Exhibit F

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MIKE NOVO ZONING ADMINISTRATOR

COUNTY OF MONTEREY STATE OF CALIFORNIA

RESOLUTION NO. 070428

A. P. # 008-201-002-000

FINDINGS & DECISION

In the matter of the application of **Dennis & Karen LeVett (PLN070428)**

to allow a **Combined Development Permit** in accordance with Title 20 (Zoning) Chapter 20.76 (Combined Development Permits) of the Monterey County Code, consisting of: 1) Coastal Administrative Permit to allow the construction of a 1,586 square foot single-family house and an attached 2,220 square foot 10-car garage with a gravel driveway and 355 square foot patio 2) Coastal Development Permit to convert an existing historic 2-story house to a caretaker's unit with exceptions for height (25 feet) and floor area (1,242 square feet); 3) Coastal Development Permit to allow an existing historic guesthouse above a garage with an exception to floor area (720 square feet); and 4) Design Approval. The property is located at 1600 Viscaino Drive in Pebble Beach (APN 008-201-002-000) north of Seventeen Mile Drive, Del Monte Forest, Coastal Zone, and came on regularly for meeting before the Zoning Administrator on April 24, 2008.

Said Zoning Administrator, having considered the application and the evidence presented relating thereto,

FINDINGS OF FACT

- 1. FINDING: CONSISTENCY The project, as described in Condition No. 1 and as conditioned, conforms to the policies, requirements, and standards of the Monterey County General Plan, Del Monte Forest Land Use Plan and the Monterey County Zoning Ordinance (Title 20), which designates this area as appropriate for development.
 - **EVIDENCE:** (a) The text, policies, and regulations in the above referenced documents have been evaluated during the course of review of applications. No conflicts were found to exist. No communications were received during the course of review of the project indicating any inconsistencies with the text, policies, and regulations in these documents.
 - (b) The property is located at 1600 Viscano Road (Assessor's Parcel Number 008-201-002-000), Del Monte Forest Land Use Plan. The parcel is zoned Low Density Residential 1.5 Acres per Unit, Design Review, Coastal Zone "LDR 1.5-D (CZ)" which allows single-family houses, caretaker units, and guesthouses. The property is 0.87 acres with two existing structures:
 - Two-story single family house (1,242 square feet)
 - Garage (350 square feet) with a guesthouse above (720 square feet)

There is enough space to separate the new from the historic structures. As designed and conditioned the property is suitable for the proposed development.

- (c) The applicant will preserve the two Chimney Cottages on the property at 1600 Viscaino Road as Historic Resources by requesting an exception for floor area and height under Section 18.25.060 County Code (Designation of Historic Resources and Districts) and Section 20.64.300.B CIP. The existing house and guesthouse above the garage are considered significant historic structures (*Finding 7*).
- (d) The project planner conducted a site inspection on October 10, 2007 to verify that the project on the subject parcel conforms to the above plans.
- (e) Section 20.64.180.E CIP summarizes limits identified in all of the Land Use Plans relative to on-site density for caretaker units and guesthouses. Caretaker units in the Del Monte Forest are subject to the overall buildout in Table A of the LUP. The project site is outside of the areas designated in the Del Monte Forest Plan Table A. The proposal

meets the limits for caretaker units allowed for Del Monte Forest under the density requirements for the LUP.

- (f) Section 20.64.300 A and B CIP includes regulations to "...provide reasonable flexibility of zoning standards to encourage and accommodate the renovation and rehabilitation of historic resources..." It allows the Director of Planning to "...grant an exception to the zoning district regulations when such exception is necessary to permit the preservation or restoration of or improvements to a structure designated as historically significant...Chapter 18.85 of this code." The Director of Planning has referred this matter to the Zoning Administrator. The exception is for the waiver for floor area (1,242 square feet), and height (25 feet), for a house designated as a caretaker unit and waiver for a guest house with floor area (720 square feet). The waiver and exception will help preserve the historic structures.
- (g) The existing house and guesthouse/garage are considered significant historic structures built in 1926 by Hugh Comstock (*Finding 7*). No archeological investigation was required since the site has been developed and had a previous report prepared. Since the site is located in an area with moderate sensitivity, a standard condition for monitoring during construction has been included (**Condition 3**).
- (h) No trees will be removed and ten trees will be added to screen the new house from the existing historic houses.
- (i) Pescadero watershed requirements have been met by using crushed granite driveway and not creating impermeable surfaces. Site coverage will increase but will be within the 4,000 sq ft limit for impervious coverage (1,813 sq ft proposed) and structural coverage will not exceed 5,000 sq ft (3,664 sq ft. proposed).
- (j) The application includes Design Approval for proposed building materials. The lot is large enough to support an additional house with adequate room to separate and preserve the historic houses. The new house will be similar in construction and materials and be 40 feet behind the historic structures making the proposed structure compatible with the existing historic structures. A large open flat area can support the new construction. The proposed house is separated from the historic houses by the driveway and screened with a new row of trees.
- (k) The project was not referred to the Del Monte Forest Land Use Advisory Committee (LUAC) for review. Based on the current review guidelines adopted by the Monterey County Board of Supervisors per Resolution No. 04-236, this application did not warrant referral to the LUAC because the project does not involve slope restrictions, ridgeline/viewshed development and the project is exempt from CEQA per Section 15303 Class 3 (a).
- On March 6, 2008 a hearing was held with the County's Historic Resources Review Board (HRRB) to discuss historic compliance. The HRRB (vote of 6 to 0) found the proposal to be within required limits for the Secretary of Interior Standards and appropriate for preservation of the historic structures.
- (m)The application, project plans, and related support materials submitted by the project applicant to the Monterey County RMA Planning Department for the proposed development are found in Project File PLN070428.

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

EVIDENCE: (a) The project has been reviewed for site suitability by the following departments and agencies: RMA - Planning Department, Carmel Fire Protection District, Public Works, Parks, Environmental Health Division, and Water Resources Agency. There has been no indication from these departments/agencies that the site is not suitable for the proposed development. Conditions recommended have been incorporated.

- (b) Technical reports by outside geological consultants indicated that there are no physical or environmental constraints that would indicate that the site is not suitable for the use proposed. County staff concurs. The following reports have been prepared:
 - i. "Geotechnical Soils Foundation & Geoseismic Report for the Proposed LeVett Residence" (LIB080104) prepared by Grice Engineering Inc, Salinas, CA, (December 2007).
 - ii. "Resolution No PLN070428 (LeVett)" (LIB) Monterey County Historic Resources Review Board (HRRB) March 6, 2008.
 - iii. "Historic Report for 1600 Viscaino Road" (LIB) Kent Seavey, Pacific Grove CA 93950
- (c) Staff conducted a site inspection on October 10, 2007 to verify that the site is suitable for this use.
- (d) Materials in Project File PLN070428.
- 3. FINDING: CEQA (Exempt): The project is categorically exempt from environmental review and no unusual circumstances were identified to exist for the proposed project.
 - **EVIDENCE:** (a) California Environmental Quality Act (CEQA) Guidelines Section15303 Class 3 (a) categorically exempts limited new construction including single-family homes. The proposed project includes development of a new 3,806 square foot single family home.
 - (b) The project will preserve two existing historic structures with no modifications. This project includes a CDP to allow exceptions for floor area and height in exchange for intact preservation of the structures.
 - (c) No trees will be removed. Ten new trees will be planted during the new house construction to create a visual screen between the new and historic structures.
 - (d) No adverse environmental effects were identified during staff review of the development application during a site visit on October 10, 2007. No unresolved issues remain.
 - (e) See preceding and following findings and supporting evidence.
- 4. FINDING: NO VIOLATIONS The subject property is in compliance with all rules and regulations pertaining to zoning uses, subdivision, and any other applicable provisions of the County's zoning ordinance. No violations exist on the property. Zoning violation abatement costs, if any, have been paid.
 - **EVIDENCE:** Staff reviewed Monterey County RMA Planning Department and Building Services Department Monterey County records and is not aware of any violations existing on subject property.
- 5. FINDING: HEALTH AND SAFETY The establishment, maintenance, or operation of the project applied for will not under the circumstances of this particular case be detrimental to the health, safety, peace, morals, comfort, and general welfare of persons residing or working in the neighborhood of such proposed use, or be detrimental or injurious to property and improvements in the neighborhood or to the general welfare of the County.

EVIDENCE: Preceding findings and supporting evidence.

6. FINDING: PUBLIC ACCESS - The project is in conformance with the public access and public recreation policies of the Coastal Act and Local Coastal Program, and does not interfere with any form of historic public use or trust rights (see 20.70.050. B.4). No access is required as part of the project as no substantial adverse impact on access, either individually or cumulatively, as described in Section 20.70.050.B.4.c of the Monterey County Coastal Implementation Plan, can be demonstrated.

EVIDENCE (a) The subject property is not described as an area where the Local Coastal Program requires access.

- (b) The subject property is not indicated as part of any designated trails or shoreline access as shown in Figure 15, the Recreational Facilities Map, and Figure 16, the Shoreline Access Map, of the Del Monte Forest Area Land Use Plan.
- (c) No evidence or documentation has been submitted or found showing the existence of historic public use or trust rights over this property.
- (d) Staff site visit on April 14, 2007 to investigate access.

7. FINDING: HISTORIC RESOURCE EXCEPTION - Designation of historic resources and districts may be initiated by the Board of Supervisors, the Planning Commission, the Review Board, the Secretary, or upon application of the owner of the property for which designation is requested, or the authorized representative of the owner. The property owner has complied with Title 18 Historic Resources 18.25.060.

- **EVIDENCE:** (a) Two historic Comstock Chimney Cottages (crica 1926) have been described as significant historic structures by Kent Seevey, historic preservation consultant, and worthy of preservation.
 - 1) Historic house three bedroom 1,242 square foot house
 - 2) 350 square foot garage with 720 square foot guesthouse above.
 - (b) The Monterey County Board of Supervisors on December 4, 2007 approved the LeVett application to add the Chimney Cottages to the County's Local Official Register of Historic Resources by a 4 to 0 vote. The applicant has filed forms prescribed by Section 18.25.060 County Code and accompanied by all data required for designation of an historic district. The application was subscribed on behalf of a majority of the property owners in the proposed district.
 - (c) Section 20.64.300 A and B CIP includes regulations to "...provide reasonable flexibility of zoning standards to encourage and accommodate the renovation and rehabilitation of historic resources..." It allows the Director of Planning to "...grant an exception to the zoning district regulations when such exception is necessary to permit the preservation or restoration of or improvements to a structure designated as historically significant...Chapter 18.85 of this code."
 - (d) The applicant requests exceptions to preserve the Chimney Cottages for floor area and height under Title 18 of the County Code (18.25.060 Designation of Historic Resources and Districts) and Title 20 20.64.300 B CIP. Requested exceptions would allow preservation of historic structures intact without additions or changes while the addition of a new single family house allows expanded use of the property. The proposal PLN070428 includes the following waivers/exceptions:
 - 1. Caretaker Unit Floor Area. Existing floor area is 1,242 and the maximum allowed is 850 square feet (Section 20.64.030.C.5 CIP).
 - 2. Caretaker Unit Height. Existing height is 2-story, 25 feet and the maximum allowed is 1-story, 15 feet (Section 20.14.060.C.2.b CIP).
 - 3. Guesthouse Floor Area. Existing floor area is 720 square feet and the maximum allowed is 425 square feet (Section 20.64.020.C.6 CIP).
 - 4. Guesthouse Height. Section 20.64.020.C.11 allows a guesthouse over a garage with a Coastal Development Permit, when intended to provide architectural consistency with the main house.
 - (e) On March 6, 2008 the Historic Resources Review Board approved the new project that will preserve the historic houses with a vote of 6 to 0. The HRRB found that the project proposal met requirements for preservation of historic structures. The HRRB

recommended recording a deed restriction that would require owners to preserve the historic structures without changes (Condition 8).

- (f) The lot is large enough to support and additional house with adequate room to separate and preserve the historic houses. A large open flat are can support the new construction. The new house will be similar in construction and materials and be 40 feet behind the historic structures.
- 8. **FINDING: CARETAKER UNIT** The caretaker unit is accessory to the main house and is intended for maintenance and care of the proposed house and residents.
 - **EVIDENCE:** (a) Section 20.14.050.I CIP allows a caretaker unit in the LDR zone subject to development criteria Section 20.14.060 and Section 20.64.030 Title 20.
 - (b) The application includes a Coastal Development Permit to convert the existing Chimney Cottage house into a caretaker unit. This structure is 1,242 square feet and 25 feet tall (2-stories). Title 20 section 20.14.060 Site Development Standards limits habitable accessory structures to 1-story (15 feet) with 50 foot front setback and Section 20.64.030 CIP limits caretaker units to 850 square feet. Parking is provided with a 2-car garage included with the second cottage structure.
 - (c) Exceptions to floor area and height are being granted through a coastal development permit pursuant to Section 20.64.300 CIP that allows reasonable flexibility of the zoning standards to accommodate historic structures (Finding 7). All other regulations for a caretaker unit are met.
 - (d) **Condition 8** requires the applicant to record a deed restriction to prohibit expansion of the structure and to assure that the structure is only used to house persons serving the subject property (Section 20.64.030.C.10 CIP).
- 9. **FINDING: GUESTHOUSE** The guesthouse is a detached accessory structure lacking internal circulation with the main residence. This structure is clearly subordinate and incidental to the main residence on the same building site.
 - **EVIDENCE:** (a) Section 20.14.040.I CIP allows a guesthouse in the LDR zone subject to development criteria in Section 20.14.060 and Section 20.64.020 Title 20.
 - (b) The application includes a Coastal Development Permit to preserve the existing Chimney Cottage guesthouse/garage. This structure is 1,070 square feet and 25 feet tall (2-stories) with 720 square feet on the first and second level used as a guesthouse. Section 20.64.020 CIP limits guesthouses to 1-story (12 feet), but allows consideration to be located over a 1-story a garage with a Coastal Development Permit. Parking is provided with a 2-car garage included under the guesthouse cottage structure. The guesthouse shall share the same utilities as the main house and is served by sewers.
 - (c) The guesthouse has been legal nonconforming according to Title 20 (Section 20.68.020 CIP) "...structure that was legally established but is nonconforming to subsequently adopted land use regulations..." An exception to floor area is being granted pursuant to Section 20.64.300 CIP that allows reasonable flexibility of the zoning standards to accommodate historic structures.
 - (d) This application includes a Coastal Development Permit for an exception to allow the guesthouse over a garage (Section 20.64.020.C.11 CIP). This is an existing structure that was designed to be architecturally compatible with the main house/cottage. The new residence will be architecturally compatible with the two existing structures.
 - (e) Condition 9 requires the applicant to record a deed restriction to prohibit expansion of the structure and to assure that the structure is only used to house visitors (Section 20.64.020.C.10 CIP). The unit may not be rented.

10. **FINDING:** APPEALABILITY - The decision on this project is appealable to the Board of Supervisors and the Coastal Commission.

EVIDENCE: (a) Section 20.86.030 of the Monterey County Zoning Ordinance (Title 20).

(b) Section 20.86.080 of the Monterey County Zoning Ordinance (Title 20).

DECISION

It is the decision of the Zoning Administrator of the County of Monterey that said application for a Combined Development Permit be granted as shown on the attached sketch and subject to the attached conditions.

PASSED AND ADOPTED this 24th day of April, 2008.

KE NOVO, ZONING ADMINISTRATOR

COPY OF THIS DECISION MAILED TO APPLICANT ON MAY - 1 2008

THIS APPLICATION IS APPEALABLE TO THE BOARD OF SUPERVISORS. IF ANYONE WISHES TO APPEAL THIS DECISION, AN APPEAL FORM MUST BE COMPLETED AND SUBMITTED TO THE CLERK OF THE BOARD OF SUPERVISORS ALONG WITH THE APPROPRIATE FILING FEE ON OR BEFORE MAY 1 1 2008

THIS APPLICATION IS ALSO APPEALABLE TO THE COASTAL COMMISSION. UPON RECEIPT OF NOTIFICATION 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, CONTACT THE COASTAL COMMISSION AT (831) 427-4863 OR AT 725 FRONT STREET, SUITE 300, SANTA CRUZ, CA

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

NOTES

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

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

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

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

Monterey County Resource Management Agency	Project Name: LeVett				
Planning Department	File No: P <u>LN070428</u>	APNs: 008-201-002-000			
Condition Compliance Plan	Approved by: Zoning Administrator	Date: <u>April 24,2008</u>			

*Monitoring or Reporting refers to projects with an EIR or adopted Mitigated Negative Declaration per Section 21081.6 of the Public Resources Code.

Permit Cond: Number	Conditions of Approval and or Mitigation Measures and Responsible Land Use Department	Compliance or Monitoring Actions to be performed. Where applicable, a certified professional is required for action to be accepted:		Timing	Verific ation of Compli ances (name/ date)
1.	PD001 - SPECIFIC USES ONLY This Combined Development Permit (PLN070428) allows 1) Coastal Administrative Permit to allow the construction of a 1,586 square foot single-family house and an attached 2,220 square foot 10-car garage with a gravel driveway and 355 square foot patio 2) Coastal Development Permit to convert an existing historic 2-story house to a caretaker's unit with exceptions for height (25 feet) and floor area (1,242 square feet); 3) Coastal Development Permit to allow an existing historic guesthouse above a garage with an exception to floor area (720 square feet); and 4) Design Approval. The property is located at 1600 Viscaino Road, Pebble Beach (APN 008-201-002-000), Carmel Land Use Plan. This permit was approved in accordance with County ordinances and land use regulations subject to the following terms and conditions. Neither the uses nor the construction allowed by this permit shall commence unless and until all of the conditions of this permit are met to the satisfaction of the Director of the RMA - Planning Department. Any use or construction not in substantial conformance with the terms and conditions of this permit is a violation of County regulations and may result in modification or revocation of this permit and subsequent legal action. No use or construction other than that specified by this permit is allowed unless additional permits are approved by the appropriate authorities. To the extent that the County has delegated any condition compliance or mitigation monitoring to the Monterey County Water Resources Agency, the Water Resources Agency shall provide all information requested by the County and the County shall bear ultimate responsibility to ensure that conditions and mitigation measures are properly fulfilled. (RMA - Planning Department)	Adhere to conditions and uses specified in the permit.	Owner/ Applicant	Ongoing unless otherwise stated	

2.	PD002 - NOTICE-PERMIT APPROVAL	Proof of recordation	Owner/	Prior to the	
۷.	The applicant shall record a notice which states: "A permit (Resolution 070428)	of this notice shall be	Applicant	issuance of	
	was approved by the Zoning Administrator for Assessor's Parcel Number 008-201-	furnished to the	2 ippirouit	grading and	
	002-000 on April 24, 2008. The permit was granted subject to 20 conditions of	RMA - Planning		building	
	approval which run with the land. A copy of the permit is on file with the Monterey	Department.		permits or	
	County RMA - Planning Department." Proof of recordation of this notice shall be			commence-	
	furnished to the Director of the RMA - Planning Department prior to issuance of			ment of use.	
	building permits or commencement of the use. (RMA - Planning Department)			ment of use.	
		Stop work within 50	Owner/	Ongoing	
3.	PD003(A) - CULTURAL RESOURCES - NEGATIVE	1 ^			
	ARCHAEOLOGICAL REPORT	meters (165 feet) of uncovered resource	Applicant/ Archaeo-		
	If, during the course of construction, cultural, archaeological, historical or				
	paleontological resources are uncovered at the site (surface or subsurface resources)	and contact the	logist		
	work shall be halted immediately within 50 meters (165 feet) of the find until a	Monterey County			
	qualified professional archaeologist can evaluate it. The Monterey County RMA -	RMA - Planning			
	Planning Department and a qualified archaeologist (i.e., an archaeologist registered	Department and a			
	with the Society of Professional Archaeologists) shall be immediately contacted by	qualified			
	the responsible individual present on-site. When contacted, the project planner and	archaeologist	1		
	the archaeologist shall immediately visit the site to determine the extent of the	immediately if			
	resources and to develop proper mitigation measures required for the discovery.	cultural,		-	
	(RMA - Planning Department)	archaeological,			
		historical or			
		paleontological			
		resources are			
		uncovered. When			
		contacted, the project			
		planner and the			
		archaeologist shall			
		immediately visit the		e e e e e e e e e e e e e e e e e e e	
		site to determine the			· ·
		extent of the			
		resources and to			
		develop proper			
		mitigation measures			
		required for the			
		discovery.			

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	DDAAA INIDEMANIELOLATIONI AODEEMAENT	Submit signed and	Owner/	Upon	
4.	PD004 - INDEMINIFICATION AGREEMENT The property owner agrees as a condition and in consideration of the approval of this	notarized	Applicant	demand of	
	discretionary development permit that it will, pursuant to agreement and/or statutory	Indemnification	Applicant	County	
	provisions as applicable, including but not limited to Government Code Section	Agreement to the		Counsel or	
	66474.9, defend, indemnify and hold harmless the County of Monterey or its agents,	Director of RMA –		concurrent	
	officers and employees from any claim, action or proceeding against the County or	Planning Department		with the	
	its agents, officers or employees to attack, set aside, void or annul this approval,	for review and		issuance of	
	which action is brought within the time period provided for under law, including but	signature by the		building	
	not limited to, Government Code Section 66499.37, as applicable. The property	County.		permits,	
	owner will reimburse the county for any court costs and attorney's fees which the			use of the	
	County may be required by a court to pay as a result of such action. County may, at			property,	
	its sole discretion, participate in the defense of such action; but such participation	Proof of recordation of the		filing of	
	shall not relieve applicant of his obligations under this condition. An agreement to	Indemnification		the final	
	this effect shall be recorded upon demand of County Counsel or concurrent with the	Agreement, as		map,	
	issuance of building permits, use of the property, filing of the final map, whichever	outlined, shall be		whichever	
	occurs first and as applicable. The County shall promptly notify the property owner	submitted to the		occurs first	
	of any such claim, action or proceeding and the County shall cooperate fully in the	RMA – Planning		and as	
	defense thereof. If the County fails to promptly notify the property owner of any	Department.		applicable.	
	such claim, action or proceeding or fails to cooperate fully in the defense thereof, the			**	
	property owner shall not thereafter be responsible to defend, indemnify or hold the				
	county harmless. (RMA - Planning Department)				
5.	PD010 - EROSION CONTROL PLAN AND SCHEDULE	An Erosion Control	Owner/	Prior to the	
	The approved development shall incorporate the recommendations of the Erosion	Plan shall be	Applicant	issuance of	
- ·	Control Plan as reviewed by the Director of RMA – Planning and Director of	submitted to the		grading	
	Building Services. All cut and/or fill slopes exposed during the course of	RMA - Planning		and	
	construction be covered, seeded, or otherwise treated to control erosion during the	Department and the		building	
	course of construction, subject to the approval of the Director of RMA - Planning	RMA - Building		permits.	
	and Director of RMA - Building Services. The improvement and grading plans	Services Department			
	shall include an implementation schedule of measures for the prevention and control	prior to issuance of			
1	of erosion, siltation and dust during	building and grading	t		
		permits.			
		Comply with the	Owner/	Ongoing	
		recommendations of	Applicant		
		the Erosion Control			
		Plan during the			
		course of			
		construction until			

		as approved by the Director of RMA - Planning and Director of RMA - Building Services.			
6.	PD011 – TREE AND ROOT PROTECTION Trees which are located close to the construction site(s) shall be protected from inadvertent damage from construction equipment by fencing off the canopy driplines and/or critical root zones (whichever is greater) with protective materials, wrapping trunks with protective materials, avoiding fill of any type against the base of the trunks and avoiding an increase in soil depth at the feeding zone or drip-line of the retained trees. Said protection, approved by a certified arborist, shall be	Submit evidence of tree protection to the RMA - Planning Department for review and approval.	Owner/ Applicant	Prior to the issuance of grading and/or building permits.	
	demonstrated prior to issuance of building permits subject to the approval of the RMA – Director of Planning. If there is any potential for damage, all work must stop in the area and a report, with mitigation measures, shall be submitted by a certified arborist. Should any additional trees not included in this permit be harmed, during grading or construction activities, in such a way where removal is required, the owner/applicant shall obtain required permits.(RMA - Planning Department)	Submit on-going evidence that tree protection measures are in place through out grading and construction phases. If damage is possible, submit an interim report prepared by a certified arborist.	Owner/ Applicant/ Arborist	During Construc- tion	
		Submit photos of the trees on the property to the RMA – Planning Department after construction to document that tree protection has been	Owner/ Applicant	Prior to final inspection	
		successful or if follow-up remediation or additional permits are required.			

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7.	PD014(A) – LIGHTING – EXTERIOR LIGHTING PLAN All exterior lighting shall be unobtrusive, down-lit, harmonious with the local area, and constructed or located so that only the intended area is illuminated and off-site glare is fully controlled. The applicant shall submit 3 copies of an exterior lighting plan which shall indicate the location, type, and wattage of all light fixtures and include catalog sheets for each fixture. The lighting shall comply with the requirements of the California Energy Code set forth in California Code of Regulations, Title 24, Part 6. The exterior lighting plan shall be subject to approval by the Director of the RMA - Planning Department, prior to the issuance of building permits. (RMA – Planning Department)	to the RMA - Planning Department for review and approval. Approved lighting plans shall be incorporated into final building plans.	Owner/ Applicant	Prior to the issuance of building permits.	
8.	 PDSP001 - DEED RESTRICTION/CARETAKER UNIT (NON-STANDARD) The applicant shall record a deed restriction stating the regulations applicable to a caretaker unit as follows: Only one caretaker unit per lot shall be allowed. The caretaker shall be employed principally on the lot for purposes of care and protection of persons, plants, animals, equipment, or other facilities on-site or on contiguous lots under same ownership. The minimum lot size for establishment of a caretaker unit in areas not served by sewers shall be two acres. Caretaker units shall not be subject to density requirements of the zoning district in which the lot is located, except in North County. In North County, caretakers units shall not be permitted on lots less than 5 acres if located in an area not served by public sewer systems. The existing garage will serve as off-street parking space for the caretaker unit. 	Submit signed and notarized document to the Director of RMA – Planning Department for review and signature by the County.	Owner/ Applicant	Prior to the issuance of grading or building permits	
	 site only. Subsequent subdivisions which divide a main residence from a caretaker unit shall not be permitted except where lots created meet minimum lot size and density requirements of the existing zoning. Caretaker units are not permitted on any lot less than 10 acres where a senior citizen unit exists. Senior citizen units may be converted to a caretaker unit, subject to a Coastal Administrative Permit. The caretaker unit will be maintained as a significant historic structure without changes to the structure, materials, color or related features. Caretaker unit shall not exceed 1,242 square feet. The following language "This caretaker's unit has been listed on Monterey County's 'Local Register of Historic Resources, December 2007." Must appear 	Proof of recordation of the document shall be submitted to the RMA – Planning Department.	Owner/ Applicant	Prior to occupancy or commence -ment of use	

	on the deed restriction. The deed restriction placed upon the caretaker's unit shall include as an Exhibit to said deed restriction, a copy of the County's Local Register of Historic Resources indicating the caretaker's unit on the listing. (RMA – Planning Department, Parks Department/HRRB)				
9.	 PDSP002 - DEED RESTRICTION/GUESTHOUSE (NON STANDARD) The applicant shall record a deed restriction stating the regulations applicable to a Guesthouse as follows: Only one guesthouse shall be allowed per lot. Guesthouses shall share the same utilities with the main residence, unless prohibited by public health requirements. The guesthouse shall not be separately rented, let or leased from the main residence whether compensation be direct or indirect Subsequent subdivisions which divide a main residence from a guesthouse shall be prohibited. The guesthouse and garage will be maintained as a significant historic structure without changes to the structure, materials, color or related features. Guesthouse shall not exceed 720 square feet. The following language "This guesthouse has been listed on Monterey County's 'Local Register of Historic Resources, December 2007." Must appear on the deed restriction. The deed restriction placed upon the caretaker's unit shall include as an Exhibit to said deed restriction, a copy of the County's Local Register of Historic Resources indicating the guesthouse on the listing. 	to the Director of RMA – Planning Department for review and signature by the County. Proof of recordation of the document shall be submitted to the RMA – Planning Department.	Owner/ Applicant Owner/ Applicant	Prior to the issuance of grading or building permits Prior to occupancy or commence -ment of use	
10.	PDSP003 - HISTORIC DESIGN (NON-STANDARD)The design of the new house shall be consistent with the existing historic structures and shall be compatible for the historic structures to maintain their integrity. Although the design is not required to be the same it should have similar features materials and design features. (RMA - Planning Department, Parks Department/HRRB)	Submit final plan to Planning Department for review	Owner/Ap plicant	Prior to issuance of grading permit	
11.	PARKS- NON STANDARD CONDITION- HISTORIC Obtain the Monterey County Board of Supervisor's approved "Local Register of Historic Resources" at the Clerk-to-the-Board's office.	Applicant shall obtain the Local Register from the Clerk and submit a copy to the RMA Planning Office Director of Planning.	Applicant or owner	Prior to recording the deed restrictions	

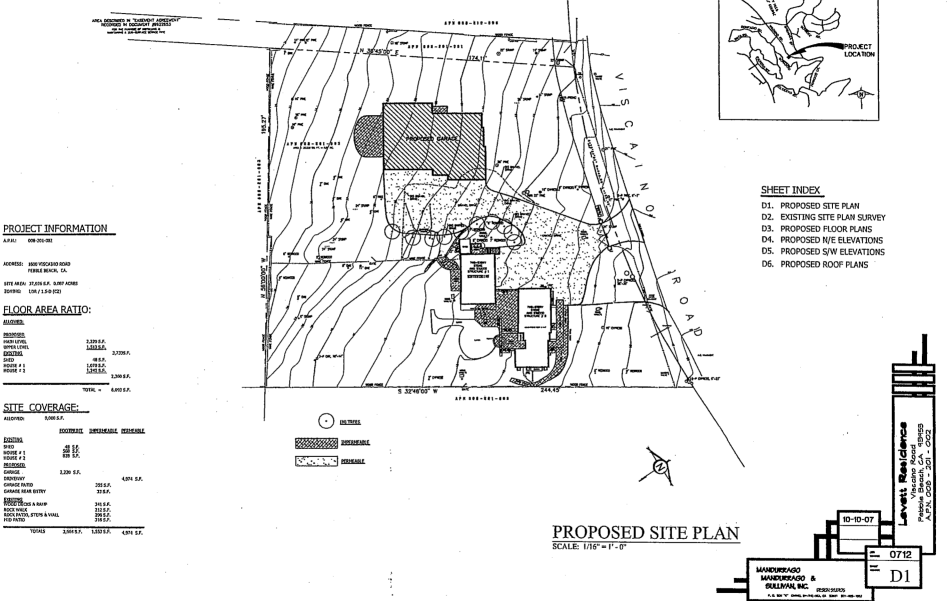
12.	FIRE007 - DRIVEWAYS Driveways shall not be less than 12 feet wide unobstructed, with an unobstructed vertical clearance of not less than 15 feet. The grade for all driveways shall not exceed 15 percent. Where the grade exceeds 8 percent, a minimum structural roadway surface of 0.17 feet of asphaltic concrete on 0.34 feet of aggregate base shall be required. The driveway surface shall be capable of supporting the imposed load of fire apparatus (22 tons), and be accessible by conventional-drive		Applicant or owner	Prior to issuance of grading and/or building permit.	
	vehicles, including sedans. For driveways with turns 90 degrees and less, the minimum horizontal inside radius of curvature shall be 25 feet. For all driveway turns, an additional surface of 4 feet shall be added. (Pebble Beach CSD)	schedule fire dept. clearance inspection	Applicant or owner	Prior to final building inspection.	
13.	FIRE016 - SETBACKS All parcels 1 acre and larger shall provide a minimum 30-foot setback for new buildings and accessory buildings from all property lines and/or the center of the road. For parcels less than 1 acre, alternate fuel modification standards or other requirements may be imposed by the local fire jurisdiction to provide the same practical effect. (Pebble Beach CSD)		Applicant or owner	Prior to issuance of grading and/or building permit.	
			Applicant or owner	Prior to final building inspection.	
14.	FIRE019 - DEFENSIBLE SPACE REQUIREMENTS Remove combustible vegetation from within a minimum of 30 feet of structures. Limb trees 6 feet up from ground. Remove limbs within 10 feet of chimneys. Additional and/or alternate fire protection or firebreaks approved by the fire authority may be required to provide reasonable fire safety. Environmentally sensitive areas may require alternative fire protection, to be determined by Reviewing Authority and the Director of Planning and Building Inspection.	~ ~	Applicant or owner	Prior to issuance of grading and/or building permit.	
	(Pebble Beach CSD)	Applicant shall schedule fire dept. clearance inspection	Applicant or owner	Prior to final building inspection.	

15.	FIRE021 - FIRE PROTECTION EQUIPMENT & SYSTEMS - FIRE SPRINKLER SYSTEM The building(s) and attached garage(s) shall be fully protected with automatic fire sprinkler system(s). Installation shall be in accordance with the applicable NFPA standard. A minimum of four (4) sets of plans for fire sprinkler systems must be submitted by a California licensed C-16 contractor and approved prior to installation. This requirement is not intended to delay issuance of a building permit. A rough sprinkler inspection must be scheduled by the installing contractor and completed prior to requesting a framing inspection. (Pebble Beach CSD)	enumerate as "Fire Dept. Notes" on plans. Applicant shall schedule fire dept. rough sprinkler inspection Applicant shall schedule fire dept. final sprinkler inspection	Applicant or owner Applicant or owner Applicant or owner	Prior to issuance of building permit. Prior to framing inspection Prior to final building inspection.	
16.	FIRE029 - ROOF CONSTRUCTION - (CYPRESS FPD & PEBBLE BEACH CSD) All new structures, and all existing structures receiving new roofing over 25 percent or more of the existing roof surface within a one-year period, shall require a minimum of ICBO Class A roof construction. (Pebble Beach CSD)		Applicant or owner	Prior to issuance of building permit.	
17.	WR3 - DRAINAGE PLAN - RETENTION The applicant shall provide the Water Resources Agency a drainage plan prepared by a registered civil engineer or architect addressing on-site and off-site impacts. The plan shall include retention/percolation facilities to mitigate the impact of impervious surface stormwater runoff. Drainage improvements shall be constructed in accordance with plans approved by the Water Resources Agency. (Water Resources Agency)		Owner/ Applicant/ engineer	Prior to issuance of grading or building permits	
18.	WR8 - COMPLETION CERTIFICATION The applicant shall provide the Water Resources Agency certification from a registered civil engineer or licensed contractor that stormwater detention/retention facilities have been constructed in accordance with approved plans. (Water Resources Agency)		Owner/ Applicant/ Engineer/ Contractor	Prior to final inspect- Ion.	

19.	 WR40 - WATER CONSERVATION MEASURES The applicant shall comply with Ordinance No. 3932, or as subsequently amended, of the Monterey County Water Resources Agency pertaining to mandatory water conservation regulations. The regulations for new construction require, but are not limited to: a. All toilets shall be ultra-low flush toilets with a maximum tank size or flush capacity of 1.6 gallons, all shower heads shall have a maximum flow capacity of 2.5 gallons per minute, and all hot water faucets that have more than ten feet of pipe between the faucet and the hot water heater serving such faucet shall be equipped with a hot water recirculating system. b. Landscape plans shall apply xeriscape principles, including such techniques and materials as native or low water use plants and low precipitation sprinkler 	Compliance to be verified by building inspector at final inspection.	Owner/ Applicant	Prior to final building inspect- ion/ Occupancy.	
20.	and materials as native of low water use plants and low precipitation sprinkler heads, bubblers, drip irrigation systems and timing devices. (Water Resources Agency) WR43 - WATER AVAILABILITY CERTIFICATION The applicant shall obtain from the Monterey County Water Resources Agency, proof of water availability on the property, in the form of an approved Monterey Peninsula Water Management District Water Release Form. (Water Resources Agency)	Submit the Water Release Form to the Water Resources Agency for review and approval.	Owner/ Applicant	Prior to issuance of any building permits.	

END OF CONDITIONS

594-7721



PROJECT INFORMATION

A.P.N.: 008-201-002

ADDRESS: 1600 VISCAINO ROAD PEBBLE BEACH, CA.

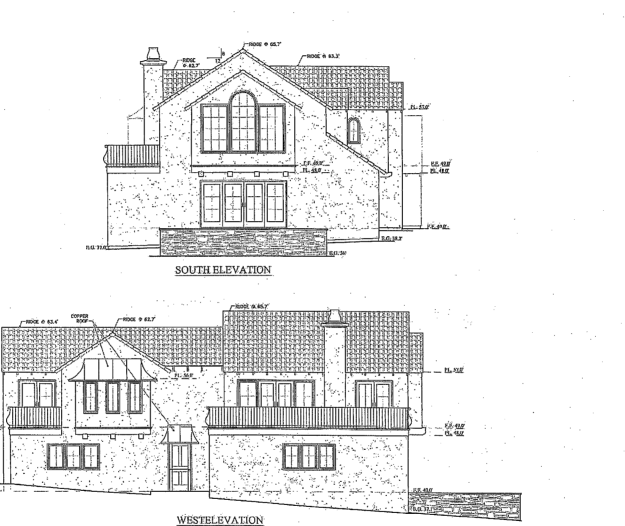
51TE AREA: 37,936 S.F. 0.087 ACRES ZOHING: LOA / 1.5-D (C2)

FLOOR AREA RATIO:

ALLOWED: PROPOSED MAIN LEVEL UPPER LEVEL EXISTING SHED HOUSE # 1 HOUSE # 2

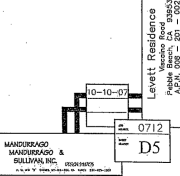
ALLOWED:

	FOOTPRINT	IMPERMEADU	PERMEABLE
EXISTING			
SHED	48 S.F.		
HOUSE # 1	S68 S.F.		
HOUSE # 2	828 S.F.		
PROPOSED			
GARAGE .	2,220 S.F.		
DRIVEWAY			4,974 S.F.
GARAGE PATIO		355 S.F.	
GARAGE REAR ENTRY		33 S.F.	
EXISTING			
WOOD DECKS & RANF		341 S.F.	
ROCK WALK		212 S.F.	
ROCK PATIO, STEPS & V	WALL	296 S.F.	
HID PATIO		316 S.F.	
TOTAL			



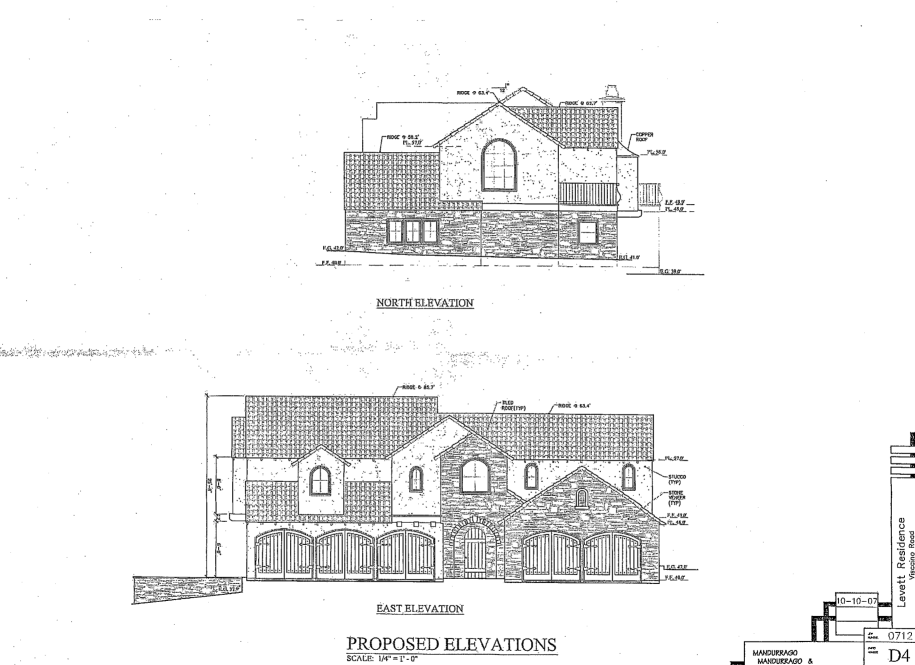
PROPOSED ELEVATIONS

KO. 4



H. 12

93953 - 002



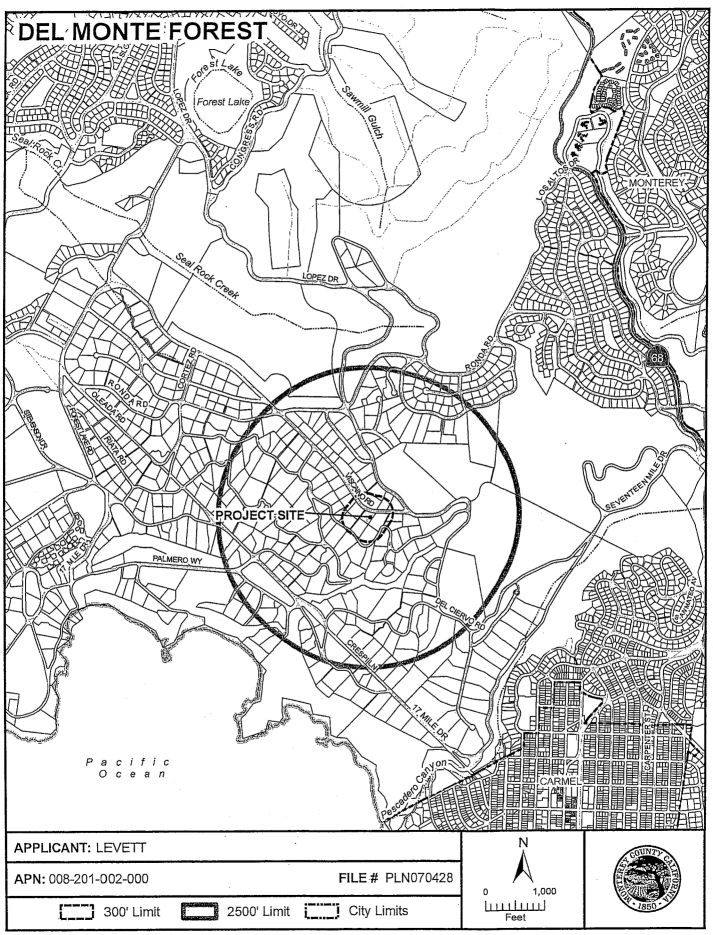
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Levett Residence Viscino Road Pebbie Boach, CA 93953 A.P.N. 008 - 201 - 002

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D4



PLANNER: GREENE

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