APPENDIX 14.0-A

NEVADA IRRIGATION DISTRICT

WILL SERVE LETTERS
August 12, 2014

Mr. Joseph Scarbrough, Assistant Planner
Nevada County, Community Development Agency
950 Maidu Avenue, Suite 170
Nevada City, CA 95959

Re:  File No.'s: DP14-001; EIS14-005
Nevada County APN: 25-430-08
Site Address: 10166 Alta Sierra Drive, Grass Valley, CA

To Whom It May Concern:

The referenced parcel is located within the boundaries of the Nevada Irrigation District. Per District records, this parcel has a standby account (#27899) and treated water service is available to this parcel from the Loma Rica Treatment Plant upon proper application and payment of the applicable connection fees.

Please note for planning purposes, there is an existing 6-inch waterline fronting the property along Alta Sierra Drive; there is no waterline located along Little Valley Road.

All treated water services are metered. The responsibility of the District ends at the meter. It is the property owner's responsibility to acquire necessary easements and to install and maintain the private service pipeline(s) and appurtenances there from.

The District does not assume liability or responsibility for the provision or supply of water for fire protection; however, the District's treated water system is available for fire protection. Review of fire flow requirements is not an assumption of liability or responsibility for fire flow design criteria.

If you have any questions, please feel free to contact me at 530-273-6185 ext. 240.

Sincerely,

Shannon Matteoni
Business Coordinator
May 18, 2015

Mr. Jared Atkinson
Simon CRE/Dollar General
5111 N. Scottsdale Road, Suite 200
Scottsdale, AZ 85250

Re: Penn Valley Dollar General – Water Availability Letter (APN: 51-120-06)

To Whom It May Concern:

The referenced property is within the boundaries of the Nevada Irrigation District and is entitled to water in accordance with Division 11 of the California Water Code. Water service and all rates and charges for service shall be subject to the regulations of the District and the laws of the State. Application shall be in compliance with State and County Health Departments.

Treated Water is available to the property. The cost of any improvements necessary to provide treated water service, including off-site and on-site improvements, are the sole responsibility of the property owner/developer. The District has adequate capacity for the consumptive needs of the proposed project and potable water service will be available upon application and payment of the applicable fees. A water demand estimate should be provided for evaluation of capacity charges to be collected.

Any development of the referenced property will require updated easements for any District facilities that traverse the property. The developer shall provide easements, insured by a title company, for all District facilities in advance of final approval of improvement plans. Conditions will be clarified upon review of improvement plans.

The District does not assume liability or responsibility for the provision or supply of water for fire protection; however, the District’s treated water system is available for fire protection. Review of fire flow requirements is not an assumption of liability or responsibility for fire flow design criteria. The developer is reminded that fire flow is limited as stated in the District’s fire flow letter provided April 4, 2015.

If you have any questions, please feel free to contact me at 530-273-6185 ext. 240.

Sincerely,

Shannon Matteoni
Business Services Technician

SERVING PORTIONS OF NEVADA, PLACER & YUBA COUNTIES
January 23, 2015

Mr. Andrew Mizerek
TTG Engineers
4300 North Miller Road, Suite 122
Scottsdale, AZ. 85251

Re: Treated Water Service at: 12345 Rough & Ready Hwy, Grass Valley, CA
Nevada County APN: 52-122-03

To Whom It May Concern:

The referenced property is within the boundaries of the Nevada Irrigation District. Per District records (account #20951), treated water service is being delivered to the parcel from the E. George Treatment Plant via an existing 5/8” meter which is rated at 20 gallons per minute (gpm).

All treated water services are metered. The responsibility of the District ends at the meter. It is the property owner’s responsibility to acquire necessary easements and to install and maintain the private service pipeline(s) and appurtenances there from.

The District does not assume liability or responsibility for the provision or supply of water for fire protection; however, the District’s treated water system is available for fire protection. Review of fire flow requirements is not an assumption of liability or responsibility for fire flow design criteria.

If you have any questions, please feel free to contact me at 530-273-6185 ext. 240 or via email at matteoni@nidwater.com.

Sincerely,

[Signature]
Shannon Matteoni
Business Services Technician