

**From:** Melanie <melhadsell@gmail.com>  
**Sent:** Friday, May 17, 2024 3:45 PM  
**To:** BOS-Clerk of the Board  
**Subject:** CCUP-A24-0002. Calendar May 21, 2024

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Dear Sirs/Madams -

We are respectfully requesting you deny the appeal brought forth by Michael Pinette and uphold the request for the EIR.

My husband and I live very close to the Pinette property. (Just slightly more than 1,000 feet.) We moved there in 2004, not long after the vineyard was approved on that property. Within a year our well went dry. We had to drill a new well 800 feet deep at a substantial cost. We are extremely concerned what this project at the same location would mean to our water supply. What would we do with no water?

We also object to the proposed reduction of the setback from the required 800' to a mere 80' from property line. The set back is required and was approved by the voters of El Dorado County for the comfort and safety of neighbors of any of these proposed grows. To waive the requirement now would mean that any setback on the books for any development are just a suggestion. That's not okay. Everyone has rights. My rights are to not have this development be closer to the property line than what was voted on. This requirement is to protect neighborhoods from the unpleasant odor caused by such developments.

We respectfully request you deny the appeal by Mr. Pinette and uphold the requirement for the EIR.

Sincerely,  
Melanie Hadsell  
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Mount Aukum, CA  
530-306-4556