Exhibit A



Draft Resolution

Before the Planning Commission in and for the County of Monterey, State of California

In the matter of the application of:

ANTHONY NICOLA, INC. (PLN200203) RESOLUTION NO. 24--

Resolution by the Monterey County Planning Commission:

- 1) Adopting a Mitigated Negative Declaration pursuant to Section 15074 of the CEQA Guidelines:
- 2) Approving a Combined Development Permit consisting of:
 - a. Administrative Permit to demolish an existing approximately 850 square foot single family dwelling, 400 square foot shed, and septic system;
 - b. Use Permit to construct two threestory buildings for 34 two-bedroom units and one one-bedroom unit with office totaling 36,200 square feet for use as agricultural employee housing of up to 250 workers, a manager's suite, and three very low income level inclusionary housing units; and
 - c. Variance for less than 200-foot agricultural buffer.
- 3) Adopting a Condition Compliance and Mitigation Monitoring and Reporting Plan. [PLN200203, ANTHONY NICOLA, INC. 124 Gonda Street, Royal Oaks, North County Area Plan (APN: 117-361-017-000)]

The ANTHONY NICOLA, INC. application (PLN200203) came on for public hearing before the Monterey County Planning Commission on February 14, 2024. Having considered all the written and documentary evidence, the administrative record, the staff report, oral testimony, and other evidence presented, the Planning Commission finds and decides as follows:

FINDINGS

1. **FINDING: CONSISTENCY** – The Project, as conditioned, is consistent with the

applicable plans and policies that designate this area as appropriate for

development.

EVIDENCE: a) The Project has been reviewed for consistency with the text, policies, and

regulations contained in the:

- 2010 Monterey County General Plan (2010 GP);

- North County Area Plan; and
- Monterey County Zoning Ordinance (Title 21).

Communications were received during review of the project suggesting that the project may be inconsistent with some applicable policies. Concerns included: inconsistency with neighborhood character, potential impacts of added traffic on a narrow residential road, traffic impacts on San Juan Road intersections, potential issues at times of evacuation or emergencies. Comments have been considered in review of this application and as documented in this resolution, the evidence demonstrates consistency of the project with applicable policies and regulations.

- Project. This project includes the demolition of an 850 square foot single family dwelling, 400 square foot shed, and septic system and the construction of two three-story buildings for 34 two-bedroom units and one one-bedroom unit with office totaling 36,200 square feet on a 1.3acre lot. Aside from the manager unit, which is presented as a one bedroom with office, the units contain two bedrooms capable of supporting four beds per room (eight beds per unit), a shared kitchen and dining room. A shared laundry room (455 square feet) and a recreation room (approximately 520 square feet) are located on the first floor of the North building. The project will have 56 parking spaces and eight bicycle racks; approximately 4,090 square feet of turf for outdoor sports and recreation; a half-court striped for basketball in the parking lot (approximately 615 square feet); approximately 515 square feet of outdoor seating and picnic areas. The project also includes construction of sidewalk improvements on Gonda Street and at intersection of San Juan Road. Approximately 1,000 cubic yards of grading is anticipated (500 cubic yards excavated, 200 cubic yard fill, and 300 cubic yards imported).
- Allowed Use. The property is located at 124 Gonda Street, Royal Oaks, (APN: 117-361-017-000), North County Area Plan. This property is within the Pajaro Community Area as shown in Figure CA5 of the 2010 General Plan. Under 2010 General Plan Policy LU-1.19, Community Areas are identified as appropriate areas for growth and the top priority for development in the inland area of Monterey County. The parcel is zoned High Density Residential, 20 units per acre (HDR/20). The current use is a single-family dwelling, which is proposed for demolition. HDR zoned areas allow any residential use exceeding ten dwelling units per acre with a Use Permit (Monterey County Code ["MCC"] section 21.10.050.A). A Use Permit is also the entitlement required for agricultural employee housing under MCC section 21.66.060.C.3 (discussed in evidence e, below). A variance is also required to forego the 200-foot buffer required for projects adjacent to parcels zoned Farmland which have agricultural operators (discussed in Findings 6, 7, and 8 and supporting evidence).
- d) <u>Lot Legality.</u> This 1.3-acre lot was created by deed prior to 1964, when subdivision map requirements became effective for creation of three or more lots. The subject parcel is a portion of the 5.95-acre parcel of land shown on that certain map entitled "The Purpose of this Map is Reversion to Acreage," filed for record on March 25, 1949, in Volume 5 of Cities

- and Towns, Page 31. The deed was created prior to 1964, therefore the County recognizes the parcel as modified above as a legal lot of record.
- Development Standards. The project is subject to the development standards of the High Density Residential (HDR) zoning district (MCC section 21.10.060). Minimum setbacks in HDR zoning are 20 feet front, five feet side and 10 feet rear. The project meets these minimum setbacks as designed, with approximately 140 feet from the front, 28 feet and 5 feet from the sides (north and south, respectively), and 28 feet from the rear. HDR zoning requires a ten-foot distance between main structures, but the two structures share one roof and are joined by second and third floor walkways and therefore the five feet between is reasonable. The proposed project height is 43 feet above average natural grade, which is above the 35-foot maximum but is allowable because the project meets Density Bonus requirements. The project is under the building site coverage maximum of 60% for HDR. The site is 1.315 acres in size (57,299 square feet) and at 60%, the maximum building site coverage would be 34,379 square feet. The project proposes to cover 16,802 square feet or approximately 29% of the lot area.

The Project site is not in a visually sensitive area. Additionally, there are no scenic resources near the site, and it is not in a state scenic highway corridor. Public views from the streets of Gonda and Susan would be altered by the presence of the new buildings. However, due to the build out of the neighborhood with several other multi-story buildings, introduction of the new structures is not anticipated to significantly change the visual character of the area in this case.

The project is also required to comply with the development standards for agricultural employee housing pursuant to MCC section 21.66.060. The criteria for a Use Permit for this type of housing project includes 1) a facility plan, 2) proof that adequate water and sewer are available to service the development, 3) the housing must not be located on prime agricultural land, 4) proper erosion and drainage controls are incorporated, 5) enclosed storage facilities shall be provided for each housing or dwelling unit, 6) laundry facilities are provided onsite, 7) if there are more than twelve dwelling units, recreation facilities and open space are provided, 8) the development is landscaped, and 9) recreational areas and landscaping are installed prior to occupancy and the landscaping shall be maintained. All these development standards are met. A facility plan was provided and is described in evidence f below, adequate water and sewer shall be available to the project as conditioned and mitigated, the housing is on residentially zoned land, erosion and drainage controls are incorporated and were found sufficient by reviewing departments and agencies, and the project will include storage lockers with each bed. Moreover, individual food storage lockers are provided in the kitchen/dining area, laundry facilities are provided onsite (six washers and dryers and three sinks), recreation facilities and open space are provided, a draft landscaping plan utilizing native species and a low water usage drip system was provided in the application. Finally, the project has been conditioned to ensure the recreational areas and

- landscaping are installed prior to occupancy and the landscaping shall be maintained during the use phase of the project.
- Employee Housing Facility Plan. MCC section 21.66.060 establishes criteria for consideration of Use Permits for agricultural employee housing projects. These regulations require that a facility plan be submitted with the application. While a formal Facility Plan was not provided, detail included as part of the application satisfies the intent and requirements of a facility plan. During project review discussions and in public meetings (LUAC and AAC), the applicant stated that the onsite manager will be responsible for housing maintenance and up-keep. The applicant further stated that the housing project would be occupied primarily during the Salinas Valley harvest season from March through November of each year. Originally, the facility was designed to accommodate 272 agricultural employees without dependents, with each of 34 units serving up to eight people. The description changed during a lengthy review of density bonus regulations with State and County Housing Office input and now the Facility Plan shall be based on a project description consisting of 32 agricultural employee eight-bed apartment units, three very low-income units, one manager unit inclusive of an office.

Although it may be possible for the very-low-income units to be occupied by agricultural workers, they would need to meet the Inclusionary Housing requirements of year-round occupancy and open availability to the community. The 32 units would house up to 250 agricultural employees. This housing will be made available to domestic agricultural employees and to employees working in the United States with an H-2A Visa. The H-2A temporary agricultural program allows agricultural employers to bring non-immigrant foreign workers to the U.S. to perform agricultural labor or services of a temporary or seasonal nature. Under Department of Labor requirements for employee housing, employers must provide housing at no cost to H-2A workers and may charge a "reasonable cost," as determined by the Secretary of Labor, to an employer for furnishing any employee with board, lodging, or other facilities, if such board, lodging, or other facilities are customarily furnished by the employer to his employees (Code of Federal Regulations, Title 29 Part 531). Also of note, H-2A Employers must provide daily transportation between the workers' living quarters and the employer's worksite at no cost to covered workers living in employerprovided housing (Dept. of Labor Wage and Hour Division Factsheet #26, Section H-2A of the Immigration and Nationality Act, February 2010).

The owner must maintain the property with ongoing availability of recreation pursuant to MCC section 21.66.060.C.3.g and Section 19.12.010(D) in the areas indicated in the Planning Permit Plans (sheet L-4.0). The owner must also show that the physical materials required for the recreation activities related to each area are both available to the tenants and in good working order. These supplies and timing of evidence submittal are listed in Condition No. 23. The supplies include basketball

- and soccer sports equipment, markings for the outdoor recreation areas, and ping pong and board games for the recreation room. In sum, the applicant included sufficient information required to satisfy the findings of the facility plan pursuant to Title 21, section 21.66.060.
- North County Area Plan (NCAP) Consistency. The intent of the NCAP is to maintain and enhance the County's rural character, natural resources, and economic base by providing for adequate residential, agricultural, commercial, and industrial growth in areas best suited for the respective development. The project is consistent with the NCAP, as it will fulfill a typical use for the HDR zoned areas within the Pajaro Community Area. (2010 GP Policy NC-5.1.) New developments shall be designed to maximize prime groundwater recharge capabilities and to minimize runoff from the property. The applicant submitted a preliminary stormwater control plan, revised October 20, 2021, and supporting preliminary stormwater control report, prepared by Roper Engineering, Inc., dated October 15, 2021. These documents propose onsite bioswales and other measures to increase runoff retention, protect water quality, and enhance groundwater recharge. The plan shows that impervious stormwater runoff will be directed away from buildings and foundations, towards a series of on-site bioretention swales. The project plans include an 18-inch culvert underneath Gonda Street as part of HCD-Engineering and Public Works' recommended street and right-of-way improvements to ensure adequate drainage. The preliminary stormwater control plan shows that the 18-inch culvert would connect to a 12-inch PVC storm drain line near the site frontage. Based on this information, HCD-Environmental Services found the Project design appears capable of meeting the performance requirements of Post-Construction Stormwater Management Requirements (PCRs) for Development Projects in the Central Coast Region. A construction-level stormwater control plan and report will be required for staff review prior to issuance of any grading or construction permits (Condition 15), as will curb, gutter, commercial driveway connection, sidewalk, and pavement rehabilitation, together with required drainage facilities, along the frontage of Gonda Road (Condition 10).
- h) Land Use and Housing Element Consistency. 2010 GP Policy LU-1.9 prioritizes infill of vacant non-agricultural lands in existing developed areas and new development within designated urban service areas. Furthermore, infill development shall be compatible with surrounding land use and development. The parcel is within a built-up area designated as 'Urban' in the State Census database. The purpose of HDR zoning district is to accommodate high density residential uses, as adequate services and facilities are available to support the density. Although a single-family dwelling exists on the parcel, this project qualifies as infill and meets the highest and best use for the HDR zoning. Therefore, it is consistent.

Policy LU-1.19 sets Community Areas, Rural Centers, and Affordable Housing Overlay districts as the top priority for development in the unincorporated areas of the County. The Project is proposed within the Pajaro Community Area, so it is consistent with this Policy.

The Project is consistent with Policy LU-2.25, which allows interim development in Community Areas prior to the adoption of a community plan, provided the project-related infrastructure improvements are constructed concurrent with the development and an adequate means of providing water and wastewater disposal exists or are provided. Pajaro-Sunny Mesa Community Services District (PSMCSD) has provided a will-serve letter indicating they can and will provide water to serve the project. The project will be connected to the Pajaro County Sanitation District (PCSD), which contracts for sewage treatment service from the City of Watsonville. PCSD has provided a letter stating it has the capacity to serve the project. The project has been conditioned to provide any necessary improvements or upgrades to the wastewater system (Condition No. 34). See also Finding 3, evidence c. The project is consistent with 2010 GP Policy H-2.9, which encourages the development of housing that is affordable to the general workforce of Monterey County and employers and other organizations to assist with the production of housing units needed for their employees. The project

- will house up to 250 agricultural employees.

 Public Services Element Consistency. 2010 GP Policy PS-2.3 requires new development to connect to existing water service providers where feasible. The Project shall connect to PSMCSD. Policy PS-2.8 requires that all projects be designed to maintain or increase the site's predevelopment absorption of rainfall (minimize runoff), and to recharge groundwater where appropriate. As described in Evidence g, above, and the Hydrology and Water Quality Chapter of the Initial Study, the Project will implement bioswales and other measures to increase runoff retention, protect water quality, and enhance groundwater recharge.

 2010 GP Policy PS-3.1 requires proof, based on specific findings, and supported by the evidence of a "long-term sustainable water supply." This finding is made below (see Finding 5).
- Safety Element consistency/Emergency Responsiveness. Consistent with 2010 General Plan Policies S-2.5 and S-2.6, the Project includes design features to reduce impacts from flooding. The site is adjacent to the Pajaro levee and within the 100-year floodplain of the Pajaro River, according to Federal Emergency Management Agency (FEMA) and Flood Insurance Rate Maps (FIRM). The subject property's current elevations range from 29 feet to 35 feet, and below the proposed buildings the elevation averages approximately 30 feet. The one-foot flooding depth expected for this location would be at 31 feet in elevation. MCC section 16.16.050.C.2 requires minimum finish floor elevations to be at least 1 foot above the specified FIRM flood depth, or 32 feet. As designed, the proposed finished floor elevation for the buildings is 36.5 feet in elevation. Although not required by the MCC, the applicant designed the finished floor elevations to exceed the estimated 100-year composite flood elevations provided by the Pajaro Regional Flood Management Agency (PRFMA), which accounts for a 100-year flood scenario as well as multiple levee-overtopping scenarios. PRFMA is a joint powers authority of the County of Santa Cruz, Santa Cruz County Flood Control and Water Conservation Zone No. 7, the County of Monterey, the Monterey County Water Resources Agency, and the City

of Watsonville. Modeling provided by PRFMA is not reflected in the FIRM and is not required for compliance with Title 16, but it is recognized pursuant to the California Environmental Quality Act (CEQA) as the most current and conservative data source for flooding forecasting for the subject site.

In accordance with MCC section 16.16.050, the buildings are setback more than 200 feet from the top of the bank of the Pajaro River. Part of the project fence and several parking spaces are within the 200-foot setback. The County Floodplain Administrator reviewed the project application and found it acceptable for construction. The fence and parking lot allow pass-through of floodwaters and do not classify as flood barriers.

2010 GP Policy S-3.8 discusses the importance of levee stability. The PRFMA have planned an improvement to the Pajaro River levee to reduce flood risk from the lower Pajaro River and its tributaries in Santa Cruz and Monterey Counties. The levee project is to be cost-shared by the U.S. Army Corps of Engineers (USACE) and the DWR. The project is currently in the engineering and design phase. An Environmental Impact Report/Environmental Impact Statement is pending. Construction is expected to begin in 2025 and to be managed by the USACE in partnership with PRFMA and the DWR. The Project was reviewed by representatives of PRFMA and the County of Monterey Water Resources Agency to ensure that the setbacks required by the USACE for levee maintenance will not be encroached. The setback of 15 feet from the foot of the levee is demonstrated in the Project plans.

In accordance with 2010 GP Policy S-3.1, post-development off-site peak flows are not expected to be greater than the pre-development levels. As discussed in evidence g, the application includes a preliminary stormwater control plan, revised October 20, 2021, and supporting preliminary stormwater control report prepared by Roper Engineering, Inc., dated October 15, 2021. This report summarizes the project's proposed stormwater management strategy pursuant to the Post Construction Stormwater Management Central Coast Region, Central Coast Regional Water Quality Control Board Resolution No. R3-2013-0032, and the Monterey Regional Stormwater Management Program guidance for Tier 3. The drainage system will be constructed to meet current regulations and requirements, including the County of Monterey flood control requirements pursuant to MCC section 16.16.050. Accordingly, the Project proposes treatment and retention of the 95thpercentile 24-hour storm event through implementation of Stormwater Control Measures and reduction of peak site discharge for storms to less than current (pre-development) condition levels.

Pursuant to 2010 GP Safety Policy S-1.7, a site-specific report addressing geologic hazard and geotechnical conditions was required as part of the application submittal. In the project Geotechnical Report (LIB210076), amended on November 22, 2021 and September 26, 2022, geotechnical

engineer Greg Bloom discussed the project site's high liquefaction potential. Mr. Bloom opined that the risk for damaging liquefaction and/or differential compaction and settlement during a major seismic event is low, provided the applicant implements the report's recommendations. These include compaction grouting, which involves the pumping of a low viscosity grout bulb into the potential liquefiable soil at high pressure. The injection sites are placed on a grid and the bulb displaces and compacts the surrounding soil. The compaction grouting should extend a minimum of five feet beyond the building pad. The compaction grouting should be performed from a depth of five to 30 feet. These recommendations will be incorporated in the construction-level plans for development of the site, which are reviewed and inspected by HCD staff.

2010 GP Policy S-5.17 requires Emergency Response Routes and Street Connectivity Plans for Community Areas and for any development producing traffic at an equivalent or greater level to five or more units. Although this Project will not generate significant new traffic, the three inclusionary housing units plus the agricultural employer-provided shuttle program may cause congestion and confusion during an emergency. The Initial Study analyzed this scenario and recommended a mitigation measure for an Emergency Action Plan (Plan) to be prepared for the Project to provide for on-site emergency response protocols to protect residents in an emergency. The Plan will include to-scale diagrams of the site and a plan of response involving transportation arrangements and areas of refuge. The Plan shall identify all pertinent emergency contact information, for before, during, and after evacuation procedures, state the specific duties of tenants, and designate locations for key information to be displayed for the tenants to access/view. The Plan shall include a training module with a schedule for drills. The Plan shall align with the draft North County Evacuation Guide prepared by the Monterey County Office of Emergency Services. Additional support to the H-2A workers in the case of an emergency is provided by the project is serviced by the Monterey County Sherriff's Department in concert with the police from the City of Watsonville. The closest police station is approximately 0.8 miles away. The Monterey County Sheriff's Headquarters is approximately 23.9 miles away. Monterey County has reciprocal agreements for service with neighboring jurisdictions including the City of Watsonville and the County of Santa Cruz. Emergencies are responded to by the nearest available emergency responders. As mitigated, the project conforms with 2010 GP Policy S-5.17.

k) Agricultural Element consistency. The project is consistent with 2010 GP Policy AG-1.6, which states that "farmworker housing projects shall be located to minimize the conversion of viable agricultural lands and shall be consistent with the nature of the surrounding land uses". The site is zoned High Density Residential and is not in agricultural production. The Project will not adversely affect the surrounding uses. The surrounding properties contain a variety of residential uses, including another H-2A agricultural employee housing project, multi-story apartment buildings, and single-family dwellings in a residential neighborhood.

The project is not consistent with Agriculture Policy AG-1.2 and MCC section 21.66.030.F which require well-defined buffer areas as partial mitigation for new non-agricultural development proposals that are located adjacent to agricultural land uses on farmlands designated as Prime, of Statewide Importance, Unique, or Local Importance. Farmland identified as Prime is located east of the project site. The applicant met with Agricultural Commissioner Office staff in 2021 and was informed that his plan to include a parking lot within a proposed reduced buffer area would not meet these requirements because there would be active uses in the easement. In the next application submittal, the applicant placed the buildings on the eastern portion of the parcel. The shape and size of the parcel is too limited to allow for a 200-feet buffer that does not include project-related uses. On December 13, 2022, the Board entitled an agricultural employee housing facility on the neighboring property that is zoned Farmland (Board Resolution 22-505). The project removes all active farming from the parcel. Farming activity is expressed in AG-1.2 as the basis for buffering requirements. Furthermore, on October 16, 2023, staff received photographic evidence that construction is underway on the adjacent parcel's entitled agricultural employee housing facility. There is still a formal inconsistency with the zoning code, so the applicant requested a variance. With a variance, the project does not need to conform with MCC section 21.66.030.F requirement for an agricultural buffer of 200 feet. See findings 6, 7 and 8.

Circulation Element consistency/Traffic Assessment.

The project is consistent with 2010 GP Circulation Policy C-1.1. During project review, the applicant caused a Traffic Study to be prepared. The traffic study, "Traffic Impacts Analysis" by Keith Higgins (March 25, 2021 and November, 2021, HCD-Planning Library No. LIB210077), identified that the study intersections currently operate at, or better than, their respective level of service standards (LOS level D) on all identified intersections in the study network – Porter Street at Salinas Road, Porter Street at San Juan Road, Salinas Road at San Juan Road, and Gonda Street at San Juan Road.

Gonda Street is the access point to the site. Gonda Street is designated as a Tertiary Street under County Road standards because it is a dead-end street serving a small number of residential lots. Per County road standards, Tertiary Streets can accommodate up to 100 lots or units or up to 1,000 vehicles per day. Gonda Street provides access to approximately 16 single family dwellings and a 10 to 15 unit multi-family dwelling. The Project will add 34 units at the end of the street. The traffic report reports that traffic counts were not conducted at the intersection of San Juan Grade Road and Gonda Street and three other intersections due to the unrealistic traffic patterns that resulted from the COVID-19 pandemic shelter-in-place order. Traffic volumes at the four intersections were approximated from other sources, including a set of traffic peak hour volumes from a 2018 study and the County Public Works 2019 annual averages on Porter Drive and San Juan Road in Pajaro.

Qualitative analysis of Level of Service ("LOS") for the Project was performed. The analysis was based on "worst-case scenario" for 34 standard apartments and one manager unit. The Project was estimated to generate a net 246 weekday daily trips, with 15 trips (4 in, 11 out) during the AM peak hour and 19 trips (12 in, 7 out) during the PM peak hour. This trip activity was then used to evaluate potential Project traffic impacts on the surrounding street system. The system was found to continue to function without lowering the LOS below the County threshold at any of the four key intersections nearby. As part of Transportation Impact Analysis recently prepared by Keith Higgins, Traffic Engineer, July 19, 2023 (HCD – Planning Library Document No. LIB230210, for Bengard Family Partnership et Al, Planning Commission Resolution 24-002) the Traffic Engineer derived driveway traffic counts from two existing agricultural employee housing facilities in Monterey County (Casa Boronda Agricultural Employee Housing (600 beds) and Walnut and Third H-2A housing at 525 3rd Street in Greenfield (480 beds). Based on these driveway traffic counts, HCD traffic engineers estimate the weighted trip generation rate for the Project, PLN200203, to be approximately 0.267 daily trips per bed. Using this trip generation rate, the Project will generate approximately 74 daily trips. On an annualized basis (units only occupied during the growing season), the Project will generate 55 daily trips.

Gonda Street is 26 feet wide from curb to curb and parking is prohibited on the side of the street. Gonda Street can accommodate two school buses, which are the largest shuttle used for the H-2A worker transport, having an exterior width of 9.5 feet when including the exterior side mirrors, to pass without issue. However, staff notes that illegal parking on Gonda Street is common. Where parked cars on both sides could take up to 14 feet of street width, it is possible that only one bus could pass at a time in the remaining 12-foot road width. Should two buses pass on Gonda Street when cars are illegally parked on both sides, one bus must pull over to allow the oncoming bus to pass. National Association of City Transportation official information asserts that 2-way yield streets are appropriate in residential environments where drivers are expected to travel at low speeds, such as Gonda Street. During Project application review, North County Fire Marshal and HCD-Engineering Services found that both fire engines and the proposed employer-provided shuttles will have adequate access via Gonda Street and that consequently, no additional roads or design features are required. HCD-Engineering Services required three conditions of approval. These include driveway improvements to the access point at Gonda Street (Condition Nos. 9 and 10) and for the applicant to cause the stop stencil and bar at the intersection of Gonda Street and San Juan Road to be refreshed for safety (Condition No. 11). The Project, as proposed and conditioned, would not conflict with any plan, ordinance or policy addressing the circulation system, including transit, roadways, bicycle lanes and pedestrian facilities. The increased traffic along Gonda Street can be accommodated.

The Project is consistent with 2010 GP Circulation Policies C-1.3 and C-1.8. Direct Project impacts to traffic are mitigated by the Regional Development Impact Fee, Condition No. 6. Similarly, the Project is consistent with 2010 GP Circulation Policy C-1.8. County-wide Project impacts to traffic are mitigated by the Countywide Traffic Impact Fee, Condition No. 7.

The Project is consistent with Public Transit Services Goal C-6 in the 2010 GP Circulation Element is to Promote Viable Transportation Alternatives. Transportation to and from work sites will be provided via employer-sponsored shuttles. Shuttles may also be used to transport the residents approximately as many as three times weekly into Pajaro and Watsonville for shopping, recreation, and religious services. The specific employer lessee(s) have not been identified yet, so specific hours and frequency of shuttle service are yet to be defined.

- m) <u>Tree Removal.</u> A County-listed arborist, Kurt Fouts, prepared a tree assessment for the project to inventory and describe the seven trees proposed for removal, dated April 7, 2021 (HCD-Planning Library Document No. LIB210075). The arborist reported that none of the trees are native to the North County area and that they are, instead, ornamental trees. No tree removal permits are required.
- Archaeological Resources. The site is in a high archaeological sensitivity area. Pursuant to MCC section 21.66.050, staff required a preliminary archaeological assessment to determine whether archaeological resources were present. A Phase 1 Archaeological Resource Assessment (HCD-Planning Library Document No. LIB210074) was submitted that concluded it is unlikely that the resources would be uncovered during construction. However, because the Project will require excavation of the top five feet of soil for foundation preparation, and the entire parcel will be graded, resources could potentially be under the disturbed topsoil. The Project has been conditioned to include a note on the plans that states that if resources are discovered, work must immediately halt within 50 meters of resource until a qualified archaeologist or other qualified professional can evaluate the situation. Local tribal representatives were notified of the preparation of an Initial Study for the Project. During consultations, these representatives requested monitoring because they knew of pre-historic use of the area and asserted that any areas immediately adjacent to the Pajaro River may contain tribal cultural resources. Therefore, the Initial Study recommended Mitigation Measures CULT-1 and TRC-1. These measures require contractor training prior to construction and incorporating tribal monitoring during excavation. Potential impacts to tribal cultural resources would then be reduced to a less-than-significant level, as discussed in Finding 11 and in the Initial Study and proposed Mitigated Negative Declaration.
- Agricultural Advisory Committee (AAC). The Project was reviewed at the May 27, 2021 Agricultural Advisory Committee meeting. Comments from the AAC included a recommendation for an 8-foot-tall perimeter fence and at least 50 feet of agricultural buffer from the agricultural operation on the adjacent parcel to the east. The AAC then adopted a recommendation of support by a 7-0 vote, with five absent and none

- abstaining. The applicant retained the proposed 7-foot-tall security fence around the perimeter and requested a variance to MCC section 21.66.030.F, code which requires a 200-foot agricultural buffer.
- Land Use Advisory Committee (LUAC). Based on the LUAC procedure guidelines adopted by the Monterey County Board of Supervisors, the project was referred to the North County Land Use Advisory Committee (LUAC). In their publicly noticed June 1, 2022 meeting, the LUAC heard comments from three community members in English and Spanish (via a County translator) who raised concerns about the size and nature of the project and the condition of the sewer system and water quality in the neighborhood in general. A letter sent to the LUAC prior to the meeting was attached to the hearing Agenda packet, and the same individual spoke on multiple points. Committee members shared their concerns with the Project, including the potential for the Project to convert to a standard apartment complex after density bonuses have been granted, that traffic analysis needs to take into account traffic on San Juan Road from the two projects together (Rio Vista Group - PLN210152, and Nicola) and it was suggested that the two share an access driveway loop. Staff reviewed these concerns with the applicant. The IS did review cumulative traffic. The applicant expressed that he was unable to combine driveway access with the Rio Vista Group project. If, in future, the owner wishes the Project use to change, he will have to apply for an amendment to the permit and the impacts of the new Project amendment would be analyzed at that time. Public concerns for safety influenced the subsequent IS analysis and precipitated, in part, the recommendation of Mitigation Measure PUBLIC-1, which mandates an Emergency Action Plan for the site. The LUAC voted not to support the Project as proposed 4-1, with one member absent.
- q) The Project planner conducted a site inspection on February 21, 2022, to verify that the subject parcel and vicinity conform to the reports and site sketches included in the plans listed above.
- r) The application, project plans, and related support materials submitted by the project applicant to County of Monterey HCD-Planning for the proposed development found in Project File PLN200203.

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

- EVIDENCE: a) The project has been reviewed for site suitability by the following departments and agencies: HCD-Planning, North County Fire Protection District, HCD-Engineering Services, HCD-Environmental Services, the Environmental Health Bureau and Public Works Facilities & Parks. There has been no indication from these departments/agencies that the site is not suitable for the proposed development. Conditions and mitigation measures recommended have been incorporated.
 - As reviewed in detail in the Initial Study and proposed Mitigated Negative Declaration, the site is suitable for the development proposed in that geologic and erosion hazards are low, no protected trees are proposed for removal, and the property is not considered Environmentally Sensitive Habitat. Mitigation measures have been proposed to mitigate to less than significant levels, potential impacts to Biological Resources,

Cultural Resources, Hazards and Hazardous Materials, Hydrology and Water Quality, Transportation and Traffic, Tribal Cultural Resources, and Utilities and Public Services and Wildfire. These mitigation measures are listed in Finding 11. Evidence supports the conclusion that impacts would be less than significant with mitigation incorporated for these resource subjects, and that the site is suitable for the uses proposed. Such evidence includes the following reports, prepared and utilized in the environmental assessment of the Project:

- "Tree Survey of Project Site" by Kurt Fouts Capitola, California, dated April 7, 2021 (LIB210175);
- "Biological Resources Memorandum for the Susan Street Agricultural Housing Project" (LIB210240) prepared by Denise Duffy & Associates, Monterey, CA, October 4, 2021 and a supplemental spring survey dated July 1, 2022
- "Air Quality & Greenhouse Gas Impact Assessment for the Susan Street Agricultural Housing Project" (LIB220260), prepared by Kurt Legleiter of AMBIENT Air Quality & Noise Consulting, San Luis Obispo, California, November 2021, and supplemental "Air Quality Modeling Assumptions for the Susan Street Project", dated July 6, 2022
- "Phase I Inventory of Resources for 124 Gonda Street, Royal Oaks CA 95076" (LIB210074) prepared by Ruben Mendoza of Archives and Archaeology, Salinas California, dated December 29, 2020;
- "Geotechnical Investigation Design Phase" (LIB210076) prepared by Greg Bloom of Butano Geotechnical Engineering, Inc., Freedom, California, initially written on August 21, 2022, revised May 25, 2021, and amended via letter on November 22, 2021;
- "Phase I & II Environmental Site Assessment" (LIB210242) prepared by Caprock Geology Inc, Spreckels, California, dated September 7, 2021 and updated October 15, 2021;
- "Preliminary Stormwater Control Plan for New Farm Labor Apartments for Anthony Nicola Inc., 124 Gonda Street, Pajaro, CA" by Jeff Roper of Roper Engineering, Corralitos, California, dated October 15, 2021,
- "45 dB Acoustics Acoustical Analysis: Susan St. Agricultural Housing" (LIB220025) prepared by 45 dB Acoustics, dated August 17, 2021;
- "Pajaro Apartments Traffic Impact Analysis" (LIB210077) prepared by Keith Higgins, Gilroy, California, dated March 25, 2021 and updated November 17, 2021;
- "124 Gonda Street Apartments Water Demand and Sewer Capacity Estimates" prepared by Andrew Sterbenz of Schaaf & Wheeler, Consulting Civil Engineers, Salinas California, dated January 18, 2022; and
- "124 Gonda Street Apartments Sewer Inspection Recommendations" prepared by Andrew Sterbenz of Schaaf & Wheeler, Consulting Civil Engineers, Salinas California, dated October 27, 2023
- "Pajaro Valley Groundwater Subbasin & Long-Term Water Supply

- PLN200203 / APN: 117-361-017-000 / 124 Gonda Street, Pajaro, Ca" (LIB230081) prepared by Aaron Bierman of Bierman Hydrogeologic, Aptos California, dated March 6, 2023;
- "Export Fill Soil Sampling of APN: 117-381-031" (LIB220195) prepared by CapRock Geology Inc, Spreckels, California, dated June 30, 2022.

The above-mentioned technical reports by outside consultants found no physical or environmental constraints that would indicate that the site is not suitable for the proposed use, as mitigated. County staff has independently reviewed these reports and concurs with their conclusions.

Proximity to the Pajaro River. The project is in the 100-year FEMA c) floodplain of the Pajaro river and is offered some protection from floods by the existing levee on the southern side of the river (north end of project site). In 1995, flood waters from the river impacted this site and the surroundings. The County owns a stormwater detention pond approximately 270 feet east of the subject property, which was designed and installed after, and in response to, the 1995 floods to provide additional runoff storage and other protections. The project has been reviewed by HCD-Environmental Services, HCD-Engineering Services, and the County Floodplain Administrator to ensure that the project will not substantially alter the flood plain flows or elevations. The project site is within Zone AO (1 foot flooding depth) on FEMA FIRM maps and the existing grades are not the natural grades. Existing site elevation in the location of the proposed buildings averages 30.0 feet in elevation. Therefore, one-foot flooding depth would be 31.0 feet. The minimum finish floor elevation pursuant to FEMA regulations would be 32.0 feet. However, since flood modeling data was provided by Pajaro Regional Flood Management Agency (PMFRA) which is considered the current and conservative data source for flooding prediction in the subject site, the proposed finish floor elevations are 36.5, well above the minimum FEMA level. The County Floodplain Administrator concluded that that the Project will not have a significant impact on the floodplain. The Project will not adversely block overland flow paths due to existing flow orientation. Additionally, in accordance with MCC Chapter 16.16, the Project shall not increase the base flood elevation by more than 1 foot, due to the size of the floodplain and the minimal loss of floodplain

The Project incorporates a 15-foot setback from the toe of the Pajaro Levee to allow for potential future improvements to the levee that are currently being studied and designed by the U.S. Army Corps of Engineers. The potential improvements include increasing the height of the levee to provide additional flood protection. See also Finding 1, evidence i.

- d) Approximately 1,000 cubic yards of grading is anticipated (500 cubic yards excavated, 200 cubic yard fill, and 300 cubic yards imported). The grading is the minimum required for the development and Best Management Practices will be in place through regulations required for Grading Permits to minimize erosion. Also, the lot is generally flat.
- e) Staff conducted a site inspection on February 21, 2022, to verify that the site is suitable for this use.

f) The application, project plans, and related support materials submitted by the project applicant to the County of Monterey HCD-Planning for the proposed development found in Project File PLN200203.

3. FINDING:

HEALTH AND SAFETY - The establishment, maintenance, or operation of the use or structure applied for, will not, under the circumstances of the 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, North County Fire Protection District, HCD-Engineering Services, HCD-Environmental Services, the Environmental Health Bureau, and Public Works Facilities & Parks. Where appropriate, the respective agencies have recommended condition, to ensure the Project will not have an adverse effect on the health, safety, and welfare of persons either residing or working in the neighborhood.
- Adequate sewer service will be available for the project. The application submittal included a letter from Pajaro County Sanitation District (PCSD) dated June 11, 2021 which verified sewer service connection is available. More documentation on water and wastewater was submitted after the "Can-and-Will-Serve" letter. PCSD reviewed the documents provided in later application submittals, including a memorandum entitled 124 Gonda Street Apartments Water Demand and Sewer Capacity Estimates, prepared by Schaaf & Wheeler, dated January 18, 2022, and the civil drawings (sheets C1 through C4 of the attached Plans) prepared by Roper Engineering, dated April 5, 2021, and revised February 22, 2022. PCSD concluded that there is sufficient treatment capacity available under the agreement between the City of Watsonville Wastewater Treatment Plant and the PCSD, and sufficient conveyance capacity to accommodate new flows anticipated to be generated by the Project. PCSD concurred with the recommendation made by Schaaf & Wheeler and assumed the sewer lines between the project site and primary pumping stations will require that a video inspection of the collection system be performed to confirm the assumption of adequate conditions for service. PCSD recommended video inspection (and mitigation of any damaged pipes, root intrusions, displaced joints, etc.) should be required with project approval. The IS applied Mitigation Measure UTIL-1, Sewer System Assessment. The applicant's comment letter on the public draft shared a concern that more than the applicant's fair share of system inspection and upgrades might be required during condition compliance on the potential permit. The applicant submitted a supplemental memorandum from Schaaf & Wheeler dated October 27, 2023 which refined the "video survey" area to the following street pipes:

Gonda Street 6" pipe from North end to MH 40.2, San Juan Road San Juan Road 8" pipe from MH 40.2 to Gonda St MH 40, Salinas Rd Salinas Rd 8" pipe from MH 37 to San Juan Rd MH 36, Bishop St. Salinas Rd 10" pipe from MH 36 to Bishop St MH 29, Railroad Ave.

The memorandum also added that the 12" pipe in Salinas Road should not need inspection, unless the 10-inch segments have root intrusion or damage, in which case the inspection be continued to MH 26 at the pump station. With the refinements to the Mitigation Measure, the IS/MND addresses the potential impacts of the Project on wastewater. The project specific impacts are less than significant. Cumulative impacts will also be less-than-considerable.

The Health Department also reviewed the applicant's Initial Water Use/Nitrate Impact questionnaire dated April 8, 2021 for consistency with site suitability standards.

- c) The project will connect to the Pajaro/Sunny Mesa Community Services District (PSMCSD), a regulated public water district that has water treatment systems in place to provide potable water meeting state drinking water standards. The IS analyzed the potential for water use by the Project to create a substantial increase in demand on the existing wells in the currently overdrafted groundwater basin. This is discussed in Finding 5.
- d) The project includes grading of approximately 1,000 cubic yards (500 cubic yards excavated, 200 cubic yard fill, and 300 cubic yards imported). Attached to the Planning Plan set are preliminary civil plans. As a part of the construction permit, the applicant will be required to comply with erosion control regulations as outline in MCC Chapter 16.12. HCD-Engineering and HCD-Planning reviewed the project and recommended a final Construction Management Plan as Condition No. 8. Implementation of the Plan will minimize construction traffic on public roads for the duration of construction.
- e) The North County Fire Protection District has reviewed the proposed project and all applicable materials and found that the Project will provide adequate emergency access.
- f) A memo from the waste management provider for the area dated June 23, 2021 was submitted that confirms it will be able to provide weekly collection services of trash, recyclables, and organic waste and recommended receptacle sizes for the Project.
- g) Staff conducted a site inspection on February 21, 2022 to verify that the site is suitable for this use.
- h) The application, project plans, and related support materials submitted by the project applicant to the County of Monterey HCD Planning for the proposed development found in Project File PLN200203.

4. FINDING:

NO VIOLATIONS – The subject property complies 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:

Staff reviewed County HCD Planning and Building Services Department records and did not find any violations on the subject property.

- b) Staff conducted a site inspection on February 21, 2022 and researched County records to assess if any violation exists on the subject property.
- c) There are no known violations on the subject parcel.

d) The application, plans and supporting materials submitted by the project applicant to County of Monterey HCD-Planning for the proposed development are found in Project File PLN200203.

5. FINDING:

LONG-TERM SUSTAINABLE WATER SUPPLY AND ADEQUATE WATER SUPPLY SYSTEM – The Project has a long-term, sustainable water supply, both in quality and quantity, and an adequate water supply system to serve the development and therefore is consistent with 2010 GP Policies PS-3.1 and PS-3.2, respectively.

EVIDENCE: a)

- The applicant caused a Water Demand and Sewer Capacity Estimate to be prepared by Schaaf & Wheeler for the proposed project (January 18, 2022). The current single family home residential water use within PSMCSD is estimated to be 0.27-acre-feet per year (AFY). The proposed use evaluated in the Schaaf & Wheeler report was full occupancy for eight months of the year, totaling 10 AFY on average. A supplemental usage evaluation was prepared by Bierman Hydrogeologic (LIB230081) referred to a lower, opinion-based annual water usage estimate in its evaluation. The County's independent analysis in the IS of hydrologic impacts associated with the proposed project's capacity to interfere with groundwater recharge and potential to obstruct the implementation of a sustainable groundwater management plan referred to both memoranda where appropriate. The California Department of Water Resources (DWR) and the State Water Resources Control Board (State Water Board) submitted a report to the State Legislature in 2018 that recommended that urban water suppliers achieve an indoor water use efficiency standard of 55 gallons per capita per day by 2023. The Schaaf & Wheeler report for this project estimated the per capita use of water to be 55 gpd (gallons per day). Very low income qualification required yearround occupancy. Year-round occupancy of three of the two-bedroom apartments can be estimated at just under 1 AFY, while the more densely occupied agricultural employee units, when occupied for 9 months, would use 10.8 AFY, for a total estimated 11.8 AFY by the Project.
- The Project is in the critically over drafted Pajaro Valley Groundwater Basin according to the State Water Board. The 2010 General Plan Environmental Impact Report concluded that the community of Pajaro is in an over-drafted groundwater basin and that the designation of this area as a "community plan" area would have significant and unavoidable impacts to area groundwater. However, without an actual community plan, HCD does not have a specific local remedy for groundwater overdraft in relation to the Community Area's sustainability. The staterecognized Groundwater Sustainability Agency, Pajaro Valley Water Management Agency (PVWMA), has developed a "Pajaro Valley Groundwater Sustainability Plan Alternative" for the Pajaro Valley Groundwater Basin which the State found an acceptable Groundwater Sustainability Plan Alternative and shows significant promise to stop seawater intrusion and provide a long-term sustainable water supply. Based on evidence in reports from Schaaf & Wheeler (January 18, 2022) and October 27, 2023) and Bierman Hydrogeologic (March 6, 2023, HCD-Planning Library Document No. LIB230081) as well as staff-level

- discussions with the PVWMA, the Initial Study concluded that the Project will be consistent with 2010 GP Policy PS-3.1 through the implementation of the PVWMA's groundwater sustainability planning efforts.
- c) The proposed water supply was reviewed using the criteria in County General Plan Policy PS-3.2 (Policy criteria in italics):
 - *Water Quality*: Water is the same quality as current local PSMCSD wells and is thus of acceptable water quality.
 - Authorized production capacity of a facility operating pursuant to a permit from a regulatory agency, production capability, and any adverse effect on the economic extraction of water or other effect on wells in the immediate vicinity, including recovery rates: The State Water Control Board for the Central Coast affirmed during the preparation of the IS that the Project would not require an amendment to the permit.
 - Technical, managerial and financial capability of the water purveyor or water system operator: The Project would be served by PSMCSD, and as a result has proven capabilities to deliver water.
 - The source of the water supply and the nature of the right(s) to water from the source: PSMCSD has water rights for the wells that serve the Pajaro community and prioritizes service to the infill area. PSMCSD has provided a can and will serve letter dated September 3, 2020 for this project and has indicated that they have the capacity and ability to serve the project from their existing facilities. The Pajaro service area operated by PSMCSD draws water from wells in the Pajaro Valley Groundwater Basin. PSMCSD has adequate groundwater supplies and water rights to serve existing development and the proposed development. No new wells will result from this project.
 - Cumulative impacts of existing and projected future demand for water from the source, and the ability to reverse trends contributing to an overdraft condition or otherwise affecting supply: Cumulative conditions were considered when establishing significance criteria for the water supply analysis in the IS, i.e. no net increase in consumptive water use, no net reduction in groundwater recharge and no substantial adverse change in instream flows in the Pajaro River. The Project's water supply impact, when combined with the entitled Rio Vista Group project (PLN210152), will not exceed any of these criteria. This is due in part to the Hydrology mitigation measure that ensures water balance for the Rio Vista project, and for the larger part, the Project can rely on PVWMA projects, both underway and planned, that are intended to balance the groundwater basin to provide long-term, sustainable water supply, both in quality and quantity to serve the development. PVWMA has been consulted and has verified that the Project will not impact PVWMA Basin Management Plan projects and objectives. In addition, the PVWMA staff stated in a letter to the applicant that approximately half of the Project's wastewater flow will be captured and recycled at the Watsonville Wastewater Treatment Plant. Roughly 50% of the wastewater will be recycled for agricultural use. The letter also stated that the recycled fraction is higher during the growing season when Project

occupancy will be highest.

- Effects of additional extraction or diversion of water on the environment including on in-stream flows necessary to support riparian vegetation, wetlands, fish or other aquatic life, and the migration potential for steelhead, for the purpose of minimizing impacts on the environment and to those resources and species: In accordance with 2010 GP Policy S-3.1 requires post-development, off-site peak flows are not expected to be greater than the pre-development levels. As discussed in evidence g, the application includes a preliminary stormwater control plan, revised October 20, 2021, and supporting preliminary stormwater control report prepared by Roper Engineering, Inc., dated October 15, 2021. This report summarizes the project's proposed stormwater management strategy pursuant to the Post Construction Stormwater Management Central Coast Region, Central Coast Regional Water Quality Control Board Resolution No. R3-2013-0032, and the Monterey Regional Stormwater Management Program guidance for Tier 3. The drainage system will be constructed to meet current regulations and requirements, including the Monterey County flood control requirements pursuant to MCC section 16.16.050. Accordingly, the project proposes treatment and retention of the 95th-percentile 24-hour storm event through implementation of Stormwater Control Measures and reduction of peak site discharge for storms to less than current (pre-development) condition levels. Thus, it will not result in impacts to riparian vegetation, wetlands, fish, or other aquatic life.
- Completion and operation of new projects, or implementation of best practices, to renew or sustain aquifer or basin functions: The Project will not adversely affect aquifer or basin functions or hinder other efforts to renew aquifer or basin functions, such as the construction and implementation of PVWMA projects and programs described in the "Pajaro Valley Groundwater Sustainability Plan Alternative". Several projects are underway or planned that are intended to balance the groundwater basin. The Project can rely on these to provide long-term, sustainable water supply, both in quality and quantity to serve the development. Moreover, the landholder pays for the PVWMA services. PVWMA has been consulted and has verified that the Project will not negatively impact PVWMA Basin Management Plan projects and objectives.
- The hauling of water shall not be a fact or nor a criterion for the proof of a long term sustainable water supply: Hauling of water is not proposed.

6. FINDING:

VARIANCE (SPECIAL CIRCUMSTANCES) – Special circumstances apply to the subject property, including the size, shape, topography, location or surroundings. Therefore, the strict application of development standards in the Monterey County Code would deprive the subject property of privileges enjoyed by other properties in the vicinity and under identical zoning classification.

EVIDENCE: a) The project structures and use are allowed in the High Density Residential zoning districts (MCC Chapter 21.10) in combination with

- the applicable density bonus (see Finding 9). The subject parcel is only 220 feet wide at the widest portion. Due to the shape of the lot, the average width is much less. The property adjacent and to the east (117-361-016-000) is zoned Farmland and governed by MCC Chapter 21.66. MCC section 21.66.030.F provided that new development adjacent to agricultural areas share be required to establish a well-defined buffer zone within the area to be development and that the buffer shall be a minimum of 200 feet wide. Land within the easement may not be used for recreational areas as part of housing projects or public facilities. While the Code provides that "minor storage structures or sheds associated with the residential uses may be permitted within the easement area," the Agricultural Commissioner's Office clarified that a parking lot used by the Project is not consistent with the Policy and could not be built and used within the agricultural buffer easement. Therefore, given the limited size and constraining shape of the lot, it is impossible to build the Project without a variance from these agricultural buffer requirements.
- b) The site is in the Pajaro Community Area (2010 General Plan Figure CA5), an area that is a priority for development in the unincorporated areas of Monterey County. The property is zoned for High Density Residential use and the proposed high density residential use is therefore a better fit for the zoning district than the existing single-family dwelling. It is not possible to design a high density project at this site that could meet the agricultural buffer requirements. Consequently, disallowing the p Project due to a strict application of the agricultural buffer zoning requirement would deprive the property of privileges enjoyed by properties in the vicinity and classified as High Density Residential.
- The neighboring property is zoned Farmland, and the State Department of Conservation categorized it as "Prime." MCC section 21.66.030.F requires a well-defined buffer area in the form of an agricultural easement as partial mitigation for new non-agricultural development adjacent to agricultural land uses on farmlands designated as Prime, of Statewide Importance, Unique, or Local Importance. However, Farmland zoning allows agricultural employee housing consisting of more than 12 units or 37 beds in group quarters with a Use Permit in each case (MCC section 21.30.050.AA). The neighboring property has been granted such a permit entitlement for an agricultural employee facility consisting of 60 agriculture employee housing units, 1 manager unit and repurposing all of the remaining lot to parking and recreational open space (Rio Vista Group project - PLN210152, Board Resolution No. 22-505). Construction is underway for the Rio Vista Group project, eliminating agricultural operations adjacent to the Project site. The purpose of the width of an agricultural buffer easement is to "protect agriculture from impacts of new residential or other incompatible development and to mitigate against the effects of agricultural operations on the proposed uses" (MCC section 21.66.030.F.2.a). Even if the Rio Vista Group project were to stop use in the future, the likelihood that agricultural operations would resume on the lot is very low, thereby eliminating the neighboring agricultural use that would require such agricultural buffer mitigation. Therefore, strict application of the agricultural buffer easement development

- standards would deprive the subject property of the privilege to develop without a common-sense purpose.
- d) Staff conducted a site inspection on February 21, 2022, to verify circumstances related to this property.
- e) The application, plans, and supporting materials submitted by the applicant to County of Monterey HCD-Planning for the proposed development are found in Project File PLN200203.

7. FINDING:

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

EVIDENCE: a)

- a) The other properties adjacent to the Farmland zoned neighboring parcel, including APN 117-372-002-000, 117-372-026-000 and 117-372-027-000 are built to the setbacks and do not have an agricultural buffer easement.
- b) As demonstrated in Finding 1, the proposed use supports the viable agricultural uses in Monterey County. Establishment of supportive housing for agricultural employees would not constitute a special circumstance in this case.
- c) The application, plans, and supporting materials submitted by the project applicant to County of Monterey HCD-Planning for the proposed development are found in Project File PLN200203.

8. FINDING:

VARIANCE (AUTHORIZED USE) – The variance does not grant a use or activity which is not otherwise expressly authorized by the zone regulation governing the parcel of property.

EVIDENCE: a)

- a) Regulations for High Density Residential zoning districts (MCC Chapter 21.10) do not expressly authorize agricultural buffer easements.
- b) The project use is allowed in High Density Residential zoning districts with the granting of a Use Permit.
- c) The application, plans, and supporting materials submitted by the applicant to County of Monterey HCD-Planning for the proposed development are found in Project File PLN200203.

9. FINDING:

- **DENSITY BONUS** MCC Chapter 21.65 implements Government Code sections 65915 through 65917 and requirements for allowance of density bonus in the County. Density Bonus regulations work in conjunction with the County's Inclusionary Housing Ordinance (MCC Chapter 18.40). The application was found to qualify with density bonus requirements.
- a) Pursuant to MCC section 21.65.040, the applicant submitted evidence and met with County HCD staff on several occasions to work out a Density Bonus with two incentives. Through this process, it was determined that the number of base units permitted under the General Plan and zoning for 1.3 acres with a 20 unit per acre maximum is 26, so a density bonus would allow the Project to increase the density allowed in the underlying zoning district by 9 units, for a total of 35 units. By restricting ten percent of the base units (26) d to very low income restricted rental housing (3 units), the Project qualifies for a 35% density

bonus and two incentives. The requested incentives are an increased maximum building height and reduced on-site parking requirements. The Project, as H-2A employee housing, is exempt from the County's Inclusionary Housing Ordinance (MCC Chapter 18.40). For purposes of the Regional Housing Needs Assessment, agricultural employee housing needs to be used for 9 months per year. Therefore, that is the required duration for eligibility for the density bonus.

- b) MCC Title 21 parking standards require a development of this size to include 78 parking spaces. The site plan has 56 parking spaces, 22 fewer than required. The reason for the smaller parking lot is the site constraint of the shape and size of the lot and the H-2A program includes employer shuttling of workers to and from worksites as a main component.
- c) In inland areas of unincorporated Monterey County, the High Density Residential zoning district has a building height maximum of 35 feet. The project structures are designed to be 43 feet tall. The reason for the taller buildings is the need to construct three stories, which is required for economic viability, and an additional few feet of height to raise the buildings above the Pajaro River worst-case 100-year floodplain elevation.
- d) The HCD Director evaluated the request for incentives and found that there was no reason to make a written finding that the incentive is not necessary to provide affordable housing costs; the incentive would not result in specific adverse impacts upon the public health, safety, or the physical environment for which there is no feasible method to satisfactorily mitigate or avoid the specific adverse impact without rendering the development unaffordable to very low, low, and moderate income households, or the be contrary to the County's certified Local Coastal Program or state or Federal law (MCC section 21.65.070.B).
- e) The HCD Director found that this agricultural employee housing project qualifies for the two incentives pursuant to MCC Chapter 21.65 and recommends the incentives be granted.

10. FINDING:

INCLUSIONARY HOUSING (NOT APPLICABLE): The Project is not required to comply with the Inclusionary Housing Ordinance requirement to provide a minimum of 20% affordable housing units, (MCC Chapter 18.40) based on substantial evidence in the record, including, but not limited to, the following:

EVIDENCE: a)

- The Project is designed to be operated under an Employer Sponsored Housing Permit issued by the County Environmental Health Bureau, or a successor agency, therefore the project is exempt from the Inclusionary Housing Ordinance per MCC section 18.40.050.B.3.
- b) The applicant proposed the Project construct three very-low-income units on site as part of the density bonus. These three units of affordable housing meet density bonus requirements (Finding 9). (See Condition No. 21).
- c) Due to the potential for H-2A housing VISA requests to be denied or for employee sponsored housing to cease on the property, a special Affordable Housing Agreement shall be signed prior to the first Employer Sponsored Housing Permit (from Environmental Health Bureau). The applicant shall provide a copy of the Employer Sponsored

Housing Permit to County of Monterey HCD – Housing annually by August 15th, or, when it is a new permit, within 45 days of receipt. If the applicant cannot supply the annual permit, within an additional 45 days, a special Affordable Housing Agreement will be triggered, and the applicant/owner shall be required to amend this Planning permit (Condition No. 22).

11. FINDING:

CEQA (Mitigated Negative Declaration) - Based on the whole record before the Monterey County Planning Commission, there is no substantial evidence that the proposed project as designed, conditioned and mitigated, will have a significant effect on the environment. The Mitigated Negative Declaration reflects the independent judgment and analysis of the County.

EVIDENCE: a)

- Public Resources Code section 21080(d) and California Environmental Quality Act (CEQA) Guidelines section 15064(a)(1) require environmental review if there is substantial evidence that the project may have a significant effect on the environment.
- b) County of Monterey HCD-Planning prepared an Initial Study pursuant to CEQA. The Initial Study is on file in the offices of HCD-Planning and is hereby incorporated by reference (PLN200203).
- c) The Initial Study identified several potentially significant effects, but revisions have been made to the project and/or the applicant has agreed to proposed mitigation measures and standard HCD conditions of approval that would avoid or mitigate the effects to a point where no significant effects would occur.
- d) All project changes required to avoid significant effects on the environment have been incorporated into the Project and/or are made conditions of approval. A Condition Compliance and Mitigation Monitoring and Reporting Plan has been prepared in accordance with County regulations. Pursuant to the Condition of Approval Mitigation Monitoring and Reporting Program (Board Resolution 22-311), the applicant must enter into an "Agreement to Implement a Mitigation Monitoring and/or Reporting Program" as a condition of project approval.
- e) The Draft Mitigated Negative Declaration ("MND") for PLN200203 was prepared in accordance with CEQA and circulated for public review from September 5, 2023 through October 5, 2023 (SCH#2023090035).
- f) Potential Impacts analyzed in the Mitigated Negative Declaration include impacts on aesthetics, agriculture and forest resources, air quality, biological resources, cultural resources, energy, geology/soils, greenhouse gas emissions, hazards/hazardous materials, hydrology/water quality, land use/planning, noise, population/housing, public services, recreation, transportation/traffic, tribal cultural resources, utility/service systems, and wildfires.
- g) Impacts and Measures in the IS. Potential impacts to biological resources, public services, cultural and tribal cultural resources, utilities/service systems, transportation/traffic, wildfire and mandatory findings of significance were identified as requiring mitigations incorporated to reduce project impacts to a less than significant level. Other potential impacts were identified but were able to be reduced to a less-than-

significant level through the implementation of County and State regulations.

Biological Resources: The Project includes demolition of an existing dwelling and the subject site is disturbed by the associated residential activities and landscaping. The Initial Study for the neighboring project, SCH #2021120560, found that the Project will be 1 in an area that supports sensitive biological resources. Because there were undeveloped areas that could serve as habitat for Monterey spineflower (Chorizanthe pungens var. pungens), a biological assessment and follow-up spring survey of the neighboring site was prepared to determine potential impacts. No special-status plant or wildlife species were found; however, based on the presence of suitable habitat and known occurrences in the vicinity, Monterey spineflower (Chorizanthe pungens var. pungens) and California red-legged frog (Rana draytonii, CRLF) were found to have the potential to occur within the site. Also, raptors and other nesting birds were determined to have the potential to nest within large trees near the site. To mitigate potential impacts to these species, the Rio Vista Group IS recommended mitigation measures, which include an employee education program, a pre-construction survey for raptors, a preconstruction biologist survey for the California red-legged frog (CRLF), a ground disturbance and vegetation removal survey for the CRLF, a construction monitor for the CRLF, a daily log, hole covering, erosion control materials, restricted construction hours, and biological monitor during construction. A spring survey to look for Monterey spineflower during the blooming season was suggested and performed, with negative results. Because the Nicola parcel is developed and has a low probability of suitable habitat for these or other listed species, a Biological Report was not required. However, once the neighboring project CEQA analysis identified mitigation measures for Biological Resources, staff and the applicant found it prudent to rely on that Biological Report in this Project's IS for Biological Resource protections. As mitigated, potential impacts to these resources will be avoided. Mitigation Measures BIO-1 through BIO-6 have been incorporated to reduce potential biological impacts to a less than significant level.

Hazards: No hazards within the existing development presented a need for an environmental site assessment for the Project. A Phase 1 and Phase II Environmental Site Assessment and Export Soil Sampling Report done on the neighboring parcel concluded that the metals and pesticides detected on the neighboring parcel are within the normal range and that no further investigation is required. However, the Initial Study for the Project found that it has the potential to impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan. While Gonda Street is not a designated evacuation route, San Juan Road, which abuts Gonda Street, is listed as an evacuation route in the County's General Plan. Mitigation Measure PUBLIC-1 is recommended for a project-specific Emergency Action Plan to be prepared and implemented to reduce the potential hazard to a less than significant level. This mitigation measure also serves to reduce

potential impacts of the Project on public services, transportation/traffic, and wildfire.

Tribal Cultural Resources: Tribal consultation has occurred with the Ohlone Costanoan Esselen Nation and Esselen Tribe of Monterey County. Mitigation Measures CULT-1 and TCR-1 will reduce impacts to a less-than-significant level by requiring contractor training prior to construction and incorporating tribal monitoring during excavation activities.

Utilities: Standard conditions of approval and one mitigation measure were applied to the Project to lower potential impacts to utilities and service systems to a less-than-significant level. These include Mitigation Measure UTIL-1: Sewer System Assessment (Condition No. 34) which requires a study of the sewer system and improvements to pipes and lifts as needed to allow the system to support the Project. Condition No. 13 requires the applicant to submit utility improvement plans and construct sewer connection(s) for construction and to obtain sewer connection permits. This mitigation measure also reduces potential impacts of the Project on drainage/discharge that were analyzed in the hydrology and water quality chapter.

- h) All other categories analyzed were found to have no impacts or less than significant impacts from the project as proposed and regulated by County and State law, expressed as standard conditions of approval. Potential impacts from the project, as detailed in the proceeding evidence, will be less than significant with mitigation and conditions of approval incorporated.
- i) Evidence that has been received and considered includes: the application, technical studies/reports (see Finding 3), staff reports that reflect the County's independent judgment, and information and testimony presented during public hearings. These documents are on file in HCD-Planning (PLN200203) and are hereby incorporated herein by reference.
- j) Staff analysis contained in the Initial Study and the record indicate the project could result in changes to the resources listed in section 753.5(d) of the California Department of Fish and Game regulations. All land development projects that are subject to environmental review are subject to a state filing fee plus the County recording fee, unless the Department of Fish and Game determines that the project will have no effect on fish and wildlife resources. For purposes of the Fish and Game Code, the Project may impact the fish and wildlife resources upon which the wildlife depends. The Initial Study was sent to the California Department of Fish and Game for review, comment, and to recommend necessary conditions to protect biological resources in this area. Therefore, the project will be required to pay the State fee plus a fee payable to the County of Monterey Clerk/Recorder for processing said fee and posting the Notice of Determination (NOD).
- k) During the public comment period, comments were received on the IS/MND. The County has considered the comments and has not found the comments require revisions to the project.

- l) Revisions to the IS/MND to clarify and amplify the analysis have been made in response to comment letters from the public and the applicant. No additional mitigation measures were proposed as a result of the IS/MND revisions. Pursuant to CEQA Guidelines section 15073.5(c), recirculation of the IS/MND is not required because the project revisions were added in response to comments on the public draft that did not present new avoidable significant effects or significantly alter recommended mitigations. The revisions are presented in a redline version of the IS with strike-out and underline for information on pages 3, 7, 29, 38, 61-64, 74, 78, 81 and 92 and with the addition of an Attachment to guide the implementation of Mitigation Measure UTIL-1. The redline version was reviewed by the Planning Commission as part of the decision without recirculation pursuant to CEQA Guidelines section 15164. The redline version is the adopted IS/MND.
- m) County of Monterey HCD-Planning, located at 1441 Shilling Place, 2nd Floor, Salinas, California, 93901, is the custodian of documents and other materials that constitute the record of proceedings upon which the decision to adopt the Mitigated Negative Declaration is based.

12. FINDING: APPEALABILITY - The decision on this project may be appealed to the

Board of Supervisors.

EVIDENCE: MCC Section 21.80.040 provides that this decision on the Project is

appealable to the Board of Supervisors.

DECISION

NOW, THEREFORE, based on the above findings and evidence, the Planning Commission does hereby:

- 1. Adopt a Mitigated Negative Declaration pursuant to section 15074 of the CEQA Guidelines;
- 2. Approve a Combined Development Permit consisting of:
 - a. Administrative Permit to demolish an existing 850 square foot single family dwelling, 400 square foot shed, and septic system;
 - b. Use Permit to construct two three-story buildings for 34 two-bedroom units and one one-bedroom unit with office totaling 36,200 square feet for use as agricultural employee housing of up to 250 workers, a manager's suite, and three very low income level inclusionary housing units; and
 - c. Variance for less than 200 feet agricultural buffer.
- 3. Adopt the attached Condition of Compliance Mitigation Monitoring and Reporting Plan.

All of which is in general conformance with the attached plan set and subject to the attached conditions and mitigation measures, attached hereto.

PASSED AND ADOPTED this 14th day of February 2024, upon motion of Commiss , seconded by Commissioner , by the following vote:	ioner
, sociated by commissional, by the following vote:	
AYES:	
NOES:	
ABSENT:	
ABSTAIN:	
Melanie Beretti, AICP, Planning Commission Secr	etary
	•
COPY OF THIS DECISION MAILED TO APPLICANT ON	
THIS ADDITION IS ADDEAL ADLE TO THE DOADD OF SUDEDVISORS	
THIS APPLICATION IS APPEALABLE TO THE BOARD OF SUPERVISORS.	
IF ANYONE WISHES TO APPEAL THIS DECISION, AN APPEAL FORM MUST BE COMPLETE	ZD.
AND SUBMITTED TO THE CLERK TO THE BOARD ALONG WITH THE APPROPRIATE FILIN	
FEE ON OR BEFORE	10
TEL OIL OIL BLI OILE	
This decision, if this is the final administrative decision, is subject to judicial review pursuant to Cali:	fornia

NOTES

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

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.

Additionally, the Zoning Ordinance provides that no building 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 County of Monterey HCD-Planning and HCD-Building Services Department office 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

PLN200203

1. PD001 - SPECIFIC USES ONLY

Responsible Department:

Planning

Condition/Mitigation
Monitoring Measure:

This Combined Development Permit consists of: 1) Administrative Permit to demolish an existing single family dwelling and septic system, 2) Use Permit to construct two (2) three-story buildings totaling 36,200 square feet for use as 31 agricultural employee housing units of up to 250 workers, one (1) manager's suite/office, and three (3) very low income level inclusionary housing units; 3) Variance for less than 200 feet The property is located 124 Gonda Street, agricultural buffer. at Royal Oaks (Assessor's Parcel Number 117-361-017-000), North County Area Plan. 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 conditions of this permit are met to the satisfaction of the HCD Chief of Planning. 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:

Planning

Condition/Mitigation Monitoring Measure:

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

"A Combined Development Permit (Resolution Number ______) was approved by the Planning Commission for Assessor's Parcel Number 117-361-017-000 on January 18, 2024. The permit was granted subject to 34 conditions of approval 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 HCD Chief of 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.

3. PD003(A) - CULTURAL RESOURCES NEGATIVE ARCHAEOLOGICAL REPORT

Responsible Department:

Planning

Condition/Mitigation Monitoring Measure:

during the course of construction, cultural, archaeological, historical paleontological resources are uncovered at the site (surface or subsurface resources) work shall be halted immediately within 50 meters (165 feet) of the find until a qualified professional archaeologist can evaluate it. Monterey County HCD - Planning and a archaeologist archaeologist registered qualified (i.e., an with the Register Professional Archaeologists) immediately contacted shall be by the responsible individual present on-site. When contacted, the project planner and the archaeologist shall immediately visit the site to determine the extent of the resources and to develop proper mitigation measures required for recovery.

(HCD - Planning)

Compliance or Monitoring Action to be Performed:

The Owner/Applicant shall adhere to this condition on an on-going basis.

Prior to the issuance of grading or building permits and/or prior to the recordation of the final/parcel map, whichever occurs first, the Owner/Applicant shall include requirements of this condition as a note on all grading and building plans. The note shall state "Stop work within 50 meters (165 feet) of uncovered resource and contact Monterey County HCD - Planning and a qualified archaeologist immediately if cultural, archaeological, historical or paleontological resources are uncovered."

When contacted, the project planner and the archaeologist shall immediately visit the site to determine the extent of the resources and to develop proper mitigation measures required for the discovery.

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4. PD005 - FISH & GAME FEE NEG DEC/EIR

Responsible Department:

Planning

Condition/Mitigation Monitoring Measure:

Pursuant to the State Public Resources Code Section 753.5, State Fish and Game Code, and California Code of Regulations, the applicant shall pay a fee, to be collected by the County, within five (5) working days of project approval. This fee shall be paid before the Notice of Determination is filed. If the fee is not paid within five (5) working days, the project shall not be operative, vested or final until the filing fees are paid. (HCD - Planning)

Compliance or Monitoring Action to be Performed:

Within five (5) working days of project approval, the Owner/Applicant shall submit a check, payable to the County of Monterey, to the Director of HCD - Planning.

If the fee is not paid within five (5) working days, the applicant shall submit a check, payable to the County of Monterey, to the Director of HCD - Planning prior to the recordation of the final/parcel map, the start of use, or the issuance of building permits or grading permits.

5. PD006 - CONDITION OF APPROVAL / MITIGATION MONITORING PLAN

Responsible Department:

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.

6. PW0043 - REGIONAL DEVELOPMENT IMPACT FEE

Responsible Department:

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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7. PW0045 - COUNTYWIDE TRAFFIC FEE

Responsible Department: Public Works

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

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.

8. PW0044 - CONSTRUCTION MANAGEMENT PLAN

Responsible Department: Public Works

Condition/Mitigation Monitoring Measure:

The applicant shall submit a Construction Management Plan (CMP) to HCD-Planning and HCD-Engineering Services for review and approval. The CMP shall include measures to minimize traffic impacts during the construction/grading phase of the project.

CMP shall include, at a minimum, duration of the construction, hours of operation, truck routes, estimated number of truck trips that will be generated, number of construction workers, and on-site/off-site parking areas for equipment and workers and locations of truck staging areas. Approved measures included in the CMP shall be implemented by the applicant during the construction/grading phase of the project.

Compliance or Monitoring Action to be Performed:

- 1. Prior to issuance of the Grading Permit or Building Permit, Owner/Applicant/Contractor shall prepare a CMP and shall submit the CMP to the HCD-Planning and HCD- Engineering Services for review and approval.
- 2. On-going through construction phases Owner/Applicant/Contractor shall implement the approved measures during the construction/grading phase of the project.

9. PW0005 - DRIVEWAY IMPROVEMENTS

Responsible Department: Public Works

Condition/Mitigation Monitoring Measure:

Construct commercial driveway connection(s) to Gonda Street. The design and construction is subject to the approval of the HCD. Encroachment Permits are required for all work within the public right-of-way.

Compliance or Monitoring Action to be Performed: Owner/Applicant shall submit the design for review and approval of the HCD-Engineering, obtain an encroachment permit from the HCD prior to issuance of building or grading permits, and construct and complete improvements prior to occupancy or commencement of use. Applicant is responsible to obtain all permits and environmental clearances.

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10. PW0001 - FRONTAGE IMPROVEMENTS

Responsible Department: Public Works

Condition/Mitigation
Monitoring Measure:

Owner/Applicant shall construct curb, gutter, commercial driveway connection, sidewalk, and pavement rehabilitation, together with required drainage facilities, along the frontage of Gonda Road. The newly constructed curb fronting the project shall be painted red. The design and construction is subject to the approval of the HCD-Engineering Services. Encroachment Permits are required for all work within the public right-of-way.

Compliance or Monitoring Action to be Performed:

Owner/Applicant shall submit the design for review and approval of the PWFP, obtain an encroachment permit from the HCD prior to issuance of building or grading permits, and construct and complete improvements prior to occupancy or commencement of use. Applicant is responsible to obtain all permits and environmental clearances.

11. PWSP001 - GONDA STREET

Responsible Department: Public Works

Condition/Mitigation Monitoring Measure:

The Owner/Applicant shall refresh the stop stencil and stop bar at the intersection of Gonda Street and San Juan Road, and refresh the red zone on the northside of San Juan Road, east of Gonda Street for approximately 50 feet. Encroachment Permits are required for all work within the public right-of-way.

Compliance or Monitoring Action to be Performed:

Owner/Applicant shall submit the design for review and approval of the HCD-Engineering Services, obtain an encroachment permit from the HCD prior to issuance of building or grading permits. All improvements shall be completed prior to occupying or commencement of use. Applicant is responsible to obtain all permits and environmental clearances.

12. PW0007 - PARKING STANDARD

Responsible Department: Public Works

Condition/Mitigation Monitoring Measure: The parking stalls and circulation shall meet County standards, and shall be subject to the approval of the HCD-Engineering Services.

Compliance or Monitoring Action to be Performed: Prior to Building/Grading Permits Issuance, the Owner's/Applicant's engineer/architect shall prepare a parking plan and submit plans for review and approval.

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13. PW0010 - SEWER CONNECTION

Responsible Department: Public Works

Condition/Mitigation
Monitoring Measure:

Submit utility improvement plans and construct sewer connection(s). The design and construction is subject to the approval of the PWFP/HCD-Encroachment Inspection. Owner/Applicant shall pay all applicable connection fees. Sewer connection permits are required, and Encroachment Permits are required for all work within the public right-of-way.

Compliance or Monitoring Action to be Performed:

Owner/Applicant shall submit the design for review the and approval PWFP/HCD-Encroachment Inspection; obtain a connection permit and encroachment permit, if applicable, from the HCD prior to issuance of building or grading permits; and construct and complete improvements prior to occupancy or commencement of use. Sewer improvements to be constructed in compliance with approved plans. is responsible to obtain all permits and environmental clearances, any to pay all applicable fees.

14. EHSP01 - SEPARATE RECYCLABLES (Non-Standard)

Responsible Department: Health Department

Condition/Mitigation Monitoring Measure: All persons shall separate recyclables from other solid waste generated at their premises and shall place such recyclables into a different approved container to facilitate segregation at a solid waste facility pursuant to California Assembly Bill AB 341 and Monterey County Code, Chapter 10.41.?

Compliance or Monitoring Action to be Performed:

Prior to issuance of construction permits, the applicant shall submit to the Environmental Health Bureau for review and approval a descriptive plan on how recyclables will be collected and stored throughout the site. Solid waste and recycling container enclosures shall be sized appropriately and located on the site plan.

15. STORMWATER CONTROL PLAN

Responsible Department: Environmental Services

Condition/Mitigation Monitoring Measure:

The applicant shall submit a Stormwater Control Report and a Stormwater Control Plan, prepared by a registered professional engineer, to HCD-Environmental Services for review and approval. The report and plan shall address the Post-Construction Management Requirements Stormwater (PCRs) for Development Projects Central Coast Region. The plan shall include detention facilities designed to limit post-development runoff rates to pre-development rates for the 2, 5, 10, 25, 50, and 100-year 24-hour design storms. The plan shall include the location of the drainage The Stormwater Plan shall include the construction facilities and construction details. 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.

Compliance or Monitoring Action to be Performed:

Prior to issuance of any grading or building permits, the applicant shall submit certification from a licensed practitioner that they have reviewed and approved the Stormwater Control Plan for conformance with their geotechnical recommendations. (HCD-Environmental Services)

Prior to issuance of any grading or construction permits, the applicant shall submit a Stormwater Control Report and a Stormwater Control Plan to HCD-Environmental Services for review and approval.

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16. 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. (HCD-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) to HCD-Environmental Services for review and approval.

17. OPERATION AND MAINTENANCE PLAN (PR 2-4)

Responsible Department: Environmental Services

Condition/Mitigation Monitoring Measure:

The applicant shall submit an Operation and Maintenance Plan prepared by a registered Professional Engineer that includes, at a minimum, the following:

- A site map identifying all structural Stormwater Control Measures requiring O&M practices to function as designed.
- O&M procedures for each structural Stormwater Control Measure including, but not limited to, LID facilities, retention/detention basins, and proprietary devices.

The O&M Plan shall include short- and long-term maintenance requirements, recommended frequency of maintenance, and estimated cost for maintenance. (HCD – Environmental Services)

Compliance or Monitoring Action to be Performed: Prior to final inspection, the owner/applicant shall submit the O&M Plan to HCD-Environmental Services for review and approval.

18. MAINTENANCE AGREEMENT (PR 2-4)

Responsible Department: Environmental Services

Condition/Mitigation Monitoring Measure:

The applicant shall enter into a Maintenance Agreement (Agreement) that clearly identifies the responsible party for ongoing maintenance of structural Stormwater Control Measures. The Agreement shall contain provisions for an annual drainage system report, prepared by a registered Professional Engineer, that includes the status of all structural stormwater control measures and maintenance recommendations. The annual report shall be submitted to HCD-Environmental Services, for review and approval, no later than August 15th. All recommended maintenance shall be completed by October 15th of the same year. If maintenance is required, certification shall be provided that all recommended maintenance has been completed before the start of the rainy season. (HCD – Environmental Services)

Compliance or Monitoring Action to be Performed:

Prior to final inspection, the owner/applicant shall submit the signed and notarized Agreement to HCD-Environmental Services for review and approval. The approved Agreement shall be recorded, and a copy of the recorded document shall be provided to HCD-Environmental Services.

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19. FIELD VERIFICATION OF POST-CONSTRUCTION STORMWATER CONTROL MEASURES (PR 2-4)

Responsible Department: Environmental Services

Condition/Mitigation The applicant shall provide certification from a registered Professional Engineer that the stormwater control facilities have been constructed in accordance with the

approved Stormwater Control Plan. (HCD - Environmental Services)

Compliance or Monitoring Action to be Performed:

Prior to final inspection, the owner/applicant shall submit a letter to HCD-Environmental Services for review and approval.

20. CALIFORNIA CONSTRUCTION GENERAL PERMIT

Responsible Department: Environmental Services

Condition/Mitigation Monitoring Measure:

The applicant shall submit a Stormwater Pollution Prevention Plan (SWPPP) including the Waste Discharger Identification (WDID) number, to HCD-Environmental Services. In lieu of a SWPPP, a letter of exemption or erosivity waiver from the Central Coast Regional Water Quality Control Board may be provided. (HCD-Environmental Services)

Compliance or Monitoring Action to be Performed: Prior to issuance of any grading or construction permits, the applicant shall submit a SWPPP including the WDID number certifying the project is covered under the California Construction General Permit or a letter of exemption from the Central Coast

Regional Water Quality Control Board.

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21. H02 - Housing, Density Bonus

Responsible Department:

Planning

Condition/Mitigation Monitoring Measure:

Provided the project is developed and operated under an Employer Sponsored Housing Permit issued by the County Environmental Health Bureau, or a successor agency, the project is exempt from the requirements of the Inclusionary Housing Ordinance per 18.40.050.B.3 of the County Code.

The applicant has requested a 35 percent density bonus and two incentives (i.e., exceedance of zoning district maximum height and parking reduction) from the County, which requires the project comply with California Government Code Section 65915 and Chapter 21.65 of the Monterey County Code. A density bonus of 35 percent of the base units (26 units) requires that 11 percent of the base units, or three units, be rent restricted for very low-income households. A housing development that restricts 10 percent of the base units for very low-income households qualifies for two incentives. Restricting three units for very low-income households makes the project eligible for the two incentives.

The applicant shall provide a copy of the Employer Sponsored Housing permit to Monterey County HCD — Housing annually by August 15th, or, when it is a new permit, within 45 days of receipt. Should the applicant fail to comply with the Use Permit granted for this project or fail to provide the required Employer Sponsored Housing permit, the applicant will be subject to the Affordable or Inclusionary Housing requirements in effect at that time. The applicant will receive credit against the Affordable or Inclusionary Housing requirements for the 3 very low-income units already restricted by this condition of approval.

Prior to issuance of the first permit, the project applicant shall execute an Affordable Housing Agreement with the County, in a form acceptable to the County, which specifies that three (3) very low-income Affordable Housing Units shall be provided on the project site. The Agreement shall address, but not be limited to, the type and size of the units, the location of the units, pricing, selection of tenants, and phasing of the affordable unit construction related to the construction and occupancy of the project.

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Compliance or Monitoring Action to be Performed:

PLN200203

Provided the project is developed and operated under an Employer Sponsored Housing Permit issued by the County Environmental Health Bureau, or a successor agency, the project is exempt from the requirements of the Inclusionary Housing Ordinance per 18.40.050.B.3 of the County Code.

The applicant has requested a 35 percent density bonus and two incentives (i.e., exceedance of zoning district maximum height and parking reduction) from the County, which requires the project comply with California Government Code Section 65915 and Chapter 21.65 of the Monterey County Code. A density bonus of 35 percent of the base units (26 units) requires that 11 percent of the base units, or three units, be rent restricted for very low-income households. A housing development that restricts 10 percent of the base units for very low-income households qualifies for two incentives. Restricting three units for very low-income households makes the project eligible for the two incentives.

The applicant shall provide a copy of the Employer Sponsored Housing permit to Monterey County HCD — Housing annually by August 15th, or, when it is a new permit, within 45 days of receipt. Should the applicant fail to comply with the Use Permit granted for this project or fail to provide the required Employer Sponsored Housing permit, the applicant will be subject to the Affordable or Inclusionary Housing requirements in effect at that time. The applicant will receive credit against the Affordable or Inclusionary Housing requirements for the 3 very low-income units already restricted by this condition of approval.

Prior to issuance of the first permit, the project applicant shall execute an Affordable Housing Agreement with the County, in a form acceptable to the County, which specifies that three (3) very low-income Affordable Housing Units shall be provided on the project site. The Agreement shall address, but not be limited to, the type and size of the units, the location of the units, pricing, selection of tenants, and phasing of the affordable unit construction related to the construction and occupancy of the project.

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22. H01 - Housing, Inclusionary Housing

Responsible Department:

Housing

Condition/Mitigation Monitoring Measure:

Provided the project is developed and operated under an Employer Sponsored Housing Permit issued by the County Environmental Health Bureau, or a successor agency, the project is exempt from the requirements of the Inclusionary Housing Ordinance per 18.40.050.B.3 of the County Code. If, at some time in the future, the development is operate as a market rate rental project, the project will be subject to the County's Inclusionary Housing Ordinance, No. 5175 and 2010 General Plan Land Use Policy LU-2.13, which requires five percent of the total units be set aside for workforce I households, eight percent of the total units shall be set aside for moderate income households, six percent of the total units in the development shall be set aside for low income households and an additional six percent of the total units in the development shall be set aside for very low income households. As such, the project shall contribute 6.25 Affordable Housing Units. This requirement will be triggered at any time the required Employer Sponsored Housing permit is not issued by the Monterey County Department of Health's Environmental Health Bureau. The applicant shall provide a copy of the Employer Sponsored Housing permit to Monterey County HCD - Housing annually by August 15th, or, when it is a new permit, within 45 days of receipt.

Prior to issuance of the first permit, the project applicant shall execute an Affordable Housing Agreement with the County, in a form acceptable to the County, which specifies upon conversion to a market rate project at least 6.25 Affordable Housing Units shall be provided on the project site with four at a very low-income level (includes the three units restricted under the density bonus provisions), two at a low-income level, two at a moderate-income level, and one at a Workforce I level. The fractional 0.25-unit may be paid as an in-lieu fee, based on the adopted Inclusionary In-Lieu Fee Schedule in place at the time the project is converted to a market rate project. That Agreement shall address, but not be limited to, the type and size of the units, the location of the units, pricing, selection of tenants, and phasing of the affordable unit construction related to the construction and occupancy of the project.

Compliance or Monitoring Action to be Performed:

Prior to issuance of the first permit, the project applicant shall execute an Affordable Housing Agreement with the County, in a form acceptable to the County, which specifies upon conversion to a market rate project at least 6.25 Affordable Housing Units shall be provided on the project site with four at a very low-income level (includes the three units restricted under the density bonus provisions), two at a low-income level, two at a moderate-income level, and one at a Workforce I level. The fractional 0.25-unit may be paid as an in-lieu fee, based on the adopted Inclusionary In-Lieu Fee Schedule in place at the time the project is converted to a market rate project. That Agreement shall address, but not be limited to, the type and size of the units, the location of the units, pricing, selection of tenants, and phasing of the affordable unit construction related to the construction and occupancy of the project.

The applicant shall provide a copy of the Employer Sponsored Housing permit to Monterey County HCD – Housing annually by August 15th, or, when it is a new permit, within 45 days of receipt.

If the applicant cannot supply the annual permit, within an additional 45 days, the Affordable Housing Agreement will be triggered.

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23. SPP001 - OUTDOOR RECREATION AREA MAINTANENCE/SUPPLIES

Responsible Department:

Parks Enforcement

Condition/Mitigation Monitoring Measure:

RECREATION AREA MAINTANENCE/SUPPLIES:

The owner must provide evidence on an ongoing basis that the property has met Monterey County Code section 21.66.060.C.3.g and section 19.12.010(D) in the form of ongoing availability of recreation areas shown in the Planning Permit Plans (sheet L-4.0) and that the physical materials required for the recreation activities related to each area are available to the tenants and in good working order. These supplies are as follows:

- basketball hoop and net, backboard and pole
- clearly visible marking on the asphalt following half-court marking California high school courtside regulations
- clean, level turf for soccer or football to be safely played on the turn area in the northern point of the parcel
- at least two soccer goal nets on movable frames
- materials for marking soccer field such as chalk line roller
- plastic cones for corner markings
- two chess sets
- two sets of dominos
- two sets of checkers
- a ping pong table and supplies
- an assortment of other backyard sport supplies such as frisbees, cornhole game sets, etc.

Compliance or Monitoring Action to be Performed:

Prior to occupation, provide evidence of all the itemized sports materials and supplies for inspection.

On an on-going basis, provide evidence of all the itemized sports materials and supplies in photographic form as part of annual report to HCD. If the annual report is found lacking in evidence or is not provided, HCD reserves the right to make an onsite inspection and require the owner to provide the materials in a reasonable period of time (under one month).

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

Responsible Department:

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. Exterior lights shall have recessed or shielded lighting elements. The applicant shall submit an exterior lighting plan as part f the construction plan set. 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 indicate the location, type, and wattage of all light fixtures and show a photograph or sketch of the proposed lighting fixtures. The exterior lighting plan shall be subject to approval by the HCD-Chief of 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 exterior lighting plans as part of the construction permit plan set for review and approval by HCD-Planning.

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.

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25. PDSP001: MITIGATION MEASURE BIO-1

Responsible Department:

Planning

Condition/Mitigation Monitoring Measure:

Mitigation Measure BIO-1: Employee Education on Biological Resources. A qualified biologist shall conduct an Employee Education Program for the construction crew prior to any construction activities. The qualified biologist shall meet with the construction crew at the onset of construction at the project site to educate the construction crew on the following:

- 1. the appropriate access route(s) in and out of the construction area and review project boundaries;
- 2. how a biological monitor will examine the area and agree upon a method which will ensure the safety of the monitor during such activities,
- 3. the identification of special-status species that may be present; and the California Red-Legged Frog (CRLF) training shall include:
- a) Identifying photographs of CRLF at typical age demographic and phenotypes for the dispersal habitat area and Information about distribution and habitat needs of CRLF and their sensitivity to human activities;
- b) The special status of CRLF including legal protection, recover efforts and penalties for violation.
- c) Distribution of wallet?sized cards and/or a fact sheet handout containing the information identified in a c for the construction monitor to carry when on the project site. The Applicant/Owner shall make at least three copies of a version of the card/fact sheet in English and Spanish available to the construction monitor to provide to employees upon request. Each card or handout shall also direct personnel to contact the construction monitor if any tentative identification is made.

Compliance or Monitoring Action to be Performed:

Mitigation Monitoring Action BIO-1.1

Prior to construction permits from HCD - Building Services, the owner/applicant shall submit to HCD - Planning for review and approval a contract with a qualified biologist on the County's list of approved biological consultants for the required focused botanical surveys. When the contract is reviewed and approved, and other mitigation actions and steps in conditions of approval required prior to construction permit issuance are met, HCD-Planning staff will remove hold on the issuance of construction permits from HCD - Building Services.

Mitigation Monitoring Action BIO-1.2

Within one week of the commencement of construction activities including grading, the owner/applicant shall submit evidence to HCD - Planning for review and approval that the education program took place. This evidence shall be in the form of minutes and/or a list of attendees. The list will be updated as required when new personnel start work; no staff member may work in the field without participating in the Employee Education Program.

Mitigation Monitoring Action BIO-1.3

Prior to the building final, the owner/applicant shall submit to HCD – Planning a letter from the qualified biologist demonstrating how the education program was implemented, and how it was successful. The letter shall include the full and final list of all construction staff who participated in the Employee Education Program.

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26. PDSP002: MITIGATION MEASURE BIO-2

Responsible Department:

Planning

Condition/Mitigation Monitoring Measure:

Mitigation Measure BIO-2: Botanical Survey. Prior to construction, a focused botanical survey shall be conducted within the project site during the appropriate blooming period (approximately May or June) to determine the presence or absence of Monterey spineflower within the site. If this species is not identified within the project site, no additional mitigation is required. If Monterey spineflower is identified within the project site, individuals that are not in the construction footprint shall be fenced or flagged for avoidance. A biological monitor shall supervise the installation of protective fencing and shall train a construction worker to be the onsite monitor. The site monitor shall verify in a log that protective fencing remains intact for the duration of construction. If avoidance of all Monterey spineflower is not possible, a Revegetation Plan shall be prepared by a qualified biologist prior to construction. The plan shall include a detailed description of revegetation areas, plant source material, planting specifications, and a monitoring program that describes annual monitoring efforts which incorporate success criteria and contingency plans if success criteria are not met.

Compliance or Monitoring Action to be Performed: Mitigation Monitoring Action BIO-2.1

Prior to construction permits from HCD - Building Services, the owner/applicant shall submit to HCD - Planning for review and approval a contract with a qualified biologist on the County's list of approved biological consultants for the required focused botanical surveys. When the contract is reviewed and approved, and other mitigation actions and steps in conditions of approval required prior to construction permit issuance are met, HCD-Planning staff will remove hold on the issuance of construction permits from HCD - Building Services.

Mitigation Monitoring Action BIO-2.2

Prior to construction permits from HCD - Building Services, the owner/applicant shall submit evidence to HCD - Planning for review and approval evidence that the botanical surveys took place during the appropriate blooming periods and submit the results of the presence/absence surveys. HCD-Planning will hold construction permits, including grading permits, until the botanical survey results are submitted and reviewed.

Mitigation Monitoring Action BIO-2.3

If special-status plants are found on the site, prior to construction permits from HCD - Building Services, the owner/applicant shall submit to HCD - Planning for review and approval evidence that these species were avoided. If avoidance is not feasible, the owner/applicant or the qualified biologist shall submit to HCD - Planning for review and approval a Restoration Plan prepared by a qualified biologist. The restoration plan shall include the species and number of individual special-status plants that are expected to be impacted by development and detailed description of restoration areas, plant source material, planting specifications, and a monitoring program with annual monitoring efforts which incorporate success criteria and contingency plans if success criteria are not met. If the Restoration Plan discloses take of plants that are rare, threatened or endangered within the State of California, the Restoration Plan will be shared with CDFW for review. The killing or possession of California rare, threatened or endangered plant species is prohibited by California law. Other actions may be taken by CDFW at that time; the owner/applicant shall follow those required steps and inform HCD-Planning staff of the procedures and the timing of completion.

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27. PDSP003: MITIGATION MEASURE BIO-3

Responsible Department:

Planning

Condition/Mitigation Monitoring Measure:

Mitigation Measure BIO-3: Raptor and Nesting Bird Surveys. To avoid impacts to nesting birds, construction shall commence prior to the nesting season (February 1 through September 15). If this is not possible, a pre-construction survey for nesting birds shall be conducted by a qualified biologist within 14 days prior to the commencement of construction activities in all areas that may provide suitable nesting habitat within 300 feet of the project boundary. If nesting birds are identified during the pre-construction survey, an appropriate buffer shall be imposed within which no construction activities or disturbance will take place (generally 300 feet in all directions). In the case that active nests are found and buffered zones marked, a qualified biologist shall be contracted to be on-site for initiation or re-initiation of work in the vicinity of the nest (up to 500 feet) to ensure that the buffer is adequate and that the nest is not stressed and/or abandoned. No work shall proceed in the vicinity of an active nest until such time as all young are fledged, or until after September 15 (when young are assumed fledged). Because some bird species nest early in spring and others nest later in summer, some breed multiple times in a season, surveys for nesting birds may be required to continue during construction to address new arrivals. The necessity and timing of these continued surveys will be determined by the qualified biologist based on review of the final construction plans.

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Compliance or Monitoring Action to be Performed:

Mitigation Monitoring Action BIO-3.1:

During construction permit application through HCD - Building Services, the owner/applicant shall submit a construction schedule detailing project activities, including when vegetation removal will be scheduled, to HCD - Planning and HCD - Building Services for review. If this action is not completed, HCD - Planning staff will place a hold on construction permits.

Mitigation Monitoring Action BIO-3.2:

If, in the determination of HCD – Planning and pursuant to the nesting periods described in this condition, the schedule indicates that vegetation removal is likely to occur during the raptor and other nesting avian species avoidance period, the applicant shall submit a contract with a qualified biologist from the County's list of approved consultants for the required surveying to HCD – Planning. The contract shall be submitted to HCD-Planning prior to construction permit issuance. If this action is not completed, HCD – Planning staff will place a hold on construction permits.

Mitigation Monitoring Action BIO-3.3:

The owner/applicant or the qualified biologist shall promptly send the results of the qualified biologist's surveys in text and graphical form to HCD – Planning. If the qualified biologist deems a no-disturbance buffer is warranted, the owner/applicant shall establish the buffer in accordance with the qualified biologist's recommendations and update the grading plan with notes and graphical indications of the buffer areas. Alert HCD – Planning of the update to the grading permit for prompt review. HCD – Planning staff will place a hold on construction permits until this action is completed or written documentation is received from the biologist that buffers are not necessary.

Mitigation Monitoring Action BIO-3.4:

If no-disturbance buffers are found to be necessary by the qualified biologist, the owner/applicant or the qualified biologist shall submit evidence to HCD - Planning for review and approval that the no-disturbance buffers have remained in place until the young of the year have fledged at the mapped locations in the form of photographic evidence and a brief report by the qualified biologist. This documentation shall be received by HCD – Planning within four months of the survey dates.

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28. PDSP004: MITIGATION MEASURE BIO-4

Responsible Department:

Planning

Condition/Mitigation Monitoring Measure:

Mitigation Measure BIO-4: California Red-legged Frog (CRLF) Survey. A qualified biologist shall survey the project site and immediately adjacent areas 48 hours before and the morning of the onset of work activities for the presence of CRLF. If any life stage of CRLF is observed, construction activities shall not commence until the Service is consulted and appropriate actions are taken to allow project activities to begin. The biologist shall fully train construction workers who shall serve as the onsite monitor. The training group size share ensure that at least one trained monitor is at the construction site at all times during the pre-construction and construction phases. If any life stage of CRLF is found and these individuals are likely to be killed or injured by work activities, work shall stop and the Service shall be contacted. Construction activities will not resume until the Service is consulted and appropriate actions are taken to allow project activities to continue.

Compliance or Monitoring Action to be Performed:

Mitigation Monitoring Action BIO-4.1:

During construction operations, the owner/applicant or the qualified biologist shall send the results of the qualified biologist's CRLF surveys to HCD - Planning. If the qualified biologist discovers any life stage of CRLF, construction activities will not commence and the owner/applicant or biologist will notify HCD - Planning that USFWS has been consulted. Next actions taken will be in accordance with the recommendations of USFWS. Pre-construction and morning-of-onset survey results and evidence must be submitted to HCD - Planning in a timely manner which is contingent on the rate of construction activity as determined by the construction timeline; results are expected either at the end of every two weeks or at the end of every month of ground disturbing and vegetation removal activities. Full documentation shall be submitted to HCD - Planning prior to building final or commencement of use, whichever comes first.

Mitigation Monitoring Action BIO-4.2:

During ground disturbing and vegetation removal activities, a qualified biologist or biologist- trained construction monitor shall survey appropriate areas of the construction site daily before the onset of work activities for the presence of CRLF. The construction monitor shall remain onsite during all ground disturbing and vegetation removal activities. The CRLF training and supporting documents are listed in MM BIO-1, item 3.

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29. PDSP005: MITIGATION MEASURE BIO-5

Responsible Department:

Planning

Condition/Mitigation Monitoring Measure:

California Red-legged Frog (CRLF) Construction Monitoring Mitigation Measure BIO-5: and Reporting. After ground disturbing and vegetation removal activities are complete, or earlier if determined appropriate by the qualified biologist, the qualified biologist will designate a Construction Monitor to oversee on-site compliance with all avoidance and minimization measures. The qualified biologist shall ensure that this construction monitor receives the sufficient training in the identification of CRLF. The Construction Monitor or the qualified biologist shall be authorized to stop work if the avoidance and/or minimization measures are not being followed. If work is stopped due to the presence of CRLF, the U.S. Fish and Wildlife Service (USFWS) shall be notified and construction activities will not resume until the Service is consulted and appropriate actions are taken to allow project activities to continue. As part of the Construction Monitor's daily tasks at the worksite, they will prevent inadvertent entrapment of CRLF during project construction, all excavated, steep-walled holes or trenches more than two feet deep will be covered at the close of each working day with plywood or similar materials. Before such holes or trenches are filled, they will be thoroughly inspected by the Construction Monitor for trapped animals. The qualified biologist and the construction monitor shall complete a daily log summarizing activities and environmental compliance throughout the duration of the proposed project. A complete daily log shall be submitted to HCD-Planning to review prior to final occupancy.

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Compliance or Monitoring Action to be Performed:

PI N200203

Mitigation Monitoring Action BIO-5.1:

The qualified biologist shall remain available to come to the site if a CRLF is identified until all ground disturbing activities are completed. If any life stage of the CRLF is found and these individuals are likely to be killed or injured by work activities, the qualified biologist shall be contacted, and work shall stop in that area until the CRLF has moved on its own out of the work area and the USFWS has been contacted. Construction activities will not resume until the USFWS is consulted and appropriate actions are taken to allow project activities to continue.

Mitigation Monitoring Action BIO-5.2:

During ground disturbing and vegetation removal activities, the owner/applicant or the qualified biologist shall send the results of the qualified biologist's daily CRLF surveys to HCD-Planning. If the qualified biologist confirms discovery of any life stage of CRLF, ground disturbing and vegetation removal activities will stop and the owner/applicant or biologist will notify HCD-Planning that USFWS has been consulted. Next actions taken will be in accordance with the recommendations of USFWS. All daily surveys and evidence must be submitted to HCD-Planning in a timely manner which is contingent on the rate of construction activity as determined by the construction timeline; results are expected either at the end of every two weeks or at the end of every month of ground disturbing and vegetation removal activities. Full documentation shall be submitted to HCD-Planning prior to building final or commencement of use, whichever comes first.

Mitigation Monitoring Action BIO-5.3: After ground-disturbing and vegetation removal activities are complete, or earlier if determined

appropriate by the qualified biologist, the qualified biologist will designate a construction monitor to oversee on-site compliance with all avoidance and minimization measures. The qualified biologist shall ensure that this construction monitor has fully understood the training described in MM BIO-5 on the identification and enforcement of protection of CRLF. The construction monitor or the qualified biologist is authorized to stop work if the avoidance and/or minimization measures are not being followed. If work is stopped, the USFWS shall be notified. The qualified

biologist and the construction monitor shall complete a daily log summarizing activities and environmental compliance throughout the duration of the proposed project.

Mitigation Monitoring Action BIO-5.4:

The owner/applicant shall send the results of the designated construction monitor's daily CRLF surveys during ground-disturbing and vegetation removal activities in the form of a daily log summarizing activities and compliance with the CRLF monitoring to HCD-Planning. If the construction monitor or qualified biologist confirms discovery of any life stage of CRLF, construction activities will stop and the owner/applicant or biologist will notify HCD-Planning that USFWS has been notified. Next actions taken will be in accordance with the recommendations

of USFWS. All daily surveys and evidence must be submitted to HCD-Planning for review in a timely manner. Reporting timing is contingent on the rate of construction activity as determined by the construction timeline; results are expected either at the end of every two weeks or at the end of every month of construction activities. If HCD-Planning finds the daily CRLF surveys are not sufficiently complete (compared to the Biologist's survey log and evidence), then the Chief of Planning will communicate to the owner/applicant that the Biologist must 1) retrain the construction monitor, 2) train a different person for the task, or 3) monitor the grading/construction site fulltime. The change in protocol shall be commensurate with the intensity of the mishandling of the task. Full documentation shall be submitted to HCD-Planning prior to building final or

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30. PDSP006: MITIGATION MEASURE BIO-6

Responsible Department: Planning

Condition/Mitigation
Monitoring Measure:

Mitigation Measure BIO-6: Safe Worksite for Wildlife Movement — Best Management Practices. Only tightly woven fiber netting or similar material may be used for erosion control at the project site. Coconut coir matting is an acceptable erosion control material. No plastic mono-filament matting will be used for erosion control, as this material may ensnare wildlife, particularly CRLF. Because dusk and dawn are often the times when CRLF are most actively foraging and dispersing, all construction activities shall cease one half hour before sunset and shall not begin prior to one half hour after sunrise. Prevent inadvertent entrapment of CRLF during project construction, all excavated, steep-walled holes or trenches more than two feet deep will be covered at the close of each working day with plywood or similar materials. Before such holes or trenches are filled, they will be thoroughly inspected by the Construction Monitor for trapped animals (see MM-BIO-5). All trash that may attract predators shall be properly contained, removed from the construction site, and disposed of regularly. Following construction, all trash and construction debris shall be removed from work areas.

Compliance or Monitoring Action to be Performed:

Mitigation Monitoring Action BIO-6.1:

The Safe Worksite for Wildlife Movement BMPs shall be noted in a bullet-list on the grading and construction site plans.

Mitigation Monitoring Action BIO-6.2:

Prior to the issuance of construction permits from HCD-Building Services, the owner/applicant shall submit to HCD - Planning for review and approval in the form of a presentation of photographic evidence with time and date stamp and brief explanations that all protective fencing that was proscribed by a qualified biologist is in place prior to construction. These BMPs shall be occasionally assessed by HCD staff at construction inspections, as well.

Mitigation Monitoring Action BIO-6.3:

Within one month of the commencement of construction, the owner/applicant shall submit a signed and dated report from the onsite construction manager attesting that all construction workers have been trained that food-related and other trash must be disposed of in closed containers and removed from the project area at least once a week during the construction period or more often if trash is attracting avian or mammalian predators, and that construction personnel will not feed or otherwise attract wildlife to the area during construction. If the documentation is not received by HCD-Planning within six weeks of the construction training, notice will be issued through the Code Compliance division of the HCD Department that the building final inspection will be on hold until MM Action BIO- 6.3 is completed.

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31. PDSP007: MITIGATION MEASURE CULT-1

Responsible Department:

Planning

Condition/Mitigation Monitoring Measure:

Mitigation Measure CULT-1: Employee Education on Cultural Resources. To reduce potential impacts to cultural resources that may be discovered during development of the site, a qualified archaeologist shall conduct a cultural resource awareness and response training for the construction field staffs that conduct any grading or excavation activities. The construction plans shall include the standard notes of the on-going condition to halt work immediately when any cultural, archaeological, historical, or paleontological resources are uncovered at the site. If the find is determined to be significant, work shall remain halted until proper mitigation measures for the discovery has been formulated and implemented, with the concurrence of HCD-Planning and the archaeologist.

Compliance or Monitoring Action to be Performed:

Mitigation Monitoring Action CULT-1:

a: 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 activities. 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.

b: 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 if any cultural resources are found. The contract shall include provisions requiring the monitor be present during soil disturbance for all grading and excavation and authorizing the monitor to stop work in the event resources are found. The contract shall be submitted to HCD-Planning for review and approval. In the events that HCD-Planning finds 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.

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32. PDSP008: MITIGATION MEASURE PUBLIC-1

Responsible Department:

Planning

Condition/Mitigation Monitoring Measure:

Mitigation Measure PUBLIC-1: The owner shall provide an Emergency Action Plan for the project site. The Plan shall be prepared by a professional with expertise in the field. The Plan shall include to-scale diagrams of the site and a plan of response involving transportation arrangements and areas of refuge. The Plan shall identify all pertinent emergency contact information, for before, during, and after evacuation procedures, state the specific duties of tenants, and designate locations for key information to be

displayed for the tenants to access/view. The Plan shall include a training module with a schedule for drills. The Plan shall align with the draft North County Evacuation Guide prepared by the

Monterey County Office of Emergency Services.

Compliance or Monitoring Action to be Performed:

Mitigation Monitoring Action PUBLIC-1:

Prior to issuance of building permit, the owner/applicant shall submit to HCD – Planning and the Office of Emergency Services an Emergency Action Plan for review and approval. The Plan shall incorporate the requirements of this condition.

Mitigation Monitoring Action PUBLIC-1.2

Prior to final inspection, the owner/applicant shall submit evidence demonstrating that the

approved Emergency Action Plan is incorporated into the onsite manager's manual and instructions are clearly displayed within designated areas of the project.

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33. PDSP009: MITIGATION MEASURE TRC-1

Responsible Department:

Planning

Condition/Mitigation Monitoring Measure:

Mitigation Measure TCR-1: Tribal Monitor.

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 on-site during project-related grading and excavation 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. lf resources are discovered, owner/applicant/contractor shall refer to and comply with CULT-1 and Condition No. 3 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.

Compliance or Monitoring Action to be Performed:

Mitigation Monitoring Actions TCR-1:

- 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 Mitigation Measure CULT-1 and Condition No. 3, including all compliance actions. The owner/applicant shall submit said plans to HCD-Planning for review and approval.
- b. 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.
- c. 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.
- d. 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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34. PDSP010: MITIGATION MEASURE UTIL-1

Responsible Department:

Planning

Condition/Mitigation Monitoring Measure:

Mitigation Measure UTIL-1: Sewer System Assessment

The employee housing facility is proposed to receive sewer service from Pajaro County Sanitation District which directs flows to the wastewater treatment plant operated by City of Watsonville. The wastewater assessment for the Project found the need for a video inspection of the collection system to look for damaged pipes, root intrusions and displaced joints. The applicant shall perform an evaluation of the Pajaro County Sanitation District sewer system and identify system improvements necessary to accommodate increased sewer flows resulting from the proposed project and to make any improvements to the system that may be required to ensure that the system can accommodate the new connection. A memorandum from Schaaf & Wheeler dated October 27, 2023 identified the pipeline segments and the best timing of inspection in tabular and map format. The Memorandum was attached to the Initial Study to further clarify the specifics of this Mitigation Measure as Attachment A. If the study finds that improvements are required, the study shall include recommendations for necessary upgrades and an analysis of the downstream sewer main's capacity for the increased flow. The study shall be submitted to the HCD and PCSD for review and approval. the study finds that a sewer lift station or any impacted sewer lines are undersized to serve proposed development, the study shall include recommendations for necessary upgrades and an analysis of the downstream sewer main's capacity for the increased flow, and these improvements must be done prior to construction of the project. With this mitigation applied, the proposed project would not violate waste discharge requirements. (HCD-Planning)

Compliance or Monitoring Action to be Performed:

Mitigation Monitoring Action UTIL-1.1

Prior to issuance of construction or sewer connection permits, the applicant/owner shall cause a study to be made of the Pajaro County Sanitation District sewer system by a qualified professional pursuant to Attachment A of the IS/MND. The study shall include recommendations for necessary upgrades and an analysis of the downstream sewer main's capacity for the increased flow and identify any system improvements necessary to accommodate increased sewer flows resulting from the proposed project. The applicant/owner shall submit the study to HCD and PCSD for review and approval.

Mitigation Monitoring Action UTIL-1.2

Prior to issuance of building permit, the improvements to the existing sewer system shall be completed to the satisfaction of the PCSD and City of Watsonville. A letter shall be provided to the HCD confirming that the specified improvements have been completed to the satisfaction of the PCSD and City of Watsonville. Per communications from the PCSD to the applicant, larger-scale improvements that are recommended by the Sewer System Assessment can be made through an agreement with neighboring developers and County for fair cost-share.

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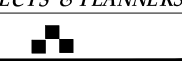
Project / Owner:

APN.: 117-361-017-000

PAJARO, CALIFORNIA

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REFERENCE	PROJECT DIRECTORY		SHEET INDEX	PROJECT INFORMATION	
APPLICABLE CODES: 2019 Building Standards Administrative Code, Part 1, CBSC 2019 California Building Code (CBC) Part 2, CBSC (2006 IBC & California Amendments) 2019 California Electrical Code (CEC) Part 3, CBSC (2006 IBC & California Amendments) 2019 California Electrical Code (CMC) Part 4, CBSC (2006 UMC & California Amendments) 2019 California Plumbing Code (CPC), Part 5 CBSC (2006 UMC & California Amendments) 2019 California Plumbing Code, Part 6 CBSC 2019 California Energy Code, Part 6 CBSC 2019 California Fire Code, Part 9 CBSC (2006 IFC & California Amendments) 2019 California Fire Code, Part 8 CBSC (2006 IFC & California Amendments) 2019 California Referenced Standards, Part 12, CBSC Title 19 C.C.R., Public Safety, SFM Regulations NFPA 72, Natr Fire Alarm Code, (Ca Amended) 2010 Edition (See UL Standard 1971 for "Visual Devices) County of Monterey Municipal Code (Current Edition) RESIDENTIAL UNITS SHALL COMPLY w/ 11a & 11B (CBC 11B-233.1 & 11B-233.3.1.2) Should any condition develop that is not covered by the approved plans and specifications such that the finished work will not comply with title 24, a change order detailing and specifications is to construct this work in accordance with the california building standards code, titles 19 and 24, california code of regulations, should any conditions develop not covered by the approved plans and specifications wherein the finished work will not comply with the 24, california code of regulations, should any conditions develop not covered by the approved plans and specifications wherein the finished work will not comply with the 24, california code of regulations, should any conditions develop not covered by the approved plans and specifications wherein the finished work will not comply with title 24, california code of regulations, a change order detailing and specifying the required work shall be submitted to and approved by the owner before proceeding with the work. CODE ANALYSIS 2 & 3-STORY APARTMENT: R-2 TYPE OF CONSTRUCTION: V-B. SPRINKLERED (CBC	PROJECT OWNER 7741 LANGLEY CANYON ROAD SALINAS, CA 93907 anthonymicole@gmail.com CONTACT: ANTHONY NICOLA PROJECT ARCHITECT THE PAUL DAVIS PATNERSHIP 286 ELDORADO STREET MONTEREY, CA 93940 (831) 373-7459 FAX paulw@pauldavispatnership.com CONTACT: PAUL W. DAVIS, A.I.A. CIVIL ENGINEER ROPER ENGINEERING 48 MANN AVENUE CORRALITOS, CA 95070 (831) 724-5300 PHONE jeff@roperengineering.com CONTACT: JEFF ROPER, P.E. LANDSCAPE DESIGNER BELLINGER, FOSTER, STEINMETZ 425 PACIFIC STREET, SUITE 201 MONTEREY, CA 93940 (831) 646-1383 PHONE (831) 373-8653 FAX MIKE BELLINGER		A0.1 COVER SHEET CIVIL CIVIL CI PRELIMINARY GRADING PLAN 22 PRELIMINARY UTILITY PLAN 33 SECTIONS C4 FIRE TRUCK CIRCULATION PLAN ARCHITECTURAL A1.1 SITE PLAN A1.2 SITE FENCE AND SIGN DETAILS A2.1 PROPOSED FIRST FLOOR PLAN A2.2 PROPOSED SECOND FLOOR PLAN A2.3 PROPOSED THIRD FLOOR PLAN A3.1 PROPOSED EXTERIOR ELEVATIONS LANDSCAPE L-1.0 FUEL MANAGEMENT & TREE REMOVAL PLAN L-2.0 PLANTING PLAN L-4.0 RECREATION PLAN L-4.0 RECREATION PLAN	LOCATION: 124 GONDA ST PAJARO, CA 95076 A.P. N. 117-361-017-0000 PROJECT DESCRIPTION: NEW 35 1 BR & 2 BR UNIT APARTMENT PROJECT, PARKING AREAS, AND OPEN SPACE. ZONING: HDR/20 LAND USE DESIGNATION: RESIDENTIAL HIGH DENSITY SITE AREA: 1.3154 AC (57,299 SF) UNITS DENSITY: 5-20 UNITS / AC FLOOR AREA: 1ST FLOOR = 12.066 SF 2ND FLOOR = 12.066 SF 2ND FLOOR = 12.066 SF 3RD	ir, Drawn E
ABBREVIATIONS		MATERIALS & SYMBOLS	VICINITY MAP	PARKING: 56 TOTAL PARKING PROVIDED BICYCLE: BIKE RACKS 76 / 10 UNITS = 8 REQUIRED	Revisions Plannir Plannir Plannir
② AT CY. CUBIC YARD H.C. HOL. ↓ C. CHITRLINE DBL. DOUBLE HOW. HABAD ↓ PAPALEL DET. DEPT. DEPARTMENT HOW. HABAD ↓ PAPALLEL D.F. DOUBLE HUNG H.GT. HGIL. HOR. ↓ POUND OR NUMBER D.H. DOUBLE HUNG HGT. HGIL. HG	BOARD OBS. OBSCURE	CONCRETE CONCRETE CONCRETE CONTRIBUTION TILE PAVERS (SEE FINISH SCHEDULE) MASONRY MASONRY BATT INSULATION IN SECTION RIGID INSULATION IN SECTION FINISH WOOD MEMBER IN SECTION SECTION NUMBER SHEET NUMBER WOORK POINT, CONTROL POINT, OR DATUM POINT OFFICE ROOM NUMBER WOOD BLOCKING BETWEEN FRAMING MEMBERS IN SECTION STEEL IN SECTION ACCOUSTIC TILE CEILUNG MATERIAL IN SECTION SAND ROCKFILL ROCKFILL DETAIL KEY DETAIL NEW SECTION KEY SECTION KEY SECTION NUMBER WORK POINT, CONTROL POINT, OR DATUM POINT OFFICE ROOM NUMBER WOORK POINT, CONTROL POINT, OR DATUM POINT ON SHEET NOTE SYMBOL (SEE SHEET NOTE S	E. A. Hall Middle School Miyuki Manar Ave School Atri Park Carnitas Trejo Manar Ave Carnitas Tr	UNITS BREAKDOWN: FIRST FLOOR 1-1 BR 10-2 BR SECOND FLOOR 12-2 BR THIRD FLOOR 12-2 BR 35 UNITS	The use of to the origina publication the Re-use, reprivations contact with the acceptant. Sheet Tit CCC

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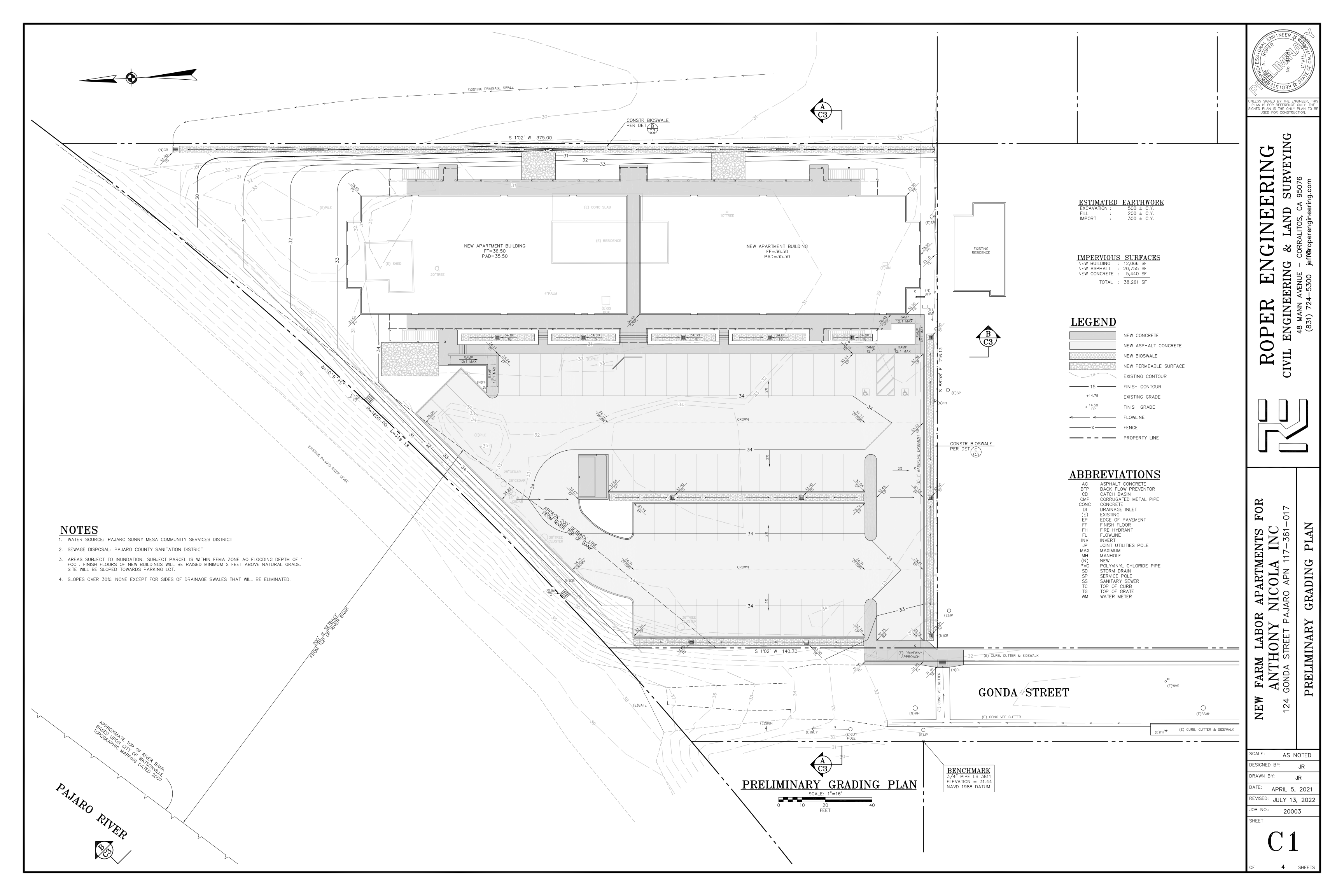
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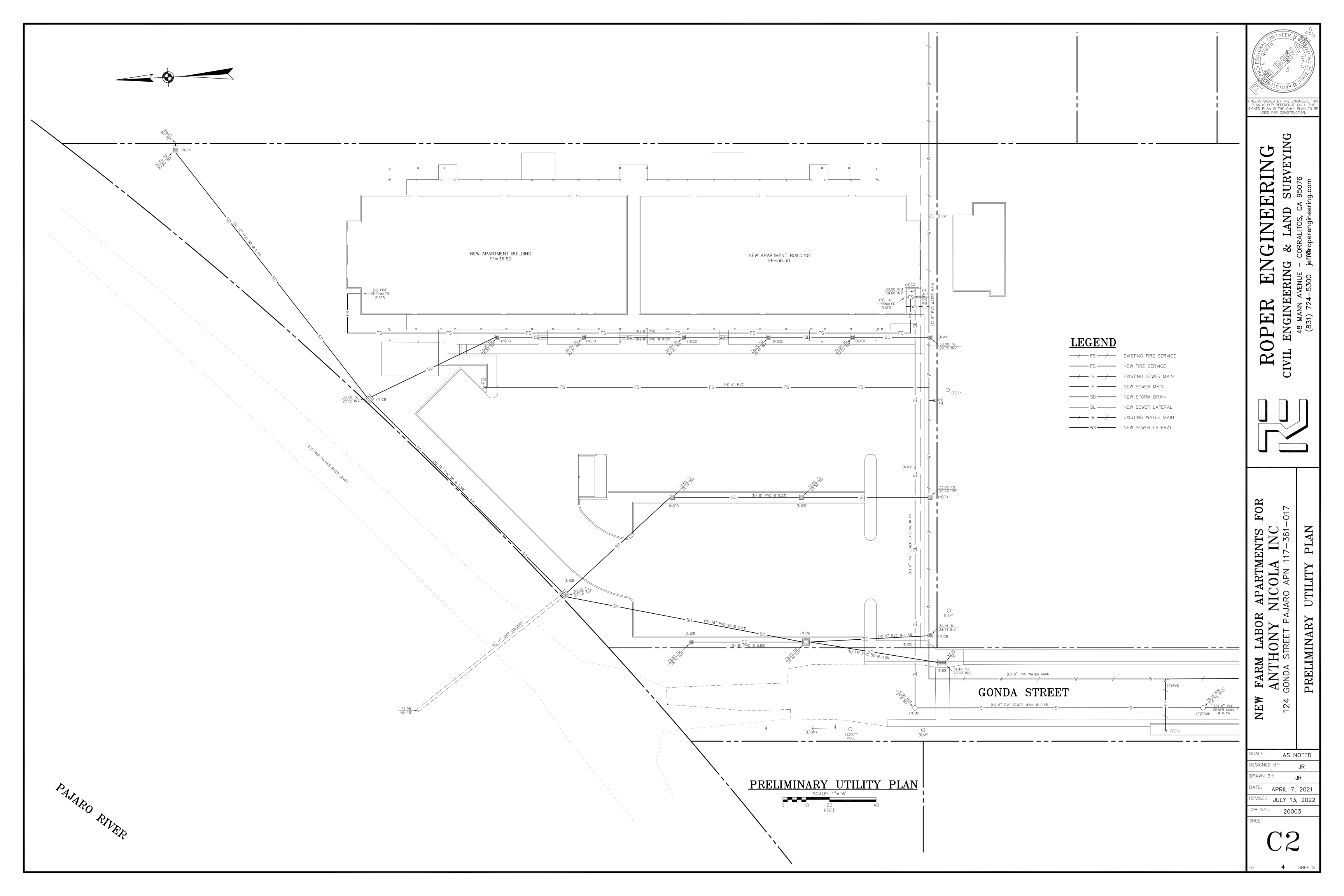
visions: anning Re-submittal 06-15-2021 anning Re-submittal 10-25-2021 anning Re-submittal 01-20-2022 anning Re-submittal 07-25-2022

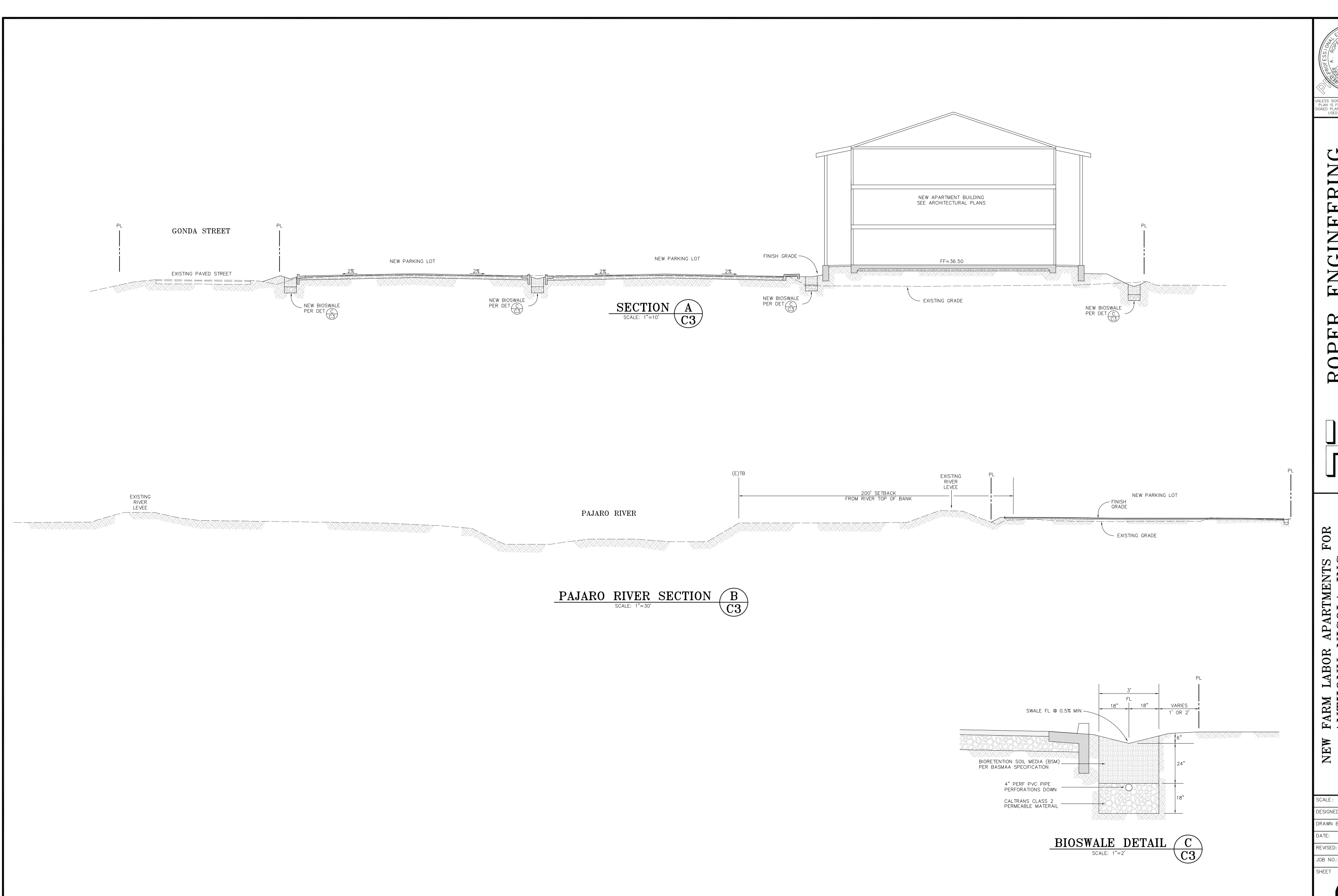
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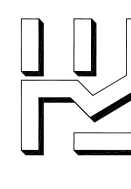






UNLESS SIGNED BY THE ENGINEER, TH PLAN IS FOR REFERENCE ONLY. THE SIGNED PLAN IS THE ONLY PLAN TO E USED FOR CONSTRUCTION.

ROPER



FARM LABOR APARTMENTS FOR ANTHONY NICOLA INC

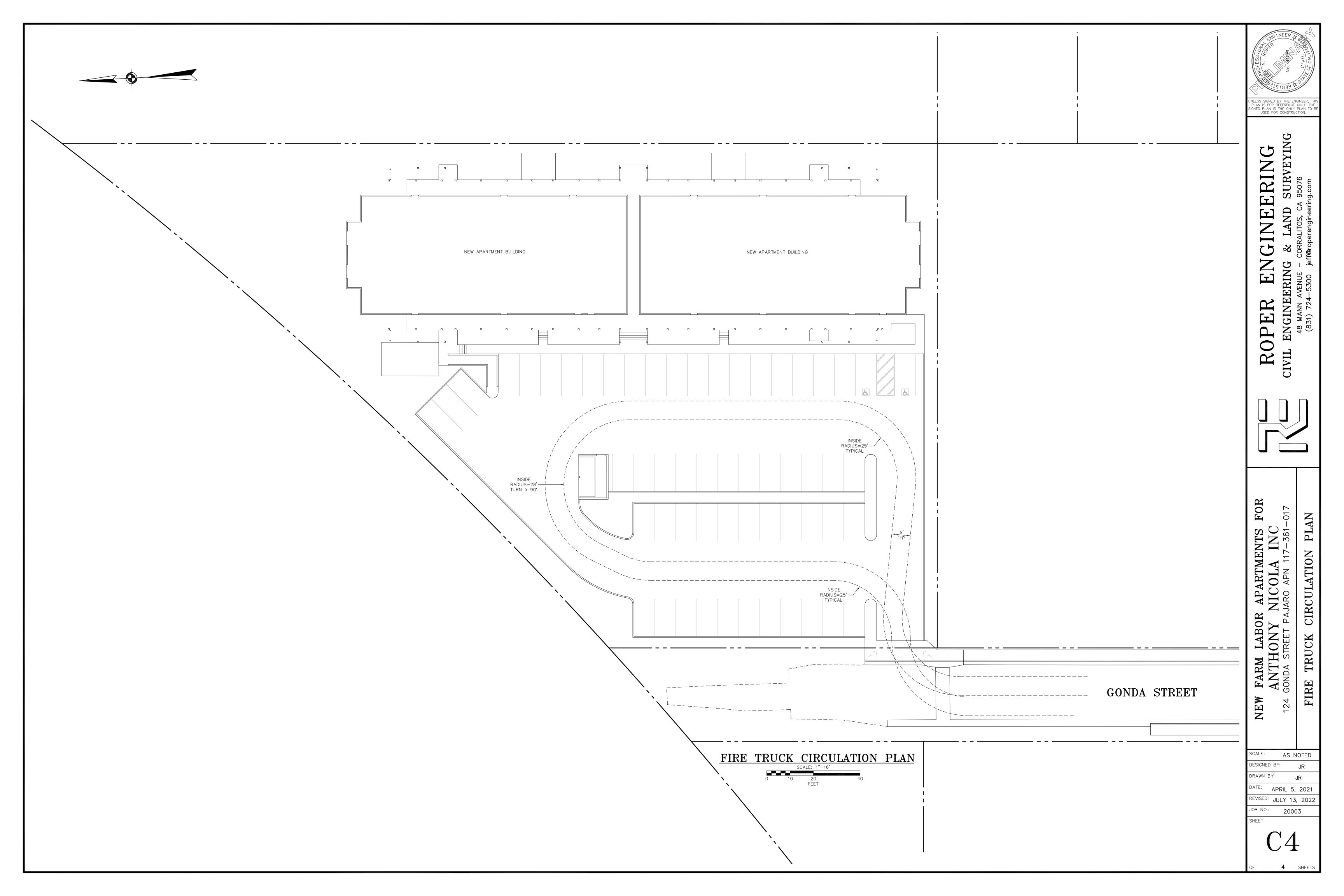
AS NOTED DESIGNED BY: JR DRAWN BY:

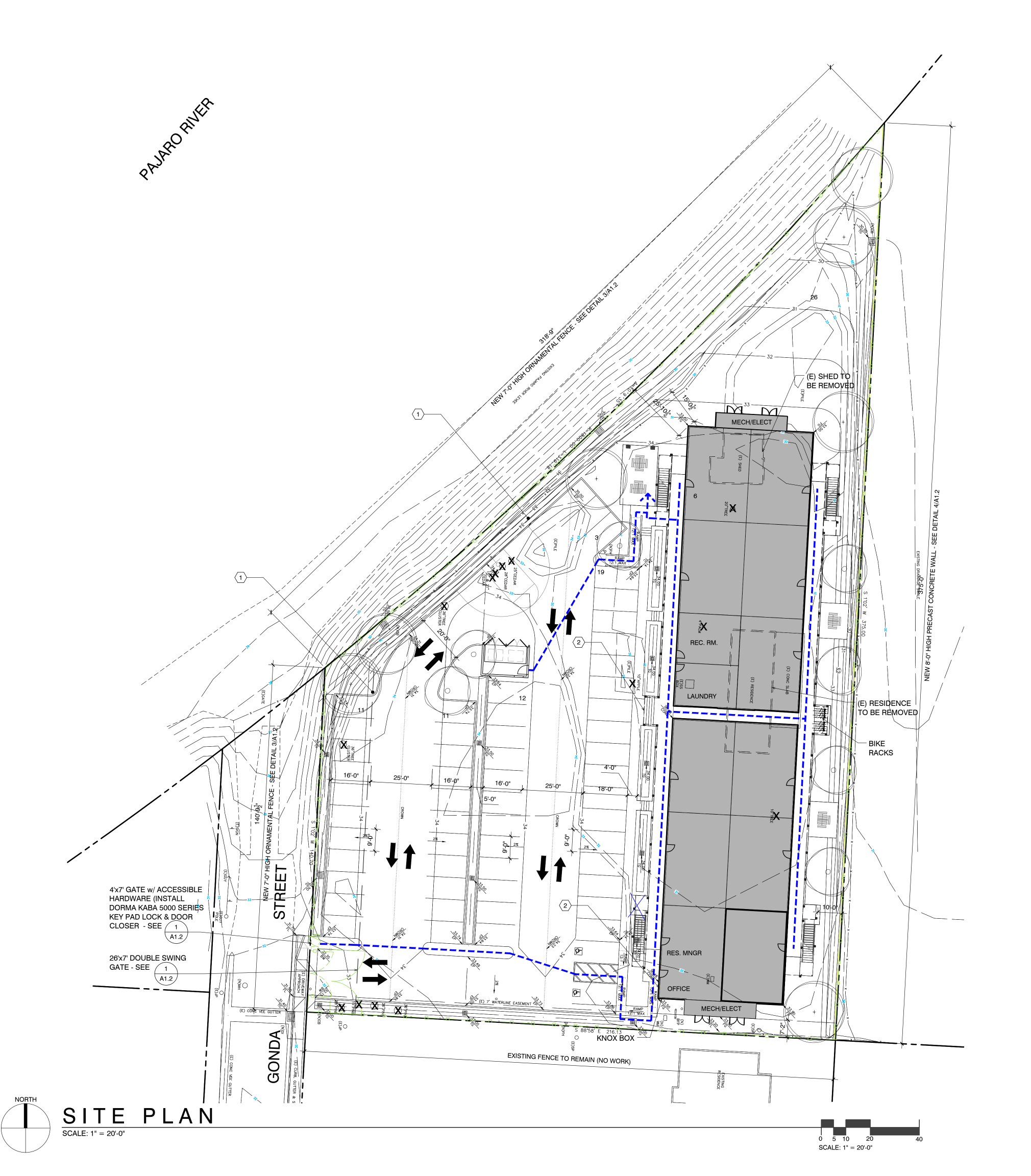
124

DATE: APRIL 5, 2021 REVISED: JULY 13, 2022

JOB NO.: 20003

4 SHEETS





SHEET NOTES

- 1. "NO PARKING" SIGN SEE SIGN SCHEDULE ON SHEET A1.2
- 2. BUILDING ADDRESS SIGN SEE LOCATION ON A3.1 & DETAILS ON SHEET A1.2
- 3. UNIT IDENTIFICATION SEE LOCATION ON A3.1 & DETAILS ON SHEET A1.2

Project / Owner:

Pajaro Apartment

124 GONDA ST PAJARO, CA 95076

APN.: 117-361-017-000

DEVELOPMENT ANALYSIS

LOCATION: 124 GONDA ST PAJARO, CA 95076

117-361-017-000 A.P.N.

PROJECT DESCRIPTION: NEW 35 1 BR & 2 BR UNIT APARTMENT PROJECT, PARKING AREAS, AND OPEN SPACE.

1.3154 AC (57,299 SF)

HDR/20 ZONING:

SITE AREA:

FLOOR AREA:

RESIDENTIAL HIGH DENSITY LAND USE DESIGNATION:

5-20 UNITS / AC

UNITS DENSITY:

1ST FLOOR = 12,066 SF 2ND FLOOR = 12,066 SF 3RD FLOOR = 12,066 SF

TOTAL = 36,198 SF (Areas DO NOT include patios / deck)

BUILDING AREA BREAKDOWN	TOTAL S.F.
CORNER UNITS (2 BEDROOM/ 2 BATH) @ 975 sf @ 22	21,450
INTERIOR UNITS (2 BEDROOM/ 2 BATH) @ 971 sf @ 12	11,652
LAUNDRY @ 455 sf x 1	455
COMMUNITY ROOM @ 519 sf x 1	519
RESIDENT MANAGER / OFFICE @ 975 x 1	975
MECH / ELECT ROOM @ 174 x 2	348
TRASH ENCLOSURE	245
PATIO/STAIRS/WALKWAYS BELOW DECK	3,806
PATIOS 24" ABOVE GRADE	686
TOTAL	40,136 SF

16,802 SF (BLDG. FOOTPRINT Including patio/walkways below deck, stair, LOT COVERAGE & trash enclosure) = 29.3% OF PARCEL

36,198 SF / 57,299 SF = 63% FAR:

3-STORIES NO. OF STORIES:

BUILDING HEIGHT: 41 FT - Highest ridge height to Ave. Nat. Grade 35 FT - Max. Allowed

ESTIMATED CUT/FILL: EXCAVATION =500 CY

FILL = 200 CY

IMPORT = 300 CY

IMPERVIOUS COVERAGE: STRUCTURE = 12,066 SF IMPERVIOUS SURFACES

= 26,195 SF 38,261 SF (67%)

PARKING: 56 TOTAL PARKING PROVIDED

BIKE RACKS 76 / 10 UNITS = 8 REQUIRED BICYCLE:

UNITS BREAKDOWN: FIRST FLOOR 1 10 - 2 BR SECOND FLOOR 12 - 2 BR

THIRD FLOOR 12 - 2 BR 35 UNITS CODE ANALYSIS

2 & 3-STORY APARTMENT:

ALLOWABLE STORIES:

ALLOWABLE FLOOR AREA:

TYPE OF CONSTRUCTION:

ALLOWABLE FLOOR AREA w/

FRONTAGE INCREASE: FIRE SPRINKLERS:

ACTUAL AREA: 15,582 SF MAX SINGLE FLOOR; 43,486 SF MAX. TOTAL

LEGEND

X TREES TO BE REMOVED - SEE LANDSCAPE PLAN

EXTERIOR PATH OF TRAVEL -----

V-B, SPRINKLERED (CBC 903.3.1.1)

21,000 SF PER FLOOR; 42,000 SF TOTAL

22,750 SF PER FLOOR; 45,500 SF TOTAL

WALKING SURFACES WITH A SLOPE LESS THAN 5% AND A MAXIMUM CROSS SLOPE OF 2%. THE SURFACE SHALL BE STABLE, FIRM, AND SLIP RESISTANT. CHANGES IN LEVEL SHALL BE MAXIMUM 1/4" WITHOUT EDGE TREATMENT AND 1/2" MAXIMUM IF TOP 1/4" IS BEVELED MAX. 2:1. WALKWAYS SHALL BE A MINIMUM 4'-0" CLEAR WIDTH. ABRUPT CHANGES IN LEVEL OF ADJACENT GRADE TO THE SIDEWALK EXCEEDING 4" SHALL BE IDENTIFIED BY WARNING CURBS AT LEAST 6" IN HEIGHT ABOVE SIDEWALK SURFACE.

THE ENTIRE SITE & ALL WALKS COMPLY.





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Project Number:

Planning Re-submittal 06-15-2021 Planning Re-submittal 10-25-2021 Planning Re-submittal 01-20-2022

Planning Re-submittal 07-25-2022

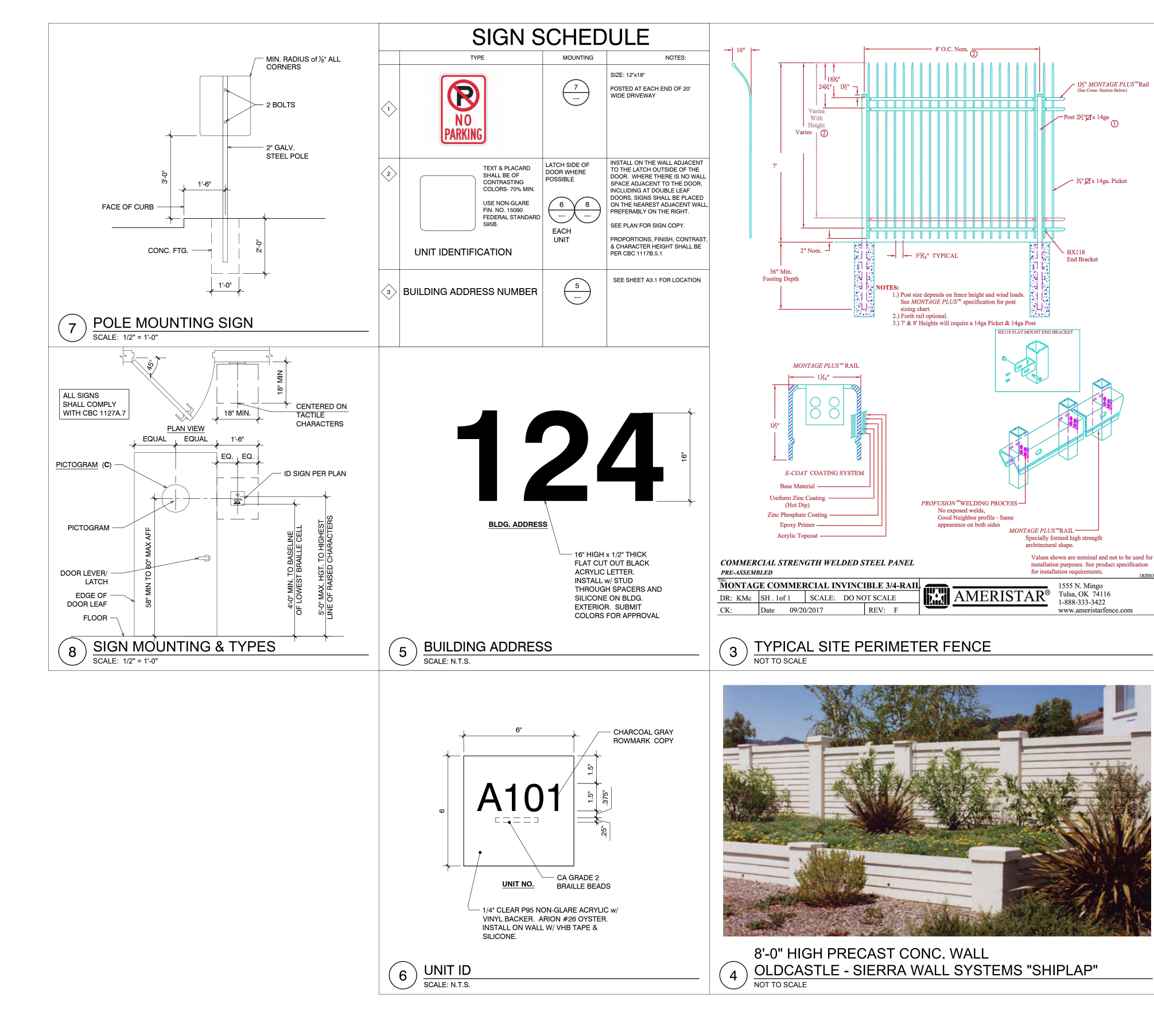
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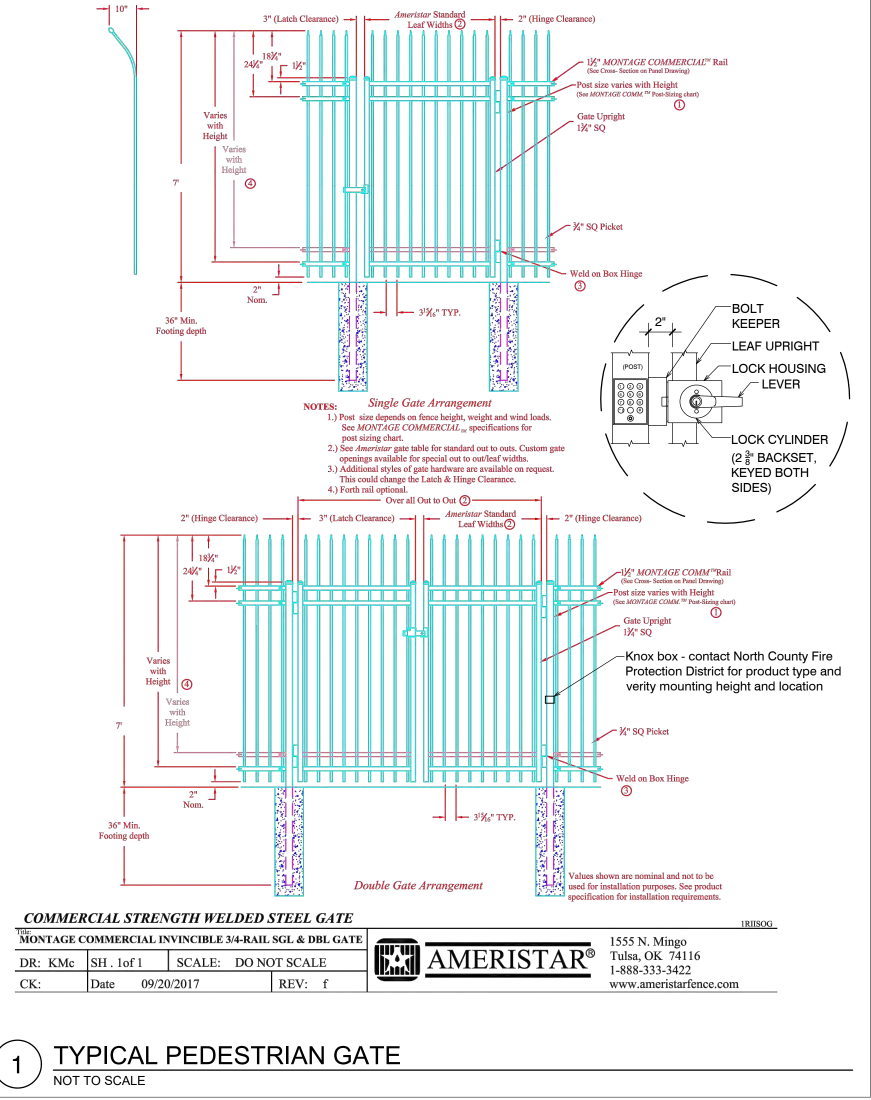
contact with them constitutes prima facie evidence of the acceptance of the restrictions.



Sheet Title: SITE PLAN

Sheet Number:





Project / Owner:

Pajaro Apartment

124 GONDA ST PAJARO, CA 95076

APN.: 117-361-017-000

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o Paul Davis Partnorshin II P

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Drawing Date:

Drawing Date: 04.12

Project Number: 204

Revisions:

Planning Re-submittal 06-15-2021
Planning Re-submittal 10-25-2021
Planning Re-submittal 01-20-2022
Planning Re-submittal 07-25-2022

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SITE FENCE & SIGN DETAILS

Sheet Number:

Pajaro Apartment

124 GONDA ST PAJARO, CA 95076

APN.: 117-361-017-000

LEGEND

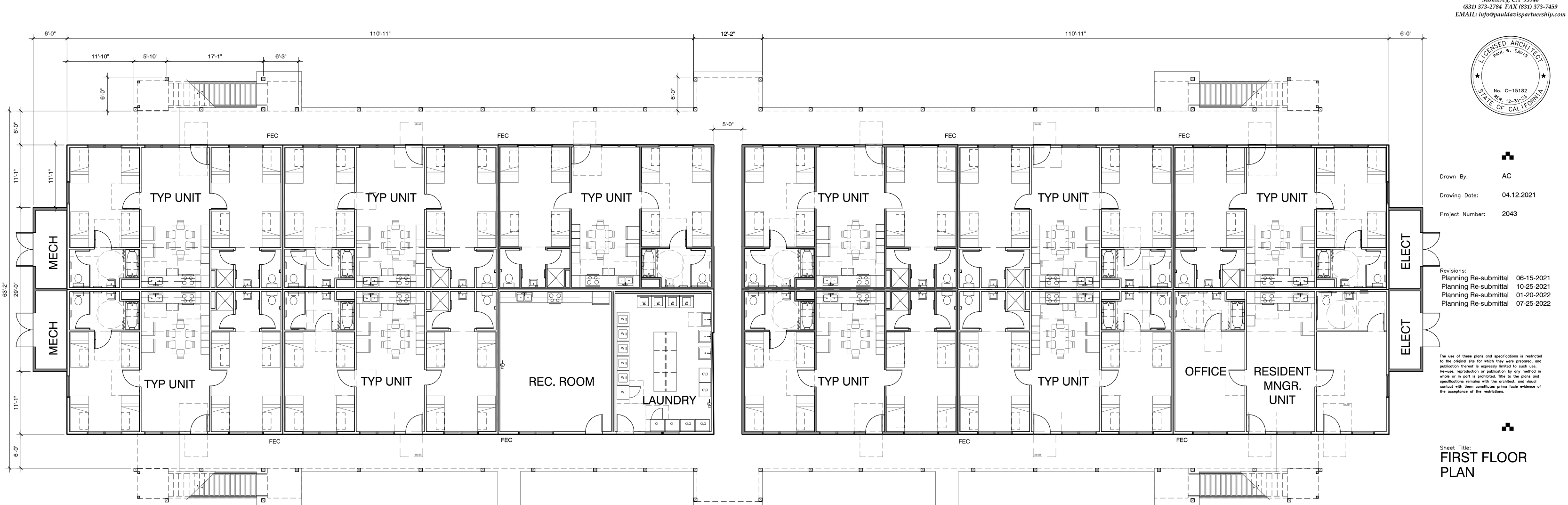
2A:10BC FIRE EXTINGUISHER & WALL MOUNTED CABINET W/ TOP AT 48" AFF

- 2A:10BC FIRE EXTINGUISHER MOUNTED w/ TOP AT FF 48" AFF

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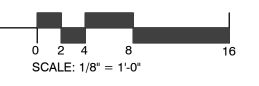


Sheet Number:

PROPOSED FIRST FLOOR PLAN

SCALE: 1/8" = 1'-0"

PLAN NORTH



Pajaro Apartment

124 GONDA ST PAJARO, CA 95076 APN.: 117-361-017-000

LEGEND

FEC

FEC

TYP UNIT

TYP UNIT

114'-6"

TYP UNIT

TYP UNIT

FEC

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TYP UNIT

2A:10BC FIRE EXTINGUISHER & WALL MOUNTED CABINET W/ TOP AT 48" AFF

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Drawn By:
Drawing Date:

Project Number: 2043

Revisions:
Planning Re-submittal 06-15-2021
Planning Re-submittal 10-25-2021
Planning Re-submittal 01-20-2022
Planning Re-submittal 07-25-2022

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...

SECOND FLOOR PLAN

Sheet Number:

0 2 4 8 16 SCALE: 1/8" = 1'-0"



114'-6"

TYP UNIT

TYP UNIT

FEC

FEC

TYP UNIT

TYP UNIT

6'-0"

5'-0"

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TYP UNIT

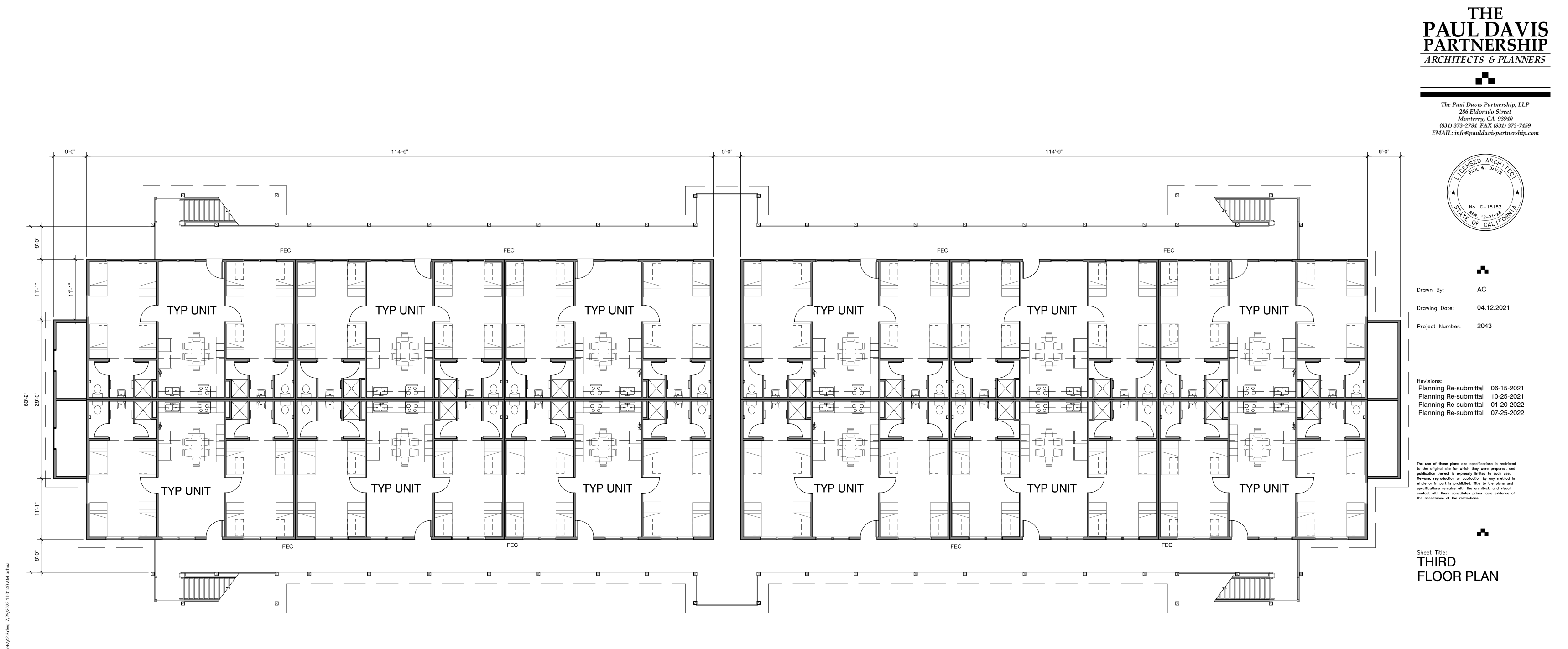
Pajaro Apartment

124 GONDA ST PAJARO, CA 95076

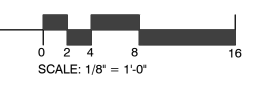
APN.: 117-361-017-000

2A:10BC FIRE EXTINGUISHER & WALL MOUNTED CABINET W/ TOP AT 48" AFF

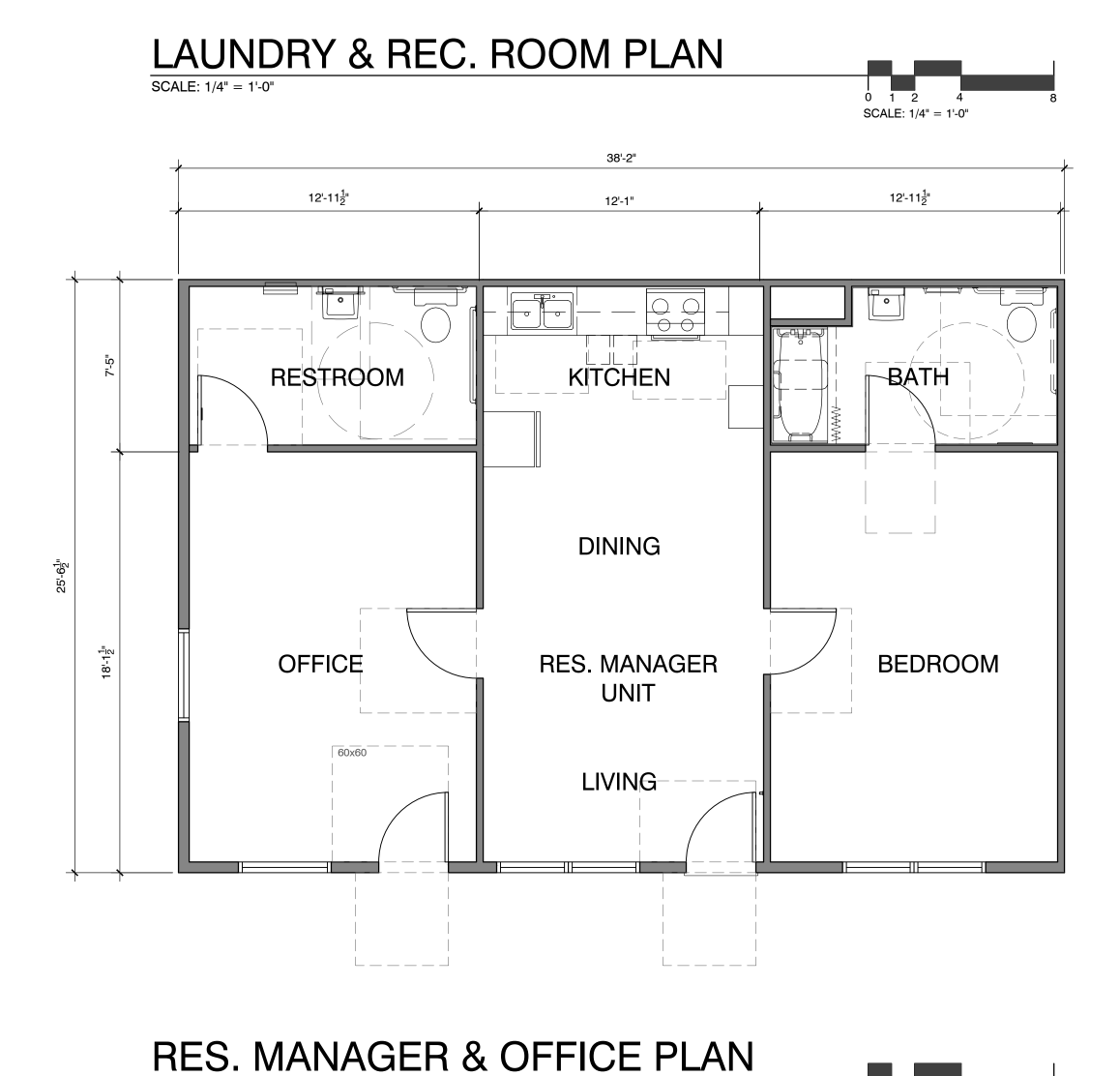
LEGEND



Sheet Number:

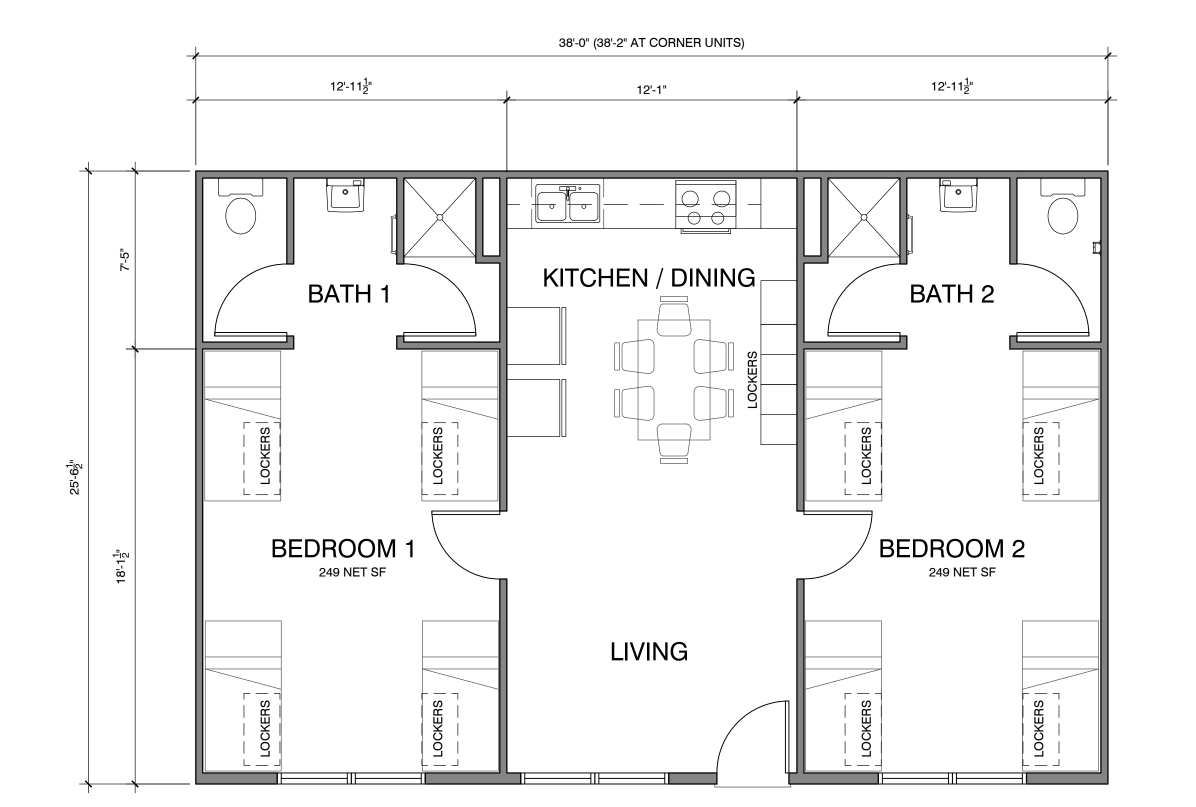


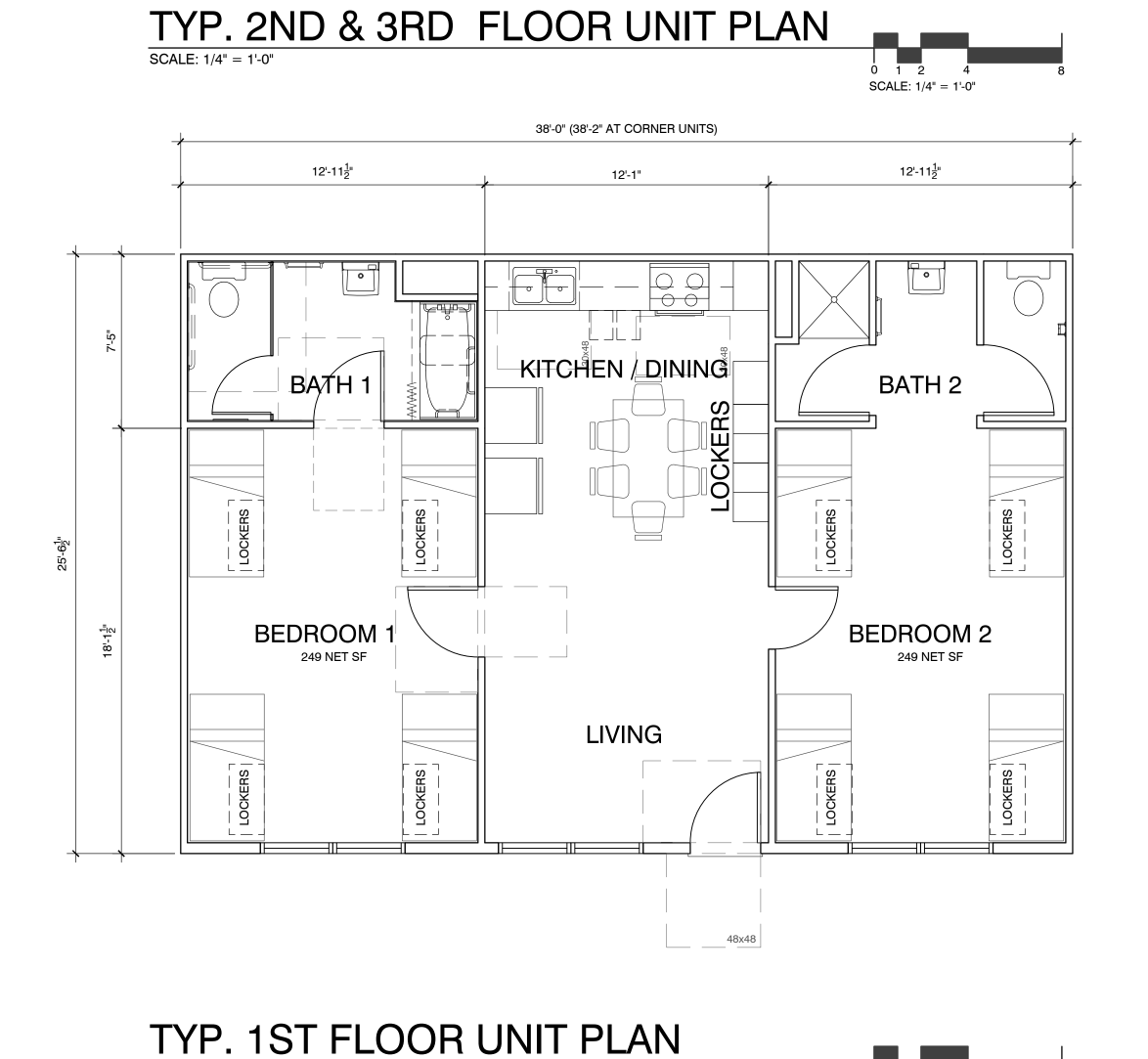
PLAN NORTH



SCALE: 1/4" = 1'-0"

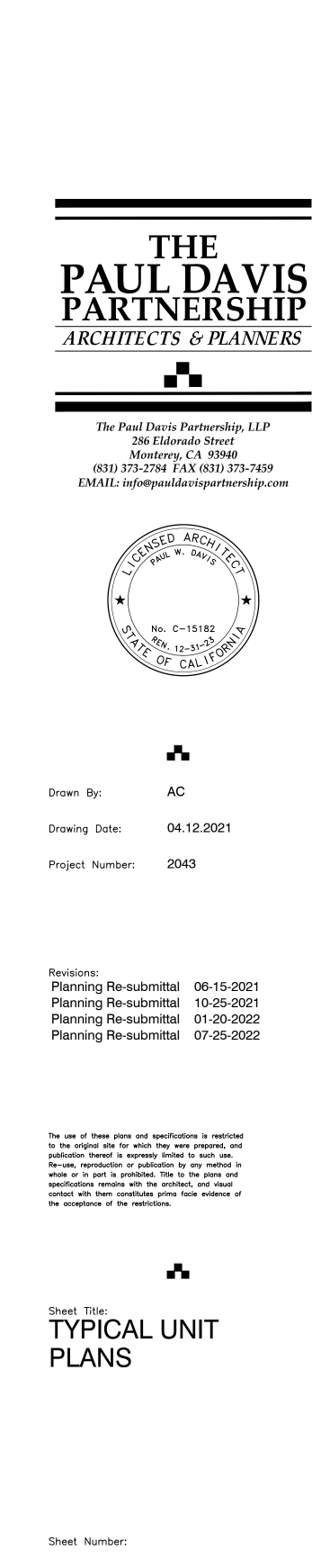
SCALE: 1/4" = 1'-0"





SCALE: 1/4" = 1'-0"

SCALE: 1/4" = 1'-0"



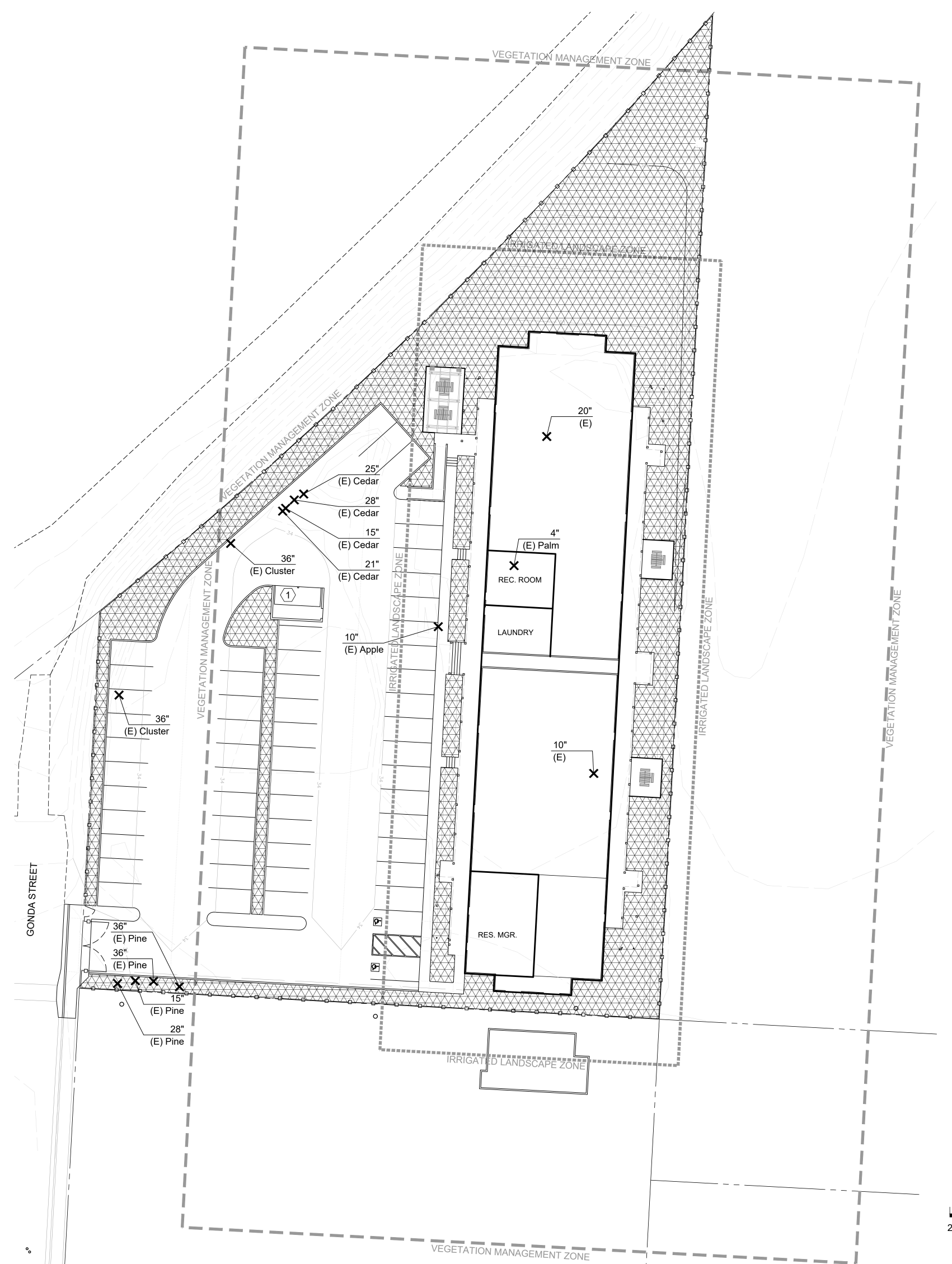
Project / Owner:

124 GONDA ST PAJARO, CA 95076

APN.: 117-361-017-000

Pajaro Apartment





FUEL MANAGEMENT LEGEND

Vegetation Management Zone: Vegetation shall be managed up to a minimum of 100' from structures. Zone shall be maintained around the proposed buildings. Plant material shall be trimmed regularly for fuel modification and reduction.

Irrigated Landscape Zone: Irrigated landscape shall be maintained up to a minimum of 30' from structures. Within this zone, remove and keep away all flammable vegetation.

Project Irrigated Planting Areas

REFERENCE NOTES

1 Trash Enclosure: See Architectural Drawings.

TREE REMOVAL LEGEND

Trees to be removed.

10" Apple

15" Pine

36" Pine

15" Cedar 21" Cedar

25" Cedar

28" Cedar 36" Cluster Unknown

36" Cluster Unknown

10" Unknown 20" Unknown

4" Palm

Project / Owner:

Pajaro Apartment

124 GONDA ST

APN.: 117-361-017-000

PAJARO, CA 95076

THE PAUL DAVIS PARTNERSHIP ARCHITECTS & PLANNERS





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Drawn By:

03.05.2021 Drawing Date:

Project Number: 21.011

Revisions: Planning Re-submittal 06-15-2021

Planning Re-submittal 10-22-2021 Planning Re-submittal 07-25-2022

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Sheet Title: FUEL MANAGEMENT &

TREE REMOVAL PLAN

Sheet Number:



LANDSCAPE AREA SUMMARY

Total Landscape Planting Area: 16,349 sf (0.4 acres)

1. Irrigated recreational turf area: 4,085 sf

2. Irrigated shrubs, groundcover, and trees: 7,959 sf

3. Irrigated bioretention planting area: 4,305 sf

4. Trees planted: 14

PLANT LEGEND

rees	Arbutus 'Marina' Robinia ambigua 'Idahoensis'	COMMON NAME Marina Strawberry Tree Idaho Locust	SIZE 15 Gal. 24" Box	CHARACTER 30' x 20' 35' x 25'
m ^O				
t a				
t a				
	Robinia ambigua 'Idahoensis'	Idaho Locust	24" Box	35' v 25'
	Robinia ambigua 'Idahoensis'	Idaho Locust	24" Box	35' v 25'
	y S			JJ X ZJ
hrubs				
	Agave attenuata 'Boutin Blue'	Boutin Blue Foxtail Agave	1 Gal. 4' O.C.	4' x 6'
	Dodonaea viscosa 'Purpurea'	Purple Hopseed Bush	5 Gal. 6' O.C.	6' x 6'
	Lomandra confertifolia 'Pom Pom'	Pom Pom Dwarf Mat Rush	1 Gal. 36" O.C.	3' x 3'
	Leucodendron 'Safari Sunset'	Safari Sunset Conebush	5 Gal. 6' O.C.	6' x 6'
	Limonium perezii	Sea Lavender	1 Gal. 36" O.C.	3' x 2'
	Muhlenbergia rigens	Deer Grass	1 Gal. 4' O.C.	3' x 4'
	Phormium 'Dark Delight'	Dark Delight New Zealand Flax	5 Gal. 36" O.C.	3' x 3'
	Rhamnus californica 'Mound San Bruno'	Mound San Bruno Coffeeberry	5 Gal. 4' O.C.	4' x 6'
roundco	overs			
	Arctostaphylos 'Emerald Carpet'	Emerald Carpet Manzanita	5 Gal. 6' O.C.	2' x 8'
	Lantana 'New Gold'	New Gold Lantana	5 Gal. 6' O.C.	2' x 6'
oretenti	on Planting			
	Achillea millefolium	Yarrow	1 Gal. 24" O.C.	2' x 2'
	Carex divulsa	Gray Sedge	1 Gal. 18" O.C.	1' x 2'
	Diplacus aurantiacus	Sticky Monkey Flower	1 Gal. 3' O.C.	3' x 2'
	Juncus patens	California Gray Rush	1 Gal. 3' O.C.	3' x 2'
	Trichosterna lanatum	Wooly Blue Curls	1 Gal. 3' O.C.	3' x 2'
* * *	Enduro Sod: 90% Fescue, 10% Bluegras	s	4,085 SF	
	pretenti	Lantana 'New Gold' Oretention Planting Achillea millefolium Carex divulsa Diplacus aurantiacus Juncus patens Trichosterna lanatum	Lantana 'New Gold' Diretention Planting Achillea millefolium Carex divulsa Diplacus aurantiacus Juncus patens Trichosterna lanatum Enduro Sod: 90% Fescue, 10% Bluegrass	Lantana 'New Gold' New Gold Lantana 5 Gal. 6' O.C. Pretention Planting Achillea millefolium Yarrow 1 Gal. 24" O.C. Carex divulsa Gray Sedge 1 Gal. 18" O.C. Diplacus aurantiacus Sticky Monkey Flower Juncus patens California Gray Rush 1 Gal. 3' O.C. Trichosterna lanatum Wooly Blue Curls 1 Gal. 3' O.C. 4,085 SF

* WATER USE CATEGORY (WUC) KEY

Decomposed Granite:

WUCOLS Region Applicable to this Project: <u>REGION 1</u>
H = High; M = Moderate; L = Low; VL = Very Low; NL = Species Not Listed
* from: Water Use Classification of Landscape Species, A Guide to the Water Needs of Landscape Plants (WUCOLS)
Revised 2014, University of California Cooperative Extension, L.R. Costello, K.S. Jones

REFERENCE NOTES

1 Trash Enclosure: See Architectural Drawings.

Project / Owner:

Pajaro Apartment

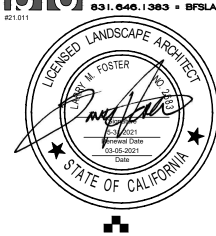
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BFS LANDSCAPE ARCHITECTS 425 PACIFIC STREET #20 I MONTEREY, CALIFORNIA 93940 831.646.1383 = BFSLA.COM



Drawn By:

684 SF

03.05.2021 Drawing Date:

Project Number: 21.011

Revisions: Planning Re-submittal 06-15-2021 Planning Re-submittal 10-22-2021 Planning Re-submittal 07-25-2022

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Sheet Title:
PLANTING PLAN

Sheet Number:

IRRIGATION SYSTEM SUMMARY

- All planting areas to be irrigated.
- 2. Irrigation controller includes evapotranspiration data and rain sensor.
- The system will be designed to the recorded static pressure available on site.
- 4. The system will be designed to prevent runoff and overspray.

No overhead spray will be used in areas less than 8' in width.

- The system will be designed by hydrozones established from the planting plan.
- 6. All sprinkler heads will be matched precipitation.
- Overhead irrigation will be set back 24" from non-permeable surfaces.
- Irrigation distribution will be through a mix of: Low flow, high efficiency spray nozzles - Hunter MP rotators or Rainbird rotary
- Point-source drip Rainbird or Salco drip emitters
- Bubblers Rainbird or Toro A Soil analysis report will be required with site specific recommendations.

LEGEND - SPRINKLERS

SYMBOL MANUF PRODUCT

LEGEND - DRIP IRRIGATION

SYMBOL MANUFACTURER DESCRIPTION

Zone designation—

POINT-SOURCE: 3/4" I.D. PE supply pipe & 1/4" I.D. PE distribution tubes. See Specs. See Irrigation Details. Emitters: 2.0 GPH pressure compensating w/ bug/dust cap. Rainbird Xeri-Bug / Toro NGE / Netafim WPC. See Emitter Schedule. Manual flush valve at end of each branch of supply pipe. Rainbird Drip Operation Indicator at furthest end of each zone. See Schematic Irrigation Diagram.

Zone designation

SUB-SURFACE: Netafim Techline CV / Rainbird XFCV. Dripper interval 12" O.C. Row spacing 12" O.C. UON. Dripper flow 0.4-0.6 GPH. See Specs. Install manual flushing valves & pressure gauges as shown.

Rainbird / Hunter

⊕
⊕
⊕
Various

SUB-SURFACE: A=Air Relief Valve. F=Flush Valve. I=Operation Indicator. P=Pressure Gauge. See Details.

PEB / ICV Remote Control Valve: Size as shown on plan.

Disc Filter, 120-140 mesh 3/4" @ 1" valves or 1-17 GPM if manifold filter - Netafim 1" @ 1-1/2" valves or 5-26 GPM if manifold filter

Netafim

PSI preset up to 4.4 GPM. 50 PSI preset over 4.5 GPM Tree-rings: Rainbird XFCV Dripper interval 12" O.C. Include

1" In-line Wide Range Pressure Regulator (0.5 - 35 GPM) 40

WATER EFFICIENT LANDSCAPE WORKSHEET - RESIDENTIAL

Project Name Pajaro Apartment 07/22/22 21.011 Project Number Date

Reference Evapotrar	nspiration	(ETo)		46.10			
Hydrozone # /Planting Description ^a	Plant Factor (PF)	Irrigation Method ^b s or d	Irrigation Efficiency (IE) ^c	ETAF (PF/IE)	Landscape Area (sq ft)	ETAF x Area	Estimated Total Water Use (ETWU) ^e
Regular Landscape	Areas						
1 Trees	0.2	d	0.81	0.25	140	34.57	988.0
2 Shrubs	0.2	d	0.81	0.25	5,193	1282.22	36648.4
3 Groundcover	0.6	d	0.81	0.74	2,626	1945.19	55597.2
3 Bioretention	0.2	d	0.81	0.25	4,305	1062.96	30381.6
				Totals	(A) 12,264	(B) 4324.94	123615.3
Special Landscape A	Areas						
5 Recreation Turf				1.00	4,085	4085.00	116757.4
				Totals	(C) 4,085	(D) 4085.00	116757.4
					ETW	U Total (Gallons)	240372.8
	Maxim	um Allow	ed Water	Allowance (N	//AWA) ^e (Gallons)	245332.1	

Hydrozone #/Planting Description ^bIrrigation Method ^cIrrigation Efficiency E.g 1.) front lawn overhead spray 2.) low water use plantings 3.) medium water use planting

dETWU (Annual Gallons Required) = Eto x 0.62 x ETAF x Area 0.75 for spray head where 0.62 is a conversion 0.81 for drip factor that converts acreinches per acre per year to gallons per square foot per

ETWU (Acre Feet)

MAWA (Acre Feet)

*MAWA (Annual Gallons Allowed) = (Eto) (0.62) [(ETAF x LA) + ((1-ETAF) x SLA)] where 0.62 is a conversion factor that converts acre-inches per acre per year to gallons per square foot per year, LA is the total landscape area in square feet, SLA is the total special landscape area in square feet, and ETAF is .55 for residential areas and 0.45 for non-residential areas.

ETAF Calculations

Regular Landscape Areas Total ETAF x Area 4324.94 12264.00 Total Area (A) Β÷Α Average ETAF

Average ETAF for Regular Landscape Areas must be 0.55 or below for residential areas, and 0.45 or below for non-residential areas.

All I andscape Areas

Sitewide LTAF	(A+C)	0
Sitewide ETAF	(B+D) ÷	
Total Area	(A+C)	16349
Total ETAF x Area	(B+D)	8409
All Landscape Areas		

THE PAUL DAVIS PARTNERSHIP ARCHITECTS & PLANNERS

Project / Owner:

124 GONDA ST

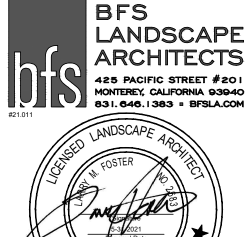
PAJARO, CA 95076

APN.: 117-361-017-000

Pajaro Apartment



The Paul Davis Partnership, LLP 286 Eldorado Street Monterey, CA 93940 (831) 373-2784 FAX (831) 373-7459 EMAIL: info@pauldavispartnership.com



Drawn By: 03.05.2021 Drawing Date:

Project Number: 21.011

Planning Re-submittal 06-15-2021 Planning Re-submittal 10-22-2021 Planning Re-submittal 07-25-2022

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IRRIGATION PLAN

Sheet Number:

MWELO COMPLIANCE STATEMENT

use of water in the irrigation design plan.

low flow, water conserving irrigation fixtures.

I have complied with the criteria of the ordinance and applied them accordingly for the efficient

I certify that this landscaping and irrigation plan complies with all Monterey County landscaping requirements including the see of native drought tolerant, non-invasive species, limited turf and

MONTEREY COUNTY COMPLIANCE STATEMENT

2683

CLA#

2683

CLA#

10-21-2021

10-21-2021

Date

Date

CONCEPT IMAGES



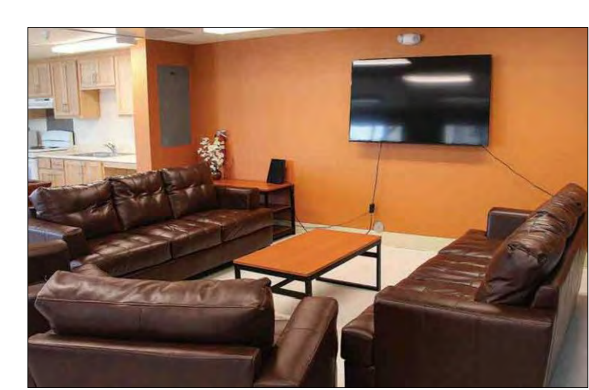
PICNIC AREA



OPEN SPACE MULTI-USE TURF PLAY AREA



RESIDENT RECREATION ROOM



RESIDENT RECREATION ROOM



0

RECREATION SUMMARY

Total Open Space Provided: 5,935 sf (0.1 acres), 10% of total project square footage.

- Recreational turf area for active, informal outdoor sports and recreation.
- (1) Indoor recreation room with tables and chairs for table games and small events.
- Outdoor seating and shaded picnic areas with benches, picnic tables and BBQ. • (1) Multi-use play court striped for 3-point play basketball.

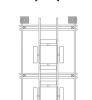
LEGEND



Seating Areas: Decomposed Granite surfacing and ADA Tables (165 sf).



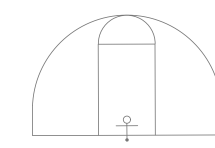
Turf: Informal sports and recreation area (4,085 sf).



Indoor Recreation Area: 519 sf



Picnic Area: Trellis, Tables and BBQ (350 sf).



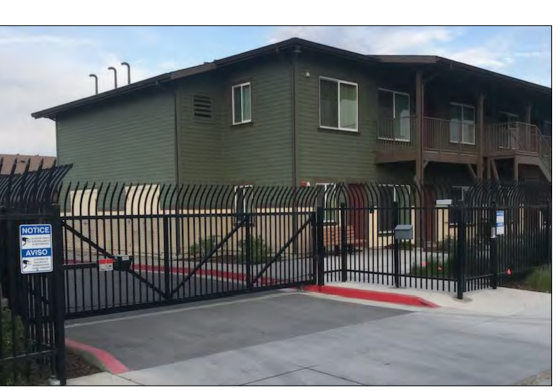
REC. ROOM

LAUNDRY

RES. MGR.

Basketball Area: Goal, Backboard and Key Striping (816 sf).

————— Fencing & Gates: Metal (1,053 lf)



CONCEPT FENCING

THE PAUL DAVIS PARTNERSHIP

Project / Owner:

124 GONDA ST PAJARO, CA 95076

APN.: 117-361-017-000

Pajaro Apartment





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Drawn By:

Drawing Date:

03.05.2021

Project Number: 21.011

Revisions: Planning Re-submittal 06-15-2021 Planning Re-submittal 10-22-2021 Planning Re-submittal 07-25-2022

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Sheet Title:
RECREATION PLAN

Sheet Number:

SPORT COURT

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