TO:

**BOARD OF DIRECTORS** 

REVIEWED: MICHAEL S. LEBRUN WITH

**GENERAL MANAGER** 

FROM:

PETER V. SEVCIK, P.E.

**DIRECTOR OF** 

**ENGINEERING & OPERATIONS** 

DATE:

May 22, 2015

# **AGENDA ITEM**

MAY 27, 2015

## SEWER SERVICE REQUEST FOR 1141 DIVISION STREET 17 LOT RESIDENTIAL SUBDIVISION (APN 092-181-035)

#### **ITEM**

Consider request for sewer service only (Intent-to-Serve Letter) for 1141 Division Street 17 lot residential subdivision (APN 092-181-035) [RECOMMEND CONSIDER INTENT TO SERVE LETTER AND APPROVE WITH CONDITIONS].

#### BACKGROUND

The District received an application for sewer only service for APN 092-181-035, located at 1141 Division Street. The Owner/Applicant is Shannon Tanner. The application is for a 17 lot residential subdivision. The property is located within County Service Area (CSA-1) and within the State's septic system prohibition area. The property is located within Golden State Water Company (GSWC) water service area. The District can provide sewer service to the project via the existing County sewer collection system and the existing Sewer Service Agreement between the County and the District. The District/County Service Agreement dates back to 1984 and has been amended four times.

When staff was researching the Service Agreement, staff determined that in 2001, Amendment 3 to the Agreement added APN 092-181-035. However, only 1 dwelling unit equivalent sewer capacity charge was paid for this parcel (Attachment A). The District has no definitive record showing the number of existing sewer connections on this property. There are currently five individual homes on the parcel.

The Owner/Applicant indicates six homes existed on the property and were supplied water by GSWC and connected to District sewer via existing County infrastructure. Reportedly, one home was subsequently torn down. The applicant indicates the five existing homes currently receive water service from GSWC and sewer service from County/NCSD.

The County recently collected past-due sewer service charges back to 2010 for four additional homes that are reported to be currently served. The County has forwarded these funds to the District per the Service Agreement. District sewer capacity charges for the additional homes have not been paid.

The Sewer Service Agreement with the County will need to be amended to increase the number of dwelling units allocated to this parcel to reflect existing and proposed conditions as well as increase the total number of dwelling unit equivalents provided sewer treatment under the Agreement. LAFCO has indicated that they will need to review any proposed increase in service under the Agreement.

The newly created parcels are proposed to receive water service from GSWC. GSWC has issued a conditioned water Will Serve letter for the proposed subdivision. The GSWC Will Serve letter requires supplemental water be used to service the proposed new development.

#### **FISCAL IMPACT**

The sewer capacity charge for the project will be based on assigned dwelling unit equivalents. The capacity charges for existing units are past due and are estimated to be approximately \$34,104 (based on four additional units). Estimated capacity charges of \$102,312 will be due for the additional new residential units (based on twelve additional).

To facilitate tax roll collection of monthly sewer fees, as is the standard for properties in this service area, staff will set a monthly flat rate for sewer based on the assigned number of dwelling unit equivalents.

Following approval of the conditioned ITS, the owner will be required to enter into a Plan Check and Inspection Agreement with the District to provide a mechanism for the District to confirm current conditions and recover all costs incurred to further process the application through the District's routine development process as well as covering District costs related to amending the Sewer Service Agreement through the County and LAFCO.

#### RECOMMENDATION

Staff recommends that the Board approve the Applicant's request for a Sewer Only Intent-to-Serve letter for the project as follows:

#### **General Conditions**

- Applicant shall provide As-Built drawings, or other definitive evidence acceptable to District staff, showing the number of existing sewer connections on the parcel.
- Applicant shall pay District sewer capacity charges to the District for units presently
  receiving sewer service within 60 days of the date of the Intent-to-Serve letter. District will
  not process application further until past due sewer capacity charges are paid.
- Applicant shall enter into a Plan Check and Inspection Agreement with the District to provide
  a mechanism for the District to recover all costs incurred to further process the application
  through the District's routine development process as well as Service Agreement
  amendment through the County and LAFCO.
- Connection to District sewer facilities will be made via County owned sewer collection system.
- Applicant shall provide the District with a copy of County application approval and County project conditions of approval.
- A District sewer master plan review of project impacts will be required. Impacts will need to be mitigated prior to initiation of any additional services.
- The Sewer Service Agreement between the County and the District will need to be amended
  to reflect current conditions and to include proposed additional sewer service levels for the
  Owner's Property. District will bill County on monthly basis and County will bill property
  owner annually on tax roll for sewer service in accordance with the amended sewer service
  agreement.

- Owner's use of the Property that increases or has the potential to increase sewer discharges or sewer strength from those uses identified in the application are prohibited unless specifically authorized in writing by District. Sewer strength for this project is classified as residential, low strength.
- The use of self-regenerating water softeners within the Project is prohibited.
- Applicant shall pay all appropriate District fees associated with this development.
- Applicant shall provide District with a set of County approved Project Improvement Plans.

#### Prior to Issuance of a Sewer Will Serve Letter for existing service level (5 or 6 lots):

- Sewer Service Agreement amendment recognizing existing and proposed connections shall be executed by the County and District and approved by LAFCO.
- A Will-Serve letter for the Project will be issued after improvement plans are approved and signed by the County and reviewed by the District.
- Record a restriction, subject to District approval, on all parcels prohibiting use of selfregenerating water softeners.
- Construct the improvements required and submit reproducible "As Builts" A mylar copy and digital format disk (PDF) which includes engineer, developer, tract number and sewer improvements.

#### Prior to Issuance of a Sewer Will Serve Letter for New Service (11 or 12 Lots):

- Secure source of Supplemental Water pursuant to Stipulation and provide proof to District.
- Master Plan project impacts will need to be mitigated prior to initiation of additional service to new parcels/dwellings.
- A Will-Serve letter for the Project will be issued after improvement plans are approved and signed by the County and reviewed by the District.
- Applicant shall make a non-refundable deposit ("Deposit") at the time the District issues a Will Serve Letter in an amount equal to the then calculated Fees for Connection.
- Record a restriction, subject to District approval, on all parcels prohibiting use of selfregenerating water softeners.
- Construct the improvements required and submit reproducible "As Builts" A mylar copy and digital format disk (PDF) which includes engineer, developer, tract number and sewer improvements.
- Fees for Connection shall be calculated and owing as of the date the County issues the Certificate of Occupancy for the new parcels from which the amount of the Deposit shall be deducted.

#### **Conditions of Intent-to-Serve Letter**

- This letter is void if land use is other than single family residential use as defined by the District.
- Intent-to-Serve letters shall automatically terminate on the first to occur:
  - Failure of the Applicant to provide District with written verification that County application for the Project has been deemed complete within two hundred forty (240) calendar days of the date the Intent-to-Serve Letter is issued; or
  - o Three (3) years, from date of issuance. However, Applicant shall be entitled to a oneyear extension upon the following conditions:

- Applicant makes written application for the extension prior to the expiration of the Intent-to-Serve Letter.
- Applicant provides proof of reasonable due diligence in processing the Project.
- Applicant agrees to revisions of the conditions contained in the Intent-to-Serve letter consistent with then existing District policies.
- This Intent-to-Serve letter shall be subject to the current and future rules, agreements, regulations, fees, resolutions and ordinances of the District.
- This Intent-to-Serve letter may be revoked, or amended, as a result of conditions imposed upon the District by a court or availability of resources, or by a change in ordinance, resolution, rules, fees or regulations adopted by the Board of Directors.
- The District reserves the right to revoke this "Intent-to-Serve letter at any time.
- The Applicant shall provide a signed copy of the Intent-to-Serve letter within thirty (30) days of issuance.

#### **ATTACHMENTS**

- A. Amendment No. 3 to Sewer Service Agreement
- B. Application
- C. Site Plan

May 27, 2015

E-1

ATTACHMENT A

#### NIPOMO COMMUNITY SERVICES DISTRICT RESOLUTION NO. 00-725

A RESOLUTION OF THE BOARD OF DIRECTORS OF THE
NIPOMO COMMUNITY SERVICES DISTRICT
APPROVING AMENDMENT NO. 3 TO THE AGREEMENT TITLED SERVICE AGREEMENT
BETWEEN
SAN LUIS OBISPO COUNTY AND NIPOMO COMMUNITY SERVICES DISTRICT FOR THE
CONSTRUCTION, OPERATION AND
MAINTENANCE OF THE NIPOMO SEWERAGE PROJECT

WHEREAS, on August 7, 1984, the San Luis Obispo County Board of Supervisors acting on behalf of County Service Area No. 1 (CSA 1) and the Nipomo Community Services District (District) executed a certain agreement titled Service Agreement Between San Luis Obispo County and Nipomo Community Services District for the Construction, Operation and Maintenance of the Nipomo Sewerage Project (Service Agreement) whereby District agreed to provide sewer treatment for a defined number of Dwelling Unit Equivalents within CSA 1; and

WHEREAS, CSA 1 and District have executed two amendments to the Service Agreement that deducted and added Dwelling Unit Equivalents to the above-referenced Service Agreement; and

WHEREAS, pursuant to the Service Agreement and the above-referenced Amendments, the District will provide sewer treatment for 425 number of Dwelling Unit Equivalents within CSA 1; and

WHEREAS, CSA 1 has requested an amendment to the Service Agreement (herein Third Amendment) whereby the District would agree to increase the Dwelling Unit Equivalents by 76 for a total of 501 Dwelling Unit Equivalents to be provided sewer treatment within CSA 1; and

WHEREAS, based on the staff report and staff and public testimony received at hearing on March 1, 2000, the District Board hereby finds and determines that there is sufficient excess capacity at the District Treatment Plant to provide the additional service requested.

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED by the Board of Directors of the Nipomo Community Services District as follows:

- 1. The above recitals are true and correct.
- 2. Amendment #3 to the Service Agreement (attached hereto as Exhibit A) between the District and CSA 1 is hereby approved.
- 3. The President of the District Board of Directors is hereby authorized to sign said Amendment.

#### NIPOMO COMMUNITY SERVICES DISTRICT RESOLUTION NO. 00-725

# A RESOLUTION OF THE BOARD OF DIRECTORS OF THE NIPOMO COMMUNITY SERVICES DISTRICT APPROVING AMENDMENT NO. 3 TO THE AGREEMENT TITLED SERVICE AGREEMENT BETWEEN

SAN LUIS OBISPO COUNTY AND NIPOMO COMMUNITY SERVICES DISTRICT FOR THE CONSTRUCTION, OPERATION AND MAINTENANCE OF THE NIPOMO SEWERAGE PROJECT PAGE TWO

On the motion of Director Simon, seconded by Director Mobraaten and on the following roll call vote, to wit:

AYES:

Directors Simon, Mobraaten, Mendoza, Blair and Kaye

NOES:

None

ABSENT:

None

ABSTAIN:

None

the foregoing resolution is hereby adopted this 15th day of March 2000.

Gene Kaye, President

APPROVED AS TO FORM;

Nipomo Community Services District

ATTEST:

Donna K. Johnson

Secretary to the Board

Jon S. Seitz

District Legal Counsel

Res/00-725

### **EXHIBIT A**

AMENDMENT No. 3 TO THE

SERVICE AGREEMENT
BETWEEN
SAN LUIS OBISPO COUNTY AND
NIPOMO COMMUNITY SERVICES DISTRICT
FOR THE CONSTRUCTION, OPERATION AND MAINTENANCE
OF THE
NIPOMO SEWERAGE PROJECT

This Amendment No. 3, dated <u>March 15 2000</u>, is by and between the County of San Luis Obispo (County), acting on behalf of County Servicé Area No. 1 (CSA 1), and the Nipomo Community Services District (District), acting on behalf of the Community Services District Zone for the Nipomo Sewerage Project (Zone).

#### WITNESSETH

WHEREAS, on August 7, 1984, the San Luis Obispo County Board of Supervisors acting on behalf of County Service Area No. 1 and the Nipomo Community Services District acting on behalf of the Community Services District Zone for the Nipomo Sewerage Project executed that certain agreement "Service Agreement Between San Luis Obispo County and Nipomo Community Services District for the Construction, Operation and Maintenance of the Nipomo Sewerage Project" (Service Agreement); and,

WHEREAS, said Service Agreement established a maximum number of dwelling unit equivalents within CSA 1 to be served by the Sewerage Project; and,

WHEREAS, on September 5, 1984, Amendment No. 1 to said Service Agreement was executed by the County and District to remove 39 parcels of land erroneously listed in said Service Agreement; and,

WHEREAS, on October 3, 1989, Amendment No. 2 to said Service Agreement was executed by the County and District to add 98 dwelling unit equivalents within Tract 1898 so that those lots could be provided sewerage service from the Sewerage Project and through CSA 1's infrastructure; and

WHEREAS, Tract 2196 has applied to both District and the County for sewerage service from the Sewerage Project and through CSA 1's infrastructure; and,

WHEREAS, Tract 2196 was not included within the original maximum number of dwelling units to be served by the Sewerage Project; and,

WHEREAS, the District has determined that it's Sewerage Project currently has the capacity to serve the 11 lots within Tract 2196; and,

# AMENDMENT No. 3 TO THE SERVICE AGREEMENT BETWEEN SAN LUIS OBISPO COUNTY AND NIPOMO COMMUNITY SERVICES DISTRICT FOR THE CONSTRUCTION, OPERATION AND MAINTENANCE OF THE NIPOMO SEWERAGE PROJECT Page 2

WHEREAS, both District and County agree that inclusion of Tract 2196 within the Service Agreement would be in the best interests of all parties concerned; and,

WHEREAS, the Regional Water Quality Control Board staff have indicated their approval for the inclusion of Tract 2196 within the Service Agreement; and,

WHEREAS, it is now appropriate for the District and the County to amend the existing Service Agreement to add Tract 2196 to the Service Agreement's maximum number of dwelling unit equivalents; and

WHEREAS, pursuant to Regional Water Quality Control Board Waste Discharge Requirements, Order No. 80-01, County Service Area No. 1, Zone F, (CSA No. 1F) is required to connect to the District's Sewerage Project; and

WHEREAS, CSA No. 1F currently provides service to 66 service connections (66 dwelling unit equivalents); and

WHEREAS, the County desires to obtain sewerage service from the Sewerage Project and through CSA 1's infrastructure for CSA 1F; and

WHEREAS, the District has determined that its Sewerage Project currently has the capacity to serve the 66 dwelling unit equivalents that are currently being served by CSA 1F.

NOW, THEREFORE, in consideration of the foregoing and the mutual promises, covenants, conditions, and agreements as described within the Service Agreement and as attached hereto and described as Exhibit A, the District and County agree as follows:

- That the existing Service Agreement between the District and the County be amended to include Tract 2196 as shown in the Tract Map attached hereto and described as Exhibit B, and the existing service connections of CSA 1F, as listed in Exhibit "D", attached hereto.
- That prior to provision of waste water service by the District or the County, Tract 2196 shall
  comply with the conditions outlined within the County's Conditional Intent to Provide Waste
  Water Service Letter dated January 26, 2000 attached hereto and described as Exhibit C.
- 3. That inclusion of Tract 2196 and the existing service connections of CSA 1F will increase the Service Agreement's maximum number of dwelling unit equivalents to 501 units.

#### AMENDMENT No. 3 TO THE SERVICE AGREEMENT BETWEEN SAN LUIS OBISPO COUNTY AND NIPOMO COMMUNITY SERVICES DISTRICT FOR THE CONSTRUCTION, OPERATION AND MAINTENANCE OF THE NIPOMO SEWERAGE PROJECT Page 3

4. That prior to provision of wastewater service by District for the existing service connections of CSA 1F, the County shall submit plans and specifications to District on the infrastructure improvements to CSA 1 and/or CSA 1F that will be needed for the existing service connections of CSA 1F to obtain wastewater service from the District. The County shall implement a hydrogen sulfide (H<sub>z</sub>S) prevention program in said infrastructure improvements.

•		Fred and an add and an add acto
ATTEST: JULIE L. RODEWALD	*	COUNTY OF SAN LUIS OBISPO
County Clerk Ex-Officio Clerk of the Board of Supervisors, County of San Luis Obispo, State of California	CHERIE AISPURO	By: Chairman of the Board of Supervisors
APPROVED AS TO FORM AND LEGAL EFFECT:	Deputy Clerk	

AND LEGAL EFFECT: JAMES B. LINDHOLM, JR. COUNTY COUNSEL

Ву:

Paperty County Counsel

Dated: 10 SPRIL 2000

ATTEST:

SECRETARY OF THE BOARD OF DIRECTORS

NIPOMO COMMUNITY SERVICES DISTRICT

PRESIDENT, BOARD OF DIRECTORS

NIPOMO COMMUNITY SERVICES DISTRICT

APPROVED AS TO FORM

ANDILEGAL EFFECT

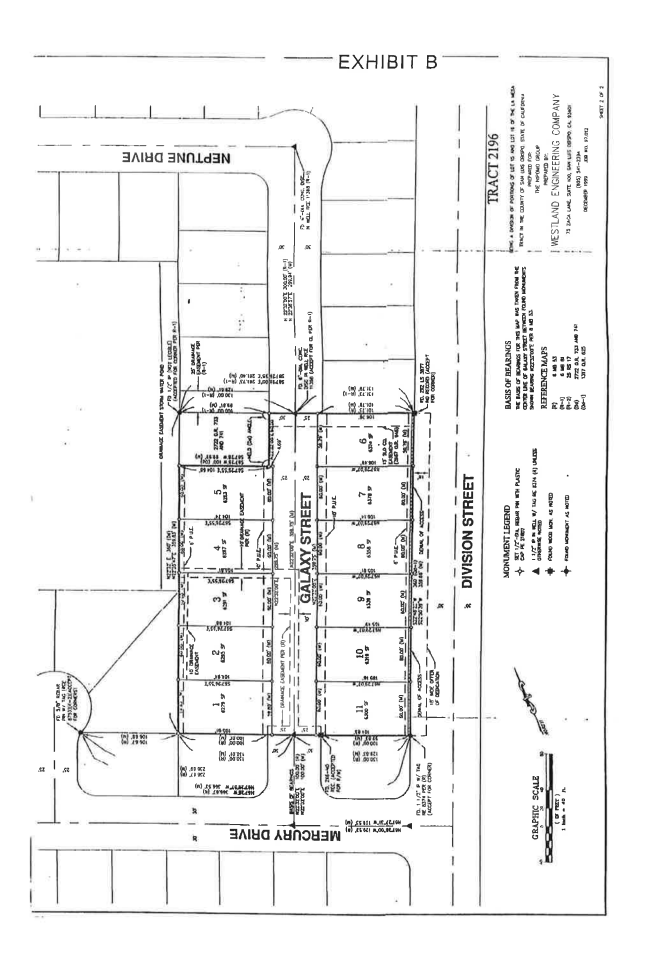
NIPOMO COMMUNITY SERVICE

DISTRICT

By:

xy park\amendment 3.doc.

EXECUTION AUTHORIZED BY RESOLUTION NO. 00-724 DATED: March 15, 2000



## SAN LUIS OBISPO COUNTY ENGINEERING

COUNTY GOVERNMENT CENTER . ROOM 207 . SAN LUIS OBISPO, CALIFORNIA 93408

TIMOTHY P. NANSON COUNTY INDINER?

GLEN L. PRIDOY
DIPUTY COUNTY INDINES
INDEL KING
DIPUTY COUNTY ENGINEER
ADMINISTRATION

PHONE (805) 781-5252 • FAX (805) 781-1229



**EXHIBIT C** 

ROADS
SOLID WASTE
FRANCHISE ADMINISTRATION
WATER RESOURCES
COUNTY SURVEYOR
SPECIAL DISTRICTS

January 26, 2000

Pamela Jardini Westland Engineering Company 75 Zaca Lane, Ste 100 San Luis Obispo, CA 93401

Subject:

County Service Area No. 1 (Nipomo); Conditional Intent to Provide Waste

Water Service Letter, Tract 2196

Dear Ms. Jardini:

The following is a Conditional Intent To Provide Waste Water Service Letter for the above described project located in the community of Nipomo, California. County Service Area No. 1 is ready and willing to provide waste water service to Tract 2196 provided the following conditions are met.

- 1. The existing Service Agreement Between San Luis Obispo County and Nipomo Community Services District for the Construction, Operation, and Maintenance of the Nipomo Sewerage Project (Agreement) is amended to include Tract 2196 within the maximum sewerage service areas within CSA 1 as established by the Agreement.
- 2. Applicant must provide to the County Planning and Building Department and County Environmental Health, written verification from the County Engineer and the NCSD General Manager that said amendment has occurred.
- 3. All work performed by the County Engineering Department's Hydraulic Operations Division staff for the subject project shall be billed to and reimbursed by the Applicant through and in accordance with the attached Checking and Inspection Agreement (C&I) for this project. The applicant must sign and return the C&I with the required deposit prior to District staff performing any additional work for this project.

- 4. The Applicant shall design, construct, and install a wastewater collector line extension (including all necessary wastewater system improvements) from the existing wastewater collection system at the closest possible point of connection (said point of connection to be approved by the County Engineer) to a point (to be approved by the County Engineer) adequate to provide wastewater service to the proposed lots. Said design shall be approved by the County Engineer and in accordance with the provisions outlined in the attached General Conditions for Additions to District Facilities. The total number of buildable lots does not exceed eleven (11).
- 5. The Applicant shall employ a Registered Civil Engineer (RCE) of work to design the sewer main, laterals and associated appurtenances, provide inspection during the course of construction, to certify to the County Engineer that the improvements were installed in accordance with the improvement plans, and to submit as-built plans to the County Engineer. If the engineer of work is other than the designing engineer, or is replaced during the course of construction, the County Engineer shall be notified in writing; and each such engineer of work shall certify as to their respective involvement. The County Engineer, or his designated representative, may make such additional inspection as is deemed necessary and shall be available to review field conditions and/or proposed changes with the engineer of work.
- 6. The Applicant shall sign and comply with the conditions outlined in the "Pipeline Extension Performance Agreement" attached hereto.
- 7. The proposed project will require connection to the existing CSA 1 sewer system. Construction of the proposed project will be at the Applicant's responsibility and expense. Construction of all facilities shall be in accordance with the County Standards and Specifications and CSA 1 regulations. The Applicant shall employ a licensed contractor, and must submit evidence that the contractor is licensed prior to issuance of a final will-serve letter.
- 8. All work within the public right-of-way will require an Encroachment Permit from the County Engineer.
- 9. The Applicant shall provide to District a will-serve letter from the Nipomo Community Services District (NCSD) indicating NCSD's ability and willingness to accept the additional effluent from the proposed project and also indicating that all required NCSD connection fees, etc have been paid in full.
- 10. Prior to provision of waste water service to the project described above, Applicant shall pay to District all remaining applicable CSA 1 sewer connection fees, meter charges, or other new service related fees established by ordinance prior to the date of the service connections for the proposed lots.

11. The above CSA 1 conditions shall be effective until January 31, 2002, or until some unforseen event might occur making this presently, intended service unusually difficult, or impossible, to provide.

If you have any questions regarding this letter please feel free to call me at (805) 781-5116.

Sincerely,

DOUGLAS C. BIRD

Hydraulic Operations Administrator

Attachments:

Checking and Inspection Agreement

Pipeline Extension Performance Agreement

General Conditions for Additions to District Facilities

cc: Doug Jones, General Manager, NCSD, PO 326, Nipomo, CA 93444

Tony Boyd, Hydraulic Operations Engineer Mark Sullivan, Engineering Administrator

Tim Tomlinson, Development Services Division

County Planning and Building Department

County Environmental Health Department

File: Districts/CSA 1 - Correspondence L:\HYD\_OPER\Jan00\tr2196conditional,wpd.L\ND.D8

# Service Connections of San Luis Obispo County Service Area No. 1, Zone F

## Exhibit D

CSA 1-F	APN	
<u>our</u>	092-127-001	
	092-127-002	
	092-127-003	
	092-127-004	
	092-127-005	
	092-127-006	
	092-181-035	_
	092-451-025	
	092-451-026	
	092-451-027	
	092-451-028	
	092-451-029	
	092-451-030	
	092-451-031	
	092-451-032	
	092-451-033	
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	092-451-036	
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	092-451-046	
	092-451-047	
	092-451-048	
	092-454-037	
	092-454-038	
	092-454-039	
	092-454-040	
	092-454-041	
	092-454-042	
	092-454-043	
	092-454-044	
	092-454-045	
	092-454-046	

## EXHIBIT D

CSA 1-F	APN	
	092-454-047	
	092-454-048	
	092-454-049	
	092-454-050	
	092-454-051	
	092-456-001	
	092-456-002	
	092-456-003	
	092-456-004	
	092-458-005	
	092-456-006	
	092-456-007	
	092-456-008	
	092-457-001	
	092-457-002	
	092-457-003	
	092-457-004	
	092-457-005	
	092-457-006	
	092-457-007	
	092-457-008	
	092-457-009	
	092-457-010	
	092-457-011	
	092-457-012	

No of APNs:

66

\*\*\*\*\*\*\*\*\*\*\*\*

\* Nipomo CSD \*

\*\*\*\*\*\*\*\*\*\*\*

148 S Wilson

PO Box 326

Nipomo, CA 93444

June 21, 2001 Thursday 2:39 pm By: KATHY Receipt #..: 16256 Register #.: 000 Terminal ID: 70

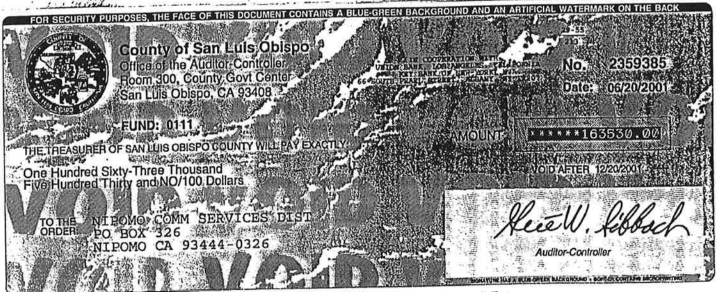
69 x 2,370 = 163,530

SEWER CAPACITY 163530.00 163530.00 Cout: COUNTY SERVICE AREA 1F SEWER CAPACITY

Total:

163530.00

Paid By.: COUNTY OF SLO



#2359385# #021300556# 320993200239#

# **Connection to NCSD**

APN HE I'V	APN	See APN see
092-451-026	092-454-039	092-457-005
092-451-027	092-454-040	092-457-006
092-451-028	092-454-041	092-457-007
092-451-029	092-454-042	092-457-008
092-451-030	092-454-043	092-457-009
092-451-031	092-454-044	092-457-010
092-451-032	092-454-045	092-457-011
092-451-033	092-454-046	092-457-012
092-451-034	092-454-047	092-181-035 one capacity paid for one DUE
092-451-035	092-454-048	092-451-025
092-451-036	092-454-049	092-127-001
092-451-037	092-454-050	092-127-002
092-451-038	092-454-051	092-127-003
092-451-039	092-456-001	092-127-004
092-451-040	092-456-002	092-127-005
092-451-041	092-456-003	092-127-006
092-451-042	092-456-004	
092-451-043	092-456-005	CSA 1Connections
092-451-044	092-456-006	, et
092-451-045	092-456-007	092-091-006
092-451-046	092-456-008	092-093-001 & Copacity guid
092-451-047	092-457-001	092-093-001 Copacity and 092-095-005 by Contro
092-451-048	092-457-002	\$ 2370 ×3
092-454-037	092-457-003	^ \(\nu \) \(\nu \) \(\nu \) \(\nu \)
092-454-038	092-457-004	

May 27, 2015

E-1

ATTACHMENT B



### NIPOMO COMMUNITY SERVICES DISTRICT

148 SOUTH WILSON STREET POST OFFICE BOX 326 NIPOMO, CA 93444 - 0326 (805) 929-1133 FAX (805) 929-1932 Website: ncsd.ca.gov

Office use only: Date and Time Complete Application and

NIPOMO COMMUNITY

SERVICES DISTRIC

#### INTENT-TO-SERVE **APPLICATION**

This is an application for: \_\_\_\_\_ Sewer and Water Service \_\_\_\_ Water Service Only 1. SLO County Planning Department/Tract or Development No.: PHO NIP SUB PTN LT Z 2. Attach a copy of SLO County application. 3. Note: District Intent-to-Serve letters expire eight (8) months from date of issue, unless the project's County application is deemed complete. Project location: 114 DIVISION ST. NIPOMO 4. Assessor's Parcel Number (APN) of lot(s) to be served: 092-181-035 5. 6. TANNER ROAD GROVER BEACH CA Mailing Address: 7. 8. Email: FAX: \_\_\_\_\_\_ 9. Phone: Agent's Information (Architect or Engineer): 10. Name: MFI LIMITED 736 TANK FARM PD. GUITE 240. SILIO. CA Email: ANDYMANGANO 729MAIL. COM Phone: 906-704-9564 \_\_\_ FAX: \_\_\_\_\_ Type of Project: (check box) (see Page 3 for definitions) 11. Multi-family dwelling units Single-family dwelling units Mixed Use (Commercial and Residential) Commercial Total Number of Dwelling Units 20 Number of Low Income Units 12. Does this project require a sub-division? Yes No 13. If yes, number of new lots created Site Plan: 14. For projects requiring Board approval, submit six (6) standard size (24" x 36") copies and one reduced copy (81/2" x 11"). Board approval is needed for the following: more than four dwelling units property requiring sub-divisions higher than currently permitted housing density

All other projects, submit three (3) standard size (24" x 36") and one reduced copy (81/2" x 11"). Show parcel layout, water and sewer laterals, and general off-site improvements, as

REV. DATE 07/01/14

applicable.

commercial developments

#### 15. Water Demand Certification:

A completed Water Demand Certification, signed by project engineer/architect, must be included for all residential and the residential portion of mixed-use projects.

#### 16. Commercial Projects Service Demand Estimates:

Provide an estimate of yearly water (AFY) and sewer (gallons) demand for the project prepared by a licensed Engineer/Architect. Please note: All commercial projects are required to use low water use irrigation systems and water conservation best management practices.

#### 17. Agreement:

The Applicant agrees that in accordance with generally accepted construction practices, Applicant shall assume sole and complete responsibility for the condition of the job site during the course of the project, including the safety of persons and property; that this requirement shall apply continuously and not be limited to normal working hours; and the Applicant shall defend, indemnify, and hold the District and District's agents, employees and consultants harmless from any and all claims, demands, damages, costs, expenses (including attorney's fees) judgments or liabilities arising out of the performance or attempted performance of the work on this project; except those claims, demands, damages, costs, expenses (including attorney's fees) judgments or liabilities resulting from the negligence or willful misconduct of the District.

Nothing in the foregoing indemnity provision shall be construed to require Applicant to indemnify District against any responsibility or liability or contravention of Civil Code §2782

Application Processing Fee.....See Attached Fee Schedule

The District will only accept cashier's check or bank wire for the payment of Water Capacity, Sewer Capacity and other related development fees.

Date 11 19 2014 Signed

(Must be signed by owner or owner's agent)

Print Name

May 27, 2015

E-1

ATTACHMENT C

