## ATTACHMENT "A" List of Conditions for SPRR25-00002

Approval Date: Effective Date: Expiration Date:

This list of conditions applies to: Consideration of Site Plan Review Revision SPRR25-00002 to construct a 1,484 square foot addition to an existing 4248 square foot Options for Youth School building within the General Commercial (C2) zone located at 11975 Hesperia Road (Applicant: Options for Youth.; APN: 0415-035-10)

The use shall not be established until all conditions of this land use approval application have been met. This approved land use shall become null and void if all conditions have not been completed by the expiration date noted above. Extensions of time may be granted upon submittal of the required application and fee prior to the expiration date.

(Note: the "COMPLETED" and "COMPLIED BY" spaces are for internal City use only).

#### CONDITIONS REQUIRED AS PART OF SUBMITTAL OF PUBLIC IMPROVEMENT PLANS

COMPLETED	COMPLIED BY	CONSTRUCTION PLANS. Five complete sets of construction
NOT IN COMPLIANCE		plans prepared and wet stamped by a California licensed Civil
		or Structural Engineer or Architect shall be submitted to the
		Building Division with the required application fees for review.
		(B)

COMPLETED	COMPLIED BY	SPEC	IALT	Y PL	ANS.	The	followi	ng	additional	plans/reports
NOT IN COMPLIANCE		shall	be	require	d for	busi	nesses	with	special	environmental
		conce	rns:	(B)						

A. Demolition permits shall be obtained from the Building Division prior to demolition of above or below ground structures. Prior to issuance a certificate that the structure is asbestos free shall be obtained from a licensed environmental engineer

COMPLETED	COMPLIED BY	EXPIRATION OF ENTITLEMENT. Unless the applicant has
NOT IN COMPLIANCE		obtained a grading permit and/or building permit and
		commenced construction, this approval shall expire three (3)
		years from the date of action of the reviewing authority. Where
		no grading or building permit is required, the allowed use on
		the site shall have commenced prior to the expiration date in
		compliance with the approval and any applicable conditions of
		approval. An extension of time may be granted pursuant to
		Municipal Code Section 16.12.060 if the applicant files an

expiration of the permit. (P)

### COMPLETED COMPLIED BY NOT IN COMPLIANCE

INDEMNIFICATION(1). To the furthest extent allowed by law, Applicant shall indemnify, hold harmless and defend City and each of its officers, officials, employees, consultants, agents and volunteers from any and all loss, liability, fines, penalties, forfeitures, damages and costs (including attorney's fees, litigation expenses and administrative record preparation costs) arising from, resulting from, or in connection with any

application and written request for an extension prior to the

Third-Party Action (as hereinafter defined). The term "Third Party Action" collectively means any legal action or other proceeding instituted by (i) a third party or parties, or (ii) a governmental body, agency or official other than the City, that: (a) challenges or contests any or all of these Conditions of Approval or any approval associated with entitlements associated with the project to which these conditions of approval apply (collectively "Approvals"); or (b) claims or alleges a violation of CEQA or another law in connection with the Approvals by the City, or the grant, issuance or approval by the City of any or all Approvals. Applicant's obligations under this paragraph shall apply regardless of whether City or any of officers, officials, employees, consultants, agents or volunteers are actively or passively negligent, but shall not apply to any loss, liability, fines, penalties forfeitures, costs or damages caused solely by the active negligence or willful misconduct of the City or any of its officers, officials, employees, agents or volunteers. The provisions of this section shall survive any termination, revocation, overturn, or expiration of an approval. (P)

**COMPLETED** COMPLIED BY NOT IN COMPLIANCE

INDEMNIFICATION(2). Nothing in this condition shall obligate the City to defend any claim and the City shall not be required to pay or perform any settlement arising from any such claim unless the City approves the settlement in writing. Additionally, the City shall not be prohibited from independently defending any claim, and whether or not the City does decide to independently defend a claim, the applicant shall for attorneys' responsible City's fees, expenses litigation, and costs for that independent defense, including the costs of preparing any required administrative record. Unless the City independently chooses to defend any Third Party Action on its behalf, Applicant shall control the conduct of the defense of any claim or action provided that: (1) the City shall have the right, prior to filing, to review and approve any and all pleadings or related documents filed with the court in connection with defense and Applicant such reimburse the City for review time for each draft brief or pleading to be filed on behalf of the City; and (2) the City shall review and reasonably approve any proposed settlement. Applicant acknowledges that the City is not obligated to approve a proposed settlement requiring the City to pay or incur any monetary amount, take a future legislative action, render a future quasi judicial decision, or otherwise take a future discretionary government action. (P)

**COMPLETED** COMPLIED BY NOT IN COMPLIANCE

INDEMNIFICATION(3). The City may, at any time, require the applicant to reimburse the City for costs that have been, or which the City reasonably anticipates will be, incurred by the City during the course of processing or defending any Third-Party Actions. The City shall provide Applicant with an invoice detailing all reasonable costs incurred. Applicant shall tender to the City payment in full of all reasonable and necessary costs within thirty (30) days from the date upon the invoice. Applicant further acknowledges and agrees that failure to timely tender payment in full to the City shall be considered a breach and non compliance with the conditions of approval for the project. Applicant shall also be required,

upon request of the City, to deposit two month's estimated costs anticipated by the City to be incurred, which may be used by the City as a draw down account to maintain a positive balance pending tender of payment by Applicant as noted herein. (P)

#### CONDITIONS REQUIRED PRIOR TO GROUND DISTURBING ACTIVITY

<u>COMPLETED</u> <u>COMPLIED BY</u> PRE-CONSTRUCTION MEETING. Pre-construction

NOT IN COMPLIANCE meetings shall be held between the City the Developer grading contractors and special inspectors to discuss permit

requirements monitoring and other applicable environmental mitigation measures required prior to ground disturbance and prior to development of improvements within the public

right-of-way. (B)

<u>COMPLETED</u> SURVEY. The Developer shall provide a legal survey of the

property. All property corners shall be staked and the property

address posted. (B)

CONDITIONS REQUIRED PRIOR TO BUILDING PERMIT ISSUANCE

NOT IN COMPLIANCE

NOT IN COMPLIANCE

<u>COMPLETED</u> <u>COMPLIED BY</u> AQMD APPROVAL. The Developer shall provide evidence of

NOT IN COMPLIANCE acceptance by the Mojave Desert Air Quality Management

District. (B)

<u>COMPLETED</u> <u>COMPLIED BY</u> CONSTRUCTION WASTE. The developer or builder shall

NOT IN COMPLIANCE

contract with the City's franchised solid waste hauler to provide bins and haul waste from the proposed development. At any time during construction, should services be discontinued, the franchise will notify the City and all building permits will be suspended until service is reestablished. The construction site shall be maintained and all trash and debris contained in a method consistent with the requirements specified in Hesperia Municipal Code Chapter 15.12. All construction debris,

including green waste, shall be recycled at Advance Disposal and receipts for solid waste disposal shall be provided prior to

final approval of any permit. (B)

<u>COMPLETED</u> <u>DEVELOPMENT</u> FEES. The Developer shall pay required

NOT IN COMPLIANCE development fees as follows:

A. School Fees

<u>COMPLETED</u> <u>COMPLIED BY</u> ACCESSIBLE PARKING SPACES. The project shall comply

with California Building Code (CBC) Section 11B-208, ensuring that accessible parking spaces are provided as required for

non-residential developments. (B)

<u>COMPLIED BY</u>

TRASH ENCLOSURE. All trash enclosures shall be in conformance with Municipal Code Section 16.16.360 and City

approved construction details. The enclosure shall be enclosed on three sides by a minimum six-foot tall decorative masonry wall with split face block on the viewable side and a decorative cap. The masonry wall shall be earth tone in color;

solid grey block is not allowed. The enclosure shall have

non-transparent metal gates and a solid roof-cover that is architecturally compatible with the primary building onsite and that serves to protect the refuse area from inclement weather, as well as prevents unauthorized entry into the enclosure. (P)

COMPLETED COMPLIED BY

NOT IN COMPLIANCE

LANDSCAPE PLANS. The Developer shall submit three sets of landscape and irrigation plans including water budget calculations, required application fees, and completed landscape packet to the Building Division

COMPLETED COMPLIED BY

NOT IN COMPLIANCE

NOT IN COMPLIANCE

NOT IN COMPLIANCE

SOLID MASONRY WALL/FENCING. The Developer shall submit four sets of masonry wall/wrought iron fencing plans to the Building Division with the required application fees for all proposed walls. Walls shall be constructed with split faced block where viewable from the public or right of way. (P)

<u>COMPLETED</u> <u>COMPLIED BY</u> ROOFTOP EQUIPMENT. All rooftop equipment shall be NOT IN COMPLIANCE screened from view from the right-of-way and architecturally

screened from view from the right-of-way and architecturally integrated into the design of the building. All roof-mounted mechanical equipment proposed on the roof shall be shown on a cross-section of the building, as well as a line of site study, evidencing that the equipment will be screened from

view and will not be visible from the right-of-way. (P)

#### CONDITIONS REQUIRED PRIOR TO CERTIFICATE OF OCCUPANCY

COMPLETEDCOMPLIED BYDEVELOPMENT FEES. The Developer shall pay requiredNOT IN COMPLIANCEdevelopment fees as follows:

A. Development Impact Fees (B)

B. Park Fees (Not applicable to commercial and industrial developments (B)

C. Utility Fees (E)

COMPLETED UTILITY CLEARANCE AND C OF O. The Building Division

will provide utility clearances on individual buildings after required permits and inspections and after the issuance of a Certificate of Occupancy on each building. Utility meters shall be permanently labeled. Uses in existing buildings currently served by utilities shall require issuance of a Certificate of

Occupancy prior to establishment of the use. (B)

COMPLETED COMPLIED BY Landscaping/irrigation. The Developer shall install the

landscaping and irrigation as required by the Planning

Division. (P)

<u>COMPLETED</u> ON SITE IMPROVEMENTS. All on site improvements as NOT IN COMPLIANCE ON SITE improvements as recorded in these conditions, and as shown on the approved

site plan shall be completed in accordance with all applicable Title 16 requirements. The building shall be designed consistent with the design shown upon the approved materials board and color exterior building elevations identified as Exhibit A. Any exceptions shall be approved by the Director of

Development Services. (P)

# NOTICE TO DEVELOPER: IF YOU NEED ADDITIONAL INFORMATION OR ASSISTANCE REGARDING THESE CONDITIONS, PLEASE CONACT THE APPROPRIATE DIVISION LISTED BELOW:

(B) Building Division	947-1300
(E) Engineering Division	947-1476
(F) Fire Prevention Division	947-1603
(P) Planning Division	947-1200
(RPD) Hesperia Recreation and Park District	244-5488