Revised Attachment B This page intentionally left blank.



* Informed of decision on 6-14-17

- 5. What is the nature of the appeal?
 - a) Is the appellant appealing the approval 🔳 or the denial 🗆 of an application? (Check appropriate box)
 - b) If the appellant is appealing one or more conditions of approval, list the condition number and state the condition(s) being appealed. (Attach extra sheets if necessary).

6. Check the appropriate box(es) to indicate which of the following reasons form the basis for the appeal:

- There was a lack of fair or impartial hearing; or
- The findings or decision or conditions are not supported by the evidence; or
- The decision was contrary to law.

You must next give a brief and specific statement in support of each of the bases for appeal that you have checked above. The Board of Supervisors will <u>not</u> accept an application for appeal that is stated in generalities, legal or otherwise. If the appellant is appealing specific conditions, you must list the number of each condition and the basis for the appeal. (Attach extra sheets if necessary).

See attached

As part of the application approval or denial process, findings were made by the decision making body 7. (Planning Commission, Zoning Administrator, Subdivision Committee or Director of Planning). In order to file a valid appeal, you must give specific reasons why the appellant disagrees with the findings made. (Attach extra sheets if necessary). See attached You are required to submit stamped addressed envelopes for use in notifying interested persons that a 8. public hearing has been set for the appeal. The Resource Management Agency - Planning will provide you with a mailing list. Your appeal is accepted when the Clerk of the Board's Office accepts the appeal as complete on its face, 9. receives the filing fee (Refer to the most current adopted Monterey County Land Use Fees document posted on the RMA Planning website at http://www.co.monterey.ca.us/planning/fees/fee plan.htm) and stamped addressed envelopes. MANX DATE 6-23-17 Mari APPELLANT SIGNATURE DATE ACCEPTED ____ (Clerk to the Board)

(-----

March 2015

REASONS FOR THE APPEAL (PARAGRAPHS 6 & 7)

Findings and decision are not supported by the evidence/specific reasons why appellant disagrees with the findings made/the basis of appeal are as follows:

The applicant misrepresented the project in the project description. The project was not for "replacement" of an existing wall of the same length and in the same location (see <u>Exhibit A</u>).

The existing length and location of the wall purportedly being replaced is the subject of a separate pending appeal (PLN140715-AMD1) and a pending code enforcement complaint (17CE00153). The project should not have been acted upon until resolution of the pending appeal and code enforcement action (see Exhibit B).

Appellant has a standing written request for notification of all matters regarding the Bardis property (see <u>Exhibit C</u>) yet was not notified of either the application nor the approval of it. This appeal is filed within 10 days of appellant's actual notice of the approval, which was received on June 14, 2017.

EXHIBIT A

Kristie M. Campbell

From:	John S. Bridges
Sent:	Tuesday, June 20, 2017 12:11 PM
То:	'spencerc@co.monterey.ca.us'
Cc:	Bowling, Joshua x5227 (BowlingJ@co.monterey.ca.us)
Subject:	Bardis PLN 170482
Attachments:	Existing (00674433).pdf; Approved (00674435).pdf; Appealed (00674438).pdf

Craig: I think the attached may facilitate our conversation this afternoon at 3:30 p.m.

- 1. Existing house (existing retaining wall highlighted)
- 2. Approved house : PLN PLN140715 (existing retaining wall highlighted)
- 3. Appealed application : PLN140715-AMD1

The "existing" wall (yellow) purportedly "replaced" was not in the same location as the "replacement wood fence/wall" (orange). The replacement wood fence/wall extended significantly north of the existing wall creating additional living area and motor court area (blue; and likely resulting from unpermitted 30% slope cut).

Will look forward to our conversation.

Thanks...JOHN

John S. Bridges FENTON & KELLER

IPost Office Box 791 IMonterey, CA 93942-0791 I831-373-1241, ext. 238 I831-373-7219 (fax) jibridges@fentonkeller.com www.FentonKeller.com

Fenton & Keller

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EXHIBIT "B"



NOTICE OF APPEAL

Monterey County Code Title 19 (Subdivisions) Title 20 (Zoning) Title 21 (Zoning)

No appeal will be accepted until a written decision is given. If you wish to file an appeal, you must do so on or before 5-15-17 (10 days after written notice of the decision has been mailed to the applicant). Date of decision 4-26-17.

1. Please give the following information:

- a) Your name Tracy Alford (c/o Fenton & Keller, Attn: John Bridges)
- b) Phone Number 373-1241
- c) Address P.O. Box 791 City Monterey Zip 93942
- d) Appellant's name (if different) Tracy Alford

2. Indicate the appellant's interest in the decision by checking the appropriate box:

Applicant

Neighbor

Other (please state)

3. If you are not the applicant, please give the applicant's name: Bardis

4. Indicate the file number of the application that is the subject of the appeal and the decision making body.

		File Number	Type of Application	Area
a)	Planning Commission:	PLN140715-AMD1	- Bardis, Coastal Dev.	Permit, Del Monte Forest Area
b)	Zoning Administrator:			
c)	Subdivision Committee:			
d)	Administrative Permit:			

- What is the nature of the appeal?
 - a) Is the appellant appealing the approval I or the denial of an application? (Check appropriate box)
 - b) If the appellant is appealing one or more conditions of approval, list the condition number and state the condition(s) being appealed. (Attach extra sheets if necessary).

6. Check the appropriate box(es) to indicate which of the following reasons form the basis for the appeal:

There was a lack of fair or impartial hearing; or

- The findings or decision or conditions are not supported by the evidence; or
- The decision was contrary to law.

You must next give a brief and specific statement in support of each of the bases for appeal that you have checked above. The Board of Supervisors will <u>not</u> accept an application for appeal that is stated in generalities, legal or otherwise. If the appellant is appealing specific conditions, you must list the number of each condition and the basis for the appeal. (Attach extra sheets if necessary).

See attached.

As part of the application approval or denial process, findings were made by the decision making body 7. (Planning Commission, Zoning Administrator, Subdivision Committee or Director of Planning). In order to file a valid appeal, you must give specific reasons why the appellant disagrees with the findings made. (Attach extra sheets if necessary).

See attached.

8.

You are required to submit stamped addressed envelopes for use in notifying interested persons that a public hearing has been set for the appeal. The Resource Management Agency – Planning will provide you with a mailing list.

9. Your appeal is accepted when the Clerk of the Board's Office accepts the appeal as complete on its face, receives the filing fee (Refer to the most current adopted Monterey County Land Use Fees document posted on the RMA Planning website at http://www.co.monterey.ca.us/planning/fees/fee_plan.htm) and stamped addressed envelopes.

APPELLANT SIGNATURE	havy alford	DATE 5-11-17
ACCEPTED		DATE

(Clerk to the Board)

March 2015

5.

REASONS FOR THE APPEAL (Paragraphs 6 & 7)

Findings and decision are not supported by the evidence/specific reasons why appellant disagrees with the findings made.

Finding 1 and Evidence a and d: The project is inconsistent with the Del Monte Forest Land Use Plan (Policy 78) and the Implementation Plan section 20.147.030.A.1.a and Chapter 20.64.230 (ref. <u>Attachment 1</u>). Numerous communications were received during the course of review of the project indicating inconsistencies with the LCP (ref. <u>Attachment 1</u>). The project will not further reduce total impervious surface coverage. The area calculated by staff as constituting a further reduction in impervious surface coverage was already designated and counted as pervious according to the original project approval (ref. PLN120663; <u>Attachment 2</u>). In fact, the project will actually result in an increase in impervious coverage in violation of 20.147.030.A.1.b

Finding 3 and Evidence a and b: The project is not in compliance with all rules and regulations pertaining to zoning and permits. As such, a code violation exists on the property and no action on the application can be taken (ref. <u>Attachments 3 and 1</u>). Staff was and is fully aware of violations existing on the property (ref. <u>Attachments 3 and 1</u>). Staff represented to the Planning Commission that the unpermitted patio/courtyard (which now illegally occupies previously approved parking area) had been approved as part of a May 2015 Design Approval. Said Design Approval was for a "cantilevered planter box;" not the patio/courtyard (ref. <u>Attachment 2</u>). A formal code enforcement complaint has now been filed (ref. <u>Attachment 3</u>; County file 17CE00153).

Finding 4 and Evidence a, b, c and d: CEQA Guideline section 15304 does not apply to 30-60% slope cuts. Moreover, the amount of grading (305 cubic yards of cut (not 15 cubic yards) into 30-60% slope requiring a 700 square foot retaining wall 12.5 feet high) is neither "slight" nor a minor alteration to land. In any event, whether section 15304 or any other categorical exemption purportedly applies, the fact of such a substantial cut into 30-60% slope (which circumstance is the subject of a special land use plan policy, requires a special permit, and requires special findings) constitutes an unusual circumstance evoking a reasonable possibility of erosion, slope and subjacent/lateral support failure, and requiring a 700 square foot retaining wall all of which give rise to an exception from any exemption. Inconsistency with LCP policies (see above) also constitute unusual circumstances (ref. Attachment 1).

Finding 5 and Evidence a, b, c and d: The proposed development (which simply enables the applicant to have a private patio/courtyard where parking is otherwise approved and required) does not better achieve the goals, policies, and objectives of the LCP. Adequate space for access (emergency vehicle and ADA) already exists as originally approved (PLN120663) and there is therefore no "need" for the 30% cut in order to accommodate access. The applicant does not have a right to construct a patio/courtyard in the approved parking area and therefore the feasible option to the 30% slope cut is the existing project (PLN120663). Turnaround space constraints are the same between the original project and the proposed amendment and access is actually

better under the original project rather than the proposed amendment (ref. <u>Attachment 1</u>). The minimal amount of 30% slope cut necessary to accommodate access in this case is zero (i.e., the original approved project; PLN120663) (ref. <u>Attachment 1</u>). A second feasible alternative also exists that would enhance turnaround space with no slope cut by modest expansion of the motorcourt to the west (ref. <u>Attachment 1</u>). The 30% slope cut cannot be justified to accommodate a private patio/courtyard (which staff admitted to the Planning Commission is the case here, i.e., the patio/courtyard is displacing parking and that is what is causing the need for the expansion into the 30% slope area). The project is inconsistent with LCP policies (see above). The 30% slope cut is not necessary to reduce impervious surface coverage and, in fact, does not (see above) (ref. <u>Attachment 2</u>).

ATTACHMENT 1

MARK A CAMERON JONN S BRIDGES DENNIS G MCCARTHY CHRIBTOPHER E PANETTA DAVID C SWEIGERT SARA B BOYNS BRIAN D CALL TROY A KINOSHAYEN JONN E KESECKER ELIZABETN R LEITZINGER BHARILYN R PAYNE CAROL S HILBURN CHRISTINA J BAGGETT ELIAS E SALAMEN KENNETH S KLEINKOPF DERRIC G OLIVER LAURA L FRANKLIN EVAN J ALLEN ANDREW B. KREEPT FENTON & KELLER A PROFESSIONAL CORPORATION ATTORNEYS AT LAW 2801 MONTEREY-SALINAS HIGHWAY POST OFFICE BOX 791 MONTEREY. CALIFORNIA 03942-0791 TELEPHONE (831) 373-1241 FACSIMILE (831) 373-7219 WWW FERIORKeller com

LEWIS L. FENTON 1925-2805

OF COUNSEL CHARLES & KELLER THOMAS H JAMIBON

April 25, 2017

JOHN S. BRIDGES

JBridges@FentonKeller.com ext. 238

VIA U.S. MAIL AND EMAIL (nickersonj@co.monterey.ca.us)

Monterey County Planning Commission c/o Jackie Nickerson 168 W. Alisal Street, 2nd Floor Salinas, CA 93901

> Re: Bardis Project (PLN140715-AMD1) Our File: 34238.32387

Dear Planning Commissioners:

We submit this letter on behalf of our client Tracy Alford who is the owner of the property adjacent to and east of the applicant's property. Our client objects to the proposed permit amendment and asks the Planning Commission to deny it because:

- 1. There is an existing code violation on the property.
- 2. The proposed 30% slope cut is inconsistent with the LCP.
- 3. The mandatory findings required to approve a 30% slope cut cannot be made in this case.
- 4. CEQA review is required.

The County approved the original Bardis project in 2013. At that time the project was found consistent with the LCP and compliant with all necessary access requirements. As construction began the approved project began to morph. In many cases changes were constructed before permit amendments were processed as Bardis opted to pursue the "ask for forgiveness after the fact rather than permission" approach to development. Sadly, the County was not able to effectively monitor these numerous changes and it fell to Ms. Alford to become the project monitor. The most egregious change came in the form of an 873 foot rooftop party deck which Alford had to engage legal counsel to force to a public hearing and then later appeal. The parties settled the appeal before it was heard by way of a private agreement but that Monterey County Planning Commission April 25, 2017 Page 2

agreement was thereafter breached by Bardis. A lawsuit ensued and another settlement was reached.

The most recent unpermitted project change has come in the form of converting a substantial portion of the approved driveway into a private landscaped courtyard. When this was brought to the County's attention Ms. Alford was told the change was not permitted. As such, it constitutes a code violation under section 20.90.050 which says permits must be "strictly complied with" and failure to do so "shall constitute a violation of this Title and is declared to be a public nuisance." Despite the fact that section 20.90.120 says that when a code violation exists no permit shall be issued or approved for the property, staff now, curiously, recommends approval of the present application. To justify this "look the other way," staff asserts they are "not aware" of any violations on the property (ref. proposed Finding 3.a) notwithstanding the fact that they have personally seen the courtyard construction and affirmatively informed Ms. Alford that the courtyard construction is not allowed under the approved permit (which fact is self-evident; compare the approved plans with the as built condition; ref. Exhibit A photo on pg. 3).

To justify accommodation of his illegal courtyard, Bardis endeavors to shift the focus by arguing the proposed 30% slope cut amendment is somehow "needed" to accommodate ADA access and emergency access. In fact, no such need exists. The current project is only "needed" to accommodate the illegally constructed courtyard. The original design provided for adequate emergency access (or it wouldn't have been approved). As far as ADA access is concerned: first, it is not required for a single family residence; and second, even if desired for personal reasons, the original design better accommodates ADA access than the proposed 30% slope cut amendment would (see Congleton opinion attached as Exhibit A).

When the 30% slope cut project idea was first presented to the County, planning department senior supervising planner John Ford opined that it could not be approved because it was inconsistent with the LUP. Planner Dan Lister concurred (see Exhibit B). Recently, Chief of Planning Jacqueline Onciano also agreed with Mr. Ford's email (see Exhibit C). As noted above, these staff opinions were all correct. The 30% slope cut project is clearly not legally "necessary." The approved design addresses all access issues equal to or better than the proposed 30% slope cut amendment would. In light of this record, it is hard to fathom how staff now represents (in proposed Finding 1.a) that "no communications were received" indicating LCP inconsistencies when such communications came from the County planning department itself and have since been repeatedly asserted by Ms. Alford.

Monterey County Planning Commission April 25, 2017 Page 3

The first proposal to undertake the substantial 30% slope cut did not include a retaining wall.¹ This was obviously a serious concern to Ms. Alford as her above/adjacent land would have been put at serious risk. Ms. Alford was forced to hire a geotechnical engineer to prove that a retaining wall was necessary (see Exhibit F) and staff concurs that the 30% slope cut would "necessitate the construction of a retaining wall" (ref. staff report pg. 3 and proposed Finding 5.d). Faced with this reality, Bardis reached out to Ms. Alford and offered to design and construct the necessary retaining wall. Several iterations of the wall design were reviewed by Alford's technical team (geotechnical engineer, structural engineer, and architect) and eventually a design satisfactory to both parties was achieved. Ms. Alford does not object to the wall design. Her objection is based on the illegality of the overall project in the first instance.

In addition to the existing code violation (that should preclude any approval of the project), and the County determined inconsistency with the LCP, the project must also be denied because the requisite finding to approve a 30% slope cut cannot be made in this case. There are only two reasons a 30% slope encroachment can be approved. The first is if there are no other feasible alternatives. Obviously, the already approved project is a feasible alternative. The second basis is if the 30% slope cut would "better" achieve the LCP's goals, policies and objectives. In this case, not only does the project not better achieve any LCP goal, policy or objective, it is actually inconsistent with the LCP. Moreover, how can allowing a nearly vertical 30% slope cut that necessitates a 13.5 foot high engineered retaining wall in order to accommodate the Bardis' private landscaped courtyard (which is the only thing really accomplished by the proposed amendment) possibly better achieve the goals, policies and objectives of the LCP? The answer is simple ... it doesn't and it can't.²

With regard to the LUAC recommendation in favor of the project, it was based on two important misrepresentations. The LUAC was told the project was consistent with the LCP and 30% slope findings requirements; not true. The LUAC was told the retaining wall was offered as a concession to the neighbor even though it is not really needed; not true.

Finally, the proposed 30% slope cut amendment's acknowledged inconsistency with the LCP constitutes a potentially significant environmental impact necessitating CEQA review (i.e., the amendment cannot be processed on the basis of a Categorical Exemption).

¹ The project would involve approximately 300 cubic yards of material, not just 15 as the staff report suggests; see original plan (<u>Exhibit D</u>) showing the cut materials and thus enabling this calculation; note: this detail was conveniently deleted from later plan iterations including the one attached to the staff report. See also original application (<u>Exhibit E</u>).

² The LCP contains no goal, policy or objective regarding private residence ADA access. In any event, as noted above and in Exhibit A the proposed 30% slope cut amendment actually hinders ADA access in comparison to the already approved project. With regard to other access (whether personal vehicle or emergency vehicle), both the approved design and the proposed 30% slope cut amendment result in the same turnaround constraints. Mr. Congleton proposes a design solution that would enable 3-point turnarounds without requiring a 30% slope cut.

Monterey County Planning Commission April 25, 2017 Page 4

Simply put, Bardis has unilaterally created the alleged problem he now wants to solve (by way of an impermissible 30% slope cut), by illegally developing an unapproved courtyard in his driveway and his assertions of need for access accommodation are a ruse. The Planning Commission should deny the amendment, require compliance with the originally approved design, require the illegal courtyard be removed, and in doing so uphold the purposes and integrity of the LCP and the County's permitting and code enforcement processes.

Very truly yours,

FENTON & KELLER A Professional Corporation n S. Brid

JSB:kmc Enclosures

cc: (all via email)

Commissioner Jose Mendez (MendezJ@co.monterey.ca.us) Commissioner Ana Ambriz (ambrizana1@gmail.com) Commissioner Don Rochester (Chair) (RochesterD@co.monterey.ca.us) Commissioner Cosme Padilla (PadillaC1@co.monterey.ca.us) Commissioner Paul Getzelman (GetzelmanPC@co.monterey.ca.us) Commissioner Melissa Duflock (mduflock@gmail.com) Commissioner Amy Roberts (amydroberts@ymail.com) Commissioner Luther Hert (HertL1@co.monterey.ca.us) Commissioner Keith Vandevere (Vice Chair) (VandevereK@co.monterey.ca.us) Commissioner Martha Diehl (mvdiehl@mindspring.com) David Mack (MackD@co.monterey.ca.us) Jacqueline Onciano (oncianoj@co.monterey.ca.us) Carl Holm (HolmCP@co.monterey.ca.us) Wendy Strimling (strimlingw@co.monterey.ca.us) Tracy Alford (via email)

EXHIBIT A



April 25, 2017

John S. Bridges FENTON & KELLER 1701 Monterey-Salinas Highway Monterey, California 93940

RE: Bardis Residence Coastal Development Permit Application – Entry/Parking Area proposed modifications

Dear Mr. Bridges:

At your request, I have reviewed elements of a request to Monterey County Planning Department, by representatives of the Bardis's, for a Coastal Development Permit for changes as defined:

'Coastal Development Permit and Design Approval to allow development on slopes in excess of 30%; and Amendment to a previously approved Combined Development Permit (PLN120663 and subsequent permit PLN140715) to allow a driveway expansion to accommodate ADA and emergency vehicle access and construction of an approximate 13.5 foot retaining wall.

The Bardis's request is to relocate parking and turnaround areas from its original approved location at the front entrance, to a location on the east side of the driveway. The original (and approved) layout, as shown on sheet C1 of the approved civil drawings, dated revised 1/17/13, is shown below:



A. The motor court is shown in this drawing in front of the main entrance to the residence.

Congleton Architect AIA Post Office 8ox 4116-Office at Eighth & San Carlos-Carmel, California 93921 831-626-1928 fax 831-626-1929 Empil: brian@congletonarchitect.com



The Bardis's submitted the following Motor Court plan showing the requested design revision:

This drawing shows the proposed change of the motor court from a turnaround/parking area to a landscaped entry courtyard. The portion to the left of the double line in the center of the drawing shows the area originally intended as motor court but now to be the courtyard. The area proposed on the right has been added to provide parking in the setback area on the east side of the driveway (Unknown whether parking is intended to be straight-in or parallel), and to accommodate ambulance and van access and turn-around.

You have requested that I review the following:

- ADA component of the application.
- Ambulance and van turnaround of both the original design and proposed revision.
- Application in relation to elements of the Del Monte Land Use Plan.

First, the ADA component of the application:

Was the driveway/parking approved with the original project adequate for ADA?

Yes. The driveway and parking area originally approved were adequate for ADA. The area would have had only minimal slopes for drainage (1%), thus complying with requirements for an essentially level parking area and path of access. In addition, the parking located adjacent to the entrance would allow access without having to cross a vehicular lane. However, the original approved design included steps from the parking area to the house, thus interrupting the path of access. There is no proposed change to that element, meaning that the proposed design would still not meet ADA requirements.

Is the proposed revision an improvement from the original project in relation to accessibility requirements?

No. The original layout with parking located adjacent to the entrance would allow access for persons with disabilities without having to cross a vehicular lane. The design revision proposed in the application would locate the parking on the opposite side of the driveway - requiring a much longer path of access, crossing the vehicle traffic lane, thus creating a safety hazard not created in the original configuration. In addition, the introduction of a wall bifurcating the motor court limits the turnaround area to the same extent as the parking area on the east side increases it (see turnaround pattern sketches below). This photo shows the already-constructed wall:



There is not a code requirement for provision of ADA access to a single-family residence, unless it is part of a multi-unit project and is the specified accessible unit (which the Bardis residence is not). So the accessibility element is an owner-preferred element. While provision for accessibility is a good idea, and may be needed by either the owners or their guests, it is not required to make the project codecompliant.

The original design, as shown in image 'A' above, shows accommodation in the motor court for accessible parking and a short access path. As shown in 'B', with the new landscape entry area, accessibility is not as well addressed, requiring a longer path conflicting with vehicular movements. The most appropriate way to address the owner requirement is to adhere to the approved design.

Second, the proposed design revision in relation to ambulance or handicap van access and turnaround: Did the original design accommodate a three-point turnaround for ambulance or van? In the LUAC committee meeting last week, it was discussed that the original design failed to provide emergency vehicle access and turnaround, stating that a 6-point turn would be required. The drawing below shows my calculation that a 5-point turn would be required:



Turnaround pattern – approved design (5-point turn)

The applicant's claim that the original approved design fails to meet turnaround standards appears to be accurate in concept.

Does the revised driveway configuration provide an Improved turnaround for ambulance or van access?

The turnaround pattern as applied to the proposed revised layout, with deletion of the parking area adjacent to the entry steps on the west side, and replacement with a parking area on the east side of the driveway (in the 20-foot setback area with retaining wall), shows the following pattern:



Turnoround pattern – requested design revision (5-point turn) The revised design appears to have the same 5-point turn, the same as the original design.

However, it appears that the three-point turn could be accomplished by eliminating the wall separating the parking area from the proposed entry landscape area and making the landscape area able to structurally support an emergency ambulance or van:



Turnaround pattern - modification to proposed revision (3-point turn)

By opening the entry area for emergency vehicle turnaround, the required 3-point turn could be achieved, without the need for projection into the side setback, cut into the hill, and retaining wall.

Third, the proposed design revision in relation to the Land Use Development Element of the Del Monte Forest Land Use Plan:

Does the proposed revision better address LUP objectives, over the original design?

The first basic goal of the Coastal Act (as listed in the Land Use and Development Element, page 24) states as follows:

Protect, maintain, and, where feasible, enhance and restore the overall quality of the coastal zone environment and its natural and artificial resources.

The text of the introduction follows on this first basic goal:

The Forest is also home to a vibrant residential community which has been melded with the forest resource over time ... new development and redevelopment must be sited and designed to protect the Forest's built and natural environments consistent with the Coastal Act.

Two LUP policies are relative to the above goal:

- 68. New development shall incorporate mitigation measures to avoid, and where unavoidable, to minimize and reasonably mitigate potential adverse environmental impacts.
- 78. Development on slopes of 30% or more is prohibited unless such siting better addresses LUP objectives as a whole when compared to other possible siting alternatives on slopes of less than 30% associated with projects and/or sites.

The proposed revised design, to replace a sloping hillside with a parking area and a tall retaining wall (eight-to-fourteen foot height over a thirty-two foot length) tend to violate the basic goal of protection of the natural resources and the policies for implementation of that protection. When compared to the original approved design, the proposed design revision appears to impose a significant impact on the natural environment. As stated in the application, the proposal is for a cut of 305 cubic yards, and construction of a retaining wall to replace that hill. This type of intrusion into the hillside environment appears to be the reason development on slopes of 30% or more is prohibited.

I am including in this report a memo from Dan Lister on January 15, 2016, which directly defines the areas in which the proposed revision does not meet LUP policies:

From: Lister, Daniel M. x6617 [mailto:listerdm@co.monterey.ca.us] Sent: Friday, January 15, 2016 5:18 PM To: Anatoly Subject: RE: Bardis (PLN 15205, 13CP0059) - motor court for ambulance turn around

Anatoly,

Based on review by John Ford, the proposed driveway adjustment is not necessary and is inconsistent with policies in the Del Monte Forest Land Use Plan, such as:

- <u>Section 20.147.030.A.1.(a)</u>: The driveway adjustment disturbs man-made and natural slopes which does
 not minimize site disturbance or sedimentation issues created by the edisting driveway. The
 adjustment adds additional parking area which is not necessary to meet daily (not occasional) needs.
 (see Section 20.147.090.A.2 Land Use and Development Chapter, driveways/vehicle surfaces design).
- Section 20.147.030.A.1.(b): The site exceeds impervious surface coverage. The structural and site
 improvements are limited to 9,000 square feet of impervious surface. The existing development is legal
 non-conforming and all future improvements must comply with this provision.

I trust the above answers your questions regarding the proposed design revision of the Bardis project. Please let me know if you need additional information or wish to discuss this matter.

Sincerely

Brian T. Congleton AIA

EXHIBIT "B"

From: Lister, Daniel M. x6617 [mailto:listerdm@co.monterey.ca.us] Sent: Friday, January 15, 2016 5:18 PM To: Anatoly Subject: RE; Bardis (PLN 15205, 13CP0059) - motor court for ambulance turn around

Anatoly,

Based on review by John Ford, the proposed driveway adjustment is not necessary and is inconsistent with policies in the Del Monte Forest Land Use Plan, such as:

- <u>Section 20.147.030.A.1.(a)</u>: The driveway adjustment disturbs man-made and natural slopes which does
 not minimize site disturbance or sedimentation issues created by the existing driveway. The
 adjustment adds additional parking area which is not necessary to meet daily (not occasional) needs.
 (see Section 20.147.090.A.2 Land Use and Development Chapter, driveways/vehicle surfaces design).
- <u>Section 20.147.030.A.1.(b)</u>: The site exceeds impervious surface coverage. The structural and site improvements are limited to 9,000 square feet of impervious surface. The existing development is legal non-conforming and all future improvements must comply with this provision.

If the applicant wishes to continue with the driveway improvements, please submit an Application Request to amend the approved Combined Development Permit. Contact me if you have any questions.

Sincerely,

Dan Lister - Assistant Planner RMA - Planning Department (831) 759-6617 <u>listerdm@co.monterey.ca.us</u>

EXHIBIT C

John S. Bridges

From:	Onciano, Jacqueline x5193 <oncianoj@co.monterey.ca.us></oncianoj@co.monterey.ca.us>
Sent:	Monday, February 20, 2017 2:38 PM
To:	John S. Bridges
Cc:	Tracy Alford <golfrgrl1@cox.net> (Golfrgrl1@cox.net)</golfrgrl1@cox.net>
Subject:	Re: Bardis driveway expansion (PLN 140715-AMD1)

Hi John:

While I agree with the email. I need to make sure that Carl is in agreement. I will run it by him this week along with the proposal and get back to you by weeks end. For your information, the County had a power outage and so the Government Center closed at around 10:00 on Friday, February 17th. However, I did return a call to Tracy, but was not able to speak with her; I left a message.

Jacque O.

From: John S. Bridges <<u>ibridges@fentonkeller.com</u>> Sent: Wednesday, February 15, 2017 11:21:34 AM To: Onciano, Jacqueline x5193 Cc: Tracy Alford <<u>Golfrgrl1@cox.net</u>> (<u>Golfrgrl1@cox.net</u>) Subject: Bardis driveway expansion (PLN 140715-AMD1)

Hi Jacqueline. Just checking in to see if you located that 1-15-16 Dan Lister email we discussed (re project inconsistency with the LUP) and, if so, what your thoughts are.

Please advise.

Thanks...JOHN

John S. Bridges FENTON & KELLER Post Office Box 791 Monterey, CA 93942-0791 831-373-1241, ext. 238 831-373-7219 (fax) jbridges@fentonkeller.com www.FentonKeller.com

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EXPERIENCE INTEGRITY RESULTS

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EXHIBIT D



EXHIBIT E

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EXHIBIT F

HARO, KASUNICH AND ASSOCIATES, INC.

CONSULTING GEOTECHNICAL & COASTAL ENGINEERS

Project No. M11055 31 October 2016

MR. JOHN S. BRIDGES c/o Fenton & Keller P. O. Box 791 Monterey, California 93942-0791

Subject: Geotechnical Review

Reference: Bardis Motor Court Project PLN140715-AMD-1 APN 008-341-026 1525 Riata Road Pebble Beach, California

Dear Mr. Bridges:

As requested, we have reviewed the geotechnical aspects of a proposed excavation on the referenced property. The excavation will be adjacent to the west property line of the Alford property, located at 1496 Bonifacio Road (APN 008-341-026) in Pebble Beach, California. The excavation is proposed to widen an existing driveway to create a motor court on the project site, located at 1525 Riata Road. The purpose of our review is to evaluate the impact of the proposed ¼:1 gradient (horizontal to vertical), 9.8 to 13.7 foot high excavation on the upslope Alford property.

The scope of our work included two site visits to the Alford property; review of the Geotechnical Report dated 14 January 2013 and a Parking Lot Expansion letter dated 22 September 2016 for the project, prepared by Grice Engineering; and review of the Grading, Drainage and Erosion Control Plan for the 1525 Riata Road Motor Court Expansion, revised 6 January 2016, prepared by Landset Engineers.

The grading plan indicates the backyard of the Alford property slopes down to the adjacent Bardis property at gradients of 4:1 to 5:1. On the Bardis property, slope gradients steepen to 2:1 as they approach the top of the existing driveway cut slopes.

Cross Sections A-A and B-B on the grading plan indicate a 36 foot long portion of the existing driveway on the Bardis property will be widened to create the proposed motor court by excavating 15 feet into the hillside on the south end and 23 feet into the hillside on the north end. The excavations will leave a 9.8 foot high to 13.7 foot high unsupported cut with very steep 1/3:1 gradients. At the base of the cut slope,

116 EAST LAKE AVENUE • WATSONVILLE, CALIFORNIA 95076 • (831) 722-4175 • FAX (831) 722-3202

Mr. John Bridges Project No. M11055 Bardis Motor Court Project 1525 Riata Road 31 October 2016 Page 2

a 3 foot high concrete slough wall with a concrete swale is planned, presumably to protect the motor court from erosion, soil slumps or spalls emanating from the cut slope and collect rainwater from the cut slope and upslope runoff that overflows the earth drainage swale.

The top edge of the cut slope will be 3 feet from the Alford property line and about 30 feet downslope of backyard patios at the Alford residence. We understand several large cypress trees were planted in recent years on the Alford property. The trees are located about 12 feet upslope of the property line between the Bardis property and the Alford property.

The grading plan also indicates a 2 foot wide by 6 inch deep earth drainage swale will be constructed 1 foot from the edge of the slope to collect upslope runoff and divert it from flowing over the steep cut.

The Geotechnical Report states the project site is underlain by dense weathered granite mantled by topsoil and fill and further states 2:1 gradients are satisfactory for cut and fill slopes. The Parking Lot Expansion letter states the proposed area to be excavated exposes moderately to slightly weathered granite mantled by .5 feet to 2 feet of brown medium dense silty sand (presumably topsoil) and the proposed cut slope (at a gradient of ¼:1) will be stable and a retaining wall will not be necessary. The plan review letter states the plans essentially comply with their geotechnical recommendations.

Based on our review, we present the following conclusions and recommendations:

- 1. The proposed excavation will leave a high ¼:1 slope in weathered granite. The quality, stability, and erodibility of the weathered granite and thickness of topsoil along the excavation will not be known until the excavation is complete. If the excavation exposes loose topsoil and/or very weathered or fractured granite, there is significant potential for erosion, slumping and/or spalling of the upper portions of the very steep unsupported cut. The planned 3 foot high wall at the base of the excavation is a "slough" wall to protect the proposed motor court from soil and weathered granite sloughing from the very steep cut. The proposed 3 foot setback of the top of the cut from the Alford property line leaves virtually no margin of safety against spalling or slumping on the cut to extend onto the Alford property.
- 2. Over time, there is significant potential for the top of the proposed unsupported very steep cut on the Bardis property to slump, spall, and/or erode and undermine the Alford property. In our opinion, a retaining wall is necessary to support the cut slope and prevent slope failures from

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Mr. John Bridges Project No. M11055 Bardis Motor Court Project 1525 Riata Road 31 October 2016 Page 3

> extending onto the Alford property. The wall should extend high enough that the wall has a maximum back slope gradient of 2:1, as was recommended originally in the Geotechnical report.

3. In our opinion, the proposed earth drainage swale at the top of the slope will not be effective in intercepting and diverting upslope runoff and preventing erosion over time. Vegetation in the ditch, animal burrows and eroded soil in the swale will reduce the capacity of the swale over time. Storm water may flow though the swale and erode the cut slope below. A concrete v-ditch, setback a minimum of 2 feet from the top edge of the slope, is necessary to intercept and divert storm runoff from the cut slope. The v-ditch should be designed so that it has the capacity to convey all storm water from upslope. The concrete v-ditch should be embedded sufficiently that the top edge of the concrete is below existing grade. The concrete v-ditch will be easy to inspect and clean after storms and will protect the slope from erosion over time.

If you have any questions concerning this letter, please contact our office.

Very truly yours,

HARO, KASUNICH & ASSOC ht h Christopher A. George No. 50871 C.E. 50871 ATE OF CA

CAG/sr Copies:

3 to Addressee + email (jbridges@fentonkeller.com) 1 to Brian Congleton + email (brian@congletonarchitect.com)

HARO, KASUNICH AND ASSOCIATES, INC.

CONSULTING GESTEOPHICAL & COASTAL ENGINEERS

Project No. M11055 25 April 2017

MR. JOHN S. BRIDGES, c/o Fenton & Keller P. O. Box 791 Monterey, California 93942-0791

Subject: Retaining Wall

Reference: Bardis Motor Court Project PLN140715-AMD-1 APN 008-341-026 1525 Rlata Road Pebble Beach, California

Dear Mr. Bridges:

As requested, we have reviewed geotechnical information contained in an Addendum Geotechnical Report for the referenced project. The report, dated 5 April 2017, was prepared by Grice Engineering Inc.

Based on our review, site drainage improvements and the retaining wall are still necessary to prevent erosion and/or spalling of the steep slope and undermining of the Alford property.

If you have any questions concerning this letter, please contact our office.

Very truly yours, HARO, KASUNICH & ASSOCIATES REG No. 5087 Christopher A. George C.E. 50871 2 to Addressee + email (jbridges@fentonkeller.com)

CAG/

Copies:

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ATTACHMENT 2



May 10, 2017

John S. Bridges FENTON & KELLER 1701 Monterey-Salinas Highway Monterey, California 93940

RE: Questions regarding April 26, 2017 Planning Commission testimony

Dear Mr. Bridges:

At your request, I have reviewed two items you requested from the April 26, 2017 Planning Commission hearing:

1. Was the courtyard wall dividing the motor court from the newly proposed landscape area part of the May 2015 plan referred to by the planner during the April 26 Planning Commission hearing?

No. The May 7, 2015 drawing shows the enlargement of the motor court by cantilevering the edge of the court beyond the existing retaining wall. This drawing shows on Acela as approved on July 8, 2015.



May 7, 2015 drawing - application on Acela July 8, 2015.

Congleton Architect AIA Post Office Box 4116-Office at Eighth & San Carlos-Carmel, California 93921 831-626-1928 fax 831-626-1929 Email: brian@congletonarchitect.com The September 2015 drawing still shows only the cantilevered planter.



September 2015 drawing.

Neither of those earlier drawings shows a wall dividing the motor court from the courtyard/landscape area.

The February 29, 2016 (PLN140715-AMD1) drawing that first shows the landscape elements plus the wall (and adds the cut into the hill for the replacement parking/turnaround area) was not approved until the April 26, 2017 Planning Commission hearing.



February 2016 Drawing

The sketch below shows the changes of coverage of the motor court, landscaped entry area, and hillside converted to DG parking with a retaining wall. Note that areas shown are conceptual and for comparison purposes.



- A. Existing motor court area already required to be permeable eco-pavers. Should not be considered as a reduction in coverage.
- B. Existing landscape area that remains as landscape area. Not included in measurements.
- C. Existing concrete entry steps, landing, and patio no change from approved design. Not included in measurements.
- D. Motor court area converted from eco-pavers to courtyard/landscaping. Should not be considered as a reduction in coverage.
- E. New stone or concrete hardscape elements. These replace currently-required eco-pavers with non-permeable surfaces. Increase impervious coverage 205 square feet.
- F. Cantilevered area. Former hillside to be covered with concrete structure, removal of permeable surface. Increase impervious coverage 380 square feet.
- G. Hillside area converted to gravel parking. No reduction (possible increase) in impervious coverage.
- H. New retaining wall and footing extending into and under DG parking. Former hillside to be covered with concrete structure, removal of permeable surface. Increase impervious coverage 325 square feet.

The <u>increased coverage</u> area is as follows: E(205)+F(380)+H(325) = 910 square feet converted from open to hard surface coverage.

The decrease coverage area is as follows: None.

The net increase in coverage is 910 square feet.

- 2. Does changing the west portion of the motor court into a courtyard/landscape area, plus removal of the hillside for a decomposed granite parking area, result in a reduction of coverage?
 - No. The amount of coverage would actually increase, for the following reasons:
 - a. The motor court and driveway were already designated for conversion from asphalt paving to eco-pavers, per the plans for PLN 120663 in June of 2014 (see plan detail below), and therefore cannot be counted again as a reduction. (Salmon colored area 'A' in sketch below).



- b. The cantilevered deck requires the conversion of existing open ground into a concrete deck above the ground, resulting in a loss of that area as permeable surface. (Brown area 'F' in sketch).
- c. New hardscape elements (fountain, large stone path elements) are non-permeable. They will replace the currently required eco-pavers (which are semipermeable), resulting in a reduction of permeable surface. (Dark grey area 'E' in sketch).
- d. New retaining wall, retaining wall footing, and vee-shaped swale at top of wall, replace existing bare earth with concrete structure, resulting in the loss of that area as permeable surface. (Area 'H' in sketch).
- e. New decomposed-granite parking area will replace bare earth with compacted decomposed granite traffic surface, resulting in the reduction or loss of that area as permeable surface. (Area 'G' in sketch).

I trust the above answers your questions regarding the proposed design revision of the Bardis project. Please let me know if you need additional information or wish to discuss this matter.

Sincerely, いうられ

Brian T. Congleton AIA
ATTACHMENT 3

MONTEREY COUNTY
RESOURCE MANAGEMENT AGENCY BUILDING SERVICES DEPARTMENT
PLEASE RETURN
COMPLETED FORM TO: 168 W. ALISAL ST., 2" FLOOR
SALINAS, CA 93901 (831) 755-5025 Fax (831) 757-9516
BUILDING / GRADING / ZONING COMPLAINT FORM
AREAS - REOUTRED INFORMATION TO PROCESS COMPLAINT
ASSESSOR'S PARCEL # OF COMPLAINT: 008-341-026 DISTRICT: 91
ADDRESS OF COMPLAINT: 1525 RIATA ROAD. PEBBLE BEACY 04 93953
ROPERTY OWNER(S) NAME: BAT-DIS, CHIPUSTO AND SALA
ROPERTY OWNER(S) ADDRESS: SAME AS ABOVE
*DETAILS OF COMPLAINT: (USE ADDITIONAL SHEETS OF PAPER IF NEEDED)
(So Areauti)
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STAFF NOTES:
110-90-12
REVIOUS CASES: MCEQQ267
ATE RECEIVED: TIME: COMPLAINT TAKEN BY: PHONE #:
EFFERRED TO: ENVIRONMENTAL HEALTH PUBLIC WORKS SHERIFF WATER RESOURCES AGENCY
OTHER (SPECIFY):
HANNEL REPORTED DATE REFERRED: REFERRED BY:
CONFIDENTIAL: THIS INFORMATION WILL NOT BE RELEASED PER EVIDENCE CODE 1040 B (2)
COMPLAINANT'S NAME: JOHN S. BRIDGES/DEPRIC G. OLIVER
COMPLAINANT'S ADDRESS: PO BOX 791, MONTAREY, CA 93942
HM#:*WK#: 831-373-1241 *OTHER:
TYPE OF COMPLAINT: DEFINING BUILDING GRADING COMBINED: (LIST ALL TYPES)
TYPE OF COMPLAINT: DEFONING DEBUILDING GRADING COMBINED:

BSD-FO-007/CE Compliant Form/64-08-15/Sec

DETAILS OF COMPLAINT

RE: BARDIS / 1525 RIATA RD., PEBBLE BEACH, CA 93953 (APN 008-341-026)

The in-progress construction on the above referenced Bardis property (APN 008-341-026) is not consistent with the construction plans approved under PLN120663. Specifically, the upper portion of the approved Bardis driveway has been displaced and converted into a private patio/courtyard consisting of more than mere "landscaping." (See attached plan and photographs.)

The aforementioned construction, which deviates substantially from the approved plans under PLN120663, constitutes a violation of PLN120663 condition 1 (PD001 – Specific Uses Only). That condition states, in relevant part: "Any use or construction not in substantial conformance with the terms and conditions of this permit is a violation of County regulations and may result in modification or revocation of this permit and subsequent legal action. No use or construction other than that specified by this permit is allowed unless additional permits are approved by the appropriate authorities. ... The Owner/Applicant shall adhere to conditions and uses specified in the permit on an ongoing basis unless otherwise stated." The deviation is obviously not in substantial conformance because the displaced parking area requires a major 300 cy cut into 30-60% slope to accommodate the displaced area.

The aforementioned construction also constitutes a violation of Monterey County Ordinance section 20.90.050. That section requires that all conditions of any County-issued permit under the authority of Title 20 "must be strictly complied with." Section 20.90.050 also provides that any "violation of any condition imposed" on any such permit "shall constitute a violation of this Title and is declared to be a public nuisance." Such is the case here. (See attached declaration of Tracy Alford.) Furthermore, Monterey County Ordinance section 20.90.120 prohibits Monterey County from issuing any additional permits on the Bardis property until said violations have been remedied.



Photo taken February 14, 2017



Photo taken May 1, 2017



STATE OF CALIFORNIA COUNTY OF MONTEREY

DECLARATION OF TRACY ALFORD

I, Tracy Alford, hereby declare:

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8 1. On March 1 and March 15, 2017, conference calls were held between John 9 Bridges, Jacqueline Onciano, David Mack and me. Numerous issues were discussed, including 10 the fact that construction had taken place at the Bardis project at 1525 Riata that was not consistent with the permits and approved plans on file. The upper portion of the Bardis driveway 11 had been converted into a private patio/courtyard thus displacing the approved driveway and 12 13 parking area. When I mentioned this and asked why a code enforcement complaint had not been issued, David Mack admitted that he had been to the subject property a few weeks before and 14 seen the unpermitted private patio/courtyard. John and I both asked why a code enforcement 15 action had not commenced and Mack said, "Because code enforcement was not the purpose of 16 my site visit." Mack was then told by Onciano that regardless of the purpose of his site visit if 17 there was a code violation it was his duty and responsibility to file record of the violation (or 18 19 words to that effect). John and I both asked Onciano and Mack if we needed to file the complaint or if they would. I recall Onciano saying they would deal with it. 20 6.

2. On April 11, 2017, Jacqueline Onciano sent me an email stating, "The property
does not have a "code violation." <u>The applicant [Bardis] is not in compliance with the approved</u>
<u>permit</u>, because the area approved as a driveway is not being utilized as a driveway but rather is
landscaped." (Emphasis added.) A true and correct copy of Ms. Onciano's email is attached
hereto and incorporated herein by reference as Exhibit A.

I declare under penalty of perjury under the laws of the State of California, that the foregoing is true and correct, except as to those matters based on information and belief, and as to those matters I believe them to be true, and that if called as a witness I could and would (JSB-00658298;2)

FENTON & KELLER ATTORNEYS AT LAW MONTHERY

DECLARATION OF TRACY ALFORD



EXHIBIT A

From: Onciano, Jacqueline x5193 [mailto:oncianoj@co.monterey.ca.us] Sent: Tuesday, April 11, 2017 5:36 PM To: 'Tracy Alford' Cc: John S. Bridges; Mack, David x5096 Subject: RE: Bardis

Good evening, Tracy:

The property does not have a "code violation". The issue is non-compliance. The applicant is not in compliance with the approved permit, because the area approved as a driveway is not being utilized as a driveway but rather is landscaped. The current state of the property will be disclosed in staffs analysis as presented to the hearing authority.

Jacqueline Onciano

~Jacqueline R. Onciano RMA Interim Chief of Planning Monterey County Resource Management Agency

168 W. Alisal St. 2nd Floor Salinas, CA 93901 Office: (831) 755-5193 Fax: (831) 757-9516 oncianoi@co.monterey.ca.us

EXHIBIT C

MARK A CAMERON John S Bridges Dennis G McCarthy Christopher E Panetta CHRISTOPHER F. PANETTA DAVID C SWEIGERT SARA D BOYNS BRIAN D. CALL TROY A KINGSHAVEN JOHN E. KESECKER ELIZABETH R. LEITZINGER SHARILYN R. PAYNE CAROL S. HILBURN CUBIETINA I. BAKGETT CHRISTINA J BAGGETT ELIAS E SALAMEH KENNETH & KLEINKOPF DERRIC G OLIVER ROXANA E KHAN LAURA L FRANKLIN EVAN J. ALLEN ANDREW B. KREEFT

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FENTON & KELLER A PROFESSIONAL CORPORATION ATTORNEYS AT LAW 2801 MONTEREY-SALINAS HIGHWAY POST OFFICE BOX 791 MONTEREY, CALIFORNIA 93942-0791 TELEPHONE (831) 373-1241 FAC\$1M1LE (831) 373-7219 www FentonKeller com

March 21, 2017

JOHN S BRIDGES

JBridges@FentonKeller.com ext. 238

Monterey County RMA Planning Department 168 W. Alisal Street, 2nd Floor Salinas, CA 93901

> Re: Bardis Project (APN 008-341-026) Our File: 34238.32387

Dear RMA Planning Department:

I am writing this letter to request that we continue to be included on the list of interested parties to receive all information/documentation regarding the above mentioned property including, but not limited to, applications, meeting notices, staff reports, memorandums, etc. Thank you.

Very truly yours,

FENTON & KELLER A Professional Corporation a JM John S. Bridges

LEWIS L. FENTON 1925-2005

CHARLES R KELLER THOMAS H JAMISON

OF COUNSEL

{JSB-00639767}

JSB:kmc

						Announcements	Planning Repo	orts (4) 🎔
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	Search b	y permit	number, parcel or	address in the	box to the	right.		
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Conditions

Showing 1-2 of 2

Default - 1 On-Going, 1 Not Met

Planning

PERMIT NOTIFICATION - JOHN BRIDGES

Please notify John Bridges of any planning and building permits submitted on this property.

PRIOR TO ANY PERMIT APPROVAL OR ISSUANCEIII

PRIOR TO ANY PERMIT APPROVAL OR ISSUANCE FOR THIS PROPERTY, JOHN BRIDGES AT FENTON AND KELLER REQUESTS TO BE NOTIFIED. CONTACT DAN LISTER (X6617) IF YOU HAVE ANY QUESTIONS.

MARK A. CAMERON JOHN S. BRIDGES DENNIS G. MCCARTHY CHRISTOPHER E. PANETTA DAVID C. SWEIGERT SARA B. BOYNS BRIAN D. CALL TROY A. KINGSHAVEN JOHN E. KESECKER ELIZABETH R. LEITZINGER SHARILYN R. PAYNE CAROL S. HILBURN CHRISTINA J. BAGGETT ELIAS E. SALAMEH KENNETH S. KLEINKOPF DERRIC G. OLIVER LAURA L. FRANKLIN EVAN J. ALLEN ANDREW B. KREEFT ALEX J. LORCA

FENTON & KELLER

A PROFESSIONAL CORPORATION ATTORNEYS AT LAW 2801 MONTEREY-SALINAS HIGHWAY POST OFFICE BOX 791 MONTEREY, CALIFORNIA 93942-0791 TELEPHONE (831) 373-1241 FACSIMILE (831) 373-7219 www.FentonKeller.com

July 14, 2017

LEWIS L. FENTON 1925-2005

OF COUNSEL CHARLES R. KELLER THOMAS H. JAMISON

JOHN S. BRIDGES

JBridges@FentonKeller.com ext. 238

VIA U.S. MAIL AND EMAIL (cob@co.monterey.ca.us)

Monterey County Board of Supervisors c/o Clerk of the Board 168 W. Alisal Street, 1st Floor Salinas, CA 93901

> Re: PLN170482 (Appeal Supplement) Our File: 34238.32387

Dear Board of Supervisors:

This letter is submitted as supplemental detail to the above referenced appeal.

As referenced in Appeal Exhibit A, the project involved new development on greater than 30% slopes (behind the relocated wall; see attached) and therefore required a Coastal Development Permit (or at a minimum a Coastal Administrative Permit) per Chapter 20.64.230, in addition to Design Approval.

Very truly yours,

FENTON & KELLER A Professional Corporation

S. Bridges by Kine

John S. Bridges

JSB:kmc Enclosure

Carl Holm (via email) cc: Tracy Alford (via email)

