MEASURE U
AN INITIATIVE ORDINANCE OF THE PEOPLE OF REDLANDS
ESTABLISHING PRINCIPLES OF MANAGED DEVELOPMENT

Election: 11/4/97
Certification: 12/2/97
Effective Date: 12/12/97

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The people of the City of Redlands do hereby ordain as follows:

SECTION 1. PURPOSE AND FINDINGS

A. The purpose and intent of this initiative measure is to establish comprehensive and inviolable principles of managed development for the City of Redlands that will preserve, enhance and maintain the special quality of life valued by this community. The principles of managed development established by this initiative measure assure that future development within the City of Redlands occurs in a way that promotes the social and economic well-being of the entire community.

B. The unique character of the City of Redlands as a quiet university town surrounded by agricultural and citrus producing lands is cherished by its residents. Residents of Redlands perceive the City as a community of homes where grown children are eager to return to raise their families.

C. The residents of the City of Redlands particularly value the quality of education provided to children in this community. Redlands schools have received some of the most coveted awards granted by the State of California for excellence in education. Property values within the City of Redlands have remained strong because of the strength of the Redlands public school system. Uncontrolled high density urban development will result in overcrowding of public school facilities and undue burdens on other public school resources that will have a deleterious effect on the quality of education that can be provided. Unless such growth is properly managed, taxpayers will be forced to choose between paying higher taxes to expand public school facilities and services, or accepting a dramatic reduction in the quality of education provided in this community.

D. The residents of the City of Redlands view undeveloped areas in San Timoteo Canyon as a prime resource for water conservation, recreational and equestrian uses and as a wildlife refuge. Because of the unique nature of this area and its fragile ecology, strict limitations on residential density and careful planning are mandatory if the area is to be retained in as natural a state as possible. Its potential for use as part of a regional flood control system must only go
forward with a creative and environmentally sensitive approach in design so that development of any sort preserves this resource for the community.

E. The churches, private and public schools, including the University of Redlands, existing hospitals and existing public recreational and social facilities owned and operated by organizations such as the YMCA and the YWCA in the City of Redlands are highly valued educational, social and cultural resources to the community and its youth that promote the health, safety and welfare of the City. Accordingly, to the extent that expansion of existing facilities or development of sites owned by such entities as of March 1, 1997, provides only dormitory, staff housing or senior congregate care facilities and is otherwise non-residential in nature and furthers the primary institutional purposes of those entities, such institutions are exempt from certain provisions of this initiative measure.

F. Construction of new infill residential development on existing lots of record as of March 1, 1997, rehabilitation, remodeling and additions to existing single family residential structures, and reconstruction or replacement of any uses to the same density, intensity and classification of use as exists on the Effective Date of this measure are of only minimal concern to the residents of the City of Redlands and are therefore exempt from the provisions of this initiative measure.

G. Preserving the character of Redlands for future generations requires sound development policies and standards that control urban growth so that it occurs in a way that preserves and enhances the quality of life now enjoyed by residents of the City of Redlands.

H. High density residential developments approved in recent years, comprised primarily of apartment buildings and other multi-family projects, have encouraged a more transient and mobile population in Redlands that has in turn led to spiraling crime rates, overcrowded schools, and an overall degradation of the quality of life valued in Redlands. Tax rates have been increased to cover the costs of providing police and fire services and bond issues have been repeatedly submitted to the electorate to construct new school facilities to meet the needs of a burgeoning community.

I. Uncontrolled high density urban development will permanently alter the character of the City of Redlands and threaten the public health, safety and welfare by causing increased traffic congestion, associated air pollution, noise, and higher crime rates. Costly expansion of public facilities and services, including police and fire services, will be required to meet the needs of a rapidly urbanizing community. This will create inevitable conflicts between urban and agricultural uses within the City of Redlands and will permanently alter the quality of life experienced by its residents.

J. This initiative measure is consonant with and furthers the purpose and intent of Proposition R, approved by the voters in 1978, and Measure N, approved by the voters in 1987 with regard to the preservation of agricultural land. In addition, it furthers the explicit
policy of the State of California set forth in California Government Code Section 51220 which reads in relevant part as follows:

"...[T]he discouragement of premature and unnecessary conversion of agricultural land to urban uses is a matter of public interest and will be of benefit to urban dwellers themselves in that it will discourage discontinuous urban development patterns which unnecessarily increase the costs of community services to community residents.

...[I]n a rapidly urbanizing society agricultural lands have a definite public value as open space, and the preservation in agricultural production of such lands, the use of which may be limited under the provisions of this chapter, constitutes an important physical, social, esthetic and economic asset to existing or pending urban or metropolitan developments."

K. This initiative measure continues to allow sufficient development of housing consistent with existing zoning within the City of Redlands to meet the City’s regional fair share housing obligations for the foreseeable future.

L. This initiative measure establishes principles of managed development within the City of Redlands to accommodate growth over time in a manner that will not lead to a deterioration of the quality of life now enjoyed by the citizens of Redlands and that promotes the public health, safety and welfare.

SECTION 2. GENERAL PLAN AMENDMENT

A. ESTABLISHMENT OF NEW SECTION
"1A.0 PRINCIPLES OF MANAGED DEVELOPMENT"

To effect the purpose of this measure and to address its findings, the existing general plan as adopted by the Redlands City Council on October 17, 1995, as amended through March 1, 1997 (the "Redlands General Plan") is hereby amended by the addition of the following section "1A.0 Principles of Managed Development" to appear after section "1.0 Setting and Organization" and before section "2.0 Growth Management Element":

"1A.0 PRINCIPLES OF MANAGED DEVELOPMENT

1A.10 PRINCIPLE ONE - The cost of infrastructure required to mitigate the effects of new development shall be paid by that new development.

(a) Development Fee Policy - In accord with the provisions of California Government Code Sections 66000 et seq., all development projects as defined therein shall be required to pay development fees to cover 100% of their pro rata share of the cost of any public infrastructure, facilities or services, including without limitation police and fire services, necessitated as a result of such development. The City Council shall set and determine development fees sufficient to cover 100% of the estimated cost of such public
infrastructure, facilities and services based on appropriate cost-benefit analyses as required by the provisions of California law.

(b) Socio-Economic Cost/Benefit Study and Findings Required - Every development project proposal requiring a General Plan Amendment, Zoning Amendment, Subdivision Map, Specific Plan or, for projects involving structures larger than 5,000 square feet, Conditional Use Permit approval, shall submit a socio-economic analysis and cost/benefit study, which shall also be included in all environmental documents submitted to the extent permitted by law, identifying the source of funding for necessary public infrastructure and reflecting the effect of such development on the City, as part of the application process. The City Council shall publish notice of and hold at least one public hearing at which the public may appear and be heard to consider the socio-economic cost/benefit study. Approval of the development project shall only occur if the socio-economic study finds and determines to the satisfaction of the City Council that the development project 1) will not create unmitigated physical blight within the City or overburden public services, including without limitation the sufficiency of police and fire protection, and 2) the benefit of the development project to the City outweighs any direct cost to the City that may result. The City Council may, however, approve a development project for which the socio-economic study fails to make the required findings or determinations if the City Council finds and determines upon a 4/5ths vote of its total authorized membership that the benefits to the City from the development project outweigh the negative socio-economic effects that may result.

(c) Impacts of New Development on Public Schools Shall be Mitigated - A mandatory component of the socio-economic cost/benefit studies shall be an analysis of the effect of the proposed development on public school facilities and resources, and shall include proposed measures to mitigate any identified adverse impacts on school facilities to the greatest extent permitted under California law.

1A.20 PRINCIPLE TWO - Development within the planning area and sphere of influence of the City of Redlands shall conform to development standards within the City.

(a) Development Agreements - All development agreements entered into by the City and developers pursuant to California Government Code Sections 65864 et seq. after the Effective Date of this initiative measure as defined in Section 3 hereof, shall conform to the policies contained in the Redlands General Plan.

(b) Extension of Public Utilities Outside the City Limits - No extension of City-provided utility services to areas outside the City limits shall occur until such areas are properly annexed to the City, except that utility services may be extended to areas outside the City limits without prior annexation if all of the following conditions are met:

1. The area to be served is not contiguous to the City of Redlands; and,
2. The City and the land owner have entered into a properly recorded and binding pre-annexation agreement establishing covenants running with the land that assure full compliance with all development standards of the City of Redlands, payment of all capital improvement and other development fees which would be applicable to the property if it were within the City limits at the time of extension of such services, and immediate processing of annexation to the City at the City's request; and,

3. The land owner agrees as a condition of extension of utility facilities to serve the proposed development to pay the full cost of such extension of such utility facilities.

1A.30 PRINCIPLE THREE - Land use classifications set forth in the Redlands General Plan provide for an appropriate range of densities for residential development and intensity of commercial and industrial development in the City of Redlands.

(a) Number of Land Use Classifications and Density Standards Shall Not Be Increased - The density standards set forth in Paragraph 4.40, "Residential Land Use Classifications," of Section 4.0, Land Use Element, of the Redlands General Plan shall not be increased, and no new residential land use classification shall be added, without a vote of the people.

(b) Prohibition on Transfers of Density - In order to assure that development occurs in a rational way, no transfer of residential development rights from lands other than those designated for single family residential shall be permitted, and then such transfers of single family residential density shall only be permitted to create or preserve agricultural, open space, school or park uses.

1A.40 PRINCIPLE FOUR - Agricultural uses of land are important to the culture, economy and stability of the City of Redlands and shall be preserved to the greatest extent possible consistent with the will of the people as expressed in Proposition R and Measure N, and consistent with the policies of the State of California set forth in Government Code Section 51220.

1A.50 PRINCIPLE FIVE - Preservation of San Timoteo Canyon as a water conservation, recreational, equestrian and wildlife refuge resource for residents of the City of Redlands is essential to the health, safety and general welfare of the community. Development in this area shall only occur in a manner that preserves the area in as natural a state as possible, whether such development is for residential, commercial or flood control purposes.

1A.60 PRINCIPLE SIX - Limitations on traffic levels of service and use of designated roadways, restrictions on permanent outdoor advertising signs and the proliferation of billboards, imposition of reasonable noise standards in residential areas and control of slope densities are essential to managing growth within the City by preventing undue
urbanization and its attendant urban blight, the degradation of public services and the over-intensive development of land.

(a) Levels of Traffic Service throughout the City Shall Be Maintained - To assure the adequacy of various public services and to prevent degradation of the quality of life experienced by the citizens of Redlands, all new development projects shall assure by appropriate mitigation measures that, at a minimum, traffic levels of service are maintained at a minimum of LOS C throughout the City, except where the current level of service is lower than LOS C, or as provided in Section 5.20 of the Redlands General Plan where a more intense LOS is specifically permitted. In any location where the level of service is below LOS C at the time an application for a development project is submitted, mitigation measures shall be imposed on that development project to assure, at a minimum, that the level of traffic service is maintained at levels of service that are no worse than those existing at the time an application for development is filed, except as provided in Section 5.20b.

(b) Collector and Local Street Standards Shall Be Maintained - No development project shall be approved which will generate traffic volume on residential collector streets or local residential streets in excess of the standards set forth in the Redlands General Plan at Sections 5.32a and 5.32b. Roadways shall be designed and designated for use in accord with the standards set forth in GP Figure 5.3 of the Redlands General Plan.

(c) Circulation Patterns Shall Protect Residential Neighborhoods from Increased Traffic Congestion - Traffic circulation patterns shall be established and maintained within the City in a manner that protects the character of residential neighborhoods as set forth at Sections 5.30i, 5.30j and 5.30k of the Redlands General Plan. Major infrastructure improvements within the City designed to accommodate regional traffic needs shall be designed, constructed and financed in a manner which discourages increased traffic flows through residential neighborhoods, encourages traffic flows to existing freeway systems and makes prudent use of federal and local taxpayer dollars. The City Council shall coordinate with the San Bernardino Association of Governments (SANBAG), the Inland Valley Development Authority (IVDA) and the City of San Bernardino with regard to all Santa Ana river crossings, except the Orange Street crossing, to assure the development of California Street/Mountain View Avenue as a major arterial providing access to the San Bernardino International Airport.

(d) Designated Scenic Highways within the City Shall Be Maintained - Where improvement of any scenic or historic drive, highway or roadway is required, the City shall take all action authorized by California law to ensure that those roadways retain the characteristics which justify their designation as scenic or historic roadways, including without limitation, capacity restrictions.

(e) Permanent Outdoor Commercial Signs Shall Be Limited in Size - To accommodate the need for permanent outdoor commercial signs in a manner that provides the least
intrusion on the community and the least risk of visual blight, no permanent outdoor commercial sign shall be approved that exceeds 120 square feet in size except by variance and/or conditional use permit approved by a four-fifths (4/5) vote of the entire authorized membership of the City Council. No "readerboards" or "billboards" shall be permitted.

(f) Noise Standards in Residential Areas Shall Be Established to Protect Residential Use of that Land - Among the most damaging aspects of high density residential development is a degradation of residential noise standards. Accordingly, noise standards must be stringent enough to assure residents reasonable quietude in their homes.

(g) Slope Density Limitations Shall Be Maintained - To preserve the hillside vistas and character of the City of Redlands, no development project shall be approved in the Hillside Overlay areas that is inconsistent with the slope density standards set forth in Section 4.42m of the Redlands General Plan."

B. EXEMPTIONS

1. Vested Projects. This initiative measure shall not apply to or affect any property on which a vested right has been legally perfected and acquired prior to the Effective Date pursuant to state law.

2. Special Categories of Development. The provisions of this initiative measure shall not apply to the following:

A. New individual infill construction of single family homes on existing lots of record bounded by developed property as of March 1, 1997;

B. Rehabilitation, remodeling or additions to existing single family residential structures;

C. Reconstruction or replacement of any uses to the same density, intensity and classification of use as existed on the Effective Date, including legal non-conforming uses;

D. Development directly related to proposed Metrolink stations in the City of Redlands, including one at the University of Redlands;

E. New development projects subject to the Downtown Specific Plan 45, upon a four-fifths (4/5ths) vote of the total authorized membership of the City Council; and

F. Special, temporary or occasional uses of public streets including parades, local sporting and cultural events, graduation ceremonies, approved school activities and other occasional public gatherings.
3. Exemptions from Traffic and Socio-Economic Study Requirements Only.
Development projects that directly further the primary institutional purposes of churches, hospitals, schools (including private schools and universities), and organizations such as the YMCA and YWCA, on sites held by such entities as of March 1, 1997, are exempt from the traffic level of service requirements and the requirement for a socio-economic study established by this initiative measure so long as such development projects are either 1) non-residential in character, or 2) provide only dormitory, staff housing or senior congregate care facilities for those exempt entities.

C. GENERAL PLAN INTERNAL TEXT AMENDMENTS CONFORMING TO AND IMPLEMENTING PRINCIPLES OF MANAGED DEVELOPMENT

To implement the principles of managed development established by the people by adopting this initiative measure, certain provisions of the text, figures and tables of the Redlands General Plan are hereby amended to assure internal consistency as required by California law. In addition, this measure reaffirms and ratifies certain provisions of the Redlands General Plan so that in the future any amendment to the Redlands General Plan must be consistent with those provisions unless such provisions are repealed by a vote of the people. Text additions are shown in underline and deletions are shown in strike-out.

1. SECTION 2.0, GROWTH MANAGEMENT ELEMENT

Page 2 1. The first paragraph following Table 2.1 in the Section entitled "Population" is hereby amended as follows:

"As can be seen, population in the City of Redlands has grown over the last twenty-four (24) years. Based on Department of Finance data, the average annual growth rate between 1980-90 and 1990-94 was 3.8 and 2.4 percent, respectively. Based on existing population, projected number of dwelling units and persons per household, although it is impossible to predict the exact population of the City of Redlands under the provisions of this General Plan it is estimated that the City of Redlands could will have a population of 101,644 at buildout. It is anticipated, however, that implementation of this growth management element and other provisions of the General Plan will reduce the likely number of residents at buildout to approximately 90,000."

2. The first paragraph in the Section entitled "Housing" is hereby amended as follows:

"According to the 1990 Census, the Planning Area (City of Redlands and Sphere of Influence) had a total of 26,362 dwelling units. Between 1991 and 1994, the City of Redlands recorded an increase of 544 dwelling units, an increase of 2.0 percent, bringing the total to 26,906. It is projected that total housing units for the City of Redlands at buildout of the General Plan could be as many as will be 36,414. It is
anticipated, however, that implementation of this growth management element and other provisions of the General Plan will significantly reduce the likely number of dwelling units at buildout to approximately 32,000."

2. SECTION 4.0, LAND USE ELEMENT

Insert New GP Figure 4.5 which is attached to this initiative measure as Attachment 1 is hereby incorporated herein by this reference and is hereby added to section "4.0 Land Use" of the Redlands General Plan as an unnumbered page following GP Figure 4.4.

Page 1 1. The first sentence of the paragraph entitled "Population and Job Holding Capacity" is hereby amended as follows:

"The population within the Planning Area at General Plan Buildout will accommodate approximately 90,000 slightly over 101,000 residents and enough nonresidential floor area for more than 100,000 409,000 jobs."

2. The first sentence of the first paragraph of Section 4.30 Land Use Classifications is hereby amended as follows:

"The General Plan Diagram, GP Figure 4.1, depicts 15 16 categories of land use: rural living; very low density; low density; low medium density; high density; office; commercial; commercial/industrial; light industrial; public/institutional; parks/golf courses; agriculture; flood control/construction aggregates, conservation/habitat preservation; resource preservation; and resource conservation."

Page 6 The definitions of "Medium Density" and "High Density" set forth in Paragraph 4.40, "Residential Land Use Classifications," are hereby amended as follows:

"Medium Density - The Medium Density category designates from 0 to 15.0 units per gross acre. The intent of the Medium Density land use category is to provide areas for the development of attached, detached and/or mixed residential uses with a range of densities and housing types. At the upper end of the range apartments would occupy about 85 percent of the gross area of a site creating a density of 17.6 units per net acre. Single family attached units typically would be in the 6 to 8 units per gross acre range. Some existing mobile home parks are in the Medium Density range. Areas designated Medium Density are generally more suitable for development in the low- to mid-level of the permitted density range for this category.

High Density - The High Density category designates from 0 to 27 units per gross acre. The intent of the High Density land use category is to provide for the development of attached, detached and/or mixed residential uses with a range of densities and housing types. Areas designated High Density are generally more suitable for development at the mid- to high-level of the density range for this
category. No proposed development project with density levels in excess of 18 dwelling units to the acre or a structure in excess of two stories or greater than 35 feet in height shall be approved unless the following mandatory findings are made and the development project is approved by four-fifths (4/5) vote of the total authorized membership of the City Council:

1. There are substantial and overriding economic or social benefits to the City and its residents and taxpayers from the proposed density or height increase.

2. The proposed density or height increase will not cause adverse environmental impacts, either individually or cumulatively, directly or indirectly.

3. The proposed density or height increase will not have a growth-inducing effect on other property.

4. The resulting use will be compatible with uses on adjacent land.

5. The proposed density or height increase will not require substantial expansion of public infrastructure, facilities or services.

Page 8 1. Section 4.40q is hereby amended as follows:

"Plan for a housing mix at buildout consisting of 75 69 percent Low, Very Low, and Rural Living single family dwelling units and 25 34 percent High, Medium and Low Medium Density multi-family dwelling units."

This policy refers to density not housing type. Consequently, attached units or mobile homes at fewer than 6 units per gross acre would not be classified as Medium-Density. High, Medium and Low Medium Density areas designated on the General Plan Diagram will accommodate approximately 2,000 additional housing units.

2. The non-italicized portion of Section 4.40s is hereby amended in its entirety as follows:

"No land undeveloped as of March 1, 1997 and designated in whole or in part as "Urban Reserve" or "Urban Reserve (Agricultural)" in the Redlands general plan in effect as of June 1, 1987, and/or any land parcel that was in active agricultural production on November 3, 1986 regardless of zoning, shall be re-designated or rezoned to permit residential density greater than the Estate Residential (R-E) classification, as the same existed on June 1, 1987, in the Redlands City Zoning Ordinance, unless the following mandatory findings are made and the re-designation or rezoning is approved by four-fifths (4/5) vote of the total authorized membership of the City Council. Land designated by the General Plan as Urban Reserve as of June
1987, shall not exceed a density higher than permitted by the R-E zone designation unless otherwise approved by a 4/5 vote of the City Council:

1. There are substantial and overriding economic or social benefits to the City and its residents and taxpayers from the proposed density increase.

2. The proposed density increase will not cause adverse environmental impacts, either individually or cumulatively, directly or indirectly.

3. The proposed density increase will not convert viable agricultural land to non-agricultural uses.

4. The proposed density increase will not have a growth-inducing effect on other property.

5. The resulting use will be compatible with uses on adjacent land.

6. The proposed density increase will not require substantial expansion of public infrastructure, facilities or services.

Page 9 New paragraphs 4.41i and 4.41j are hereby added to Section 4.41, "Southern Area Hills and Canyons (Live Oak and San Timoteo Canyons)," to read as follows:

"4.41i. That portion of San Timoteo Creek, as defined by its floodway easements or flood control fee title, lying within the corporate boundary of the City is hereby declared to be Resource Preservation land and shall be preserved for the purposes of promoting wildlife preservation, open space recreation and water conservation. No fencing or other barriers shall be permitted in this Resource Preservation area that impede or limit access to the free crossing or use of the area by wildlife or its use for open space recreational purposes.

4.41j. All parcels of land encompassed within the area identified on GP Figure 4.5 are subject to the residential density limitations set forth in Section 4.42m and are hereby designated as Resource Preservation as defined in Section 4.96."

Page 29

The provisions of Section 4.42m are hereby reaffirmed and ratified as follows:

"4.42m Density within the Southeast Area Plan shall be as follows:

<table>
<thead>
<tr>
<th>Slope</th>
<th>Acres/Dwelling Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 to 15%</td>
<td>1.0 acre</td>
</tr>
<tr>
<td>&gt;15 to 30%</td>
<td>2.5 acre</td>
</tr>
<tr>
<td>&gt;30%</td>
<td>10.0 to 5.0 acres</td>
</tr>
</tbody>
</table>
Page 36
The non-italicized portion of Section 4.62b is hereby amended as follows:

"Provide sufficient roadway and intersection capacities to maintain a minimum Level of Service (LOS) C except as provided in policy 5.20b where (LOS) D is allowed for up to one hour of the three daily peak periods. In areas where the current level of service is below the LOS C standard, provide sufficient roadway and intersection capacities to maintain, at a minimum, the LOS existing as of the time an application for development is filed and to assure that the level of service is not degraded to a reduced LOS except as provided in Section 5.20b."

Page 44
A new Section 4.96 entitled "Resource Preservation" is hereby added as follows:

"Resource Preservation. The Resource Preservation designation limits uses in areas which possess a unique character and fragile ecology which are prime resources for water conservation, wildlife preservation, open space recreation and agriculture. Preservation of such lands is essential to the health, safety and welfare of the community. Limited permitted uses include remote commercial recreational facilities, such as equestrian facilities, as envisioned in Section 4.64; postal offices, public safety facilities, educational facilities and public utilities as envisioned in Section 4.94; and open space uses described in Section 4.95. Residential uses are permitted but density shall be limited to that allowed by Section 4.42m to protect the character and ecology of such lands."

3. SECTION 5.0, CIRCULATION ELEMENT

Insert New GP Figure 5.3 which is attached to this initiative measure as Attachment 1 is hereby incorporated herein by this reference and is hereby added to section "5.0 Circulation" of the Redlands General Plan as an unnumbered page following GP Figure 5.2.

Page 4 Sections 5.20a, 5.20b and 5.20c which are listed as "Guiding Policies: Standards for Traffic Service" are hereby amended as follows:

"5.20a—Strive to Maintain LOS C or better as the standard at all intersections presently at LOS C or better, with LOS D during no more than three hours of the day (a.m., p.m., and noon peaks).

5.20b Within the area identified in GP Figure 5.3, including that unincorporated County area identified on GP Figure 5.3 as the "donut hole," East Valley Corridor Specific Plan area, strive to maintain LOS C or better; however, accept a reduced LOS D on a case by case basis upon approval by a four-fifths
(4/5ths) vote of the total authorized membership of the City Council up to one hour of each daily peak period.

5.20c Where the current level of service at a location within the City of Redlands is below the Level of Service (LOS) C standard, no development project shall be approved that cannot be mitigated so that it does not reduce the existing level of service at that location except as provided in Section 5.20b. "Strive to Maintain LOS C within the City of Redlands; however, accept LOS D during peak periods where improvements to meet LOS C would be prohibitively costly or disruptive.

Page 7 1. Section 5.30g is hereby amended as follows:

"5.30g Coordinate with the City of Loma Linda and SANBAG to resolve establish the alignment of San Timoteo Canyon Road in the vicinity of Barton Road at the common boundary between Redlands and Loma Linda so that San Timoteo Canyon Road connects to California Street at Barton Road."

2. New Sections 5.30i, 5.30j and 5.30k are hereby added to Section "5.30 Circulation Network and Classification" to read as follows:

"5.30i Establish and maintain traffic circulation patterns that protect the character of residential neighborhoods.

5.30j Design major infrastructure improvements to accommodate regional traffic needs in a manner which discourages increased traffic flows through residential neighborhoods, encourages traffic flows to existing freeway systems and assures prudent use of federal and local taxpayer dollars.

5.30k In order to assure that the circulation policies established by the Redlands General Plan as set forth in Table 5.2 are implemented, including without limitation establishment of California Street as a major arterial, the City Council shall coordinate with SANBAG, the IVDA and the City of San Bernardino with regard to all Santa Ana river crossings, except the Orange Street crossing, to assure the development of California Street/Mountain View Avenue as a major arterial providing access to the San Bernardino International Airport."

Page 8 The provisions of Sections 5.32a and 5.32b are hereby reaffirmed and ratified as follows:

"5.32a Design residential collector streets and implement traffic control measures to keep traffic on collectors at 3,000 vehicles per day or less, where possible."
5.32b Design local residential streets and implement traffic control measures to keep traffic below 500 vehicles per day."

6. SECTION 9.0, NOISE ELEMENT

Page 7 The residential sections of Table GP 9.1 are hereby amended to read as follows:

<table>
<thead>
<tr>
<th>GP Table 9.1</th>
<th>Noise/Land Use Compatibility Matrix</th>
</tr>
</thead>
<tbody>
<tr>
<td>Land Use Categories</td>
<td>Community Noise Equivalent</td>
</tr>
<tr>
<td>Level</td>
<td>CNEL</td>
</tr>
<tr>
<td>Categories</td>
<td>Uses</td>
</tr>
<tr>
<td>RESIDENTIAL</td>
<td>Single family, duplex Multiple Family</td>
</tr>
<tr>
<td>RESIDENTIAL</td>
<td>Mobile Homes</td>
</tr>
</tbody>
</table>

Page 8 1. The residential standards set forth in Table GP 9.2 are hereby amended to reduce acceptable residential noise levels from 55 CNEL (Interior) and 65 CNEL (Exterior) to 45 CNEL (Interior) and 60 CNEL (Exterior) as follows:

<table>
<thead>
<tr>
<th>GP Table 9.2</th>
<th>Interior and Exterior Noise Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>LAND USE CATEGORIES</td>
<td>ENERGY AVERAGE CNEL (Community Noise Equivalent Level*)</td>
</tr>
<tr>
<td>Categories Exterior²</td>
<td>Uses</td>
</tr>
<tr>
<td>Residential</td>
<td>Single Family, Duplex, Multiple Family</td>
</tr>
<tr>
<td>Mobile Home</td>
<td>---</td>
</tr>
</tbody>
</table>

2. The footnotes to Table 9.2 are hereby amended as follows:

"* CNEL (Community Noise Equivalent Level) - The average equivalent A-weighted sound level during a 24 hour day, obtained after addition of
approximately five decibels to sound levels in the evening from 7 pm to 10 pm and ten decibels to sound levels at night after 10 pm and before 7 am.

1. Indoor environment excluding bathrooms, toilets, closets, corridors.

2. Outdoor environment limited to private yard of single family as measured at the property line; multifamily private patio or balcony which is served by a means of exit from inside; mobile home park; hospital patio; park picnic area; school playground; hotel and recreational area.

3. Noise level requirement with closed windows. Mechanical ventilating system or other means of natural ventilation shall be provided as of Chapter 12, Section 1205 of UBC.

3.4. Noise level requirement with open windows, if they are used to meet natural ventilation requirement.

4.5. Exterior noise level should be such that interior level will not exceed 45 CNEL."

Page 9 The section of the Noise Element entitled "Implementing Policies: Noise" is hereby amended by the addition of the following paragraph as an introduction immediately preceding Section 9.0e.

"Introduction: In addition to the provisions of the following sections 9.0e through 9.0z, it is the policy of the City of Redlands that no land use adjacent to existing residential land shall generate noise in excess of the residential CNEL levels specified in Table 9.1 and Table 9.2 of this Noise Element unless appropriate mitigation measures are imposed to reduce the noise level on adjacent residential property to the standards set forth in Tables 9.1 and 9.2."

SECTION 3. IMPLEMENTATION

A. On the effective date of this initiative measure as provided by California law (the "Effective Date"), all provisions of the general plan amendment set forth in Section 2 of this initiative measure are inserted into and become part of the Redlands General Plan, except that, if for any reason the four amendments permitted by state law to be made to the mandatory elements of the Redlands General Plan have already occurred prior to the Effective Date, the provisions of the general plan amendment set forth in Section 2 of this initiative measure shall become a part of the Redlands General Plan on January 1, 1998.

B. No development shall occur, be permitted or approved which incorporates or is based upon any provision of the Redlands Municipal Code which is inconsistent the provisions of this initiative measure after the Effective Date.
C. Except as provided in Section 4 below, any amendment to the Redlands General Plan adopted after March 1, 1997, that is inconsistent with this initiative measure is hereby repealed and declared null and void as of the Effective Date of this initiative measure.

D. Except as provided in Section 4 below, upon the Effective Date, all general plan amendments, rezonings, specific plans, tentative or final subdivision maps, parcel maps, conditional use permits, building permits or other ministerial or discretionary entitlements for use, shall not be approved or issued unless consistent with the policies and provisions of this initiative measure.

SECTION 4. NO UNCONSTITUTIONAL TAKING

A. This initiative measure is not intended, and shall not be applied or construed to authorize the City to exercise its powers in a manner which will take private property for public use without the payment of just compensation, but shall be interpreted, applied and implemented so as to accomplish its purposes to the maximum constitutionally permissible extent without requiring payment of compensation.

B. If application of this initiative measure to a specific property of record as of the Effective Date would create a taking, then the City Council may, upon application by the landowner, allow additional density or uses on such property, upon findings that the level of additional development permitted is the minimum necessary to avoid a taking, and no lesser level of development would be sufficient to avoid a taking.

SECTION 5. SEVERABILITY

A. In interpreting this initiative measure or resolving any ambiguity thereof, the City Council and all other city entities charged with implementing or enforcing this initiative measure or any part of it, as well as any reviewing court, shall interpret this initiative measure in the manner which most vigorously and effectively accomplishes its purposes and operative provisions.

B. If any portion of this initiative measure is hereafter determined to be invalid by a court of competent jurisdiction, all remaining portions of this initiative measure shall remain in full force and effect. Each section, subsection, sentence, phrase, part or portion of this initiative measure would have been adopted and passed irrespective of the fact that any one or more sections, subsections, sentences, phrases, parts or portions be declared invalid or unconstitutional.

SECTION 6. AMENDMENT AND REPEAL

This initiative measure and all of its provisions may be amended or repealed only by a majority vote of the electorate.

* * * * * * *
GP Figure 4.5 and GP Figure 5.3 are attached as Attachments 1 and 2, respectively.
southerly along said City Limit Line as shown on said Parcel Map 4223 to the San Timoteo Canyon Road; thence southeasterly along San Timoteo Canyon Road to the southeasterly line of Parcel 2 of Parcel Map 7782 as per map recorded in P.M.B. 78/98/91 records of said County; thence southeasterly along said southeasterly line of Parcel 2 to Farm Avenue (Brookside Road); thence northwesterly along Farm Avenue to Terracina Boulevard (Point D); thence southeasterly along Terracina Boulevard continuing along Cypress Avenue to Smiley Heights Drive; thence southerly and thence easterly on Smiley Heights Drive to Serpentine Drive; thence southeasterly along Serpentine Drive to Sunset Drive; thence southerly, then easterly, then northerly, then westerly, respectively, on Sunset Drive to the intersection of Sunset Drive and Wahash Avenue (Point E); thence northerly along Wahash Avenue to the Redlands City Limit; thence southeasterly then southerly along the City Limit of Redlands to the southeast corner of Redlands' corporate limits (Point F); thence westerly along the southern City Limit of Redlands to the southwest corner of Redlands' corporate limits (Point G); thence northerly along the western City Limit of Redlands to the point of beginning; not including the San Bernardino County Land Fill site.
attachment 2

gp figure 5.3

beginning at the intersection of the city of redlands' eastern city limit and redlands boulevard (point a);
ence easterly along the northern right-of-way limit of redlands boulevard to the intersection of new york street (point b); thence northerly along new york street and new york street extended to the intersection of jugonia avenue; thence easterly on jugonia avenue to an intersection of karon street; thence northerly on karon street and karon street extended to san bernardino avenue (point c); thence westerly along the southern right-of-way limit of san bernardino avenue to a first city limit line of the city of redlands encountered in a westerly direction (point d); thence easterly and then northerly along the city limit of redlands to the point at which the city limit line turns easterly around the unincorporated san bernardino county area commonly known as the "donut hole"; thence northerly along state route 30 to the city limit of redlands (point e); thence southerly along the city limit of redlands to mountain view avenue (point f); thence southerly along the city limit of redlands to the southern terminus of the western city limit of redlands and mountain view avenue (point g); and thence westerly along the city limit of redlands to the point beginning