air-conditioning units, grease hoods, etc. shall be screened from public view. The screening shall be architecturally integrated with the building design and constructed of compatible materials to the satisfaction of the Community Development Director or his designee. Details shall be included in the building plans.
14.	All existing and/or new lighting shall be shielded so as to be directed downward in such a manner as to not create off-site glare or adversely impact adjacent properties. The style, location and height of the lighting fixtures shall be submitted with the building plans and shall be subject to approval by the Community Development Director or his designee.
15.	It is the property owner's responsibility to insure that all construction of private property improvements occur on private property. It is the owner's responsibility to identify the property lines and insure compliance by the owner's agents.
16.	Any existing Oak trees located on the project site shall be protected and preserved as required in City Ordinance No.835 N.S., Municipal Code No. 10.01 "Oak Tree Preservation", unless specifically approved to be removed. An Oak tree inventory shall be prepared listing the Oak trees, their disposition, and the proposed location of any replacement trees required. In the event an Oak tree is designated for removal, an approved Oak Tree Removal Permit must be obtained from the City, prior to removal.
17.	No storage of trash cans or recycling bins shall be permitted within the public right-of-way.
18.	Prior to recordation of the map or prior to occupancy of a project, all conditions of approval shall be completed to the satisfaction of the City Engineer and Community Developer Director or his designee.
19.	Two sets of the revised Planning Commission approved plans incorporating all Conditions of Approval, standard and site specific, shall be submitted to the Community Development Department prior to the issuance of building permits.

	20.	Prior to	Develo	pment I	of building permits, the Review Committee shall approve the following: ion Staff shall approve the following:
				a.	A detailed site plan indicating the location of all structures, parking layout, outdoor storage areas, walls, fences and trash enclosures;
			$\boxtimes$	b. c.	A detailed landscape plan; Detailed building elevations of all structures indicating materials, colors, and architectural treatments;
				d.	Other: grading plan review
B.	GENE	RAL CC	ONDITIO	DNS – T	RACT/PARCEL MAP:
	1.	indemr any cla Govern employ subdivi	nify and aim, ac nment ( /ees, t ision.	hold had tion or Code set of attace.  The City	Government Section 66474.9, the subdivider shall defend, armless the City, or its agent, officers and employees, from proceeding brought within the time period provided for in ection 66499.37, against the City, or its agents, officers, or ck, set aside, void, annul the City's approval of this will promptly notify subdivider of any such claim or action by in the defense thereof.
	2.	Real P Develo Attorne issuan	roperty opment ey. The ce of b	Interes Depar y shall uilding	ditions, and Restrictions (CC&Rs) and/or Articles Affecting ts are subject to the review and approval of the Community tment, the Public Works Department and/or the City be recorded concurrently with the Final Map or prior to the permits, whichever occurs first. A recorded copy shall be ed City Departments.
	3.	the Ci purpos	ty of I	Paso R	on to annex residential Tract (or Parcel Map) into Robles Community Facilities District No. 2005-1 for the n of impacts on the City's Police and Emergency Services
	4.				be submitted for review and approval by the Planning approval of the final map.
	5.		_		shall be permanently maintained by the property owner, ation, or other means acceptable to the City:

\*

ENGINEERING DIVISION- The applicant shall contact the Engineering Division, (805) 237-3860, for compliance with the following conditions:

All conditions marked are applicable to the above referenced project for the phase indicated.

C.	PRIOF	R TO ANY PLAN CHECK:
	1.	The applicant shall enter into an Engineering Plan Check and Inspection Services Agreement with the City.
D.	PRIOF	R TO ISSUANCE OF A GRADING PERMIT:
	1.	Prior to approval of a grading plan, the developer shall apply through the City, to FEMA and receive a Letter of Map Amendment (LOMA) issued from FEMA. The developer's engineer shall provide the required supporting data to justify the application.
	2.	Any existing Oak trees located on the project site shall be protected and preserved as required in City Ordinance No. 553, Municipal Code No. 10.01 "Oak Tree Preservation", unless specifically approved to be removed. An Oak tree inventory shall be prepared listing the Oak trees, their disposition, and the proposed location of any replacement trees required. In the event an Oak tree is designated for removal, an approved Oak Tree Removal Permit must be obtained from the City, prior to its removal.
	3.	A complete grading and drainage plan shall be prepared for the project by a registered civil engineer and subject to approval by the City Engineer. The project shall conform to the City's Storm Water Discharge Ordinance.
	4.	A Preliminary Soils and/or Geology Report providing technical specifications for grading of the site shall be prepared by a Geotechnical Engineer.
	5.	A Storm Water Pollution Prevention Plan per the State General Permit for Strom Water Discharges Associated with Construction Activity shall be provided for any site that disturbs greater than or equal to one acre, including projects that are less than one acre that are part of a larger plan of development or sale that would disturb more than one acre.
E.	PRIOF	R TO ISSUANCE OF A BUILDING PERMIT:
	1.	All off-site public improvement plans shall be prepared by a registered civil engineer and shall be submitted to the City Engineer for review and approval. The improvements shall be designed and placed to the Public Works Department Standards and Specifications.

	2.	The applicant shall submit a composite utility plan signed as approved by a representative of each public utility.					
	3.	Landscape and irrigation plans for the public right-of-way shall be incorporated into the improvement plans and shall require approval by the Streets Division Supervisor and the Community Development Department.					
	4.	In a special Flood Hazard Area as indicated on a Flood Insurance Rate Map (FIRM) the owner shall provide an Elevation Certificate in accordance with the National Flood Insurance program. This form must be completed by a land surveyor or civil engineer licensed in the State of California.					
F.		RIOR TO ISSUANCE OF CERTIFICATE OF OCCUPANCY OR RECORDATION OF E FINAL MAP:					
	constr	Planning Commission has made a finding that the fulfillment of the ruction requirements listed below are a necessary prerequisite to the y development of the surrounding area.					
	1.	The applicant shall pay any current and outstanding fees for Engineering Plan Checking and Construction Inspection services.					
	2.	All public improvements are completed and approved by the City Engineer, and accepted by the City Council for maintenance.					
	3.	The owner shall offer to dedicate and improve the following street(s) to the standard indicated:					
		Jardine Road					
		Street Name City Standard Standard Drawing No.					
	4.	If, at the time of approval of the final map, any required public improvements have not been completed and accepted by the City the owner shall be required to enter into a Subdivision Agreement with the City in accordance with the Subdivision Map Act.					
		Bonds required and the amount shall be as follows: Performance Bond100% of improvement costs. Labor and Materials Bond50% of performance bond.					
	5.	If the existing City street adjacent to the frontage of the project is inadequate for the traffic generated by the project, or will be severely damaged by the construction, the applicant shall excavate the entire structural section and replace it with a standard half-width street plus a 12' wide travel lane and 8' wide graded shoulder adequate to provide for two-way traffic.					

	6.	If the existing pavement and structural section of the City street adjacent to the frontage of the project is adequate, the applicant shall provide a new structural section from the proposed curb to the edge of pavement and shall overlay the existing paving to centerline for a smooth transition.
	7.	Due to the number of utility trenches required for this project, the City Council adopted Pavement Management Program requires a pavement overlay on <u>Airport Road</u> along the frontage of the project.
	8.	The applicant shall install all utilities. Street lights shall be installed at locations as required by the City Engineer. All existing overhead utilities adjacent to or within the project shall be relocated underground except for electrical lines 77 kilovolts or greater. All utilities shall be extended to the boundaries of the project.
	9.	The owner shall offer to dedicate to the City the following easement(s). The location and alignment of the easement(s) shall be to the description and satisfaction of the City Engineer:
		a. Public Utilities Easement; b. Water Line Easement; c. Sewer Facilities Easement; d. Landscape Easement; e. Storm Drain Easement.
	10.	The developer shall annex to the City's Landscape and Lighting District for payment of the operating and maintenance costs of the following:
		<ul> <li>a. Street lights;</li> <li>b. Parkway/open space landscaping;</li> <li>c. Wall maintenance in conjunction with landscaping;</li> <li>d. Graffiti abatement;</li> <li>e. Maintenance of open space areas.</li> </ul>
	11.	For a building with a Special Flood Hazard Area as indicated on a Flood Insurance Rate Map (FIRM), the developer shall provide an Elevation Certificate in accordance with the National Flood Insurance Program. This form must be completed by a lands surveyor or civil engineer licensed in the State of California.
$\boxtimes$	12.	All final property corners shall be installed.
	13.	All areas of the project shall be protected against erosion by hydro seeding or landscaping.
	14.	All construction refuse shall be separated (i.e. concrete, asphalt concrete, wood gypsum board, etc.) and removed from the project in accordance with the City's Source Reduction and Recycling Element.

	15.	Clear blackline mylars and paper prints of record drawings, signed by the engineer of record, shall be provided to the City Engineer prior to the final inspection. An electronic autocad drawing file registered to the California State Plane – Zone 5 / NAD83 projected coordinate system, units in survey feet, shall be provided.
PAS the	O ROBL	ES DEPARTMENT OF EMERGENCY SERVICES- The applicant shall contact ent of Emergency Services, (805) 227-7560, for compliance with the following
<b>G</b> . 1.	GENERA	Prior to the start of construction:  ☐ Plans shall be reviewed, approved and permits issued by Emergency Services for underground fire lines.  ☐ Applicant shall provide documentation to Emergency Services that required fire flows can be provided to meet project demands.  ☐ Fire hydrants shall be installed and operative to current, adopted edition of the California Fire Code.  ☐ A based access road sufficient to support the department's fire apparatus (HS-20 truck loading) shall be constructed and maintained for the duration of the construction phase of the project.  ☐ Access road shall be at least twenty (20) feet in width with at least thirteen (13) feet, six (6) inches of vertical clearance.
2.		Provide central station monitored fire sprinkler system for all residential, commercial and industrial buildings that require fire sprinklers in current, adopted edition of the California Building Code, California Fire Code and Paso Robles Municipal Code.
		Plans shall be reviewed, approved and permits issued by Emergency Services for the installation of fire sprinkler systems.
3.		Provide central station monitored fire alarm system for all residential, commercial and industrial buildings that require fire alarm system in current, adopted edition of the California Building Code, California Fire Code and Paso Robles Municipal Code.
4.		If required by the Fire Chief, provide on the address side of the building if applicable:
		<ul> <li>☐ Fire alarm annunciator panel in weatherproof case.</li> <li>☐ Knox box key entry box or system.</li> <li>☐ Fire department connection to fire sprinkler system.</li> </ul>
5.		Provide temporary turn-around to current City Engineering Standard for phased construction streets that exceed 150 feet in length.

- 6. Project shall comply with all requirements in current, adopted edition of California Fire Code and Paso Robles Municipal Code.
  7. Prior to the issuance of Certificate of Occupancy:

  | Final inspections shall be completed on all underground fire lines, fire sprinkler systems, fire alarm systems and chemical hood fire suppression systems.
  - Final inspections shall be completed on all buildings.

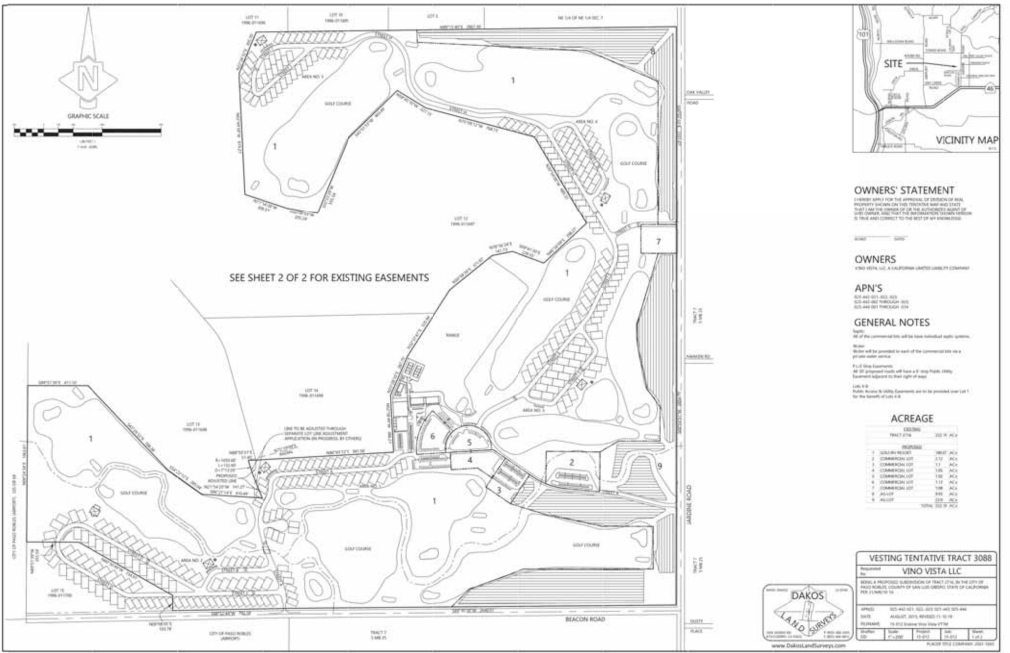


Exhibit C-2 1019 NE DECEMBER OF SEC. P. Nº WITH PROPERTY, SCHOOL AND PARK PARK PARK FIRST TOP AND THE SITE GH WILLTO VICINITY MAP OWNERS' STATEMENT THRESE APREY FOR THE APPROVAL DE ONDSCALOF BUILD, PROPERTY SHOWS DREING STREETS WAS ARROUND STATE SHOULD ARROUND A ARROUND AND STATE AND SHOULD ARROUND A ARROUND AND SHOULD ARROUND A ARROUND A ARROUND ASSESSMENT OF THE PROPERTY ARROUND ASSESSMENT AND THAT THE PROPERTY OF THE PROPERTY ARROUND SELECTION AND CORRECT TO THE SHOULD BE THE PROPERTY AND A ARROUND A ARROU OWNERS SEE SHEET 1 OF 2 FOR PROPOSED LOTS APN ACREAGE 58AC5 2796 972 F5AR UNPLOTTABLE EASEMENTS ETY OF ELPHOODE HORSES, AS ANAMANY HOLDER THE DEED RECORDED INCOMMENT OF DEFICIAL PROPERTY OF RECORDING REFERENCES NE PRODUCT ACCESS AND TRANSPORCE STATES OF ACCESS ACCESS AND PARKY CHACLE ACCESS AND PARKY CHACLE ACCESS LACIDADAY PARK SE PRO PRO LACIDADAY PARKY SERVICE ACCESS ACCESS ACCESS ACCESS AND ACCESS ACCESS ACCESS ACCESS ACCESS MURIE WATER FACILIES EXCEMENT FOR R VESTING TENTATIVE TRACT 3088 CHYMICE DETECTOR FOR STREETS FOR B. FRINCES WATCH FACULTRS LADISORY FOR B. FACULTRS MOULTS SOME FACULTRS SACIONIST FOR B.

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