NOV 0 6 2017

CG: Planning

COUNTY OF NEVADA

(Attach pages if needed)

Counse

APPEAL TO BOARD OF SUPERVISORS

(Per Article 5 of Chapter II of the Land Use and Development Code)

Any applicant or interested party may file an appeal with the Board of Supervisors requesting review of any final action taken by Various County Agencies. Such appeal shall be filed with the Clerk of the Board of Supervisors within ten (10) calendar days from the date of the decision, except for recommendations on general plan amendments which by State law are subject to a five (5) calendar day appeal period. (If the final calendar day falls on a weekend or holiday, then the deadline is extended to the next working day.) Filing shall include all information requested herein and shall be accompanied by the appropriate filing fee. The statements (required below) must contain sufficient explanation of the reasons for and matters being appealed in order to facilitate the Board of Supervisors initial determination as to the propriety and merit of the appeal. Any appeal which fails to provide an adequate statement may be summarily denied. The filing of such an appeal within the above stated time limit shall stay the effective date of the action until the Board of Supervisors has acted upon the appeal.

X Environmental Impact Report L-XIII California Environmental Quality Act; County CEQA Guidelines and Procedures, 1.20 Appeals of the Adequacy of the EIR Floodplain Management Regulations (Floodplain Administrator) L-XII Floodplain Management Regulations; 1.4 Administration Historic Preservation Combining District L-II Zoning Regulations; Zoning Districts; 2.7.2 HP Combining District Inoperable Vehicles L-II Zoning Regulations; Administration and Enforcement, 5.20 Abatement and Removal of Inoperable Vehicles X Land Use Applications L-II Zoning Regulations; 5.12 Administration and Enforcement Negative Declaration L-XIII California Environmental Quality Act; County CEQA Guidelines and Procedures, 1.12 Negative Declaration Rules of Interpretation L-II Zoning Regulations; 1.4 Rules of Interpretation Regarding:	Agency Agency Agency	AL: I/We, the undersigned, hereby appeal the decision/recommendation of the vada County Planning Commission Name 215-001; DP15-004; MGT15-D13; COC17-0001; LLA16-006 File No. Date of Decision ING AGENCY DECISIONS:
L-XII Floodplain Management Regulations; 1.4 Administration Historic Preservation Combining District L-II Zoning Regulations; Zoning Districts; 2.7.2 HP Combining District Inoperable Vehicles L-II Zoning Regulations; Administration and Enforcement, 5.20 Abatement and Removal of Inoperable Vehicles X Land Use Applications L-II Zoning Regulations; 5.12 Administration and Enforcement Negative Declaration L-XIII California Environmental Quality Act; County CEQA Guidelines and Procedures, 1.12 Negative Declaration Rules of Interpretation	_X	L-XIII California Environmental Quality Act: County CEOA Guidelines
L-II Zoning Regulations; Zoning Districts; 2.7.2 HP Combining District Inoperable Vehicles L-II Zoning Regulations; Administration and Enforcement, 5.20 Abatement and Removal of Inoperable Vehicles X Land Use Applications L-II Zoning Regulations; 5.12 Administration and Enforcement Negative Declaration L-XIII California Environmental Quality Act; County CEQA Guidelines and Procedures, 1.12 Negative Declaration Rules of Interpretation		Floodplain Management Regulations (Floodplain Administrator) L-XII Floodplain Management Regulations; 1.4 Administration
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L-II Zoning Regulations; 5.12 Administration and Enforcement Negative Declaration L-XIII California Environmental Quality Act; County CEQA Guidelines and Procedures, 1.12 Negative Declaration Rules of Interpretation		L-II Zoning Regulations; Administration and Enforcement, 5,20
L-XIII California Environmental Quality Act; County CEQA Guidelines and Procedures, 1.12 Negative Declaration Rules of Interpretation	Χ	Land Use Applications L-II Zoning Regulations; 5.12 Administration and Enforcement
Rules of Interpretation L-II Zoning Regulations; 1.4 Rules of Interpretation Regarding:		L-XIII California Environmental Quality Act: County CEOA Guidelines
		Rules of Interpretation L-II Zoning Regulations; 1.4 Rules of Interpretation Regarding:

PUBLIC WORKS DECISIONS:
Roadway Encroachment Permit G-IV General Regulations; 4.A Regulating Roadway Encroachments; 15.1 Appeals
FIRE AGENCY DECISIONS:
Fee Assessments (Fire Protection District) L-IX Mitigation and Development Fees; Fire Protection Development Fees; 2.6 Appeal from Fee Assessment
Fire Safety Regulations; General Requirements (Fire Safety Reg. Hearing Body) L-XVI Fire Safety Regulations; General Requirements; 2.7 Appeals
Hazardous Vegetation Abatement (Lodal Fire Official) G-IV General Regulations; 7.9 Appeals Process (No Fee to File Appeal)
ENVIRONMENTAL HEALTH DECISIONS:
Sewage Disposal (Sewage Disposal Technical Advisory Group) L-VI Sewage Disposal; 1.18 Appeals
Water Supply and Resources (Health Officer) L-X Water Supply and Resources; 5.1 Appeal Procedures
List All Agency Action(s) Taken That Are Being Appealed: <u>Certification of</u> Dollar General Final Environmental Impact Report (EIR15-001) = approval of Penn Volley Dollar General - DP15-004; MGT15-013, coc17-001,
24A16-006
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II. STATEMENT OF THE REASONS FOR THE APPEAL: Final EIR fails to comply with the requirements of the California Environmental Quality Act, Public Resources Code section 21000 et seq.

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	ARGUMENTS TO BE RAISED B	Y THE APPELLANT(S);
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Final E.	noing Commission IR (EIRIS-001) a	nd all Plann
SUPERVISORS:	rant appeal and	vocate and
STATE	HE CHANGES OR ACTION REQU	JEST-

VII. NOTICE: (Multiple appellants should select one representative for purposes of notice.

All notices to appellant(s) should be mailed to: (Please Print)

Donald B. Mooney, La	w Office of Wonald	B. Mooney,
(Name/Representative)	(Mailing Address)	(Telephone)
	Appellant:	
/ /	DIB (Sign)	Money
Dated: ///3/17	Donald B. (Print)	Mooney
FOR STATE OF	OR OFFICE USE ONLY	
\$1,457,80 Filing Fee	11/6/2017 Full	e alteront to

Appeal form to be returned to: Nevada County Board of Supervisors Office, Eric Rood Administrative Center, 950 Maidu Avenue, Nevada City, CA 95959-8617. (530) 265-1480

ATTACHMENT A TO APPEAL TO BOARD OF SUPERVISORS

II. STATEMENT OF THE SPECIFIC PROVISIONS WHICH ARE BEING APPEALED:

The Final EIR failed to adequately discuss, disclose and mitigate the projects' impacts, including but not limited to traffic, drainage, aesthetics and biological resources. (See Comment letters A, 157, 159, 169 (Final EIR at 3.0-23, 3.0-438, 3.0-447, 3.0-482.)

V. SUMMATION OF THE ARGUMENTS TO BE RAISED BY THE APPELLANT:

The Final EIR failed to adequately discuss, disclose and mitigate the projects' impacts, including but not limited to traffic, drainage, aesthetics and biological resources. (See Comment letters A, 157, 159, 169 (See Final EIR at 3.0-23; 3.0-438, 3.0-447, 3.0-482.)



COUNTY OF NEVADA COMMUNITY DEVELOPMENT AGENCY

950 MAIDU AVENUE, SUITE 170, NEVADA CITY, CA 95959-8617 (530) 265-1222 FAX (530) 265-9854 http://www.mynevadacounty.com

Planning Department

Environmental Health

Building Department

Sanitation Department

Dept. of Public Works Agricultural Commissioner

AGREEMENT TO PAY FORM LAND USE APPEAL

Nevada County Community Development Agency (NCCDA) Appeal fees are based on Board of Supervisor approved fee schedules. Hourly fees and fees for services by departments not included in the original appeal fees are billed to the applicant based on the Board approved fee schedule in effect at the time services were performed and once the final appeal decision has been rendered by the Board. This *Agreement To Pay Form* must be signed and original signatures submitted to the Clerk of the Board along with the completed forms and the initial payment of fees. Copy of current fee schedule is attached to the appeal packet.

I/We understand that the NCCDA may bill for services not included in the original appeal fee, and I/We agree to pay such billing within thirty (30) days of the mailing of such billing. All fees must be paid prior to the granting of any permits, approvals, or any land use entitlement for which services are required. The collection of fees, however, will have no effect upon the decision of the appeal by the Board of Supervisors.

Appellant Information:	Invoices and/or notices to be mailed to:
Project: 2 E E F F F F F F F F	T N
Project: Dollar General Final Environmental	Address:
Impact Report (ERIS-001); and	
DP15-004, MGT15-013; COCI7-000	Telephone:
and LLC 16-00b	
project. They are also authorized to consult appeal: Charisse Lolli Long B. Mouney I certify under proof of perjury that I am the party authorized accounty Community Development Agency is	decessary governmental agencies concerning this lit with the following individuals concerning this little with the following individuals concerning this little with the following individuals concerning this little with the second that the second that in the event that the billing party I have been asyment. I further agree to advise the department in writing should I apperty, rendering this agreement invalid as of the change of the date evelopment Agency.
DWB Money Dal	ted: 11/6/17 CDL#
Donald B. Mooney	Tel #:
Printed Name	