

Monterey County Zoning Adminstrator

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Agenda Item No. 1

Legistar File Number: ZA 17-032

June 06, 2017

Introduced: 5/30/2017 Current Status: Agenda Ready

Version: 1 Matter Type: ZA

PLN160808 - PENTECOSTAL CHURCH OF GOD OF AMERICA CENTRAL DISTRICT OF CALIFORNIA (LEASE TO VERIZON WIRELESS)

Public hearing to consider the construction of a wireless telecommunication facility (WCF)

Project Location: 264 San Juan Grade Road, Salinas, Greater Salinas Area Plan **Proposed CEQA Action:** Categorically Exempt per CEQA Section 15301(e)(1)

RECOMMENDATION:

Staff recommends the Zoning Administrator adopt a Resolution to:

- a. Find the project Categorically Exempt per Section 15301(e)(1) of CEQA Guidelines; and
- b. Approve a Use Permit and Design Approval to allow the construction of a telecommunication facility (WCF) consisting of the installation of a 57 foot high columnar monument design containing an electronic transceiver, eight antennae, and sixteen radio remote units.

A draft resolution includes findings and evidence for consideration (**Exhibit C**) Staff recommends approval subject to 9 conditions.

PROJECT INFORMATION:

Agent: Ben Hackstedde, Sequoia Development Services for Verizon Wireless

Property Owner: Pentacostal Church of God of America Central District of California

APN: 211-162-021-000 **Parcel Size:** 0.7 of an acre

Zoning: "MDR/5" (Medium Density Residential, 5 units per acre)

Plan Area: Greater Salinas Area Plan

Flagged and Staked: No

SUMMARY:

On 28 February 2017, Sequoia Development Services, Inc., on behalf of Verizon Wireless, submitted an application for the construction of an unmanned wireless telecommunication facility that will be attached to the south side of an existing single-story church building. The area comprises predominantly low-lying single family homes and row crops with very limited commercial properties available. Other sites in the area were analyzed by Verizon's RF engineers for the greatest potential to reduce significant service gaps. With that objective, the alternative sites were not viable due to redundancy that would not improve wireless service for subscribers. Verizon prefers to pursue colocation opportunities; in this instance, no co-locatable sites were observed in the area.

The vertical visual effect of a 57-foot tall structure in this setting is a challenge to either integrate or screen; however, appropriate design of the structure could make a favorable visual

impact. Staff determined that staking and flagging would be an excessive action for the purpose of visualizing the mass and form of the project; and it is not required because the project is not in "D" or "VS" zoning district, is not ridgeline development, and does not include a variance to height restriction. A photosimulation of a monopine that resembles a conifer tree was first submitted with the application. Upon Staff's request, the applicant resubmitted a columnar monument design that is consistent with the character of the neighborhood and the adjoining church. Placement on the site is optimal for integration with the existing church building. Staff supports the monument design without a cross.

DISCUSSION:

Detailed discussion is provided in Exhibit B.

OTHER AGENCY INVOLVEMENT:

The following agencies have reviewed the project, have comments, and/or have recommended conditions:

Bureau of Environmental Health

RMA-Public Works

Water Resources Agency

RMA-Environmental Services

Monterey County Fire Protection District

Prepared by: Jaime Scott Guthrie, Associate Planner, ext. 6414

Reviewed by: Jacqueline R. Onciano, Chief of Planning Approved by: Carl P. Holm, AICP, Director of RMA

Attachments:

Exhibit A - Project Data Sheet

Exhibit B - Discussion

Exhibit C - Draft Resolution, including:

- Conditions of Approval
- Site Plans, Elevations
- Photo simulations

Exhibit D - Vicinity Map

Exhibit E - Report:

"Verizon Wireless Proposed Base Station (Site No. 262017)"
(LIB170047) Hammett & Edison, Inc. 16 November 2016

cc: Front Counter Copy; Jacqueline R. Onciano, Chief of RMA-Planning, Ben Hackstedde, Agent; The Open Monterey Project (Molly Erickson); LandWatch (Michael DeLapa, Executive Director); Project File PLN160808.