STAFF REPORT TO THE MARIN COUNTY DEPUTY ZONING ADMINISTRATOR

MARINWOOD PLAZA USE PERMIT

RECOMMENDATION: Approve with Conditions

HEARING DATE: March 31, 2011

Project ID No: 10-0348 Applicant: Agricultural Community Events Farmers

Application No(s): UP 11-8 Markets

Kelly Smith & Ron Gardner

((415) 419-6331

Agriculturalcommunityevents@gmail.com

Agenda Item: 1 Owners: Marinwood Plaza

Last Date for Action: April 25, 2011 Assessor's Parcel 164-471-64, 65, 69, and 70

No(s):

Property Address: 121, 155, 175, and 197 Marinwood Avenue,

San Rafael

Project Planner: Lorene Jackson

(415) 473-5084

lajackson@co.marin.ca.us

Signature:

Countywide Plan Designation: GC (General Commercial)

Community Plan Area: N.A.

Zoning: CP (Planned Commercial)

CEQA: Categorically Exempt per Section 15304e, Class 4

PROJECT DESCRIPTION:

The applicant, Agricultural Community Events Farmers Markets, on behalf of the property owners, Marinwood Plaza, and property managers, Hoytt Enterprises, Inc., is requesting a Use Permit to continue the weekly Marinwood Community Farmers' Market in the parking lot of the Marinwood Plaza. A Temporary Use Permit was issued for the market on April 1, 2010, which will expire on April 15, 2011. The applicant proposes to continue the market with up to 70 venders. Operating hours for the market would be year-round on Saturdays from 9 a.m. to 2 p.m. and from May to November on Wednesday evenings from 4 p.m. to 8 p.m. On Saturdays, venders would arrive no earlier than 7 a.m. and would be offsite by 4 p.m. On Wednesday evenings, venders would be offsite by 9 p.m. Venders would sell items such as fruits, vegetables, coffee, baked goods, cheese, prepared foods, and flowers. Related activities include children's activities, pony rides, arts, crafts, music, and booths for community groups. The applicant anticipates 500-700 daily customers for the market; estimating approximately 250-350 vehicles/day over the five hour period, averaging 50-70 vehicles/hour. The applicant

proposes the continued operation of a coffee cart that is open Monday through Sat from 6 a.m. to 5 p.m., subject to customer demands. Portable bathrooms with a hand washing sink would be provided on-site. Garbage and waste water would be hauled away at the end of each market.

PROJECT SETTING

Lot Size (per Assessor's data): Assessor's Parcel 164-471-64: 18,189 square feet

Assessor's Parcel 164-471-65: 83,058 square feet Assessor's Parcel 164-471-69: 48,798 square feet Assessor's Parcel 164-471-70: 65,187 square feet General commercial, multi and single-family residential

Adjacent Land Uses: General commercial, multi and single-family residential Vegetation: developed urban site with limited introduced and native

trees and shrubs

Topography and Slope: Flat

Environmental Hazards: Wildland Urban Interface fire area

The subject property is a 3-acre site located near the intersection of Marinwood Avenue and Miller Creek Road, just south of the Marinwood access to Highway 101. The site is currently developed with an underutilized and largely vacant shopping center, parking lot, and telecommunication facilities at the southerly end of the property. There is only one store operating on-site at this time. There are multi-family residential units and a gas station across the street from the Plaza. The Dixie School District's Transportation Yard adjoins the southern end of the Plaza. The larger surrounding neighborhood is a blend of multi and single family residences.

The County GIS Natural Diversity Database indicates that the subject project site is potential habitat for the Mount Tamalpais Manzanita and San Pablo Song Sparrow. The habitat for the San Pablo Song Sparrow is salt marshes, which are not present on site. During site visits, staff did not find any Manzanita. The site has been developed for nearly sixty years and is substantially paved. Further, the project entails no construction, disturbance of soil, or removal of vegetation.

Soil was removed last spring from the southeasterly corner of Miller Creek Road and Marinwood Avenue (APN 164-471-64) as part of the final cleanup of an underground storage tank for a former gas station. Cleanup of underground contamination from a former dry cleaner at the southeasterly portion of Marinwood Plaza within APN 164-471-69 is nearly complete. Cleanup entailed ventilation fans in the Savemore Liquor Store and in situ treatment behind the dry cleaners. The liquor store has continued operation throughout the cleanup. Similarly, no restrictions have been imposed to nearby residents, adjacent properties, and the pilot framers market during the cleanup.

BACKGROUND

The Marinwood Plaza has been mostly vacant and in poor condition for several years. Bell Market, the primary grocery store closed approximately five years ago. Since then, other tenants gradually moved out. With the closing of a dry cleaner early last year, only a liquor store remains open, and the plaza had become a neighborhood eye sore. Last year, with the help of the community volunteers, the applicant cleaned up a previously overgrown and unsightly parking area in preparation for the farmers' market. On April 1, 2010, a Temporary Use Permit was issued for a pilot farmer's market. For the past year, the Agricultural

Community Events Farmers Markets has been operating at the north and vacant end of the Marinwood Plaza's parking lot. Their Temporary Use Permit will expire on April 15, 2011.

The applicant is proposing a temporary sign on the vacant lot at the corner of Miller Creek and Marinwood Avenues that will not exceed 50 square feet. Since Use Permits do not confer approval of signs, a separate Sign Review or Sign Permit would be required for a permanent sign.

The property owner is currently seeking tenants for the space vacated by the Bell grocery store. Over time, it is anticipated that the farmer's market may become incorporated into the overall redevelopment of the project site, providing a convenient service to the Marinwood community. A condition of project approval requires that the property owner would be responsible for integrating and coordinating the different uses on the property so that conflicts do not arise. The market's proximity to the on and off ramp for Highway 101 makes it accessible to the larger community.

The current application was filed on November 15, 2010. The applicant provided the following:

- Title report
- Summary documents from the Regional Water Quality Control Board regarding hazardous waste cleanup at the former site of the Marinwood Plaza Dry Cleaners
- Letters of support from the Marinwood Community Services District, Casa Marinwood Home Owners Association, and Dixie School District
- Supplemental data on the location of drains, parking, and ADA compliance

The project was reviewed by the Marin County Department of Public Works (Land Development, Disability Access, and Waste Management Divisions), Marin County Environmental Health Services, California Department of Transportation, Marin Municipal Water District, Marinwood Fire Department, San Francisco Bay Regional Water Quality Control Board, Marinwood Homeowners Association, and Las Gallinas Valley Sanitary District. Received comments are presented in Attachments 6 through 8. No other comments were received from reviewing agencies or associations.

The Community Development Agency provided public notice identifying the applicant, describing the project and its location, and giving the earliest possible decision date in accord with California Government Code requirements. This notice was mailed to all property owners within 600 feet of the subject property, as well as to interested parties. At the time this staff report was prepared, no comments were received.

RECOMMENDATION

Staff recommends that the Deputy Zoning Administrator review the administrative record, conduct a public hearing, and adopt the attached resolution approving the Marinwood Market Use Permit.

Attachments: 1. Proposed Resolution recommending approval of the Marinwood Market Use Permit

- 2. CEQA Exemption
- 3. Location Map
- 4. Assessor's Parcel Map
- 5. Site Plans
- 6. Environmental Health Services Memo, 12/10/10
- 7. Marin Municipal Water District Letter, 12/7/2010

MARIN COUNTY DEPUTY ZONING ADMINISTRATOR

A RESOLUTION APPROVING
MARINWOOD PLAZA USE PERMIT (UP 11-8)
121, 155, 175, AND 197 MARINWOOD AVENUE, SAN RAFAEL
ASSESSOR'S PARCEL 164-471-64, 65, 69, and 70

SECTION I: FINDINGS

- WHEREAS Agricultural Community Events Farmers Markets, on behalf of the property owners, Marinwood Plaza, and property managers, Hoytt Enterprises, Inc., is requesting a Use Permit to continue the weekly Marinwood Community Farmers' Market in the parking lot of the Marinwood Plaza. A Temporary Use Permit was issued for the market on April 1, 2010, which will expire on April 15, 2011. The applicant proposes to continue the market with up to 70 venders. Operating hours for the market would be year-round on Saturdays from 9 a.m. to 2 p.m. and from May to November on Wednesday evenings from 4 p.m. to 8 p.m. On Saturdays, venders would arrive no earlier than 7 a.m. and would be offsite by 4 p.m. On Wednesday evenings, venders would be offsite by 9 p.m. Venders would sell items such as fruits, vegetables, coffee, baked goods, cheese, prepared foods, and flowers. Related activities include children's activities, pony rides, arts, crafts, music, and booths for community groups. The applicant anticipates 500-700 daily customers for the market; estimating approximately 250-350 vehicles/day over the five hour period, averaging 50-70 vehicles/hour. The applicant proposes the continued operation of a coffee cart that is open Monday through Sat from 6 a.m. to 5 p.m., subject to customer demands. Portable bathrooms with a hand washing sink would be provided on-site. Garbage and waste water would be hauled away at the end of each market. The zoning for these parcels is CP (Planned Commercial). The subject property is located at 121, 155, 175, and 197 Marinwood Avenue, San Rafael and is further identified as Assessor's Parcels 164-471-64, 65, 69, and 70.
- II. WHEREAS the Marin County Deputy Zoning Administrator held a duly noticed public hearing on March 31, 2011 to consider the merits of the project, and hear testimony in favor of and in opposition to the project. The Community Development Agency has provided public notice identifying the applicant, describing the project and its location, and the date of the public hearing. This notice has been mailed to all property owners within 600 feet of the subject property, as well as to interested parties.
- III. WHEREAS the Marin County Deputy Zoning Administrator finds that the proposed project is Categorically Exempt from the requirements of the California Environmental Quality Act (CEQA) pursuant to Section 15304, Class 4 of the CEQA Guidelines because it is a minor temporary use of the land having negligible or no permanent effect on the environment.
- IV. WHEREAS the Marin County Deputy Zoning Administrator finds that the proposed project is consistent with the Marin Countywide Plan (CWP) due to the following factors:
 - A. The project is consistent with the CWP's General Commercial land use designation and policies for the City Centered Corridor.

- B. The project is consistent with CWP policies to support neighborhood-oriented farmers' markets (CWP Public Health Policy 1.1.) because families, seniors, schools, and community-based organizations would have access to healthy foods and fresh, locally grown fruits and vegetables.
- C. The project is consistent with CWP natural systems policies requiring the enhancement, protection, and management of native habitats and the protection of woodlands, forest, and tree resources (CWP Policies BIO-1.1 and BIO-1.3) because the project is on a developed lot and would not entail the removal of any vegetation or trees.
- D. The project would not result in impacts to special-status species (CWP Policies BIO-1.1, BIO-2.1, and BIO-2.2).
- E. The project would not significantly impact the ecotones on the project site (*CWP Policies BIO-2.3* and *BIO-2.4*) because the project is on a previously developed site and entails no construction, grading, or removal of vegetation. The project is located far enough from riparian corridors to avoid being constrained by ecotones.
- F. No wetlands or stream conservation areas would be affected by the project (*CWP Policies BIO-3.1 and CWP BIO-4.1*) because there are no wetlands or streams on or adjacent to the project site.
- G. The project would not result in significant storm water runoff to downstream creeks or soil erosion and discharge of sediments into surface runoff (*CWP Policies WR-2.1*, *WR-2.2*, *WR-2.3*, and *WR-2.4*) because the project would comply with the standards and best management practices required by the Department of Pubic Works.
- H. The project design and conditions of approval ensure adequate fire protection (*CWP Policy EH-4.1*) and compliance with Marin County fire safety standards (*CWP Policies EH-4.d and EH-4.n*).
- V. WHEREAS the Marin County Deputy Zoning Administrator finds that the proposed project is consistent with the mandatory Use Permit findings (Section 22.48.040 of the Marin County Code), as specified below:
 - A. The proposed use is allowed, as a conditional use, within the subject zoning district and complies with all the applicable provisions of this Chapter

Food products and outdoor retail sales and activities are permitted uses within the applicable Planned Commercial District. While conditional uses may require authorization by a Master Plan, a Master Plan can be waived with Use Permit and Design Review approval of uses and design features for small or otherwise minor projects (MCC Section 22.040.A.1.) The weekly farmers' market is considered a small or minor project. Since the project entails no new structures or alterations to the site, it is exempt from Design Review.

B. The proposed use is consistent with the Countywide Plan and applicable Community Plans.

Please see Section IV above. While there are no applicable Community Plans, the project would be consistent with Resolution 2006-146 of the Marin County Board of Supervisors Marinwood Village Conceptual Master Plan (September 26, 2006) and the referenced Marinwood Village Guiding Principals. The proposed use supports a pedestrian-oriented and mixed use of the underutilized plaza and would be compatible with the desired grocery store use of the property.

C. The approval of the Use Permit for the proposed use is in compliance with the California Environmental Quality Act (CEQA).

Please see Section III above.

D. The design, location, size, and operating characteristics of the proposed use are compatible with the existing and future land uses in the vicinity.

The existing farmers' market has operated as a successful pilot project for the past year. The market is consistent with existing uses in the vicinity. As conditioned, the project would be compatible with future land uses in the vicinity.

E. The proposed use would not impair the architectural integrity and character of the zoning district in which it is to be located.

The proposed use entails no construction of any permanent structures and therefore has no impact on the architectural integrity of the zoning district. The pilot project restored a blighted and vacant portion of the plaza; the continued operation of the market would improve the character of the zoning district.

F. Granting the Use Permit will not be detrimental to the public interest, health, safety, convenience, or welfare of the County, or injurious to the property or improvements in the vicinity and zoning district in which the real property is located.

The granting of this Use Permit would not be detrimental or injurious to property and improvements in the neighborhood or to the general welfare of the County since it is a continuation of a one-year temporary use permit for an existing and successful farmers' market, for which no problems were identified nor complaints received. The project would restore a portion of a primarily vacant shopping center and would not result in a permanent structure. As conditioned, with limited hours of operation, the project would not impinge upon other uses at the project site. The property owner will be required to coordinate uses on the property. The location of the farmers' market and coffee cart within the largely vacant shopping center has resulted in the cleanup of a degraded site, improved the site appearance, and provided a useful community amenity. The project would continue to provide neighbor and community access to healthy foods.

SECTION II: ACTION

NOW, THEREFORE, LET IT BE RESOLVED, that the Marin County Deputy Zoning Administrator hereby approves the Marinwood Plaza Farmers Market Use Permit (UP 11-8) subject to the conditions of approval listed below. Approval is granted to operate the Marinwood Community Farmers' Market in the parking lot of the Marinwood Plaza. The market is approved for up to 70 venders, which includes, but is not limited to purveyors of fruits, vegetables, coffee, baked goods, cheese, prepared foods, and flowers. Related activities are approved to include children's activities, pony rides, arts, crafts, music, and booths for community groups. The market is approved for up to 700 daily customers. Approval is granted for a coffee stand to be located in the existing parking lot. Portable bathrooms with a hand washing sink are approved to be located on-site. No permanent alterations are approved to existing structures and parking lot. The subject property is located at 121, 155, 175, and 197 Marinwood Avenue, San Rafael and is further identified as Assessor's Parcels 164-471-64, 65, 69, and 70.

This decision certifies the proposed project's conformance with the requirements of the Marin County Development Code and in no way affects the requirements of any other County, State, Federal, or local agency that regulates development. A Building Permit and additional permits and/or approval may be required from the Department of Public Works, and the appropriate Fire Protection Agency.

SECTION III: CONDITIONS OF APPROVAL

NOW, THEREFORE, BE IT RESOLVED that the Marin County Deputy Zoning Administrator hereby approves the Marinwood Use Permit subject to the conditions as specified below:

Marin County Community Development Agency - Planning Division

- 1. The location of the market and coffee cart shall conform to plans identified as **Exhibit A**, entitled "Site Topography Marinwood Plaza", consisting of three sheets prepared by Adobe Architects and modified by Architect Bill Hansell, received February 10, 2011 and on file in the Marin County Community Development Agency, Planning Division, except as modified by the conditions listed herein.
- 2. BEFORE COMMENCEMENT OF THIS USE PERMIT (APRIL 15, 2011), the applicant shall submit a complete set of revised plans that include information for Bill Hansell (license number, business address and telephone number) and the date of the additions he has made to the plans.
- 3. Hours of market operation shall be 1) year round on Saturdays from 9 a.m. to 2 p.m., with setup taking place no earlier than 7 a.m. and venders to be offsite by 4 p.m., and 2) Wednesday evenings from May 1 to November 1, 2010 from 4 p.m. to 8 p.m., with venders to be offsite by 9 p.m. each evening.
- 4. Hours of operation for the coffee cart shall be from 6 a.m. to 5 p.m. Monday through Saturday, subject to customer demands.
- 5. Fencing shall be used to confine public access to the market area, preventing pedestrians from accessing the easterly back alley of the market area and outside of the public area at the southerly end of the parking lot.

- 6. All tables and awnings will be set up and taken down each day of operation. The project site shall be cleaned of debris, litter, or any other evidence of the farmers' market at the end of the hours of sales each day. Per vender permits, all wastewater shall be hauled off-site.
- 7. Accessible bathrooms and a hand-washing sink will be provided per Environmental Health permit requirements.
- 8. The property owner shall be responsible for integrating and coordinating the multiple uses on the site so that conflicts do not arise.
- 9. The applicant/owner hereby agree to defend, indemnify, and hold harmless the County of Marin and its agents, officers, attorneys, or employees from any claim, action, or proceeding, against the County or its agents, officers, attorneys, or employees, to attack, set aside, void, or annul approval of this application, for which action is brought within the applicable statute of limitations.
- 10. Any changes or additions to the project shall be submitted to the Community Development Agency, Planning Division in writing for review and approval before the contemplated modifications may be initiated.
- 11. The approved use is subject to compatibility with future uses, particularly adequate parking. Upon prior written notification to the Planning Division and subject to CDA staff approval, the days and hours of operation and location of this use may be changed to accommodate future uses. A change in location would require submittal of a revised site plan, but shall be approved ministerially if it substantially conforms to this decision.
- 12. UPON VESTING OF THE PROJECT, the Community Development Agency shall file this Notice of Decision, including all conditions of project approval, with the Marin County Recorder's Office to advise future property owners and/or lease holders of the approved use and special conditions relative to this Marinwood Plaza Use Permit.

Marin County Department of Public Works - Land Use and Water Resources Division

- 13. All accessible parking and loading areas shall meet federal and State of California Title 24 accessibility standards. It is the responsibility of the property owner to comply with all state and federal accessibility requirements. Note that several elements of the "Accessible Parking" do not conform to current accessibility standards. Specifically, there is no striped separate access aisle provided for each parking space, drivers are compelled to walk behind parked vehicles other than their own, and there is no detectable warning between the path of travel and the vehicular way. DPW has not evaluated the dimensions of the spaces. Accessible parking spaces are to be placed so that the distance from the access aisle to the point of entrance is as short as possible. If the building is filled with tenants, the location of the accessible parking stalls should be dispersed throughout the parking area.
- 14. Should the applicant and/or property owner wish to initiate upgrades to the accessible site improvements (parking, path of travel, telephone access, restroom access, etc.), the

applicant and/or owner may either:

- Pursue a building permit for the proposed accessible site upgrades, a process by which the County reviews the proposed work for compliance with state and federal regulations, OR
- b. Proceed without the County's involvement and complete the work as directed by a licensed architect, or similar professional, who will take responsibility for ensuring the work complies with all applicable laws.

In either case, it is ultimately the property owner's responsibility to comply with State and Federal accessibility requirements.

- 15. At time of Master Plan, Precise Development Plan, Design Review, or subsequent Use Permit of Marinwood Plaza several issues must be addressed which may impact the operation and entitlements of the farmers' market.
 - a. A traffic and parking study will be required in order to determine the traffic impacts on the Marinwood Ave./Miller Creek and Miller Creek/Las Gallinas Ave. intersections to ensure the level of service is D or better. In addition, the study shall show that the existing number of off street parking stall is adequate for the cumulative uses of Marinwood Plaza. Owner will be responsible for resolving any conflicts identified in the study. The farmers' market may wish to start tracking parking and traffic prior to further occupancy of the plaza to determine their patterns exclusive of other uses.
 - b. The project is located in the Northgate Activity Center Plan Zone of Benefit as mapped on Exhibit 4 of Resolution 2002-97. The owner of the property may have to pay Public Transportation Facilities fees in accordance with Marin County Code (MCC) Chapter 15.07 if the property is used for both a commercial tenant in the building and the farmers' market. The applicant has requested a waiver (postponement) for payments of transportation facilities fees at this time, and has acknowledged and assured that in the event that any currently vacant space in the commercial plaza becomes occupied, the applicant or owner will pay their fair share for additional PM peak-hour trips generated by the farmers' market beyond those determined for the occupied building (from Kelly Smith, Executive Director for Agricultural Events Farmers Market, dated 2/9/2011 and labeled Item #6).
- 16. Currently there are no parking nor traffic problems. When grocery store is occupied, problems may arise, at such time a traffic and parking study may be required.
- 17. The applicant and property owners are responsible for providing adequate lighting. In the event that market hours go beyond sunset, parking lot lighting may be required at the discretion of the agency and/or the community development agency (Marin County Code (MCC) 24.04.410). The application has not indicated if the existing parking lot lights are automatic, or controlled by the building owner. This information should be provided.
- 18. An encroachment permit issued by the Department of Public Works will be required for any work in the County road right of way.

- 19. Per MCCC 23.18.090, reduction of pollutants in urban runoff, any person engaged in activities which will or may result in pollutants entering a county storm drain shall undertake all practicable measures to cease such activities and/or eliminate or reduce such pollutants. Such activities include, but are not limited to, ownership, operation and/or use of parking lots, gasoline stations, industrial facilities, commercial facilities and stores fronting county streets. (Ord. 3225 § 2 (part), 1996)
- 20. Per MCC 23.18.091, littering, except for pollutants lawfully disposed of by way of containers or at lawfully established dumping grounds, no person shall throw, deposit, leave, maintain, keep, or permit to be thrown, deposited, placed, left or maintained, any refuse, rubbish, garbage, or other discarded or abandoned objects, articles and accumulations, in or upon any street, alley, sidewalk, storm drain, inlet, catch basin, conduit or other drainage structures, business place, or upon any public or private lot of land in the county, such that, in the opinion of the authorized enforcement official, the same might be or become a pollutant discharged to the waters of the United States. The occupant or tenant, or in the absence of occupant or tenant, the owner, lessee or proprietor of any real property in the county in front of which there is a paved sidewalk shall maintain said sidewalk free of dirt and/or litter to the maximum extent practicable. Sweepings from said sidewalk shall not be swept or otherwise made or allowed to go into the gutter or roadway, but shall be disposed of in receptacles maintained on said real property as required for the recycling or disposal of garbage. (Ord. 3225 § 2 (part), 1996)
- 21. Per MCC 23.18.092, standard for parking lots and similar structures, persons owning or operating a parking lot, gas station or similar facility shall clean same as frequently and thoroughly as practicable in a manner that does not result in discharge of pollutants to a county storm drain. (Ord. 3225 § 2 (part), 1996).

Marin County Environmental Health Services (EHS)

22. The applicant and all existing Farmers' Market Vendors and Temporary Food Facilities shall maintain all the necessary permits from EHS. Any **new** Farmers' Market Vendors and Temporary Food Facilities shall obtain a Health Permit to Operate prior to operating in the market.

Marinwood Fire Department

- 23. All requirements of the Marinwood Fire Department shall be met, including the following:
 - a. All tents need to be fire resistant and California State Fire Marshal approved.
 - b. No open cooking shall take place within any tent.
 - c. Market passage area must be 15 feet wide and cleared of all obstructions to allow for passage of emergency vehicles.
 - d. Any ground poles (stanchions) that remain within the area must be removable by lock and key.

- e. The "jumper" location shall have at least one person per jumper standing by to monitor it.
- f. A first aid kit shall be maintained at the information booth.
- g. A State Fire Marshal approved fire extinguisher size 2A:10:BC shall be at each cooking station.
- h. The current locations and flows of the fire hydrants in the Marinwood Plaza and at the corner of Marinwood Avenue and Miller Creek are adequate.

Marin Municipal Water District

24. No water use is authorized by this permit. It is the responsibility of the applicant and venders to provide their own water supply to the market. If the applicant wishes to use water for a community garden, they must contact the MMWD for authorization.

SECTION III: VESTING, PERMIT DURATION, AND APPEAL RIGHTS

NOW, THEREFORE BE IT FURTHER RESOLVED that the applicant must vest this approval by continuing the allowed use in compliance with the conditions of approval.

NOW, THEREFORE BE IT FURTHER RESOLVED that this Use Permit shall be valid in perpetuity, as long as the applicant or owner of the subject property comply with the conditions of project approval. In the event that the terms of this Use Permit are violated or that the approved uses are carried on in such a manner as to adversely affect the health, welfare, or safety of persons residing in the neighborhood, the Marinwood Plaza Use Permit could be revoked or suspended in accordance with the terms and provisions of Chapter 22.120 of the Marin County Code. The applicant shall submit an application to renew the Use Permit at least 60 days prior to the expiration of the Use Permit.

NOW, THEREFORE BE IT FURTHER RESOLVED that this decision is final unless appealed to the Planning Commission. A Petition for Appeal and a \$600.00 filing fee must be submitted in the Community Development Agency – Planning Division, Room 308, Civic Center, San Rafael, before **4:00 p.m.** on **April 14, 2011.**

SECTION IV: DECISION

ADOPTED at a regular m State of California, on the 3	neeting of the Deputy Zoning Administrator of the County of Marin, 31st day of March 2011.
	JOHANNA PATRI
	MARIN COUNTY DEPUTY ZONING ADMINISTRATOR
Attest:	
Joyce Evans DZA Secretary	