Attachment A Amended Conservation and Scenic Easement Deed

Hain and Foster PLN120637

When recorded return to:
MONTEREY COUNTY RESOURCE
MANAGEMENT AGENCY
PLANNING DEPARTMENT
Attn: Joseph Sidor
168 West Alisal St 2nd Floor
Salinas, CA 93901
(831) 755-5025

Space above for Recorder's Use

No fee document pursuant to Government Code Section 27383.

Permit No.:	PLN120637	The Undersigned Grantor(s) Declare(s):				
	The Hain Family Trust and	DOCUMENTARY TRANSFER TAX OF \$_0_ [] computed on the consideration or full value of property conveyed, OR				
Owner Name:	The Foster Family Trust	[] computed on the consideration or full value less value of liens and/or encumbrances remaining at				
Project Planner:	Sidor	time of sale,				
	418-132-009-000 and	 [] unincorporated area; and [X] Exempt from transfer tax, 				
APNs:	418-132-010-000	Reason: Transfer to a governmental entity				
		- Circulus of Declaration Asset				

Signature of Declarant or Agent

AMENDED CONSERVATION AND SCENIC EASEMENT DEED (COASTAL)

This Amendment to the Conservation and Scenic Easement (hereinafter "Amendment") is made this 11th day of December, 2012, by and between John R. Hain and Jennifer L. Allen, Trustees of The Hain Family Trust u/t/d October 29, 1998, and Steven Foster, Trustee of The Foster Family Trust u/t/d April 4, 1988, as Grantors, and the County of Monterey, a political subdivision of the State of California, as Grantee.

WITNESSETH:

WHEREAS, said Grantors are the owners in fee of the real property more particularly described in Exhibit A attached hereto and made a part hereof, situated in Monterey County, California (hereinafter the "Property"), in the Big Sur Coast Land Use Plan area; and

WHEREAS, Grantors' predecessor in interest, Marshal Rothman, granted a Conservation and Scenic Easement recorded February 4, 1994, at Reel 3063, Page 369, Official Records of Monterey County, attached hereto as Exhibit B and incorporated herein by this reference (hereinafter the "1994 Easement"); and

WHEREAS, Grantors applied to the County for an Amended Conservation and Scenic Easement (PLN120637) (hereinafter the "Amended Easement") to amend the existing 1994 Easement to voluntarily grant to the County a conservation and scenic easement over the entirety of Lots 9 and 10, as shown on the map filed January 6, 1994, in the Office of the County Recorder of Monterey County, Volume 18, Page 92; and

WHEREAS, said Grantors are willing to grant to the County of Monterey the conservation and scenic use to protect the present scenic beauty and existing openness by the restricted use and enjoyment of the Property by the Grantors through the imposition of the conditions described in the 1994 Easement and hereinafter expressed; and

WHEREAS, the revised boundaries of the Amended Easement are to include the entire property as described in Exhibit A, and apply to Lots 9 and 10 only;

WHEREAS, Grantors and Grantee intend that this Amendment shall amend the 1994 Easement insofar as the location of the easement on the Property, with all other terms to remain in effect; and

WHEREAS, it is intended that this Amended Easement is irrevocable and shall constitute enforceable restrictions within the meaning of Article XIII, Section 8, of the California Constitution and that said easement shall thereby qualify as an enforceable restriction under the provision of the California Revenue and Taxation Code, Section 402.1.

NOW, THEREFORE, Grantors and Grantee agree as follows:

- 1. The boundaries and description of this Amended Conservation and Scenic Easement Deed as described on Exhibit A shall amend the Conservation and Scenic Easement Deed as recorded previously as to Lots 9 and 10 only.
- 2. Paragraph C EXCEPTIONS and RESERVATIONS, is amended by adding paragraph 3 as follows:

Management of vegetation within the Amended Easement area in accordance with future Fuel Management Plan that may be approved by and retained on file with the Monterey County Planning Department.

- All other terms and conditions of the original Conservation and Scenic Easement Deed shall remain in full force and effect and are incorporated herein by this reference.
- 4. This Amended Conservation and Scenic Easement Deed shall run with the land and burden the property, and all obligations, terms, conditions, and restrictions hereby imposed shall be deemed to be covenants and restrictions running with the land and shall be effective limitations on the use of the property from the date of recordation of this document and shall bind the Grantors and all of its successors and assigns. This grant shall benefit the County of Monterey and its successors and assigns forever.
- 5. The Grantee shall not be obligated to maintain, improve, or otherwise expend any funds in connection with the property or any interest or easement created by this grant of easement. All costs and expenses for such maintenance, improvement use, or possession shall be borne by the Grantors, except for costs incurred by Grantee for monitoring compliance with the terms of this easement.
- 6. This conveyance is made and accepted upon the express condition that the Grantee, its agencies, departments, officers, agents, and employees are to be free from all liability and claim for damage by reason of any injury to any person or persons, including Grantors, or property of any kind whatsoever and to whomsoever belonging, including Grantors, from any cause or causes whatsoever, except matters arising out of the sole negligence of the Grantee, while in, upon, or in any way connected with the property, Grantors hereby covenanting and agreeing to indemnify and hold harmless the Grantee, its agencies, departments, officers, agents, and employees from all liability, loss, cost, and obligations on account of or arising out of such injuries or losses

however occurring. The Grantee shall have no right of control over, nor duties and responsibilities with respect to the property which would subject the Grantee to any liability occurring upon the land by virtue of the fact that the right of the Grantee to enter the land is strictly limited to preventing uses inconsistent with the interest granted, the property is not "property of a public entity" or "public property," and Grantee's rights herein do not include the right to enter the land for the purposes of correcting any "dangerous condition" as those terms are defined by California Government Code Section 830.

- 7. The terms, covenants, conditions, exceptions, obligations, and reservations contained in this conveyance shall be binding upon and inure to the benefit of the successors and assigns of both the Grantors and the Grantee, whether voluntary or involuntary.
- 8. If any provision of this conservation and scenic easement is held to be invalid or for any reason becomes unenforceable, no other provision shall be thereby affected or impaired.

	Executed this day of	,, at	, California.
Ву:	(Signature)	By:(Signature)
	John R. Hain Trustee of The Hain Family Trust		nnifer L. Allen The Hain Family Trust
Ву:	(Signature)		
	Steven Foster		

Trustee of The Foster Family Trust

) SS.
COUNTY OF MONTEREY)
Onbefore me,
I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
WITNESS my hand and official seal.
Signature (Seal)
STATE OF CALIFORNIA)) SS. COUNTY OF MONTEREY)
Onbefore me,, a Notary Public, personally appeared, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.
I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
WITNESS my hand and official seal.
Signature(Seal)

This is to certify that the i	nterest in real property from	conveyed by the deed	or grant dated to the County
of Monterey, a political corporate Board of Supervisors on agent on behalf of the Countered of Supervisors adopted recordation thereof by its duly	y of Monterey pursuant to	, (or by the under authority conferred by	signed officer or resolution of the
recordation thereof by its duly	authorized officer.		
DATED:	·		_
	Type/Print Name:	, Monterey County Board	
	Chaiı	, Monterey County Board	d of Supervisors
STATE OF CALIFORNIA)) SS.		
COUNTY OF MONTEREY)		
On	before me,		, a
Notary Public, personally approved to me on the basis of subscribed to the within instrusame in his/her/their authoriz instrument the person(s), or tinstrument.	ument and acknowledged ed capacity(ies), and that	to me that he/she/they ex by his/her/their signature	xecuted the (s) on the
I certify under PENALTY O foregoing paragraph is true a		aws of the State of Ca	ilifornia that the
WITNESS my hand and offic	al seal.		
Signature			
		(Seal)	
Document Form/Content Acc	eptable:		
Charles, J. McKee, County C	ounsel		
Ву:		DATED:	
Type/Print Name: Cynthia L. Deputy Co	Hasson ounty Counsel		

Exhibit A Revised Legal Descriptions

EXHIBIT A

The land referred to herein below is situated in the County of Monterey, State of California, and is described as follows:

Parcel I:

Lot 9 as shown on the map filed January 6, 1994, in the Office of the County Recorder of Monterey County, State of California, in Volume 18 of Surveys, Page 92, entirely subject to scenic easement.

Parcel II:

A Non-Exclusive Easement, 30 foot wide, for Road and Utility purposes as shown and so designated on that certain map filed January 6, 1994, in the Office of the County Recorder of Monterey County, State of California, in Volume 18 of Surveys, at Page 92.

Excepting therefrom that portion lying within Parcel I above.

Parcel III:

A Non-Exclusive Easement, 60 foot wide, for Road and Utility purposes as shown and so designated on that certain map filed January 6, 1994, in the Office of the County Recorder of Monterey County, State of California, in Volume 18 of Surveys, Page 92.

Excepting therefrom that portion lying within Parcel I above.

APN: 418-132-009-000

EXHIBIT A

The land referred to herein below is situated in the County of Monterey, State of California, and is described as follows:

Parcel I:

Lot 10, as shown on the map filed January 6, 1994, in the Office of the County Recorder of Monterey County, State of California, in Volume 18 of Surveys, Page 92, entirely subject to scenic easement.

Parcel II:

A Non-Exclusive Easement, 30 foot wide, for Road and Utility purposes as shown and so designated on that certain map filed January 6, 1994, in the Office of the County Recorder of Monterey County, State of California, in Volume 18 of Surveys, at Page 92.

Excepting therefrom that portion lying within Parcel I above.

Parcel III:

A Non-Exclusive Easement, 60 foot wide, for Road and Utility purposes as shown and so designated on that certain map filed January 6, 1994, in the Office of the County Recorder of Monterey County, State of California, in Volume 18 of Surveys, Page 92.

Excepting therefrom that portion lying within Parcel I above.

APN: 418-132-010-000

Exhibit B Existing Conservation and Scenic Easement Deed

52204618

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Recording When Reco.

Permit No.: LL90032/33 Applicant Name: Rothman Project Planner: Bessire

Monterey County Planning and Building Inspection Department Post Office Box 1208 Salinas, CA 93902

09783

MEDIDED AT RESIDEN

NO FEE

COUNTY OF MONTEREY
FEB 4 8 25 AM '94

CONSERVATION AND SCENIC EASEMENT DEED

OFFICE OF RECORDER COOKTY OF MONTEREY SALIMAS STRIFORMIA

THIS DEED made this 21st day of September SALMACOURIED
by and between Marshal Rothman

as Grantor, and the COUNTY OF MONTEREY, a political subdivision of the State of California, as Grantee,

WITNESSETH:

WHEREAS, said Grantor is the owner in fee of the real property more particularly described in Exhibit "A" attached hereto and made a part hereof, situated in Monterey County, California (hereinafter "the property"); and

WHEREAS, the said land of said Grantor has certain natural scenic beauty and existing openness; and

WHEREAS, the Grantor and the Grantee desire to preserve and conserve for the public benefit the great natural scenic beauty and existing openness, natural condition and present state of use of said property of the Grantor; and

WHEREAS, the California Coastal Act of 1976, (hereinafter referred to as the "Act") requires that any coastal development

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permit approved by the County must be consistent with the provisions of the certified Local Coastal Program (LCP); and

WHEREAS, pursuant to the Act, and the LCP, Grantor applied to the County for a permit to undertake development as defined in the LCP; and

WHEREAS, a coastal development permit (Permit No. LL90032/33 and LL88010) was granted on October 29, 1993, by the County in accordance with the provisions of the Staff Recommendation and Findings, attached hereto as Exhibit "B" and hereby incorporated by reference, subject to the following condition(s):

The owner shall grant a Scenic Easement to the County over those portions of the property within the Critical Viewshed and over existing vegetated areas without which future development of the theoretical building envelopes would be located within critical viewshed. Said area shall be defined by a licensed registered surveyor and shall be subject to the approval by the Director of Planning and Building Inspection. This requirement is consistent with the Monterey County Coastal Implementation Plan Section 20.145.030 subdivision A (g and h). (Planning and Building Inspection)

WHEREAS, the County, acting on behalf of the People of the State of California and pursuant to the Act, and in accordance with the findings contained in Resolution No. 92-67 attached hereto as Exhibit "C" and hereby incorporated by reference,

granted the permit to the Grantor upon condition (hereinafter the "Condition") requiring inter alia, that the Grantor record a conservation and scenic easement over the property as shown in Exhibit "D" attached hereto and hereby incorporated by reference, and agree to restrict development on and use of the property so as to preserve the open space, scenic, and/or natural resource values present on the property and so as to prevent the adverse direct and cumulative effects on coastal resources and public access to the coast which could occur if the property were not restricted in accordance with this easement; and

whereas, the County has placed the Condition on the permit because a finding must be made under the law that the proposed development is in conformity with the provisions of the certified Local Coastal Program and that in the absence of the protections provided by the Condition said finding could not be made; and

WHEREAS, Grantor has elected to comply with the Condition and execute this easement so as to enable Grantor to undertake the development authorized by the Permit; and

WHEREAS, it is intended that this easement is irrevocable and shall constitute enforceable restrictions within the meaning of Article XIII, Section 8, of the California Constitution and that said easement shall thereby qualify as an enforceable restriction under the provision of the California Revenue and Taxation Code, Section 402.1; and

WHEREAS, the said Grantor is willing to grant to the County

of Monterey the scenic use as herein expressed of the said land, and thereby protect the present scenic beauty and existing openness by the restricted use and enjoyment of said property by the Grantor through the imposition of the conditions hereinafter expressed;

MOW, THEREFORE, for and in consideration of the premises, the Grantor does hereby grant and convey unto the County of Monterey an estate, interest, and conversation and scenic easement in said real property of Grantor of the nature and character and to the extent hereinafter expressed, which estate, interest, and easement will result from the restrictions hereby imposed upon the use of said property by said Grantor, and to that end and for the purposes of accomplishing the intent of the parties hereto, said Grantor covenants on behalf of itself, its heirs, successors, and assigns, with the said Grantee, its successors and assigns, to do and refrain from doing severally and collectively upon the Grantor's said property the various acts hereinafter mentioned.

- LAND SUBJECT TO EASEMENT. The land of the Grantor hereinabove referred to and to which the provisions of this instrument apply is situated in the County of Monterey, State of California, and is particularly described in Exhibit "D", attached hereto, and made a part hereof.
- RESTRICTIONS. The restrictions hereby imposed upon the use of said property by the Grantor and the acts which said Grantor shall refrain from doing upon the said property in con-

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nection herewith are, and shall be, as follows:

- 1. That no structures will be placed or erected upon said described premises except such structures as may be permitted by governmental agencies having jurisdiction over subject property which can be proven to be out of the critical viewshed and do not require significant vegetation removal increasing exposure to the critical viewshed, any underground structures, gardens, patios, utility lines and septic systems
- 2. That no advertising of any kind or nature shall be located on or within said property except real estate sale signs in conformance with county regulations.

3.	That	the	Grantor	shall	not	plant	nor	permit	to	be
planted	any ve	getat:	ion upon :	said pr	enise	s, exc	ept _			

- 4. That, except for the construction, alteration, relocation and maintenance of public roads, public and private pedestrian trails, ________ the general topography of the landscape shall be maintained in its present condition and no excavation or topographic changes shall be made.
- 5. That no use of said described property which will or does materially alter the landscape or other attractive scenic features of said land other than those specified above shall be done or suffered.
 - C. EXCEPTIONS AND RESERVATIONS. The following are except-

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ed and reserved to the Grantor:

 The right to maintain all existing private roads, bridges, trails and structures upon said land, and the right to

- The use and occupancy of said land not inconsistent with the conditions and restrictions herein imposed.
- D. <u>SUBJECT TO ORDINANCES</u>. Land uses permitted or reserved to the Grantor by this instrument shall be subject to the ordinances of Grantee regulating the use of land.
- E. BENEFIT AND BURDEN. This grant of conservation and scenic easement shall run with and burden the property, and all obligations, terms, conditions, and restrictions hereby imposed shall be deemed to be covenants and restrictions running with the land and shall be effective limitations on the use of the property from the date of recordation of this document and shall bind the Grantor and all of its successors and assigns. This grant shall benefit the County of Monterey and its successors and assigns forever.
- F. RIGHT OF ENTRY. The Grantee or its agent may enter onto the property to ascertain whether the use restrictions set forth above are being observed at times reasonably acceptable to the Grantor. The public may enter onto the property for scientific research purposes at times reasonably acceptable to the Grantor.
- G. <u>ENFORCEMENT</u>. Any act or any conveyance, contract, or authorization whether written or oral by the Grantor which uses

or would cause to be used or would permit use of the property contrary to the terms of this offer will be deemed a breach hereof. The Grantee may bring any action in court necessary to enforce this grant of easement, including, but not limited to, injunction to terminate a breaching activity and to force the restoration of all damage done by such activity, or an action to enforce the terms and provisions hereof by specific performance. It is understood and agreed that the Grantee may pursue any appropriate legal and equitable remedies. The Grantee shall have sole discretion to determine under what circumstances an action to enforce the terms and conditions of this grant of easement shall be brought in law or in equity. Any forbearance on the part of the Grantee to enforce the terms and provisions hereof in the event of a breach shall not be deemed a waiver of Grantee's rights regarding any subsequent breach.

- H. MAINTENANCE. The Grantee shall not be obligated to maintain, improve, or otherwise expend any funds in connection with the property or any interest or easement created by this grant of easement. All costs and expenses for such maintenance, improvement use, or possession shall be borne by the Grantor, except for costs incurred by Grantee for monitoring compliance with the terms of this easement.
- I. <u>LIABILITY AND INDEMNIFICATION</u>. This conveyance is made and accepted upon the express condition that the Grantee, its agencies, departments, officers, agents, and employees are to be

free from all liability and claim for damage by reason of any injury to any person or persons, including Grantor, or property of any kind whatsoever and to whomsoever belonging, including Grantor, from any cause or causes whatsoever, except matters arising out of the sole negligence of the Grantee, while in, upon, or in any way connected with the property, Grantor hereby covenanting and agreeing to indemnify and hold harmless the Grantee, its agencies, departments, officers, agents, and employees from all liability, loss, cost, and obligations on account of or arising out of such injuries or losses however occurring. Grantee shall have no right of control over, nor duties and responsibilities with respect to the property which would be subject the Grantee to any liability occurring upon the land by virtue of the fact that the right of the Grantee to enter the land is strictly limited to preventing uses inconsistent with the interest granted and does not include the right to enter the land for the purposes of correcting any dangerous condition as defined by California Government Code Section 830.

- J. <u>SUCCESSORS AND ASSIGNS</u>. The terms, covenants, conditions, exceptions, obligations, and reservations contained in this conveyance shall be binding upon and inure to the benefit of the successors and assigns of both the Grantor and the Grantee, whether voluntary or involuntary.
- K. <u>CONSTRUCTION OF VALIDITY</u>. If any provision of this conservation and scenic easement is held to be invalid or for any reason becomes unenforceable, no other provision shall be thereby

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affected or impaired.					
Executed this	BER , 1993,				
at Mill VALLAY, California.					
Signed:	MASHAL KOTHAN				
Type GRANT	or print name of above				
Signed:					
Type GRANT	or print name of above				
ACKNOWLEDGMENT					
STATE OF CALIFORNIA) COUNTY OF MARIN) ss.					
On this /ST day of OCTOBER in the year MARY H. HERR, personally appeared MASSA	AL KOTHMAN				
, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument, and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s) or the entity upon behalf of which the person(s) acted, executed the instrument.					
Witness my hand and official seal.	OFFICIAL SIAL MOTABY PUBLIC-CALIFORNIA				
Mary Hifterr Notary Public	MARY H. HERR PRINCIPAL OFFICE MARIN COUNTY Commission Expres April 22, 1994				

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This is to certify that the Conservation and Scenic Easement Deed set forth above is hereby acknowledged by the Board Chair on behalf of the Monterey County Board of Supervisors pursuant to the action of the Minor Subdivison Comm. When it granted Coastal Development Permit No. <u>LL9CG32/33 & LL88010</u> on October 29, 1993 and the Monterey County Board of Supervisors consents to recordation thereof by its duly authorized officer.

DATED: February 1, 1994

Ohair, Monterey County Board of Supervisors

ATTEST:

DATED:

2/1/94

Clerk of Said Board

Document Form/Content Acceptable:

County Coassel

10-19-9:

Department of Planning and Building Inspection STATE OF CALIFORNIA COUNTY OF MONTEREY REEL 3063PAGE 379

On this lst day of Pebruary , 1994, before me, Ernest K. Morishita, Clerk of the Board of Supervisors, in and for said County and State, personally appeared BARBARA SHIPBUCK , known to me to be the Chairperson of said Board of Supervisors of the County of Monterey, and known to me to be the person who executed the within instrument on behalf of said political subdivision, and acknowledged to me that such County of Monterey executed the same.

ERNEST K. MORISHITA, Clerk of the Board of Supervisors of Monterey County, State of California

By: Anne Arii Deputy Clerk

EXHIBIT "A"

That certain real property situate in the County of Monterey, State of California, described as follows:

That area designated as "scenic easement" as shown on that certain map filed this ______ day of ______, 1994 in Volume 18 of Racord of Surveys at Page 92, Monterey County Records.



EXHIBIT

MONTEREY COUNTY PLANNING AND BUILDING INSPECTION DEPARTMENT

MEMORANDUM

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DATE:

October 19, 1992

TO:

Minor Subdivision Committee

PROM:

Anthony J. "Bud" Carney, A.I.C.P.

SUBJECT: Public hearing to consider certification of the Environmental Impact Report (EIR #90-07) prepared for the "othman project and approval of three major lot line adjustments and coastal development permits (LL88-10; LL90-32; LL90-33).

It is recommended that the Minor Subdivision Committee certify the Environmental Impact Report and approve all three major lot line adjustments and coastal development permits with the recommended findings, evidence, and conditions.

Three separate lot line adjustment applications DISCUSSION: (LL 88-10; LL 90-33; LL 90-32) have been submitted to accomplish a desired reconfiguration of 10 existing lots of record (See Exhibits "A-E"). This method of application is recognized as legal in an opinion written by County Counsel. All successive adjustments are between adjoining lots which will not result in additional lots.

The environmental impacts of the final lot line configuration (Exhibit "E") have been evaluated in an Environmental Impact Report. This document concludes that the proposed project is the environmentally superior alternative.

Comments (Exhibit "F") have been submitted by the applicant which suggest several revisions to the Final EIR. The consultant will advise the Committee on these comments, and those raised at the hearing, during the October 29, 1992 hearing.

Staff evaluated the proposed mitigation measures recommended by the EIR and has incorporated those applicable to the proposed project into this report as recommended conditions of approval.

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RECOMMENDED FINDINGS FOR CERTIFICATION OF THE PROTECTION OF THE PROPERTY OF

FINDING: The decision to prepare this Environmental Impact Report was based upon an authorization by the

applicant.

EVIDENCE: Letter from applicant dated September 12, 1990 contained in the original file (LL 88-10).

FINDING: A Notice of Preparation of the Environmental Impact Report was sent to:

the State Clearinghouse; and each trustee agency; (a)

(b) The Notice of Preparation describes the project, the location and the general impact sufficiently

to permit a response. EVIDENCE: EIR file No. 90-07.

Prior to completing the draft ElR, the staff and the EIR consultant hired by the County contacted interested agencies, individua s, and jurisdic-tions to secure their input. These are listed in 3. FINDING: the EIR. The responses are also set forth in the EIR and are supported by empirical data, .cientific authorities, and explanator information which crystallizes issues and affc a basis for a · a basis for a comparison of the problems ved with the proposed project and the difi es involved in

the alternatives. EVIDENCE: EIR File No. 90-07.

FINDING: A Notice of Completion of the draft EIR was filed with the California Secretary for Resources and the County Clerk on April 10, 1992, briefly describing the project and its location and indicating that the draft BIR was available, where it was available and how long it was available for review, together with a deadline for review.

EVIDENCE: EIR File No. 90-07.

EVIDENCE: Public notice of the availability of the draft EIR 5. Was provided by mailing notice on April 10, 1992

organizations and individuals who previously requested such notice; Applicant/Property Owner publication in a newspaper of general

(b)

(C) circulation in the affected area.

THE WORLD

FINDING: Copies of the draft EIR were sent to the following

for review for a 30 day review period:
(a) State Clearinghouse for state agencies review

with a 45 day review period; local libraries; (b)

(c) County and local agency offices;

(d) citizen organizations and interested individuals.

EVIDENCE: EIR File 90-07

7. FINDING: The County staff reviewed the comments on the

draft BIR.

EVIDENCE: EIR File No. 90-07 which contains correspondence among the consultant, planning staff, and other agencies as found in EIR; correspondence received from agencies together with written responses in the final EIR.

The County through contract with the EIR consultant prepared a final EIR consisting of: FINDING:

the draft EIR; comments received on the draft EIR beginning (2) on page 5 of the EIR;

a list of persons, organizations, and public agencies commenting on the draft EIR; the responses of the County as lead agency to significant environmental points, and to review and consultation process, as set forth on page 5 of the EIR.

EVIDENCE: EIR File No. 50-07.

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The EIR focuses on the significant effects of the project on the environment. The scope of discussion of the significant effects is in proportion to the severity and probability of occurrence.

EVIDENCE: Scope of Work contained in EIR File No. 90-07

EVIDENCE: The Scope of Work was distributed to Trustee Agencies, individuals and organizations for input and comment during the EIR process.

10. FINDING: Notice of the October 29, 1992 meeting, at which the Minor Subdivision Committee was to recommend cartification of the EIR, was given by mail to: (1) the applicant; and

(2) organizations who previously requested such notice.

Notice was also given by the following procedures:

(1) publication in a newspaper of general circulation in the affected area;

posting on and off the project site by Planming and Building Inspection Department staff for at least 10 days prior to the hearing;

mailing to all property owners within a 300 foot radius of the property as shown on the latest equalized assessment roll.

EVIDENCE: EIR File No. 90-07.

RECOMMENDED FINDINGS FOR APPROVAL OF THREE MAJOR LOT LINE ADJUSTMENTS AND COASTAL DEVELOPMENT PERMITS LL \$4-10; LL90-32; AND LL 90-33

FINDING: That the three stage lot line adjustment is between 10 existing adjacent parcels.
The parcels have been determined to be legal lots

of record through certificates of compliance and

staff determination.

EVIDENCE: Only lots with common lot lines will be adjusted as shown by the maps contained in the separate files LL 88-10; LL 90-32; and LL90-33.

FINDING: A greater number of parcels than originally existed will not be created as a result of the lot line adju**stme**nts.

EVIDENCE: Ten lots of record exist prior to the adjustment and ten lots will exist after the lot lines are

adjusted by the three step process.

EVIDENCE: Certificates of Compliance contained in the origi-

nal file.

EVIDENCE: Maps showing the proposed adjustments contained in File No.'s LL 88-10; LL 90-32; and LL90-33.

FINDING: The parcels resulting from the lot line adjustments conform to County Land Use, Zoning and Building Ordinances.

EVIDENCE: The configuration of the resulting lots have been evaluated against the policies of the Big Sur Land Use Plan and Part 3 of the Coastal Implementation Plan "Regulations for Development in the Big Sur

Coast Land Use Plan". EVIDENCE: Consistency analysis beginning at page 111 of the

EIR. EVIDENCE: Staff review of the project against the Local Coastal Program.

EVIDENCE: Conditions of approval have been suggested to

insure consistency with the County Land Use, Zoning and Building Ordinances.

13. FINDING: For purposes of the Fish and Game code, the project will have a potential for adverse impact on fish and wildlife resources upon which the

wildlife depends.

EVIDENCE: Analysis contained in the Environmental Impact
Report prepared for this project and the record as
a whole indicate the project may or will result in
changes to the resources listed in Section
753.5(d) of the Department of Fish and Game regulations. Pages 161 through 176 of the Environmental Impact Report discusses and identifies potential impacts to wildlife.

14. FINDING: The project, as approved by the Coastal Development Permit, is appealable to the Board of Supervisors and to the California Coastal Commission.

EVIDENCE: Section 20.140.080 G and J of the Montarey County

Coastal Implementation Plan.

RECOMMENDED COMDITIONS OF APPROVAL FOR THE ROCKY CREEK LOT LINE ADJUSTMENTS LL 88-10; LL90-32; LL90-33

- Obtain a survey of the new lines and have the lines monumented. (Public Works)
- File a Record of Survey showing new lines and their monumentation. (Public Works)
- After filing of the Record of Survey, the owner shall have deads prepared and recorded reflecting the lot line adjustment. (Public Works)
- 4. Prior to the recordation of the Record of Survey, a Homeowners Association shall be formed in order to comply with the mitigations suggested in the RIR. The covenant, conditions, and restrictions shall address all of the mitigation measures appropriate for the proposed development and shall be subject to the approval of the Director of Planning and Building Inspection and County Counsel. (Planning and Building Inspection)
- 5. Prior to recordation of the Record of Survey, the applicant shall agree in writing to construct a road which meets the standards set forth by the California Department of Forest-

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ry. Said road shall obtain the required County permits and be constructed prior to construction of the first house on any of the ten lots. This condition is consistent with the Big Sur Coast Land Use Plan policy 5.4.3.k.3 and the regulations set forth by the California Department of Forestry (California Department of Forestry/Planning and Building Inspection)

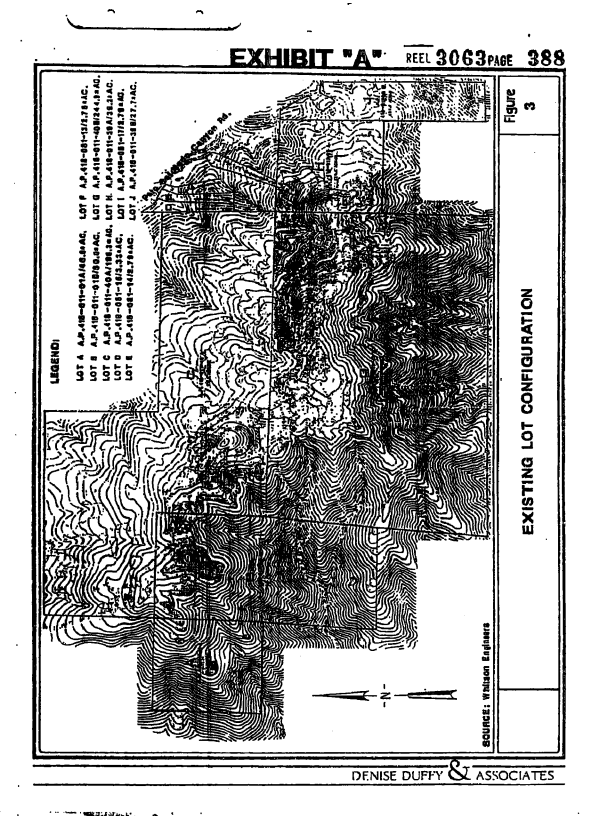
- 6. The owner shall grant a Scenic Easement to the County over those portions of the property within the Critical Viewshed and over existing vegetated areas without which future development of the theoretical building envelopes would be located within critical viewshed. Said area shall be defined by a licensed registered surveyor and shall be subject to the approval by the Director of Planning and Building Inspection. This requirement is consistent with the Monterey County Coastal Implementation Plan Section 20.145.030 subdivision A (g and h). (Planning and Building Inspection)
- 7. Prior to the recordation of the Record of Survey the owner shall request a rezoning of the portion of lot 1 containing the archaeological site. This condition is consistent with Monterey County Implementation Plan Section 20.145.120 subdivision D (2b). (Planning and Building Inspection)
- 8. Prior to the recordation of the Record of Survey the archaeological site shall be placed in an archaeological easement.
 Prior to being accepted by the County, the proposed easement
 area shall be reviewed and verified as adequate to protect
 the resource by an archaeologist who has been selected from
 the County's list of archaeological consultants or who is a
 member of the Society of Professional Archaeologists. This
 condition is consistent with Monterey County Coastal Implementation Plan Section 20.145.120 subdivision D (2c).
 (Planning and Building Inspection)
- 9. The property owner agrees as a condition of the approval of this permit to defend at his sole expense any action brought against the County because of the approval of this permit. The property owner will reimburse the County for any court costs and attorneys' fees which the County may be required by a court to pay as a result of such action. County may, at its sole discretion, participate in the defense of any such action; but such participation shall not relieve applicant of his obligations under this condition. Said indemnification agreement shall be recorded upon demand of County Counsel or prior to the issuance of building permits or use of the property, whichever occurs first. (Planning and Building Inspection)
- 10. Pursuant to the State Public Resources Code and the State

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*

Fish and Game. Code, the applicant shall pay a fee to be collected by the County of Monterey for the amount of \$875. This fee shall be paid prior to filing of the Notice of Determination. Proof of payment shall be furnished by the applicant to the Director of Planning and Building Inspection prior to recording of a Record of Survey. (Planning and Building Inspection)

- 11. Prior to the recording of the Record of Survey a notice shall be recorded with the Monterey County Recorder which states: An Environmental Impact Report has been prepared for each of the parcels by Denise Duffy and Associates and is on record in the Monterey County Planning Library No. EIR 90-07.
- 12. That the applicant shall record a notice which states: "A permit (Resolution * _______) was approved by the Monterey County Minor Subdivision Committee for all 10 parcels. The permit was granted subject to 13 conditions of approval which run with the land. A copy of the permit is on file with the Monterey County Planning and Building Inspection Department." Proof of recordation of this notice shall be furnished to the Director of Planning and Building Inspection prior to issuance of building permits or commencement of the use. (Planning and Building Inspection)
- 13. Conditions 4 through 12 shall be complied with prior to submittal of the Record of Survey package to the Monterey County Public Works Department. (Planning and Building Inspection)



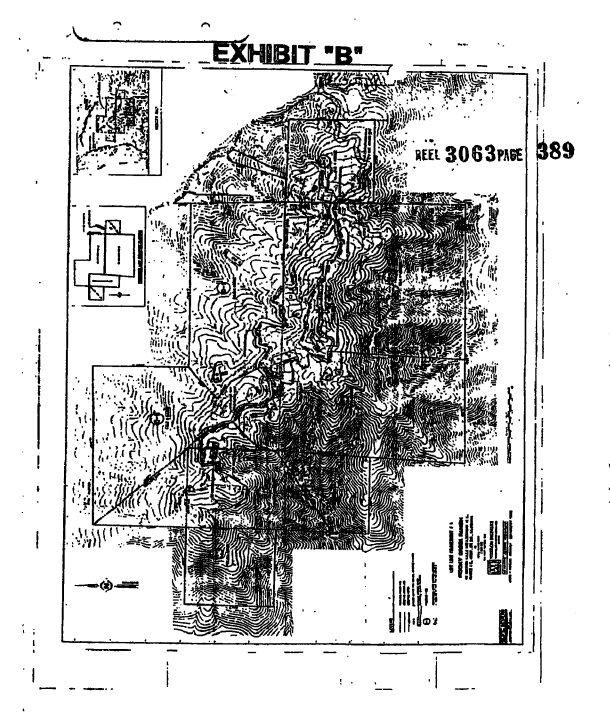
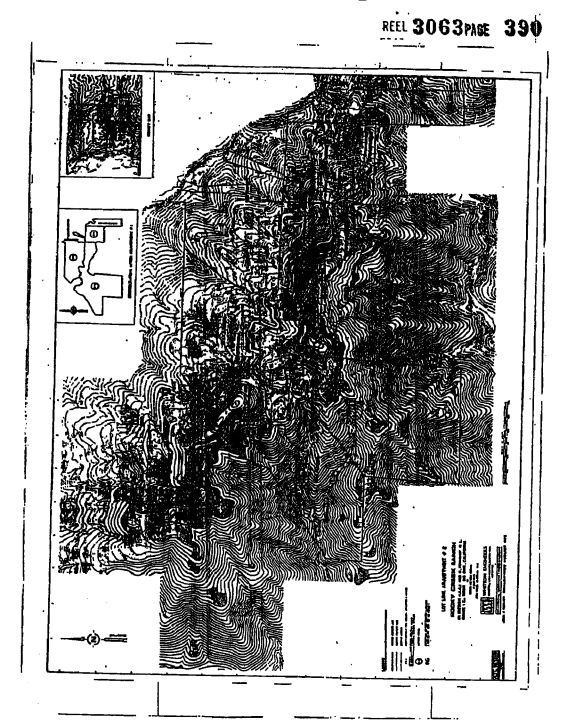
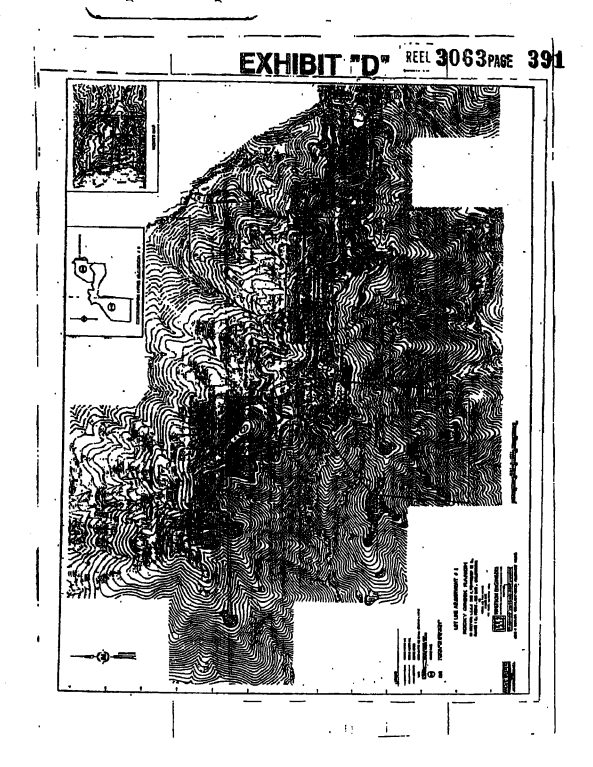
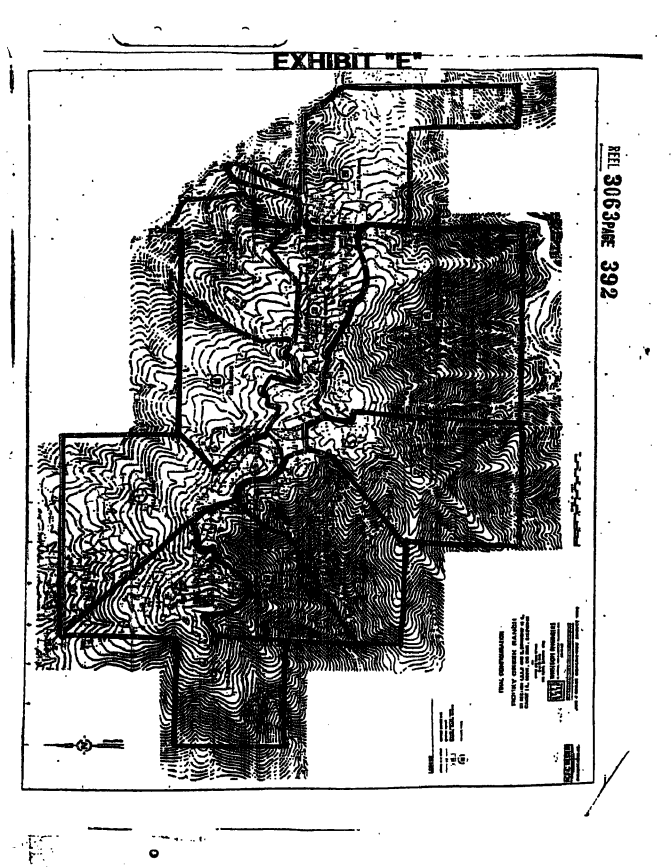


EXHIBIT "C"







Description: Monterey, CA Document-Book.Page 3063.369 Page: 24 of 39 Order: 52204619-JP Comment:

EXHIBIT "F"

Diamonife Design

October 9, 1992

REEL 3063 PAGE 393

Monterey County Planning Dept. P.O.Box 1208 Salines, California 93902 Attention: Todd Bessire

Ro: Final EIR for the Rocky Creek Ranch

Dear Todd.

In reviewing the Final Draft of the EIR for the Booky Creek Ranch, we noticed a few fectual mistakes which should be corrected.

- Page 13 Comment #3 states that the lower portion of the building envelope (#8) has not been determined to be suitable for sewage disposal.

 This paragraph should state: "The lower portion of potential building envelope #8 could not be determined suitable for sewage disposal without percolation tests."

 This should also be corrected on page 126, 2nd paragraph.
- Page 25 Comment #13. Consultant states that he concurs, but no changes to the Draft EIR were made.

 Potential Building envelope #5 is not situated on an open hillside nor is it visible from Garrapetos Road.

 This also needs to be corrected on page 186, regarding #109 and page 193, last paragraph.
- Page 32 Response to comment #3 states that portions of proposed lots #4 and #5 are within the critical viewshed.

 This is incorrect. Lots #4 and #5 cannot be seen from Highway One.

page 1

PO. BOX 2684 . CARMEL, CALIFORNIA 93921 . (408) 624-2304

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REEL 3063PAGE 394

- Page 32 Response to comment #8 states that driveways to potential envelops #3 and #3 exist, although obscured by Vegetation. Policy K.1 clearly relates to new private roads.

 Please delete the reference to driveways #3 and #5.
- Page 62 Comment #35 states that building site #1 is on an open hillside. On page 122 in the "Changes" section of the Final EIR it says: "Parcel 1 is located on an open hillside and is expected to be seen from some residents to the north of Falo Colorado Canyon."

 This is incorrect. Potential building envelope #1 is facing equith and cannot be seen from Falo Colorado Canyon.

 This also needs to be corrected on page 105, fourth paragraph (Project Consistency Analysis), page 122, last paragraph (Viewshed) and page 124, fourth paragraph.
- Page 64 Comment #57 states that the archaeological site is within the potential building envelope.

 This is incorrect. The potential building envelope was modified in May of 1989 so that the archaeological site and the archaeological essentent lie outside the potential building envelope.
- Page 75 Response to comment #8 states "Furthermore, it is questionable from a legal point, if a lot line adjustment is required to determine if existing lots are buildable."

 This is incorrect. The language in the Map Act is very clear and the interpretation is not questionable: "... A local agency or advisory agency shall limit its review and approval to a determination of whether or not the parcels resulting from the lot line adjustment will conform to local soning and building ordinances."
- Page 76 Response to comment #14 states: "If the TDC were imposed and the lots listed were determined to be not buildable after the lot line adjustment approval, then the scanario outlined by the commenter could hold true."

 This statement is inconsistent, since all consultant reports, including the EIR state that the potential building envelopes are consistent with County Ordinances. The lots listed have been determined to be buildable through this EIR process.

page 2

REEL 3063 PAGE 395

- Page 77 Response to comment #3. There is an unresolved difference between the consultants count of residences and the opponents count. We ask the Planning Department to please clarify this issue before the hearing.
- Page 114 last paragraph chall include building envelope #9, which has also been staked in 1989 as required by the Planning Department.
- Page 116 2th paragraph states that "Two oak trees (13' and 18") and a cluster with cake with dispeters of 6 inches or less would be removed to accommodate this Construction."

 This statement is incorrect, the dispeters of the cluster are more than 6". This also needs to be corrected on page 169, last paragraph.
- Page 122 Policy A.4., Project Consistency Analysis refers in its last sentence to building envelopes which are in the Rocky Creek watershed. This statement is incorrect. There are no building envelopes in the Rocky Creek Watershed. Envelopes 5,4,2 and 3 are in the Palo Colorado watershed and envelopes 1,6,7,8,9, and 10 drain west into swales which directly drain into the ocean.
- Pages 54, 55, 57, 67, and 71 refer to a required read width of 18 feet. Please note that CDF does not require all existing roads to be 15 feet wide. The only part of the road which could impact the critical viewahed is the driveway to potential building envelopes 9 and 10. George Haines from CDF will specify the exact requirements on a site visit on September 28, 1992.

In regards to the completeness of the EIR we would like to point out that the original agreement between the Manterey County Planning Department and the owner Marshel Rothman was to conduct a focused EIR which concentrates on 4 issues. These were delineated in the complete letter on September 7, 1990 (enclosed).

Since that time the scope of work has continually grown and the Final EIR, finished with one year delay, is a document which goes far beyond the original intent.

The main reason for whis is the fact that you Todd are our third planmer since we worked with Audry Loh on the original agreement to prepare the focused EIR.

page 3

The BIR clearly states that our proposal is the environmentally superior elternative. We have worked for over 5 years on this application and are looking forward to a recommendation for approval in your staff report.

If you have any questions please call us at 624 2304.

Sincerely,

Hary Ann Schicketans

MERGR SUBDIVISION COUNTYRE COUNTY OF HONTEREY, STATE OF CALIFORNIA

PRECEDENCE NO. 92-67

REEL 3063PAGE

MINGR SUSPINITION NOS. LLAGGEZ LLAGGEZ

A.P.# 418-001-13/14/15/17 418-131-39/31 418-011-01/40

PURDINGS AND DECISION

In the matter of the request of Harabal Rothman (CL98032.

for Cartification of an Environmental Impact Report and three Combines Development Posmits pursuant to regulations established by local ordinance and state law, to allow three shiper Lot Line Adjustments; three Countal Development Parmits; located on Lots 11, 12 and 13, portion of Sections 4, 5, 6, 9, and 9, Eurge 1 Heart, Pale Coloredo Area, fronting on and southerly of Pelo Coloredo Road, Coastal Sono, came on regularly for bearing before the Rinor Subdivision Counttee on October 29, 1992.

Seid Winor Subdivision Committee, having considered the application and the evidence presented relating thereto,

PINDINGS OF THEIR

FINDING: The decision to prepare this Environmental Impact Report was based upon an authorization by the applicant.

palemer. ther from applicant dated September 12, 1990 Stained in the original file (LL 80-10). TVIOLENCE:

Fribing: A Metica of Proparation of the Environmental Impact Emport was sent to:

(a) the State Clearinghouse; and
(b) each treates agency;
The Betice of Proparation describes the project, the leastice and the general impact sufficiently to pummit a response.

EVIDENCE: EIR file No. 90-07.

FINDING: Prior to completing the draft RIR, the staff and the MRR computant hired by the County contacted influencested agencies, individuals, and jurisdiction to secure their input. These are listed in the MRR. The responses are also set forth in the RIR and are ouggested by empirical data, endantifies endoration, and empleastory information which crystallises insees and affords a basis for a comparison of the problems involved with the proposed project and the difficulties involved in the alternatives.

BVIDENCE: RIR File No. 20-07.

PINDING: A Motice of Completion of the druft EIR was filed with the California Secretary for Masousces and the Causty Clerk on April 10, 1992, briefly describing the project and its location and indicating that the druft EIR was available, where it was available and how long it was available for review, together with a deadline for review.

EVIDENCE: BIE File No. 90-97.

- EVIDENCE: Public notion of the availability of the draft EIR was provided by smiling notice on April 10, 1992 tox
 - destines and individuals who provi-(**a**)

 - couly repeated such notice; Applicant/Freperty Owner publication in a newspaper of general circulation in the affected eres.
- PINDING: Copies of the draft EIR ware ment to the following for review for a 10 day review period:

 (a) State Clearinghouse for state agencies review with a 15 day review period;

 (b) local libraries;

 (c) descript and local agency offices;

 (d) ditions organizations and interested individuals.

 - BVIDENCE: HIR Pile 90-07
- PENDING: The County stuff reviewed the comments on the
 - draft MIR.

 BYIDENCE: EIR File Bo. 90-07 which contains correspondence among the consultant, planning staff, and other agencies as Seund in EIRs correspondence section from agencies together with written responses in the Simal EIR.
- The County through contract with the RIR consult-ent prepared a final RIR consisting of: (1) the draft EIR; PENDING:

 - (2) dimension received on the draft HIR hoginaling on page 5 of the HIR;
 (3) a list of persons, expanisations, and public algorithm commission of the draft HIR;
 (4) His responses of the County on land agreey to algorithm and consultations process, so not forth the process, and the process of page 5 of the HIR.

 EVIDENCE: HIR Pile No. 90-07.
- PINDING: The EIR formers on the significant effects of the project on the environment. The scope of discussion of the admissionst effects is in proportion to the severity and probability of congresses.

 EVIDENCE: Stope of Wark contained in EIR File No. 90-67

 EVIDENCE: The Scope of Work was distributed to Trustee Agentite, individuals and organizations for input and departs during the EIR process.
- FIRSTED: Sotion of the October 29, 1992 meeting, at which the Hiper Subdivinden Countities was to recommend contification of the NIR, was given by mail to:

 (1) the applicant; and

 (2) organizations who previously requested such notice.

 - Notice was also given by the following procedures:
 (1) publication in a newspaper of general direction in the effected area;
 - posting on and off the project site by Plan-ning and Bellding Inspection Department otaff for at least 10 days prior to the
 - (3) mailing to all property owners within a 300 foot radius of the property on shown on the lakest equalized essenment roll.

 WYEDERCE: EIR Filo No. 90-07.

11. FINDING: That the three stage let line adjustment is between 10 existing adjacent percels.

EVIDENCE: The percels have been determined to be repail lets of report through certificates of compliance and staff determination.

EVIDENCE: Only lots with courses let lines wil' adjusted as shown by the maps contained in siles EL 60-10; LL 90-32; and LL60-3

12. FINDING: A gree

A greater number of percels then ori . exist-ed will not be created as a result or . t line ofjustments. Ten lots of record exist prior to the adjustment and tom lots will exist after the lot lines are EVIDENCES

adjusted by the three step process.

EVIDENCE: Cartificates of Compliance contained in the origi-

mal film.

Haps showing the proposed adjustments contained in File 80. 's IL 80-10; IL 90-32; and LL00-33. EVIDENCE:

FINDING:

Finding: The parcels resulting from the lot line adjustments conform to County Land Vos. Soning and Building Ordinances.

EVIDENCE: The configuration of the resulting lots have been evaluated against the policies of the Big Sur Land Uos Piem and Part 3 of the Coastal Implementation Plan "Regulations for Development in the Big Sur Coast land Uos Plan".

EVIDENCE: Consistency amilysis beginning at the coastal Amiles of the Coastal Coast

EVIDENCE: Consistency analysis beginning at page 111 of the RIB.

MVIDENCE: Staff review of the project against the Local

EVIDENCE: Conditions of approval have been suggested to incure consistency with the County Land Use, Seeing and Building Ordinances.

14. FINNING: For purposes of the Fish and Came code, the project will have a potential for adverse impact on finh and wildlife resources upon which the wildlife depends.

EVENUESCE: Analysis contained in the Environmental Empact

wildlife depends.

Amalysis contained in the Environmental Empact
Report prepared for this project and the record as
a whele indicate the project may or will remait in
changes to the resources listed in Section
75.5(d) of the Department of Fish and Gume regulations. Pages 161 through 176 of the Environmental Empact Report discusses and identifies petential impacts to wildlife.

FINDING: The project, as approved by the Coastal Development Purnit, is appealable to the Heard of Supervisors and to the California Coastal Commission.

EVIDENCE: Section 20.140.080 4 and J of the Montarwy County Coastal Implementation Flam. 15. FINDING:

DECISION

THEREFORM, it is the decision of said Minor Subdivision Committee that the Environmental Impact Report be cartified and that said Combined Development Permits be approved as shown on the attached Sketch, subject to the following conditions:

- Obtain a survey of the new lines and have the lines monu-mented. (Public Works)
- File a Record of Survey showing new lines and their monumentation. (Public Morks)

/: O

Marshol Rothman (1190032, 1190033, 1188010) Page 4

- After filing of the Record of Survey, the owner shall have deeds prepared and recorded raflecting the lot line adjustment. (Public Morks)
- 4. The applicant shall pay his proportinate obers of left turn channelization on Highway One at Pulo Colorado Road. (Public Works)
- 5. Prior to the recordation of the Record of Survey, a Property Owners Association shall be formed in order to comply with the mitigations suggested in the MRR. The covenent, conditions, and restrictions (C,C & Rs) shall give notice of all of the mitigation measures deemed appropriate. for the proposed development, by the Flanning Department, Fublic Works Department, Health Department, Stater Resources Agency, and the Department of Forestry. The C,C & Rs shall also include the requirements for the monitoring program. (Flanning and Building Inspection)
- 6. Prior to recordation of the Record of Survey, the applicant shall agree in writing to construct a read which meets the standards set forth by the California Department of Porestry. Said road shall obtain the required County permits and be constructed prior to construction of the first house on any of the ten lets. This condition is consistent with the Big Sur Coast Lend Use Plan policy 5.4.3.k.3 and the regulations set forth by the California Department of Ferestry (California Department of Ferestry Inspection)
- 7. The owner shall grant a Scenic Essment to the County over those portions of the property within the Critical Viewshed and ower existing vegetated areas without which feture development of the theoretical building envelopes would be located within existed viewshed. Said area shall be defined by a licensed registered surveyor and shall be subject to the approval by the Director of Flamming and Smilding Inspection. This requirement is consistent with the Enderey County Constal Implementation Plan Section 20.145.030 subdivision A (q and h). (Planning and Smilding Inspection)
- Frior to the recordation of the Record of Survey the owner shall request a recoing of the portion of lot 1 containing the archeeological sits. This condition is consistent with Honterey County Emplamentation Flam Section 20.145.120
 webdivision D (2b). (Planning and Building Inspection)
- Frior to the recordation of the Remord of Survey the erchaeelogical sits shall be placed in an archaeological essement. Frior to being accepted by the County, the proposed essement area shall be reviewed and verified as adequate to protect the resource by an archaeologist who has been selected from the County's list of archaeological consultants or who is a member of the Society of Professional Archaeologists. This condition is consistent with Soutersy County Coestal Implesentation Plan Section 20.145.126 subdivision D (2c). (Planning and Building Inspection)
- 10. The property owner agrees as a condition of the approval of this permit to defend at his sole appears any action brought against the County because of the approval of this permit. The property owner will reimburse the County for any court costs and attorneys fees which the County may be required by a court to pay as a result of such action. County may, at its sole discretion, participate in the defense of any such action; but such participation shall not relieve applicant of his obligations under this condition. Said indemnification agreement shall be recorded upon demand of County

Counsel or prior to the issuance of building permits or use of the property, whichever occurs first. (Flanning and Building Inspection)

- Pursuant to the State Public Resources Code and the State Fish and Game Code, the applicant shall pay a fee to be collected by the County of Mosterey for the amount of 1875. This fee shall be paid prior to filing of the Motics of Determination. Proof of payment shall be furnished by applicant to the Director of Planning and Bhilding Inspec-tion prior to recording of a Record of Survey. (Planning and Building Engention)
- Prior to the recording of the Record of Survey a notice shall be recorded with the Monterey County Recorder which states: An Environmental Impact Export has been prepared for each of the parcols by Denise Deffy and Associates and is on record in the Bouterey County Planning Library No. EIR 12. 99-07.
- That the applicant shall record a notice which states: "A permit (Resolution #92-67) was approved by the Hontersy County Kinor Subdivision Committee for all 10 parcels. The permit was granted subject to 15 conditions of approval which rum with the lend. A copy of the permit is on file with the Montersy County Flanning and Building Inspection Department." Froof of recordation of this notice shall be furnished to the Director of Flanning and Suilding Inspection prior to issuance of building permits or commencement of the use. (Flanning and Suilding Inspection) 13.
- 14. Prior to the recordation of the record of survey, the applicant shall provide an analysis that demonstrates that water can be provided to each parcel, that does not conflict with the policy in the Big Sur Coastal Flan regarding the interbesin transfer of water. (Water Resources Agency & Realth Department)
- Conditions 5 through 14 shall be complied with prior to submittal of the Encord of Survey package to the Montarry County Public Works Department. (Planning and Building Inspection)

PASSED AND ACCOPTED this 29th day of October, 1992, by the follow-ing vote:

McKonna, McPharlin, Mossonger, Maslund, Stevart, Walker

Ceratt

Kally A. Ackara

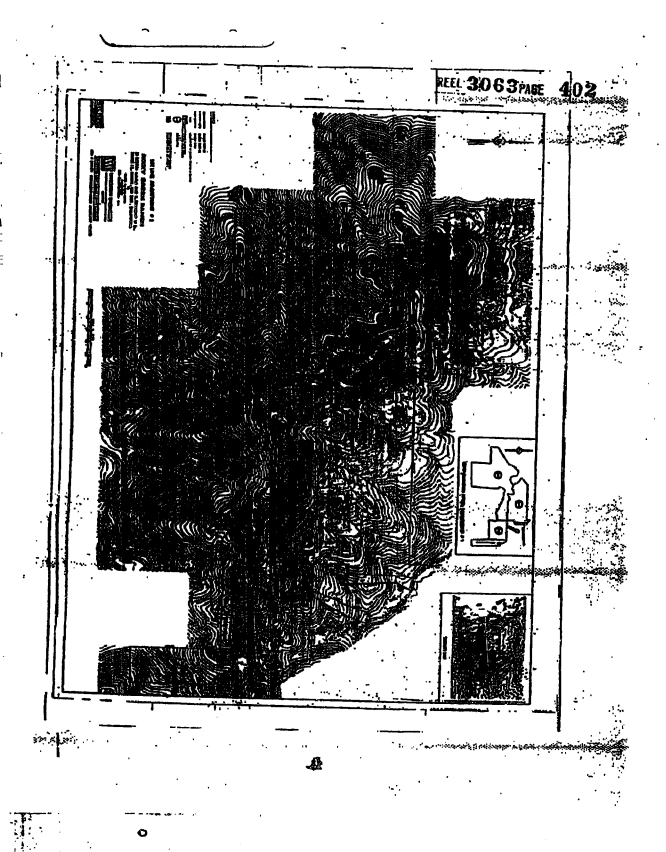
COPY OF THIS DECISION WAS MAXIMU TO THE APPLICANT ON NOV 0 6 1992 .

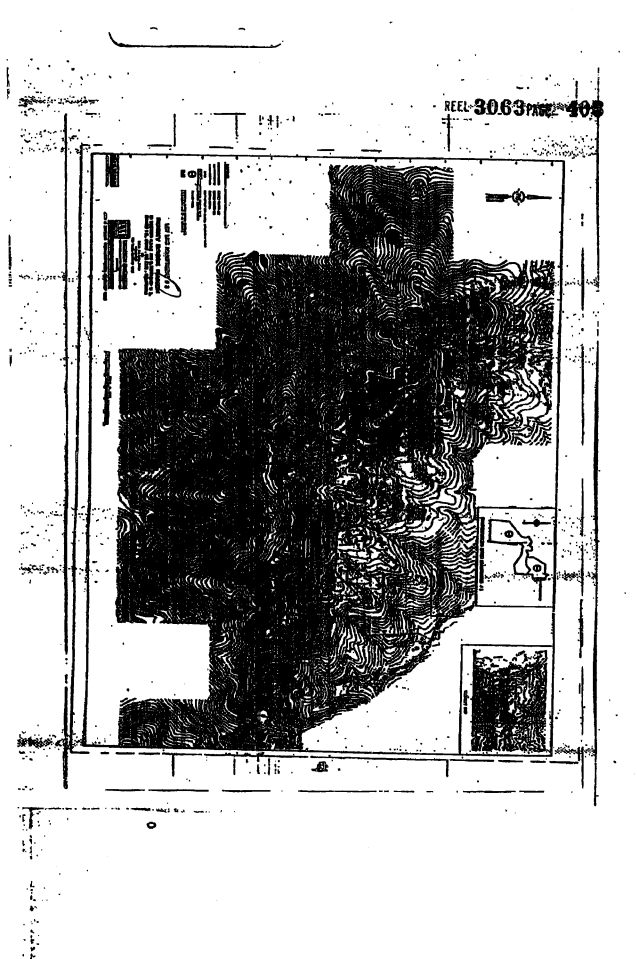
THIS APPLICATION IS APPEALABLE TO THE BOARD OF SUPERVISORS. IF ABTOME WISHES TO APPEAL THIS DECISION, AN APPEAL FORM MUST BE COMPLETED AND SUMMITTED TO THE CLERK OF THE BOARD OF SUPERVISORS ALONG WITH THE APPROPRIATE FILING FEE ON OR BEFORE MOV 1 § 392 .

THIS APPLICATION IS ALSO APPEALABLE TO THE COASTAL COMMISSION.

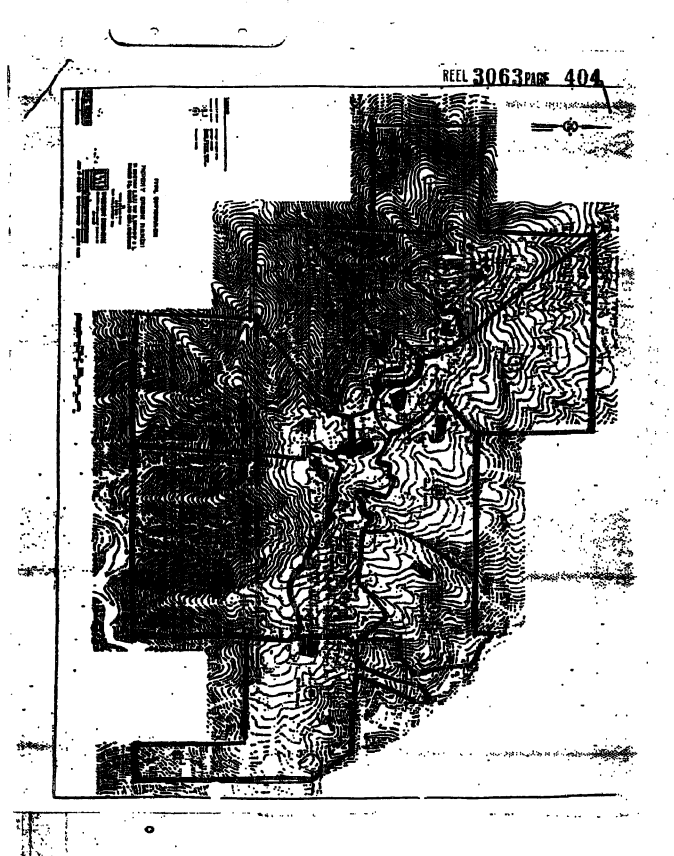
UPON RECEIPT OF MOTIFICATION OF THE DECISION BY THE BOARD OF
SUPERVISORS, THE COMMISSION ESTABLISHES A 10 WORKING DAY APPEAL
PERIOD. AN APPEAL FORM MUST BE FILED WITH THE COASTAL
COMMISSION. FOR FURTHER INFORMATION, COMPACT THE COASTAL COMPILE-EXCE AT (408) 479-3511 OR AT 640 CAPITOLA ROAD, SANTA CRUZ, CA.

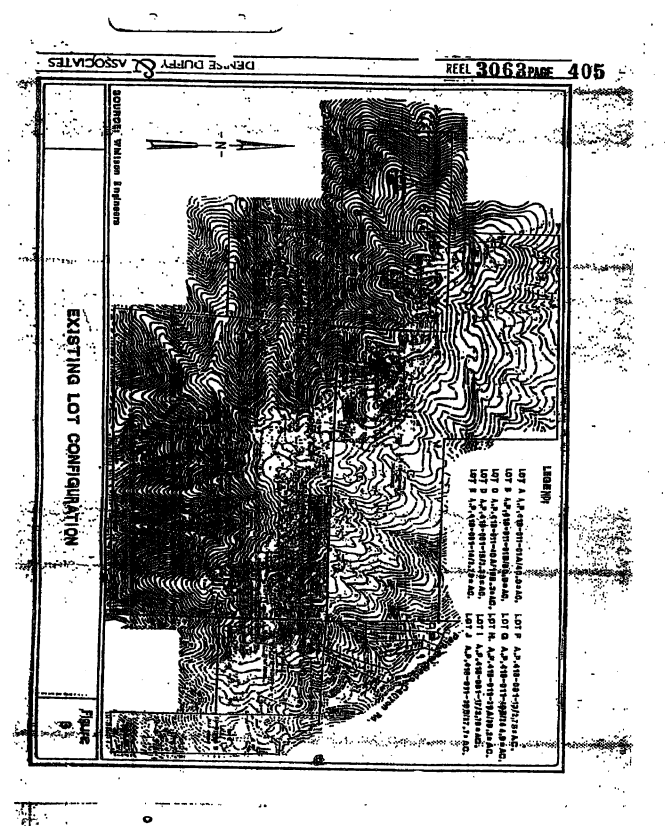
THIS PERMIT EXPIRES TWO YEARS AFTER THE ABOVE DATE OF GRANTING

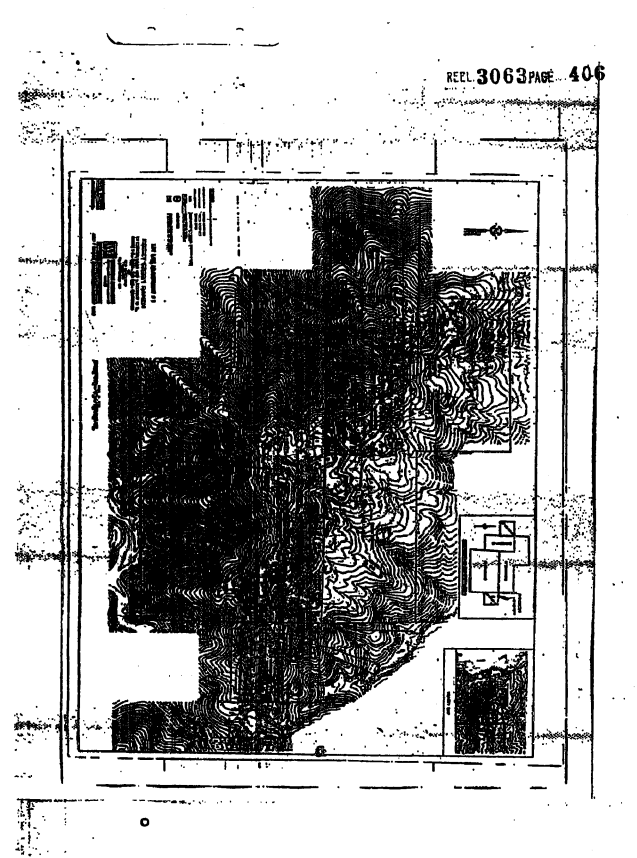




Description: Monterey, CA Document-Book. Page 3063.369 Page: 35 of 39 Order: 52204619-JP Comment:







Description: Monterey, CA Document-Book. Page 3063.369 Page: 38 of 39 Order: 52204619-JP Comment:

Before the Board of Supervisors in and for the County of Monterey, State of California

Authorize the Board Chairwoman to sign the Conservation and Scenic Easement Deed and Conservation and Archaeological Easement Deed with Marshall Rothman; Big Sur Area of the Coastal Zone

REEL 3063 PAGE 407

Upon motion of Supervisor Perkins seconded by _____, and carried by those members Supervisor Salinas present, the Board hereby authorizes the Chairwoman to sign the Conservation and Scenic Easement Deed and Conservation and Archaeological Easement Deed with Marshall Rothman.

PASSED AND ADOPTED on this lst day of February , 1994, by the following vote, to-wit:

AYES: Supervisors Salinas, Shipnuck, Perkins, Johnsen & Karas. NOES: None.

ABSENT: None.

Dated: Feb. 1, 1994

Alle the second of the second

ERMEST K. MORISHITA, Clerk of the Board of Supervisors, County of Monterey, State of California. Maldre

Order 02/01/94

END OF DOCUMENT

LOT LINE ADJUSTMENT NOTE:

ROAD W THE BASIS OF BEARINGS FOR THIS WAP AND SIRREY IS THE BEARING S. 44 652" W BETWEEN MONUMENTS FOUND AS SHOWN HEREON, AS SAID BEARING AND MONUMENTS APPEAR ON RECORD OF SURVEY FILED IN RECORD OF SURVEY FILED IN RECORD OF SURVEY FILED IN RECORD OF SURVEY S. 22 FOUND BURNED 4" X 4" AT SECTION CORNER COLORADO LOT 5 70.055 AC SEC. 8 LOT 6 113.341 AC LOT 4 41.722 AC FOUND 1 1/2" PIPE (OPEN) IN ROCK MOUND (REF. "H") CREEK LOT 2 44.737 AC POCKY FOUND 2" PIPE (OPEN), IN ROCK MOUND (REF. "H") LOT 7 77.960 AC · pakratis 77.127 AC. LOT 1 59.321 AC LOT 8 LOT 9 42.514 AC SEC. 5 SEC. 8 SEC. 6 SEC. 7 75.902 AC. LOT 10 ARE FROM AN UNRECORDED WAP DATED

JUNE 27, 1939, TOPOGROUPIN WAP OF
KENNETH IL MISCORDED WAP OF
HAMMON, LENGEN & WALLEN, MAPPING

AND FORESTRY SERVICES, LOWLAND, CA.
SINCE THAT MAP IS DEMOUSELY ON THE
SAME BASIS OF BEARINGS ADOPTED FOR
THIS SINCE THAT MAP IS DEMOUSED ON THE
SAME BASIS OF BEARINGS ADOPTED FOR
THIS SINCE THE PROPERTY.
HE ESTIMALARE INFORMATION AS TO THE
PERHIPSAL DIMENSIONS OF THE PRODESTY.
WALLES FOR THOSE BEARINGS & DSTANCES.
NOT CONFIRMED OR VERRIED IN THIS SURVEY.
PROMISSIONS SHOWN IN BRACKETS < >, ARE
FROM THAT WAP.

THIS LOT LINE ADJUSTMENT CONSISTS OF 10 LOTS, AND WAS FILED WITH MONTERE COUNTY AS APPLICATION NOS. LL 89010, LL 90032 AND LL 90033, IT WAS APPRICAD STIED/MISION COMMITTEE ON SUBDIVISION COMMITTEE ON OCT. 29, 1992 IN RESOLUTION NO. 92-67. SCENIC EASEMENT NOTE: THE SCENIC EASEMENT SHOWN HEREON IS INTENDED TO BE DEDICATED FOLLOWING THE RECORDATION OF THIS MAP.

LEGEND

ROAD

SET 3/4" I.P. RCE 25766 CENTERLINE OF EASEMENT ADJUSTED BOUNDARY LINES OF THIS PROPERTY EDGE OF EASEMENT

EMERGENCY ACCESS AND UTILITY EASEMENT ROAD AND UTILITY EASEMENT R.U.E ξE

SCENIC EASEMENT

RECORD DATA S.E.

ENGINEER'S STATEMENT

THIS MAP CORRECTLY REPRESENTS A SURVEY MADE BY ME REQUIREMENTS OF THE LAND SURVEYOR'S ACT AT THE OR UNDER MY DIRECTION IN CONFORMANCE WITH THE REQUEST OF MARSHAL ROTHMAN IN AUGUST, 1993.

(SIGNED AND SEALED) KINNING 771. UKTON-R.C.E. NO. 25768

RECORDER'S STATEMENT

SCALE: 1" = 600° SEE SHEETS 2 - 6 FOR DETAILED INFORMATION

OVERALL MAP

FILED THIS GILL DAY OF TRUBER, 1994. AT ALST A.M. IN BOOK — IR OF SURVEY AT PAGE — 1822. AT THE REQUEST OF WHITSOLD

(SIGNED AND SEALED) The Later Commerce - CHERRY STANDARY STANDARY

LS. (OR R.C.E.) NO. ACCESTS
LICENSE EXPIRATION DATE A MO / 25

THIS MAP HAS BEEN EXAMINED IN ACCORDANCE WITH COUNTY SURVEYOR'S STATEMENT

SECTION 8766 OF THE LAND SURVEYOR'S ACT THIS

DAY OF JAMMARY ... 1994.

ERUEST A. MASSAINY COUNTY RECORDER, MONTENEY COUNTY BY: Bedsua Oulling Of FEE \$ 00.00

RECORD OF SURVEY

A LOT LINE ADJUSTMENT OF ROCKY CREEK RANCH

LOCATED IN SECTIONS 4,5,6,8 & 9, TOWNSHIP 18 S., RANGE 1 E., M.D.B.& M.

MONTEREY COUNTY, CALIFORNIA PREPARED BY

WHITSON ENGINEERS

SEPTEMBER, 1993 MONTEREY, CALIFORNIA SCALE: 1" = 600'

1501 CO -151 -6112

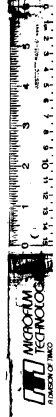
SET 1 OF JOB # 326.03,



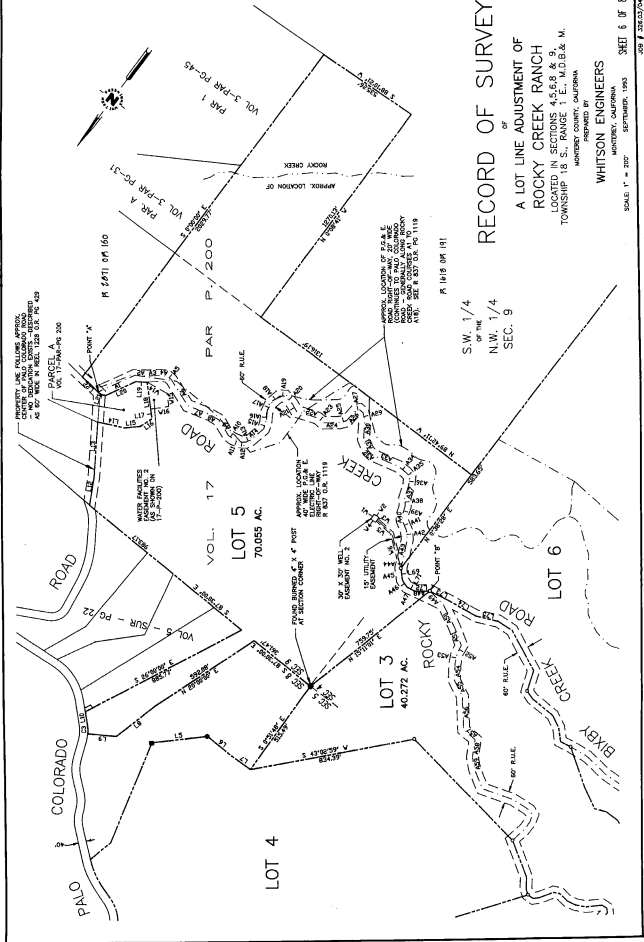
MICROFILM

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JOB # 326.03/04





DATA	
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COURSES ALONG CENTERLINE

COURSES ALONG

BEARING	DISTANCE	5	S 79*44'46' V	45.37	OF RO	ROCKY CRFFK	FK ROAD	CENTERLINE	INF OF 1	5, F A F
N 0.25,00, N	260.48	7.75 1.75	S 53-25'02" V	73.74	1	ł	- [7	[
S 40*00'00' E	156.60	573	S 79*46'28" W	98.95						
S 70-30'00' E	132.03	Z .	S 83-1176" V	16551	LINE	BEARING	DISTANCE	LINE	BEARING	DISTANCE
S 46-52:00° V	280.78	5/2	S 86*15'48" V	63.73	₹	S 29*09*50* V	202.35	**		15.57
N 87.03'00' V	154.00	143	N 65.04'18' V	228.38	સુ	S 26.25.20. V	63.66	8	N 617'42' E	35.11
S 89*08'00* V	117.50	178	N 18*49'13" V	107.71	£ :	S 49"33"43" V	60.95	99 1		37.77
N 15"38'00" E	252.84	8, 1	N 71-08/06" V	49.11	£ 12	N 88*59'41" W	25,32	58		Sa.09
S 45*80'00" E	64.00	3 5	N 62-59'44' V	68.37	¥	N 69-00-50' V	154.94	88		46.30
S 87*30'00" E	134.33	785 185	N 44-11'31" V	72.06	74 .		118.94	8		29.49
S 27*13*07" E	139.95	E83	S 81-06-01" V	58.10	8 6	V 83-24-31 V	53.32 87.55	# E	N 12*06'48" V	2015
S 32.44.40' E	141.35	5 5	N 55-43-22" V	120.97	P P	N 88*28*24* V	27.24	3 E		27.75
S 48-07-58' V	76.85	8 8	68*34′25	61.59	AII	S 76.4313" W	41.61	7	. >	102.78
S 21*25'50" V	70.51	L87	N 89-37-47" V	68.89	Al2	S 56-57:30° V	27.45		88.34/36" V	64.64
S 44°37'10° E	46.33	188 188	N 69-11.46. N	193.32	FI4	V 30-36-05 V	24.84		26*06′15* V	39.86
N 56.527.10° E	135.62 26.26	69 <u>-</u>	N 68*49'50' V	75.83	AIS	S 17-16-23' E	34.25		ندا لد	36.79
N 29-09/50' E	16919	8 5	N 62-36-42" V	208.99	A16	S 31-52'07" E	50.55		49°14°53° E	44.36
N 73'18'43' E	31.22	<u>ج</u>	S 49"22"29" W	208.29	A17	S 10"22"40" E	48.63		63-35'03' E	51.02
S 82"58"55" E	120,00	F67	S 73'51'53' E	149.19	A18	S 27.14.06. V	1 88 X		25*09*32* E	44.81
S 58*46'26" V	159.74	5 5	N 22"23"18" F	943.07	A20	N .98.88. N	50.58			34.86
S 76.07.16" V	55.02	367	N 3*47'16' E	244.20	Y-SI	N 66*39'17" V	44.21		81.2619* V	35.07
S 86-09/25" V	115.90	767	S 89.25/15' E	194.62	A 48	2 70-30-07 S	107.60		79*10°34° V	43.70
S 86.00.28" V	81.22	. L98	N 71*31/35" E	67.13	ACA.	N 52-47-22 N	86.71		/3-c5/18" V	83.95
N 2816/28 V	148.13	199	N /9*4/*35* E	193.38	ASS	S 37-49'07' V	31.44		83.06/35° V	71.53
N 0.05'04" E	153.06	<u> </u>	N 58*22'04" E	126.54	A26	S 6.04.20° V	70.49		41"52'12" V	20.84
N 17-45'39' V	86.83	7105	S 80"14"54" E	94.48	A27	S 43*40'45" V	17.23		8.28.31	37.60
N 44.46/34° N	105.03	2017	S 88°51′58″ E	96.59	408 408	N 49-58/36" V	40.92		7*40*05	95.50
V 10101 N	102.44	100	ř		A30	N 32-20/35" V	91.39		27*27*41* V	49.28
N 19-58/29" V	69.01	S CORVE	117 11 30°20''OF	RADIUS 220 DD	A31	N 5974'26" V	64.15		35*02'20' V	49.91
A 31.22,10. N	102.98	3 23			A32	V 10.4015' O	42.124		46'22'24" V	69.89
N 44-36'44" V	185.58	ខ			A34	N 8819'43' V	50.64	3,52	N 64*38*53* V	46.62
N 44-00'16" V	58.01				A35	N 74-12-05" V	26.13			
N 72-21'43" E	41.40				A36	N 30*0471* V	41.67	•		
S 60°30'15' F	38.24				93	N 39*41'07" V	41.17			
S 59.05'50' E	120.88				A39	N 17-48'26" V	47.61			
N 21-23'16' E	162.83				A40	N 38-33/25' V	28.70			
N 89"04"5/" E N 64"13"58" E	93,13	COURVEY	ALONG	CENIERLINE	A42	N 43*01'41' V	45.66			
S 70"12'38" E	184.40	אומ שט	BIYBY CRFI	FK BOAD	A43	N 24"40'54" V	104.27			
S 43"18"42" E	32.68	- 1	 - -	- 1	A44	N 21-50-27" V	5822			
S 8.12.12. V	40.63				A46	N 71-10-57* V	4106			
S 26.0014" V	108.53	LINE	BEARING S BEARING	DISTANCE	A47	S 79*44*4 S	45.37			
S 11.24'30" V	95.93	28	N 82"59"42" V	127.96	¥4	N 81-42'50" V	95.33			0110/E
S 42.05/38" E	24.08	2	S 88.29.42" V	115.90	A50	N 63*24'04" V	127.92	コとつつゴヒ	֖֖֝֝֝֝֝ כ	
N 87"08"18" E	30.18 82.37	3	2 .00.9E.18 ×	116.16	\$2 \$2	N 5.32.24 V	45.19		ų.	
N 64-41'08" E	53.67	2 ¥	S 8313°23° V	68.14	. SS	N 25-41'26" V	52.49	- -	ביי ביי	TO TIVE
N 79*56/26* E	47.15	7 8	N 76-21'06" V	108.93	A54	N 34"12"56" V	92.13	A LOI LINE	LINE ADJUSTMENT OF	
N 66*48'24" E	30.90	8 , 2	S 86.14.18" V	120.40	456 AS6	N 53.09.05 W	169.30		CDFFX	BANCH
N 33*09'48" E	77.41	310 310	S 21-50'10" V	73.86	157	N 86.09.53" V	75.43	- COOL		- 5
N 46*00'09" E	32.13	III	S 4219'10" V	37.16	854 3	N 2815'54" V	91.07	LOCATED IN	SECTIONS	ය ද
N 89*09/23* E	31.76	912 518	S 66*49*14* V	40.22	AS9	N 58*3710" V	106.21	TOWNSHIP 18	S., RANGE	M.D.B.& M.
N 41.37.23. V	179.75	#18	N 69"34"16" V	40.46	39 194	S 73-29'40' V	16298	ĭ	MONTEREY COUNTY, CALIFORNIA	RNIA
N 57*28'33" V	198.13	B15	N 68-25'12" V	90.02	462	S 86.27.00° V	99.10		PREPARED BY	
N 54-55/17" V	30.71	918 718	S 87-00-53* V	5312 32.49	\$ ₹	N 15-31'34' V	38.99	H	WHITSON ENGINEERS	ERS
N 44-20'05" V	58.22	B18	S 81.25.21, A	66.27	¥65	N 1.26'58' E	44.75			
• (5 C) 1/ N	9077				000	÷ 55 57 52			SEPTEMBER, 1993	SHET 7 OF

JOB # 326.03/

111111111111111111111111111111111111111	Bretain	366	S 84.56/36' E	20014
N S7*44'36' F	194.87	295	N 0.50'29' E	73.99
N 77.19'36' E	126.28	898		149.28
8 81.29.02° E	71.79	898		178.82
N 56724'00' E	1708	870	s earanar v	147.50
47.48'56	48.59	S71	,	191.13
55.47.08	213.28	572	N 4.03,39. N	290.24
61-51,45"	120.97	S73		99,94
68.34,55	6129	4/6	A 20.00.15 V	40.50
7 .70,86.68 N	57.36 37.48	578		182.62
	7583	277	84.59.34	181.51
N 83-39.48 N	88.21	828	61.38.27	101.10
62.58'20"	208.96	879		94.90
_	121.79	280		89.87
	32.14	18S		161.41
S 72°33'41" E	103.00	282	N 62-23-41" V	184,32
	10/.90	78 8		175.39
_	3832	888	S 79"12"07" V	138.77
•	34.23	286	S 62.04.02° V	100.00
	15.27	287		97.78
40"23"29"	21.85	288		58.80
N 33.02.06" V	41.45	685	> 25.25 ×	7.33
	5313	063	N 52-51'44" V	78.05
	31.62	F 8	_	25.60
A .51.54.1 S	3/35	366	0 12 54 53 E	26.38
	3173	1		44.84
7 45-13-27	5136	292		90.47
	49.17	296	N 65*11'39' E	46.86
N 66*27/22" V	84.95	265	N 32.06'44' V	157.15
N 29*58'56" V	11.65	865		44.81
	59,62	665	S 3179718" E	56.41
55.56,51	1171	2013	S 44-56-44' E	48.64
71.30.14	152.52		S 676'05' E	2,73
13.50.45	15466	2103	N 63-51'00' F	66.94
N 1914/23" V	29.93	10K	114,33	44.61
54.18,44	38.48	\$105	N 76*08'07" E	80'00
	28.48	2106	21-08,04	123.18
56.49.04	40.44	2005		70,00
18.48.47	19.45	90% 30%	2 -51-10-154 N	108./4
V 55.55. N	173.27		N 88*38′24° V	75.78
53.05,45	23.01	SIIIS	S 42-53-10" V	73,43
75,52,32	80.84	SIIS	S 27.55/15' E	48.36
N 4117'58' V	24.2		S 58*25'48' E	73.53
	27.68	SIIS		21.28
74.49.18	21.08	2116		25,05
17,14,39,	219.23	ZIIS	2,37,41	12.71
	94.07	81Z	8.20,38	40.36
83.52.13	44.54 208.08	SISO	N 65°39'07' V	55.52
0.02,04	77.77	Sizi	12*59*13*	19,96
40-20,28	34,74	2212		58:06
28-35,08	90.44	2123	36.52.37	135.29
N KOMENE	50.84	4210	2 483-00-00" E	30.08
N 88*42'43' E	97.40	\$126	S 20:10:34° E	17.32
	112.17	S127	S 56-58'45' E	1613
N 78*19*42" E	107.61	S128	N 51-35'07' E	15.21
N 1.CB.C4. E	14,56	216	N 15-36'03" E	פויסכ
N 42-30/47	61.83 97.93			
:				

WATER FACILITES COURSE DATA

DISTANCE	30.00	30,00	30,00	100.00	179.36	30.00	30.00	30.00	30.00	15.00	112.20	30.00	116.19	65.00	92.27	
BEARING S 0.00'00' E	5	N 0.00.00, E		85-00.00		58*46'26"	S 31.13.34" E	58-46/26	N 3113734" V		86.14.18			N 44.37'10" V	N 45'22'50' E	
<u> </u>	3	5	*	Ş	9/	۲>	8>	6>	27	7	VIZ	VI3	7	VIS	V16	

RECORD OF SURVEY

ROCKY CREEK RANCH
LOCATED IN SECTIONS 4,5,6,8 & 9,
TOWNSHIP 18 S., RANGE 1 E., M.D.B.& M.
MONTERET COUNTY, CALFORNIA
PREPARED BY A LOT LINE ADJUSTMENT OF

SHEET 8 OF 8 WHITSON ENGINEERS SEPTEMBER, 1993 MONTEREY, CALIFORNIA

JOB # 326.03/04