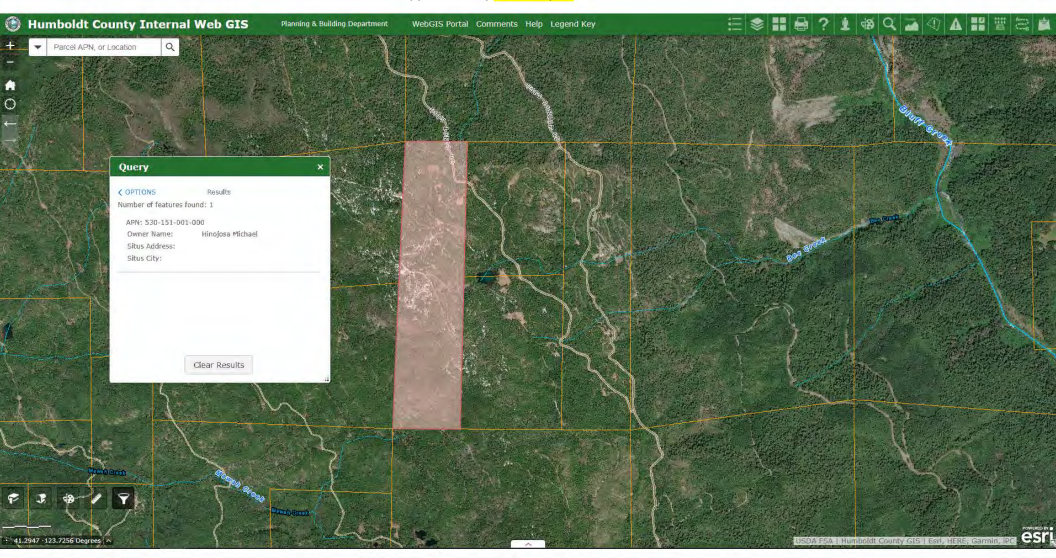
Recent Site History: APN: 530-151-001-000

Approximately 73,757 sq. ft. of Cultivation



Parcel Boundaries and Cultivation Site Reference Map

Prior to Grading



June 8, 2011

First Available Image After Grading Occurred



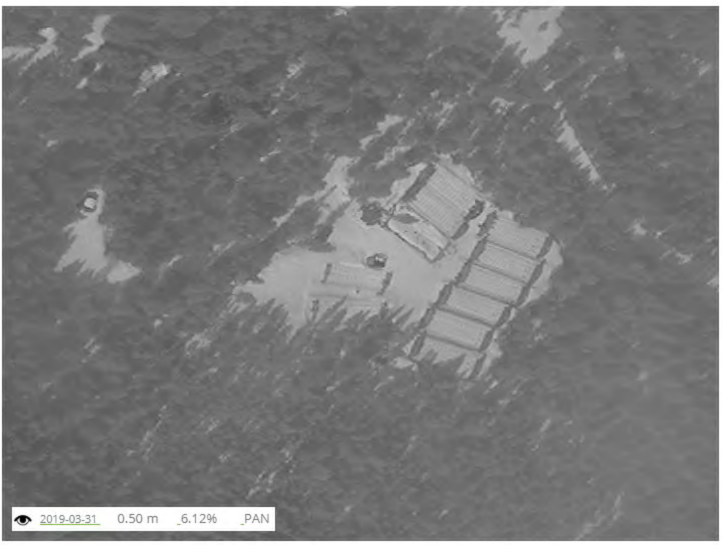
August 11, 2014

Cultivation Site



June 15, 2018

Cultivation Site



March 31, 2019

Cultivation Site





COUNTY OF HUMBOLDT

3015 H STREET EUREKA, CALIFORNIA 95501 PHONE: (707) 476-2429 FAX: (707) 268-3792

June 14, 2019

Michael Hinojosa 3200 A Danville Blvd #200 Alamo, CA 94507

Re: Service of a Notice to Abate Nuisance & Notice of Violation and Proposed Administrative Civil

Penalty; Michael Hinojosa; Us Forest Service Rd 13N01, Weitchpec, CA 95546; APN(s): 530-

151-001-000

To Michael Hinojosa:

The Code Enforcement Unit recently inspected your above described property and observed violations of County Code. We are serving you with the attached *Notice to Abate Nuisance & Notice of Violation and Proposed Administrative Civil Penalty* for the following violations:

314-55.4.3:	Violation of the Commercial Cannabis Land Use Ordinance		
331-28;	Construction of Building/Structure in Violation of Building, Plumbing and/or Electrical		
314-55.4.3:	Codes;		
	Facilities/Activities in Violation of the Commercial Cannabis Land Use Ordinance		
331-14;	Grading without Permits;		
314-55.4.3:			
	Facilities/Activities in Violation of the Commercial Cannabis Land Use Ordinance		

The Notices state the enforcement actions that can be taken to bring the property into compliance with Humboldt County Codes. Please also note that the attached *Notice of Violation and Proposed Administrative Civil Penalty* states that the County propose an administrative civil penalty in the amount of \$30,000 per day for a period of ninety days. The administrative civil penalty will begin to accumulate ten days after the Notice is served. The Notices list options that may be taken by you and/or the property owner in response to these Notices. If you are willing to bring the property into compliance with Humboldt County Codes but believe more than 10 days will be required to complete the work, the County of Humboldt may be willing to enter into a *Compliance Agreement* with the property owner and set an extended time frame to complete the corrective actions.

To discuss these documents and the required actions available to you If you have any questions or concerns about these documents or the code enforcement process in general, please feel free to call me at #707-476-2429 or email me at BBowes1@co.humboldt.ca.us.

Sincerely,

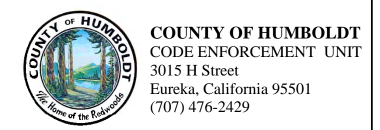
Brian Bowes

Investigator, Code Enforcement Unit

Enclosures:

Notice to Abate Nuisance

Notice of Violation and Proposed Administrative Civil Penalty



NOTICE OF VIOLATION AND PROPOSED ADMINISTRATIVE CIVIL PENALTY

[Humboldt County Code §352-7]

Address of Affected Property:

Us Forest Service Rd 13N01, Weitchpec, CA 95546

Assessor's Parcel Number:

530-151-001-000

To Owner:

Michael Hinojosa 3200 A Danville Blvd #200 Alamo, CA 94507

NOTICE IS HEREBY GIVEN that conditions described in "Attachment A – Conditions Constituting a Violation" exist on property situated in the County of Humboldt, State of California, as described in "Attachment B – Legal Description," which are in violation of state law and/or the Humboldt County Code. Such conditions exist to an extent that constitutes a "violation" pursuant to Humboldt County Code Section 352-3(t).

YOU ARE HEREBY ORDERED to **CORRECT** or **OTHERWISE REMEDY** said violation within ten (10) calendar days after service of this Notice of Violation and Proposed Administrative Civil Penalty.

NOTICE IS FURTHER GIVEN that, if the required corrective action or actions set forth in "Attachment A – Conditions Constituting a Violation" is not commenced, prosecuted and completed within ten (10) calendar days after service of this Notice of Violation and Proposed Administrative Civil Penalty, a daily administrative penalty of **Thirty Thousand Dollars (\$30,000)** will be imposed for a period of up to ninety (90) calendar days pursuant to Humboldt County Code Section 352-5.

NOTICE IS FURTHER GIVEN that each calendar day the violation occurs, continues or exists between the date on which the civil administrative penalty is imposed and the date on which the violation is corrected or otherwise remedied shall constitute a separate violation up to the ninetieth (90th) calendar day.

NOTICE IS FURTHER GIVEN that you may file with the Code Enforcement Unit an appeal of the determination that a violation has occurred or exists and/or the amount of the proposed administrative civil penalty within ten (10) calendar days after service of this Notice of Violation and Proposed Administrative Civil Penalty.

NOTICE IS FURTHER GIVEN that an appeal of the Code Enforcement Unit's determination that a violation has occurred or exists and/or the amount of the proposed administrative civil penalty must be prepared using the form attached hereto as "Attachment C – Administrative Civil Penalty Appeal Hearing Request Form," and signed under penalty of perjury.

NOTICE IS FURTHER GIVEN that, upon receipt of an appeal of the determination that a violation has occurred or exists and/or the amount of the proposed administrative civil penalty, the Code Enforcement Unit shall set the matter for hearing before a County appointed hearing officer and issue a Notice of Administrative Civil Penalty Appeal Hearing as set forth in Humboldt County Code Section 352-9.

NOTICE IS FURTHER GIVEN that the date of the Administrative Civil Penalty Appeal Hearing shall be no sooner than fifteen (15) calendar days after the date on which the Notice of Administrative Civil Penalty Appeal Hearing is served.

NOTICE IS FURTHER GIVEN that the imposition of the administrative civil penalty shall become final and the Code Enforcement Unit shall acquire jurisdiction to collect the full amount thereof, along with any and all administrative costs and/or attorney's fees associated therewith, as follows:

- Within ten (10) calendar days after service of this Notice of Violation and Proposed Administrative Civil Penalty, if an appeal of the Code Enforcement Unit's determination that a violation has occurred, and/or an appeal of the amount of the administrative civil penalty, is not filed; or
- Within twenty (20) calendar days after service of the Finding of Violation and Order Imposing Administrative Civil Penalty, if a request for judicial review of the Hearing Officer's imposition of the final administrative civil penalty is not filed with the Humboldt County Superior Court as set forth in California Government Code Section 53069.4(b)(1)-(2); or
- Within ten (10) calendar days after service of the Humboldt County Superior Court's decision regarding the hearing officer's imposition of the final administrative civil penalty, if the Court finds in favor of the Code Enforcement Unit.

NOTICE IS FURTHER GIVEN that the final administrative civil penalty, along with any and all administrative costs and/or attorney's fees associated therewith, may become a lien against the property on which the violation occurred or exists that has the same force, effect and priority of a judgment lien governed by the provisions of California Code of Civil Procedure Sections 697.310, et seq., and may be extended as provided in California Code of Civil Procedure Sections 683.110, et seq.

NOTICE IS FURTHER GIVEN that an additional Notice of Violation and Proposed Administrative Civil Penalty can be served upon you, if the violation occurs, continues or exists after ninety (90) days from the date on which the initial civil administrative penalty is imposed.

For the Humboldt County Code Enforcement Unit:

Signature: BBoves	Title: Investigator	
Name: Brian Bowes	Date: June 14, 2019	

ATTACHMENT A CONDITIONS CONSTITUTING A VIOLATION

Code Section(s)	Nature of Violation	Conditions Causing Nuisance	Violation Category (1-4)	Proposed Civil Administrative Penalty
314-55.4.3	Violation of the Commercial Cannabis Land Use Ordinance	Unpermitted commercial cannabis operation with approximately 73,757 square feet of cultivation.	4	\$10,000 per day
331-28; 314-55.4.3	Construction of Building/Structure in Violation of Building, Plumbing and/or Electrical Codes; Facilities/Activities in Violation of the Commercial Cannabis Land Use Ordinance	Thirteen greenhouse/hoop-house structures facilitating commercial cannabis activity and constructed contrary to the provisions of Humboldt County Code.	4	\$10,000 per day
331-14; 314-55.4.3	Grading without Permits; Facilities/Activities in Violation of the Commercial Cannabis Land Use Ordinance	Development without permits in or around 2017 and 2018 of one graded flat and one graded flat, respectively, in excess of 50 cubic yards of cut/fill to facilitate commercial cannabis cultivation activity.	4	\$10,000 per day

ATTACHMENT B LEGAL DESCRIPTION

The West Half of the Southwest Quarter, the Southwest Quarter of the Northwest Quarter and Lot 4 of Section 4, Township 10 North, Range 4 East, Humboldt Meridian.

ATTACHMENT C ADMINISTRATIVE CIVIL PENALTY APPEAL HEARING REQUEST FORM

Address of Affected Property:

Us Forest Service Rd 13N01, Weitchpec, CA 95546

Assessor's Parcel Number:

530-151-001-000

To: Humboldt County Code Enforcement Unit

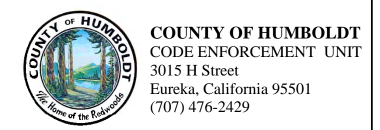
3015 H Street

Eureka California, 95501

Pursuant to Humboldt County Code Section 352-9, I am requesting a hearing to contest the Humboldt County Code Enforcement Unit's determination of the amount of the proposed administrative civil penalty for the above-referenced property.

[Priof statement setting forth the interest that the requesting party has in the Code Enforcement Unit's determination.]

property.
[Brief statement setting forth the interest that the requesting party has in the Code Enforcement Unit's determination that a violation has occurred or exists on the affected property]:
[Brief statement of the material facts that the requesting party claims support the contention that the amount of the proposed administrative civil penalty is inappropriate under the circumstances, if applicable]:
[Brief statement of the material facts that the requesting party claims support the contention that the amount of the proposed administrative civil penalty is inappropriate under the circumstances, if applicable]:
[Address at which the requesting party agrees to accept service of any additional notices or documents relating to the Code Enforcement Unit's determination of the amount of the proposed administrative civil penalty for the above-referenced property.]:
Name:
Address:
City, State:
Telephone Number:
I hereby declare under the penalty of perjury, under the laws of the State of California, that the foregoing is true and correct to the best of my knowledge.
Signature:
Name:



NOTICE TO ABATE NUISANCE

[Humboldt County Code §351-7]

Address of Affected Property:

Us Forest Service Rd 13N01, Weitchpec, CA 95546

Assessor's Parcel Numbers:

530-151-001-000

Owners:

Michael Hinojosa 3200 A Danville Blvd #200 Alamo, CA 94507

NOTICE IS HEREBY GIVEN that conditions described in "Attachment A – Conditions Constituting a Nuisance" exist on property situated in the County of Humboldt, State of California, as described in "Attachment B – Legal Description," which are in violation of state law and/or the Humboldt County Code. Such conditions exist to an extent that constitutes a "nuisance" pursuant to Humboldt County Code Section 351-3.

YOU ARE HEREBY ORDERED to **ABATE** said nuisance within ten (10) calendar days after service of this Notice to Abate Nuisance.

NOTICE IS FURTHER GIVEN that, if the Humboldt County Code Enforcement Unit determines that the condition or conditions causing said nuisance is imminently dangerous to human life or limb or is detrimental to the public health or safety, the Code Enforcement Unit may order that the affected property be vacated pending the correction or abatement of the condition or conditions causing the nuisance.

NOTICE IS FURTHER GIVEN that you may not retaliate against a lessee of the affected property pursuant to Section 1942.5 of the California Civil Code.

NOTICE IS FURTHER GIVEN that you may file with the Code Enforcement Unit an appeal of the determination that a nuisance exists on the affected property within ten (10) calendar days after service of this Notice to Abate Nuisance.

NOTICE IS FURTHER GIVEN that an appeal of the Code Enforcement Unit's determination that a nuisance exists on the affected property must be prepared using the form attached hereto as "Attachment C – Code Enforcement Appeal Hearing Request Form."

NOTICE IS FURTHER GIVEN that, upon receipt of an appeal of the determination that a Nuisance exists on the affected property, the Code Enforcement Unit shall set the matter for hearing before a County appointed hearing officer and issue a Notice of Code Enforcement Appeal Hearing as set forth in Humboldt County Code Section 351-9.

NOTICE IS FURTHER GIVEN that the date of the Code Enforcement Appeal Hearing shall be no sooner than fifteen (15) calendar days after the date on which the Notice of Code Enforcement Appeal Hearing is served.

NOTICE IS FURTHER GIVEN that, if the required corrective action or actions set forth in "Attachment A – Conditions Constituting a Nuisance" is not commenced, prosecuted and completed within ten (10) calendar days after service of this Notice to Abate Nuisance, or in case of an appeal, the time limits set forth in the Finding of Nuisance and Order of Abatement, the Code Enforcement Unit may correct or abate the condition or conditions causing the nuisance on the affected property pursuant to Humboldt County Code Section 351-13.

NOTICE IS FURTHER GIVEN that the costs of the required abatement may become a charge against the affected property and made a special assessment against the property, and that said special assessment may be collected at the same time and in the same manner, and shall be subject to the same penalties, interest and procedures of foreclosure and sale in the case of delinquency, as is provided for ordinary property taxes.

NOTICE IS FURTHER GIVEN that the costs of the required abatement may also become a charge against the affected property which has the same force, effect and priority of a judgment lien governed by the provisions of California Code of Civil Procedure Sections 697.310, et seq., and may be extended as provided in California Code of Civil Procedure Sections 683.110, et seq.

NOTICE IS FURTHER GIVEN that any personal property collected by the Code Enforcement Unit during the correction or abatement of the condition or conditions causing the nuisance on the affected property may be sold in the same manner as surplus personal property of the County of Humboldt, and the proceeds from such sale shall be paid into the revolving fund created pursuant to the provisions of the Humboldt County Code.

For the Humboldt County Code Enforcement Unit:

Signature: BBoves	Title: Investigator
Name: Brian Bowes	Date: June 14, 2019

ATTACHMENT A CONDITIONS CONSTITUTING A NUISANCE

	COMDITIONS		
Code	Nature of Violation	Conditions Causing	Corrective Action Required
Section(s)		Nuisance	
314-55.4.3	Violation of the	Unpermitted commercial	Cease all commercial cannabis
	Commercial Cannabis	cannabis operation with	cultivation operations and remove
	Land Use Ordinance	approximately 73,757	all cannabis and infrastructure
		square feet of cultivation.	supporting commercial cannabis
			including water infrastructure and
			power sources.
331-28;	Construction of	Thirteen	Remove all structures with a nexus
314-55.4.3	Building/Structure in	greenhouse/hoop-house	to cannabis cultivation and
	Violation of Building,	structures facilitating	constructed in violation of
	Plumbing and/or Electrical	commercial cannabis	Humboldt County Code, including
	Codes;	activity and constructed	applying for and obtaining a
		contrary to the provisions	demolition permit when applicable.
	Facilities/Activities in	of Humboldt County	
	Violation of the	Code.	
	Commercial Cannabis		
	Land Use Ordinance		
331-14;	Grading without Permits;	Development without	Submit and obtain approval for a
314-55.4.3		permits in or around 2017	restoration plan that provides for
	Facilities/Activities in	and 2018 of one graded	the remediation of the graded
	Violation of the	flat and one graded flat,	area(s). Obtain all permits required
	Commercial Cannabis	respectively, in excess of	for approved restoration plan,
	Land Use Ordinance	50 cubic yards of cut/fill	complete the approved work, and
		to facilitate commercial	pass a final inspection.
		cannabis cultivation	
		activity.	

ATTACHMENT B LEGAL DESCRIPTION

The West Half of the Southwest Quarter, the Southwest Quarter of the Northwest Quarter and Lot 4 of Section 4, Township 10 North, Range 4 East, Humboldt Meridian.

ATTACHMENT C CODE ENFORCEMENT APPEAL HEARING REQUEST FORM

Address of Affected Property:

Us Forest Service Rd 13N01, Weitchpec, CA

Assessor's Parcel Number:

530-151-001-000

To: Humboldt County Code Enforcement Unit

3015 H Street

Eureka California, 95501

Pursuant to Humboldt County Code Section 351-9, I am requesting a hearing to contest the Humboldt County Code Enforcement Unit's determination that a nuisance exists on the above-referenced property.

[Brief statement setting forth the interest that the requesting party has in the Code Enforcement Unit's determination that a violation has occurred or exists on the affected property]:
[Brief statement of the material facts that the requesting party claims support the contention that a nuisance does not exist on the affected property]:
[Address at which the requesting party agrees to accept service of any additional notices or documents relating to the Code Enforcement Unit's determination that a nuisance exists on the affected property]:
Name:
Address:
City, State:
Telephone Number:
I understand, and agree, that if I fail to appear at the place and time set for the requested appeal hearing, as set forth in the Notice of Code Enforcement Appeal Hearing issued pursuant to Humboldt County Code Section 351-9, the Code Enforcement Unit's determination that a nuisance exists on the affected property will become final after ten (10) calendar days after service of the Notice to Abate Nuisance pursuant to Humboldt County Code Section 351-13.
I hereby declare under the penalty of perjury, under the laws of the State of California, that the foregoing is true and correct to the best of my knowledge.
Signature:
Name:

PROOF OF SERVICE

STATE OF CALIFORNIA)
COUNTY OF HUMBOLDT)
I, TASHEENA EVENSON, say:
Lam a citizen of the United States, over 18 years of age, a resident of the County of Humboldt, State of California, and not a party to the within action; that my business address is Planning and Building Department, 3015 H Street, Eureka, California; that on June 14, 2019 I served a true copy NOTICE TO ABATE NUISANCE AND NOTICE OF VIOLATION AND PROPOSED ADMINISTRATIVE CIVIL PENALTY.
XXX by placing a true copy of the aforementioned document in a sealed envelope individually addressed to each of the parties and caused each such envelope to be deposited with the U.S. Postal Service and/or picked up by an authorized representative, on that same day with fees fully prepaid at Eureka, California, in the ordinary course of business as set forth below: (First Class and Cert.)
Michael Hinojosa 3200 A Danville Blvd #200 Alamo, CA 94507
by personally hand delivering a true copy thereof to the occupant at the premises located at:
by personally posting a true copy thereof on the premises located at:
by placing a true copy thereof in the designated place at Court Operations to the attorney/parties named below:
by placing a true copy in the County's Mailroom designated to the attorney named below:
I declare under penalty of perjury that the foregoing is true and correct.
Executed on this 14 day of June, 2019, in the City of Eureka, County of Humboldt, State of California.

Tasheena Evenson - Code Enforcement Legal Office Assistant

PROOF OF SERVICE

STATE OF CALIFORNIA	
) ss.
COUNTY OF HUMBOLDT	
I, TASHEENA EVE	ENSON, say:
California, and not a part Street, Eureka, California	the United States, over 18 years of age, a resident of the County of Humboldt, State of ty to the within action; that my business address is Planning and Building Department, 3015 H is; that on June 14, 2019 I served a true copy <u>NOTICE TO ABATE NUISANCE AND NOTICE OF POSED ADMINISTRATIVE CIVIL PENALTY.</u>
the parties and caused e authorized representativ	e copy of the aforementioned document in a sealed envelope individually addressed to each of ach such envelope to be deposited with the U.S. Postal Service and/or picked up by an e, on that same day with fees fully prepaid at Eureka, California, in the ordinary course of ow: (First Class and Cert.)
	Golden Hill Enterprises 2336 Stanwell Ct Concord, CA 94520
by personally ha	and delivering a true copy thereof to the occupant at the premises located at:
by personally po	osting a true copy thereof on the premises located at:
by placing a true below:	e copy thereof in the designated place at Court Operations to the attorney/parties named
by placing a true	e copy in the County's Mailroom designated to the attorney named below:
I declare under p	penalty of perjury that the foregoing is true and correct.
Executed on this	14 day of June, 2019, in the City of Eureka, County of Humboldt, State of California. Tasheena Evenson - Code Enforcement Legal Office Assistant

PROOF OF SERVICE

STATE C	OF CALIFORNIA)			
) ss.			
COUNT	Y OF HUMBOLDT))			
	I, Branden Howton	n, say:			
State of Planning	California, and no g & Building Dept.; CE OF VIOLATION	ot a party to the withi ; 3015 H Street, Eurel	n action; that my ka, California; th	, a resident of the Cou y business address is C at on June 14, 2019, I IVIL PENALTIES & NO	County of Humboldt served a true copy
	business for same		mailing with the	velope and depositing United States mail, fol as set forth below:	
located		nd delivering a true co	opy thereof to th	e occupant who resid	es at the premises
Us Fore	st Service Rd 13N0	sting a true copy there 01, Weitchpec, CA 95 PS 41.24551, -123.68	5546	owing access to prope	rty:
attorne	by placing a true of		esignated place	at Court Operations to	the
	by placing a true	copy in the County's	Mailroom desigr	nated to the attorney	named below:
	by fax as set forth	ı below:			
	by electronic serv	vice as set forth belov	w:		
	· · · · · · · · · · · · · · · · · · ·	enalty of perjury that 17 th day of June, 2019	- 1970	true and correct. ureka, County of Hum	Boldt, State of
			B	anden Howton, Code	Compliance Office

COMPLIANCE AGREEMENT BY AND BETWEEN COUNTY OF HUMBOLDT AND MICHAEL HINOJOSA

This Compliance Agreement ("Agreement") entered into this day of July ____, 2019 ("Effective Date"), by and between the County of Humboldt, a political subdivision of the State of California, hereinafter referred to as "COUNTY," and Michael Hinojosa, as owner, beneficial owner, tenant or occupier of, or other person or entity who has allowed a violation to occur on the property described as Assessor's Parcel Number 530-151-001-000 located at Us Forest Service Rd 13N01 in the Community of Weitchpec, California ("Subject Property"), hereinafter referred to as "RESPONSIBLE PARTY," is made upon the following considerations:

RECITALS:

WHEREAS, on or about June 10, 2019, COUNTY, by and through the Humboldt County Planning and Building Department – Code Enforcement Unit ("Code Enforcement Unit"), opened **Code Enforcement Case Number CE19-0054** in response to complaints of alleged nuisances and/or other violations of local, state and/or federal law ("Violations") that had occurred and/or existed on the Subject Property; and

WHEREAS, after examination of the Subject Property, the Code Enforcement Unit determined that the following Violations had occurred and/or existed on the Subject Property:

314-55.4.3:	Violation of the Commercial Cannabis Land Use Ordinance		
331-28;	Construction of Building/Structure in Violation of Building, Plumbing and/or Electrical Codes;		
314-55.4.3:			
	Facilities/Activities in Violation of the Commercial Cannabis Land Use Ordinance		
331-14;	Grading without Permits;		
314-55.4.3:			
	Facilities/Activities in Violation of the Commercial Cannabis Land Use Ordinance		

WHEREAS, on or about June 14, 2019, the Code Enforcement Unit served RESPONSIBLE PARTY with a Notice of Violation and Proposed Administrative Civil Penalty ("Notice of Violation") and a Notice to Abate Nuisance pertaining to the Violations that had occurred and/or existed on the Subject Property; and

WHEREAS, the above-referenced Notice of Violation notified RESPONSIBLE PARTY that a daily administrative civil penalty in the amount of **Thirty Thousand dollars per day** (\$30,000 per day) would be imposed on the Subject Property for a period of up to ninety (90) calendar days, if the required corrective action or actions set forth therein were not completed within ten (10) calendar days after service thereof; and

WHEREAS, COUNTY has incurred Administrative Costs, as defined by Humboldt County Code Section 352-3(a), in the amount of six hundred and eleven dollars and ninety-eight cents (\$611.98) as of the Effective Date of this Agreement; and

WHEREAS, RESPONSIBLE PARTY hereby acknowledges, for purposes of entering into this Compliance Agreement and settlement of claims and for no other reason, that the Violations set forth in the above-referenced Notice of Violation have occurred and/or exist on the Subject Property; and

WHEREAS, RESPONSIBLE PARTY hereby accepts full responsibility, without condition, for making the required corrections and/or repairs set forth in the above-referenced Notice of Violation; and

WHEREAS, in exchange for RESPONSIBLE PARTY's promise to settle and resolve, as set forth herein, the Violations that occurred and/or existed on the Subject Property on or before June 14, 2019, COUNTY is willing to stay enforcement and collection of the above-referenced daily administrative civil penalty; and

WHEREAS, in the event RESPONSIBLE PARTY does not correct the Violations that have occurred and/or exist on the Subject Property within the timeframes set forth herein, and COUNTY does not extend the time allowed to resolve such Violations, the above-referenced daily administrative civil penalty will be enforced to the fullest extent allowed by law; and

WHEREAS, COUNTY and RESPONSIBLE PARTY desire to enter into an agreement which sets forth each party's rights and obligations regarding the settlement and resolution of the Violations that have occurred and/or exist on the Subject Property; and

WHEREAS, RESPONSIBLE PARTY acknowledges and agrees that this Agreement only applies to the daily administrative civil penalties imposed pursuant to the above-referenced Notice of Violation pertaining to the Violations that occurred and/or existed on the Subject Property on or before June 14, 2019; and

WHEREAS, RESPONSIBLE PARTY acknowledges and agrees that nothing set forth herein shall be deemed to waive or reduce any applicable permit fees, including, without limitation, double fees, or administrative civil penalties imposed after June 14, 2019; and

WHEREAS, RESPONSIBLE PARTY acknowledges and agrees that this Agreement only relates to Violations that occurred and/or existed on the Subject Property on or before June 14, 2019; and

WHEREAS, RESPONSIBLE PARTY acknowledges and agrees that nothing set forth herein shall preclude COUNTY from investigating and enforcing any and all new Violations that occur and/or exist on the Subject Property after June 14, 2019.

NOW THEREFORE, in consideration of the mutual covenants and promises contained herein and other good and valuable consideration, receipt of which is hereby acknowledged, the parties hereto mutually agree as follows:

AGREEMENT:

1. <u>INCORPORATION OF RECITALS</u>:

The foregoing recitals are hereby incorporated into this Agreement by reference as if fully set forth below.

2. RIGHTS AND OBLIGATIONS OF RESPONSIBLE PARTY:

By executing this Agreement, RESPONSIBLE PARTY, for itself, and its assignees and successors in interest, agrees as follows:

A. Monetary Settlement of Penalties and Costs.

1. RESPONSIBLE PARTY shall pay the sum of **Thirty Thousand dollars** (\$30,000) per the payment plan timeline set forth as follows, in settlement of the above-referenced administrative civil penalty:

25% Down Payment due with 7 days of the Effective Date of this Agreement \$7,500.00 5 monthly installment payments \$4,500.00

Balance to be paid in full 6 months after the Effective Date of this Agreement.

- 2. RESPONSIBLE PARTY shall pay the sum of six hundred and eleven dollars and ninety-eight cents (\$611.98) within 7 days of the Effective Date of this Agreement, in settlement of the above-referenced Administrative Costs incurred prior to the Effective Date of this Agreement.
- 3. RESPONSIBLE PARTY acknowledges and agrees that COUNTY will incur Administrative Costs subsequent to the Effective Date of this Agreement to administer this Agreement including but not limited to inspection and verification for compliance. Accordingly, RESPONSIBLE PARTY agrees to pay a **Not To Exceed** amount of **four thousand five hundred dollars** (\$4,500) within **twenty-one** (21) calendar days of receiving COUNTY's invoice for Administrative Costs COUNTY incurred subsequent to the Effective Date of this Agreement.
- **4.** RESPONSIBLE PARTY shall be jointly and severally liable for all amounts listed in Section 2.A.
- **B.** <u>Corrective Actions</u>. RESPONSIBLE PARTY shall take all of the following corrective actions, in accordance with the timeframes set forth herein, in order to abate the Violations described in the above-referenced Notice of Violation on or before <u>one year after the Effective Date of this Agreement or until required permits expire:</u>
 - 1. Immediately remove all commercial quantities of cannabis or cannabis products from the Property.
 - 2. Remove all of the structures on the Property that have a nexus to marijuana cultivation, including applying for and obtaining demolition permits where applicable. The structures, soil containers and soil must all be removed no later than three weeks after the Effective Date, including any necessary erosion control work. All of the solid waste generated by this cleanup must be disposed of in the proper manner and care must be taken to ensure that nutrients in the waste soil do not leach into a watercourse.
 - 3. All water infrastructures that supported cannabis cultivation, including spring-boxes, cisterns, water tanks or bladders, and water lines must be removed and properly disposed of no later than three weeks after the Effective Date.
 - 4. If applicable, submit a restoration plan, designed by a qualified professional, within eight weeks of the Effective Date to remediate the graded areas and/or effects of any development within a Streamside Management Area. All areas that have been graded without permits must be returned to an area that is environmentally stable based on the

- restoration plan and recommendations by the qualified professional. The qualified professional may determine that an area would have a greater negative environmental impact if restored to natural contours/vegetation.
- 5. Submit a complete application for all of the permits required to complete the restoration plan within eight weeks of the effective date. All work required by these permit(s) must be completed within one year of the issuance of the permit.
- C. Receipt of Applicable Permits. RESPONSIBLE PARTY shall apply for and receive, at its own expense, any and all applicable local, state and/or federal permits prior to taking the corrective actions set forth herein. RESPONSIBLE PARTY shall respond to any and all requests for information necessary to process permit applications within ten (10) business days after receipt of such request. All permits issued pursuant to the terms and conditions of this Agreement shall be picked up from the COUNTY within five (5) business days after the issuance thereof.
- **D.** <u>Consent to Inspection</u>. RESPONSIBLE PARTY shall permit COUNTY and any other duly authorized local, state and or federal agencies to conduct any and all inspections of the Subject Property that may be required to determine whether RESPONSIBLE PARTY is complying with the terms and conditions of this Agreement.
- E. Property Transfers. RESPONSIBLE PARTY will not sell, transfer, mortgage, lease or otherwise dispose of the Subject Property until the corrective actions set forth herein are completed or until the Responsible Party first furnishes the grantee, transferee, mortgagee or lessee with a true and correct copies of the above-referenced Notice of Violation and this Agreement. RESPONSIBLE PARTY shall provide COUNTY with a signed and notarized statement from the grantee, transferee, mortgagee or lessee which acknowledges the receipt of true and correct copies of the above-referenced Notice of Violation and this Agreement, and full acceptance of the responsibility, without condition, for taking the corrective actions set forth herein.
- F. Waiver of Appeal Rights. RESPONSIBLE PARTY hereby waives its right to request an Administrative Civil Penalty Appeal Hearing and/or Code Enforcement Appeal Hearing before a COUNTY appointed hearing officer in order to determine whether the Violations set forth in the above-referenced Notice of Violation and Notice to Abate Nuisance actually occurred and/or existed on the Subject Property and/or the reasonableness of the amount of the administrative civil penalty.
- G. <u>Effect of Noncompliance</u>. In the event that RESPONSIBLE PARTY fails to comply substantially with the terms and conditions of this Agreement, the above-referenced administrative civil penalty in the amount of **ten thousand dollars** (\$10,000) **per day** will continue to accrue until the ninety day period expires or the violations are abated, according to proof. At this point in time the administrative penalty, as well as any unpaid portion of the Administrative Costs incurred by COUNTY during the investigation of the Violations set forth in the above-referenced Notice of Violation will become immediately due and payable.

3. RIGHTS AND OBLIGATIONS OF COUNTY:

By executing this Agreement, COUNTY, for itself, and its assignees and successors in interest, agrees as follows:

- A. Stay of Enforcement and Collection Actions. COUNTY shall not take any enforcement or collection actions regarding the administrative civil penalty imposed pursuant to the above-referenced Notice of Violation. However, in the event RESPONSIBLE PARTY fails to abide by the terms of this Agreement, COUNTY shall be entitled to take any and all appropriate enforcement and/or collection actions pursuant to Chapters 1 and 2 of Division 5 of Title III of the Humboldt County Code.
- **B.** Release of Violations. Upon RESPONSIBLE PARTY's completion of all the corrective actions required hereunder and payment of all amounts listed in Section 2.A. and all applicable permit and/or inspection fees, COUNTY shall dismiss the above-referenced Notice of Violation and Notice to Abate Nuisance and issue a Release of Notice of Violation and Proposed Administrative Civil Penalty and Release of Notice to Abate Nuisance to RESPONSIBLE PARTY.

4. **TERM**:

This Agreement shall begin upon execution by both parties ("Effective Date") and shall remain in full force and effect until **one year after the Effective Date of this Agreement**, unless sooner terminated or extended as provided herein.

5. **TERMINATION**:

COUNTY may immediately terminate this Agreement, upon notice, if RESPONSIBLE PARTY fails to comply with the terms of this Agreement within the time limits specified herein, or violates any ordinance, regulation or other law applicable to its performance herein.

6. **NOTICES**:

Any and all notices required to be given pursuant to the terms and conditions of this Agreement shall be in writing and either served personally or sent by certified mail, return receipt requested, to the respective addresses set forth below. Notice shall be effective upon actual receipt or refusal as shown on the receipt obtained pursuant to the foregoing.

COUNTY: Humboldt County Code Enforcement

Attention: Bob Russell

3015 H Street

Eureka, California 95501

RESPONSIBLE PARTY: Michael Hinojosa

3200 A Danville Blvd #200

Alamo, CA, 94507

7. <u>CONFIDENTIAL INFORMATION</u>:

In the performance of this Agreement, each party hereto may receive information that is confidential under local, state or federal law. Each party hereby agrees to protect all confidential information in conformance with any and all applicable local, state and federal laws, regulations, policies, procedures and standards.

8. NUCLEAR FREE HUMBOLDT COUNTY ORDINANCE COMPLIANCE:

By executing this Agreement, RESPONSIBLE PARTY certifies that it is not a Nuclear Weapons Contractor, in that RESPONSIBLE PARTY is not knowingly or intentionally engaged in the research, development, production or testing of nuclear warheads, nuclear weapons systems or nuclear weapons components, as defined by the Nuclear Free Humboldt County Ordinance. RESPONSIBLE PARTY agrees to notify COUNTY immediately if it becomes a Nuclear Weapons Contractor as defined above. COUNTY may immediately terminate this Agreement if it determines that the foregoing certification is false or if RESPONSIBLE PARTY subsequently becomes a Nuclear Weapons Contractor.

9. INDEMNIFICATION:

- A. Hold Harmless, Defense and Indemnification. RESPONSIBLE PARTY shall hold harmless, defend and indemnify COUNTY and its agents, officers, officials, employees and volunteers from and against, any all claims, demands, losses, damages, liabilities, expenses and costs of any kind or nature, including, without limitation, reasonable attorneys' fees and other_costs_of litigation, arising out of, or in connection with, RESPONSIBLE PARTY's negligent performance of, or failure to comply with, any of the duties and/or obligations contained herein, except such loss or damage which was caused by the sole negligence or willful misconduct of COUNTY.
- **B.** Effect of Insurance. Acceptance of the insurance required by this Agreement shall not relieve RESPONSIBLE PARTY from liability under this provision. This provision shall apply to all claims for damages related to the performance of RESPONSIBLE PARTY's performance of the duties and obligations set forth in this Agreement regardless of whether any insurance is applicable or not. The policy limits pertaining to the insurance required hereunder shall not act as a limitation upon the amount of indemnification or defense to be provided by RESPONSIBLE PARTY hereunder.

10. **INSURANCE REQUIREMENTS:**

Without limiting the indemnification obligations set forth herein, RESPONSIBLE PARTY will obtain or maintain in full force and effect, at its own expense, any and all insurance policies required by law. RESPONSIBLE PARTY will ensure that any and all hired subcontractors have the appropriate insurance for the services provided.

11. **RELATIONSHIP OF PARTIES:**

It is understood that this Agreement is by and between two (2) independent entities and is not intended to, and shall not be construed to, create the relationship of agent, servant, employee, partnership, joint venture or any other similar association. RESPONSIBLE PARTY shall be solely responsible for the acts or omissions of its agents, officers, employees, assignees and subcontractors.

12. COMPLIANCE WITH APPLICABLE LAWS:

RESPONSIBLE PARTY agrees to comply with any and all local, state and federal laws, regulations, policies and procedures applicable to the performance of the duties and/or obligations set forth herein.

13. PROVISIONS REQUIRED BY LAW:

This Agreement is subject to any additional local, state and federal restrictions, limitations, or conditions that may affect the provisions, terms or conditions of this Agreement. This Agreement shall

be read and enforced as though all legally required provisions are included herein, and if for any reason any such provision is not included, or is not correctly stated, the parties agree to amend the pertinent section to make such insertion or correction.

14. REFERENCE TO LAWS AND RULES:

In the event any law, regulation, policy or procedure referred to in this Agreement is amended during the term hereof, the parties agree to comply with the amended provision as of the effective date of such amendment.

15. **SEVERABILITY**:

In the event any provision of this Agreement, or any portion thereof, is found by any court of competent jurisdiction to be unenforceable or invalid for any reason, such provision shall be severable and shall not in any way impair the enforceability of any other provision of this Agreement.

16. **ASSIGNMENT**:

RESPONSIBLE PARTY shall not delegate its duties nor assign its rights hereunder, either in whole or in part, without COUNTY's prior written consent. Any assignment by RESPONSIBLE PARTY in violation of this provision shall be void, and shall be cause for immediate termination of this Agreement.

17. AGREEMENT SHALL BIND SUCCESSORS:

All provisions of this Agreement shall be fully binding upon, and inure to the benefit of, the parties and to each of their heirs, executors, administrators, successors and permitted assigns.

18. WAIVER OF DEFAULT:

The waiver by either party of any breach or violation of any requirement of this Agreement shall not be deemed to be a waiver of any such breach in the future, or of the breach of any other requirement of this Agreement.

19. NON-LIABILITY OF COUNTY OFFICIALS AND EMPLOYEES:

No official or employee of COUNTY shall be personally liable for any default or liability under this Agreement.

20. AMENDMENT:

This Agreement may be extended and/or modified at any time during the term of this Agreement upon the mutual consent of both parties; said extensions/modifications may not be unreasonably withheld in order for work to be completed by third party licensed professionals whose ability to commit to and complete work is beyond RESPONSIBLE PARTY's control. No supplement, modification, waiver, extension or termination of this Agreement or any provision hereof shall be binding unless executed in writing by the parties in the same manner as this Agreement.

21. <u>JURISDICTION AND VENUE</u>:

This Agreement shall be construed in accordance with the laws of the State of California. Any dispute arising hereunder, or relating hereto, shall be litigated in the State of California and venue shall lie in the County of Humboldt unless transferred by court order pursuant to California Code of Civil Procedure Sections 394 or 395.

22. **SUBCONTRACTS**:

RESPONSIBLE PARTY shall remain legally responsible for the performance of all terms and conditions of this Agreement, including corrective actions performed by third parties under subcontracts.

23. ATTORNEYS' FEES:

COUNTY and RESPONSIBLE PARTY shall each bear their own costs and attorneys' fees. However, if either party commences any legal action or proceeding, including an action for declaratory relief, against the other by reason of the alleged failure of the other to perform or keep any provision of this Agreement, the prevailing party in said action or proceeding shall be entitled to recover, court costs and reasonable attorneys' fees, including the reasonable value of services rendered by the Humboldt County Counsel's Office, to be fixed by the court, collection costs, and such recovery shall include court costs and attorneys' fees on appeal, if applicable. As used herein, "prevailing party" means the party who dismisses an action or proceeding in exchange for payment of substantially all sums allegedly due, performance of provisions allegedly breached, or other considerations substantially equal to the relief sought by said party, as well as the party in whose favor final judgment is rendered.

24. **SURVIVAL**:

The duties and obligations of the parties set forth in Section 7 – Confidential Information and Section 9 – Indemnification shall survive the expiration or termination of this Agreement.

25. <u>CONFLICTING TERMS OR CONDITIONS</u>:

In the event of any conflict in the terms or conditions set forth in any other agreements in place between the parties hereto and the terms and conditions set forth in this Agreement, the terms and conditions set forth herein shall have priority.

26. <u>INFORMED CONSENT</u>:

RESPONSIBLE PARTY has had the opportunity to be represented by independent legal counsel of their own choice, and this Agreement was prepared with the joint input of all parties. RESPONSIBLE PARTY further acknowledges that this Agreement was executed freely and voluntarily and with the opportunity for RESPONSIBLE PARTY to receive the advice of independent legal counsel. RESPONSIBLE PARTY is fully aware of its contents and its legal effect.

27. NO REPRESENTATION NOT CONTAINED HEREIN:

Each party acknowledges that no other party, nor any agent or attorney of any party, has made any promise, representation or warranty whatsoever, express or implied, not expressly contained herein, concerning the subject matter hereto so as to induce it to execute this Agreement; and each party acknowledges that it has not executed this Agreement in reliance on any promise, representation or warranty not contained herein.

28. <u>INTERPRETATION</u>:

This Agreement, as well as its individual provisions, shall be deemed to have been prepared equally by both of the parties hereto, and shall not be construed or interpreted more favorably for one party on the basis that the other party prepared it.

29. INDEPENDENT CONSTRUCTION:

The titles of the sections, subsections and paragraphs set forth in this Agreement are inserted for convenience of reference only, and shall be disregarded in construing or interpreting any of the provisions of this Agreement.

30. ENTIRE AGREEMENT:

This Agreement constitutes the entire agreement between the parties pertaining to the subject matter hereof and supersedes all prior and contemporaneous agreements, understandings, negotiations and discussions, whether oral or written, of the parties. Any and all acts which may have already been consummated pursuant to the terms and conditions of this Agreement are hereby ratified.

31. AUTHORITY TO EXECUTE:

Each person executing this Agreement represents and warrants that he or she is duly authorized and has legal authority to execute and deliver this Agreement. Each party hereto represents and warrants to the other that the execution and delivery of this Agreement and the performance of such party's obligations hereunder have been duly authorized.

[Signatures on following page]

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the day, month and year below written:

TWO SIGNATURES ARE REQUIRED FOR CORPORATIONS:

Humboldt County Planning and Building Department

- (1) CHAIRPERSON OF THE BOARD, PRESIDENT, OR VICE PRESIDENT; AND
- (2) SECRETARY, ASSISTANT SECRETARY, CHIEF FINANCIAL OFFICER OR TREASURER.

MICHAEL HINOJOSA:

Ву:	Date:
Name:	
Title:	
By:	Date:
Name:	
Title:	
COUNTY OF HUMBOLDT:	
By: Bob Russell, Deputy Director	Date:
Boo Rassen, Bepar, Breetor	

NOTE TO NOTARY PUBLIC: If you are notarizing the signatures of persons, signing on behalf of a corporation, partnership, trust, etc., please use the correct notary jurat (acknowledgment) as explained in your Notary Public Law Book.

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFOR	RNIA	
COUNTY OF HUMB	OLDT)	
On	before me,	, a
instrument and acknowledge capacity (ies), and that of which the person(s). I certify under PENA paragraph is true and of the capacity is true and of the capacity is true.		the same in his/her/their authorized the person(s), or the entity upon behalf
WITNESS my hand a	nd official seal.	
Signature		
		(Seal)

County of Humboldt Code Enforcement Unit Inspection Notes

Inspector: Marlen Richmond Date: 9/5/19

Owned since April 2017

On 9/5/2019 as part of law enforcement search warrant with code enforcement present

PROPERTY DETAILS	
Type of Inspection: Warrant	Main Agency: HCSO
Property Name(s): HINOJOSA MICHAEL	APN(s): 530-151-001-000
Address/Area: Orleans	Zoning: 100% TPZ, Wwd, Vacant
Owner/history:	

ONTRACK	
Permits:	Applicant:
Denied	Golden Hill Enterprises
Status:	Eligible for IP:
NTA/NOV 6/2019	No
No evidence	

INSPECTION DETAILS		
Meet up: Big Rock Day Use- Willow Creek CA (N 40.947071 / W -123.633714)	Time: 0600	
Other Agencies:		
Directions:		





































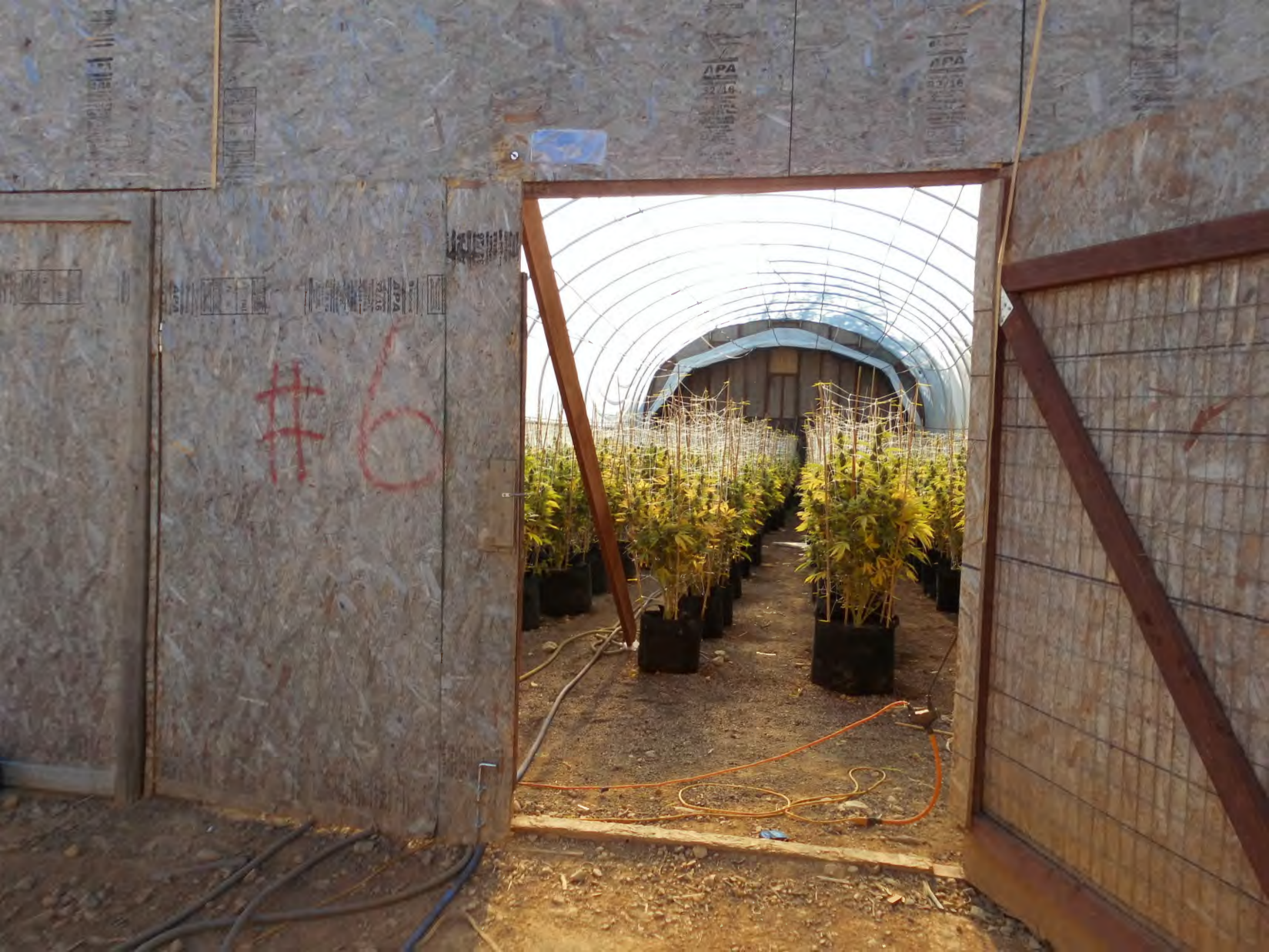


































































cdfa CALIFORNIA DEPARTMENT OF

California Department of Food and Agriculture
1220 N Street
Sacramento, CA 95814

PROVISIONAL CANNABIS CULTIVATION LICENSE

Legal Business Name:

NCR VII, LLC

Premises APN:

Humboldt County - 530-151-005-000

Premises Address:

530-151-005-000 Unincorporated, CA 95573

---- NON-TRANSFERABLE ---

Valid:

07/17/2019 to 07/17/2020

License Number:

PAL19-0002722

License Type:

Adult-Use-Small Mixed-Light Tier 1

--- PROVISIONAL LICENSE PURSUANT TO BPC 26050.2 ---

--- POST IN PUBLIC VIEW ---



NOTICE OF ADMINISTRATIVE CIVIL PENALTY ASSESSMENT

[Humboldt County Code §352-15]

Address of Affected Property:

Us Forest Service Rd 13N01, Weitchpec, CA 95546

Assessor's Parcel Number:

530-151-001-000

Owner:

Michael Hinojosa 3200 A Danville Blvd #200 Alamo, CA 94507

NOTICE IS HEREBY GIVEN that a final administrative civil penalty in the amount of **Two Million and Seven Hundred Thousand Dollars (\$2,700,000.00)** has been imposed based on the Humboldt County Code Enforcement Unit's determination that a violation, as defined by Humboldt County Code Section 352-3(t), has occurred or exists on the above-referenced property situated in the County of Humboldt, State of California, as described in "Attachment A – Legal Description."

NOTICE IS FURTHER GIVEN that the Code Enforcement Unit will seek to levy an administrative civil penalty assessment against the property on which the violation occurred or exists in the amount of **Two Million**, Seven Hundred One Thousand, One Hundred Sixteen Dollars and Eleven Cents (\$2,701,116.II) in order to collect the administrative civil penalty and recover the administrative costs and/or attorney's fees, as described in "Attachment B – Account of Costs Incurred," associated with the actions taken by the Code Enforcement Unit to impose the administrative civil penalty, as described in "Attachment C – Actions Required to Impose Administrative Civil Penalty."

NOTICE IS FURTHER GIVEN that you may file with the Code Enforcement Unit an objection to the proposed assessment that is limited to the amount of the administrative civil penalty, and/or the amount of the administrative costs and/or attorney's fees associated therewith, within ten (10) calendar days after service of this Notice of Administrative Civil Penalty Assessment.

NOTICE IS FURTHER GIVEN that an objection to the proposed assessment, must be prepared using the form attached hereto as "Attachment D – Administrative Civil Penalty Assessment Appeal Hearing Request Form," and signed under penalty of perjury.

NOTICE IS FURTHER GIVEN that, upon receipt of an objection to the proposed assessment, the Code Enforcement Unit shall set the matter for hearing before the Humboldt County Board of Supervisors and issue a Notice of Administrative Civil Penalty Assessment Appeal Hearing as set forth in Humboldt County Code Section 352-17.

NOTICE IS FURTHER GIVEN that the date of the Administrative Civil Penalty Assessment Appeal Hearing shall be no sooner than fifteen (15) calendar days after the date on which the Notice of Administrative Civil Penalty Assessment Appeal Hearing is served.

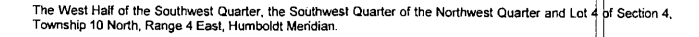
NOTICE IS FURTHER GIVEN that the proposed assessment shall be deemed final and summarily approved by the Humboldt County Board of Supervisors without holding an Administrative Civil Penalty Assessment Appeal Hearing, if an objection to the proposed assessment is not filed within ten (10) calendar days after service of this Notice of Administrative Civil Penalty Assessment.

NOTICE IS FURTHER GIVEN that the final administrative civil penalty assessment, as approved by the Humboldt County Board of Supervisors, may become a lien against the property on which the violation occurred or exists that has the same force, effect and priority of a judgment lien governed by the provisions of California Code of Civil Procedure Sections 697.310, et seq., and may be extended as provided in California Code of Civil Procedure Sections 683.110, et seq.

NOTICE IS FURTHER GIVEN that an additional Notice of Violation and Proposed Administrative Civil Penalty can be served upon you, if the violation occurs, continues or exists after ninety (90) days from the date on which the initial givil administrative penalty is imposed.

Signature:	Title: Director
Name: John Ford	Date: 10/17/209

ATTACHMENT A LEGAL DESCRIPTION



ATTACHMENT B ACCOUNT OF COSTS INCURRED

	ADMINISTRATIVE COSTS	
Violation(s)	Nature of Cost Incurred	Amount
8221 14	Satellite Inspection of Property	
§331-14	2.25 Staff Hours	\$ 247.50
§331-28	Preparation and Service of Notice to Abate Nuisance & Notice of Violation by Posting, by Mail, and Legal Advertisement	
§314-55.4		•
	1.13 Staff Hours Grant Deed Cost	
_	Certified Mailing Cost	
•	Driving Mileage Cost	
	Legal Advertisement Cost	\$ 365.01
	Drafted and Sent Proposed Compliance Agreement	
	0.5 Staff Hours	\$ 41.50
	Agency Assistance on Law Enforcement Search Warrant	
	4.0 Staff Hours	m 440.54
	Preparation and Service of Notice of Administrative Civil Penalty Assessment	\$ 413.51
•	Preparation and Service of Notice of Administrative Civil Fenalty Assessment	
	0.5 Staff Hours	
	Certified Mailing Cost	\$ 48.59
		Total Cost
	1 11	\$ 1116.11

ATTACHMENT C ACTIONS REQUIRED TO IMPOSE ADMINISTRATIVE CIVIL PENALTY

Violation(s)	Nature of Actions Taken To Impose Administrative Civil Penalty	Date
§331-14	Satellite Inspection of Property	June 05, 2019
§331-28	Preparation and Service of Notice to Abate Nuisance & Notice of Violation by Posting, by Mail, and Legal Advertisement	June 14, 2019
§314-55.4	Drafted and Sent Proposed Compliance Agreement	July 07, 2019
	Agency Assistance on Law Enforcement Search Warrant	September 05, 2019
	Preparation and Service of Notice of Administrative Civil Penalty Assessment Served	October 18, 2019

ATTACHMENT D ADMINISTRATIVE CIVIL PENALTY ASSESSMENT APPEAL HEARING REQUEST FORM

Address of Affected Property: Us Forest Service Rd 13N01, Weitchpec, CA 95546

Assessor's Parcel Number: 530-151-001-000 To: Humboldt County Code Enforcement Unit 3015 H Street Eureka California, 95501 Pursuant to Humboldt County Code Section 352-17, I am requesting a hearing to contest the amount of the administrative civil penalty assessment proposed to be levied against the property on which the violation occurred or exists in order to collect the final administrative civil penalty and recover the administrative costs and/or attorney's fees associated with the actions taken by the Humboldt County Code Enforcement Unit to impose the administrative civil penalty. Brief statement of the material facts that the requesting party claims support the contention that the amount of the administrative penalty, and/or the administrative costs and/or attorney's fees associated therewith, are inappropriate under the circumstances of this case]: [Address at which the requesting party agrees to accept service of any additional notices or documents relating to the Code Enforcement Unit's determination that a violation has occurred or exists on the affected property and/or the amount of the proposed administrative civil penalty assessment]: Name: ______ Address: _______ Telephone Number: I hereby declare under the penalty of perjury, under the laws of the State of California, that the foregoing is true and correct to the best of my knowledge. Date:

PROOF OF SERVICE

STATE OF CALIFORNIA)
) ss.
COUNTY OF HUMBOLDT)
I, TASHEENA EVENSON, say:
I am a citizen of the United States, over 18 years of age, a resident of the County of Humboldt, State of
California, and not a party to the within action; that my business address is Planning and Building Department, 3015 H
Street, Eureka, California; that on October 21 st 2019 I served a true copy NOTICE OF ADMINISTRATIVE CIVIL
PENALTY ASSESSMENT.
XXX by placing a true copy of the aforementioned document in a sealed envelope individually addressed to each of
the parties and caused each such envelope to be deposited with the U.S. Postal Service and/or picked up by an
authorized representative, on that same day with fees fully prepaid at Eureka, California, in the ordinary course of
business as set forth below: (First Class & Cert.)
odaniess as set for thi below. (This eliass & cert.)
Michael Hinojosa
3200 A Danville Blvd #200
Alamo, CA 94507
by personally hand delivering a true copy thereof to the occupant at the premises located at:
by personally posting a true copy thereof on the premises located at:
by placing a true copy thereof in the designated place at Court Operations to the attorney/parties named
below:
by placing a true copy in the County's Mailroom designated to the attorney named below:
by placing a true copy in the county siviamount designated to the attorney named service
I declare under penalty of perjury that the foregoing is true and correct.
declare under penalty of perjury that the foregoing is true and correct.
The state of California
Executed on this 23 day of October 2019, in the City of Eureka, County of Humboldt, State of California.
Andrew Color
(Jesule soll
Tasheena Evenson - Code Enforcement Legal Office Assistant I

PROOF OF SERVICE

STATE OF CALIFORNIA)
) ss.
COUNTY OF HUMBOLDT)
I, Branden Howto	on, say:
State of California, and no Planning & Building Dept	the United States, over 18 years of age, a resident of the County of Humboldt, ot a party to the within action; that my business address is County of Humboldt .; 3015 H Street, Eureka, California; that on October 18, 2019, I served a true INISTRATIVE CIVIL PENALTY ASSESSMENT.
place of business for sam	e copy thereof enclosed in a sealed envelope and depositing the envelope at my ne-day collection and mailing with the United States mail, following our ordinary which I am readily familiar, addressed as set forth below:
by personally ha located at:	nd delivering a true copy thereof to the occupant who resides at the premises
X by personally po	esting a true copy thereof on a gate allowing access to property:
Us Forest Service Rd 13N	101, Weitchpec, CA 95546
APN: 530-151-001-000; 4	1.24544, -123.68674
by placing a true attorney/parties named l	e copy thereof in the designated place at Court Operations to the below:
by placing a true	copy in the County's Mailroom designated to the attorney named below:
by fax as set fort	:h below:
by electronic ser	rvice as set forth below:
	enalty of perjury that the foregoing is true and correct.
Executed on this California.	23 day of October, 2019, in the City of Eureka, County of Humboldt, State of
	Branden Howton, Code Compliance Officer