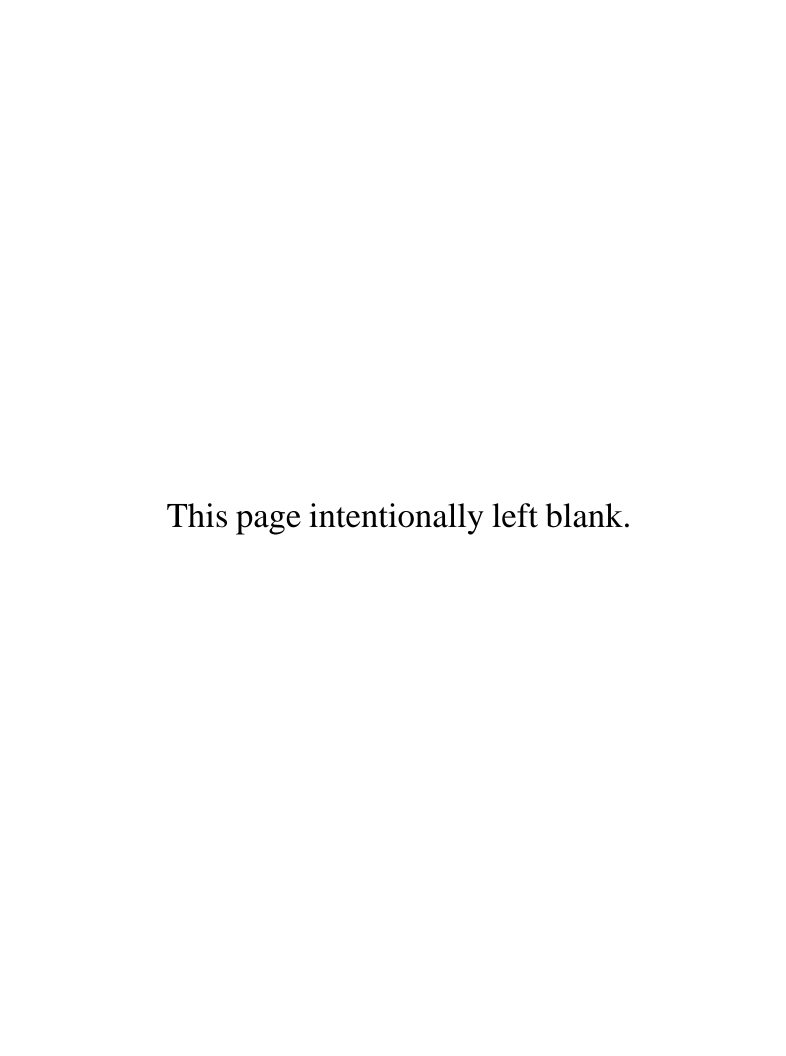
Exhibit B



DRAFT RESOLUTION

Before the Zoning Administrator in and for the County of Monterey, State of California

In the matter of the application of:

ISABELLA 2 LLC (PLN180523-AMD1) RESOLUTION NO. 23 -

Resolution by the Monterey County Zoning Administrator:

- 1) Considering a previously adopted Mitigated Negative Declaration (SCH No. 2020029094), and finding that the preparation of a subsequent environmental document is not required, pursuant to Section 15162 of the CEQA Guidelines; and
- 2) Approving a Minor and Trivial Amendment to a previously approved Combined Development Permit (PLN180523, Board of Supervisors Resolution 21-273) consisting of:
 - a) Coastal Administrative Permit and Design Approval to allow construction of a 1,837 square foot two-story single-family dwelling and associated site improvements;
 - b) Coastal Development Permit to allow development within 750 feet of known archaeological resources;
 - c) Coastal Development Permit to allow the modification of parking standards, including no covered parking and authorization to allow parking within the front setback to count toward the required parking;
 - d) Coastal Development Permit to allow the removal of four Coast live oaks; and
 - e) Variance to increase the maximum allowed floor area ratio from 45 percent to 51 percent.

[26308 Isabella Avenue, Carmel, Carmel Area Land Use Plan, Coastal Zone (APN 009-451-015-000)]

The Isabella 2 LLC application (PLN180523) came on for a public hearing before the Monterey County Zoning Administrator on February 9, 2023. Having considered all the written and documentary evidence, the administrative record, the staff report, oral testimony, and other evidence presented, the Zoning Administrator finds and decides as follows:

FINDINGS

1. FINDING: PROCESS - The County has received and processed an amendment

to PLN180523.

EVIDENCE: a) On October 19, 2023, an application for a Minor and Trivial

Amendment (PLN180523-AMD1) was submitted to HCD-Planning.

- b) On April 28, 2021, the Planning Commission, after hearing public testimony, continued a Combined Development Permit (PLN180523) consisting of 1) Coastal Administrative Permit and Design Approval to allow construction of a 2,100 square foot two-story single family dwelling, with 318 square feet of deck area; 2) Coastal Development Permit to allow development within 750 feet of known archaeological resources; 3) Coastal Development Permit to allow the modification of parking standards, including no covered parking and authorization to allow parking within the front setback to count toward the required parking; 4) Variance to allow an increase to the allowed floor area from 45 percent to 64.4 percent; and 5) Coastal Development Permit to allow relocation of 4 Coast Live Oak trees, to the May 26, 2021 Planning Commission hearing. The Planning Commission provided direction to the applicant requesting a reduction the overall site coverage and square footage of the proposed development.
- On May 26, 2021, the Planning Commission considered a revised scope of work which included removing the 1-car garage thus reducing site coverage by 133 square feet and floor area by 215 square feet. Removing the garage required additional modification to the parking standard to allow both required parking spaces within the front setback and no covered parking space. The revised scope of work also eliminated the Variances for the front setback and site coverage reductions. The revised project additionally reduced the Variance amount for floor area ratio from 64.4 percent to 58.4 percent. On May 26, 2021, at a duly-noticed public hearing at which all persons had the opportunity to be heard, the Planning Commission voted 8 - 0 to adopt a Mitigated Negative Declaration and approve the revised project scope consisting of a 2,100 square foot single family dwelling, 318 square feet of decks, 304 cubic yards of grading, development within 750 feet of a known archaeological resource, relocation of 4 Coast live oaks, and modification of parking standards (Planning Commission Resolution No. 21-015).
- d) On June 17, 2021, The Open Monterey Project (Molly Erickson; appellant) filed a timely appeal of the May 26, 2021 discretionary decision of the Planning Commission, pursuant to Monterey County Code ("MCC") Section 20.86.030.A. The Appellant's contentions related to the interior and exterior design of the proposed residence, neighborhood character, the amount of grading, tribal representative receipt of draft mitigation measure language, privacy of neighbors, the County's history regarding Variances, the adequacy of the initial study and mitigated negative declaration, and comparable lots at Carmel Point.
- e) On August 24, 2021, the Board of Supervisors considered the appeal by The Open Monterey Project and the Planning Commission's decision to adopt a Mitigated Negative Declaration and approve a Combined Development Permit to allow construction of 2,100 square foot single family dwelling and associated site improvements and Variance to reduce the required Floor Area Ratio. The Board of Supervisors voted 6-0 to deny the appeal of The Open Monterey Project, adopt a Mitigated Negative Declaration, and approved the

- Combined Development Permit and Variance (Board of Supervisors Resolution No. 21-273).
- The County sent a Final Local Action Notice (FLAN) to the California Coastal Commission (CCC) on September 13, 2021 [FLAN No. 3-MCO-21-0855 (PLN180523/Isabella 2)]. The Board of Supervisor's decision was appealed to the California Coastal Commission on September 28, 2021 (Commission Appeal No. A-3-MCO-21-0064; Exhibit F of the February 9, 2023 Zoning Administrator Staff Report) by The Open Monterey Project. Prior to the appeal being scheduled before the Coastal Commission, the applicant notified the County and the Coastal Commission staff of their desire to modify certain portions of the project contested during the appeal. As a result, in coordination with Coastal Commission staff, County staff requested a withdrawal the Final Local Action Notice on October 21, 2022. Withdrawing the FLAN does not rescind the Board's adoption of the Negative Declaration or the Board's approval of the original Combined Development Permit (PLN180523).
- Resolution No. 21-273 (PLN180523) was subject to 25 conditions of approval (inclusive of 4 mitigation measures, applied as Condition Nos. 22-25.). Nineteen previously approved condition (Condition Nos. 1, 2, 3, 5, 6, 8, 9, 12-21, and 23-25), which are in a "Not Met" status, are still applicable to the proposed amendment and therefore have been carried forward and incorporated as Condition Nos. 1 through 19, respectively. The required actions of these 19 conditions shall be satisfied under the proposed amendment, PLN180523-AMD1. Three previously approved conditions (Condition Nos. 10, 11, and 22) are in a "Not Met" status and are not applicable to the proposed amendment, and therefore have not been carried forward. Condition No. 10 (Permit Expiration) is not being carried forward as this amendment, once approved, will be the working entitlement and therefore changes the permit expiration date applied to the previous project (PLN180523). Condition No. 11 (Utilities Underground) is also not being carried forward as Monterey County Code requires the undergrounding of utilities, and therefore application of this condition is repetitive. Finally, Condition No. 22 is not applicable because the project scope does not include tree relocation and therefore has not been carried forward. Two previously approved conditions (Condition No. 4 and 7; Fish & Wildlife Neg. Dec. Filling Fee and Tree Relocation) are in a "Met" or "On-Going" status and therefore have not been carried forward to this amendment and have no outstanding actions needing to be satisfied.
- h) The findings and evidence from PLN180523 (Planning Commission Resolution No. 21-015 and Board of Supervisors Resolution No. 21-273) have been carried forward to this permit amendment, PLN180523-AMD1.
- i) The application, plans, and supporting materials submitted by the project applicant to Monterey County HCD-Planning for the proposed development found in Project File No. PLN180523 and PLN180523-AMD1.

CONSISTENCY - The project, as conditioned, is consistent with the applicable plans and policies which designate this area as appropriate for development.

The project and/or use, as conditioned and/or mitigated, is consistent with the policies of the Monterey County 1982 General Plan, Carmel Area Land Use Plan,), and other County health, safety, and welfare ordinances related to land use development.

EVIDENCE a)

During the course of review of this application, the project has been reviewed for consistency with the text, policies, and regulations in the:

- 1982 Monterey County General Plan;
- Carmel Area Land Use Plan;
- Monterey County Coastal Implementation Plan Part 4; and
- Monterey County Zoning Ordinance Coastal (Title 20).

No conflicts were found to exist. No communications were received during the course of review of the project indicating any inconsistencies with the text, policies, and/or regulations of the applicable Monterey County Code (MCC). The project is located within the Coastal zone and, therefore, the 2010 Monterey County General Plan does not apply to this project.

- b) The project involves the construction of a 1,837 square foot two-story single-family dwelling and site improvements including 484 square feet of decks and the removal of four Coast live oak trees. The project also involves development within an area of known archaeological resources, modification of parking standards, and a Variance to increase the allowed floor ratio from 45 percent to 51 percent. Associated grading consists of approximately 114 cubic yards of cut and fill.
- c) Allowed Uses. The property is located at 26308 Isabella Avenue, Carmel (Carmel Point neighborhood) [Assessor's Parcel Number 009-451-015-000], Carmel Area Land Use Plan, Coastal Zone. The parcel is zoned Medium Density Residential, 2 units per acre; with a Design Control Overlay and 18-foot height limit (Coastal Zone) [MDR/2-D (18)(CZ)], which allows main dwellings with the granting of a Coastal Administrative Permit. Therefore, as proposed, the project involves allowed land uses for this site. Development within 750 feet of known archaeological resources, removal of native trees, and modification of parking standards are also allowed subject to the granting of a Coastal Development Permit. The Design Control zoning overlay requires the granting of a Design Approval for the proposed development (see subsequent Evidence "h").
- Minor and Trivial Amendment. In comparison to the previously proposed project (PLN180523), the proposed amendment reduces the residence's floor area by 263 square feet, thereby reducing the required floor area ratio Variance from 58.4 percent to 51 percent (45 percent is allowed) and minimizing grading (114 cubic yards compared to 304 cubic yards). Additionally, the proposed amendment increases the square footage of decking from 318 to 484 and eliminates the previously proposed 6-foot chimney. All other project components are the same: development with 750 feet of a known

archaeological resource, removal of 4 Coast live oaks, modification to required parking standard to allow both required parking spaces within the front setback and no covered parking. Therefore, in accordance with MCC Section 20.70.105.A, the proposed project is of a minor or trivial nature, with no impacts not already assessed in the original permit action, and generally in keeping with the action of the appropriate authority, and therefore the Housing and Community Development Chief of Planning is the appropriate authority. However, in light of anticipate public objection, the project agent, Rob Carver, requested a public hearing pursuant to MCC Section 20.76.060. Therefore, this item is being considered by the Monterey County Zoning Administrator.

- Number 009-451-015-000) is identified in its current configuration as Lot 23, within Block 8, on the Final Map for Addition No. 7, Carmelby-the-Sea, recorded May 4, 1910, filed at Volume 2, Cities and Towns, Page 24. The County has previously recognized the legality of lots created by the subject 1910 final map. The County and property owners have also relied on the 1910 final map to direct development of lots within the subdivision, including utilities. The lots and streets, as identified on the final map, conform to the surrounding topography and the siting of lots and improvements on the final map indicate evidence of design. Therefore, the County recognizes the subject property as a legal lot of record.
- f) <u>Public Access</u>. As proposed and conditioned, the development is consistent with applicable public access policies of the Carmel Area LUP. See Finding No. 6 and supporting evidence.
- g) <u>Development Standards</u>. Development standards for the MDR zoning district are identified in MCC Section 20.12.060. Required setbacks in this MDR district are 20 feet (front), 10 feet (rear), and 5 feet (sides). As proposed, the development would have a front setback of 22 feet, a rear setback of 11 feet, and side setbacks of 5.5 and 8 feet (south and north, respectively). The maximum allowed height in this MDR zoning district is 18 feet above average natural grade. The proposed dwelling would have a height of approximately 18 feet above average natural grade and would conform to the maximum allowed height limit. The County has applied a standard condition of approval (Condition No. 12 Height Verification) to ensure conformance to the allowed height standard.

The site coverage maximum in this MDR district is 35 percent, and the floor area ratio maximum is 45 percent. The property is 3,595 square feet, which would allow site coverage of 1,258 square feet and floor area of 1,618 square feet. As proposed, the development would result in site coverage of 1,216 square feet (33.8 percent), and floor area of 1,837 square feet (51 percent or 219 square feet over the allowed maximum. Pursuant to MCC and as proposed, the project would conform to applicable development standards regarding front, side and rear setbacks, height and site coverage. However, the proposed floor area ratio does not conform to MDR district requirements. Therefore, the applicant has applied for a Variance to

- increase the allowed floor area ratio (see Finding Nos. 8, 9, and 10, and supporting evidence).
- h) <u>Design</u>. Pursuant to MCC Chapter 20.44, the proposed project parcels and surrounding area are designated as a Design Control Zoning District ("D" zoning overlay), which regulates the location, size, configuration, materials, and colors of structures and fences to assure the protection of the public viewshed and neighborhood character.

The Applicant proposes exterior colors and materials that are consistent with the residential setting. The primary colors and materials include grey metacrylics (solid membrane) roofing, Carmel stone veneer and cedar siding, and bronze aluminum windows and doors. The proposed exterior colors and finishes would blend with the surrounding environment, are consistent with the surrounding residential neighborhood character, and are consistent with other dwellings in the neighborhood. Also, per Carmel LUP Policy 2.2.3.6, the proposed structure would be subordinate to and blend into the environment, using appropriate exterior materials and earth tone colors that give the general appearance of natural materials. The proposed residence is also consistent with the size and scale of surrounding residences, and the proposed bulk and mass would not contrast with the neighborhood character. As proposed, the project assures protection of the public viewshed, is consistent with neighborhood character, and assures visual integrity.

- i) <u>Visual Resources and Public Viewshed</u>. The project, as proposed, is consistent with the Carmel Area LUP policies regarding Visual Resources (Chapter 2.2) and will have no impact on the public viewshed. The project planner conducted a site inspection on September 29, 2020, to verify that the project minimizes development within the public viewshed. The project site is also located in a residential neighborhood, and the adjacent parcels have been developed with single-family dwellings.
- Tree Removal. Forest resource policies of the Carmel Area LUP and <u>i</u>) development standards contained in Section 20.146.060 of the Coastal Implementation Plan provide for protection of native forest areas and require development to be sited to minimize the amount of tree removal to the greatest extent feasible. As proposed, the project minimizes tree removal in accordance with the applicable goals, policies, and regulations of the Carmel Area LUP (Forest Resources) and the associated Coastal Implementation Plan. The small project parcel has 11 oak trees located primarily around the perimeter of the lot. The proposed project includes the removal of four Coast live oaks and therefore requires the granting of a Coastal Development Permit. In accordance with CIP Section 20.146.060.D.3, all four trees proposed for removal are within the development footprint. Per the arborist report prepared for the project (LIB180395), the trees proposed for removal are the minimum number necessary for the project. Although relocation was previously proposed in PLN180523, the Applicant no longer proposes relocation. Removal of four Coast live oaks will not involve a risk of adverse environmental impacts.

The remaining seven oaks have been integrated into the project design with the development sited to avoid further tree impacts. Condition No. 5 requires the Applicant/Owner to install protective measures to ensure all nearby trees not proposed for removal are protected during construction activities. Additionally, Condition No. 20 requires the Applicant/Owner to replant four Coast live oaks on the subject property.

k) Modification of Parking Standards. As revised, the project includes application for modification of parking standards to allow two uncovered parking spaces within the front setback to count toward the amount of required parking, and to not require a covered parking space. In accordance with the applicable policies of the Carmel Area Land Use Plan and MCC Section 20.58.050.C, a Coastal Development Permit is required and the criteria to grant said permit have been met.

Per MCC Section 20.58.050.F, main residential dwellings in MDR zoning districts are required to provide 2 off-street parking spaces, with at least one space covered (e.g., either a carport or garage). As proposed, the project would provide two uncovered parking spaces within the front setback, and would not provide a covered parking space within a garage or carport.

MCC Section 20.58.050.C allows the modification of parking standards where appropriate due to the unusual characteristics of a use or its immediate vicinity, etc. The presence of documented cultural resources within the area of the project site presents an obstacle to excavating a subterranean garage. Therefore, modification of the parking standards better achieves the goals and objectives of the Carmel Area Land Use Plan in that it results in the avoidance and preservation of cultural resources. The County has approved other modifications to parking standards in the vicinity of Carmel Point for similar reasons; including PLN160649/Carmel Pointe Properties LLC, PLN120519/Bearman, PC07062/Hughes, ZA94002/Snyder, and ZA7274/Aurner.

Moreover, many of the properties in the Carmel Point vicinity have minimal on-site parking, and parallel parking along the street is common. Continuation of this pattern would not change the existing conditions within the neighborhood. Staff confirmed this pattern during a site visit on September 29, 2020, during which staff noted many other properties with parking spaces clearly located within the front setback, including at least 6 properties along Isabella Avenue and San Antonio Avenue South.

- The project planner reviewed the project via the County's GIS records, and conducted a site visit on September 29, 2020, to verify that the proposed project conforms to the applicable plans and Monterey County Code.
- m) <u>Cultural Resources</u>. County records identify that the project site is within an area of high sensitivity for cultural resources, and the project includes a Coastal Development Permit to allow development

within 750 feet of known archaeological resources, including areas of known archaeological resources.

Archaeological survey and testing reports (LIB180439, LIB190047, and LIB190293) prepared for the project determined that the potential for impacts to archaeological resources on this particular site is low; however, given the parcel's location in the archaeologically sensitive Carmel Point area, the reports recommended the presence of both archaeological and tribal monitors during all excavation activities. No significant archaeological resources were found during testing; yet given the site's location in Carmel Point and within the assumed boundary of CA-MNT-16, the potential for resources to be uncovered during construction could not be ruled out. The County prepared an Initial Study and mitigation measures were applied to minimize potential impacts to resources if discovered during construction (see Finding No. 4 and supporting evidence). Therefore, the proposed project has been tested and mitigated to minimize or avoid impacts to known archaeological resources. Adherence to required conditions and mitigation measures will reduce potential impacts to unknown archaeological and/or cultural resources to less than significant.

- n) Land Use Advisory Committee December 2, 2019. The previously proposed project (PLN180523), inclusive of a nearly 3,000 square foot residence and a subterranean garage, was referred to the Carmel Highlands/Unincorporated Land Use Advisory Committee (LUAC) for review. The LUAC, at a duly-noticed public meeting at which all persons had the opportunity to be heard, reviewed the originally-proposed project on December 2, 2019, and voted 5 0 (5 yes and 0 no; 1 absent) to support the project as proposed. This original proposal reviewed by the LUAC included a 1,242 square foot basement level. No concerns were raised by the LUAC or interested members of the public.
- Land Use Advisory Committee April 5, 2021. The previously proposed project (PLN180523), inclusive of a 2,315 square foot residence, was referred to the Carmel Highlands/Unincorporated Land Use Advisory Committee (LUAC) for review. The LUAC, at a duly-noticed public meeting at which all persons had the opportunity to be heard, reviewed the revised project on April 5, 2021, and voted 4-0 (4 yes, 0 no, and 2 absent) to support the project with a recommendation to revise the plans to reduce the number of proposed Variances. The LUAC and interested members of the public raised concerns related to privacy, tree relocation, drainage, and neighborhood character. The proposed amended project includes a reduced scope of work when compared to the project design referred to the LUAC on April 5, 2021. The proposed amendment incorporates the LUAC's recommendation to reduce the number of required Variances. AS such, the amendment was not referred back to the LUAC for review.
- p) The application, plans, and supporting materials submitted by the project applicant to Monterey County HCD-Planning for the proposed development found in project file PLN180523 and PLN180523-AMD1.

3. FINDING: SITE SUITABILITY – The site is physically suitable for the proposed use.

EVIDENCE: a) The project has been reviewed for site suitability by HCD-Planning, HCD-Engineering Services, HCD-Environmental Services, Environmental Health Bureau, and the Cypress Fire Protection District. County staff reviewed the application materials and plans, as well as the County's GIS database, to verify that the project conforms to the applicable plans, and that the subject property is suitable for the proposed development.

- b) The following technical reports have been prepared:
 - Tree Resource Assessment (LIB180395) prepared by Frank Ono, Certified Arborist, Pacific Grove, California, October 26, 2018;
 - Biological Resource Analysis (LIB180396) prepared by Fred Ballerini Biological and Horticultural Services, Pacific Grove, California, October 26, 2018;
 - Geologic Evaluation (LIB180397) prepared by Craig S. Harwood, Consulting Engineering Geologist, Ben Lomond, California, June 8, 2019;
 - Geotechnical Investigation (LIB180440) prepared by Soils Survey Group, Inc., Salinas, California, November 8, 2018;
 - Preliminary Archaeological Assessment (LIB180439) prepared by Archaeological Consulting, Salinas, California, February 23, 2018:
 - Cultural Resources Auger Testing (LIB190047) prepared by Susan Morley, M.A., Marina, California, January 2019; and
 - Archaeological Presence/Absence Testing (LIB190293) prepared by PaeloWest Archaeology and Byram Archaeological Consulting, Walnut Creek and Berkley, respectively, California October 31, 2019, including an Addendum prepared February 26, 2020.
- c) County staff independently reviewed these reports and concurs with their conclusions. There are no physical or environmental constraints that would indicate that the property is not suitable for the use proposed.
- d) The project planner reviewed submitted plans and conducted a site visit on September 29, 2020, to verify that the project conforms to the plans listed above and that the project area is suitable for this use.
- e) The application, plans, and supporting materials submitted by the project applicant to Monterey County HCD-Planning for the proposed development found in project file PLN180523 and PLN180523-AMD1.
- 4. FINDING: HEALTH AND SAFETY The establishment, maintenance, or operation of the project applied for will not under the circumstances of this particular case be detrimental to the health, safety, peace, morals, comfort, and general welfare of persons residing or working in the neighborhood of such proposed use, or be detrimental or injurious to property and improvements in the neighborhood or to the general welfare of the County.

- EVIDENCE: a) The project was reviewed by HCD-Planning, HCD-Engineering Services, HCD-Environmental Services, Environmental Health Bureau, and the Cypress Fire Protection District. Conditions have been recommended, where appropriate, to ensure that the project will not have an adverse effect on the health, safety, and welfare of persons either residing or working in the neighborhood.
 - b) All necessary public facilities are available to the project site. Public sewer service will be provided by the Carmel Area Wastewater District (CAWD), and the CAWD wastewater collection and treatment system/facility has adequate remaining capacity for sewage disposal. Potable water service will be provided by a California American Water Company connection (see subsequent Evidence "c"). The proposed development would also include any required storm water drainage facilities. The Environmental Health Bureau reviewed the project application, and did not require any conditions.
 - c) The applicant purchased 0.25-acre feet of potable water credits for the proposed development on the "Benefited Property identified as Assessor's Parcel Number 009-451-015-000" per Water Use Permit No. 687 issued by the Monterey Peninsula Water Management District on August 2, 2017 (assignment of a Portion of Monterey Peninsula Water Management District Ordinance No. 165, and District Rules 23.1 and 23.7, Mal Paso Water Company Water Entitlement.)
 - d) The project planner reviewed submitted plans and conducted a site visit on September 29, 2020, to verify that the project, as proposed and conditioned/mitigated, would not impact public health and safety.
 - e) The application, plans, and supporting materials submitted by the project applicant to Monterey County HCD-Planning for the proposed development found in project file PLN180523 and PLN180523-AMD1.

CEQA (Previous Mitigated Negative Declaration) – A Mitigated Negative Declaration was previously adopted for the project, and in accordance with CEQA Guidelines Section 15162, the resulting changes from the amendment would not require any further environmental documentation.

EVIDENCE:

- Pursuant to the California Environmental Quality Act (CEQA) Guidelines Section 15162, when an EIR has been certified or a negative declaration has been adopted, no subsequent EIR or negative declaration shall be prepared for the project unless the agency determines that substantial changes are proposed, or substantial changes occur with respect to the circumstances under which the project is undertaken. In this case, no new information has been presented to warrant further environmental review. None of the conditions described in Section 15162 calling for preparation of a subsequent EIR or negative declaration have occurred.
- b) On August 24, 2021, the Monterey County Board of Supervisors adopted a Mitigated Negative Declaration for the construction of the Isabella 2 LLC residence (SCH No. 2020029094), pursuant to Board of Supervisors Resolution No. 21-273.

- The adopted Mitigated Negative Declaration (SCH No. 2020029094) c) contemplated the construction of a 2,315 square feet two-story single family residence. The contemplated project also included development within 750 feet of known archaeological resources and modifying the Monterey County development standards to allow a required parking space within the front setback, reduce the front setback from 20 feet to 14 feet to accommodate the grade-level garage, and increase the allowed site coverage from 35 percent to 37.5 percent and floor area from 45 percent to 64.4 percent. Associated site improvements included relocation of four Coast live oaks and approximately 300 cubic yards of grading. The Mitigated Negative Declaration identified potentially significant impacts to biological resources, cultural resources, geology and soils, land use and planning, and tribal cultural resources. Four mitigation measures were adopted to reduce the identified impacts to a level of less than significant.
- d) As amended, the proposed project involves the construction of a 1,837 square foot two-story single-family dwelling and site improvements including 484 square feet of decks and the removal of four Coast live oak trees. The project also involves development within an area of known archaeological resources, modification of parking standards, and a Variance to increase the allowed floor ratio from 45 percent to 51 percent. Associated grading consists of approximately 114 cubic yards of cut and fill. In the aggregate, the proposed project description remains stable with the scope analyzed in the adopted Mitigated Negative Declaration the development of a single-family dwelling.
- e) No substantial changes have occurred with respect to the circumstances under which the project is undertaken which would involve new significant environmental effects or a substantial increase in the severity of previously identified significant effects.
- f) No new information of substantial importance has been identified which was not known at the time the Mitigated Negative Declaration was adopted which would indicate that: the project would have significant effects which have not been evaluated, an increase in severity for any potential environmental effects, or the modification of any of the adopted mitigation measures. Mitigation Measure No. 1 (Tree Relocation; applied to PLN180523 as Condition No. 22) does not apply the proposed project as relocation of four Coast live oaks is no longer incorporated into the project scope. Therefore, only Mitigation Measures 2, 3 and 4 have been carried forward to this Amendment. Consideration of the proposed amendment does not delete or alter Mitigation Measure No. 1 from the adopted Mitigated Negative Declaration.
- g) No adverse environmental effects were identified during staff review of the development application during and during a site visit on September 29, 2020, and January 12, 2023.
- h) The application, project plans, and related support materials submitted by the project applicant to Monterey County HCD-Planning found in Project Files PLN180523 & PLN180523-AMD1.

PUBLIC ACCESS – The project is in conformance with the public access and recreation policies of the Coastal Act (specifically Chapter 3 of the Coastal Act of 1976, commencing with Section 30200 of the Public Resources Code) and the Local Coastal Program (LCP), and does not interfere with any form of historic public use or trust rights.

EVIDENCE: a)

- No access is required as part of the project as no substantial adverse impact on access, either individually or cumulatively, as described in Section 20.146.130 of the Monterey County Coastal Implementation Plan (Part 4) can be demonstrated.
- b) The subject property is not described as an area where the Local Coastal Program requires public access (Figure 3, Public Access, in the Carmel Area Land Use Plan).
- c) No evidence or documentation has been submitted or found showing the existence of historic public use or trust rights over this property.
- d) As proposed, the project would not obstruct public views of the shoreline from surrounding roadways, nor obstruct public visual access to the shoreline from major public viewing corridors (Carmel Land Use Plan Policy 5.3.3.4.a).
- e) The project planner conducted a site visit on September 29, 2020, to verify that the project, as proposed and conditioned/mitigated, would not impact public access. Based on this site inspection, the proposed project would not be visible from Highway 1 or any common public viewing area. The project will not result in adverse impacts to the public viewshed or scenic character in the project vicinity, and is consistent with the applicable visual resource and public access policies of the Carmel Area Land Use Plan. See also Finding No. 1, Evidence i above.
- f) The application, plans and supporting materials submitted by the project applicant to Monterey County HCD-Planning for the proposed development found in project file PLN180523 and PLN180523-AMD1.

7. FINDING:

NO VIOLATIONS - The subject property is in compliance with all rules and regulations pertaining to zoning uses, subdivision, and any other applicable provisions of the County's zoning ordinance. No violations exist on the property.

EVIDENCE: a)

- a) County staff reviewed Monterey County HCD-Planning and HCD-Building Services records, and is not aware of any violations existing on the subject property.
- b) Staff conducted a site inspection on September 29, 2020 and January 12, 20232, to assess and confirm that no violations exist on the subject property.
- c) The application, plans and supporting materials submitted by the project applicant to Monterey County HCD-Planning for the proposed development found in project file PLN180523 and PLN180523-AMD1.

8. FINDING:

VARIANCE (AUTHORIZED USE) – The Variance is not being granted for a use or activity which is not otherwise expressly authorized by the zoning regulation governing the parcel of property.

- EVIDENCE: a) The property has a zoning designation of Medium Density Residential, 2 units per acre, with a Design Control zoning overlay and an 18-foot height limit (Coastal Zone) [MDR/2-D (18) (CZ)].
 - b) Development of the first single-family dwelling on a lot is identified as allowed uses pursuant to Monterey County Code Sections 20.12.040.A, subject to the granting of applicable coastal development permits. Therefore, the proposed dwelling are uses expressly authorized within the project site's residential zoning district. See also Finding No. 2, Evidence "c".
 - c) The project planner conducted a site inspection on September 29, 2020, to verify the circumstances related to the property.
 - d) The application, plans and supporting materials submitted by the project applicant to Monterey County HCD-Planning for the proposed development found in project file PLN180523 and PLN180523-AMD1.

VARIANCE (SPECIAL CIRCUMSTANCES) – Because of special circumstances applicable to the subject property, including the size, shape, topography, location of the lot, or the surrounding area, the strict application of development standards in the Monterey County Code (MCC) is found to deprive the subject property of privileges enjoyed by other property owners in the vicinity under identical zoning classification.

EVIDENCE: a)

- Development standards for the MDR zoning district are identified in MCC Section 20.12.060. Required setbacks in this MDR district are 20 feet (front), 10 feet (rear), and 5 feet (sides). The allowed site coverage maximum in this MDR district is 35 percent, and the floor area ratio maximum is 45 percent. The property is 3,595 square feet, which would allow maximum site coverage of 1,258 square feet (35 percent) and floor area of 1,618 square feet (45 percent). In accordance with MCC, and as proposed, the project would conform to applicable development standards regarding front, side and rear setbacks, site coverage, and height. However, the proposed development would result in a nonconforming floor area ratio. As proposed, the development would increase floor area by 6 percent or 219 square feet above the maximum allowed (from 45 percent to 51 percent).
- b) At 3,595 square feet, the project parcel is the smallest property on Isabella Avenue. The other lots along the project site's side of Isabella Avenue range in size from 3,716 square feet to 32,000 square feet, with an average lot size of 11,207 square feet. Allowed floor area ranges from 1,672 to 14,400 square feet, with an average of 5,043 square feet. Existing development on these lots ranges from 865 to 6,520 square feet, with an average floor area of 2,798 square feet. The lots on the opposite side of Isabella Avenue are similar in range of size and existing development.
- c) Based on the small size of the property, zoning limitations would require a smaller house than other properties in the immediate vicinity and with the same zoning classification which would deprive the subject property of privileges enjoyed by other property owners in the vicinity.

- d) The project planner conducted a site inspection on September 29, 2020 and January 12, 2023, to verify circumstances related to the subject property, as well as to other properties in the vicinity and in the same zoning district.
- e) The application, plans, and supporting materials submitted by the project applicant to Monterey County HCD-Planning for the proposed development found in project file PLN180523 and PLN180523-AMD1.

VARIANCE (SPECIAL PRIVILEGES) – The Variance does not constitute a grant of privileges inconsistent with the limitations upon other property owners in the vicinity and zone in which such property is situated.

EVIDENCE: a)

- The project planner conducted a site inspection on September 29, 2020, and January 12, 2023 to verify that the Variance would not constitute a grant of special privileges inconsistent with the limitations upon other property owners in the vicinity and zone in which the subject property is situated.
- b) Staff researched County records to assess if any similar Variances were granted in the vicinity and under identical zoning classification. Other property owners in the vicinity and under identical zoning classification have been afforded the same privilege sought by the property owner of this revised application.
- c) The following projects (this is not an exhaustive listing for either Carmel Point or the County), all located in the immediate and general vicinity of Carmel Point, and all under identical zoning classification, include approved Variances to increase the floor area ratio, or a combination with another site development Variance:

 ZA093062/Depree (coverage/floor area), PC07841/Berner (floor area), PLN970555/Eckles (floor area), PLN020284/Johnson (floor area/coverage), PLN040559/Cooper (coverage and floor area), and PLN120101/DeYoung (floor area). Additionally, per the staff site inspection on September 29, 2020, staff noted many other garages and parking spaces located within the front setback, including at least 6 properties along Isabella Avenue and San Antonio Avenue South.
- d) The application, plans, and supporting materials submitted by the project applicant to Monterey County HCD-Planning for the proposed development found in project file PLN180523 and PLN180523-ADM1.

11. FINDING:

APPEALABILITY - The decision on this project may be appealed to the Monterey County Board of Supervisors and the California Coastal Commission.

EVIDENCE: a)

- Board of Supervisors. Pursuant to Section 20.86.030 of the Monterey County Zoning Ordinance (Title 20), an appeal may be made to the Board of Supervisors by any public agency or person aggrieved by a decision of an Appropriate Authority other than the Board of Supervisors.
- California Coastal Commission. Pursuant to Section 20.86.080.A of the Monterey County Zoning Ordinance (Title 20), the project is subject to appeal by/to the California Coastal Commission because it

involves development permitted in the underlying zone as a conditional use (i.e.; development within 750 feet of known archaeological resources).

DECISION

NOW, THEREFORE, based on the above findings and evidence, the Monterey County Zoning Administrator does hereby:

- 1) Consider a previously adopted Mitigated Negative Declaration (SCH No. 2020029094), and finding that the preparation of a subsequent environmental document is not required, pursuant to Section 15162 of the CEQA Guidelines; and
- 2) Approve a Minor and Trivial Amendment to a previously approved Combined Development Permit (PLN180523, Board of Supervisors Resolution 21-273) consisting of:
 - a. Coastal Administrative Permit and Design Approval to allow construction of a 1,837 square foot two-story single-family dwelling and associated site improvements;
 - b. Coastal Development Permit to allow development within 750 feet of known archaeological resources;
 - c. Coastal Development Permit to allow the modification of parking standards, including no covered parking and authorization to allow parking within the front setback to count toward the required parking;
 - d. Coastal Development Permit to allow the removal of four Coast live oaks; and
 - e. Variance to increase the maximum allowed floor area ratio from 45 percent to 51 percent.

All in general conformance with the attached plans and subject to the attached conditions,	all being
attached hereto and incorporated herein by reference.	

PASSED AND ADOPTED this 9th day of February, 2023.

Mike Novo, AICP
Monterey County Zoning Administrator

COPY OF THIS DECISION MAILED TO APPLICANT ON .

THIS APPLICATION IS APPEALABLE TO THE BOARD OF SUPERVISORS.

IF ANYONE WISHES TO APPEAL	THIS DECISION, AN APPEAL FORM MUST BE COMPLETED
AND SUBMITTED TO THE CLERK	X TO THE BOARD ALONG WITH THE APPROPRIATE FILING
FEE ON OR BEFORE	

THIS PROJECT IS LOCATED IN THE COASTAL ZONE AND IS APPEALABLE TO THE COASTAL COMMISSION. UPON RECEIPT OF NOTIFICATION OF THE FINAL LOCAL ACTION NOTICE (FLAN) STATING THE DECISION BY THE FINAL DECISION MAKING BODY, THE COMMISSION ESTABLISHES A 10 WORKING DAY APPEAL PERIOD. AN APPEAL FORM MUST BE FILED WITH THE COASTAL COMMISSION. FOR FURTHER INFORMATION, CONTACT THE COASTAL COMMISSION AT (831) 427-4863 OR AT 725 FRONT STREET, SUITE 300, SANTA CRUZ, CA.

This decision, if this is the final administrative decision, is subject to judicial review pursuant to California Code of Civil Procedure Sections 1094.5 and 1094.6. Any Petition for Writ of Mandate must be filed with the Court no later than the 90th day following the date on which this decision becomes final.

NOTES

1. You will need a construction permit and must comply with the Monterey County Building Ordinance in every respect.

Additionally, the Zoning Ordinance provides that no construction permit shall be issued, nor any use conducted, otherwise than in accordance with the conditions and terms of the permit granted or until ten days after the mailing of notice of the granting of the permit by the appropriate authority, or after granting of the permit by the Board of Supervisors in the event of appeal.

Do not start any construction or occupy any building until you have obtained the necessary permits and use clearances from Monterey County HCD-Planning and HCD-Building Services offices in Salinas.

2. This permit expires 3 years after the above date of granting thereof unless construction or use is started within this period.

County of Monterey HCD Planning

DRAFT Conditions of Approval/Implementation Plan/Mitigation Monitoring and Reporting Plan

PLN180523-AMD1

1. PD001 - SPECIFIC USES ONLY

Responsible Department: RMA-Planning

Condition/Mitigation Monitoring Measure: This Minor and Trivial Amendment to a previously approved Combined Development Permit (PLN180523) allows: 1) Coastal Administrative Permit and Design Approval to allow construction of a 1,837 square foot two-story single family dwelling associated site improvements; 2) Coastal Development Permit to allow development within 750 feet of known archaeological resources; 3) Coastal Development Permit to the modification of parking standards, including no covered parking authorization to allow parking within the front setback to count toward the required parking; 4) Variance to allow an increase to the allowed floor area from 45 percent to 51 percent; and 5) Coastal Development Permit to allow the removal of four Coast Live The property is located at 26308 Isabella Avenue, Carmel (Assessor's Parcel Number 009-451-015-000), Carmel Land Use Plan, Coastal Zone. This permit was approved in accordance with County ordinances and land use regulations subject to the terms and conditions described in the project file. Neither the uses nor the construction allowed by this permit shall commence unless and until all of the conditions of this permit are met to the satisfaction of the Director of HCD - Planning. Any use or construction not in substantial conformance with the terms and conditions of this permit is a violation of County regulations and may result in modification or revocation of this permit and subsequent legal action. No use or construction other than that specified by this permit is allowed unless additional permits are approved by the appropriate authorities. To the extent that the County has delegated any condition compliance or mitigation monitoring to the Monterey County Water Resources Agency, the Water Resources Agency shall provide all information requested by the County and the County shall bear ultimate responsibility to ensure that conditions and mitigation measures are properly fulfilled. (HCD - Planning)

Compliance or Monitoring Action to be Performed: The Owner/Applicant shall adhere to conditions and uses specified in the permit on an ongoing basis unless otherwise stated.

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2. PD002 - NOTICE PERMIT APPROVAL

Responsible Department: RMA-Planning

Condition/Mitigation Monitoring Measure:

The applicant shall record a Permit Approval Notice. This notice shall state:

"A Minor and Trivial Amendment [Resolution Number ______) was approved by the Zoning Administrator for Assessor's Parcel Number 009-451-015-000 on February 9, 2023. The permit was granted subject to 22 conditions of approval, inclusive of 3 mitigation measures, which run with the land. A copy of the permit is on file with Monterey County HCD - Planning."

Proof of recordation of this notice shall be furnished to the Director of HCD - Planning prior to issuance of grading and building permits, Certificates of Compliance, or commencement of use, whichever occurs first and as applicable. (HCD - Planning)

Compliance or Monitoring Action to be Performed:

Prior to the issuance of grading and building permits, certificates of compliance, or commencement of use, whichever occurs first and as applicable, the Owner/Applicant shall provide proof of recordation of this notice to the HCD - Planning.

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3. PD003(B) - DISCOVERY OF CULTURAL RESOURCES (NON-STANDARD)

Responsible Department:

RMA-Planning

Condition/Mitigation Monitoring Measure:

Due to the project site's location in or near CA-MNT-16, a recorded prehistoric site, and because the project includes excavation for a foundation, there is a potential for human remains or cultural artifacts to be accidentally discovered. If human remains are uncovered, all work shall be halted within 50 meters (164 feet) of the find on the parcel until it can be evaluated by a qualified archaeological monitor (i.e., an archaeologist registered with the Register of Professional Archaeologists [RPA] or a Registered Archaeologist [RA] under the supervision of an RPA) and the Most Likely Descendant (MLD) as identified by the Native American Heritage Commission, and the procedure set forth in CEQA Guidelines Section 15064.5(e) shall be followed in addition to the language contained in this condition. In the event that archaeological materials other than human remains are uncovered, all excavation shall be halted within 50 meters (164 feet) of the find on the parcel and shall be immediately evaluated by a qualified archaeological monitor and a Tribal Monitor. A Tribal Monitor is defined as a monitor approved by the appropriate tribe traditionally and culturally affiliated with the vicinity of the subject parcel, and that has consulted with the County and designated one lead contact person in accordance with AB 52 requirements, or other appropriately NAHC-recognized representative. If the find is determined to be historically (by a qualified archaeologist) or culturally (as determined by a Tribal Monitor) significant, an appropriate plan of action shall be formulated, with the concurrence of HCD-Planning, and implemented. The plan shall be consistent with applicable compliance measures in this condition and/or Mitigation Measures 2 and 4. All mechanical excavation undertaken with a backhoe shall be done with a flat blade bucket and rubber tires to minimize unnecessary impacts to any potential resources on site. (HCD-Planning)

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Compliance or Monitoring Action to be Performed: a: Prior to issuance of construction permits for grading or building, the owner/applicant shall include a note on the construction plans encompassing the language contained in Condition PD003(B), including all compliance actions. The owner/applicant shall submit said plans to HCD-Planning for review and approval.

b: Discovery of Human Remains

If human remains are discovered during construction activities, there shall be no further excavation or disturbance within 50 meters (164 feet) of the find on the parcel and the following

shall occur:

- The Owner/Applicant/Contractor shall contact the Monterey County Coroner within 24 hours of the find to request that they determine that no investigation of the cause of death is required;
- The Owner/Applicant/Contractor shall contact HCD-Planning within 24 hours of the find to alert them to the discovery;
- If the coroner determines the remains to be Native American:
- o The coroner shall contact the Native American Heritage Commission and HCD-Planning within 24 hours of the determination.
- o The Native American Heritage Commission shall identify the person or persons it believes to be the MLD (from a tribal group such as, though not limited to, the Esselen, Salinan, Costonoans/Ohlone or Chumash tribal groups, as appropriate.
- o The MLD may make a recommendation to the landowner or the person responsible for the excavation work, for means of treating or disposing of, with appropriate dignity, the human remains and any associated grave goods as provided in Public Resources Code Section 5097.98-5097.994.
- If the remains are determined to be Native American, and the MLD, in concurrence with a qualified archaeological monitor, determines that the remains are evidence of a larger burial of human remains, which would qualify as a "unique archaeological resource", as defined in Public Resources Code Section 21083.2(g) that would be disturbed by further excavation; or there is no acceptable location on the parcel to re-bury the remains which would not be affected by excavation; then the Owner will work with HCD-Planning to move/shrink/modify/redesign the foundation portions of the project which would have further impact on those areas of the site containing remains . Modified plans shall be submitted to HCD-Planning. The redesign shall be in accordance with the process codified in State law Public Resources Code section 5097.98 with penalty for violation pursuant to Public Resources Code section 5097.994. No work will recommence on site within 50 meters of the find until the County has approved the revisions to the approved plans.

(See continuation page for remaining text of compliance actions for Condition No. 3.)

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Remaining Text of Compliance Actions for Condition No. 3 [PD003(B) – Discovery of Cultural Resources]

c: Discovery of Significant Cultural Artifacts

If significant tribal cultural artifacts (determined to be significant by the onsite Tribal Monitor – not including human remains which are handled in accordance with PRC section 5097.98 and penalty for violation pursuant to 5097.994) are discovered during construction activities, there shall be no further mechanical excavation (e.g.; backhoe, trencher, etc.) or ground disturbance within 50 meters (164 feet) of the find on the parcel and the following shall occur:

- The artifact, and any subsequent artifacts determined to be significant tribal cultural artifacts shall be surgically uncovered and extracted by a qualified archaeological monitor, and stored safely through the duration of excavation;
- Excavation will continue by hand (shovels) within a perimeter of two (2) meters surrounding the artifact for the subsequent one (1) meter of depth;
- If another significant tribal cultural artifact is found within the perimeter, the perimeter requirement for hand digging will be extended around the newly discovered artifact as well;
- If no additional significant tribal cultural artifacts are found in the original perimeter, or any of the subsequent perimeters, mechanical excavation may resume to completion unless another significant artifact is discovered in the process. If significant artifacts are discovered again after restarting mechanical excavation, hand digging will be required again as dictated by this condition;
- If human remains are found at any time during either hand digging or mechanical excavation, the Contractor/Owner/Applicant/Agent shall take the steps required by Compliance Action b.

After completion of excavation activities, all recovered artifacts will be cataloged by both the Tribal Monitor and the qualified archaeological monitor. Once cataloged, the qualified archaeological monitor will take temporary possession of the artifacts for testing and reporting purposes. Upon completion of these testing and reporting activities, the archaeologist will return all artifacts within one (1) year to a representative of the appropriate local tribe as recognized by the Native American Heritage Commission or the Monterey County Historical Society, at the discretion of the property owner. A final technical report containing the results of all analyses shall be completed within one year following completion of the field work. This report shall be submitted to HCD-Planning and the Northwest Regional Information Center at Sonoma State University.

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4. PD006 - CONDITION OF APPROVAL / MITIGATION MONITORING PLAN

Responsible Department:

RMA-Planning

Condition/Mitigation Monitoring Measure:

The applicant shall enter into an agreement with the County to implement a Condition of Approval/Mitigation Monitoring and/or Reporting Plan (Agreement) in accordance with Section 21081.6 of the California Public Resources Code and Section 15097 of Title 14, Chapter 3 of the California Code of Regulations. Compliance with the fee schedule adopted by the Board of Supervisors for mitigation monitoring shall be required and payment made to the County of Monterey at the time the property owner submits the signed Agreement. The agreement shall be recorded. (HCD- Planning)

Compliance or Monitoring Action to be Performed:

Within sixty (60) days after project approval or prior to the issuance of building and grading permits, whichever occurs first, the Owner/Applicant shall:

- 1) Enter into an agreement with the County to implement a Condition of Approval/Mitigation Monitoring Plan.
- 2) Fees shall be submitted at the time the property owner submits the signed Agreement.
- 3) Proof of recordation of the Agreement shall be submitted to HCD-Planning.

5. PD011 - TREE AND ROOT PROTECTION

Responsible Department:

RMA-Planning

Condition/Mitigation Monitoring Measure:

Trees which are located close to construction site(s) shall be protected from inadvertent damage from construction equipment by fencing off the canopy driplines and/or critical root zones (whichever is greater) with protective materials, wrapping trunks with protective materials, avoiding fill of any type against the base of the trunks and avoiding an increase in soil depth at the feeding zone or drip-line of the retained trees. Said protection, approved by certified arborist, shall be demonstrated prior to issuance of building permits subject to the approval of HCD - Director of Planning. If there is any potential for damage, all work must stop in the area and a report, with mitigation measures, shall be submitted by certified arborist. Should any additional trees not included in this permit be harmed, during grading or construction activities, in such a way where removal is required, the owner/applicant shall obtain required permits. (HCD - Planning)

Compliance or Monitoring Action to be Performed:

Prior to issuance of grading and/or building permits, the Owner/Applicant shall submit evidence of tree protection to HCD - Planning for review and approval.

During construction, the Owner/Applicant/Arborist shall submit on-going evidence that tree protection measures are in place through out grading and construction phases. If damage is possible, submit an interim report prepared by a certified arborist.

Prior to final inspection, the Owner/Applicant shall submit photos of the trees on the property to HCD-Planning after construction to document that tree protection has been successful or if follow-up remediation or additional permits are required.

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6. PD014(A) - LIGHTING - EXTERIOR LIGHTING PLAN

Responsible Department:

RMA-Planning

Condition/Mitigation Monitoring Measure:

All exterior lighting shall be unobtrusive, down-lit, harmonious with the local area, and constructed or located so that only the intended area is illuminated and off-site glare is fully controlled. The lighting source shall be shielded and recessed into the fixture. The applicant shall submit three (3) copies of an exterior lighting plan which shall indicate the location, type, and wattage of all light fixtures and include catalog sheets for each fixture. The lighting shall comply with the requirements of the California Energy Code set forth in California Code of Regulations Title 24 Part 6. The exterior lighting plan shall be subject to approval by the Director of HCD - Planning, prior to the issuance of building permits.

(HCD - Planning)

Compliance or Monitoring Action to be Performed:

Prior to the issuance of building permits, the Owner/Applicant shall submit three copies of the lighting plans to HCD - Planning for review and approval. Approved lighting plans shall be incorporated into final building plans.

Prior to final/occupancy, the Owner/Applicant/Contractor shall submit written and photographic evidence demonstrating that the lighting has been installed according to the approved plan.

On an on-going basis, the Owner/Applicant shall ensure that the lighting is installed and maintained in accordance with the approved plan.

7. PD016 - NOTICE OF REPORT

Responsible Department:

RMA-Planning

Condition/Mitigation Monitoring Measure:

Prior to issuance of building or grading permits, a notice shall be recorded with the Monterey County Recorder which states:

"A Tree Resource Assessment (Library No. LIB180395), was prepared by Frank Ono, Certified Arborist, on October 26, 2018, and is on file in Monterey County HCD-Planning. All development shall be in accordance

with this report." (HCD-Planning)

Compliance or Monitoring Action to be Performed:

Prior to the issuance of grading and building permits, the Owner/Applicant shall submit proof of recordation of this notice to HCD - Planning.

Prior to occupancy, the Owner/Applicant shall submit proof, for review and approval, that all development has been implemented in accordance with the report to the HCD - Planning.

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8. PD041 - HEIGHT VERIFICATION

Responsible Department:

RMA-Planning

Condition/Mitigation
Monitoring Measure:

The applicant shall have a benchmark placed upon the property and identify the benchmark on the building plans. The benchmark shall remain visible on-site until final building inspection. The applicant shall provide evidence from a licensed civil engineer or surveyor to the Director of HCD - Building Services for review and approval, that the height of the structure(s) from the benchmark is consistent with what was approved on the building permit associated with this project. (HCD - Planning and HCD - Building Services)

Compliance or Monitoring Action to be Performed: Prior to the issuance of grading or building permits, the Owner/Applicant shall have a benchmark placed upon the property and identify the benchmark on the building plans. The benchmark shall remain visible onsite until final building inspection.

Prior to the foundation pre-pour inspection, the Owner/Applicant shall provide evidence from a licensed civil engineer or surveyor, to the Director of HCD - Building Services for review and approval, that the height of first finished floor from the benchmark is consistent with what was approved on the building permit.

Prior to the final inspection, the Owner/Applicant/Engineer shall provide evidence from a licensed civil engineer or surveyor, to the Director of HCD - Building Services for review and approval, that the height of the structure(s) from the benchmark is consistent with what was approved on the building permit.

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9. CC01 INDEMNIFICATION AGREEMENT

Responsible Department:

County Counsel-Risk Management

Condition/Mitigation Monitoring Measure:

The property owner agrees as a condition and in consideration of approval of this discretionary development permit that it will, pursuant to agreement and/or statutory provisions as applicable, including but not limited to Government Code Section 66474.9, defend, indemnify and hold harmless the County of Monterey or its agents, officers and employees from any claim, action or proceeding against the County or its agents, officers or employees to attack, set aside, void or annul this approval, which action is brought within the time period provided for under law, including but not limited to, Government Code Section 66499.37, as applicable. The property owner will reimburse the County for any court costs and attorney's fees which the County may be required by a court to pay as a result of such action. The County may, at its sole discretion, participate in the defense of such action; but such participation shall not relieve applicant of his/her/its obligations under this condition. An agreement to this effect shall be recorded upon demand of County Counsel or concurrent with the issuance of building permits, use of property, filing of the final map, recordation of the certificates of compliance whichever occurs first and as applicable. The County shall promptly notify the property owner of any such claim, action or proceeding and the County shall cooperate fully in the defense thereof. If the County fails to promptly notify the property owner of any such claim, action or proceeding or fails to cooperate fully in the defense thereof, the property owner shall not thereafter be responsible to defend, indemnify or hold the County harmless. (County Counsel-Risk Management)

Compliance or Monitoring Action to be Performed: Upon demand of County Counsel or concurrent with the issuance of building permits, use of the property, recording of the final/parcel map, or recordation of Certificates of Compliance, whichever occurs first and as applicable, the Owner/Applicant shall submit a signed and notarized Indemnification Agreement to the Office of County Counsel-Risk Management for review and signature by the County.

Proof of recordation of the Indemnification Agreement, as outlined, shall be submitted to the Office of County Counsel-Risk Management

10. AS-BUILT CERTIFICATION

Responsible Department:

Environmental Services

Condition/Mitigation Monitoring Measure:

Prior to final inspection, the applicant shall provide a letter from a licensed engineer certifying that all development has been constructed in accordance with the recommendations in the approved geotechnical report, the approved grading plan, and the stormwater control plan. (Environmental Services)

Compliance or Monitoring Action to be Performed:

Prior to final inspection, the owner/applicant shall provide Environmental Services a letter from a licensed practitioner certifying that all development has been constructed in accordance with the recommendations in the approved geotechnical report, the approved grading plan, and the stormwater control plan.

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11. EROSION CONTROL PLAN

Responsible Department: Environmental Services

Condition/Mitigation Monitoring Measure:

The applicant shall submit an erosion control plan in conformance with the requirements of Monterey County Code Chapter 16.12. The erosion control plan shall include a construction entrance, concrete washout, stockpile area(s), material storage area(s), portable sanitation facilities and waste collection area(s), as applicable. The plan shall also include Environmental Services standard inspection notes 1, 2, & 3. (Environmental Services)

Compliance or Monitoring Action to be Performed: Prior to issuance of any grading or building permits, the applicant shall submit an erosion control plan to Environmental Services for review and approval. Standard inspection notes are available on the Environmental Services website.

12. GEOTECHNICAL PLAN REVIEW

Responsible Department: Environmental Services

Condition/Mitigation Monitoring Measure: The applicant shall provide certification from the licensed practitioner that their geotechnical recommendations have been incorporated into the approved grading plan and stormwater control plan. (Environmental Services)

Compliance or Monitoring Action to be Performed: Prior to issuance of any grading or construction permits, the applicant shall provide certification from the licensed practitioner(s).

13. GRADING PLAN

Responsible Department: Environmental Services

Condition/Mitigation Monitoring Measure:

The applicant shall submit a grading plan incorporating the recommendations in the approved geotechnical report. The grading plan shall include contour lines and cross-sections that identify the existing grade, proposed grade, and the extent of any proposed excavation and/or fill. The grading plan shall include the geotechnical inspection schedule that identifies when the inspections will be completed, who will conduct the inspection (i.e., PG, PE, and/or Special Inspector), a description of the required inspection, inspector name, and the completion date. (Environmental Services)

Compliance or Monitoring Action to be Performed: Prior to issuance of any grading or building permits, the applicant shall submit a grading plan to Environmental Services for review and approval.

14. STORMWATER CONTROL PLAN

Responsible Department: Environmental Services

Condition/Mitigation Monitoring Measure:

The applicant shall provide a stormwater control plan to mitigate on-site and off-site impacts from impervious surface stormwater runoff. Drainage improvements shall be constructed in accordance with plans approved by Environmental Services.

(Environmental Services)

Compliance or Monitoring Action to be Performed: Prior to issuance of any grading or building permits, the applicant shall submit a stormwater control plan to Environmental Services for review and approval.

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15. WINTER INSPECTIONS - AREAS OF SPECIAL BIOLOGICAL SIGNIFICANCE (ASBS)

Responsible Department: Environmental Services

Condition/Mitigation
Monitoring Measure:

The owner/applicant shall schedule weekly inspections with Environmental Services during the rainy season, October 15th to April 15th, to ensure contaminants are not

discharged into the Carmel Bay Area of Special Biological Significance. This inspection requirement shall be noted on the erosion control plan. (Environmental

Services)

Compliance or Monitoring Action to be Performed: During construction, the owner/applicant shall schedule weekly inspections with

Environmental Services in the rainy season (October 15th to April 15th).

16. PW0045 - COUNTYWIDE TRAFFIC FEE

Responsible Department: RMA-Public Works

Condition/Mitigation Prior to issuance of building permits, the Owner/Applicant shall pay the Countywide

Traffic Fee or the ad hoc fee pursuant to General Plan Policy C-1.8. The fee amount

shall be determined based on the parameters in the current fee schedule.

Compliance or Monitoring Action to be Performed:

Prior to issuance of Building Permits, the Owner/Applicant shall pay Monterey County HCD-Building Services the traffic mitigation fee. The Owner/Applicant shall submit

proof of payment to HCD-Engineering Services.

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17. MITIGATION MEASURE NO. 2: ONSITE ARCHAEOLOGICAL MONITOR

Responsible Department: RMA-Planning

Condition/Mitigation Monitoring Measure:

To reduce potential impacts to cultural resources that may be discovered during development of the site, a qualified archaeological monitor (i.e., an archaeologist registered with the Register of Professional Archaeologists [RPA] or a Registered Archaeologist [RA] under the supervision of an RPA) shall be present and observe all soil disturbance for all grading and excavation at both 26308 Isabella Avenue and 26346 Valley View. If at any time, potentially significant archaeological resources or intact features are discovered, the monitor shall temporarily halt work until the find can be evaluated by the archaeological monitor. If the find is determined to be significant, work shall remain halted until a plan of action has been formulated, with the concurrence of HCD-Planning, and implemented. To facilitate data recovery of smaller midden components, such as beads or lithic debitage, the excavated soil from the project site shall be screened during monitoring. (HCD-Planning)

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Compliance or Monitoring Action to be Performed:

1180523-AMD1

2a: Prior to issuance of construction permits for grading or building, the owner/applicant shall include a note on the construction plans encompassing the language contained in Mitigation Measure No. 2, including all compliance actions. The owner/applicant shall submit said plans to HCD-Planning for review and approval.

2b: Prior to issuance of construction permits for grading or building, the owner/applicant shall submit to HCD-Planning a copy of the contract between the owner/applicant and a qualified archaeological monitor. The contract shall include a pre-construction meeting agenda with specific construction activities that the monitor shall be present for, any construction activities where the archaeological monitor will not be present for, how sampling of the excavated soil will occur, and any other logistical information such as when and how work on the site will be halted. The contract shall include provisions requiring the monitor be present and observe all soil disturbance for all grading and excavation, and authorizing the monitor to stop work in the event resources are found. In addition, the contract shall authorize the monitor to prepare a report suitable for compliance documentation to be prepared within four weeks of completion of the data recovery field work. The contract shall be submitted to HCD-Planning for review and approval. Should HCD-Planning find the contract incomplete or unacceptable, the contract will be returned to the owner/applicant and a revised contract shall be re-submitted for review and approval.

2c: Prior to the issuance of grading or building permits, the owner/applicant shall submit evidence that a qualified archaeologist conducted a cultural resource awareness and response training for construction personnel prior to the commencement of any grading or excavation activity. The training shall include a description of the kinds of cultural and tribal cultural resources that are found in the area, protocols to be used in the event of an unanticipated discovery, and the importance of cultural resources to the Native American community.

2d: If archaeological resources are unexpectedly discovered during construction, work shall be halted on the parcel until the find can be evaluated and a plan of action formulated and implemented, with the concurrence of HCD-Planning. Data recovery shall be implemented during the construction and excavation monitoring. If intact archaeological features are exposed, they shall be screened for data recovery using the appropriate method for site and soil conditions. The owner/applicant shall allow the on-site Tribal Monitor (see Mitigation Measure No. 4) an opportunity to make recommendations for the disposition of potentially significant archaeological materials found.

2e: A final technical report containing the results of all analyses shall be completed within one year following completion of the field work. This report shall be submitted to HCD-Planning

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18. MITIGATION MEASURE NO. 3: SOIL RECOMPACTION

Responsible Department:

RMA-Planning

Condition/Mitigation Monitoring Measure:

Prior to preparation of the building pad, all loose soil within the proposed building pad area plus a minimum of five feet in all directions beyond the proposed building foundations shall be sub-excavated and recompacted as necessary to 90 percent relative compaction. A qualified geotechnical engineer shall determine the depth of re-compaction, if any, within the building perimeter after clearing, grubbing and basement excavation are completed. Sub-excavation and re-compaction shall be extended under any proposed patios or other permanent flatwork. Furthermore, the applicant shall comply with the following design features identified in the Geotechnical Investigation:

- Spread footings shall be constructed a minimum of 18 inches deep for both single story and two-story portions of the proposed new building as measured from the lowest adjacent grade, and continuous non-retaining footings shall be reinforced with two #4 reinforcement bars placed near the bottom.
- All new concrete floor slabs-on-grade shall be a minimum of five inches thick and shall be reinforced with a minimum of #3 steel reinforcement bars at 16 inches on center or #4 steel reinforcement bars at 30 inches on center, each way and shall be bent to extend a minimum of eight inches into the perimeter footing.
- Roof and site rain water should be directed away from the proposed building foundations. Rainfall runoff must not be allowed to collect or flow in a downslope direction against any building foundation. (HCD-Planning)

Compliance or Monitoring Action to be Performed: Prior to final, the owner/applicant shall submit a letter from a qualified geotechnical engineer certifying that all development has been completed in accordance with the requirements of this mitigation measure.

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19. MITIGATION MEASURE NO. 4: ONSITE TRIBAL MONITOR

Responsible Department:

RMA-Planning

Condition/Mitigation Monitoring Measure:

To ensure that Tribal Cultural Resources incur less than significant impacts, a Tribal Monitor approved by the appropriate tribe traditionally and culturally affiliated with the vicinity of the subject parcel and that has consulted with the County and designated one lead contact person in accordance with AB 52 requirements, or other appropriately NAHC-recognized representative, shall be present and observe all soil disturbance during project-related grading and excavation at both 26308 Isabella Avenue and 26346 Valley View to identify findings with tribal cultural significance. This Tribal Monitor shall have the authority to temporarily halt work in order to examine any potentially significant cultural materials or features. If resources are discovered, the owner/applicant/contractor shall refer to and comply with Mitigation Measure No. 2 and Condition PD003(B) as applicable. This mitigation is not intended to alleviate responsibility of the owner or its agents from contacting the County Coroner and complying with State law if human remains are discovered. (HCD-Planning)

Compliance or Monitoring Action to be Performed:

4a: Prior to issuance of construction permits for grading or building, the owner/applicant shall include a note on the construction plans encompassing the language contained in Mitigation Measure No. 4, including all compliance actions. The owner/applicant shall submit said plans to HCD-Planning for review and approval.

4b: Prior to issuance of a construction permit for grading and/or building, the Applicant/Owner shall submit evidence to the satisfaction of the Chief of HCD-Planning that a monitor approved by the appropriate tribe traditionally and culturally affiliated with the vicinity of the subject parcel and that has consulted with the County and designated one lead contact person in accordance with AB 52 requirements, or other appropriately NAHC-recognized representative, has been retained to monitor the appropriate construction activities. This Tribal Monitor shall be retained for the duration of any project-related grading and excavation.

4c: Any artifacts found that are not associated with a finding of human remains shall be cataloged by both the Tribal Monitor and the qualified archaeological monitor. Once cataloged, the qualified archaeological monitor will take temporary possession of the artifacts for testing and reporting purposes. Upon completion of these testing and reporting activities, all artifacts, at the discretion of the property owner, shall be returned within one (1) year to a representative of the appropriate local tribe as recognized by the Native American Heritage Commission, or the Monterey County Historical Society . A final technical report containing the results of all analyses shall be completed within one year following completion of the field work. This report shall be submitted to HCD-Planning and the Northwest Regional Information Center at Sonoma State University. Artifacts associated with a finding of human remains shall be reburied in accordance with State Law and penalty for violation pursuant to PRC section 5097.994.

4d: Prior to final building inspection, the Tribal Monitor or other appropriately NAHC recognized representative shall submit a letter to HCD-Planning confirming participation in the monitoring and provide a summary of archaeological and /or cultural finds or no finds, as applicable.

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20. PD048 - TREE REPLACEMENT/RELOCATION

Responsible Department:

RMA-Planning

Condition/Mitigation
Monitoring Measure:

Within 60 days of permit approval, the applicant shall replace and or relocate each tree approved for removal as follows:

- Replacement ratio:
- Replacement ratio recommended by arborist:
- Other:

Replacement tree(s) shall be located within the same general location as the tree being removed. (HCD - Planning)

Compliance or Monitoring Action to be Performed:

The Owner/Applicant shall submit evidence of tree replacement to HCD -Planning for review and approval. Evidence shall be a receipt for the purchase of the replacement tree(s) and photos of the replacement tree(s) being planted.

Six months after the planting of the replacement tree(s), the Owner/Applicant shall submit evidence demonstrating that the replacement tree(s) are in a healthy, growing condition.

One year after the planting of the replacement tree(s), the Owner/Applicant shall submit a letter prepared by a County-approved tree consultant reporting on the health of the replacement tree(s) and whether or not the tree replacement was successful or if follow-up remediation measures or additional permits are required.

21. PW0031 - BOUNDARY SURVEY

Responsible Department:

RMA-Public Works

Condition/Mitigation Monitoring Measure: Owner/Applicant shall have a professional land surveyor perform a boundary survey of the weatherly and southerly boundary line(s) of the subject parcel and have said lines monumented.

Compliance or Monitoring Action to be Performed:

Prior to foundation inspection, Owner/Applicant shall have a professional land surveyor survey and monument the northerly and southerly boundary lines of the subject parcel and provide evidence to the County Surveyor of conformance to the setbacks shown on the approved Site Plan. The surveyor shall be responsible for compliance with the requirements of Section 8762 of the California Business and Professions Code (PLS Act).d.

22. PW0043 - REGIONAL DEVELOPMENT IMPACT FEE

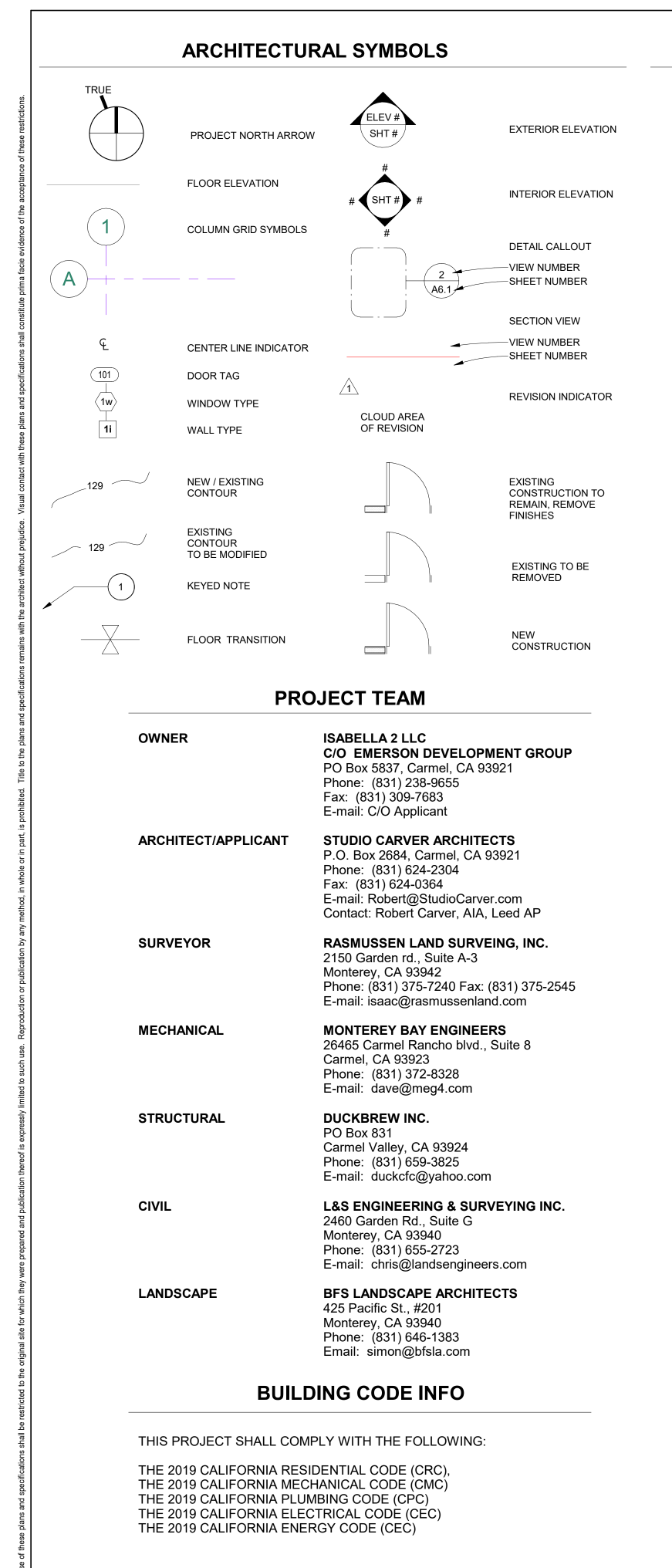
Responsible Department:

RMA-Public Works

Condition/Mitigation Monitoring Measure: Prior to issuance of building permits, applicant shall pay the Regional Development Impact Fee (RDIF) pursuant to Monterey Code Chapter 12.90. The fee amount shall be determined based on the parameters adopted in the current fee schedule.

Compliance or Monitoring Action to be Performed: Prior to issuance of Building Permits Owner/Applicant shall pay Monterey County Building Services Department the traffic mitigation fee. Owner/Applicant shall submit proof of payment to the HCD-Engineering Services.

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ARCHITECTURAL ABBREVIATIONS JOINT R.A. RETURN AIR ANGLE EXISTING EACH R.D. **ROOF DRAIN** DIAMETER ENTRY CLOSET ANGLE REF. REFRIGERATOR 2CP 2 COAT PLASTER EXPANSION JOINT POUND REINF. REINFORCED 3CP 3 COAT PLASTER ELEVATION LG. LONG, LENGTH RES. RESIN ELEC. ELECTRICAL LAM. LAMINATE(ION) REV. REVISED(ION) AGGREGATE BASE ELEV. ELEVATOR LAV. LAVATORY REQD. REQUIRED A.B.T LONG LEG HORZ. ANCHOR BOLT EMER. EMERGENCY LLH RM. ROOM AIRCONDITIONER E.M.R ELEVATOR MACHINE RM. LLV LONG LEG VERT R.O. ROUGH OPENING ACCESS DOOR ENCL. ENCLOSURE, ENCLOSED LT(G) LIGHT(ING) ACT. ACOUSTIC TILE LVR. LOUVER ENGR. ENGINEER SAFB SOUND ATTENTUATION FIRE BLANKET AREA DRAIN AD. ENTR. ENTRANCE A.D.A AMERICANS WITH MACH. MACHINE SEALED CONCRETE SOLID CORE EQ. EQUAL EQP. EQUIPMENT MAX. MAXIMUM SCH. DISABILITIES ACT SCHEDULE EST. ESTIMATF SCP ADJUSTABLE MC. MEDICNE CABINET SKIM COAT PLASTER A.F.F. ABOVE FINISH FLOOR EX. EXISTING MECH. MECHANICAL SEC. SECTION ALUMINUM EXH. EXHAUST MEMB. MEMBRANE SQUARE FEET ANOD. ANODIZED MEZZ. MEZZANINE EXP. EXPANSION SHEET A.P. ACCESS PANEL EXT. EXTERIOR MFR. MANUFACTURER SOUND INSULATING GLASS ARCH. ARCHITECTURAL MAN HOLE SIMII AR AVG. AVERAGE F.A.I. FRESH AIR INTAKE MINIMUM MIN. Structural Insulated Panel F.D. FLOOR DRAIN MISC. MISCELLANEOUS SCORED JOINT FDN. FOUNDATION M.O. MASONRY OPENING SPKLR. SPRINKLER MTD. BITUM. BITUMINOUS F.E. FIRE EXTINGUISHER MOUNTED SPKR. SPEAKER BLDG. BUILDING FINISH FLOOR OR FINISHED FACE MTG. MEETING SQ. SQUARE BLK. BLOCKING F.G. FINISH GRADE STAINLESS STEEL BM. BEAM FGL. FIBERGLASS SEE MANUFACTURERS INSTRUCTIONS B.M. BENCH MARK F.H. FIRE HYDRANT, FLAT HEAD NORTH SEE ENGINEERING DRAWINGS BOTTOM OF F.H.C. FIRE HOSE CABINET NATURAL SEE STRUCTURAL DRAWINGS N.I.C. NOT IN CONTRACT STONE TILE / STONE BRASS FIN. FINISH BRICK FLR. FLOOR NO. NUMBER STEEL STL. STC. SOUND TRANSMISSION COEFFICIENT BOTH SIDES FLUORESCENT NOM. NOMINAL NRC NOISE REDUCTION BSMT. BASEMENT STD. F.O. FACE OF STANDARD B.U.R. BUILT-UP ROOF F.O.C. FACE OF CONC. STOR. STORAGE COEFFICIENT N.T.S. NOT TO SCALE F.O.M. FACE OF MASONRY STRUCT STRUCTURAL CAB. CABINET F.O.S FACE OF STUD SUSP. SUSPENDED CAP. CAPACITY F.P. FIRE PROOFING OVER SW. STAINED WOOD CAT. CATALOG FR. FRAME / FIRE RATED O.C. ON CENTER C.C.F.I. CLOSED CELI F.S. FULL SIZE/SCALE O.D. OUTSIDE DIAMETER OFF. OFFICE TILE BACKER BOARD FOAM INSULATION FT. FOOT/FFFT OPPOSITE HAND CATCH BASIN FTG. FOOTING O.H. T.C. TERRA COTTA CE. CEDAR FXTR. FIXTURE OPG. OPENING TELEPHONE TEMP. TEMPORARY CEM. CEMENTITOUS GA. GAUGE OPP. OPPOSITE CER. CERAMIC GALV. GALVANIZED OVHD. OVERHEAD TERR. TERRACE CUBIC FEET/MIN. G.C GENERAL CONTRACTOR TONGUE AND GROOVE THK. CAST IRON GEN. GENERAL THICK THRU. THROUGH CENTERLINE GFCI. GROUND FAULT PERF. PERFORATED CEILING CIRCUIT INTERRUPTER PLATE TMPD TEMPERED CLO. TILE CLOSET PLAS. PLASTER GALVANIZED IRON CLR. CLEAR PLBG. PLUMBING TEMPERED GLASS T.O.P. TOP OF PLATE CLW. CLEAR FINISH WOOD PANELLING GLM GLUELAM PLG. CONTROL JOINT PLY T.O.S TOP OF SLAB GLZ. GLAZING PLYWOOD CONC. MASONRY UNIT GMT. GLASS MOSIAC TILE PERF. MTL. T.O.W. TOP OF WALL CNTR. COUNTER POL. POLISH(ED) T.S.S. TOP OF STRUCTURAL STEEL GRADE C.O. CLEANOUT GLASS TILE PAIR TYP. TYPICAL CONF. CONFERENCE PAINTED GWB. GYPSUM WALL BOARD TZ TERRAZZO PTN. PARTITION COL. COLUMN GYP. GYPSUM COMM. COMMUNICATION PAINTED WOOD UFA UNDER FLOOR ACCESS CONC. CONCRETE UNF. UNFINISHED HC. HOLLOW CORE U.N.O UNLESS NOTED OTHERWISE CONST. CONSTRUCTION HD(R). HEAD(ER) QUARRY TILE CONT. CONTINOUS HDWD. HARDWOOD QUANTITY UPD. UPHOLSTERED CORR. CORRIDOR HDWR. HARDWARE CPT. CARPET VENT. VENTILATION H.M. HOLLOW MTL CRS. COURSE HORZ. HORIZONTAL VERT. VERTICAL HR. HOUR VEST. VESTIBULE CERAMIC TILE CTR. CENTER H.S. HEADED STUD VERIFY IN FIELD CW COLD WATER HEIGHT VENEER PLASTER HTG. HEATING V.P. VENETIAN PLASTER HTR. HEATER DBL. DOUBLE HVAC HEATING VENTILATION DEMO DEMOLITION W WIDE, WIDTH W(O)/ WITH (OR WITHOUT) DET. DETAIL & AIR CONDITIONING DOUGLAS FIR HOT WATER WALNUT DIAMETER W.C. WATER CLOSET IMPERIAL BOARD WOOD DIAGONAL WD. DIMENSION INSIDE DIAMETER WDW. WINDOW DKG. DECKING INCHES WLP. WALL PAPER INSL. INSULATION WATERPROOFING DOWN DOOR OPENING INV. INVERT WEIGHT DR. DOOR W.R.B. WATER RESISTIVE BARRIER DOWNSPOUT YD YARD DTL. DETAIL DWG. DRAWING

VICINITY MAP

PROJECT SITE

SHEET INDEX COVER SHEET GENERAL NOTES SURVEY EROSION CONTROL / CONSTRUCTION MGMNT PLAN EROSION CONTROL / CONSTRUCTION MGMNT NOTES GRADING/SLOPE MAP & DRAINAGE PLAN SITE PLAN LEVEL 1 FLOOR PLAN LEVEL 2 FLOOR PLAN A2.4 ROOF **EXTERIOR ELEVATIONS BUILDING SECTIONS SCOPE OF WORK** CONSTRUCTION OF A NEW 1,837 SF TWO STORY SINGLE FAMILY RESIDENCE WITH 484 SF OF DECKS. 114 CU YDS OF GRADING. VARIANCE FOR FLOOR AREA RATIO FROM 45% TO 51%.

PARCEL MAP

PROJECT SITE

TAX CODE AREA 60-23

ASSESSOR'S MAP BOOK 9... PAGE 45

CARMEL-BY-THE-SEA

ADD. NO. 7 BLKS. B& B9

APN 009-451-015-000 MDR/2-D(18)(CZ) **ZONING** PERMIT# PLN180523 / 19CP01482 **GENERAL PLAN LAND USE RESIDENTIAL DESIGNATION** TYPE V-B TYPE OF CONSTRUCTION **OCCUPANCY GROUP** R-3 / SINGLE FAMILY RESIDENCE U / GARAGE WILDLAND URBAN INTERFACE AREA **AVERAGE NATURAL GRADE** ELEV. = 501' - 9 1/2" **ALLOWED HEIGHT LIMIT ABOVE A.N.G** 18' - 0" ELEV. = 519' - 9 1/2" (P) HEIGHT ABOVE A.N.G ELEV. = 519' - 9 1/2" /9/_ **LOT COVERAGE LOT SIZE** .08253 ACRES (3,595 SF) ALLOWABLE LOT COVERAGE 35% OR 1,258 SF (P) LOT COVERAGE (P) RESIDENCE 970 SF (P) OVERHANGS 246 SF **TOTAL** 1,216 SF OR 33.8% **BUILDING AREA** ALLOWABLE FLOOR AREA RATIO 45% OR 1,618 SF (P) BUILDING AREA 970 SF LEVEL 1 867 SF LEVEL 2 1,837 SF or 51% **DECKS** 484 SF **GRADING ESTIMATES** 114 CU.YDS. **GRADING CUT** 0 CU.YDS. **GRADING FILL GRADING NET EXPORT** 114 CU.YDS.

PROJECT INFORMATION

26308 ISABELLA AVE.,

CARMEL, CA 93923

PROPERTY ADDRESS

MISCELLANEOUS

WATER SOURCE CAL AM

SEWER SYSTEM CAWD

TREES TO BE REMOVED 4 (OAK)

REQUIRED PARKING 2 SPACES/UNIT

PROPOSED PARKING 2 SPACES

BUILDING CODE DATA

YES

SPRINKLERS

MOT FOR CONSTRUCTION

ISABELLA 2 LLC

26308 ISABELLA AVE. CARMEL, CA 93923



PLANNING DEPT. SUBMITTAL

SUBMITTAL

PO BOX 2684 · CARMEL CA 93921 · USA T.831.622.7837 · F.831.624

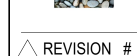
NG + INTERIOR DESIGN

CARVER

STUDIO







3 8/25/2019 BLDG. REV #1 4 1/7/2020 PLANNING RESUBMITT AL 5 1/15/2020 BUILDING RESUBMITT AL

RESUBMITT
AL

6 5/6/2021 PLANNING
REVISION

7 TBD BUILDING
REVISION

8 3/18/2022 REVISION

9 10/19/2022 PLANNING

COVER SHEET

Scale: 1/8" = 1'-0" @ 24x36

Drawn By: DP

Job: 1713

G1.0

GENERAL ELECTRICAL NOTES

GENERAL NOTES

ALL EQUIPMENT TO BE REMOVED TO OWNER.

PROVIDE ALL NECESSARY BLOCKING, BACKING AND FRAMING FOR CASEWORK, FIXTURES, ELECTRICAL

ITEMS, RESTROOM ACCESSORIES, AND ALL OTHER ITEMS REQUIRING SIMILAR SUPPORT.

CONTRACTOR TO ACQUIRE ALL REQUIRED PERMITS INCLUDING THE BUILDING PERMIT.

30. ALL EXTERIOR SWINGING EXIT DOORS SHALL HAVE A THRESHOLD NOT EXCEED 1-1/2" IN HEIGHT.

- AFCI PROTECTION IS REQUIRED FOR ALL RECEPTACLES EXCEPT FOR THOSE LOCATED OUTSIDE, IN BATHROOMS, GARAGES, ATTICS AND
- 2. LAUNDRY: AT LEAST ONE 20-AMP BRANCH CIRCUIT SHALL BE PROVIDED TO SUPPLY LAUNDRY RECEPTACLE OUTLETS. SUCH CIRCUITS SHALL HAVE NO OTHER OUTLETS.
- BATHROOM: PROVIDE AT LEAST ONE 20-AMP CIRCUIT AT BATHROOM; CIRCUIT SHALL HAVE NO OTHER OUTLETS.
- KITCHEN: RECEPTACLES INSTALLED IN A KITCHEN TO SERVE COUNTERTOP SURFACES SHALL BE SUPPLIED BY NOT FEWER THAN TWO 20 AMP SMALL-APPLIANCE BRANCH CIRCUITS; CIRCUITS SHALL BE BALANCED AND HAVE NO OTHER OUTLETS. PER CEC 210.11(C).
 - AT LEAST ONE GFCI RECEPTACLE OUTLET SHALL BE INSTALLED IN BATHROOMS WITHIN 3' OF THE OUTSIDE EDGE OF EACH BASIN AND LOCATED ON A WALL OR PARTITION THAT IS ADJACENT TO THE BASIN OR INSTALLED NO LESS THAN 12" BELOW COUNTERTOP AT BASIN
- ALL 120-VOLT, 15- AND 20-AMPERE RECEPTACLES SHALL BE LISTED TAMPER-RESISTANT RECEPTACLES.
- AT LEAST ONE OUTLET SHALL BE INSTALLED AT EACH PENINSULAR COUNTERTOP SPACE WITH A LONG DIMENSION OF 24" OR GREATER AND A SHORT DIMENSION OF 12" OR GREATER. THIS RECEPTACLE MUST BE PLACED AT THE OPEN END OF A PENINSULA COUNTER IF THE END IS >
- ALL OUTLETS SERVING KITCHEN COUNTERTOPS, INCLUDING THOSE AT ISLANDS AND PENINSULA COUNTERS, SHALL HAVE BOTH GFCI AND AFCI PROTECTION.
- PROVIDE SEPARATE 20-AMP BRANCH CIRCUITS FOR FIXED APPLIANCES SUCH AS FOOD WASTE GRINDERS. DISHWASHERS WASHING MACHINES, DRYERS, BUILT-IN REFRIGERATORS OR FREEZERS, FURNACES, AC UNITS, OR ANY OTHER FIXED APPLIANCE WITH A MOTOR OF 1/4
- PROVIDE OUTSIDE GFCI PROTECTED WEATHERPROOF 120-VOLT RECEPTACLE AT FRONT AND REAR OF DWELLING UNIT, INSTALLED WITHIN 6 FEET 6 INCHES OF GRADE.
- RECEPTACLES SHALL BE INSTALLED SO THAT NO POINT MEASURED HORIZONTALLY ALONG THE FLOOR IN ANY WALL SPACE IS OVER 6 FEET FROM THE RECEPTACLE (ALLOWING 12 FEET MAX. BETWEEN RECEPTACLES ON THE SAME WALL). • RECEPTACLES SHALL BE LOCATED ALONG ANY WALL THAT IS 2 FEET OR MORE IN LENGTH. • RECEPTACLE OUTLETS SHALL BE INSTALLED AT EACH WALL COUNTER SPACE THAT IS 12 INCHES OR WIDER. NO POINT ALONG THE WALL LINE IS MORE THAN 24 INCHES MEASURED HORIZONTALLY FROM A RECEPTACLE OUTLET IN THAT SPACE.
- KITCHEN RECEPTACLE OUTLETS SERVING COUNTERTOPS, INCLUDING ISLAND & PENINSULA COUNTERTOPS, SHALL • HAVE GFCI AND AFCI PROTECTION.
- BE INSTALLED IN EACH COUNTER WALL 12 INCHES OR WIDER SO NO POINT ALONG THE WALL IS MORE THAN 24 INCHES. SHALL BE INSTALLED IN EACH WALL SPACE SEPARATED BY RANGE TOPS, REFRIGERATORS OR SINKS. • SHALL BE INSTALLED NOT MORE THAN 20 INCHES ABOVE THE COUNTERTOP.
- AT LEAST ONE RECEPTACLE OUTLET SHALL BE INSTALLED AT EACH ISLAND AND EACH PENINSULA COUNTER SPACE WITH A LONG DIMENSION OF 24 INCHES MINIMUM AND A SHORT DIMENSION OF 12 INCHES OR GREATER; PENINSULA COUNTER TOPS ARE MEASURED FROM THE CONNECTING EDGE. THIS RECEPTACLE MUST BE PLACED AT THE OPEN END OF A PENINSULA COUNTER IF THE END IS > 6 FT. FROM THE
- GFCI PROTECTION REQUIRED FOR RECEPTACLES LOCATED OUTDOORS, IN BATHROOMS, UNFINISHED BASEMENTS, CRAWL SPACES, KITCHEN AND WET BAR COUNTERTOP SURFACES, GARAGES, ACCESSORY BUILDINGS NOT INTENDED AS HABITABLE ROOMS.
- RECEPTACLES LOCATED IN DAMP OR WET LOCATIONS SHALL HAVE AN ENCLOSURE THAT IS WEATHERPROOF AND SHALL BE LISTED WEATHER RESISTANT TYPE.
- A 15 OR 20 AMP RECEPTACLE SHALL BE INSTALLED WITHIN 25' AT AN ACCESSIBLE LOCATION FOR THE SERVICING OF HEATING, AIR-
- CONDITIONING AND REFRIGERATION EQUIPMENT. TAMPER RESISTANT RECEPTACLES ARE REQUIRED IN ALL LOCATIONS EXCEPT AT OUTLETS LOCATED MORE THAN 5 1/2 FEET ABOVE THE
- FLOOR, OUTLETS THAT ARE A PART OF A LUMINAIRE, OUTLETS DEDICATED TO APPLIANCES THAT CANNOT BE EASILY MOVED AND AT OUTLETS LOCATED IN ATTICS. GFCI PROTECTION REQUIRED FOR RECEPTACLES LOCATED OUTDOORS, IN BATHROOMS, LAUNDRY ROOM, UNFINISHED BASEMENTS, CRAWL SPACES, KITCHEN AND WET BAR COUNTER TOP SURFACES, GARAGES, ACCESSORY BUILDINGS NOT INTENDED AS HABITABLE ROOMS.
- THE OPERATING HANDLE OF THE SWITCH OR CIRCUIT BREAKER AT ITS HIGHEST POSITION IS NOT MORE THAN 6'-7" ABOVE FLOOR OR WORKING SURFACE.

OVERCURRENT [DISCONNECTS] DEVICES SHALL BE READILY ACCESSIBLE AND SHALL BE INSTALLED SO THAT THE CENTER OF THE GRIP OF

- CLEAR WORKING SPACE DIMENSIONS AT ALL ELECTRICAL PANELS. A) WORKING SPACE AT THE FRONT OF ELECTRICAL EQUIPMENT SHALL HAVE: A MINIMUM DEPTH OF 36 INCHES, WIDTH OF 30 INCHES, AND HEIGHT OF 6 FEET 6 INCHES. B) AT LEAST ONE ENTRANCE OF 24 INCHES WIDE BY 6 FEET 6INCHES HIGH. C) WORKING SPACE SHALL NOT BE USED FOR STORAGE. D) ILLUMINATION SHALL BE PROVIDED FOR ALI WORKING SPACES ABOUT SERVICE EQUIPMENT, SWITCHBOARDS, PANEL BOARDS, OR MOTOR CONTROL CENTERS INSTALLED INDOORS.
- PER 2019 CALIFORNIA ENERGY CODE, SECTION 150(K), ALL INSTALLED LUMINAIRES SHALL BE HIGH EFFICACY IN ACCORDANCE WITH TABLE 150.0-A, EITHER LISTED BY SOURCE TYPE OR BY BEING JA8 CERTIFIED LABELED, AND SHALL BE CONTROLLED BY DIMMERS OR VACANCY SENSORS
- OUTLET BOXES INSTALLED FOR LUMINARIES OR LIGHTING SHALL BE PERMITTED TO SUPPORT 50 POUNDS OR LESS. LUMINARIES WEIGHING MORE THAN 50 POUNDS MUST BE LISTED AND MARKED FOR THE MAXIMUM WEIGHT.
- LUMINAIRES RECESSED INTO CEILINGS MUST MEET ALL THE REQUIREMENTS FOR: INSULATION CONTACT (IC) LABELING; SEALED WITH A GASKET OR CAULKED BETWEEN HOUSING AND CEILING, AND SHALL BE CERTIFIED TO COMPLY WITH SECTION 110.9 AND ALLOW BALLAST MAINTENANCE AND REPLACEMENT TO BE READILY ACCESSIBLE TO BUILDING OCCUPANTS FROM BELOW. JA8-2016-E CERTIFIED AND MARKED LIGHT SOURCE, RATED FOR ELEVATED TEMPERATURE, MUST BE INSTALLED BY FINAL INSPECTION.
- LUMINARIES INSTALLED IN CLOSETS SHALL BE 12" FROM EDGE OF STORAGE SHELF FOR INCANDESCENT OR LED SURFACE MOUNTED. SURFACE MOUNTED OR RECESSED FLUORESCENT, RECESSED INCANDESCENT OR LED, 6".
- DIMMERS OR VACANCY SENSORS SHALL CONTROL ALL LUMINAIRES REQUIRED TO HAVE LIGHT SOURCES COMPLIANT WITH REFERENCE JOINT APPENDIX JA8 (INCLUDING CEILING RECESSED DOWNLIGHT LUMINAIRES AND GU-24 SOCKETS CONTAINING LED LIGHT SOURCES) AND THEY SHALL COMPLY WITH SECTION 119(D) AND NOT TURN ON AUTOMATICALLY OR HAVE AN ALWAYS ON OPTION. EXCEPTIONS: LUMINAIRES IN CLOSETS LESS THAN 70 SQUARE FEET; LUMINAIRES IN HALLWAYS.
- AT LEAST ONE LUMINAIRE IN BATHROOMS, GARAGES, LAUNDRY AND UTILITY ROOMS SHALL BE CONTROLLED BY A VACANCY SENSOR CERTIFIED TO COMPLY WITH SECTION 119(D).
- MANUAL ON AND OFF SWITCHES MUST NOT OVERRIDE AUTOMATIC CONTROL FUNCTIONS AND ANY CONTROL THAT OVERRIDES THE AUTOMATIC CONTROLS TO ON MUST AUTOMATICALLY REACTIVATE THOSE CONTROLS WITHIN SIX HOURS.
- RESIDENTIAL OUTDOOR LIGHTING PERMANENTLY MOUNTED TO THE DWELLING OR TO OTHER BUILDINGS ON THE SAME LOT SHALL BE CONTROLLED BY A MANUAL ON AND OFF SWITCH AND CONTROLLED BY A PHOTOCELL AND MOTION SENSOR OR BY PHOTOCONTROL AND AUTOMATIC TIME SWITCH CONTROL OR BY ASTRONOMICAL TIME CLOCK CONTROL THAT AUTOMATICALLY TURNS THE OUTDOOR LIGHTING OFF DURING DAYLIGHT HOURS OR BY ENERGY MANAGEMENT CONTROL SYSTEM
- LUMINAIRES INSTALLED IN WET OR DAMP LOCATIONS MUST BE MARKED "SUITABLE FOR WET/DAMP LOCATIONS".
- RECESSED LIGHT FIXTURES REQUIRE A 3" SPACE BETWEEN THE FIXTURE AND CLOSED CELL SPRAY APPLIED INSULATION. PROVIDE 3" RIGID INSULATION BOX TO PROTECT FIXTURE WHILE INSTALLING INSULATION.
- FOR LIGHTING AND LIGHTING CONTROL SEE CEILING AND LIGHTING PLAN.
- CRC R314 SMOKE DETECTORS SHALL BE LOCATED IN THE FOLLOWING AREAS PER CRC R314: 1. IN EACH SLEEPING ROOM. 2. OUTSIDE EACH SEPARATE SLEEPING AREA IN THE IMMEDIATE VICINITY OF THE BEDROOMS. 3. ON EACH ADDITIONAL STORY OF THE DWELLING, INCLUDING BASEMENTS AND HABITABLE ATTICS AND NOT INCLUDING CRAWL SPACES AND UNINHABITABLE ATTICS. IN DWELLINGS OR DWELLING UNITS WITH SPLIT LEVELS AND WITHOUT AN INTERVENING DOOR BETWEEN THE ADJACENT LEVELS, A SMOKE ALARM INSTALLED ON THE UPPER LEVEL SHALL SUFFICE FOR THE ADJACENT LOWER LEVEL PROVIDED THAT THE LOWER LEVEL IS LESS THAN ONE FULL STORY BELOW THE UPPER LEVEL. 4. SMOKE ALARMS SHALL BE INSTALLED NOT LESS THAN 3 FEET HORIZONTALLY FROM THE DOOR OR OPENING OF A BATHROOM THAT CONTAINS A BATHTUB OR SHOWER UNLESS THIS WOULD PREVENT PLACEMENT OF A SMOKE ALARM REQUIRED BY SECTION R314.3. WHEN MORE THAN ONE SMOKE ALARM IS REQUIRED TO BE INSTALLED IN AN INDIVIDUAL DWELLING UNIT, THE DEVICES
- CRC R315 CARBON MONOXIDE DEVICES/ALARMS SHALL BE LOCATED IN THE FOLLOWING AREAS: 1. OUTSIDE OF EACH SEPARATE SLEEPING AREA IN THE IMMEDIATE VICINITY OF THE BEDROOMS. 2. ON EVERY OCCUPIABLE LEVEL OF A DWELLING UNIT, INCLUDING BASEMENTS. 3. WHERE A FUEL-BURNING APPLIANCE IS LOCATED WITHIN A BEDROOM OR ITS ATTACHED BATHROOM. A CARBON MONOXIDE ALARM SHALL BE INSTALLED WITHIN THE BEDROOM. SMOKE AND CARBON MONOXIDE ALARMS SHALL RECEIVE THEIR PRIMARY POWER FROM THE BUILDING WIRING AND SHALL BE EQUIPPED WITH A BATTERY BACKUP. WHERE MORE THAN ONE ALARM IS REQUIRED. THE ALARMS SHALL BE INTERCONNECTED IN SUCH A MANNER THAT THE ACTIVATION OF ONE ALARM WILL ACTIVATE ALL THE ALARMS.

SHALL BE INTERCONNECTED IN SUCH A WAY THAT ALL ALARMS WILL SOUND WHEN ONE IS ACTIVATED. SMOKE ALARMS SHALL BE LOCATED

ON THE CEILING, AT LEAST 4" FROM WALL OR ON A WALL WITHIN 4" 10 12" OF THE HIGHEST POINT OF THE CEILING. A MINIMUM OF 20-FEET

NOTE: INSPECTOR TO COLLECT REGISTERED CF-3R FORM PRIOR TO FINAL

FROM A PERMANENTLY INSTALLED COOKING SURFACE.

ALL PLUMBING FIXTURES ARE REQUIRED TO BE LISTED BY AN ACCEPTABLE NATIONALLY

GENERAL PLUMBING NOTES

RECOGNIZED TESTING LABORATORY. THIS IS A PARTIAL LIST OF PRIMARY PLUMBING FIXTURES, AND IS NOT INTENDED AS A COMPREHENSIVE LIST OF ALL PLUMBING FIXTURES. IT WILL BE THE RESPONSIBILITY OF THE CONTRACTOR TO INCLUDE ALL FIXTURES, SUPPLIES, PARTS, AND EQUIPMENT TO

- ENSURE PROPER FUNCTIONING OF ALL FIXTURES. PLUMBING FIXTURES AND FITTINGS SHALL BE INSTALLED IN ACCORDANCE WITH THE CALIFORNIA PLUMBING CODE, AND SHALL MEET THE APPLICABLE STANDARDS
- PLUMBING FIXTURES AND FITTINGS SHALL COMPLY WITH THE SPECIFIED PERFORMANCE REQUIREMENTS OF SECTION 4.303.3 OF CGBS.
- CPC 402.5 SETTING. NO WATER CLOSET OR BIDET SHALL BE SET CLOSER THAN 15 INCHES FROM ITS CENTER TO A SIDE WALL OR OBSTRUCTION NOR CLOSER THAN 30 INCHES CENTER TO CENTER TO A SIMILAR FIXTURE. THE CLEAR SPACE IN FRONT OF A WATER CLOSET, LAVATORY, OR BIDET SHALL BE NOT LESS THAN 24 INCHES.

REFERENCED IN TABLE 1401.1 OF THE CALIFORNIA PLUMBING CODE. [4.303.2 CBC]

- CPC 408.6 SHOWER COMPARTMENTS. SHOWER COMPARTMENTS, REGARDLESS OF SHAPE, SHALL HAVE A MINIMUM FINISHED INTERIOR OF 1024 SQUARE INCHES AND SHALL ALSO BE CAPABLE OF ENCOMPASSING A 30 INCH CIRCLE AND A 22-INCH CLEAR OPENING/DOOR
- CPC 408.3 INDIVIDUAL SHOWER AND TUB-SHOWER COMBINATION CONTROL VALVES. SHOWERS AND TUB-SHOWER COMBINATIONS SHALL BE PROVIDED WITH INDIVIDUAL CONTROL VALVES OF THE PRESSURE BALANCE, THERMOSTATIC, OR COMBINATION PRESSURE BALANCE/THERMOSTATIC MIXING VALVE TYPE THAT PROVIDE SCALD AND THERMAL SHOCK PROTECTION FOR THE RATED FLOW RATE OF THE INSTALLED SHOWERHEAD. MULTIPLE SHOWER HEADS SHALL NOT EXCEED THE MAXIMUM FLOW
- CPC 408.9 LOCATION OF VALVES AND HEADS. CONTROL VALVES AND SHOWERHEADS SHALL BE LOCATED ON THE SIDEWALL OF SHOWER COMPARTMENTS OR OTHERWISE ARRANGED SO THAT THE SHOWERHEAD DOES NOT DISCHARGE DIRECTLY AT THE ENTRANCE TO THE COMPARTMENT SO THAT THE BATHER CAN ADJUST THE VALVES PRIOR TO STEPPING INTO THE SHOWER SPRAY.
- EXTERIOR HOSE BIBS: PROVIDE ANTI-SIPHON DEVICE AT ALL HOSE BIBS, ALL HOSE BIBS SHALL BE PROTECTED BY A LISTED NON-REMOVABLE HOSE BIB TYPE BACKFLOW PREVENTER OR WITH A LISTED ATMOSPHERIC VACUUM BREAKER.
- SHOWER WALLS SHALL BE FINISHED WITH A NON-ABSORBENT SURFACE TO A MINIMUM HEIGHT OF 72" ABOVE DRAIN INLET.
- PER CPC 2019, MAXIMUM PLUMBING FIXTURE FLOW RATES SHALL BE:

LAVATORY FAUCETS 1.2 GPM @ 60 PSI MAX., 0.8 GPM @ 20 PSI MIN.

SHOWER HEAD 1.8 GPM @ 80 PSI 1.8 GPM @ 60 PSI, KITCHEN FAUCETS MAY TEMPORARILY INCREASE KITCHEN FAUCET THE MAX. FLOW RATE, BUT NOT TO EXCEED 2.2 GPM @ 60 PSI.

DISHWASHER CLOTHES WASHER 2.0 GPM

GENERAL CAL GREEN NOTES

- MINIMUM 65% OF THE NON-HAZARDOUS CONSTRUCTION OR DEMOLITION DEBRIS SHALL BE RECYCLED AND/OR SALVAGED, UNLESS A LOCAL CONSTRUCTION AND DEMOLITION WASTE MANAGEMENT ORDINANCE IS MORE STRINGENT. WHERE THE LOCAL JURISDICTION DOES NOT HAVE A CONSTRUCTION AND WASTE MANAGEMENT ORDINANCE, A CONSTRUCTION AND WASTE MANAGEMENT PLAN COMPLYING WITH CGBSC SECTION 4.408.2 SHALL BE SUBMITTED FOR APPROVAL.
- AT THE TIME OF FINAL INSPECTION, AN "OPERATION AND MAINTENANCE MANUAL" SHALL BE PLACED IN THE BUILDING THAT CONTAINS THE APPLICABLE ITEMS LISTED IN CGBSC SECTION 4.410.1.
- LOW VOC ADHESIVES, SEALANTS, PAINTS, COATINGS, CARPET SYSTEMS, LOW FORMALDEHYDE WOOD, LOW VOC RESILIENT FLOORING SHALL COMPLY WITH CGBSC SECTION 4.504. CONTRACTOR SHALL HAVE SPEC SHEETS AND PRODUCT ON SITE AND AVAILABLE SUBJECT TO VERIFICATION DURING FIELD INSPECTION; PRODUCT SPECIFICATIONS AND CONTAINERS MUST BE AVAILABLE ON SITE.
- CAL GREEN 4.106.4.1 NEW ONE- AND TWO-FAMILY DWELLINGS AND TOWNHOUSES WITH ATTACHED PRIVATE GARAGES. FOR EACH DWELLING UNIT, INSTALL A LISTED RACEWAY TO ACCOMMODATE A DEDICATED 208/240-VOLT BRANCH CIRCUIT. THE RACEWAY SHALL NOT BE LESS THAN TRADE SIZE 1 (NOMINAL 1-INCH INSIDE DIAMETER). THE RACEWAY SHALL ORIGINATE AT THE MAIN SERVICE OR SUBPANEL AND SHALL TERMINATE INTO A LISTED CABINET, BOX OR OTHER ENCLOSURE IN CLOSE PROXIMITY TO THE PROPOSED LOCATION OF AN EV CHARGER. THE SERVICE PANEL AND/OR SUBPANEL SHALL PROVIDE CAPACITY TO INSTALL A 40-AMPERE MINIMUM DEDICATED BRANCH CIRCUIT AND SPACE(S) RESERVED TO PERMIT INSTALLATION OF A BRANCH CIRCUIT OVERCURRENT PROTECTIVE
- BUILDING MATERIALS WITH VISIBLE SIGNS OF WATER DAMAGE SHALL NOT BE INSTALLED. WALL AND FLOOR FRAMING SHALL NOT BE ENCLOSED WHEN THE FRAMING MEMBERS EXCEED 19 PERCENT MOISTURE CONTENT [4.505.3 CGBSC]
 - MOISTURE CONTENT MUST BE VERIFIED IN COMPLIANCE WITH ALL OF THE
 - MOISTURE CONTENT MUST BE DETERMINED WITH EITHER A PROBE-TYPE OR CONTACT TYPE MOISTURE METER;
 - MOISTURE READINGS SHALL BE TAKEN AT A POINT 2 TO 4 FEET FROM THE GRADE STAMPED END TO BE VERIFIED;
 - AT LEAST THREE RANDOM MOISTURE READINGS SHALL BE PERFORMED ON WALL AND FLOOR FRAMING WITH DOCUMENTATION ACCEPTABLE TO INSPECTOR. INSPECTOR MUST APPROVE MOISTURE CONTENT READING PRIOR TO ENCLOSING THE WALL AND FLOOR FRAMING.

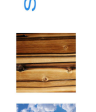
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26308 ISABELLA AVE CARMEL, CA 93923



PLANNING

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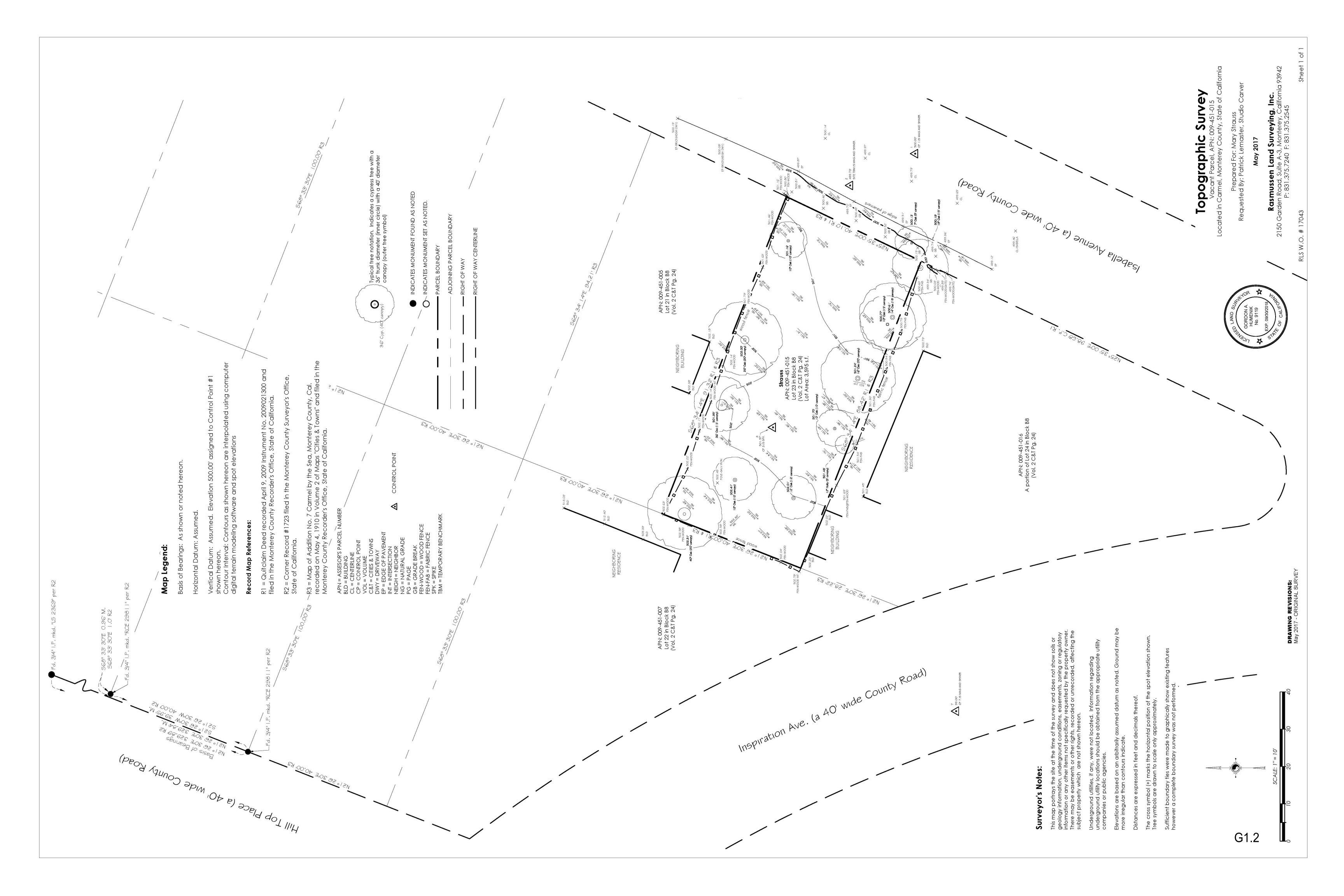
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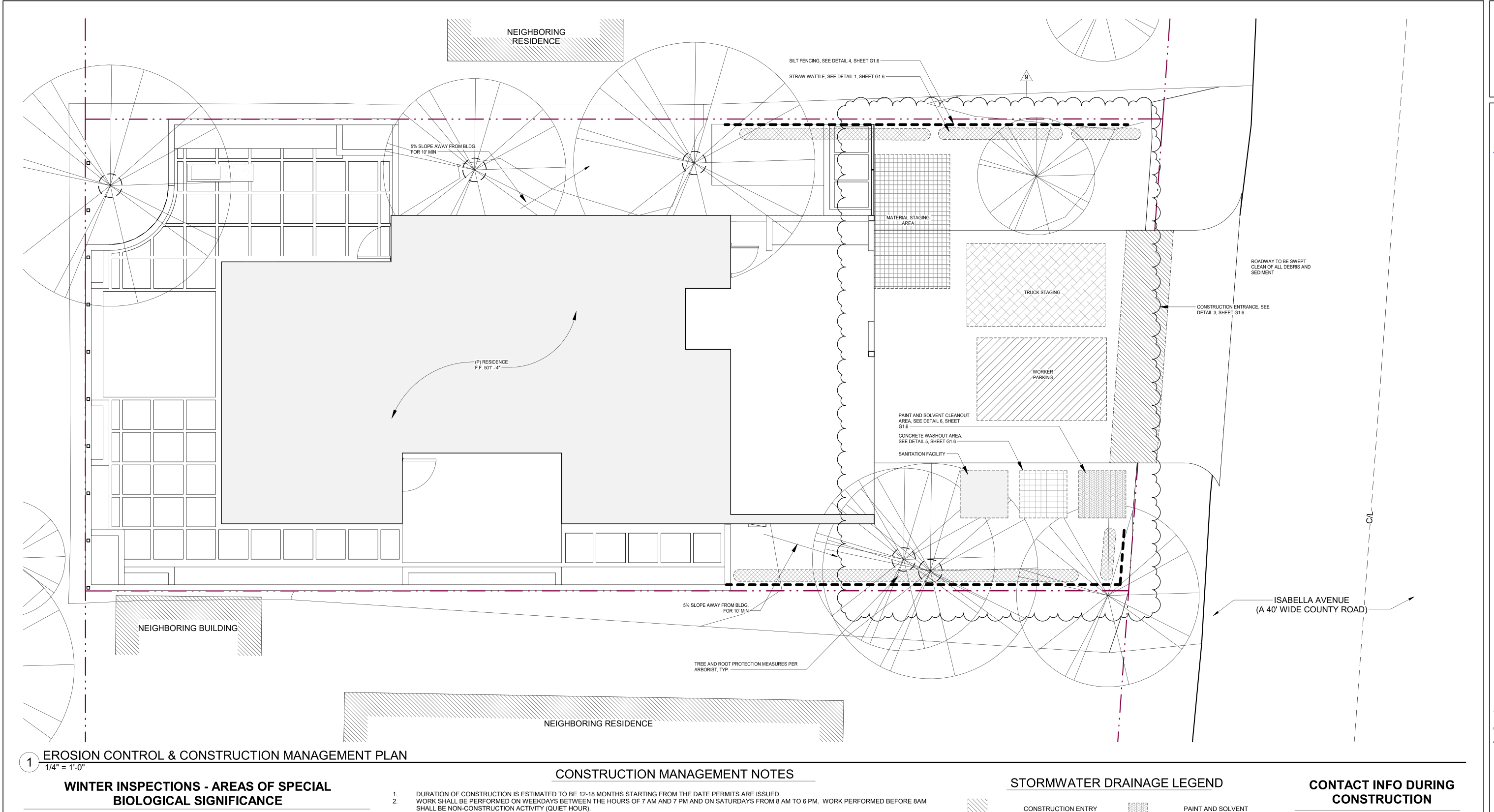
3 8/25/2019 BLDG. REV 4 1/7/2020 PLANNING RESUBMIT

ARCHITECTURAL GENERAL NOTES

12" = 1'-0' @ 24x36 Drawn By:

10/19/2022





THE OWNER/APPLICANT SHALL SCHEDULE WEEKLY INSPECTIONS WITH RMA-ENVIRONMENTAL SERVICES DURING THE RAINY SEASON, OCTOBER 15TH TO APRIL 15TH, TO ENSURE CONTAMINANTS ARE NOT DISCHARGED INTO THE CARMEL BAY AREA OF SPECIAL BIOLOGICAL SIGNIFICANCE. THIS INSPECTION REQUIREMENT SHALL BE NOTED ON THE EROSION CONTROL PLAN. (RMA- ENVIRONMENTAL SERVICES)

MONITORING MEASURE: DURING CONSTRUCTION, THE OWNER/APPLICANT SHALL SCHEDULE WEEKLY INSPECTIONS WITH RMA-ENVIRONMENTAL SERVICES IN THE RAINY SEASON (OCTOBER 15TH TO APRIL 15TH).

- SHALL BE NON-CONSTRUCTION ACTIVITY (QUIET HOUR). TRUCKS WILL BE ROUTED TO AND FROM THE SITE USING HIGHWAY 1 VIA RIO RD., SANTA LUCIA AVE., SAN ANTONIO AVE. & ISABELLA AVE. 46 ESTIMATED NUMBER OF
- THE NUMBER OF WORKERS WILL VARY THROUGH OUT THE CONSTRUCTION. WORKERS ONSITE WILL RANGE FROM 2 TO 12. CARPOOLING IS STRONGLY ENCOURAGED. EROSION CONTROL PROTECTION TO BE INSTALLED PER THE PERMITTED PLANS PRIOR TO THE START OF CONSTRUCTION.
- STERILE STRAW WATTLES SHALL BE PLACED BEFORE AND DURING RAIN STORM EVENTS TO CONTAIN STORM WATER AND EROSION DURING CONSTRUCTION.
- ALL ON AND OFF-ROAD DIESEL EQUIPMENT SHALL NOT IDLE FOR MORE THAN 5 MINUTES. SUBSTITUTE GASOLINE-POWERED IN PLACE OF DIESEL-POWERED EQUIPMENT, WHERE FEASIBLE.
- USE ALTERNATIVELY FUELED CONSTRUCTION EQUIPMENT ON-SITE WHERE FEASIBLE, SUCH AS COMPRESSED NATURAL GAS (CNG), LIQUEFIED NATURAL GAS (LNG),
- DUST CONTROL MEASURES WILL BE IMPLEMENTED INCLUDING THE USE WATER TRUCKS OR SPRINKLER SYSTEMS IN SUFFICIENT QUANTITIES TO PREVENT AIRBORNE
- VERTICAL DISTANCE BETWEEN TOP OF LOAD AND TOP OF TRAILER) IN ACCORDANCE WITH CVC SECTION 23114.
- PRIOR TO COMMENCEMENT OF ANY LAND DISTURBANCE, THE OWNER/APPLICANT SHALL SCHEDULE AN INSPECTION WITH RMA-ENVIRONMENTAL SERVICES TO ENSURE ALL NECESSARY SEDIMENT CONTROLS ARE IN PLACE AND THE PROJECT IS COMPLIANT WITH MONTEREY COUNTY REGULATIONS.
- DURING CONSTRUCTION, THE OWNER/APPLICANT SHALL SCHEDULE AN INSPECTION WITH RMA-ENVIRONMENTAL SERVICES TO INSPECT DRAINAGE DEVICE INSTALLATION, REVIEW THE MAINTENANCE AND EFFECTIVENESS OF BMPS INSTALLED, AND TO VERIFY THAT POLLUTANTS OF CONCERN ARE NOT DISCHARGED FROM THE SITE. AT THE TIME OF THE INSPECTION, THE APPLICANT SHALL PROVIDE CERTIFICATION THAT ALL NECESSARY GEOTECHNICAL INSPECTIONS HAVE BEEN COMPLETED TO THAT POINT.
- PRIOR TO FINAL INSPECTION, THE OWNER/APPLICANT SHALL SCHEDULE AN INSPECTION WITH RMA-ENVIRONMENTAL SERVICES TO ENSURE THAT ALL DISTURBED AREAS HAVE BEEN STABILIZED AND THAT ALL TEMPORARY EROSION AND SEDIMENT CONTROL MEASURES THAT ARE NO LONGER NEEDED HAVE BEEN REMOVED.

CONSTRUCTION ENTRY **WORKER PARKING**

EQUIPMENT PARKING AND MATERIAL STAGING AREA

TRUCK STAGING

SILT FENCE

EMERSON DEVELOPMENT GROUP PO Box 5837, Carmel, CA 93921 Phone: (831) 238-9655 Fax: (831) 309-7683

CLEANOUT AREA

TREE AND ROOT

STRAW WATTLE

EROSION CONTROL

ARBORIST

TRAFFIC

CONCRETE WASHOUT AREA

PROTECTION MEASURES PER

REVISION # 2 8/20/2019 PUBLIC 4 1/7/2020 PLANNING

RESUBMIT 6 5/6/2021 PLANNING 9 10/19/2022 PLANNING

REV #1

26308 ISABELLA AVE.

CARMEL, CA 93923

★ C -18179 REN. 09/30/21

PLANNING

SUBMITTAL

ARCHITECTURAL EROSION CONTROL CONSTRUCTION MGMNT PLAN

Scale: As indicated @ 24x36 Drawn By:

10/19/2022

Job:

(W/ FILTER FABRIC

MIN. 2 LAYERS (TYP.)

ALL CATCH BASINS IN PAVED AREAS SHALL BE CONSTRUCTED WITH A CATCH BASIN FILTER INSERT

FABRIC INLET PROTECTION

AFTER SITE CONSTRUCTION IS COMPLETE. SEE CIVIL

(TO BE USED ON SLOPES AND ALONG PROPERTY LINES)

1. PRIOR TO ROLL INSTALLATION, CONTOUR A CONCAVE KEY TRENCH THREE (3" MIN.) TO FOUR (4") INCHES MAX. DEEP ALONG THE PROPOSED INSTALLATION ROUTE. 2. SOIL EXCAVATED IN TRENCHING SHOULD BE PLACED ON THE UPHILL OR FLOW SIDE OF THE ROLL TO PREVENT WATER FROM UNDER CUTTING THE ROLL. 3. PLACE SEDIMENT ROLL INTO KEY TRENCH AND STAKE ON BOTH SIDES OF THE ROLL TO WITHIN SIX FEET (6') OF EACH END AND THEN EVERY SIX FEET (6') WITH 1" x 2" x 23" WOOD OR METAL STAKES. 4. STAKES ARE TYPICALLY DRIVEN IN ON ALTERNATING SIDES OF THE ROLL. WHEN MORE THAN ONE SEDIMENT ROLL IS PLACED IN A ROW, THE ROLLS SHOULD BE OVERLAPPED TWELVE INCHES (12") MIN. TO PROVIDE A TIGHT JOINT, NOT ABUTTED TO ONE ANOTHER.

4' - 0" 1 1/2" THICK, LEVEL SAND BED UNDER PLASTIC WRAP PLASTIC AROUND 2x2 NAILERS, ATTACHE TO 4X6s **SECTION** LEVEL SUBGRADE 4' - 0" **4X6 FRAMED ANCHORED 6 MIL BLACK POLYETHYENE** PLASTIC SHEET COVERING FRAME. WRAP PLASTIC EDGES AROUND 2X2, SCREW TO 4X6 FRAME. ALLOW PLASTIC TO FORM BASIN WITHIN FRAME (4) 3"x8" PLASTIC SAND BAG WEIGHTS AT EA. CORNER

SANDBAG WEIGHTS

ALLOW TO DRY AND REMOVE PLAN DEBRIS BEFORE EACH USE

ENTRANCE ONTO PUBLIC RIGHTS-OF-WAY. THIS SHALL BE DONE AT AN AREA STABILIZED WITH CRUSHED STONE, WHICH DRAINS INTO AN APPROVED SEDIMENT CONSTRUCTION ENTRANCE

*STONES TO BE 2"-3" AGGREGATE

THE ENTRANCE SHALL BE MAINTAINED IN A CONDITION THAT WILL PREVENT

PERIODIC TOP DRESSING WITH ADDITIONAL STONE AS CONDITIONS DEMAND, AND

REPAIR AND/OR CLEAN OUT ANY MEASURES USED TO TRAP SEDIMENT.

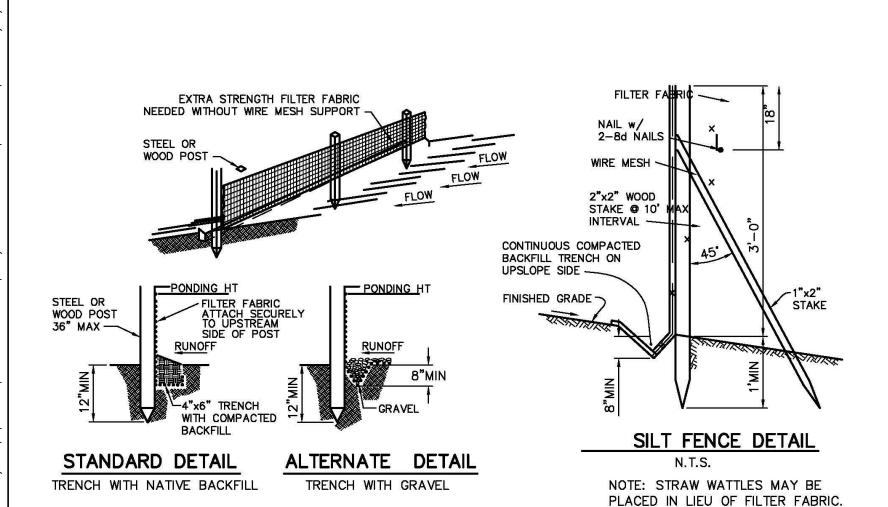
— ALL SEDIMENT SPILLED, DROPPED, WASHED, OR TRACKED ONTO PUBLIC

TRACKING OR FLOWING SEDIMENT ONTO PUBLIC RIGHTS-OF-WAY. THIS MAY REQUIRE

RIGHTS-OF-WAY SHALL BE REMOVED IMMEDIATELY.

- WHEN NECESSARY, WHEELS SHALL BE CLEANED TO REMOVE SEDIMENT PRIOR TO

PAINT AND SOLVENT CLEANOUT AREA

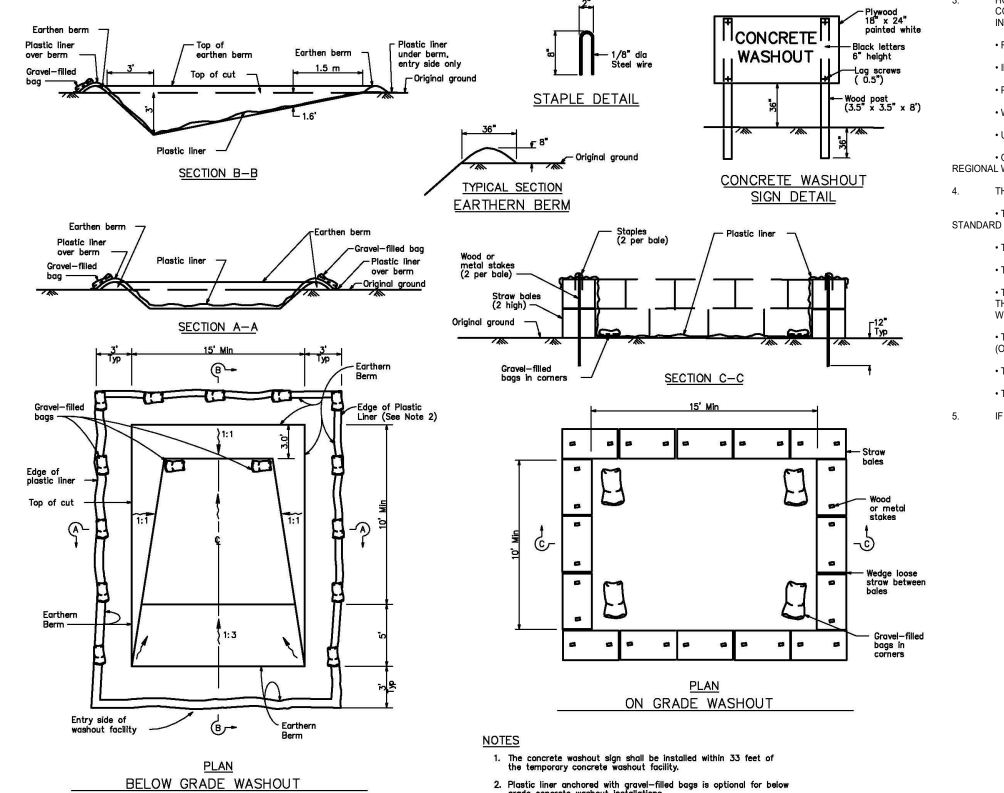


- SILT FENCE AND FILTER BARRIERS SHALL BE INSPECTED DURING AND IMMEDIATELY AFTER EACH RAINFALL, AND AT LEAST DAILY DURING PROLONGED RAINFALL. ANY REQUIRED REPAIRS SHALL BE MADE IMMEDIATELY. - SHOULD THE FABRIC ON A SILT FENCE OR FILTER BARRIER DECOMPOSE OR BECOME INEFFECTIVE DURING THE TIME THE FENCE OR BARRIER IS STILL NECESSARY, THE FABRIC SHALL BE REPLACED PROMPTLY. - SEDIMENT DEPOSITS SHALL BE REMOVED WHEN DEPOSITS REACH APPROXIMATELY ONE- THIRD THE HEIGHT OF THE BARRIER.

- ANY SEDIMENT DEPOSITS REMAINING IN PLACE AFTER THE SILT FENCE OR FILTER BARRIER IS NO LONGER REQUIRED SHALL BE DRESSED TO CONFORM WITH THE EXISTING GRADE, PREPARED, AND SEEDED. - SILT BUILDUPS MUST BE REMOVED WHEN BULGES DEVELOP IN THE FENCE REGARDLESS OF DEPTH OF DEPOSITION.

4 SILT FENCE DETAIL

NO SCALE



CONCRETE WASHOUT AREA

EROSION CONTROL NOTES:

EROSION AND SEDIMENT CONTROL MEASURES THE FACILITIES SHOWN ON THE FROSION CONTROL PLAN ARE DESIGNED TO CONTROL FROSION AND SEDIMENT DURING THE RAINY SEASON. OCTOBER 15 TO APRIL 15. FACILITIES ARE TO BE OPERABLE PRIOR TO OCTOBER 1 OF ANY YEAR. GRADING OPERATIONS DURING THE RAINY SEASON, WHICH LEAVE DENUDED SLOPES SHALL BE PROTECTED WITH EROSION CONTROL MEASURES IMMEDIATELY FOLLOWING GRADING ON THE SLOPES.

THIS PLAN COVERS ONLY THE FIRST WINTER FOLLOWING GRADING WITH ASSUMED SITE CONDITIONS AS SHOWN ON THE EROSION CONTROL PLAN. PRIOR TO SEPTEMBER 15, THE COMPLETION OF SITE IMPROVEMENT SHALL BE EVALUATED AND REVISIONS MADE TO THIS PLAN AS NECESSARY WITH THE CONSTRUCTION ENTRANCES SHALL BE INSTALLED PRIOR TO COMMENCEMENT OF GRADING. ALL

CONSTRUCTION TRAFFIC ENTERING ONTO THE PAVED ROADS MUST CROSS THE STABILIZED CONSTRUCTION

CONTRACTOR SHALL MAINTAIN STABILIZED ENTRANCE AT EACH VEHICLE ACCESS POINT TO EXISTING PAVED STREETS. ANY MUD OR DEBRIS TRACKED ONTO PUBLIC STREETS SHALL BE REMOVED DAILY AND AS REQUIRED APPLY STRAW WITH TACKIFIER TO ALL DISTURBED AREAS, AFTER SEEDING. ANCHOR STRAW IN SLOPES BY

6. IF HYDROSEEDING IS NOT USED OR IS NOT EFFECTIVE BY OCTOBER 10, THEN OTHER IMMEDIATE METHODS SHALL BE IMPLEMENTED, SUCH AS EROSION CONTROL BLANKETS, OR A THREE-STEP APPLICATION OF 1) SEED, MULCH, FERTILIZER: 2) BLOWN STRAW: 3) TACKFIER AND MULCH.

INLET PROTECTION SHALL BE INSTALLED AT OPEN INLETS TO PREVENT SEDIMENT FROM ENTERING THE STORM DRAIN SYSTEM. INLETS USED IN CONJUNCTION WITH EROSION CONTROL ARE TO BE BLOCKED TO PREVENT

THIS EROSION AND SEDIMENT CONTROL PLAN MAY NOT COVER ALL THE SITUATIONS THAT MAY ARISE DURING IN THE FIELD. NOTIFY THE COUNTY REPRESENTATIVE OF ANY FIELD CHANGES.

STORM WATER POLLUTION PREVENTION TRAINING SHALL BE PROVIDED AT THE BEGINNING OF CONSTRUCTION AND REGULARLY DURING CONSTRUCTION FOR ALL EMPLOYEES WORKING ON THE JOB SITE. TRAINING SHALL BE PROVIDED BY THE CONTRACTOR'S WATER POLLUTION CONTROL MANAGER. TOPICS SHALL INCLUDE, BUT ARE NOT LIMITED TO

 SPILL PREVENTION AND RESPONSE; • LOCATIONS AND FUNCTIONS OF SEDIMENT/EROSION CONTROL DEVICES; FINES AND PENALTIES: MATERIAL MANAGEMENT PRACTICES.

OBSERVATION AND MAINTENANCE

VISUALLY OBSERVE AND MAINTAIN BMPs AS FOLLOWS: A. INSPECT BMPs:

• WITHIN 48 HOURS PRIOR TO EACH STORM EVENT, AND • WITHIN 48 HOURS AFTER EACH STORM EVENT.

REPAIR DAMAGED BMPs WITHIN 48 HOURS OF OBSERVATION.

SEDIMENT SHALL BE REMOVED FROM SEDIMENT CONTROL BMPs BEFORE SEDIMENT

HAS ACCUMULATED TO A DEPTH OF ONE THIRD THE HEIGHT OF THE SEDIMENT BARRIER OR SUMP, IF NOT OTHERWISE SPECIFIED IN THE SPECIAL PROVISIONS OR BY THE BMP SUPPLIER OR MANUFACTURER.

TRASH AND DEBRIS SHALL BE REMOVED FROM BMPs DURING SCHEDULED

REMOVED SEDIMENT SHALL BE PLACED AT AN APPROVED LOCATION AND IN SUCH A MANNER THAT IT WILL NOT ERODE, OR SHALL BE DISPOSED OF OFF-SITE

F. REPAIR RILLS AND GULLIES BY RE-GRADING AND THEN TRACKWALKING PERPINDICULAR TO THE SLOPE. PROVIDE TEMPORARY SOIL COVER IF NECESSARY

NON-STORM WATER DISCHARGES

NON-STORM WATER DISCHARGES INCLUDE A WIDE VARIETY OF SOURCES, INCLUDING IMPROPER DUMPING SPILLS OR LEAKAGE FROM STORAGE TANKS OR TRANSFER AREAS NON-STORM WATER DISCHARGES MAY CONTRIBUTE SIGNIFICANT POLITURANT LOADS TO RECEIVING WATERS, AND AS SUCH ARE PROHIBITED.

MEASURES TO CONTROL SPILLS, LEAKAGE, AND DUMPING, AND TO PREVENT ILLICIT CONNECTIONS DURING

HOWEVER, CERTAIN NON-STORM WATER DISCHARGES MAY BE AUTHORIZED FOR THE COMPLETION OF CONSTRUCTION. AUTHORIZED NON-STORM WATER DISCHARGES MAY

INCLUDE THOSE FROM DECHLORINATED POTABLE WATER SOURCES SUCH AS: FIRE HYDRANT FLUSHING

• IRRIGATION OF VEGETATIVE EROSION CONTROL MEASURES,

• PIPE FLUSHING AND TESTING,

• WATER TO CONTROL DUST,

• UNCONTAMINATED GROUND WATER FROM DEWATERING,

• OTHER DISCHARGES NOT SUBJECT TO A SEPARATE GENERAL NPDES PERMIT THE DISCHARGE OF NON-STORM WATER IS AUTHORIZED UNDER THE FOLLOWING CONDITIONS: • THE DISCHARGE DOES NOT CAUSE OR CONTRIBUTE TO A VIOLATION OF ANY

• THE DISCHARGE DOES NOT VIOLATE ANY OTHER PROVISION OF THE GENERAL PERMIT

• THE DISCHARGE IS NOT PROHIBITED BY THE APPLICABLE BASIN PLAN

• THE DISCHARGER HAS INCLUDED AND IMPLEMENTED SPECIFIC BMPS REQUIRED BY THE GENERAL PERMIT TO PREVENT OR REDUCE THE CONTACT OF THE NONSTORM WATER DISCHARGE WITH CONSTRUCTION MATERIALS OR EQUIPMENT • THE DISCHARGE DOES NOT CONTAIN TOXIC CONSTITUENTS IN TOXIC AMOUNTS OR

• THE DISCHARGE IS MONITORED AND MEETS THE APPLICABLE NALS AND NELS

(OTHER) SIGNIFICANT QUANTITIES OF POLLUTANTS • THE DISCHARGER REPORTS THE SAMPLING INFORMATION IN THE ANNUAL REPORT IF ANY OF THE ABOVE CONDITIONS ARE NOT SATISFIED, THE DISCHARGE IS NOT AUTHORIZED.

ALL SURFACES EXPOSED OR EXPECTED TO BE EXPOSED DURING GRADING ACTIVITIES SHALL BE PREPARED AND MAINTAINED THROUGH THE LENGTH OF THE ENTIRE PROJECT TO PROTECT AGAINST EROSION. ACTUAL GRADING SHALL BEGIN WITHIN 30 DAYS OF VEGETATION REMOVAL OR THE AREA SHALL BE PLANTED TO

CONTROL EROSION. VEGETATION REMOVAL BETWEEN OCTOBER 15TH AND APRIL 15TH SHALL NOT PRECEDE SUBSEQUENT GRADING OR CONSTRUCTION ACTIVITIES BY MORE THAN 15 DAYS

THE FOLLOWING PROVISIONS SHALL APPLY BETWEEN OCTOBER 15 AND APRIL 15. DISTURBED SURFACES NOT INVOLVED IN THE IMMEDIATE OPERATIONS MUST BE PROTECTED BY APPLYING STRAW MULCH AT 2000 LBS. PER ACRE AND ANCHORED BY TRACK-WALKING TO PREVENT MOVEMENT RUNOFF FROM THE SITE SHALL BE DETAINED OR FILTERED BY BERMS, VEGETATED FILTER STRIPS AND/OR CATCH BASINS TO PREVENT THE ESCAPE OF SEDIMENT FROM THE SITE. THESE DRAINAGE CONTROLS MUST BE MAINTAINED BY THE CONTRACTOR AS NECESSARY TO ACHIEVE THEIR PURPOSE THROUGHOUT THE LIFE

OF THE PROJECT. SEE THIS SHEET FOR EROSION CONTROL PLAN AND EROSION CONTROL DETAILS. EROSION CONTROL MEASURES SHALL BE IN PLACE AT THE END OF EACH DAY'S WORK. THE BUILDING INSPECTOR SHALL STOP OPERATIONS DURING PERIODS OF INCLEMENT WEATHER IF HE DETERMINES THAT EROSION PROBLEMS ARE NOT BEING CONTROLLED ADEQUATELY. CUT AND FILL SLOPES SHALL BE PLANTED WITH AN SEED MIX APPROVED BY THE LANDSCAPE ARCHITECT. AMOUNT OF SEED AND FERTILIZER SHALL BE APPROVED BY THE LANDSCAPE ARCHITECT.

AT ALL TIMES DURING CONSTRUCTION AND UNTIL FINAL COMPLETION, THE CONTRACTOR, WHEN HE OR HIS SUBCONTRACTORS ARE OPERATING EQUIPMENT ON THE SITE. SHALL PREVENT THE FORMATION OF AN AIRBORNE DUST NUISANCE BY WATERING AND/OR TREATING. THE SITE OF THE WORK IN SUCH A MANNER THAT WILL CONFINE DUST PARTICLES TO THE IMMEDIATE SURFACE OF THE WORK. THE CONTRACTOR WILL BE RESPONSIBLE FOR ANY DAMAGE DONE BY DUST FROM HIS OR HER SUBCONTRACTOR.

THIS PLAN IS INTENDED TO BE USED FOR INTERIM EROSION AND SEDIMENT CONTROL ONLY AND IS NOT TO BE USED FOR FINAL ELEVATIONS OR PERMANENT IMPROVEMENTS.

CONTRACTOR SHALL BE RESPONSIBLE FOR MONITORING EROSION AND SEDIMENT CONTROL PRIOR, DURING, AND

REASONABLE CARE SHALL BE TAKEN WHEN HAULING ANY EARTH, SAND, GRAVEL. STONE, DEBRIS, PAPER OR ANY OTHER SUBSTANCE OVER ANY PUBLIC STREET, ALLEY OR OTHER PUBLIC PLACE. SHOULD ANY BLOW, SPILL, OR TRACK OVER AND UPON SAID PUBLIC OR ADJACENT PRIVATE PROPERTY, AN IMMEDIATE REMEDY SHALL OCCUR.

DURING THE RAINY SEASON, ALL PAVED AREAS SHALL BE KEPT CLEAR OF EARTH MATERIAL AND DEBRIS. THE SITE SHALL BE MAINTAINED SO AS TO MINIMIZE SEDIMENT LADEN RUNOFF TO ANY STORM DRAINAGE SYSTEMS, INCLUDING EXISTING DRAINAGE SWALES AND WATER COURSES.

CONSTRUCTION OPERATIONS SHALL BE CARRIED OUT IN SUCH A MANNER THAT EROSION AND WATER POLITITION WILL BE MINIMIZED. STATE AND LOCAL LAWS CONCERNING POLLUTION ABATEMENT SHALL BE COMPLIED WITH. CONTRACTORS SHALL PROVIDE DUST CONTROL AS REQUIRED BY THE APPROPRIATE FEDERAL, STATE, AND LOCAL

SANITARY FACILITIES SHALL BE MAINTAINED ON THE SITE.

WITH THE APPROVAL OF THE ENGINEER, EROSION AND SEDIMENT CONTROLS MAYBE REMOVED AFTER AREAS ABOVE

ALL DISTURBED SURFACES SHALL BE PREPARED AND MAINTAINED TO CONTROL EROSION AND TO ESTABLISH NATIVE OR NATURALIZED VEGETATIVE GROWTH COMPATIBLE WITH THE AREA. THIS CONTROL SHALL CONSIST OF EFFECT TEMPORARY PLANTING SUCH AS RYE GRASS, SOME OTHER FAST-GERMINATION SEED, AND MULCHING WITH STRAW AND/OR OTHER SLOPE STABILIZATION MATERIAL;

PERMANENT PLANTING OF NATIVE OR NATURALIZED DROUGHT RESISTANT SPECIES OF SHRUBS, TREES OR OTHER VEGETATION, PURSUANT TO THE "COUNTY'S LANDSCAPE CRITERIA", WHEN THE PROJECT IS MULCHING, FERTILIZING, WATERING OR OTHER METHODS MAY BE REQUIRED TO ESTABLISH NEW

VEGETATION, ON SLOPES LESS THAT 20%, TOPSOIL SHOULD BE STOCKPILED AND REAPPLIED. GRADING SHALL BEGIN WITHIN 30 DAYS OF VEGETATION REMOVAL OR THAT AREA HALL BE PLANTED UNDER THE

ROVISIONS OF SECTION 16.08.340 TO CONTROL EROSION. (MCC 16.08.300 C.1) NO VEGETATION REMOVAL OR GRADING WILL BE ALLOWED WHICH WILL RESULT IN SILTATION OF WATER COURSES OR UNCONTROLLABLE EROSION. (MCC 6.08.300 C.2)

DUST FROM GRADING OPERATIONS MUST BE CONTROLLED. THE OWNER OR CONTRACTOR MAY BE REQUIRED TO KEEP ADEQUATE EQUIPMENT ON THE GRADING SITE TO PREVENT DUST PROBLEMS. IT SHALL BE THE RESPONSIBILITY OF THE OWNER AND THE PERMITTEE TO ENSURE THAT EROSION DOES NOT OCCUR FROM AN ACTIVITY DURING OR AFTER PROJECT CONSTRUCTION. ADDITIONAL MEASURES, BEYOND THOSE SPECIFIED.

MAY BE REQUIRED AS DEEMED NECESSARY TO CONTROL ACCELERATED EROSION. (MCC 16.12.100) LAND CLEARING SHALL BE KEPT TO A MINIMUM. VEGETATION REMOVAL SHALL BE KEPT TO THAT AMOUNT NECESSARY FOR BUILDING ACCESS AND CONSTRUCTION AS SHOWN ON THE APPROVED FROSION CONTROL PLAN THE GROUND SURFACE SHALL BE PREPARED TO RECEIVE FILL BY REMOVING VEGETATION, TOPSOIL AND OTHER

JNSUITABLE MATERIALS, AND SCARIFYING THE GROUND TO PROVIDE A BOND WITH THE FILL MATERIAL. (MCC 16.08.310 PRIOR TO COMMENCEMENT OF ANY LAND DISTURBANCE, THE OWNER/APPLICANT SHALL SCHEDULE AN INSPECTION

WITH RMA-ENVIRONMENTAL SERVICES TO ENSURE ALL NECESSARY SEDIMENT CONTROLS ARE IN PLACE AND THE PROJECT IS COMPLIANT WITH MONTEREY COUNTY REGULATIONS.

DURING CONSTRUCTION, THE OWNER/APPLICANT SHALL SCHEDULE AN INSPECTION WITH RMA-ENVIRONMENTAL SERVICES TO INSPECT DRAINAGE DEVICE INSTALLATION. REVIEW THE MAINTENANCE AND EFFECTIVENESS OF BMPS INSTALLED, AND TO VERIFY THAT POLLUTANTS OF CONCERN ARE NOT DISCHARGED FROM THE SITE. AT THE TIME OF THE INSPECTION, THE APPLICANT SHALL PROVIDE CERTIFICATION THAT ALL NECESSARY GEOTECHNICAL INSPECTIONS HAVE BEEN COMPLETED TO THAT POINT

PRIOR TO FINAL INSPECTION. THE OWNER/APPLICANT SHALL SCHEDULE AN INSPECTION WITH RMA-ENVIRONMENTAL SERVICES TO ENSURE THAT ALL DISTURBED AREAS HAVE BEEN STABILIZED AND THAT ALL TEMPORARY EROSION AND SEDIMENT CONTROL MEASURES THAT ARE NO LONGER NEEDED HAVE BEEN REMOVED.

EROSION CONTROL MAINTENANCE NOTES MAINTENANCE IS TO BE PERFORMED AS FOLLOWS:

A. REPAIR DAMAGES CAUSED BY SOIL EROSION OR CONSTRUCTION AT THE END OF EACH WORKING DAY B. SWALES SHALL BE INSPECTED PERIODICALLY AND MAINTAINED AS NEEDED. SEDIMENT TRAPS, BERMS, AND SWALES ARE TO BE INSPECTED AFTER EACH STORM AND REPAIRS MADE AS NEEDED. D. SEDIMENT SHALL BE REMOVED AND SEDIMENT TRAPS RESTORED TO ORIGINAL DIMENSIONS WHEN SEDIMENT HAS ACCUMULATED TO A DEPTH OF ONE FOOT. . SEDIMENT REMOVED FROM TRAP SHALL BE DEPOSITED IN A SUITABLE AREA

AND IN SUCH A MANNER THAT IT WILL NOT ERODE. F. RILLS AND GULLIES MUST BE REPAIRED. STRAW BALE INLET PROTECTION SHALL BE CLEANED OUT WHENEVER SEDIMENT DEPTH IS ONE HALF THE HEIGHT OF

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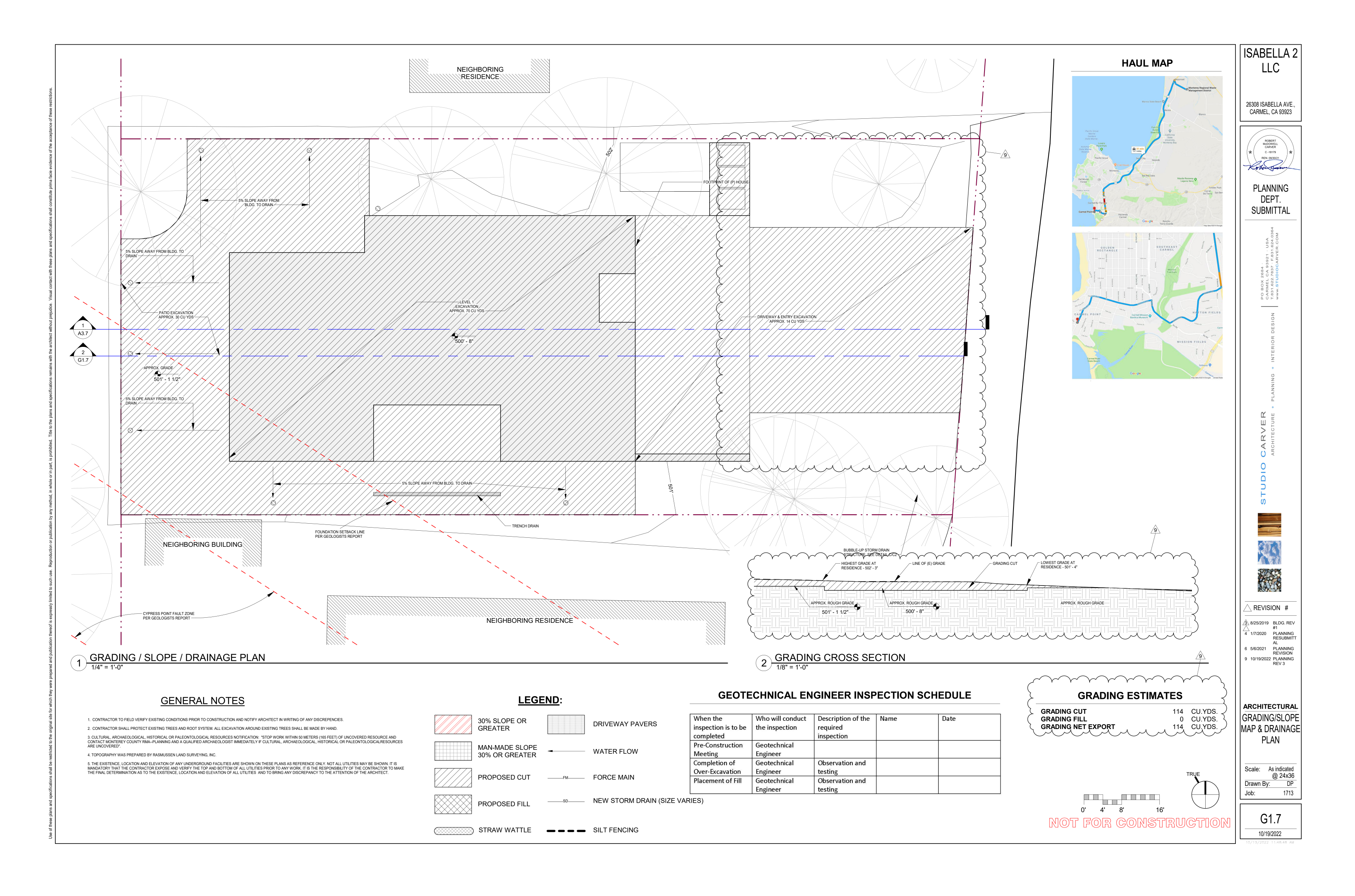
4 1/7/2020 PLANNING RESUBMITT

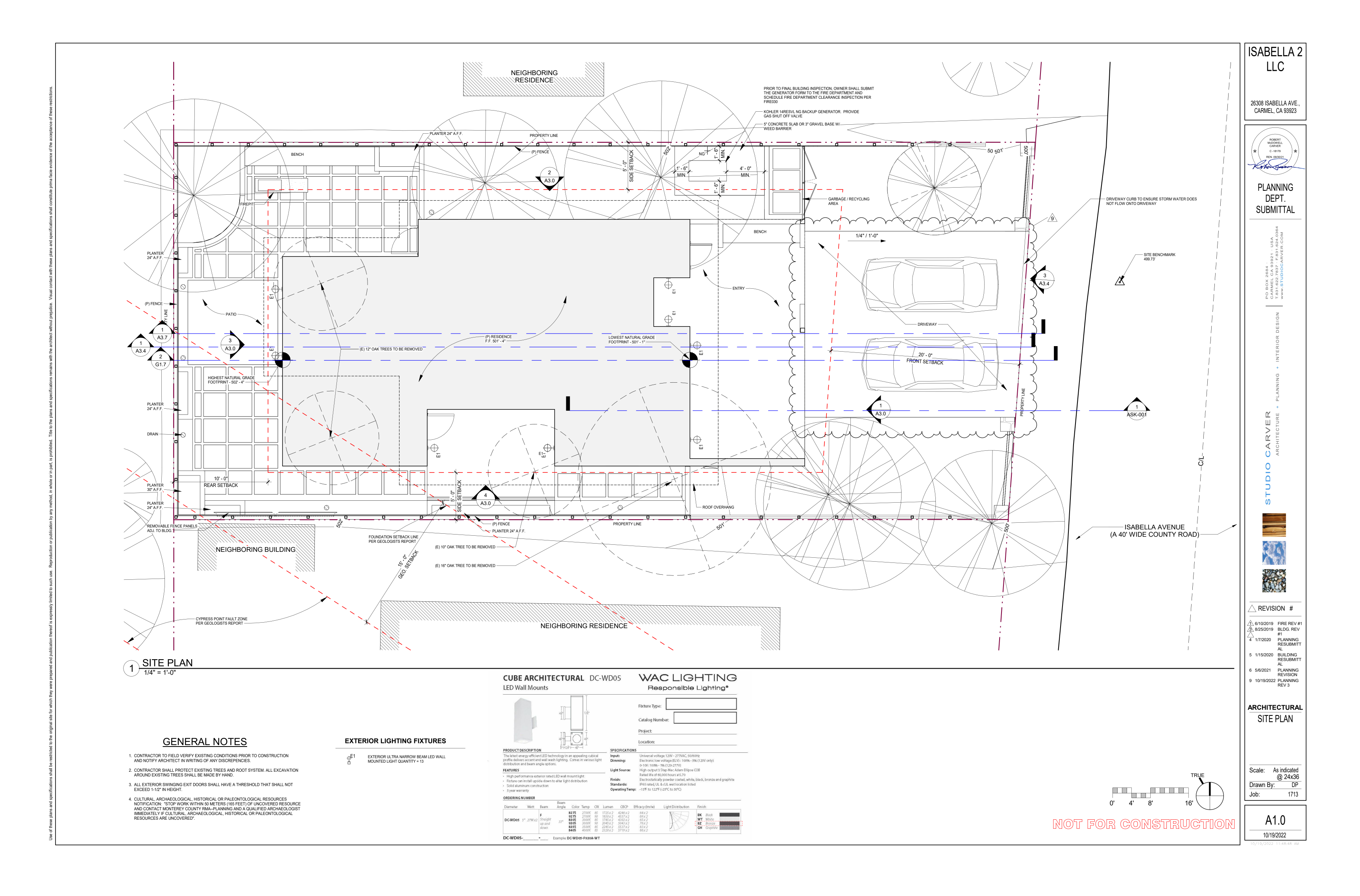
ARCHITECTURAL EROSION CONTROL CONSTRUCTION **MGMNT NOTES**

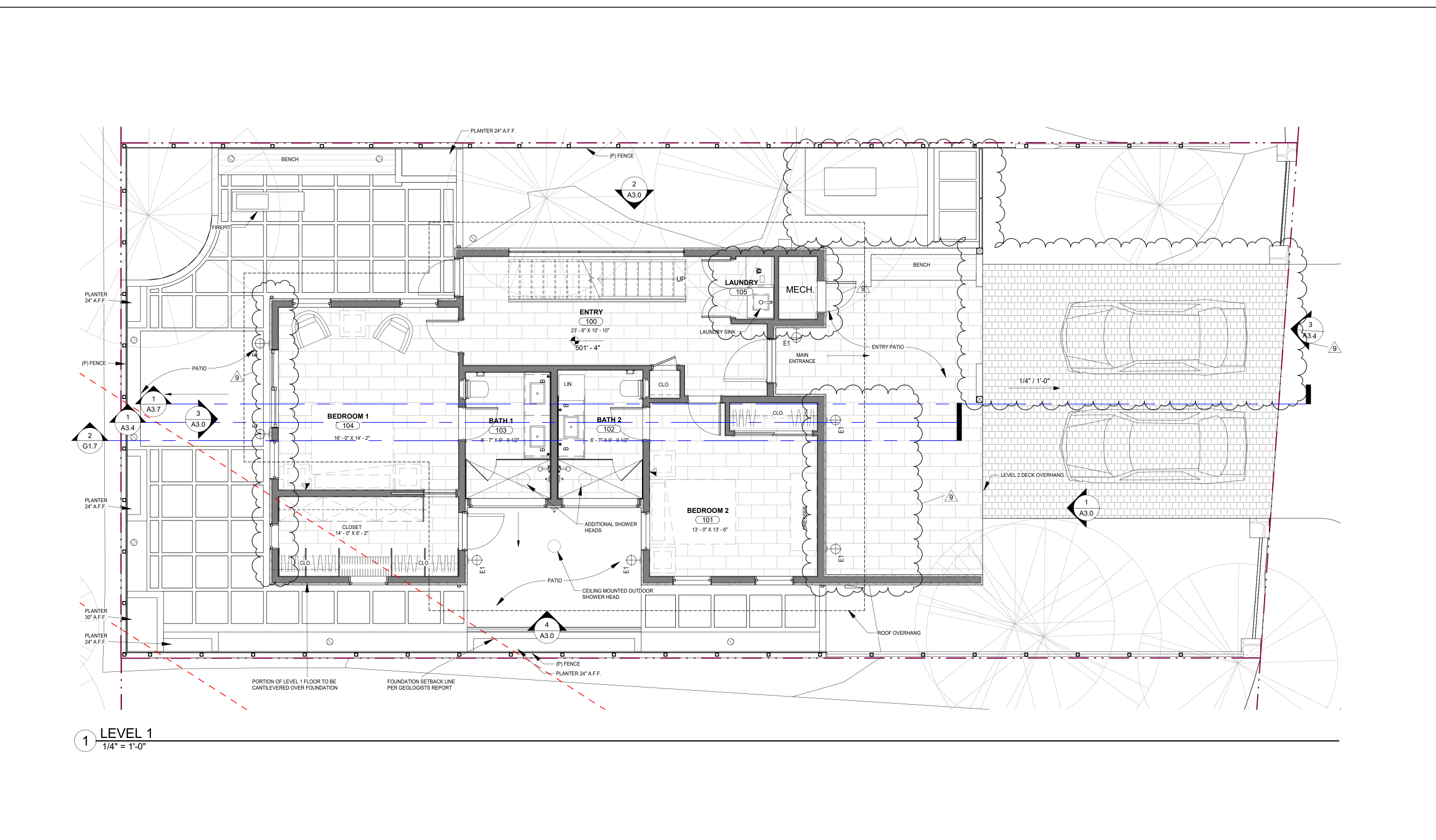
1/2" = 1'-0" Scale: @ 24x36 Drawn By:

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10/19/2022







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∑ REVISION #

6/10/2019 FIRE REV #1 4 1/7/2020 PLANNING RESUBMITT 6 5/6/2021 PLANNING REVISION

9 10/19/2022 PLANNING REV 3

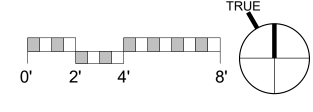
ARCHITECTURAL LEVEL 1 FLOOR PLAN

Scale: 1/4" = 1'-0" @ 24x36 Drawn By: DP Job:

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KEYNOTE LEGEND

5.3 42" HIGH (A.F.F.) STAINLESS STEEL CABLE & POST GUARD RAIL W/ WOOD TOP RAIL



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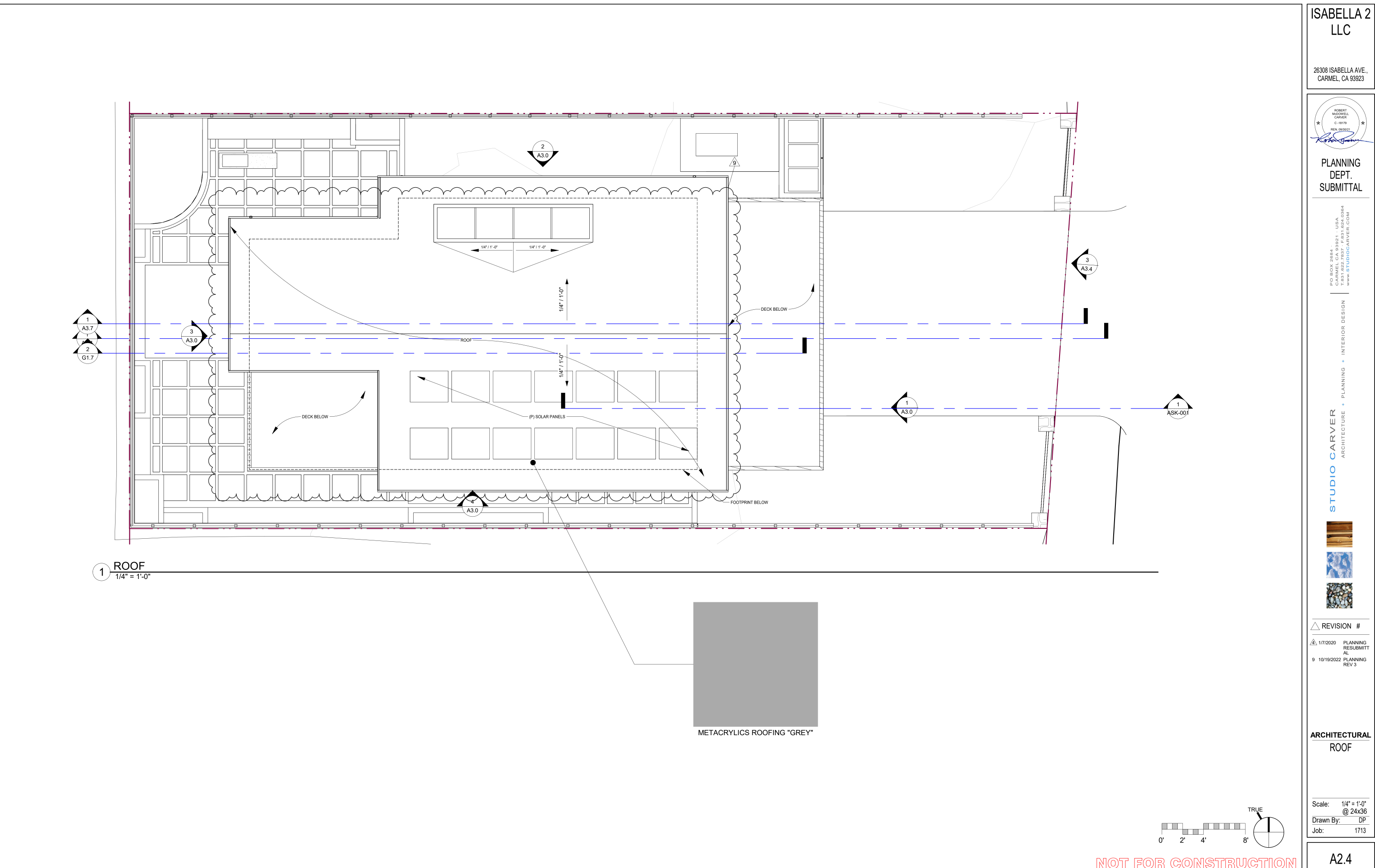
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ARCHITECTURAL LEVEL 2 FLOOR

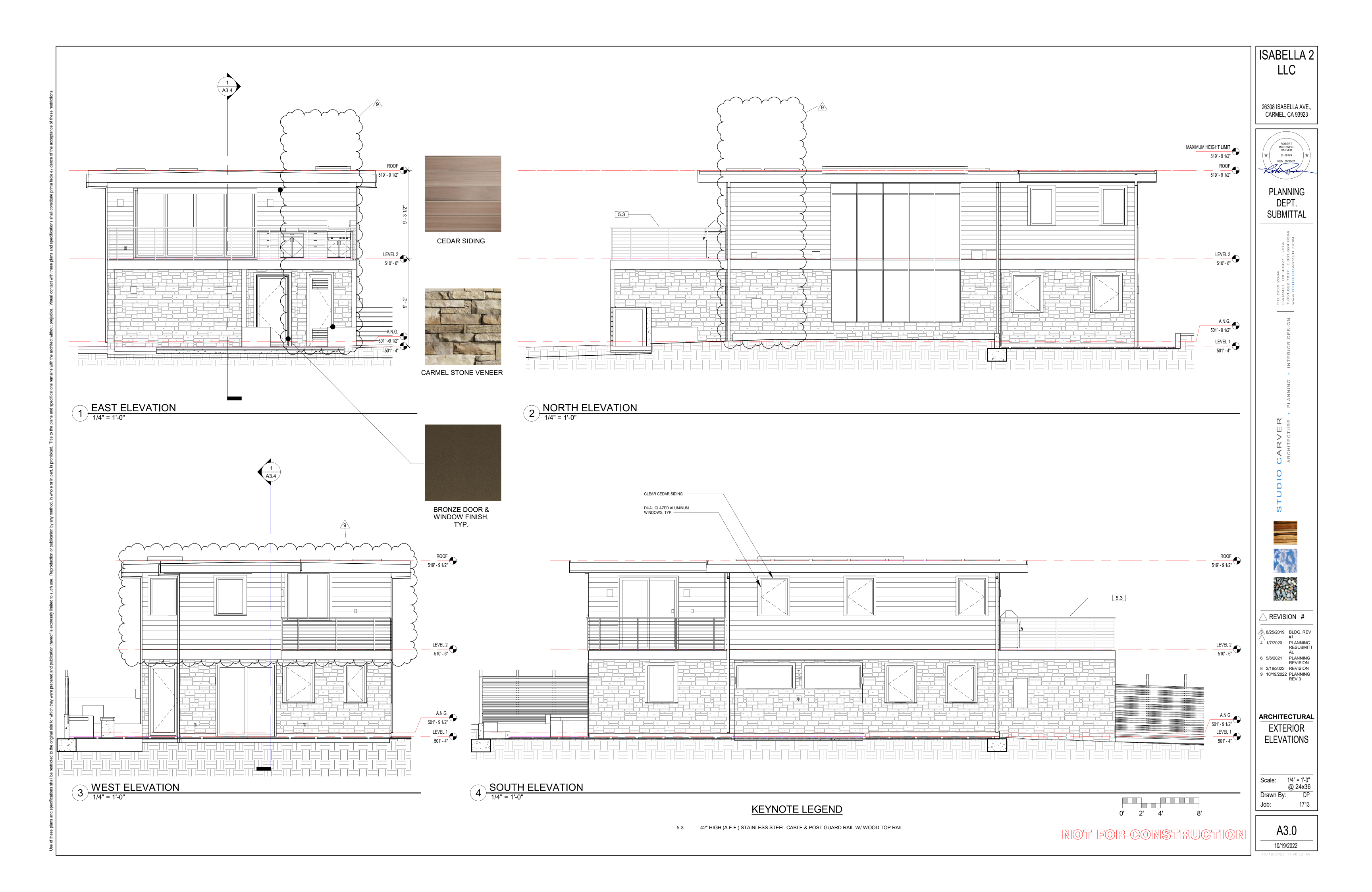
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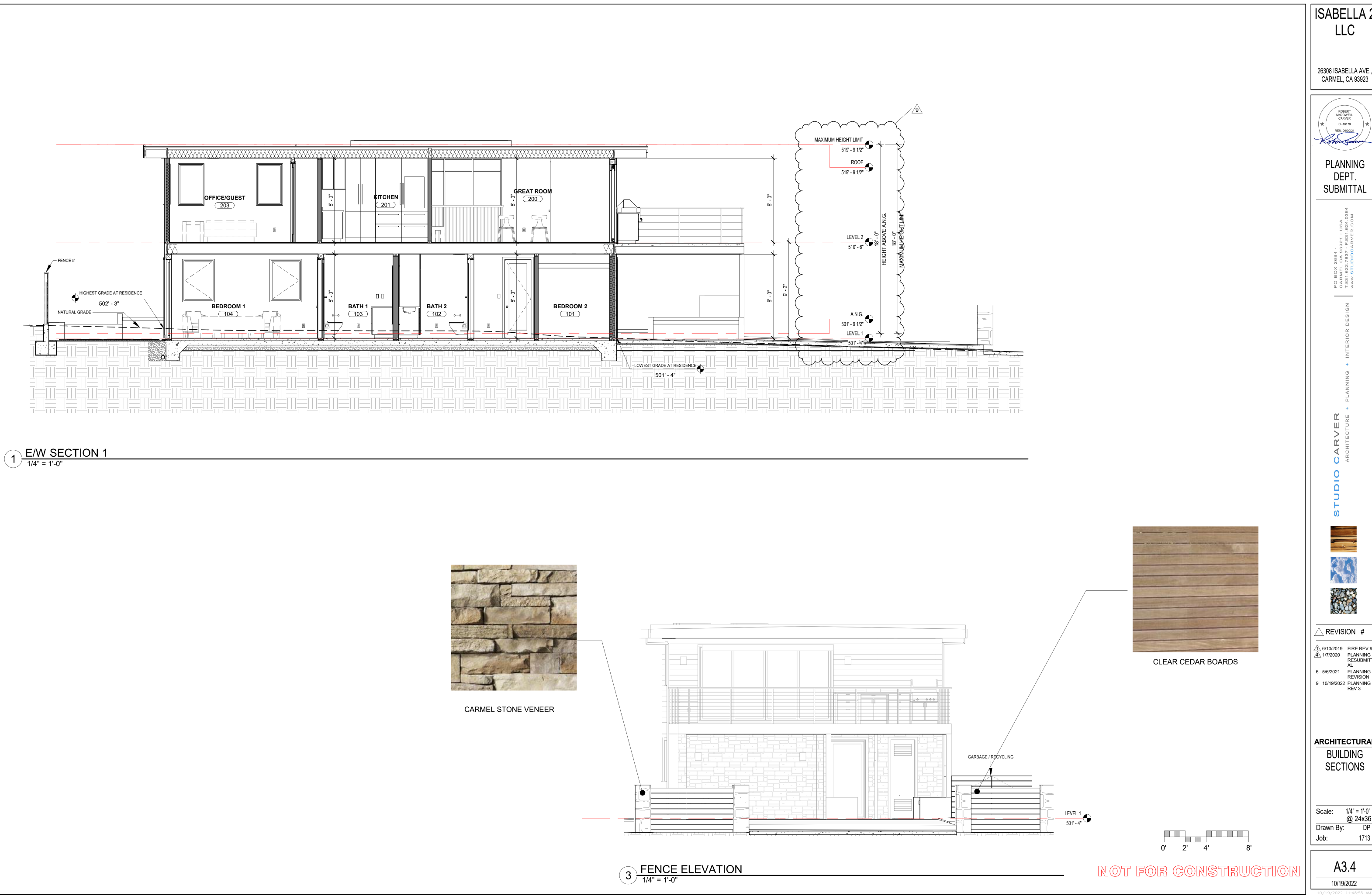
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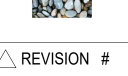


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ARCHITECTURAL BUILDING SECTIONS

Scale: 1/4" = 1'-0" @ 24x36 Drawn By: DP