

OC PARKS PERMIT

P2015-00141

Edwards, Helen 12:01:06 PM HE

5/29/2015

OC Parks Contact Number
714-000-0000

COUNTY OF ORANGE
OC Parks Permits
13042 Old Myford Road
Building #4
Irvine, CA 92602
(866) 627-2757
Fax: (714) 973-3336

Permit No: **P2015-00141**
Effective Date: **5/28/2015**
12:00 AM
Expiration Date: **11/28/2015**
12:00 AM

Inspection office shall be notified at least **TWO (2) WORK DAYS PRIOR** to commencing permitted use. **FAILURE TO OBTAIN INSPECTION SHALL VOID THIS PERMIT**

PERMITTEE

Inter- Canyon League
17312 Wilkinson Road P.O. Box 301
Silverado , CA 92676

OC Parks Facility

<u>Name</u>	<u>Number</u>
MODJESKA OFF-SITE PARKING LOT	None

Contact Person : Joanne Hubble
Telephone No. 714-307-4806

Insured Inter Canyon League

Policy PHPK1289433

Expires 2/3/2016

PERMITTED USE:

User of County property is hereby authorized as follows, subject to provisions attached hereto:

Temporary access to utilize the Silverado Children's Center easement to access the Silverado School site and to use the Modjeska Off-site Lot to conduct a "Large Animal Pre-Evacuation Staging" per attached provisions, and to the satisfaction of the on-duty Inspector.

*****PERMITTEE IS TO COMPLY WITH THE ATTACHED OC PARKS SPECIAL CONDITIONS*****

CEQA Code 1

SWPPP: No

LOCATION OF WORK:

Orange County- Former Silverado School and the Modjeska off-site Parking Lot.

Dimension/Type:

Thomas Brother: Orange CountyArea: Silverado Canyon

CONSIDERATION:

<u>Types</u>	<u>PWO#</u>	<u>Permit Fees</u>	<u>Surety</u>	<u>Penalty</u>	<u>Total</u>	Total Fees: 0.00
HE	EH68120	0.00 (2072)	0.00 (2092)	0.00	0.00	

<u>Payment</u>	<u>Trust</u>	<u>Check</u>	<u>Receipt</u>	<u>Date</u>	<u>Amount</u>	<u>Total Payment:</u>	<u>200.00</u>
Fee Waiver- In House				2/9/2015	200.00		

PERMITTEE'S ACCEPTANCE:

SIGNATURE ON FILE

COUNTY APPROVAL:

FOR - *Helen Edwards*
Tom Starnes

PERMIT AND APPROVED PLANS SHALL BE MAINTAINED ON JOB SITE. ALL UNDERGROUND WORK REQUIRES PRIOR 'UNDERGROUND SERVICE ALERT' COMPLIANCE. THIS PERMIT IS NON-TRANSFERABLE.

Note: Deposits will not be refunded until Final Inspection is performed and signed-off permit is submitted to OC Parks Permits.

OC PARKS PERMIT P2015-00141

Surety Paid By:

TUF Invoice Paid By:

Contractor: Inter Canyon League P.O. Box 301 Silverado, CA 92476

Engineer:

Inspection: OCP On Site Senior Park Ranger

CC:

PERMIT INSPECTORS REPORT:

DATE WORK COMPLETED: _____

The permitted work was completed in satisfactory manner per instructions and/or the as-built plans and inspectors report submitted herewith for county files

Remarks:

P201500141

Inspector:

Date

Refund Recommended By:

Date

Refund Approved By:

Date:



APPLICATION FOR CONSTRUCTION/ ENCROACHMENT PERMIT

REQUIRED INFORMATION:

Refer to the Applicant Requirements for Construction/Encroachment Permit

PROJECT OWNER Inter-Canyon League

PERMITTEE Joanne Hubble - Chair, Emergency Preparedness Committee

Address 17312 Wilkinson Rd/P.O. Box 301 City Silverado State CA Zip 92676

Contact Name Joanne Hubble Phone (714) 307-4806

E-mail Address jahubble@occoxmail.com If a Utility, inspection fees can be invoiced to? _____

CONTRACTOR _____

Address _____ City _____

State CA Zip _____ Contact Name _____ Phone (____) _____

E-mail Address _____

ENGINEER/AGENT _____

Address _____ City _____

State CA Zip _____ Contact Name _____ Phone (714) 307-4806

E-mail Address _____

PROJECT INFORMATION: Park Area /Location /Address of Work 7531 Santiago Cyn. Rd, Silverado, CA 92676

Nearest cross streets _____ Area/Lot/Tract _____

PLAN REQUIREMENTS: Please submit (3) sets of fully dimensioned or scaled plans **with the project area clearly highlighted.**

Project Detail: Provide a description of request including: project area, scope, type of resources, equipment, materials and length of time required We are requesting access to utilize the Silverado Children's Center easement to access the Silverado School site. Please see additional special permit condions for all other pertinent information. In addition we will be utilizing the Modjeska Off-site Lot located at Santiago Canyon Road and Modjeska Canyon Road. The special permit conditions apply to this facility as well.

Permit Fee: A \$200.00 fee is required to initiate processing the permit per Board Resolution 10-198. **If permit is cancelled, \$75.00 will be retained and applied as the initial permit processing cost.** Upon receipt of the completed application, staff will coordinate the review of the material. Applicant will be advised of any revisions, additional fees, surety deposit/bond amounts, insurance requirements or other items required prior to permit issuance. A valid certificate of liability insurance complying with the requirements of the County Risk Management Office is required prior to permit being issued. If needed, a sample certificate can be provided. Please allow minimum of (30) working days to process request.

Upon completion of the permitted use, PERMITTEE is responsible for calling the assigned Inspector for final inspection and sign-off, and contacting the Permit Office to request the refund of any surety deposit. Refunds are processed approximately 6-8 weeks after sign-off by the Inspector.

Signature of Applicant: Joanne Hubble Date 12/03/214
(Permit cannot be processed without a legible signature)

Print Name Joanne Hubble Phone (714) 307-4806

MAIL, FAX, OR DELIVER YOUR APPLICATION TO
OC Parks Reservations and Permits Unit
13042 Old Myford Road
Irvine, CA 92602-2304
FAX: (714) 973-3336

PUBLIC COUNTER HOURS:
Monday–Friday: 8:00 a.m. – 4:00 p.m.

QUESTIONS: PLEASE CALL OR E-MAIL
Phone Number: (866) 627-2757
E-mail: Permits@ocparks.com



**SILVERADO
MODJESKA
RECREATION AND
PARK DISTRICT**

December 23, 2014

OC Parks
13042 Old Myford Rd.
Irvine, Ca 92602

Dear OC Parks,

This letter is to serve as an acknowledgment on our part that the Inter-Canyon League intends to utilize the Silverado School Site for large animal evacuations pursuant to the language in the OC Parks Special Permit Conditions which we are in receipt of. The Inter-Canyon League will be using the lower part of the easement that leads to the Silverado Children's Center to access the area in which the animals will be kept. We further acknowledge that every attempt will be made to notify the staff at the Children's center and to keep the driveway clear of vehicles which might impede access to the Center and are in agreement that this easement may be used in this matter.

Sincerely yours,

John S. Olson

President, SMRPD

OC Parks Permit Special Conditions
Large Animal Pre-Evacuation Staging Areas
At the Former Silverado School and the Modjeska Off-Site Parking Lot

Pre-evacuation staging at the former Silverado School and the Modjeska Off-Site Parking Lot is intended only to accommodate the relocation of large animals **in advance of the issuance of an official Evacuation Order** (either Voluntary or Mandatory) by the County's Emergency Operations Center (EOC). Large animals include horses, donkeys, cattle, sheep, llamas and pigs. Large animals do not include domestic animals such as dogs and cats.

The opening of either staging area for **pre-evacuation** must be based on a perceived threat to the Silverado, Modjeska or Williams Canyon communities from fire, flood or other substantial life threatening condition.

Utilization of both staging areas is intended to be on a temporary basis until either: a) the EOC has issued an Evacuation Order, b) the fire, flood or other life threatening event triggering the pre-evacuation has been eliminated or c) County directs that the staging areas be closed, whichever comes first.

Prior to the opening of either staging area, the Inter-Canyon League (ICL) shall:

- Notify OC Animal Care through its established 24-hour dispatch services listed below.
- Confirm with OC Parks staff that the staging area is available for occupancy and whether any special site limitations will be in effect during the occupancy period. Contact with OC Parks shall be made through its established 24-hour dispatch services listed below.

Former Silverado School Staging Area

- Prior to the opening, the ICL shall ensure the staging area will be accessed in a manner that does not block or impede traffic to and from the Children's Center.
- The staging area shall be accessed exclusively from the Silverado Children's Center driveway; no access to the staging area is permitted from the Canyons Library entrance and parking lot.

Modjeska Off-Site Parking Lot Staging Area

- The staging area shall be accessed from Modjeska Canyon Road in a manner that does not block or impede traffic.

ICL shall be responsible for opening, managing and closing the staging areas. ICL shall ensure that ICL representative(s) are on-site at all times when a staging area is open to ensure site-security and proper care of the animals, including feeding and watering, cleanup and disposal of animal waste and veterinary care. Animals shall be accepted on a first-come, first served-basis.

ICL shall be solely responsible for the welfare and well-being of all animals accommodated at the staging areas. ICL shall also be responsible for any harm or injury caused by any animals accommodated at the staging areas.

OC Parks shall provide and maintain the following:

- Former Silverado School staging area: a corral, stalls, storage shed, a water line and faucet, and fencing/gates.
- Modjeska Off-Site staging area: a storage shed and fencing/gates.

ICL shall repair any damage to the above-listed equipment or infrastructure; all repairs must be completed within thirty days of the staging area's closure or the lifting of any Evacuation Orders.

ICL shall clean up the staging areas after they are closed; cleanup must be completed within seven days of closure or the lifting of any Evacuation Orders.

The County does not warrant or guarantee that the staging areas will be available and assumes no liability on the use or the availability of the staging areas or any harm that may result from their use or unavailability.

Once an Evacuation Order is issued by the EOC:

- All animals must be removed within 24 hours.
- All animals being held at the staging area must be relocated to the designated evacuation center(s) or to other suitable locations outside the evacuation area as soon as feasible.
- The staging area must be closed as soon as all animals are relocated.

ICL agrees to not publish or make public the following OC Animal Care and OC Parks phone numbers:

OC Animal Services 24-hour Dispatch
(714) 796-6418

OC Parks 24-hour Dispatch
(562) 594-7232



COUNTY OF ORANGE
OC PARKS RESERVATIONS & PERMITS UNIT
MASTER STANDARD PROVISIONS
Permit No. 2015-00141

1. Permits issued by this Department are pursuant to the authority vested by the Board of Supervisors for the County of Orange, Orange County Parks, any one or all of which are hereinafter referred to as County.
2. Permittee agrees to save County, its agencies, districts, etc., including its officers, agents or employees, harmless from any and all penalties, liabilities or loss resulting from claims or court actions, arising directly out of any damage or injury to persons or property by reason of the acts or omissions of Permittee, its agents, employees or independent contractors in exercising any of the privileges herein granted or in consequence thereof.

The Permittee shall file a written accident report with the County of Orange for any property damage, death or injuries on project site within 48 hours after such incident occurs. The accident report shall include, but is not limited to, the following information, if available: time and date, location, nature of accident, names of people injured, description of property damage, police report number, and description of job site condition at the time of accident.

Failure to file an accident report shall be considered a violation of the permit provisions and may cause revocation of this permit.

Accident report shall be filed with the Inspection section assigned to the project. Contact can be made at the following telephone numbers:

Permits Inspection (949) 585-6429
13042 Old Myford Road
Irvine, CA 92602

3. Should any damage or injury to County works occur during initial use and/or as a result of this permitted use, either through the acts of agents, servants, or employees of Permittee or by any independent contractor of Permittee in the exercise of the rights herein granted, Permittee shall immediately, upon the written demand of County, restore such works to the condition of same on the date of the occurrence of said damage or injury at Permittee's cost or expense. The question as to whether or not any such damage or injury has been caused to the works shall be determined by the Director of OC Parks and his determination shall be final. In the event repair by County is necessary, Permittee shall pay County the cost of such repairs.
4. County reserves the right unto itself to perform any work, upon any portion or all of the area covered by this permit, or to do any other work necessary at any time. Such work may be performed without incurring any liability of any nature whatsoever to the Permittee. It is further understood and agreed that County reserves unto itself the rights of ingress over all or any portion of the subject area.
5. Neither this permit nor any of the rights herein granted shall be assigned without the prior written approval of the County.
6. By acceptance of this permit, Permittee acknowledges and assumes all responsibility for compliance with requirements of other regulatory governing agencies including, but not limited to, zoning regulations, applicable ordinances and laws, etc., of the County of Orange, the State of California, or others having regulatory control over the use granted herein.
7. A copy of this permit and approved plans, if applicable, shall be maintained at the site of work and be shown to any authorized representative of the County or other regulatory governing agency upon request.
8. No access or work shall be performed within County rights of way without the full knowledge of County's inspector, who shall be given not less than two work days' advance notice of the initiation of permitted use. Failure of Permittee to obtain inspection shall void this permit and necessitate reapplication by Permittee.

9. This permit may be immediately revoked for reasons in the best interest of the County, including violation of permit provisions or other applicable rules and regulations or for the creation of a nuisance upon notice given by the Director of OC Parks or authorized representative. In the event of such revocation, Permittee shall immediately cease all operations and restore County right of way as directed by County's inspector.
10. Any construction performed within County properties shall be in accordance with OC Parks Standard Plans and established criteria. Any deviation must be specifically detailed and highlighted on plans in a manner meeting the approval of County Property Permits. No uses other than that as stated on this permit shall be exercised. Public right of way shall not be used for administrative operations or storage of equipment, materials, supplies, etc.
11. **RIGHT OF WAY RESERVATIONS:** The permission granted hereby extends only to those which the County of Orange has in the real property and no warranty of any kind is made hereby that the said County possessed any or all of the rights of title necessary for Permittee to accomplish work under this permit, and Permittee is cautioned to satisfy itself that it has obtained all necessary rights or permits prior to commencement of work. This permit shall not constitute a grant of any interest in or to real property belonging to the County of Orange or any other person or entity. References to Director signify the Director, OC Parks, or his assignees.
12. **WORKING HOURS:** All work shall be performed within working hours of Orange County OCP permit inspection group, unless prior arrangements have been made with the inspection group.
CONSTRUCTION REQUIREMENTS
13. **RESURFACING BY PERMITTEE OR COUNTY SPECIFICATIONS:** Temporary patching of trench is required on lateral cuts in surfaced streets immediately after backfilling. Permanent pavement shall be placed within thirty (30) working days after completion of backfilling operations. All excavations shall be backfilled or covered or otherwise protected, in a manner meeting the approval of the inspector, at the end of each work day. The inspector may require any pavement removal to be patched with temporary AC immediately after backfilling.

Where pavement or surfacing has been removed by acceptable method, as determined by inspector, and trench edges sawed, Permittee shall replace it with a structural section the same as that removed plus an additional one inch (1") of AC. In no case shall the replacement structural section be less than 5" AC/NS or 3" AC/6" PMB per Standard Plans. The inspector shall approve all structural sections prior to placement. Where Portland Cement Concrete pavement is removed or damaged, it shall first be sawed at excavation limits, providing distance to the next joint is more than five (5) feet away; if not, then it shall be removed to next joint without damaging adjacent pavement and subsequently replaced with Portland Cement Concrete.
14. **LOCATION OF PIPES AND CONDUITS:** All pipes and conduits laid parallel to the roadway at least five (5) feet from edge of the pavement or graded traveled roadway, unless otherwise authorized in writing by the Director.
15. **MINIMUM COVER:** The uppermost portion of any pipeline or other facility shall be installed NOT LESS THAN thirty (30) inches below the lowest portion of the roadway surface or ditch, unless otherwise authorized in writing by the Director.
16. **STANDARD SPECIFICATIONS:** Unless otherwise indicated on permit, all work shall be done in accordance with OC Parks, OC Public Works & Resources Department Standard Plans and the Standard Specifications for Public Works Construction latest issues.
17. **COUNTY PROJECTS:** This permit DOES NOT give Permittee permission to delay or interfere with the construction of County projects. Installation shall be subject to the approval of and at the convenience of County's contractor. Prior to any excavation, written permission must be obtained from said contractor and presented to resident engineer, stating that installation will NOT DELAY or interfere with said contractor's operation. If permission is DENIED, then work shall be delayed until completion of said contract.
18. **TUNNELING OR BORING:** All improved streets, as shown on Master Plan of Arterial Highways, MUST be bored or tunneled. All boring, tunneling and placing conduits, casing and pipelines shall be done in such a manner that the existing driving lanes will NOT be disturbed. If a casing is installed to receive conduit or pipeline, all voids between casing and conduit shall be filled with grout or sand. Bore pit shall not encroach within five (5) feet from edge of pavement.
19. **OPEN CUT METHOD:** Open cutting of local streets may be permitted. NOT more than one-half (1/2) of the width of a traveled way shall be disturbed at one time and the remaining width shall be kept open to traffic. Two-way traffic shall be maintained on pavement at all times.

- A. Minimum clearance of two (2) feet adjacent to any surface obstruction and a five (5) foot clearance between excavation and traveled way shall be maintained.
- B. Backfill material shall be subject to OCPW inspector's approval prior to placement. OCPW inspector may require 2-sack cement slurry backfill. PERMANENT A.C. PATCH shall be placed within thirty (30) working days after completion of backfilling operations.
20. **COMPACTION:** All backfill replaced in excavation within road right of way shall be compacted until relative compaction is NOT LESS than ninety percent (90%), as determined by the Relative Compaction Test as specified in the OC Public Works & Resources Department Standard Plans. PMB (aggregate base) shall be compacted to a relative compaction of NOT LESS than ninety-five percent (95%).
After completion of backfill and compaction operations and before permanent paving is replaced, contractor shall call for compaction tests to be performed and shall provide for test holes at locations and as directed by the inspector. In lieu of test holes as specified above, contractor may elect to call for compaction tests in successive lifts of backfill not to exceed two (2) feet vertically in time each lift of backfill is placed and compacted.

ADDITIONAL STANDARD PROVISIONS (Codified Ordinances, Title 6, Section 6-1-1, et seq., of the County of Orange)

21. **REPLACING ENTIRE DRIVING AND/OR BIKE LANE:** If surfacing or pavement within driving lanes of a highway, as shown on the Master Plan of Arterial Highways or within a bikeway, is removed or damaged by Permittee's operation, existing surfacing or pavement for width of the driving or bike lane and for the length of the damaged surfacing shall be removed and replaced to a distance of not less than one hundred (100) feet. Such removal and replacement shall be to the satisfaction of the Director.
22. **OIL-MIXED SHOULDERS:** Improved oil-mixed shoulders are to be remixed to minimum depth of four (4) inches with an approved oil-mixing machine using approximately ½ gallon to 2½ gallons of SC 800 per square yard as determined by the Director. In lieu of the former, the entire width of the shoulder may be removed to a minimum depth of two (2) inches and replaced with a minimum of two (2) inches of AC.
23. **CONCRETE SIDEWALK OR CURB:** All concrete sidewalks or curbs shall be saw-cut to the nearest control joint and replaced in conformance with applicable provisions of the OC parks OC Public Works & Resources Department Standard Plans and Standard Specifications for Public Works Construction. Sidewalk removal and replacement shall be to the satisfaction of the Inspector.
24. **CARE OF DRAINAGE:** If the work herein contemplated shall interfere with established drainage, ample provision shall be made by the Permittee to provide for it, as may be required by the Director.
- All roadside drainage ditches shall be restored to original grades, and inlet and outlet ends of all culverts shall be left free and clear.
25. **COMPLIANCE WITH TERMS OF PERMIT:** Permittee shall not make or cause to be made any excavation, or construct, place upon, maintain, or leave any obstruction or impediment to travel, or pile or place any material in or upon any highway, under the surface of any highway, at any location or in any manner other than that described in application as approved by the Director, or contrary to terms of permit or of any provision of the Ordinance hereinbefore referenced.

Permittee agrees that if installation of any nature or kind placed in the excavation, fill or obstruction, for which permit is issued, which shall at any time in the future interfere with use, repair, improvements, widening or change of grade of highway, Permittee or his successors or assigns, with ten (10) days after receipt of written notice from the Director to do so, at his own expense, either remove such installation or relocate to a site which may be designated by the Director.

Permittee hereby agrees to do all work and otherwise comply with provisions of Orange County Codified Ordinances Title 6, Section 6-1-1, et seq., as amended, terms and conditions of this permit, and all applicable rules and regulations of the County of Orange. All work shall be performed in accordance with provisions of this Ordinance and of all applicable laws, rules and regulations of Orange County and to the satisfaction of the Director.

After work has been completed, all debris and excess material from excavation and backfill operations shall be removed from right of way and the roadway left in a neat and orderly condition. All approaches to private driveways and intersecting highways and streets shall be kept open to traffic at all times. Excess materials which adhere to roadway surfacing, as a result of construction operations, shall be removed by approved methods to the satisfaction of the Director.

PERMITTEE'S OBLIGATION

26. RESTORATION: APPLICANT SHALL RESTORE THE ROADWAY TO ITS ORIGINAL OR BETTER CONDITION AND CAUSE ANY PERMANENT PAVING TO BE COMPLETED AS SOON AS POSSIBLE. Immediately upon completion of the work necessitating the excavation or obstruction authorized by any permit issued pursuant to the aforementioned Ordinance, Permittee shall promptly, and in a workmanlike manner, refill the excavation or remove the obstruction to the satisfaction of the Director.

If Permittee fails or refuses to refill any excavation which he has made or remove any obstruction which he has placed on any highway, the Director may do so and Permittee shall promptly reimburse County the cost thereof. If any anytime subsequent to first repair of a surface of a highway damaged or destroyed by any excavation or obstruction in such highway, it becomes necessary again to repair such surface due to settlement or any other cause directly attributable to such excavation or obstruction, Permittee shall pay to County the cost of such additional repairs made by the Director. Cost shall be computed by the Director as provided in Section 6-3-47 or Section 6-3-49 of the aforementioned Ordinance, whichever, in the judgment of the Director, will most fairly compensate County for expenses incurred by it.

27. PERMITTEE TO PAY DEFICIENCY. If any deposit is insufficient to pay all fees and costs herein provided, Permittee shall, upon demand, pay to the Director an amount equal to the deficiency.
28. EFFECT OF FAILURE TO PAY COSTS OF DEFICIENCY: If Permittee, upon demand, fails to pay any deficiency as provided in Section 6-3-77 of the aforementioned Ordinance, or shall fail to pay any other costs due County hereunder for which no deposit has been made, County may recover same by an action in any court or competent jurisdiction. Until such deficiency or costs are paid in full, a permit hereunder shall not thereafter be issued to Permittee.
29. TAXABLE POSSESSORY INTEREST: Permittee acknowledges that a taxable possessory interest may have been created by this permit and that Permittee may be subject to payment of property taxes levied on such interest. (Reference is made to California Revenue and Taxation Code, Sections 107, 107.4 and 107.6.)
30. ADDITIONAL COST: Any additional cost incurred by Permittee incidental to this work NOT shown on the face of the permit, shall be borne by Permittee.
31. COMPLIANCE: Any CONDITIONS shown in regulations, attachments, and/or provisions of Codified Ordinance and all applicable laws, rules and/or regulations of Orange County or any other regulatory governing agency pertinent to work on the face of this permit MUST be complied with.

Section 6424 of the California Labor Code requires contractors planning excavation or trench work to obtain a permit for such work from the State of California, Department of Industrial Relations, DIVISION OF INDUSTRIAL SAFETY.

CONDITION: OC PARKS DOES NOT PERFORM ANY INSPECTION UNDER THIS PERMIT PERTAINING TO THE PROTECTION AND SAFETY OF PERSONNEL OR EQUIPMENT. THIS IS THE RESPONSIBILITY OF PERMITTEE.

The Director may, either at the time of the issuance of the permit or at any time thereafter until completion of the work, prescribe such additional conditions as he may deem reasonably necessary for the protection of the highway or for the prevention of undue interference with traffic or to assure the safety of persons using the highway.

The Permittee shall make proper arrangements satisfactory to the Director for and bear the cost of relocating any structure, public utility, tree or shrub where such relocation is made necessary by the proposed work for which a permit is issued. Permittee is aware of Ordinance No. 2717 concerning the registration and disclosure of lobbyists.









CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)
02/09/2015

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER	Pacific Partners Insurance Agency 25283 Cabot Road Suite 224 Laguna Hills, CA 92653 License #: 0G61086	CONTACT NAME: Adriana Ramirez	
		PHONE (A/C, No, Ext): 949-580-1969	FAX (A/C, No): 949-580-1963
		E-MAIL ADDRESS:	
		INSURER(S) AFFORDING COVERAGE	NAIC #
		INSURER A : PHILADELPHIA INDEMNITY INSURANCE COMPANY	
INSURED	Inter Canyon League, The P.O. Box 301 Silverado, CA 92476	INSURER B :	
		INSURER C :	
		INSURER D :	
		INSURER E :	
		INSURER F :	

COVERAGES CERTIFICATE NUMBER: **00406149-128596** REVISION NUMBER: **6**

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	TYPE OF INSURANCE	ADDL INSR	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS
A	GENERAL LIABILITY	Y		PHPK1289433	02/03/2015	02/03/2016	EACH OCCURRENCE \$ 1,000,000
	<input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY <input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR GEN'L AGGREGATE LIMIT APPLIES PER: <input checked="" type="checkbox"/> POLICY <input type="checkbox"/> PRO-JECT <input type="checkbox"/> LOC						DAMAGE TO RENTED PREMISES (Ea occurrence) \$ 100,000 MED EXP (Any one person) \$ 5,000 PERSONAL & ADV INJURY \$ 1,000,000 GENERAL AGGREGATE \$ 2,000,000 PRODUCTS - COMP/OP AGG \$ 2,000,000 \$
	AUTOMOBILE LIABILITY						COMBINED SINGLE LIMIT (Ea accident) \$ BODILY INJURY (Per person) \$ BODILY INJURY (Per accident) \$ PROPERTY DAMAGE (Per accident) \$ \$
	UMBRELLA LIAB						EACH OCCURRENCE \$
	EXCESS LIAB						AGGREGATE \$
	DED						\$
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY						WC STATUTORY LIMITS OTH-ER ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? <input type="checkbox"/> N/A (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below
A	Prof Liability			PHSD981669	11/26/2014	11/26/2015	Non Profit D&O \$ 1,000,000 E.L. EACH ACCIDENT \$ E.L. DISEASE - EA EMPLOYEE \$ E.L. DISEASE - POLICY LIMIT \$

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schedule, if more space is required)

Certificate holder as additional insured County of Orange, OC Parks Permits COUNTY OF ORANGE AND THE STATE OF CALIFORNIA. NAMING THE COUNTY OF ORANGE AND THE STATE OF CALIFORNIA AS ADDITIONAL INSURED.

Additional Insured- Form CG2026 and Primary Wording apply to the above names.

10 days Cancellation notice for Non- Payment of Premium. All other cancellation notices will follow the policy terms.

CERTIFICATE HOLDER	CANCELLATION
County of Orange, OC Parks Permits 13042 Old Myford Road Irvine, CA 92602	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
	AUTHORIZED REPRESENTATIVE (RAM)

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

**ADDITIONAL INSURED – DESIGNATED
PERSON OR ORGANIZATION**

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

<p>Name Of Additional Insured Person(s) Or Organization(s): The County of Orange and the State of California; County of Orange OC Park Permits</p>
<p>Information required to complete this Schedule, if not shown above, will be shown in the Declarations.</p>

A. Section II – Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by your acts or omissions or the acts or omissions of those acting on your behalf:

1. In the performance of your ongoing operations; or
2. In connection with your premises owned by or rented to you.

However:

1. The insurance afforded to such additional insured only applies to the extent permitted by law; and
2. If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

B. With respect to the insurance afforded to these additional insureds, the following is added to **Section III – Limits Of Insurance:**

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

1. Required by the contract or agreement; or
2. Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

**ADDITIONAL INSURED
PRIMARY AND NON-CONTRIBUTORY INSURANCE**

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Effective Date: 11/17/2014

Name of Person or Organization (Additional Insured):

The County of Orange and the State of
California; County of Orange

SECTION II – WHO IS AN INSURED is amended to include as an additional insured the person(s) or organization(s) shown in the endorsement Schedule, but only with respect to liability for "bodily injury," "property damage" or "personal and advertising injury" arising out of or relating to your negligence in the performance of "your work" for such person(s) or organization(s) that occurs on or after the effective date shown in the endorsement Schedule.

This insurance is primary to and non-contributory with any other insurance maintained by the person or organization (Additional Insured), except for loss resulting from the sole negligence of that person or organization.

This condition applies even if other valid and collectible insurance is available to the Additional Insured for a loss or "occurrence" we cover for this Additional Insured.

The Additional Insured's limits of insurance do not increase our limits of insurance, as described in **SECTION III – LIMITS OF INSURANCE.**

All other terms, conditions, and exclusions under the policy are applicable to this endorsement and remain unchanged.