

Monterey County Board of Supervisors

Board Order

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A motion was made by Supervisor Mary L. Adams, seconded by Supervisor John M. Phillips to

Adopt amended Resolution No. 21-264 as revised and stated for the record. In the matter of the application of:

PLN200192 and DA210122/SCHWARTZ MAL

Resolution by the Monterey County Board of Supervisors:

- 1) Partially Granting an Appeal by Christine Kemp on behalf of Robert Kahn challenging the Zoning Administrator's approval of a Design Approval (HCD-Planning File No. PLN200192)
- 2) Finding that the project qualifies as a Class 3 Categorical Exemption under section 15303 of the CEQA Guidelines, and there are no exceptions pursuant to section 15300.2; and
- 3) Approving a design approval to amend PLN170572 to permit expanding the studio addition from 355 square feet to 531 square feet and a 63-square foot landing; modifying the roof of the studio addition to have 2 skylights instead of 1 skylight; an interior remodel of the southeastern portion of the home, including conversion of the garage to living space and removal and replacement of the garage door with lap siding; construction of a new 447 square foot detached two-car carport; reducing the height of the chimney and re-finishing the chimney with a Carmel Stone or retaining the existing white stucco, to address the presently unpermitted white smooth stucco finish and added flue cap; and construction of a 4 foot tall to 6 foot tall cedar fence; and
- 4) Approving a design approval DA210122 increasing the height of a previously permitted shed from 8 feet to approximately 9 feet, changing its roof pitch, removing its skylights and upper window, painting it brown, changing its approved location.

[Schwartz, 24980 Outlook Drive, Carmel, Carmel Valley Master Plan (APN: 015-522-008-000)]

The Schwartz application (PLN200192) came on for a public hearing before the Monterey County Board of Supervisors on July 27, 2021. Having considered the written and documentary evidence, the administrative record, the staff report, oral testimony, and other evidence presented, the Zoning Administrator finds and decides as follows:

FINDINGS

PASSED AND ADOPTED on this 27th day of July 2021, by roll call vote:

AYES: Supervisors Alejo, Phillips, Lopez, Askew and Adams

NOES: None ABSENT: None

(Government Code 54953)

L	egistar	File	ID	No.	RES	21-	139	Agen	da l	[tem]	No.	15

I, Valerie Ralph, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 82 for the meeting July 27, 2021.

Dated: September 21, 2021

File ID: RES 21-139 Agenda Item No.: 15 Valerie Ralph, Clerk of the Board of Supervisors County of Monterey, State of California

Julian Lorenzana, Deput

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

In the matter of the application of:

SCHWARTZ MAL (PLN200192 and DA210122) RESOLUTION NO. 21 - 264

Resolution by the Monterey County Board of Supervisors:

- 1) Partially Granting an Appeal by Christine Kemp on behalf of Robert Kahn challenging the Zoning Administrator's approval of a Design Approval (HCD-Planning File No. PLN200192)
- 2) Finding that the project qualifies as a Class 3 Categorical Exemption under section 15303 of the CEQA Guidelines, and there are no exceptions pursuant to section 15300.2; and
- 3) Approving a design approval to amend PLN170572 to permit expanding the studio addition from 355 square feet to 531 square feet and a 63-square foot landing; modifying the roof of the studio addition to have 2 skylights instead of 1 skylight; an interior remodel of the southeastern portion of the home, including conversion of the garage to living space and removal and replacement of the garage door with lap siding; construction of a new 447 square foot detached two-car carport; reducing the height of the chimney and re-finishing the chimney with a Carmel Stone or retaining the existing white stucco, to address the presently unpermitted white smooth stucco finish and added flue cap; and construction of a 4 foot tall to 6 foot tall cedar fence; and
- 4) Approving a design approval DA210122 increasing the height of a previously permitted shed from 8 feet to approximately 9 feet, changing its roof pitch, removing its skylights and upper window, painting it brown, changing its approved location.

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The Schwartz application (PLN200192) came on for a public hearing before the Monterey County Board of Supervisors on July 27, 2021. Having considered the written and documentary evidence, the administrative record, the staff report, oral testimony, and other evidence presented, the Zoning Administrator finds and decides as follows:

FINDINGS

- 1. **FINDING:**
- **PROCESS** The County has processed the subject Design Approval application [HCD-Planning File No. PLN200192] ("project") in compliance will all applicable procedural requirements.
- a) The project has both Site Plan Review (S) and Design Control (D) overlay zones.
 - Pursuant to Title 21 section 21.45.050(C), the Director of Planning, or the Zoning Administrator, may approve "small development projects such as structure additions, accessory structures, decks, fences... and minor modifications to previously approved projects" in the Site Plan Review overlay zone without an administrative permit.
 - Pursuant to Title 21 section 21.44.040, the Director of Planning may approve Design Approvals for "small structures such as additions, accessory structures and similar minor structure and minor modifications to previously approved development projects..." in the Design Control overlay zone.

In accordance with these two code sections, staff reviewed an Administrative Design Approval for the project, PLN200192. A Notice of Pending Approval was distributed on September 29, 2020, indicating that the Director of Planning would approve the permit on October 12, 2020, unless a written request to schedule the application for a public hearing was received by Friday, October 9, 2020.

- On October 3, 2020, Robert A. Kahn requested via email that this h) application be referred to a public hearing. On October 9, 2020, Christine G. Kemp submitted a subsequent request that this application be referred to a public hearing before the Planning Commission. In her October 9, 2020 request, Ms. Kemp indicates that the project requires a Variance or Use Permit for development within the Side and Rear Yard setback, and that the Planning Commission would be the appropriate authority to consider such a request as a Combined Development Permit. However, while a small portion of the existing garage is within the side setback area, pursuant to Title 21 section 21.68.040(A), the enlargement, extension, reconstruction, or structural alteration of a nonconforming structure nonconforming only as to height and yard regulations may be allowed provided that the alteration confirms to all regulations of the district they are in. Further, under Title 21 section 21.68.040(B) ordinary maintenance and repairs of structures nonconforming to setbacks may be allowed as long as no structural alterations are made, and such work does not exceed 50% of the appraised value of the structure in one year:
 - The alteration of the southeastern portion of the residence within the setback does not expand the existing

nonconformity. This alteration does include the replacement of an existing door, and the creation of three window openings. These changes are minor modifications which fall under the category of repairs, do not include any structural alterations as defined in Section 21.06.070 of the Monterey County Code, and are not large enough in scope to approach 50% of the appraised valued of the home. As such, they do not impact the structural members in a matter that would warrant a Use Permit, or require that the structure be brought into compliance with the setbacks.

- All new structural expansion occurs within the allowable setbacks of the properties zoning, and the setback exceptions detailed in the zoning ordinance, so a variance is not required in this case. Refer to Finding No. 2 evidence "f" for detailed discussion of the setbacks.
- The use is allowable under the base zoning district, and none of the other criteria requiring a use permit are met, so a use permit is not required in this case. As the use allowable under the base zoning district, and not a legal nonconforming use of a structure, Title 21 section 21.68.030 does not apply. Refer to subsequent Finding No. 2 evidence "e" for discussion of the use.
- c) In addition, the October 9, 2020 request indicated that there were multiple code violations on the property that must be addressed prior to taking action on the permit:
 - Unpermitted painting of the exterior of the home white.
 - Unpermitted modification of the chimney.
 - Unpermitted modification of the shed rear yard.

Applicant revised their original application to request retroactive approval for the paint color of the primary home and to modify the chimney. Staff researched the existing shed, and were able to determine that the finish and skylights were in line with their original approval, but did not verify the height prior to the hearing. At the hearing, Applicant representatives indicated that the shed was twelve feet, higher than its originally approved height of eight feet in DA190154. While unhabitable accessory structures are permitted up to fifteen feet in height under the base zoning, this is a violation of the original conditions of design approval DA190154, and therefore a violation of the zoning ordinance. The final height of the shed was measured at 12 feet, 11 ½" inches, approximately 13 feet. Seeking appropriate permits to allow the as-built condition of the shed, or to removal of the shed, was included as a condition of approval in the Zoning Administrator approval of this permit. However, as discussed in Finding No. 7 evidence "c", this does not fully address the zoning violation. To fully address the zoning violation, retroactive approval for the height and present location of the shed is incorporated as Design Approval DA210122. Additionally, in measuring the shed's height, the location of the shed was also shown to be further from the

- property line and the primary home than the original approval. The current location of the shed is also being incorporated into this design approval request. Further, Applicant is also pursuing necessary permits with Building & Safety to permit addition of electrical power to the shed. All of these are discussed in Finding No. 7.
- d) On April 19, 2021, the project was reviewed by the Carmel Valley Land Use Advisory Committee (LUAC) at a duly noticed public meeting. Based on the LUAC Procedure guidelines adopted by the Monterey County Board of Supervisors, this application warranted referral to the LUAC because the project is a Design Approval subject to review at a public hearing. The LUAC, after consideration of the project materials and comments from the public, voted 6 0 to recommend approval of the project with change the following changes:
 - That the skylights include shades.
 - That the skylights be non-reflective.
 - That the Carmel stone on the chimney be a muted tan.

To address these recommendations, Applicant has modified the proposal to:

- Include shades for the skylight.
- Specify that the glass be a Low-E glass, which have a slight greyish tint.
- Include a tan Carmel stone finish for the chimney.

After the Zoning Administrator hearing, the applicant further modified its proposal to:

- Reduce the height of the chimney, and potentially retain their existing smooth coat white stucco on the chimney. This departs from the LUAC's recommendation. However, the reduced mass of the chimney addresses the private viewshed concerns and the material finish is in line with the neighborhood character and would match the finish of the residence. Refer to Findings No. 3 & 4 for further discussion of the design.

To ensure that the skylight shade and low-e glass changes are executed, a special condition "PDSP001" is being included, which requires that Applicant furnish evidence that the shades and glass were installed as specified, prior to building final.

- e) On April 29, 2021, the Zoning Administrator heard the project and continued the project to a date certain of May 13, 2021, to allow Applicant time to incorporate the recommendations of the Carmel Valley Land Use Advisory Committee into his proposal.
- f) On May 4, 2021, Applicant submitted a revised plan set to address the recommendations of the Carmel Valley Land Use Advisory Committee.
- g) On May 13, 2021, after review of the application and submitted documents, and a duly-noticed public hearing at which all persons had the opportunity to be heard, the Zoning Administrator found that

- the project qualifies as a Class 3 Categorical Exemption pursuant to section 15303 of the CEQA Guidelines and approved a Design Approval for the project. (Monterey County Zoning Administrator Resolution 21-025)
- h) On June 1, 2021, Christine Kemp, on behalf of Robert Kahn, timely appealed the May 13, 2021 Zoning Administrator decision. pursuant to MCC section 21.44.070 and 21.45.060. The appeal challenges the Zoning Administrators approval, contending lack of a fair or impartial hearing, that the findings or decision are not supported by the evidence, and that the decision was contrary to law. The appeal contentions are addressed in Finding No. 8.
- i) On July 26, 2021 the Applicants representatives submitted a revised plan set to HCD-Planning. This plan set:
 - Modified the height of the shed to be approximately 9 feet and changed its roof slope.
 - Indicated a brown paint finish for the shed.
 - Removed the skylights and upper windows of the existing shed.
 - Reduced the height of the height of the Chimney to 111' 0" and added a new termination cap for the chimney which cap will not be located on the top of the reduced chimney.
 - Modified the chimney finish to allow either Carmel stone or retention of the existing white smooth coat stucco.

The appellant also submitted a letter indicating that they support the project as modified by the revised plan set.

2. **FINDING:**

CONSISTENCY - The proposed project, as conditioned, is consistent with the policies of the Monterey County 2010 General Plan, Carmel Valley Master Plan, and Monterey County Zoning Ordinance (Title 21).

EVIDENCE:

The proposed project involves the addition of a 531 square foot studio with 2 skylights and a 63 square foot landing to an existing 2,645 square foot single-family residence. The project also includes a remodel of the plan southeastern portion of the residence, including the conversion of the existing garage to habitable space. As part of this scope the garage door will be removed, and the opening will be replaced with lap siding to match the existing finish of the home. A new 447 square foot detached two-car carport will be built in the front of the home, and a new cedar fence ranging from 4 feet to 6 feet in height will be added to the plan eastern property line. The Chimney will be reduced in height to the elevation 111' - 0", and may be refinished with Carmel stone or retain its white stucco finish, to address the unpermitted stucco finish and installation of a flue cap. The request also includes retroactive approval to paint the exterior of the primary residence a white "swiss coffee" color, approval to increase the approved height of the shed permitted through design approval DA190154 form 8 feet to between 10 feet and 4 inches to 8 feet and 2 inches (described herein as approximately 9 feet), and retroactive approval to change the location of a to the location depicted on the

project plans sheet A3.8. The project grading is approximately 20 cubic yards of cut and 20 cubic yards of fill.

These design approvals amend the previously approved PLN170572 & DA190154, which had approved of a 355 square foot studio addition with a skylight, addition of a 1,236 square foot deck, and replacement of the of the exterior siding, doors, and windows, and installation of a 8-foot-tall backyard shed.

The change scope between plans included in file nos. PLN170572 & DA190154 and these permits (PLN200192 & DA210122) is the addition of an additional 176 square feet of studio addition, addition of a 63 square foot landing, the addition of the remodel scope in the southeastern portion of the residence, the addition of the 447 square foot 2-car carport, the addition of the cedar fence, a request for approval to reduce the height of the chimney and either retain the existing white stucco or re-finish the chimney with the tan Carmel stone, a request for retroactive approval to re-paint the exterior of the residence, and a request to increase the height of the shed from 8 feet to approximately 9 feet and paint it brown. The addition of the 1,236 square foot deck and the replacement of the exterior siding, doors, and windows for the primary residence (excepting the modifications to the southeastern portion of the residence) have already been executed under PLN170572.

- b) The property is located at 24980 Outlook Drive, Carmel (APN: 015-522-008-000), Carmel Valley Master Plan. The parcel is zoned Low Density Residential, with Building Site, Design Control, Site Plan Review, and Residential Allocation zoning overlays or "LDR/B-6-D-S-RAZ".
- c) The project has been reviewed for consistency with the text, policies, and regulations in:
 - the 2010 Monterey County General Plan;
 - The Carmel Valley Master Plan; and
 - Monterey County Zoning Ordinance (Title 21).
- d) Communications were received during staff review of the project indicating inconsistencies with the text, policies, and regulations in the applicable documents. Staff reviewed these communications and has addressed these inconsistencies. Refer to evidences "e" and "f", as well as Finding No. 2, Finding No. 7, and Finding No. 8.
- e) <u>Allowable Use.</u> Pursuant to Title 21 section 21.14.030, allowable uses in the LDR zone include "The first single family dwelling per lot;" and "Non-habitable accessory structures and accessory uses to any permitted use;"
 - The addition of the studio and the remodel of the southeastern portion of the home are additions to the living space of the first single family dwelling on the lot, and as such are an allowable use.
 - The 2-car carport and fence are both non-habitable accessory structures to the single-family home, and as such are allowable uses.

- The existing shed was permitted as a storage shed in DA190154. The applicant intends to maintain this shed as a non-habitable structure.
- f) Review of Development Standards. The development standards for the base LDR zoning district are identified in Title 21 section 21.14.060, and the development standards of the building site B-6 zoning district are identified in Title 21 section 21.42.030. Pursuant to Title 21 section 21.42.020, the regulations of the B-6 zoning overlay shall be applied "in lieu of the building site area and setbacks in the combining district..." for primary structures:

The allowable setbacks per Title 21 section 21.42.030(F)(2) are as follows:

- The minimum front setback shall be 30 feet. As shown on sheet A1.0 of the proposed project plans, the proposed studio addition is outside of this setback area. The detached 2-car carport encroaches into this setback. However, under section 21.62.040(N). encroachment into this setback may be permitted for detached carports in cases where, "the elevation of the front half of the lot at a point 50 feet from the centerline of the traveled roadway is seven feet above or below the grade of said centerline,..." Here, the elevation at a point at the centerline of Outlook Drive is 85 feet and 6 inches, while the elevation 50' from centerline drive extending into the Schwartz property is approximately 95 feet. This is greater than 7 feet higher than the centerline of Outlook Drive, and therefore this setback exception is allowable.
- The minimum side setback shall be 10% of the lot width. As the width of the property is 123 feet and 10½ inches, the allowable side setback is 12 feet and 4½ inches. As shown on the site plan A1.0, the proposed 531 square foot studio addition is within this allowable setback.
 - o The 63 square foot deck for this addition does encroach into the required setback.
 - o The 4 to 6 foot tall fence also runs along the plan east property line. However, pursuant to the definition of structures in Title 21 section 21.06.1220, a fence under six feet in height is not a "structure" and is therefore not subject to the setback requirement.
- The minimum rear yard setback shall be 20 feet. As shown on sheet A1.0 of the proposed project plans, the scope of work for the project is outside of this setback area.

Pursuant to Title 21 section 21.14.060(C)(3)(a), the minimum setback for non-habitable accessory structures on the rear half of a lot is 1 foot. The location of the existing shed is 3 feet and 7 inches from the property line. Additionally, under MCC section 21.14.060(C) the minimum distance between primary and accessory structures is 10 feet. The existing distance between the shed is 12 feet and 2 and ½ inches.

Pursuant to Title 21 section 21.14.060(C)(1)(b), the maximum allowable main structure height is 30 feet. The proposed highest point of the main structure is 14 feet and 11 \(^3\)4 inches.

Pursuant to Title 21 section 21.14.060(C)(3)(b), the maximum height of non-habitable accessory structures is 15 feet. The proposed height of the shed is 10 feet and 4 inches.

Pursuant to Title 21 section 21.14.060(E), the maximum allowable lot coverage on lots greater than 20,000 square feet is 25%. The property is 25,114 square feet in this case and maximum coverage would be 6,278 square feet. The proposed lot coverage is 16.7%, or 4,199 square feet.

Therefore, as proposed, the project meets all required development standards.

- g) <u>Design</u>. See Finding No. 2.
- h) <u>Cultural Resources</u>. The project site is in an area identified in County records as having a moderate archaeological sensitivity. However, the area of proposed development has been disturbed by previous structural, hardscape, and landscape development. Therefore, there is no evidence that any cultural resources would be disturbed, and the potential for inadvertent impacts to cultural resources is limited and will be controlled by application of the County's standard project condition (Condition No. 3), which requires the contractor to stop work if previously unidentified resources are discovered during construction.
- i) The application, plans, and supporting materials submitted by the project applicant to Monterey County HCD-Planning for the proposed development found in project file PLN200192.
- 3. **FINDING:**

DESIGN – The design of the proposed project assures protection of the public viewshed, is consistent with neighborhood character, and assures visual integrity without imposing undue restrictions on private property.

EVIDENCE: a)

- Pursuant to section 21.44, Title 21 (Zoning Ordinance) of the Monterey County Code (MCC), the proposed project site and surrounding area are designated as a Design Control Combining District (D District), which triggers regulation of the location, size, configuration, materials, and colors of structures and fences to assure protection of the public viewshed and neighborhood character.
- b) <u>Neighborhood Character</u>. The neighborhood is comprised of single-family homes of a variety of traditional materials and styles. The proposed addition is in scale with the other homes in the neighborhood and is consistent with the designs in the area. Refer to evidence c) for discussion of the finishes.

- Material and Color Finishes. The proposed material finishes include lap siding painted a white "swiss coffee" color, for both the addition and primary residence, either a white smooth coat stucco or tan Carmel Stone for the chimney, a brown "bear colorful leaves" for the shed, and a stained cedar for the carport and fence. Both lap siding and smooth coat stucco are traditional building materials consistent with the material textures of other homes in the neighborhood. The white is a neutral color, consistent with the material finish of other homes along Outlook Drive, and the Carmel Stone is a tan earth tone, in line with other residence in the area. The cedar is a natural wood tone, compatible with the surrounding natural environment and neighborhood. The repainted brown for the shed finishes is a muted earth tone which blends with the character of the valley.
- d) <u>Visual Resources</u>. The project site is within an area of high visual sensitivity, as designated on Figure 14 (Greater Monterey Peninsula Scenic Highway Corridors and Visual Sensitivity Map) of the 2010 Monterey County General Plan. The proposed project is an addition to an existing single-family residence, well below the allowable building site coverage and below the height approved in the previous design approval PLN170572. Additionally, the project includes finish changes to white, a neutral color, a tan natural stone, a brown paint which is earth tone, and cedar, which is a natural color. The existing shed is not observable from any public viewing areas. Therefore, as proposed, the project would not result in substantial adverse visual impacts, and the project is consistent with the applicable scenic resource policies of the 2010 General Plan and the Carmel Valley Master Plan.
- e) Carmel Valley Master Plan Policy CV-1.20. Refer to Finding No. 4.
- f) The project planner reviewed the application materials, plans, and County GIS records to verify that the proposed project on the subject parcel conforms to the applicable plans and MCC, and will not adversely impact the neighborhood character or scenic/visual resources.
- g) The project planner conducted site inspections on April 1 and June 17, 2021. The planner reviewed the project site, revised finishes, location of the proposed addition, and other homes within the neighborhood. Based on this visual inspection the project planner verified that the proposed project is consistent with the criteria for design approval established in Design Control District.
- h) Based on the evidence described above, the proposed structure and use are consistent with the surrounding residential neighborhood character (i.e., structural design features, colors, and material finishes). The proposed development would also not have a significant impact on a public viewshed. As proposed, the project assures protection of the public viewshed, is consistent with neighborhood character, and assures visual integrity.
- i) The application, plans, and supporting materials submitted by the project applicant to Monterey County HCD-Planning for the proposed development found in project file PLN200192.

4. **FINDING:** CARMEL VALLEY MASTER PLAN POLICY CV-1.20 – The project, as proposed and conditioned, is consistent with Land-use

Policy CV-1.20 of the Carmel Valley Master Plan.

EVIDENCE: a) The Carmel Valley Master Policy CV-1.20 indicates that proposed development conspicuous from outside of the property consider several guidelines. These are considered in evidence "b" through "h" below.

- b) The proposed development encourages and furthers the letter and spirit of the Master Plan. No inconsistencies were identified in the review process indicating to the contrary.
- c) The development is visually compatible with the character of the Valley and the immediate surrounding area, a developed single-family neighborhood. The proposed project is compatible with the character of this neighborhood. Reference Finding No. 3, Evidence "b" and "c".
- d) Materials and colors selected for use in construction are compatible with the structural system of the building and with the appearance of the building's natural and man-made surroundings. The stained wood finish of the carport and fence are compatible with the natural environment, while the white finish of the home and chimney is compatible with the single-family homes in the neighborhood. The brown selected for the shed is an earth tone. The potential Carmel stone selected for the chimney is tan, intended to be a muted tone.
- e) "Structures should be controlled in height and bulk in order to retain an appropriate scale." (CV-1.20(d)) The height and bulk of the structure are appropriate and in scale with homes in the neighborhood. The change in roof profile reduces the height of the building from the previously approved PLN170572. The studio addition follows the plane of the front section of the home. Moreover, the detached carport is a single story lower than the existing roof. The additional height for the shed would raise the total permitted height to approximately 9 feet, which is within scale for a one-story accessory structure and 6 feet below the allowable height maximum.
- f) "Development, including road cuts as well as structures, should be located in a manner that minimizes disruption of views from existing homes." (CV-1.20(e)) The location of the chimney is unchanged, with the chimney height reduced to 111'-0" and the flue cap removed. The studio addition is being expanded closer to the adjoining property line with the east property owner, however, the extent of this expansion is in plane with the front portion of the structure, and the overall height of this addition is being reduced from the approved PLN170572. The existing sheds as-built condition is further from the property line than was originally depicted in DA190154, being 3 feet and 7 inches. This, combined with the 6-foot Cedar fence being installed along the plan east property line and proposed reduction in height, will reduce disruption of views for the existing neighboring residence.
- g) The project minimizes erosion and/or modification of landforms. Except for the property fence, all development takes place in areas previously disturbed by development, which minimizes modifications to landforms and potential erosion. The studio addition is replacing an

- existing concrete patio, while the new 2-car carport is being installed in a paved driveway. Erosion is also controlled through the inclusion of an erosion control / construction management plan, which is shown on sheet G1.6 of the project plans.
- h) "Minimize grading through the use of step and pole foundations." (CV-1.20(g)) The foundation for the expansion is a continuation of the existing foundation of the home. Grading has been minimized to approximately 20 cubic yards of cut and 20 cubic yards of fill.
- 5. **FINDING:**

ENVIRONMENTAL REVIEW – The project is categorically exempt from environmental review and no unusual circumstances were identified for the proposed project.

EVIDENCE:

- a) California Environmental Quality Act (CEQA) Guidelines section 15303 categorically exempts new construction and conversion of small structures, including single-family residences.
- b) The project consists of the remodel of and addition to an existing single-family dwelling, construction of accessory structures (a 2-car carport and a fence), and retroactively permitting the increase in height and change in location to an existing shed, on a residentially zoned parcel within a developed neighborhood. Therefore, the proposed development is consistent with CEQA Guidelines section 15303.
- c) None of the exceptions under CEQA Guidelines section 15300.2 apply. There is no substantial evidence of an unusual circumstance because there is no feature or condition of the project that distinguishes the project from the exempt class. The project does not involve a designated historical resource, a hazardous waste site, or development located near or within view of a scenic highway. Moreover, staff review has not found substantial evidence that would support a fair argument that the project has a reasonable possibility of having a significant effect on the environment or that it would result in a cumulative significant impact.
- d) No adverse environmental effects were identified during staff review of the development application.
- 6. **FINDING:**

HEALTH AND SAFETY – The establishment, maintenance, or operation of the project applied for will not under the circumstances of this case be detrimental to the health, safety, peace, morals, comfort, and general welfare of persons residing or working in the neighborhood of such proposed use, or be detrimental or injurious to property and improvements in the neighborhood or to the general welfare of the County.

EVIDENCE: a)

- The project has been reviewed by HCD-Planning, and conditions have been recommended, where appropriate, to ensure that the project will not have an adverse effect on the health, safety, and welfare of persons either residing or working in the neighborhood.
- b) Necessary public facilities are available. The existing single-family dwelling has public water and sewer connections provided by the California American Water Company and the Carmel Area

- Wastewater District, respectively, and the new residence will continue to use these same connections.
- c) The application, plans, and supporting materials submitted by the project applicant to Monterey County HCD-Planning for the proposed development found in project file PLN200192.

7. **FINDING:**

NO VIOLATIONS – The subject property is not in compliance with all rules and regulations pertaining to zoning uses, subdivision, and any other applicable provisions of the County's zoning ordinance. Three zoning violations exist on the property, which will be remedied by approval of this permit. As this permit remedies the zoning violations on the property, it is part of the administrative remedy for the violation, and as such may be issued pursuant to MCC section 21.84.120. These are addressed in evidences "a", "b", and "c" below. No other zoning violations or are known to exist on the property and no notice of violation is recorded on the property.

EVIDENCE: a)

- <u>Primary Home Color.</u> The primary home was painted a white "swiss coffee color" without a permit. Applicant has modified their application to request permission for this change.
- b) <u>Chimney.</u> The chimney was re-finished with a smooth coat stucco and painted white without a permit. Applicant has modified their application to request include either retroactive approval for the white stucco finish or permission to re-finish with a tan Carmel stone. A metal mechanical flue cap and spark arrestor was also installed on top of the chimney without a permit. Applicant has modified their request to include a reduction in height of the chimney to 111'-)', remove the top flue cap and spark arrestor and install a new termination cap not located on the top of the chimney.
- Shed. In correspondence received from the public, it was indicated c) that the height, structure, and finishes of an existing shed on the property were different from and in violation of their original planning approval, DA190154. In researching this approval, county staff reviewed the elevations and finish materials attached to the approval resolution for DA190154 and determined that the finishes and skylights were installed as per the original approval. Staff did not independently verify whether the height of the shed was higher than its originally approved height of eight feet prior to the May 13, 2021 Zoning Administrator hearing. At the hearing, Applicant's representatives indicated that the shed was twelve feet high, four feet higher than allowed under the original approval. While the underlying zoning permits unhabitable accessory structures up to fifteen feet, Applicant's non-compliance with the terms and conditions of the original permit being installed higher than originally approved violated the conditions of the original permit DA190154, and as such is a violation of the provisions of the zoning ordinance. To address this, a project specific condition, "PDSP002", was applied by the Zoning Administrator which would require the Applicant to either:
 - secure the necessary land use entitlements to legalize the shed prior to the issuance of building permits, or;

remove the shed and furnish evidence of its removal to the chief of planning prior to the issuance of building permits.

However, as discussed in Finding No. 8, addressing a zoning violation through a condition requiring application for further entitlements does not cure the zoning violation, and pursuant to MCC 21.84.120, no department may issue permits where there is a zoning violation on the property unless such permit is, in whole or in part, a cure for said violation. After the hearing, the height of the shed measured 12 feet and 11 and a ½ inches, and was slightly further from the property line and the main house than was indicated on the originally permitted plans. To address this, approval of the increase in permitted height of the shed to approximately 9 feet is included as design approval request DA210122.

In her October 9, 2020 request, Ms. Kemp claimed that unpermitted electrical had been added to the shed. Code enforcement staff contacted the property owner, who verified this. This violation is being processed through code enforcement case 21CE00023. The property owner has since disconnected the electrical. However, to abate this violation Applicant will need to secure a building permit to either demolish the shed's electrical or to legalize it. No planning entitlements are required for that action and the shed may be permitted with or without electrical for the purposes of this permit. Applicant has indicated their desire is to maintain this shed with power, and as such the addition of electrical is shown on the site plan on sheet A1.0. Non-habitable accessory structures are an allowable use in the LDR zone.

- d) The project planner conducted site inspections on April 1 and June 17, 2021.
- e) The application, plans, and supporting materials submitted by the project applicant to Monterey County HCD-Planning for the proposed development found in project file PLN200192.
- 8. **FINDING:**

APPEAL – Upon consideration of the documentary evidence, the staff report, the oral and written testimony, and all other evidence in the record, the Board responds as follows to Appellant's contentions:

EVIDENCE: a) Appellant (Christine Kemp on behalf of Robert Kahn), pursuant to MCC sections 21.44.070 and 21.45.060, timely filed an appeal from the May 13, 2021, decision of the Zoning Administrator (see also Finding No. 1, Process). The appeal challenged the Zoning Administrator's approval of the Schwartz Mal Permit, contending that the project lacked a fair or impartial hearing, that the findings or decision were not supported by the evidence, and that the decision was contrary to law.

In sum, in his Notice of Appeal submitted on June 1, 2021, Appellant contends that the permit should not be issued as doing so would effectively condone the prior, unpermitted work; that procedural

irregularities, specifically the project description and information presented to the Land Use Advisory Committee, resulted in the lack of a fair hearing; that the project as proposed in not consistent with the design review criteria established by the Carmel Valley Master Plan and Design Control overlay zone; that a variance or use permit is required for the proposed work within the side yard setback; and that the issuance of a permit is contrary to law as there are code violations on the property.

The County finds that Appellant's contentions regarding the code violation for the height of the shed are with merit; to address this a request to modify the height of the shed to approximately 9 feet is incorporated into this action with a design approval request DA210122. The County finds that Appellant's other contentions are without merit because the contentions are speculative and not supported by either the evidence or the Monterey County Code.

See the text, references, and summaries of the Appellant's contentions (with duplicative statements removed) and the County's responses to those contentions in the evidences below.

b) Appellant's Contention regarding Schwartz Illegal Actions in Violation of County Permits & Schwartz Should Be Required to Adhere to their Approved Plans. Refer to Pg. 1 & 2 of Attachment C of the Notice of Appeal.
 Review of the project was based on currently adopted policies and codes. Approval of the subject project would abate all zoning violations on the property.

Applicant seeks approval of the white finish, potential modification of the chimney to a tan Carmel stone, and reduction in chimney height as part of this design approval request. Approval of the project would abate all present zoning violations for the chimney.

The shed's skylights and finish were previously permitted by design approval permit DA190154. Electrical has been disconnected from the shed. However, to fully abate the electrical code violation, a building permit will be required to either permanently install electrical, or ensure it has been appropriately demolished and capped. This would be pursued after the issuance of the currently sought landuse entitlements.

The change in shed height was neither previously permitted nor disclosed at the May 13, 2021 Zoning Administrator hearing. Therefore, the County finds that the contention regarding the height of the shed is with merit. To address this, approval to modify the chimney to approximately 9 feet in height is included as design approval request DA210122. Additionally, the addition or removal of electrical to a shed does not change the land use as defined in the zoning ordinance.

- Refer to Finding No. 3 for discussion of the design, Finding No. 4 for discussion of design consistency with Policy CV-1.20 and Finding No 2 evidence e) for the use of the shed.
- c) Appellant's Contention regarding After the Fact Permits. Refer to Pg. 2 of Attachment C of the Notice of Appeal. In short, Appellant contends that the LUAC did not have accurate information upon which to base their recommendation, as the project description did not differentiate between new work and after the fact work, the plans were not accurate regarding the height and mass of the Chimney, and Schwartz purportedly misled the LUAC in stating that the Carmel Stone had already been approved for the chimney façade.

Refer to the discussion in evidence d) below regarding the project description and LUAC.

d) <u>Appellant's Contention that there was the Lack of Fair and Impartial</u> Hearing. Refer to Pg. 3 of Attachment C of the Notice of Appeal.

Project plans and project descriptions change through the planning process. Further, the agenda description for a project and the resolution description are different, with the agenda description intended to be more summary in nature.

The project description sent to the LUAC represented the scope of the project at the time the meeting agenda was sent, and was intended as a summary of project activities. It did not include discussion of the violations or the scope of work as being after-the-fact. The description, project plans, and supplemental materials are used together as bases for advisory and decision-making bodies' decisions. The project plans routed to the LUAC distinguished between what was originally permitted in PLN170572, what was requested as a part of PLN200192, and work requested after the fact in the "Scope of Work" section on the cover page, sheet G1.0. Additionally, both Applicant and interested members of the public had the opportunity to speak on pertinent project issues that would affect the recommendation of the LUAC. The minutes of the LUAC reflect both its decision-making process and ultimate recommendation.

Applicant elected to modify his proposal to include Carmel Stone prior to the meeting. This proposed modification was presented to the LUAC at its April 19 meeting. While a white Carmel stone was shown on the approved building permit plans 17CP03455, the LUAC recommended that the Carmel stone be a muted tan. This color change differs from previous permits and is reflected in the current description of the project.

After the LUAC meeting, Applicant modified the project description to both be clearer and reflect the most current iteration of the project. Additionally, Applicant modified project plans to incorporate the LUAC's recommendations. The appropriate authority, here the Zoning Administrator, has discretion to determine whether changes made to a

- project warrant referral back to the LUAC after LUAC's recommendations. Here, the Zoning Administrator found that changes to the project did not warrant referral back to the LUAC.
- e) <u>Appellant's Contention that The Findings and Decision Not Supported</u> by Evidence, Resolution Finding No. 1 evidence j. Refer to Attachment C of the Notice of Appeal Pg. 4.
 - Changes to the project plans and description after the LUAC recommendation are part of the planning process. Here, the LUAC recommended approval with changes. Also refer to evidence d) above.
- f) Appellant's Contention that The Findings and Decision Not Supported by Evidence, Resolution Finding No. 1 evidence c: "Resolution Finding 1; Evidence c) states the Project is consistent with the County Code Ordinance Title 21 and the Carmel Valley Master Plan, yet the Project's illegally painted bright white color is not an earthtone color and is not keeping with the neighborhood character, or the visual integrity of the surrounding development as required by the County's Design Approval criteria. (Title 21, Section 21.44.010, Design Approval Criteria)."

The Carmel Valley Master Plan Policy CV-1.20 establishes design guidelines to be considered in design review for new developments. The policy indicates that: "Materials and colors used in construction shall be selected for compatibility with the structural system of the building and with the appearance of the building's natural and man made surroundings." MCC 21.44.010 is the purpose section of the Design Control Overlay District zoning, and indicates that the intent of the zone in areas where design approval is "appropriate to assure protection of the public viewshed, neighborhood character, and to assure the visual integrity of certain developments..."

Specific colors are not specified in either the Carmel Valley Master Plan design guidelines or the purpose section of the Design Control District. The white selected is in line with the neighborhood character, as white is a neutral shade and many other homes in the neighborhood are either painted white or have white elements. Refer to Finding No. 3 for further discussion of the design and Finding No. 4 for discussion of consistency with Carmel Valley Master Plan Policy CV-1.20.

g) <u>Appellant's Contention that The Findings and Decision Not Supported</u> by Evidence, Resolution Finding No. 3 evidence a:

"Resolution Finding 3, Evidence a) states the Project is consistent with the Carmel Valley Master Plan, yet the illegal stucco with reflective white paint and surface and enlarged chimney violate the Carmel Valley Area Plan policy CV-1.20 by creating a large white reflective structure with too much mass and bulk, and causing a disruption of views from the Kahns' existing home. Under policy CV-1.20, the following guidelines apply:..."

[Refer to Carmel Valley Master Plan Policy CV-1.20.]

The Chimney is proposed to be either a tan Carmel Stone muted in tone, in accordance with the Carmel Valley Land Use Advisory Committee's recommendations, or a smooth coated white stucco. The height of the chimney is proposed to be reduced, reducing the mass and bulk of the chimney.

Refer to Finding No. 3 for further discussion of the design and Finding No. 4 for discussion of consistency with the Carmel Valley Master Plan policy CV-1.20.

h) Appellant's Contention that The Findings and Decision Not Supported by Evidence, Resolution Finding No. 1 evidence e:

"Resolution Finding 1; Evidence e) states no variance is required, yet the existing nonconforming garage is being converted to habitable use creating structural expansions within the setback area. The existing home is already non-conforming as to the side yard setback on the east side of the property, adjacent to the Kahn property, where the majority of this work is occurring. In particular, the project proposes to convert the existing non-habitable garage into habitable living space for a fourth bedroom and expanded third bathroom. The existing garage encroaches into the east side yard setback as shown on new Plan Sheets Al.0 and A2.1.

Pursuant to Title 21 section 21.68.030.A, the non-confirming use of a structure can only be changed to the same or a more restrictive use, and to do so, requires a use permit. Here the use is being changed from non habitable to habitable living space. It also appears the garage conversion area is over 120 sf., above the threshold of sub-section C, notwithstanding the issue of converting the space from non-habitable to habitable space. Accordingly, the change in use requires either a use permit to allow the change in non-conforming use, or a variance to allow the use. For the reasons set forth above, the proper hearing body was the Planning Commission, not the Zoning Administrator, with a Combined Development Permit for a variance or use permit."

The work within the side setback is limited to a small portion of the existing garage, to convert it to habitable space. Both a Single-Family Home, and non-habitable attached accessory structures (such as garages, which are defined as accessory structures per the definitions section 21.06.580 are allowable uses under the base zoning district. A "non-conforming use of a structure" is a use which would not be allowed under the zoning district but was legally established at the time of its commencement. (21.06.1340) The garage encroachment into the side setback is nonconforming as to yard regulations only, not a non-conforming use of a structure. The use permit requirement from the referenced section 21.68.030(A) only applies to non-conforming uses of structures, and is therefore not applicable in this case.

Pursuant to MCC section 21.68.040(B), nonconforming structures nonconforming as to setbacks may be maintained or repaired so long as no structural alterations are made and such work does not exceed 50% of the appraised value of the structure in any one year period. Minor structural repairs are proposed to add windows and a door along the wall

of the (former) garage. These minor changes will not change the use of the property or alter the footprint of the structure relative to the setback. Additionally, the scope of this project is not of a size that would approach 50% of the appraised value of the home. Therefore, a use permit would not be required for this work. Additionally, as the non-conforming setback is not being expanded, a variance is not required.

Since neither a use permit nor a variance would be required for the project, the Zoning Administrator was the appropriate authority to hear the permit as a Design Approval request.

Refer to Finding No. 1 Process for further discussion of how the appropriate entitlements were identified, Finding No. 2 Evidence e) for the allowable use, and Finding No. 2 Evidence f) for discussion of the setbacks.

i) Appellant's Contention that The Findings and Decision Not Supported by Evidence, Resolution Finding No. 6 evidence c. "Resolution Finding 6 - Evidence c) acknowledges there are existing unresolved code violations on the site, including two shed violation related to unpermitted height and unpermitted electrical connection, yet the Project was allowed to move forward in violation of Title 21 section 21.84.120, which requires no further permitting be allowed until existing violations are remedied. These acknowledged shed violations are in addition to the paint and chimney violations also existing on the site.

Staff has had since October 3, 2020, when the County was notified of the shed violations, as to both illegal height and illegal electrical hookup, to investigate these clear violations, yet these admitted glaring unresolved code violations were minimized as a reason to prevent the Project from going forward, contrary to the Monterey County code, with staff even suggesting the shed violations could be remedied, on the spot, at the May 13th ZA meeting with no Public Notice at all. There was no legal basis to allow the Project to go forward with these known and admitted code violations on site."

Refer to Ms. Kemp's correspondence that the application be referred to hearing dated October 9, 2020. (Attachment C, Appeal, starting on pg. 17) This correspondence indicates that selected paint colors, skylights, and added electrical may violate County permits. This correspondence does not address shed height.

Planning staff reviewed the Design Approval for the shed DA190154 and confirmed that the skylights and white finish were part of the original approval. Staff also conducted a site visit on April 1, 2021 and confirmed that the shed color and skylights conformed to this approval. Code enforcement staff contacted the property owner, who verified that electrical had been installed without permits, and the electrical services was subsequently disconnected. However, to abate this violation Applicant will either need to secure a building permit for demolition of the electrical or to legalize it. This issue is being addressed in code enforcement case 21CE00023. The addition or removal of electrical to a

shed does not require design approval and is not subject to a discretionary planning entitlement, as it does not impact the design of structures, as regulated by the "D" and "S" districts, and a shed is considered non-habitable accessory structure, which is principally allowable under the base LDR zoning, Title 21 section 21.14.030.

The issue regarding the height of the shed was discussed at the April 19, 2021 Carmel Valley LUAC meeting. At the meeting, Ms. Kemp attested that the shed had been enlarged to 12 feet tall, while Applicant's representative maintained that the shed was 8 feet tall. Staff did not verify the height of the shed prior to the May 13, 2021 Zoning Administrator hearing. At the Zoning Administrator hearing, Applicant's representatives conceded that the height of the shed was 12 feet tall, 4 feet higher that its original approval. To address this, the Zoning Administrator imposed a project specific condition "PDSP002 – SHED", which would have required Applicant to either remove the shed or secure the necessary planning entitlements to have it legalized prior to the issuance of building permits.

Under MCC section 21.84.120, discretionary entitlements may not be approved where there is an outstanding violation of the Title, unless said entitlements are, in whole or in part, part of the administrative remedy for said violation. The Zoning Administrator found that, with the inclusion of the project specific condition, PDSP002, which would require Applicant to seek appropriate land use entitlements for the shed or remove the shed prior to the issuance of building permits, the project would conform with MCC section 21.84.120.

However, to fully remedy the zoning issues on the property requires that the shed changes either be permitted through the appropriate permit process, or the shed be removed. Therefore, the County finds that this contention is with merit. To address this contention and remedy the violation, the Design Approval DA210122 has been incorporated which would permit the modification of the shed to be approximately 9 feet in height. If approved, this would fully ameliorate the existing zoning violation as to the shed without conditioning approval on the requirement for separate entitlements, in line with MCC section 21.84.120.

j) Appellant's Contention that The Decision was Contrary to Law.

"The Project Cannot Proceed Until All Existing Code Violations Are Resolved

Schwartz was already in violation of the County code when they applied for this permit having illegally painted their house an unpermitted white color, as well as enlarged the height, size and mass chimney with a white stucco reflective surface in violation of their County permit. On top of these admitted existing violations, Schwartz admittedly remains in violation of County Codes with regard to other permits issued for their property (see Finding 1, Evidence e) (Res. Pg. 4) "At the hearing, representatives of the applicants confirmed that the shed was twelve feet,

high than is originally approve height of eight feed in DA190154." with regard to the shed at the rear of the property adjacent to the Kahn property line. Pursuant to Title 21 section 21.84.120, no further permitting is allowed on the Schwartz property until these existing violations are remedied, yet the County let them proceed. This is contrary to the law as expressly stated in the County Code."

Refer to Finding No. 7 and evidence i) above. The zoning violations regarding the exterior finishes and chimney are being abated as part of this approval. Additionally, the incorporation of the additional shed height and approval of its current location would abate the zoning violation regarding the shed. Together, these approvals would resolve all planning issues on the property, and Applicant could move forward to the building permit process to rectify the electrical issue in the shed.

k) <u>Appellant's Contentions in Attachment C, Pg. 11.</u> Refer to Pg. 1 of Attachment B of staff report Attachment C, Notice of Appeal, "Statement of Robert Kahn"

When work is performed without a land-use entitlement, the administrative remedy in such cases is for the property owner to seek the required entitlements. These entitlements are reviewed against existing County Policies and Codes. Refer to evidence d) for discussion of the project description and the LUAC.

1) Appellant's Contentions in Attachment C, Pg. 12. Refer to Pg. 2 of Attachment B of staff report Attachment C, Notice of Appeal, "Statement of Robert Kahn"

Refer to evidence i) for discussion of the shed.

Modifications to the chimney consisted of re-finishing the chimney with the stucco and adding a flue cap and spark arrestor. The chimney was not otherwise modified, and issuance of this permit will resolve all zoning violations pertaining to the chimney. The County does not consider private CC&Rs in the review of entitlements.

Building and safety inspectors inspect construction to ensure that the building conforms to required building and safety codes. Compliance with design approval is the property owner's responsibility. In this case, as the property owner did not comply with their original design approval, they are being required to seek additional permits as is required by county code.

Whether planning permits seeking to retroactively approve work are combined with ones seeking to permit new work is not dictated by County Code or policy. The project description referred to the LUAC did not characterize the work as a zoning violation or after-the fact, however, the project plans routed to the LUAC distinguished between the original scope and amendment work as well as what work was being requested after the fact. Refer to evidence d) for discussion of the project description and the LUAC.

m) Appellant's Contentions in Attachment C, Pg. 12. Final paragraph, and Pg. 13. Refer to the final paragraph on Pg. 2 and Pg. 3 of Attachment B of the staff report Attachment C, Notice of Appeal, "Statement of Robert Kahn"

Refer to evidence d) for discussion of the project description and the LUAC. As an advisory body, the LUAC recommended approval with changes for the subject project. Once a project is reviewed by the LUAC, changes to the project are a regular part of the planning process. The appropriate authority retains discretion to decide, whether subsequent LUAC review is warranted.

DECISION

NOW, THEREFORE, based on the above findings and evidence, the Board of Supervisors does hereby:

- A. Partially Grant an Appeal by Christine Kemp challenging the Zoning Administrator's approval of a Design Approval (HCD-Planning File No. PLN200192;
- B. Find that the project qualifies as a Class 3 Categorical Exemption pursuant to section 15303 of the CEQA Guidelines, and there are no exceptions pursuant to section 15300.2, and;
- C. Approve a design approval to amend PLN170572 to permit expanding the studio addition from 355 square feet to 531 square feet and a 63-square foot landing; modifying the roof of the studio addition to have 2 skylights instead of 1 skylight; an interior remodel of the southeastern portion of the home, including conversion of the garage to living space and removal and replacement of the garage door with lap siding; construction of a new 447 square foot detached two-car carport; reducing the height of the chimney to elevation 111'-0" and either re-finishing the chimney it with a Carmel Stone or retaining the existing white stucco, to address the presently unpermitted white smooth stucco finish and added flue cap; and construction of a 4 foot tall to 6 foot tall cedar fence.
- D. Approve a design approval DA210122 increasing the height of a previously permitted shed from 8 feet to approximately 9 feet, changing its roof pitch, removing it's skylights and upper window, painting it brown, feet and changing its approved location.

All of which are in general conformance with the attached sketch and subject to 5 conditions of approval.

PASSED AND ADOPTED on this 27^{th} day of July 2021, by roll call vote:

AYES: Supervisors Alejo, Phillips, Lopez, Askew and Adams

NOES: None ABSENT: None

(Government Code 54953)

I, Valerie Ralph, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 82 for the meeting July 27, 2021.

Dated: September 21, 2021

File ID: RES 21-139 Agenda Item No.: 15 Valerie Ralph, Clerk of the Board of Supervisors County of Monterey, State of California

Julian Lorenzan Deputy

COPY OF THIS DECISION MAILED TO APPLICANT ON SEPTEMBER 21, 2021

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

NOTES

1. You will need a 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 Monterey County HCD-Planning and HCD-Building Services Department office in Salinas.

Monterey County RMA Planning

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

PLN200192

1. DESIGN APPROVAL - SPECIFIC USES ONLY

Responsible Department: RMA-Planning

Condition/Mitigation Monitoring Measure: This permit was approved in accordance with County ordinances and land use regulations subject to the terms and conditions described in the project file. Neither the uses nor the construction allowed by this permit shall commence unless and until all of the conditions of this permit are met to the satisfaction of the Director of RMA - Planning. Any use or construction not in substantial conformance with the terms and conditions of this permit is a violation of County regulations and may result in modification or revocation of this permit and subsequent legal action. No use or construction other than that specified by this permit is allowed unless additional permits are approved by the appropriate authorities. The chimney elevation shall be lowered to 111' - 0" as shown on the plans. (HCD - Planning)

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

2. PD002 - NOTICE PERMIT APPROVAL

Responsible Department: RMA-Planning

Condition/Mitigation Monitoring Measure: The applicant shall record a Permit Approval Notice. This notice shall state:

"A Design Approval (Resolution Number 21-264) was approved by Monterey County Board of Supervisors for Assessor's Parcel Number 015-522-008-000 on July 27, 2021. The permit was granted subject to 5 conditions of approval which run with the land. A copy of the permit is on file with Monterey County RMA - Planning."

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

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

Print Date: 9/10/2021 5:16:18PM Page 1 of 3

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

Responsible Department:

RMA-Planning

Condition/Mitigation Monitoring Measure:

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

(RMA - Planning)

Compliance or Monitoring Action to be Performed:

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

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

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

4. PDSP001 - ADDITIONAL EVIDENCE OF INC. LUAC RECOMMENDATIONS

Responsible Department:

RMA-Planning

Condition/Mitigation Monitoring Measure: The applicant shall provide specific evidence that the project changes incorporated based on the Land Use Advisory Comittee's recommendations have been executed.

Compliance or Monitoring Action to be Performed:

Prior to building final, the owner/applicant shall furnish evidence satisfactory to the Chief of Planning that the skylight shades and low-e skylight glass have been installed as proposed. The Chief of Planning shall review the adequacy of the submitted evidence.

Print Date: 9/10/2021 5:16:18PM Page 2 of 3

5. CC01 INDEMNIFICATION AGREEMENT

Responsible Department:

County Counsel-Risk Management

Condition/Mitigation
Monitoring Measure:

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

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

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

Print Date: 9/10/2021 5:16:18PM Page 3 of 3

CARMEL VIEWS No.2 TE628 & No.3 TE.667

G1.1 **GENERAL NOTES** G1.2 SURVEY G1.5 EROSION CONTROL / CONSTRUCTION MGMNT PLAN G1.6 EROSION CONTROL / CONSTRUCTION MGMNT NOTES G1.7 GRADING/SLOPE MAP & DRAINAGE PLAN A1.0 SITE PLAN A2.0 EXISTING/ PHASE 2 DEMO FLOOR PLAN A2.1 PROPOSED PHASE 2 FLOOR PLAN A2.3 PROPOSED ROOF PLAN A3.2 EXTERIOR ELEVATIONS A3.3 **EXTERIOR ELEVATIONS CARPORT PLAN & ELEVATIONS** A3.4 A3.5 **BUILDING & WALL SECTIONS** A3.8 SHED ELEVATIONS **PROJECT TEAM** OWNER MAL SCHWARTZ & LAURA TRYON C/O ARCHITECT **ARCHITECT** STUDIO CARVER ARCHITECTS P.O. Box 2684, Carmel, CA 93921 Phone: (831) 624-2304 Fax: (831) 624-0364 E-mail: Robert@StudioCarver.com Contact: Robert Carver, AIA, Leed AP SURVEYOR MONTEREY BAY ENGINEERS, INC. 607 Charles Ave. Suite B Seaside, CA 93955 Phone: (831) 899-7899 Fax: (831) 899-7879 E-mail: mbayengr@mbay.net **STRUCTURAL SEZEN & MOON STRUCTURAL ENGINEERING, INC.** 274 E. Hamilton Avenue, Suite C Campbell, CA 95008 Phone: (408) 871-7273 E-mail: smseinc@aol.com **MECHANICAL** MONTEREY ENERGY GROUP 26465 Carmel Rancho Blvd. #8

SHEET INDEX

COVER SHEET

G1.0

PROJECT INFORMATION **PROPERTY ADDRESS** 24980 OUTLOOK DR. CARMEL, CA 93923 APN 015-522-008-000 **ZONING** LDR/B-6-D-S-RAZ **GENERAL PLAN LAND USE DESIGNATION RESIDENTIAL** TYPE V-B TYPE OF CONSTRUCTION **OCCUPANCY GROUP** R-3 / SINGLE FAMILY RESIDENCE U / GARAGE WILDLAND URBAN INTERFACE AREA (ALL MATERIALS & CONSTRUCTION TO COMPLY WITH CHAPTER 7A OF THE 2016 CBC) **AVERAGE NATURAL GRADE** ELEV. = 98' - 5" ALLOWED HEIGHT LIMIT ABOVE A.N.G 30' - 0" ELEV. = 128' - 5" (E) HEIGHT ABOVE A.N.G. ELEV. = 111' - 11" 13' - 6" (P) HEIGHT ABOVE A.N.G 14' - 9 1/2" ELEV. = 113' - 2 1/2" PLANNING PERMIT PLN170572 PLN200192 **BUILDING PERMIT** 17CP03455 21CP00166 **BUILDING AREA** (E) BUILDING AREA: (E) GARAGE 375 (E) RESIDENCE 2,295 SF SF 2,670 TOTAL SF 551 (E) DECKS (24" abv grade) (P) ADDITION PROPOSED ADDITION 531 SF **REMODELED BUILDING AREA:** REMODELED RESIDENCE SF 3,201 551 SF (E) DECKS (24" abv grade) **LOT COVERAGE** .57651 ACRES (25,113 SF) LOT SIZE ALLOWABLE LOT COVERAGE 25% OR 6,278 SF (E) LOT COVERAGE: (E) GARAGE 375 2,295 (E) RESIDENCE SF (E) DECKS (24" abv grade) 551 3,221 SF OR 12.8% TOTAL **NEW LOT COVERAGE** 3,201 REMODELED RESIDENCE CARPORT 447 SF EXISTING & NEW DECKS (24" abv grade) 551 4,199 SF OR 16.7% **GRADING ESTIMATES GRADING CUT** CU.YDS. 20 **GRADING FILL** 20 CU.YDS. CU.YDS. **GRADING NET IMPORT**

MISCELLANEOUS

BUILDING CODE DATA

CAL AM

CAWD

YES

2 SPACES/UNIT

4 SPACES (2 COVERED)

WATER SOURCE

SEWER SYSTEM

TREES TO BE REMOVED

REQUIRED PARKING

PROPOSED PARKING

SPRINKLERS

REVISION

SCHWARTZ

REMODEL

24980 OUTLOOK DR.

CARMEL, CA 93923

C -18179

PLANNING

DEPARTMENT

SUBMITTAL

PO BOX CARMEL T.831.622.

REN. 09/30/21

1 1/08/18 PLAN COMMENTS 2 8/5/2020 PLN170572 REVISION 3 3/24/2021 Revision 3

4 4/1/2021 FENCE 7 7/12/2021 Planning Revision

ARCHITECTURAL COVER SHEET

Scale: 1/8" = 1'-0" @ 24x36 Drawn By: 1713

> G1.0 7/23/2021

BUILDING CODE INFO

Carmel, CA 93923

Phone: (831) 372-8328 E-mail: dave@meg4.com

THIS PROJECT SHALL COMPLY WITH THE FOLLOWING:

THE 2019 CALIFORNIA RESIDENTIAL CODE (CRC) THE 2019 CALIFORNIA MECHANICAL CODE (CMC) THE 2019 CALIFORNIA PLUMBING CODE (CPC) THE 2019 CALIFORNIA ELECTRICAL CODE (CEC) THE 2019 CALIFORNIA ENERGY CODE (CEC)

AFCI PROTECTION IS REQUIRED FOR ALL RECEPTACLES EXCEPT FOR THOSE LOCATED OUTSIDE, IN BATHROOMS,

2. A MINIMUM OF ONE-20 AMP BRANCH CIRCUIT SHALL BE PROVIDED TO SUPPLY RECEPTABLE OUTLETS IN THE LAUNDRY

ALL 120-VOLT, 15- AND 20-AMPERE RECEPTACLES SHALL BE LISTED TAMPER-RESISTANT RECEPTACLES.

A MINIMUM OF ONE-20 AMP BRANCH CIRCUIT SHALL BE PROVIDED TO SUPPLY RECEPTACLE OUTLETS IN THE BATHROOMS.

RECEPTACLES INSTALLED IN A KITCHEN TO SERVE COUNTERTOP SURFACES SHALL BE SUPPLIED BY NOT FEWER THAN

AT LEAST ONE GFCI RECEPTACLE OUTLET SHALL BE INSTALLED IN BATHROOMS WITHIN 3' OF THE OUTSIDE EDGE OF EACH

BASIN AND LOCATED ON A WALL OR PARTITION THAT IS ADJACENT TO THE BASIN OR INSTALLED NO LESS THAN 12" BELOW

AT LEAST ONE OUTLET SHALL BE INSTALLED AT EACH PENINSULAR COUNTERTOP SPACE WITH A LONG DIMENSION OF 24"

OR GREATER AND A SHORT DIMENSION OF 12" OR GREATER. THIS RECEPTACLE MUST BE PLACED AT THE OPEN END OF A

ALL OUTLETS SERVING KITCHEN COUNTERTOPS, INCLUDING THOSE AT ISLANDS AND PENINSULA COUNTERS, SHALL HAVE

PROVIDE SEPARATE 20-AMP BRANCH CIRCUITS FOR FIXED APPLIANCES SUCH AS FOOD WASTE GRINDERS, DISHWASHERS

WASHING MACHINES, DRYERS, BUILT-IN REFRIGERATORS OR FREEZERS, FURNACES, AC UNITS, OR ANY OTHER FIXED

PROVIDE OUTSIDE GFCI PROTECTED WEATHERPROOF 120-VOLT RECEPTACLE AT FRONT AND REAR OF DWELLING UNIT,

• RECEPTACLES SHALL BE INSTALLED SO THAT NO POINT MEASURED HORIZONTALLY ALONG THE FLOOR IN ANY WALL

SPACE IS OVER 6 FEET FROM THE RECEPTACLE (ALLOWING 12 FEET MAX. BETWEEN RECEPTACLES ON THE SAME WALL).

• RECEPTACLE OUTLETS SHALL BE INSTALLED AT EACH WALL COUNTER SPACE THAT IS 12 INCHES OR WIDER. NO POINT

• BE INSTALLED IN EACH COUNTER WALL 12 INCHES OR WIDER SO NO POINT ALONG THE WALL IS MORE THAN 24 INCHES.

• AT LEAST ONE RECEPTACLE OUTLET SHALL BE INSTALLED AT EACH ISLAND AND EACH PENINSULA COUNTER SPACE WITH

A LONG DIMENSION OF 24 INCHES MINIMUM AND A SHORT DIMENSION OF 12 INCHES OR GREATER; PENINSULA COUNTER TOPS ARE MEASURED FROM THE CONNECTING EDGE. THIS RECEPTACLE MUST BE PLACED AT THE OPEN END OF A

GFCI PROTECTION REQUIRED FOR RECEPTACLES LOCATED OUTDOORS, IN BATHROOMS, UNFINISHED BASEMENTS, CRAWL

SPACES, KITCHEN AND WET BAR COUNTERTOP SURFACES, GARAGES, ACCESSORY BUILDINGS NOT INTENDED AS

15. RECEPTACLES LOCATED IN DAMP OR WET LOCATIONS SHALL HAVE AN ENCLOSURE THAT IS WEATHERPROOF AND SHALL

A 15 OR 20 AMP RECEPTACLE SHALL BE INSTALLED WITHIN 25' AT AN ACCESSIBLE LOCATION FOR THE SERVICING OF

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

OF THE GRIP OF THE OPERATING HANDLE OF THE SWITCH OR CIRCUIT BREAKER AT ITS HIGHEST POSITION IS NOT MORE

EQUIPMENT SHALL HAVE: A MINIMUM DEPTH OF 36 INCHES, WIDTH OF 30 INCHES, AND HEIGHT OF 6 FEET 6 INCHES. B) AT

CLEAR WORKING SPACE DIMENSIONS AT ALL ELECTRICAL PANELS. A) WORKING SPACE AT THE FRONT OF ELECTRICAL

LEAST ONE ENTRANCE OF 24 INCHES WIDE BY 6 FEET 6INCHES HIGH. C) WORKING SPACE SHALL NOT BE USED FOR

STORAGE. D) ILLUMINATION SHALL BE PROVIDED FOR ALL WORKING SPACES ABOUT SERVICE EQUIPMENT,

PER 2019 CALIFORNIA ENERGY CODE. SECTION 150(K), ALL INSTALLED LUMINAIRES SHALL BE HIGH EFFICACY IN

MOUNTED. SURFACE MOUNTED OR RECESSED FLUORESCENT, RECESSED INCANDESCENT OR LED, 6".

ACCORDANCE WITH TABLE 150.0-A; EITHER LISTED BY SOURCE TYPE OR BY BEING JA8-2019 CERTIFIED LABELED.

LUMINAIRES RECESSED INTO CEILINGS MUST BE SEALED WITH A GASKET OR CAULKED BETWEEN HOUSING AND CEILING,

AND SHALL BE CERTIFIED TO COMPLY WITH SECTION 110.9 AND ALLOW BALLAST MAINTENANCE AND REPLACEMENT TO BE

READILY ACCESSIBLE TO BUILDING OCCUPANTS FROM BELOW. JA8-2019-E CERTIFIED AND MARKED LIGHT SOURCE, RATED

LUMINARIES INSTALLED IN CLOSETS SHALL BE 12" FROM EDGE OF STORAGE SHELF FOR INCANDESCENT OR LED SURFACE

DIMMERS OR VACANCY SENSORS SHALL CONTROL ALL LUMINAIRES REQUIRED TO HAVE LIGHT SOURCES COMPLIANT WITH

CONTAINING LED LIGHT SOURCES) AND THEY SHALL COMPLY WITH SECTION 119(D) AND NOT TURN ON AUTOMATICALLY OR

SENSOR CERTIFIED TO COMPLY WITH SECTION 119(D) THAT DOES NOT TURN ON AUTOMATICALLY OR HAVE AN ALWAYS ON

OVERRIDES THE AUTOMATIC CONTROLS TO ON MUST AUTOMATICALLY REACTIVATE THOSE CONTROLS WITHIN SIX HOURS.

LOT SHALL BE CONTROLLED BY A MANUAL ON AND OFF SWITCH AND CONTROLLED BY A PHOTOCELL AND MOTION SENSOR

AUTOMATICALLY TURNS THE OUTDOOR LIGHTING OFF DURING DAYLIGHT HOURS OR BY ENERGY MANAGEMENT CONTROL

RECESSED LIGHT FIXTURES REQUIRE A 3" SPACE BETWEEN THE FIXTURE AND CLOSED CELL SPRAY APPLIED INSULATION.

RESIDENTIAL OUTDOOR LIGHTING PERMANENTLY MOUNTED TO THE DWELLING OR TO OTHER BUILDINGS ON THE SAME

OR BY PHOTOCONTROL AND AUTOMATIC TIME SWITCH CONTROL **OR** BY ASTRONOMICAL TIME CLOCK CONTROL THAT

LUMINAIRES INSTALLED IN WET OR DAMP LOCATIONS MUST BE MARKED "SUITABLE FOR WET/DAMP LOCATIONS".

PROVIDE 3" RIGID INSULATION BOX TO PROTECT FIXTURE WHILE INSTALLING INSULATION.

REFERENCE JOINT APPENDIX JA8 (INCLUDING CEILING RECESSED DOWNLIGHT LUMINAIRES AND GU-24 SOCKETS

HAVE AN ALWAYS ON OPTION. EXCEPTIONS: LUMINAIRES IN CLOSETS LESS THAN 70 SQUARE FEET: LUMINAIRES IN

AT LEAST ONE LIGHT IN BATHROOMS, GARAGES, LAUNDRY AND UTILITY ROOMS SHALL BE CONTROLLED BY A VACANCY

MANUAL ON AND OFF SWITCHES MUST NOT OVERRIDE AUTOMATIC CONTROL FUNCTIONS AND ANY CONTROL THAT

SWITCHBOARDS, PANEL BOARDS, OR MOTOR CONTROL CENTERS INSTALLED INDOORS.

FOR ELEVATED TEMPERATURE, MUST BE INSTALLED BY FINAL INSPECTION.

13. KITCHEN RECEPTACLE OUTLETS SERVING COUNTERTOPS, INCLUDING ISLAND & PENINSULA COUNTERTOPS, SHALL

• SHALL BE INSTALLED IN EACH WALL SPACE SEPARATED BY RANGE TOPS, REFRIGERATORS OR SINKS.

ALONG THE WALL LINE IS MORE THAN 24 INCHES MEASURED HORIZONTALLY FROM A RECEPTACLE OUTLET IN THAT SPACE.

OUTLET BOXES INSTALLED FOR LUMINARIES OR LIGHTING SHALL BE PERMITTED TO SUPPORT 50 POUNDS OR LESS.

LUMINARIES WEIGHING MORE THAN 50 POUNDS MUST BE LISTED AND MARKED FOR THE MAXIMUM WEIGHT.

RECEPTACLES SHALL BE LOCATED ALONG ANY WALL THAT IS 2 FEET OR MORE IN LENGTH.

• SHALL BE INSTALLED NOT MORE THAN 20 INCHES ABOVE THE COUNTERTOP.

PENINSULA COUNTER IF THE END IS > 6 FT. FROM THE WALL.

HEATING, AIR-CONDITIONING AND REFRIGERATION EQUIPMENT.

THAN 6'-7" ABOVE FLOOR OR WORKING SURFACE.

GARAGES, ATTICS AND BASEMENTS.

COUNTERTOP AT BASIN CABINET.

BOTH GFCI AND AFCI PROTECTION.

• HAVE GFCI AND AFCI PROTECTION.

BE LISTED WEATHER RESISTANT TYPE.

HABITABLE ROOMS.

ROOM. SUCH CIRCUITS SHALL HAVE NO OTHER OUTLETS.

PENINSULA COUNTER IF THE END IS > 6 FT. FROM THE WALL.

APPLIANCE WITH A MOTOR OF 1/4 H.P. OR LARGER.

INSTALLED WITHIN 6 FEET 6 INCHES OF GRADE.

TWO 20 AMP SMALL-APPLIANCE BRANCH CIRCUITS. PER CEC 210.11(C).

SUCH CIRCUITS SHALL HAVE NO OTHER OUTLETS.

COMPREHENSIVE LIST OF ALL PLUMBING FIXTURES. IT WILL BE THE RESPONSIBILITY OF THE CONTRACTOR TO INCLUDE ALL FIXTURES, SUPPLIES, PARTS, AND EQUIPMENT TO ENSURE PROPER FUNCTIONING OF ALL FIXTURES.

PLUMBING FIXTURES AND FITTINGS SHALL BE INSTALLED IN ACCORDANCE WITH THE CALIFORNIA PLUMBING CODE, AND SHALL MEET THE APPLICABLE STANDARDS REFERENCED IN TABLE 1401.1 OF THE CALIFORNIA PLUMBING CODE. [4.303.2 CBC]

PLUMBING FIXTURES AND FITTINGS SHALL COMPLY WITH THE SPECIFIED PERFORMANCE REQUIREMENTS OF SECTION 4.303.3 OF CGBS.

CPC 408.6 SHOWER COMPARTMENTS. SHOWER COMPARTMENTS, REGARDLESS OF ALSO BE CAPABLE OF ENCOMPASSING A 30 INCH CIRCLE AND A 22-INCH CLEAR OPENING/DOOR

CPC 408.3 INDIVIDUAL SHOWER AND TUB-SHOWER COMBINATION CONTROL VALVES. SHOWERS AND TUB-SHOWER COMBINATIONS SHALL BE PROVIDED WITH INDIVIDUAL CONTROL VALVES OF THE PRESSURE BALANCE, THERMOSTATIC, OR COMBINATION PRESSURE BALANCE/THERMOSTATIC MIXING VALVE TYPE THAT PROVIDE SCALD AND THERMAL SHOCK PROTECTION FOR THE RATED FLOW RATE OF THE INSTALLED SHOWERHEAD. MULTIPLE SHOWER HEADS SHALL NOT EXCEED THE MAXIMUM FLOW

CPC 408.9 LOCATION OF VALVES AND HEADS. CONTROL VALVES AND SHOWERHEADS SHALL BE LOCATED ON THE SIDEWALL OF SHOWER COMPARTMENTS OR OTHERWISE ARRANGED SO THAT THE SHOWERHEAD DOES NOT DISCHARGE DIRECTLY AT THE ENTRANCE TO THE COMPARTMENT SO THAT THE BATHER CAN ADJUST THE VALVES PRIOR TO STEPPING INTO THE SHOWER SPRAY.

EXTERIOR HOSE BIBS: PROVIDE ANTI-SIPHON DEVICE AT ALL HOSE BIBS, ALL HOSE BIBS SHALL BE PROTECTED BY A LISTED NON-REMOVABLE HOSE BIB TYPE BACKFLOW PREVENTER OR WITH A LISTED ATMOSPHERIC VACUUM BREAKER.

SHOWER WALLS SHALL BE FINISHED WITH A NON-ABSORBENT SURFACE TO A MINIMUM HEIGHT OF 72" ABOVE DRAIN INLET.

11. PER CPC 2019, MAXIMUM PLUMBING FIXTURE FLOW RATES SHALL BE:

SINK FAUCET 1.2 GPM SHOWER VALVE 2.0 GPM KITCHEN FAUCET 1.8 GPM DISHWASHER 2.0 GPM

GENERAL CAL GREEN NOTES

- MINIMUM 65% OF THE NON-HAZARDOUS CONSTRUCTION OR DEMOLITION DEBRIS SHALL BE RECYCLED AND/OR SALVAGED. UNLESS A LOCAL CONSTRUCTION AND DEMOLITION WASTE MANAGEMENT ORDINANCE IS MORE STRINGENT. WHERE THE LOCAL JURISDICTION DOES NOT HAVE A CONSTRUCTION AND WASTE MANAGEMENT ORDINANCE, A CONSTRUCTION AND WASTE MANAGEMENT PLAN COMPLYING WITH CGBSC SECTION 4.408.2 SHALL BE SUBMITTED FOR APPROVAL
- AT THE TIME OF FINAL INSPECTION. AN "OPERATION AND MAINTENANCE MANUAL" SHALL BE PLACED IN THE BUILDING THAT CONTAINS THE APPLICABLE ITEMS LISTED IN CGBSC

FOLLOWING:

OR CONTACT TYPE MOISTURE METER;

GRADE STAMPED END TO BE VERIFIED;

WALL AND FLOOR FRAMING WITH DOCUMENTATION ACCEPTABLE TO INSPECTOR. INSPECTOR MUST APPROVE MOISTURE CONTENT READING PRIOR TO ENCLOSING THE WALL AND FLOOR FRAMING.

GENERAL PLUMBING NOTES

ALL PLUMBING FIXTURES ARE REQUIRED TO BE LISTED BY AN ACCEPTABLE NATIONALLY RECOGNIZED TESTING LABORATORY.

CPC 402.5 SETTING. NO WATER CLOSET OR BIDET SHALL BE SET CLOSER THAN 15 INCHES FROM ITS CENTER TO A SIDE WALL OR OBSTRUCTION NOR CLOSER THAN 30 INCHES CENTER TO CENTER TO A SIMILAR FIXTURE. THE CLEAR SPACE IN FRONT OF A WATER CLOSET, LAVATORY, OR BIDET SHALL BE NOT LESS THAN 24 INCHES.

SHAPE, SHALL HAVE A MINIMUM FINISHED INTERIOR OF 1024 SQUARE INCHES AND SHALL

CLOTHES WASHER 2.0 GPM

- LOW VOC ADHESIVES, SEALANTS, PAINTS, COATINGS, CARPET SYSTEMS, LOW FORMALDEHYDE WOOD, LOW VOC RESILIENT FLOORING SHALL COMPLY WITH CGBSC SECTION 4.504. CONTRACTOR SHALL HAVE SPEC SHEETS AND PRODUCT ON SITE AND AVAILABLE SUBJECT TO VERIFICATION DURING FIELD INSPECTION: PRODUCT SPECIFICATIONS AND CONTAINERS MUST BE AVAILABLE ON SITE.
- CAL GREEN 4.106.4.1 NEW ONE- AND TWO-FAMILY DWELLINGS AND TOWNHOUSES WITH ATTACHED PRIVATE GARAGES. FOR EACH DWELLING UNIT, INSTALL A LISTED RACEWAY TO ACCOMMODATE A DEDICATED 208/240-VOLT BRANCH CIRCUIT. THE RACEWAY SHALL NOT BE LESS THAN TRADE SIZE 1 (NOMINAL 1-INCH INSIDE DIAMETER). THE RACEWAY SHALL ORIGINATE AT THE MAIN SERVICE OR SUBPANEL AND SHALL TERMINATE INTO A LISTED CABINET, BOX OR OTHER ENCLOSURE IN CLOSE PROXIMITY TO THE PROPOSED LOCATION OF AN EV CHARGER. THE SERVICE PANEL AND/OR SUBPANEL SHALL PROVIDE CAPACITY TO INSTALL A 40-AMPERE MINIMUM DEDICATED BRANCH CIRCUIT AND SPACE(S) RESERVED TO PERMIT INSTALLATION OF A BRANCH CIRCUIT OVERCURRENT PROTECTIVE DEVICE.

BUILDING MATERIALS WITH VISIBLE SIGNS OF WATER DAMAGE SHALL NOT BE INSTALLED. WALL AND FLOOR FRAMING SHALL NOT BE ENCLOSED WHEN THE FRAMING MEMBERS EXCEED 19 PERCENT MOISTURE CONTENT [4.505.3 CGBSC]

MOISTURE CONTENT MUST BE VERIFIED IN COMPLIANCE WITH ALL OF THE

MOISTURE CONTENT MUST BE DETERMINED WITH EITHER A PROBE-TYPE

MOISTURE READINGS SHALL BE TAKEN AT A POINT 2 TO 4 FEET FROM THE

AT LEAST THREE RANDOM MOISTURE READINGS SHALL BE PERFORMED ON

24980 OUTLOOK DR. CARMEL, CA 93923



PLANNING

DEPARTMEN SUBMITTAL





REVISION #

ARCHITECTURAL IGENERAL NOTES

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

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 VEHICLES, INCLUDING SEDANS. FOR DRIVEWAYS WITH TURNS 90 DEGREES AND LESS, THE MINIMUM HORIZONTAL INSIDE RADIUS OF CURVATURE SHALL BE 25 FEET. FOR DRIVEWAYS WITH TURNS GREATER THAN 90 DEGREES, THE MINIMUM HORIZONTAL INSIDE RADIUS CURVATURE SHALL BE 28 FEET. FOR ALL DRIVEWAY TURNS, AN ADDITIONAL SURFACE OF 4 FEET SHALL BE ADDED. ALL DRIVEWAYS EXCEEDING 150 FEET IN LENGTH, BUT LESS THAN 800 FEET IN LENGTH, SHALL PROVIDE A TURNOUT NEAR THE MIDPOINT OF THE DRIVEWAY. WHERE THE DRIVEWAY EXCEEDS 800 FEET, TURNOUTS SHALL BE PROVIDED AT NO GREATER THAN 400-FOOT INTERVALS. TURNOUTS SHALL BE A MINIMUM OF 12 FEET WIDE AND 30 FEET LONG WITH A MINIMUM OF 25-FOOT TAPER AT BOTH ENDS. TURNAROUNDS SHALL BE REQUIRED ON DRIVEWAYS IN EXCESS OF 150 FEET OF SURFACE LENGTH AND SHALL LONG WITH A MINIMUM 25-FOOT TAPER AT BOTH ENDS. TURNAROUNDS SHALL BE REQUIRED ON DRIVEWAYS IN EXCESS OF 150 FEET OF SURFACE LENGTH AND SHALL BE LOCATED. WITHIN 50 FEET OF THE PRIMARY BUILDING. THE MINIMUM TURNING RADIUS FOR A TURNAROUND SHALL BE 40 FEET FROM THE CENTER LINE

OF THE DRIVEWAY. IF A HAMMERHEAD/T IS USED, THE TOP OF THE "T" SHALL BE A MINIMUM OF 60 FEET IN LENGTH. ALL BUILDINGS SHALL BE ISSUED AN ADDRESS IN ACCORDANCE WITH MONTEREY COUNTY ORDINANCE NO. 1241. EACH OCCUPANCY, EXCEPT ACCESSORY BUILDINGS, SHALL HAVE ITS OWN PERMANENTLY POSTED ADDRESS. WHEN MULTIPLE OCCUPANCIES EXIST WITHIN A SINGLE BUILDING, EACH INDIVIDUAL OCCUPANCY SHALL BE SEPARATELY IDENTIFIED BY ITS OWN ADDRESS. LETTERS, NUMBERS AND SYMBOLS FOR ADDRESSES SHALL BE A MINIMUM OF 4-INCH HEIGHT, 1/2-INCH STROKE, CONTRASTING WITH THE BACKGROUND COLOR OF THE SIGN, AND SHALL BE ARABIC. THE SIGN AND NUMBERS SHALL BE REFLECTIVE AND MADE OF A NONCOMBUSTIBLE MATERIAL. ADDRESS SIGNS SHALL BE PLACED AT EACH DRIVEWAY ENTRANCE AND AT EACH DRIVEWAY SPLIT. ADDRESS SIGNS SHALL BE AND VISIBLE FROM BOTH DIRECTIONS OF TRAVEL ALONG THE ROAD. IN ALL CASES, THE ADDRESS SHALL BE POSTED AT THE BEGINNING OF CONSTRUCTION AND SHALL BE MAINTAINED THEREAFTER. ADDRESS SIGNS ALONG ONE-WAY ROADS SHALL BE VISIBLE FROM BOTH DIRECTIONS OF TRAVEL. WHERE MULTIPLE ADDRESSES ARE REQUIRED AT A SINGLE DRIVEWAY, THEY SHALL BE MOUNTED ON A SINGLE SIGN. WHERE A ROADWAY PROVIDES ACCESS SOLELY TO A SINGLE COMMERCIAL OCCUPANCY, THE ADDRESS SIGN SHALL BE PLACED AT THE NEAREST ROAD INTERSECTION

FIRE019 - DEFENSIBLE SPACE REQUIREMENTS - (STANDARD) 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.

PROVIDING ACCESS TO THAT SITE. PERMANENT ADDRESS NUMBERS SHALL BE POSTED PRIOR TO REQUESTING FINAL CLEARANCE.

FIRE021 - FIRE PROTECTION EQUIPMENT & SYSTEMS - FIRE SPRINKLER SYSTEM (STANDARD) 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.

FIRE025 - SMOKE ALARMS - (SINGLE FAMILY DWELLING) WHERE A HOUSEHOLD FIRE WARNING SYSTEM OR COMBINATION FIRE/BURGLAR ALARM SYSTEM IS INSTALLED IN LIEU OF SINGLE-STATION SMOKE ALARMS REQUIRED BY THE UNIFORM BUILDING CODE THE ALARM PANEL SHALL BE REQUIRED TO BE PLACARDED AS PERMANENT

ALL NEW STRUCTURES, AND ALL EXISTING STRUCTURES RECEIVING NEW ROOFING OVER 50 PERCENT OR MORE OF THE EXISTING ROOF SURFACE WITHIN A ONE-YEAR PERIOD, SHALL REQUIRE A MINIMUM OF ICBO CLASS B ROOF CONSTRUCTION.

SPECIAL INSPECTIONS, BY GEOTECH ENGINEER, ARE REQUIRED FOR EXISTING SITE SOIL CONDITIONS, FILL PLACEMENT AND LOAD-BEARING REQUIREMENTS. DURING FILL PLACEMENT, THE ENGINEER SHALL DETERMINE THAT PROPER MATERIALS AND PROCEDURES ARE USED IN ACCORDANCE WITH THE PROVISIONS OF THE APPROVED GEOTECHNICAL REPORT. (CBC 1705.6)

DEVELOPMENT AND RELATED CONSTRUCTION ACTIVITIES SUCH AS SITE CLEANING, GRADING, SOIL REMOVAL OR PLACEMENT WHICH CAUSES A PERMANENT CHANGE TO EXISTING SITE CONDITIONS ARE PROHIBITED ON SLOPES GREATER THAN OR EQUAL TO 30% (GREATER THAN 25% FOR DEVELOPMENT IN NORTH COUNTY LUP) (16.12.040)

THE SLOPE OF CUT AND FILL SURFACES SHALL BE NO STEEPER THAN IS SAFE FOR THE INTENDED USE, AND SHALL BE NO STEEPER THAN TWO UNITS HORIZONTAL TO ONE UNIT VERTICAL (50% SLOPE) UNLESS THE OWNER OR AUTHORIZED AGENT FURNISHES A REPORT FROM A GEOTECHNICAL ENGINEER JUSTIFYING A STEEPER SLOPE. (MCC 16.08.300A & 16.08.310 B & F).

FILL MATERIAL SHALL NOT INCLUDE ORGANIC, FROZEN OR OTHER DELETERIOUS MATERIALS. NO ROCK OR SIMILAR IRREDUCIBLE MATERIAL GREATER THAN 12 INCHES (305 mm) IN ANY DIMENSION SHALL BE

ALL FILL MATERIAL SHALL BE COMPACTED TO 90 PERCENT OF MAXIMUM DENSITY AS DETERMINED BY ASTM D 1557, MODIFIED PROCTOR, IN LIFTS NOT EXCEEDING 12 INCHES (305 mm) IN DEPTH, UNLESS OTHERWISE SPECIFIED BY GEOTECHNICAL ENGINEER.

A "FINAL SOILS LETTER" FROM THE GEOTECHNICAL ENGINEER STATING THAT ALL EARTHWORK COMPLETED WAS IN ACCORDANCE WITH THE RECOMMENDATIONS STATED IN THE GEOTECHNICAL REPORT SHALL BE SUBMITTED PRIOR TO FINAL INSPECTION.

THE CONTRACT DOCUMENTS CONSIST OF THE AGREEMENT BETWEEN OWNER AND CONTRACTOR, AIA DOCUMENT A201- 2007 GENERAL CONDITIONS OF THE CONTRACT FOR CONSTRUCTION, DRAWINGS, SPECIFICATIONS, ADDENDA ISSUED PRIOR TO EXECUTION OF THE CONTRACT, OTHER DOCUMENTS LISTED IN THE AGREEMENT AND MODIFICATIONS ISSUED AFTER EXECUTION OF THE CONTRACT.

ANY DISCREPANCIES / QUESTIONS SHALL BE REFERRED TO ARCHITECT VIA A WRITTEN R.F.I, PRIOR TO COMMENCEMENT OF WORK.

VERIFY ALL EXISTING DIMENSIONS & CONDITIONS AT THE SITE & NOTIFY ARCHITECT OF ANY VARIATIONS OR CONFLICTING OR MISSING DIMENSIONS OR DATA PRIOR TO BIDDING OR COMMENCING WORK. USE WRITTEN DIMENSIONS ONLY; <u>DO NOT SCALE DRAWINGS</u> FOR THE PURPOSE OF DETERMINING A DIMENSION DURING CONSTRUCTION.

CONTRACTOR SHALL COORDINATE THE WORK OF ALL TRADES AND SCHEDULE THE WORK TO EXPEDITE

DIMENSIONS ARE TO THE BUILDING GRID LINES OR THE FACE OF CONCRETE/ FACE OF STUD UNLESS OTHERWISE NOTED. CONSULT WITH THE ARCHITECT REGARDING ANY SUSPECTED ERRORS, OMISSIONS, OR CHANGES ON PLANS BEFORE PROCEEDING WITH THE WORK.

CONDITIONS NOT SPECIFICALLY DETAILED SHALL BE BUILT TO CONFORM TO SIMILAR CONSTRUCTION, IN ACCORDANCE WITH THE BEST COMMON PRACTICE AND/OR MANUFACTURER'S SPECIFICATIONS FOR THE INSTALLATION OF THEIR MATERIALS OR ITEMS.

CALIFORNIA BUILDING STANDARDS CODE, 2019 EDITION: AS APPLICABLE, ALL MATERIALS, WORKMANSHIP AND METHODS SHALL COMPLY WITH THE CALIFORNIA BUILDING STANDARDS CODE; [PART 1 - CALIFORNIA BUILDING STANDARDS ADMINISTRATIVE CODE, PART 2 - CALIFORNIA RESIDENTIAL CODE, PART 3 -CALIFORNIA ELECTRICAL CODE, PART 4 - CALIFORNIA MECHANICAL CODE, PART 5 - CALIFORNIA PLUMBING CODE, PART 6 - CALIFORNIA ENERGY CODE, PART 8 - CALIFORNIA FIRE CODE, PART 10 - CALIFORNIA GREEN BUILDING STANDARDS CODE, PART 12 - CALIFORNIA REFERENCE STANDARDS CODE] AND OTHER APPLICABLE CODES AND ORDINANCES AS CURRENTLY ADOPTED BY THE LOCAL JURISDICTION.

SAFETY: THE CONTRACTOR SHALL BE SOLELY RESPONSIBLE FOR SAFETY ON THE JOB SITE AND ADHERE TO ALL FEDERAL, STATE, LOCAL AND O.S.H.A. SAFETY REGULATIONS.

CONSTRUCTION BRACING & SHORING: THE CONTRACTOR SHALL BE SOLELY RESPONSIBLE FOR ALL BRACING AND SHORING REQUIRED DURING CONSTRUCTION UNTIL ALL CONSTRUCTION IS COMPLETE

DO NOT STORE CONSTRUCTION MATERIALS OR OPERATE CONSTRUCTION EQUIPMENT IN SUCH A MANNER THAT DESIGN LIVE LOADS OF THE STRUCTURES ARE EXCEEDED. DO NOT STORE CONSTRUCTION MATERIALS ON OVERHANGING FRAMING.

17. TREES LOCATED CLOSE TO THE CONSTRUCTION SITE SHALL BE PROTECTED FROM INADVERTENT DAMAGE FROM CONSTRUCTION EQUIPMENT BY 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 SHALL BE DEMONSTRATED PRIOR TO THE ISSUANCE OF BUILDING PERMITS SUBJECT TO THE APPROVAL OF THE BUILDING

NO PERSON MAY TAP INTO ANY FIRE HYDRANT FOR ANY PURPOSE OTHER THAN FIRE SUPPRESSION OR EMERGENCY AID WITHOUT FIRST OBTAINING WRITTEN APPROVAL FROM THE WATER PURVEYOR SUPPLYING WATER TO THE HYDRANT & FROM MONTEREY COUNTY.

NO POTABLE WATER MAY BE USED FOR COMPACTION OR DUST CONTROL PURPOSES IN CONSTRUCTION ACTIVITIES WHERE THERE IS A REASONABLY AVAILABLE SOURCE OF RECLAIMED WATER OR OTHER SUB-POTABLE WATER APPROVED BY THE COUNTY HEALTH DEPARTMENT & APPROPRIATE FOR SUCH USE.

ALL HOSES USED FOR ANY CONSTRUCTION ACTIVITIES SHALL BE EQUIPPED WITH A SHUT-OFF NOZZLE. WHEN AN AUTOMATIC SHUTOFF NOZZLE CAN BE PURCHASED OR OTHERWISE OBTAINED FOR THE SIZE & TYPE OF HOSE IN USE, THE NOZZLE SHALL BE AN AUTOMATIC SHUTOFF NOZZLE. ALL HOSE BIBS SHALL USE NON-REMOVABLE TYPE BACKFLOW PREVENTION DEVICES.(CPC 603.3.7).

GLAZING USED IN DOORS, PANELS OF SHOWER AND TUB ENCLOSURES AND GLASS GUARD RAILS SHALL BE FULLY TEMPERED GLASS OR LAMINATED SAFETY GLASS APPROVED FOR USE IN SUCH LOCATIONS BY THE CURRENT ADOPTED BUILDING CODE. INSTALL CERTIFIED INSULATION MATERIALS PER THE TITLE 24 MANDATORY MEASURES CHECKLIST MF-1R.

INSULATION INSTALLED SHALL MEET FLAME SPREAD & SMOKE DENSITY REQUIREMENTS OF STATE OF CALIFORNIA TITLE 24, CALIFORNIA ELECTRICAL CODE, CALIFORNIA CODE OF REGULATIONS. 23. IN ADDITION TO THE REQUIRED PRESSURE OR COMBINATION PRESSURE AND TEMPERATURE RELIEF VALVE, AN APPROVED, LISTED EXPANSION TANK OR OTHER DEVICE DESIGNED FOR INTERMITTENT OPERATION FOR THERMAL EXPANSION CONTROL SHALL BE INSTALLED WHEN ANY DEVICE IS INSTALLED

THAT PREVENTS PRESSURE RELIEF THROUGHOUT THE BUILDING SUPPLY. (CPC 608.3)

THE CONTRACTOR IS TO TAKE ALL NECESSARY PRECAUTION TO AVOID GALVANIC REACTION IN ALL METAL COMPONENTS. THE CONTRACTOR SHALL AVOID THE DIRECT CONTACT OF DISSIMILAR METALS. WHERE DISSIMILAR METALS ARE USED, AN INTERMEDIATE LAYER OF INERT MATERIAL SHALL BE PLACED BETWEEN DISSIMILAR METALS. WHERE DISSIMILAR METALS ARE USED IN SERIES, THE CONTRACTOR SHALL NOT PENETRATE THESE MATERIALS WITH ANY METAL FASTENERS. METAL FASTENERS USED IN CONJUNCTION WITH METAL COMPONENTS SHALL BE OF THE SAME OR SIMILAR MATERIAL.

CONTRACTOR SHALL PROVIDE SHOP DRAWINGS FOR ARCHITECT'S REVIEW FOR CASEWORK, MILLWORK, STRUCTURAL STEEL, STAIRS AND OTHER ITEMS REQUIRING CUSTOM SHOP FABRICATION.

ALL MATERIALS TO BE NEW

IN ADDITION TO THE DEMOLITION SPECIFICALLY SHOWN, CONTRACTOR SHALL CUT, MOVE OR REMOVE ITEMS AS NECESSARY TO PROVIDE ACCESS OR TO ALLOW ALTERATIONS AND WORK TO PROCEED -INCLUDING ITEMS SUCH AS RE-ROUTING OF EXISTING UTILITIES, REMOVAL OF ABANDONED ITEMS AND REMOVAL OF DEBRIS SUCH AS ROTTED WOOD, RUSTED METAL AND DETERIORATED CONCRETE. RETURN ALL EQUIPMENT TO BE REMOVED TO OWNER.

PROVIDE ALL NECESSARY BLOCKING, BACKING AND FRAMING FOR CASEWORK, FIXTURES, ELECTRICAL ITEMS, RESTROOM ACCESSORIES, AND ALL OTHER ITEMS REQUIRING SIMILAR SUPPORT.

CONTRACTOR TO ACQUIRE ALL REQUIRED PERMITS INCLUDING THE BUILDING PERMIT.

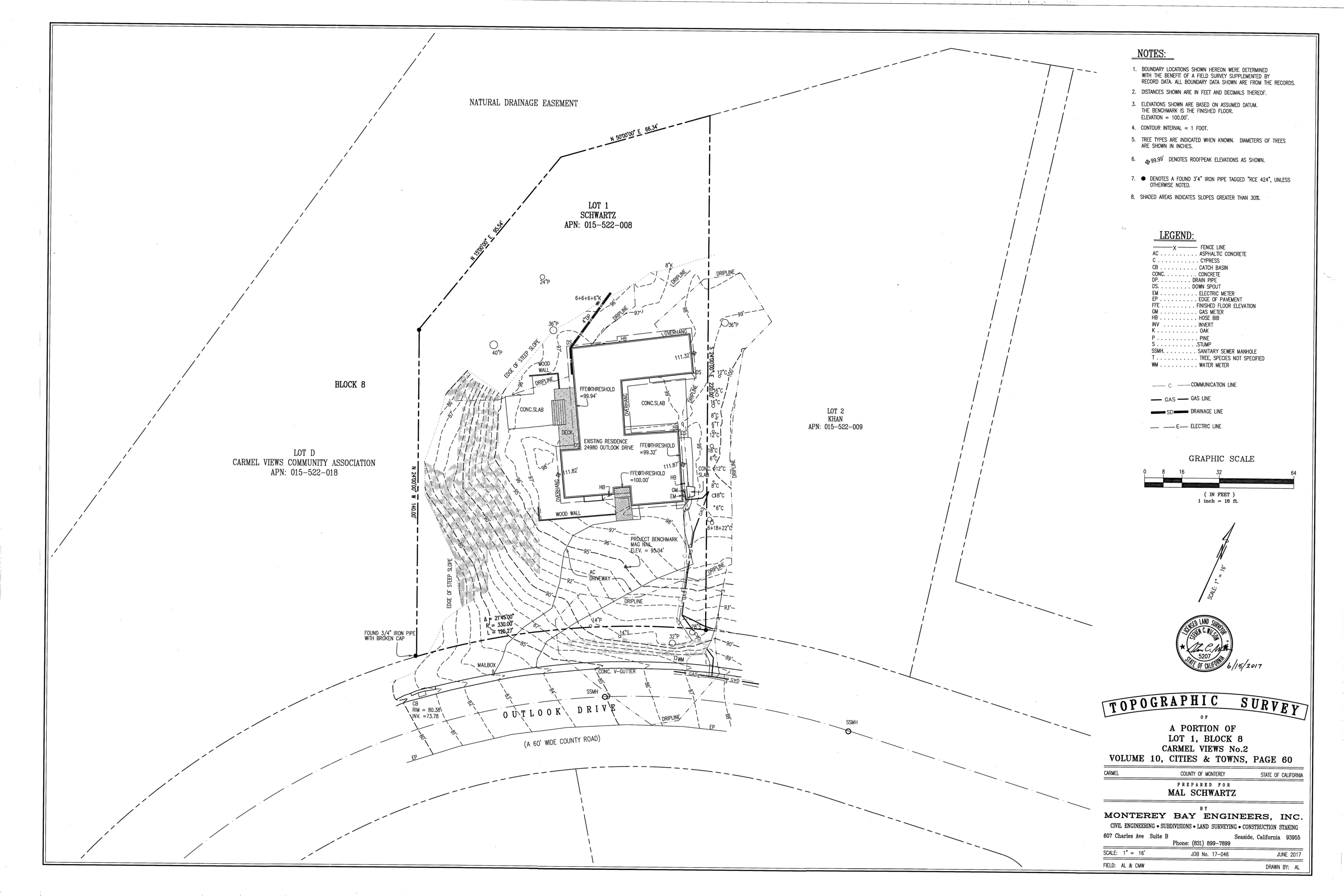
30. ALL EXTERIOR SWINGING EXIT DOORS SHALL HAVE A THRESHOLD NOT EXCEED 1-1/2" IN HEIGHT.

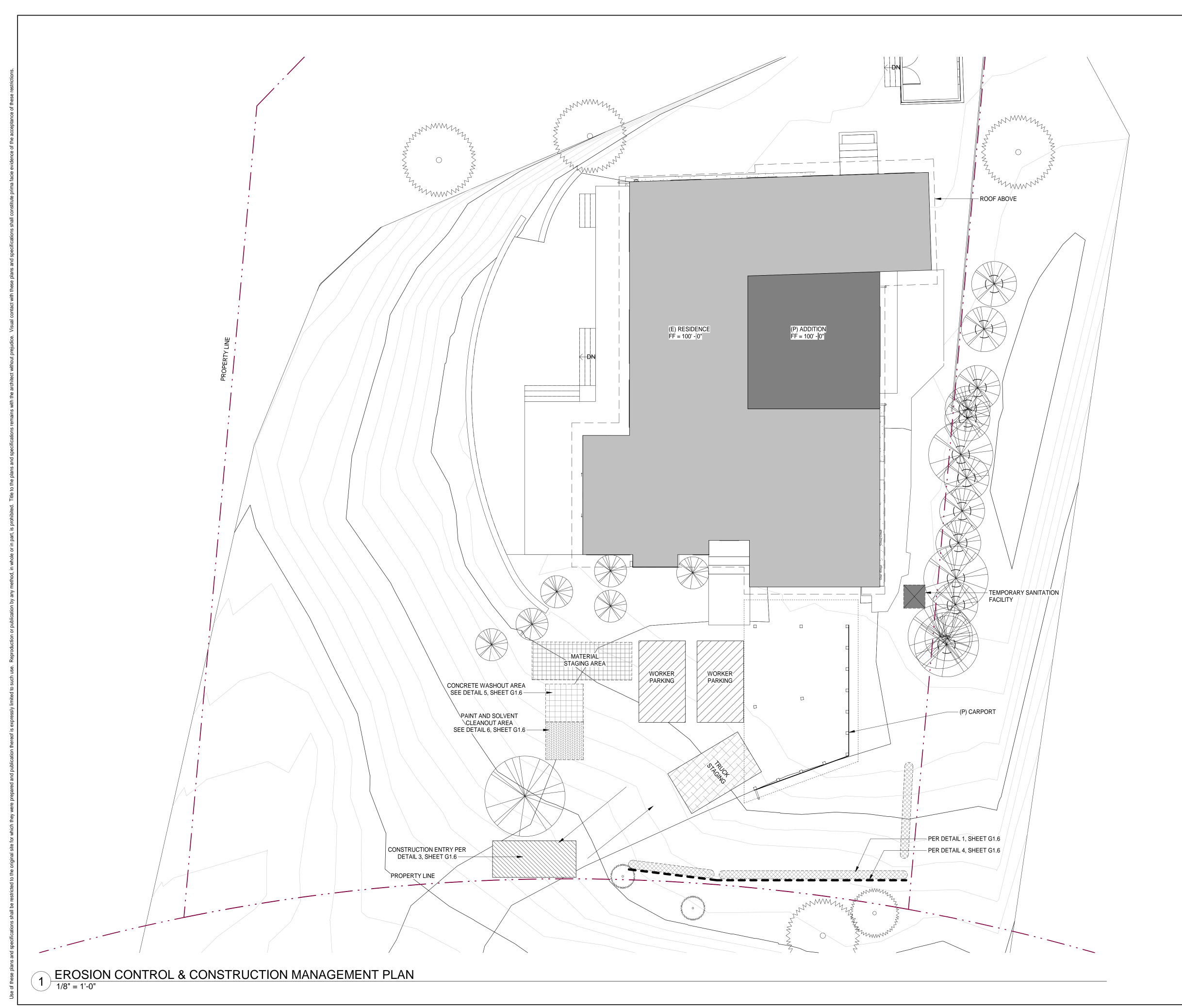
28. FOR LIGHTING AND LIGHTING CONTROL SEE CEILING AND LIGHTING PLAN.

CRC R314 SMOKE DETECTORS SHALL BE LOCATED IN THE FOLLOWING AREAS PER CRC R314: 1. IN EACH SLEEPING ROOM. 2. OUTSIDE EACH SEPARATE SLEEPING AREA IN THE IMMEDIATE VICINITY OF THE BEDROOMS. 3. ON EACH ADDITIONAL STORY OF THE DWELLING, INCLUDING BASEMENTS AND HABITABLE ATTICS AND NOT INCLUDING CRAWL SPACES AND UNINHABITABLE ATTICS. IN DWELLINGS OR DWELLING UNITS WITH SPLIT LEVELS AND WITHOUT AN INTERVENING DOOR BETWEEN THE ADJACENT LEVELS, A SMOKE ALARM INSTALLED ON THE UPPER LEVEL SHALL SUFFICE FOR THE ADJACENT LOWER LEVEL PROVIDED THAT THE LOWER LEVEL IS LESS THAN ONE FULL STORY BELOW THE UPPER LEVEL. 4. SMOKE ALARMS SHALL BE INSTALLED NOT LESS THAN 3 FEET HORIZONTALLY FROM THE DOOR OR OPENING OF A BATHROOM THAT CONTAINS A BATHTUB OR SHOWER UNLESS THIS WOULD PREVENT PLACEMENT OF A SMOKE ALARM REQUIRED BY SECTION R314.3. WHEN MORE THAN ONE SMOKE ALARM IS REQUIRED TO BE INSTALLED IN AN INDIVIDUAL DWELLING UNIT, THE DEVICES SHALL BE INTERCONNECTED IN SUCH A WAY THAT ALL ALARMS WILL SOUND WHEN ONE IS ACTIVATED. SMOKE ALARMS SHALL BE LOCATED ON THE CEILING, AT LEAST 4" FROM WALL OR ON A WALL WITHIN 4" 10 12" OF THE HIGHEST POINT OF THE CEILING. A MINIMUM OF 20-FEET FROM A PERMANENTLY INSTALLED COOKING SURFACE.

CRC R315 CARBON MONOXIDE DEVICES/ALARMS SHALL BE LOCATED IN THE FOLLOWING AREAS: 1. OUTSIDE OF EACH SEPARATE SLEEPING AREA IN THE IMMEDIATE VICINITY OF THE BEDROOMS. 2. ON EVERY OCCUPIABLE LEVEL OF A DWELLING UNIT, INCLUDING BASEMENTS. 3. WHERE A FUEL-BURNING APPLIANCE IS LOCATED WITHIN A BEDROOM OR ITS ATTACHED BATHROOM, A CARBON MONOXIDE ALARM SHALL BE INSTALLED WITHIN THE BEDROOM. SMOKE AND CARBON MONOXIDE ALARMS SHALL RECEIVE THEIR PRIMARY POWER FROM THE BUILDING WIRING AND SHALL BE EQUIPPED WITH A BATTERY BACKUP. WHERE MORE THAN ONE ALARM IS REQUIRED, THE ALARMS SHALL BE INTERCONNECTED IN SUCH A MANNER THAT THE ACTIVATION OF ONE ALARM WILL ACTIVATE ALL THE ALARMS.

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

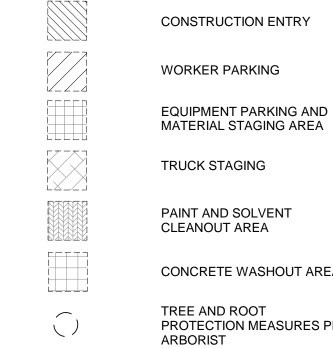




CONSTRUCTION MANAGEMENT NOTES:

- DURATION OF CONSTRUCTION IS ESTIMATED TO BE 6-8 MONTHS STARTING FROM THE DATE PERMITS ARE ISSUED.
- WORK SHALL BE PERFORMED ON WEEKDAYS BETWEEN THE HOURS OF 7 AM AND 7 PM AND ON SATURDAYS FROM 8 AM TO 6 PM. WORK PERFORMED BEFORE 8AM SHALL BE NON-CONSTRUCTION ACTIVITY (QUIET HOUR).
- TRUCKS WILL BE ROUTED TO AND FROM THE SITE USING CARMEL VALLEY ROAD VIA OUTLOOK DR.
- THE NUMBER OF WORKERS WILL VARY THROUGH OUT THE CONSTRUCTION. WORKERS ONSITE WILL RANGE FROM 2 TO 12.
- EROSION CONTROL PROTECTION TO BE INSTALLED PER THE PERMITTED PLANS PRIOR TO THE START OF CONSTRUCTION.
- STERILE STRAW WATTLES SHALL BE PLACED BEFORE AND DURING RAIN STORM EVENTS TO CONTAIN STORM WATER AND EROSION DURING
- CONSTRUCTION. ALL ON AND OFF-ROAD DIESEL EQUIPMENT SHALL NOT IDLE FOR MORE
- THAN 5 MINUTES. SUBSTITUTE GASOLINE-POWERED IN PLACE OF DIESEL-POWERED EQUIPMENT, WHERE FEASIBLE.
- USE ALTERNATIVELY FUELED CONSTRUCTION EQUIPMENT ON-SITE WHERE FEASIBLE, SUCH AS COMPRESSED NATURAL GAS (CNG), LIQUEFIED NATURAL GAS (LNG), PROPANE OR BIODIESEL.
- CONSTRUCTION TRUCK TRIPS WILL BE SCHEDULED DURING NON-PEAK HOURS TO REDUCE PEAK HOUR EMISSIONS.
- DUST CONTROL MEASURES WILL BE IMPLEMENTED INCLUDING THE USE WATER TRUCKS OR SPRINKLER SYSTEMS IN SUFFICIENT QUANTITIES TO PREVENT AIRBORNE DUST FROM LEAVING THE SITE. WATERING FREQUENCY SHALL BE INCREASED WHENEVER WIND SPEEDS EXCEED15 MPH. RECLAIMED (NON-POTABLE) WILL BE USED WHENEVER POSSIBLE.
- ALL TRUCKS HAULING DIRT, SAND, SOIL, OR OTHER LOOSE MATERIALS ARE TO BE COVERED OR SHOULD MAINTAIN AT LEAST TWO FEET OF FREEBOARD (MINIMUM VERTICAL DISTANCE BETWEEN TOP OF LOAD AND TOP OF TRAILER) IN ACCORDANCE WITH CVC SECTION 23114.

STORMWATER DRAINAGE LEGEND



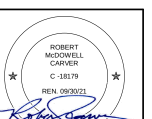
CONCRETE WASHOUT AREA

STRAW WATTLE **EROSION CONTROL** TRAFFIC

SILT FENCE

SCHWARTZ

24980 OUTLOOK DR., CARMEL, CA 93923



PLANNING DEPARTMENT

SUBMITTAL





∑ REVISION #

2 8/5/2020 PLN170572 5 4/23/2021 BUILDING CORRECTIO NS

ARCHITECTURAL **EROSION** CONTROL/ CONSTRUCTION MGMNT PLAN

Scale: As indicated @ 24x36 Drawn By:

> G1.5 7/23/2021

PAINT AND SOLVENT CLEANOUT AREA

CONCRETE WASHOUT AREA

1/2" = 1'-0"

R SILT SACK (TYP.)) MIN. 2 LAYERS (TYP.)

- WOOD OR METAL STAKE

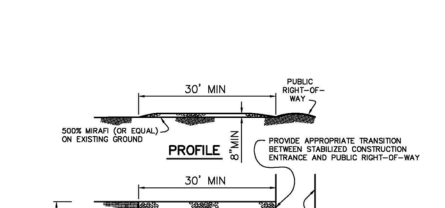
1 SEDIMENT ROLL DETAILS

MAX. 6' SPACING

WOOD OR METAL STAKE

MAX. 6' SPACING

ALL CATCH BASINS IN PAVED AREAS SHALL BE CONSTRUCTED WITH A CATCH BASIN FILTER INSERT AFTER SITE CONSTRUCTION IS COMPLETE. SEE CIVIL DETAIL SHEET FOR DETAILS. FABRIC INLET PROTECTION



(TO BE USED ON SLOPES AND ALONG

FOUR (4") INCHES MAX. DEEP ALONG THE PROPOSED INSTALLATION ROUTE.

HE ROLL TO PREVENT WATER FROM UNDER CUTTING THE ROLL.

1. PRIOR TO ROLL INSTALLATION, CONTOUR A CONCAVE KEY TRENCH THREE (3" MIN.) TO

2. SOIL EXCAVATED IN TRENCHING SHOULD BE PLACED ON THE UPHILL OR FLOW SIDE OF

3. PLACE SEDIMENT ROLL INTO KEY TRENCH AND STAKE ON BOTH SIDES OF THE ROLL TWITHIN SIX FEET (6') OF EACH END AND THEN EVERY SIX FEET (6') WITH 1" x 2" x 23"

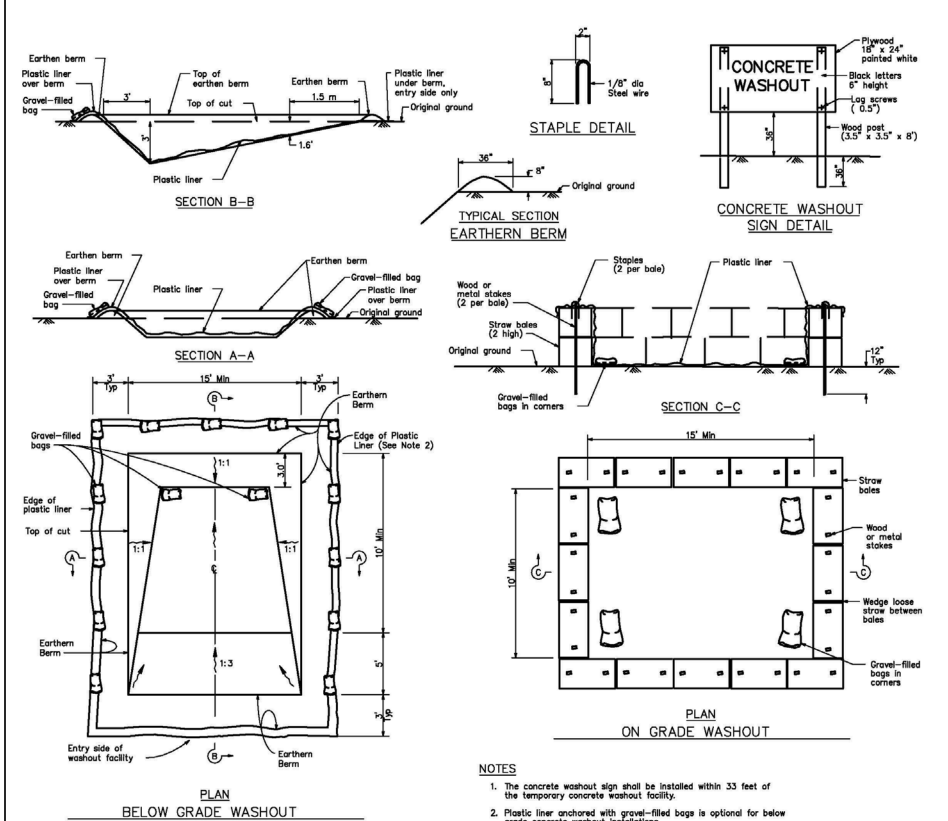
4. STAKES ARE TYPICALLY DRIVEN IN ON ALTERNATING SIDES OF THE ROLL. WHEN MORE

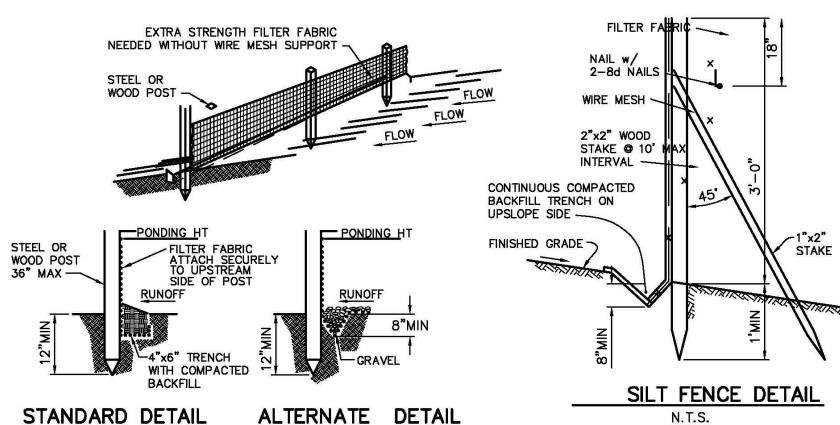
HAN ONE SEDIMENT ROLL IS PLACED IN A ROW, THE ROLLS SHOULD BE OVERLAPPED

TWELVE INCHES (12") MIN. TO PROVIDE A TIGHT JOINT, NOT ABUTTED TO ONE ANOTHER.

MAINTENANCE THE ENTRANCE SHALL BE MAINTAINED IN A CONDITION THAT WILL PREVENT RACKING OR FLOWING SEDIMENT ONTO PUBLIC RIGHTS-OF-WAY. THIS MAY REQUIRE PERIODIC TOP DRESSING WITH ADDITIONAL STONE AS CONDITIONS DEMAND, AND REPAIR AND/OR CLEAN OUT ANY MEASURES USED TO TRAP SEDIMENT ALL SEDIMENT SPILLED, DROPPED, WASHED, OR TRACKED ONTO PUBLIC RIGHTS-OF-WAY SHALL BE REMOVED IMMEDIATELY. - WHEN NECESSARY, WHEELS SHALL BE CLEANED TO REMOVE SEDIMENT PRIOR TO ENTRANCE ONTO PUBLIC RIGHTS-OF-WAY. THIS SHALL BE DONE AT AN AREA STABILIZED WITH CRUSHED STONE, WHICH DRAINS INTO AN APPROVED SEDIMENT TRAP OR SEDIMENT BASIN.

3 CONSTRUCTION ENTRANCE





TRENCH WITH GRAVEL

MAINTENANCE - SILT FENCE AND FILTER BARRIERS SHALL BE INSPECTED DURING AND IMMEDIATELY AFTER EACH RAINFALL, AND AT LEAST DAILY DURING PROLONGED RAINFALL. ANY REQUIRED REPAIRS SHALL BE MADE IMMEDIATELY. - SHOULD THE FABRIC ON A SILT FENCE OR FILTER BARRIER DECOMPOSE OR BECOME INEFFECTIVE DURING THE TIME THE FENCE OR BARRIER IS STILL NECESSARY, THE FABRIC SHALL BE REPLACED PROMPTLY. - SEDIMENT DEPOSITS SHALL BE REMOVED WHEN DEPOSITS REACH APPROXIMATELY ONE- THIRD THE HEIGHT OF THE BARRIER. - ANY SEDIMENT DEPOSITS REMAINING IN PLACE AFTER THE SILT FENCE OR FILTER BARRIER IS NO LONGER REQUIRED SHALL BE DRESSED TO CONFORM WITH THE EXISTING GRADE, PREPARED, AND SEEDED. - SILT BUILDUPS MUST BE REMOVED WHEN BULGES DEVELOP IN THE FENCE REGARDLESS OF DEPTH OF DEPOSITION.

NOTE: STRAW WATTLES MAY BE

PLACED IN LIEU OF FILTER FABRIC.

SILT FENCE DETAIL

TRENCH WITH NATIVE BACKFILL

EROSION CONTROL NOTES:

EROSION AND SEDIMENT CONTROL MEASURES

THE FACILITIES SHOWN ON THE EROSION CONTROL PLAN ARE DESIGNED TO CONTROL EROSION AND SEDIMENT DURING THE RAINY SEASON, OCTOBER 15 TO APRIL15. FACILITIES ARE TO BE OPERABLE PRIOR TO OCTOBER 1 OF ANY YEAR. GRADING OPERATIONS DURING THE RAINY SEASON, WHICH LEAVE DENUDED SLOPES SHALL BE PROTECTED WITH EROSION CONTROL MEASURES IMMEDIATELY FOLLOWING GRADING ON THE SLOPES.

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

CONSTRUCTION ENTRANCES SHALL BE INSTALLED PRIOR TO COMMENCEMENT OF GRADING. ALL CONSTRUCTION TRAFFIC ENTERING ONTO THE PAVED ROADS MUST CROSS THE STABILIZED CONSTRUCTION ENTRANCEWAYS.

CONTRACTOR SHALL MAINTAIN STABILIZED ENTRANCE AT EACH VEHICLE ACCESS POINT TO EXISTING PAVED STREETS. ANY MUD OR DEBRIS TRACKED ONTO PUBLIC STREETS SHALL BE REMOVED DAILY AND AS REQUIRED BY THE COUNTY.

APPLY STRAW WITH TACKIFIER TO ALL DISTURBED AREAS, AFTER SEEDING. ANCHOR STRAW IN SLOPES BY TRACK ROLLING. AS SHOWN ON THIS SHEET.

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

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

THIS EROSION AND SEDIMENT CONTROL PLAN MAY NOT COVER ALL THE SITUATIONS THAT MAY ARISE DURING CONSTRUCTION DUE TO UNANTICIPATED FIELD CONDITIONS. VARIATIONS AND ADDITIONS MAY BE MADE TO THIS PLAN IN THE FIELD. NOTIFY THE COUNTY REPRESENTATIVE OF ANY FIELD CHANGES.

EMPLOYEE TRAINING

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

SPILL PREVENTION AND RESPONSE;

• LOCATIONS AND FUNCTIONS OF SEDIMENT/EROSION CONTROL DEVICES; GOOD HOUSEKEEPING;

FINES AND PENALTIES;

MATERIAL MANAGEMENT PRACTICES

OBSERVATION AND MAINTENANCE

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

• WITHIN 48 HOURS PRIOR TO EACH STORM EVENT, AND

WITHIN 48 HOURS AFTER EACH STORM EVENT.

REPAIR DAMAGED BMPs WITHIN 48 HOURS OF OBSERVATION.

SEDIMENT SHALL BE REMOVED FROM SEDIMENT CONTROL BMPs BEFORE SEDIMENT HAS ACCUMULATED TO A DEPTH OF ONE THIRD THE HEIGHT OF THE SEDIMENT BARRIER OR SUMP, IF NOT OTHERWISE SPECIFIED IN THE SPECIAL PROVISIONS OR BY THE BMP SUPPLIER OR MANUFACTURER.

TRASH AND DEBRIS SHALL BE REMOVED FROM BMPs DURING SCHEDULED

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

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

NON-STORM WATER DISCHARGES

NON-STORM WATER DISCHARGES INCLUDE A WIDE VARIETY OF SOURCES, INCLUDING IMPROPER DUMPING, SPILLS, OR LEAKAGE FROM STORAGE TANKS OR TRANSFER AREAS. NON-STORM WATER DISCHARGES MAY CONTRIBUTE SIGNIFICANT POLLUTANT 16. LOADS TO RECEIVING WATERS, AND AS SUCH ARE PROHIBITED.

MEASURES TO CONTROL SPILLS, LEAKAGE, AND DUMPING, AND TO PREVENT ILLICIT CONNECTIONS DURING CONSTRUCTION, MUST BE TAKEN.

HOWEVER, CERTAIN NON-STORM WATER DISCHARGES MAY BE AUTHORIZED FOR THE COMPLETION OF CONSTRUCTION. AUTHORIZED NON-STORM WATER DISCHARGES MAY INCLUDE THOSE FROM DECHLORINATED POTABLE WATER SOURCES SUCH AS:

• FIRE HYDRANT FLUSHING,

• IRRIGATION OF VEGETATIVE EROSION CONTROL MEASURES,

PIPE FLUSHING AND TESTING,

• WATER TO CONTROL DUST,

• UNCONTAMINATED GROUND WATER FROM DEWATERING,

• OTHER DISCHARGES NOT SUBJECT TO A SEPARATE GENERAL NPDES PERMIT ADOPTED BY A REGIONAL WATER BOARD.

THE DISCHARGE OF NON-STORM WATER IS AUTHORIZED UNDER THE FOLLOWING CONDITIONS:

• THE DISCHARGE DOES NOT CAUSE OR CONTRIBUTE TO A VIOLATION OF ANY WATER QUALITY STANDARD

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

• THE DISCHARGE IS NOT PROHIBITED BY THE APPLICABLE BASIN PLAN

• THE DISCHARGER HAS INCLUDED AND IMPLEMENTED SPECIFIC BMPS REQUIRED BY THE GENERAL PERMIT TO PREVENT OR REDUCE THE CONTACT OF THE NONSTORM WATER DISCHARGE WITH CONSTRUCTION MATERIALS OR EQUIPMENT

• THE DISCHARGE DOES NOT CONTAIN TOXIC CONSTITUENTS IN TOXIC AMOUNTS OR (OTHER) SIGNIFICANT QUANTITIES OF POLLUTANTS

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

• THE DISCHARGER REPORTS THE SAMPLING INFORMATION IN THE ANNUAL REPORT

IF ANY OF THE ABOVE CONDITIONS ARE NOT SATISFIED, THE DISCHARGE IS NOT

AUTHORIZED.

ACTIVITIES BY MORE THAN 15 DAYS

ALL SURFACES EXPOSED OR EXPECTED TO BE EXPOSED DURING GRADING ACTIVITIES SHALL BE PREPARED AND MAINTAINED THROUGH THE LENGTH OF THE ENTIRE PROJECT TO PROTECT AGAINST EROSION.

ACTUAL GRADING SHALL BEGIN WITHIN 30 DAYS OF VEGETATION REMOVAL OR THE AREA SHALL BE PLANTED TO CONTROL EROSION. VEGETATION REMOVAL BETWEEN OCTOBER 15TH AND APRIL 15TH SHALL NOT PRECEDE SUBSEQUENT GRADING OR CONSTRUCTION

THE FOLLOWING PROVISIONS SHALL APPLY BETWEEN OCTOBER 15 AND APRIL 15 DISTURBED SURFACES NOT INVOLVED IN THE IMMEDIATE OPERATIONS MUST BE

BY TRACK-WALKING TO PREVENT MOVEMENT DURING WATER FLOW. RUNOFF FROM THE SITE SHALL BE DETAINED OR FILTERED BY BERMS, VEGETATED FILTER STRIPS AND/OR CATCH BASINS TO PREVENT THE ESCAPE OF SEDIMENT FROM THE SITE. THESE DRAINAGE CONTROLS MUST BE MAINTAINED BY THE CONTRACTOR AS NECESSARY TO ACHIEVE THEIR PURPOSE THROUGHOUT THE LIFE OF THE PROJECT. SEE THIS SHEET FOR EROSION CONTROL PLAN AND EROSION CONTROL

PROTECTED BY APPLYING STRAW MULCH AT 2000 LBS. PER ACRE AND ANCHORED

EROSION CONTROL MEASURES SHALL BE IN PLACE AT THE END OF EACH DAY'S

THE BUILDING INSPECTOR SHALL STOP OPERATIONS DURING PERIODS OF INCLEMENT WEATHER IF HE DETERMINES THAT EROSION PROBLEMS ARE NOT BEING CONTROLLED ADEQUATELY.

CUT AND FILL SLOPES SHALL BE PLANTED WITH AN SEED MIX APPROVED BY THE LANDSCAPE ARCHITECT. AMOUNT OF SEED AND FERTILIZER SHALL BE APPROVED BY THE LANDSCAPE ARCHITECT.

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

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

CONTRACTOR SHALL BE RESPONSIBLE FOR MONITORING EROSION AND SEDIMENT CONTROL PRIOR, DURING, AND AFTER STORM EVENTS.

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

SANITARY FACILITIES SHALL BE MAINTAINED ON THE SITE.

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

CONSTRUCTION OPERATIONS SHALL BE CARRIED OUT IN SUCH A MANNER THAT EROSION AND WATER POLLUTION WILL BE MINIMIZED. STATE AND LOCAL LAWS CONCERNING POLLUTION ABATEMENT SHALL BE COMPLIED WITH.

CONTRACTORS SHALL PROVIDE DUST CONTROL AS REQUIRED BY THE APPROPRIATE FEDERAL, STATE, AND LOCAL AGENCY REQUIREMENTS.

WITH THE APPROVAL OF THE ENGINEER, EROSION AND SEDIMENT CONTROLS MAYBE REMOVED AFTER AREAS ABOVE THEM HAVE BEEN STABILIZED.

ALL DISTURBED SURFACES SHALL BE PREPARED AND MAINTAINED TO CONTROL EROSION AND TO ESTABLISH NATIVE OR NATURALIZED VEGETATIVE GROWTH COMPATIBLE WITH THE AREA. THIS CONTROL SHALL CONSIST OF

A. EFFECT TEMPORARY PLANTING SUCH AS RYE GRASS. SOME OTHER FAST-GERMINATION SEED, AND MULCHING WITH STRAW AND/OR OTHER SLOPE STABILIZATION MATERIAL:

PERMANENT PLANTING OF NATIVE OR NATURALIZED DROUGHT RESISTANT SPECIES OF SHRUBS. TREES OR OTHER VEGETATION. PURSUANT TO THE "COUNTY'S LANDSCAPE CRITERIA", WHEN THE PROJECT IS COMPLETED;

MULCHING, FERTILIZING, WATERING OR OTHER METHODS MAY BE REQUIRED TO ESTABLISH NEW VEGETATION, ON SLOPES LESS THAT 20%, TOPSOIL SHOULD BE STOCKPILED AND REAPPLIED.

GRADING SHALL BEGIN WITHIN 30 DAYS OF VEGETATION REMOVAL OR THAT AREA HALL BE PLANTED UNDER THE PROVISIONS OF SECTION 16.08.340 TO CONTROL ROSION. (MCC

NO VEGETATION REMOVAL OR GRADING WILL BE ALLOWED WHICH WILL RESULT IN SILTATION OF WATER COURSES OR UNCONTROLLABLE EROSION. (MCC 6.08.300 C.2)

DUST FROM GRADING OPERATIONS MUST BE CONTROLLED. THE OWNER OR CONTRACTOR MAY BE REQUIRED TO KEEP ADEQUATE EQUIPMENT ON THE GRADING SITE TO PREVENT DUST PROBLEMS.

IT SHALL BE THE RESPONSIBILITY OF THE OWNER AND THE PERMITTEE TO ENSURE THAT EROSION DOES NOT OCCUR FROM AN ACTIVITY DURING OR AFTER PROJECT CONSTRUCTION. ADDITIONAL MEASURES, BEYOND THOSE SPECIFIED, MAY BE REQUIRED AS DEEMED NECESSARY TO CONTROL ACCELERATED EROSION. (MCC 16.12.100)

LAND CLEARING SHALL BE KEPT TO A MINIMUM. VEGETATION REMOVAL SHALL BE KEPT TO THAT AMOUNT NECESSARY FOR BUILDING, ACCESS AND CONSTRUCTION AS SHOWN ON THE APPROVED EROSION CONTROL PLAN.

THE GROUND SURFACE SHALL BE PREPARED TO RECEIVE FILL BY REMOVING VEGETATION, TOPSOIL AND OTHER UNSUITABLE MATERIALS, AND SCARIFYING THE GROUND TO PROVIDE A BOND WITH THE FILL MATERIAL. (MCC 16.08.310 D)

PRIOR TO COMMENCEMENT OF ANY LAND DISTURBANCE, THE OWNER/APPLICANT SHALL SCHEDULE AN INSPECTION WITH RMA-ENVIRONMENTAL SERVICES TO ENSURE ALL NECESSARY SEDIMENT CONTROLS ARE IN PLACE AND THE PROJECT IS COMPLIANT WITH MONTEREY COUNTY REGULATIONS.

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

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

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

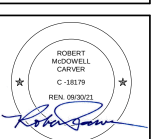
A. REPAIR DAMAGES CAUSED BY SOIL EROSION OR CONSTRUCTION AT THE END OF EACH WORKING DAY.

B. SWALES SHALL BE INSPECTED PERIODICALLY AND MAINTAINED AS NEEDED. C. SEDIMENT TRAPS, BERMS, AND SWALES ARE TO BE INSPECTED AFTER EACH STORM AND REPAIRS MADE AS NEEDED.

D. SEDIMENT SHALL BE REMOVED AND SEDIMENT TRAPS RESTORED TO ORIGINAL DIMENSIONS WHEN SEDIMENT HAS ACCUMULATED TO A DEPTH OF ONE FOOT. E. SEDIMENT REMOVED FROM TRAP SHALL BE DEPOSITED IN A SUITABLE AREA AND IN SUCH A MANNER THAT IT WILL NOT ERODE. F. RILLS AND GULLIES MUST BE REPAIRED.

STRAW BALE INLET PROTECTION SHALL BE CLEANED OUT WHENEVER SEDIMENT DEPTH IS ONE HALF THE HEIGHT OF ONE FOOT.

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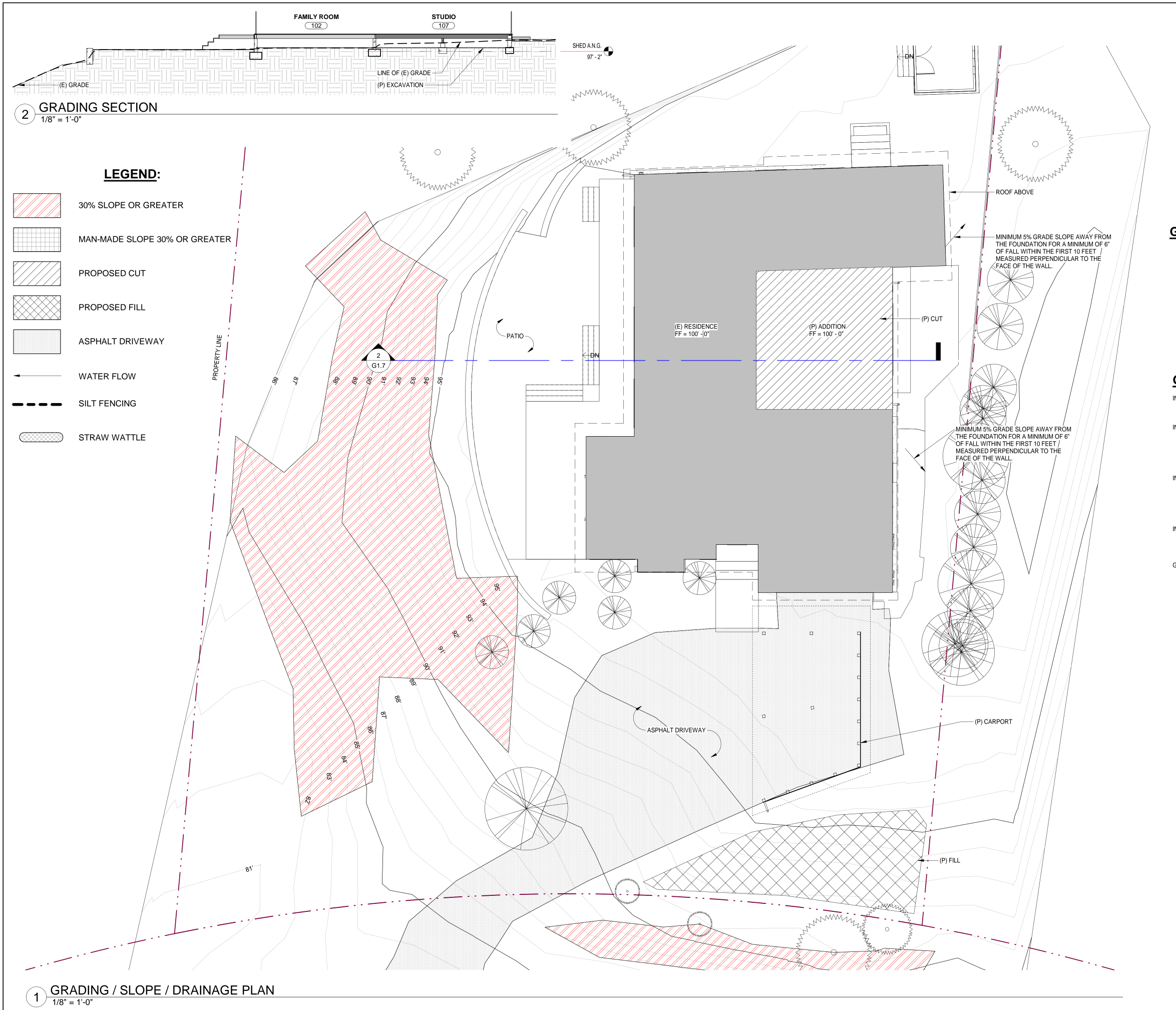
REVISION # 1 1/08/18 PLAN COMMENTS

ARCHITECTURAL EROSION

MGMNT NOTES Scale: As indicated @ 24x36 Drawn By:

CONSTRUCTION

Job:



GENERAL NOTES

- 1. CONTRACTOR TO FIELD VERIFY EXISTING CONDITIONS PRIOR TO CONSTRUCTION AND NOTIFY ARCHITECT IN WRITING OF ANY DISCREPENCIES.
- 2. CONTRACTOR SHALL PROTECT EXISTING TREES AND ROOT SYSTEM. ALL EXCAVATION AROUND EXISTING TREES SHALL BE MADE BY HAND.
- 3. CULTURAL, ARCHAEOLOGICAL, HISTORICAL OR PALEONTOLOGICAL RESOURCES NOTIFICATION: "STOP WORK WITHIN 50 METERS (165 FEET) OF UNCOVERED RESOURCE AND CONTACT MONTEREY COUNTY RMA--PLANNING AND A QUALIFIED ARCHAEOLOGIST IMMEDIATELY IF CULTURAL, ARCHAEOLOGICAL,
- HISTORICAL OR PALEONTOLOGICALRESOURCES ARE UNCOVERED". 4. TOPOGRAPHY WAS PREPARED BY MONTEREY BAY ENGINEERS, INC.
- 5. THE EXISTENCE, LOCATION AND ELEVATION OF ANY UNDERGROUND FACILITIES ARE SHOWN ON THESE PLANS AS REFERENCE ONLY. NOT ALL UTILITIES MAY BE SHOWN. IT IS MANDATORY THAT THE CONTRACTOR EXPOSE AND VERIFY THE TOP AND BOTTOM OF ALL UTILITIES PRIOR TO ANY WORK. IT IS THE RESPONSIBILITY OF THE CONTRACTOR TO MAKE THE FINAL DETERMINIATION AS TO THE EXISTENCE, LOCATION AND ELEVATION OF ALL UTILITIES AND TO BRING ANY DISCREPANCY TO THE ATTENTION OF THE ARCHITECT.

GEOTECHNICAL ENGINEER INSPECTION SCHEDULE

When the	Who will conduct	Description of the	Name	Date
inspection is to be	the inspection	required		
completed		inspection		·
Pre-Construction	Geotechnical			
Meeting	Engineer			
Completion of	Geotechnical	Observation and		
Over-Excavation	Engineer	testing		
Placement of Fill	Geotechnical	Observation and		
	Engineer	testing		

GEOTECHNICAL ENGINEER INSPECTION SCHEDULE

INSPECTION - PRIOR TO LAND DISTURBANCE

PRIOR TO LAND DISTURBANCE, THE APPLICANT SHALL SCHEDULE AN INSPECTION WITH RMA-ENVIRONMENTAL SERVICES TO ENSURE ALL NECESSARY SEDIMENT CONTROLS ARE IN PLACE AND THE PROJECT IS COMPLIANT WITH MONTEREY COUNTY GRADING AND EROSION CONTROL REGULATIONS.

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

INSPECTION – FOLLOWING ACTIVE CONSTRUCTION

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

INSPECTION – FOLLOWING ACTIVE CONSTRUCTION

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

GEOTECHNICAL CERTIFICATION PRIOR TO FINAL INSPECTION, THE APPLICANT SHALL PROVIDE A LETTER FROM A LICENSED

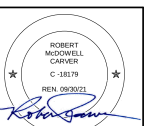
PRACTITIONER CERTIFYING THAT ALL DEVELOPMENT HAS BEEN CONSTRUCTED IN ACCORDANCE WITH THE RECOMMENDATIONS IN THE PROJECT GEOTECHNICAL REPORT.

GRADING ESTIMATES

GRADING CUT	20	CU.YE
GRADING FILL	20	CU.YE
GRADING NET IMPORT	0	CUYE

SCHWARTZ REMODEL

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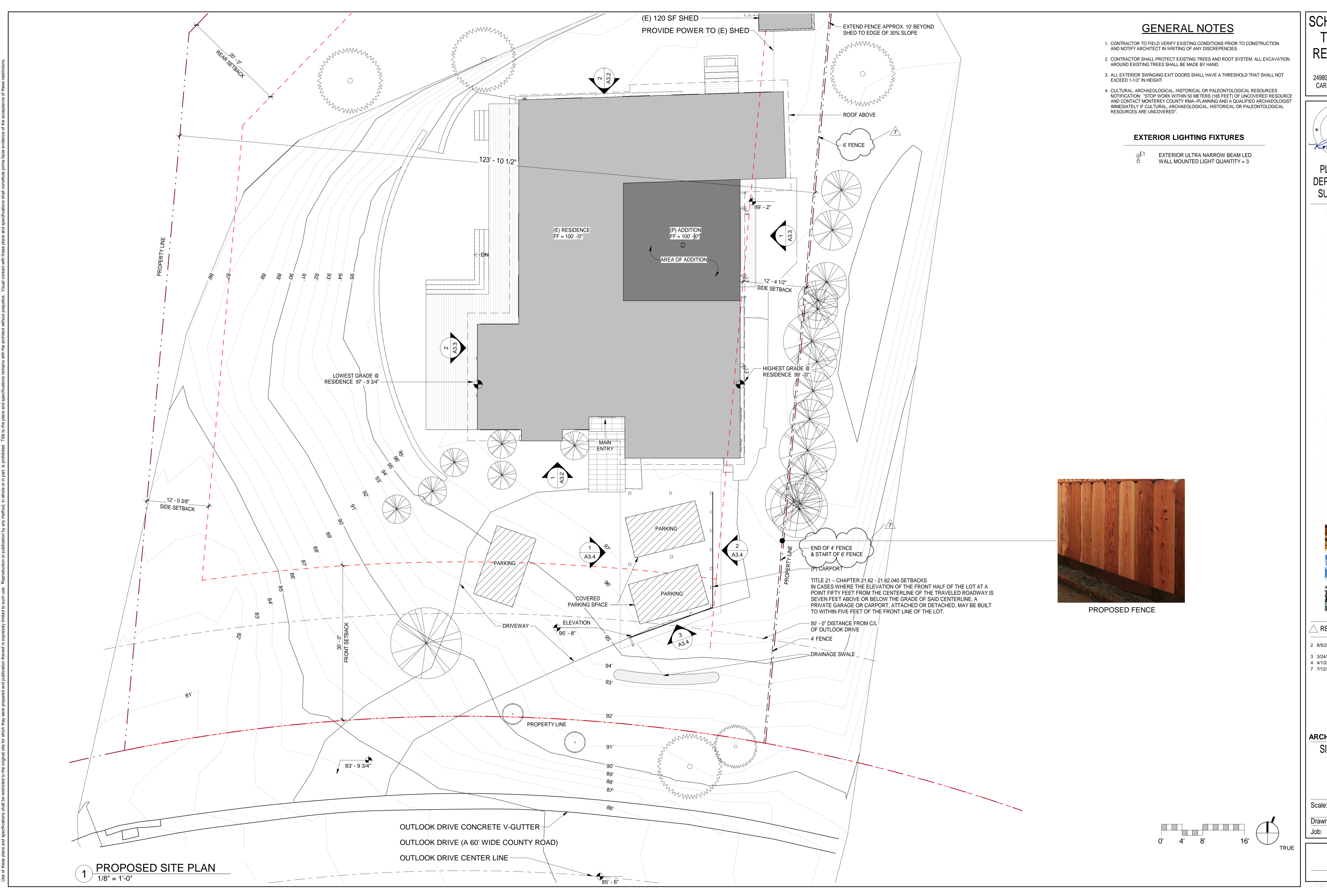
REVISION #

1 1/08/18 PLAN COMMENTS 2 8/5/2020 PLN170572 REVISION 5 4/23/2021 BUILDING CORRECTIO NS

ARCHITECTURAL GRADING/SLOPE MAP & DRAINAGE

Scale: As indicated @ 24x36 Drawn By:

G1.7 7/23/2021



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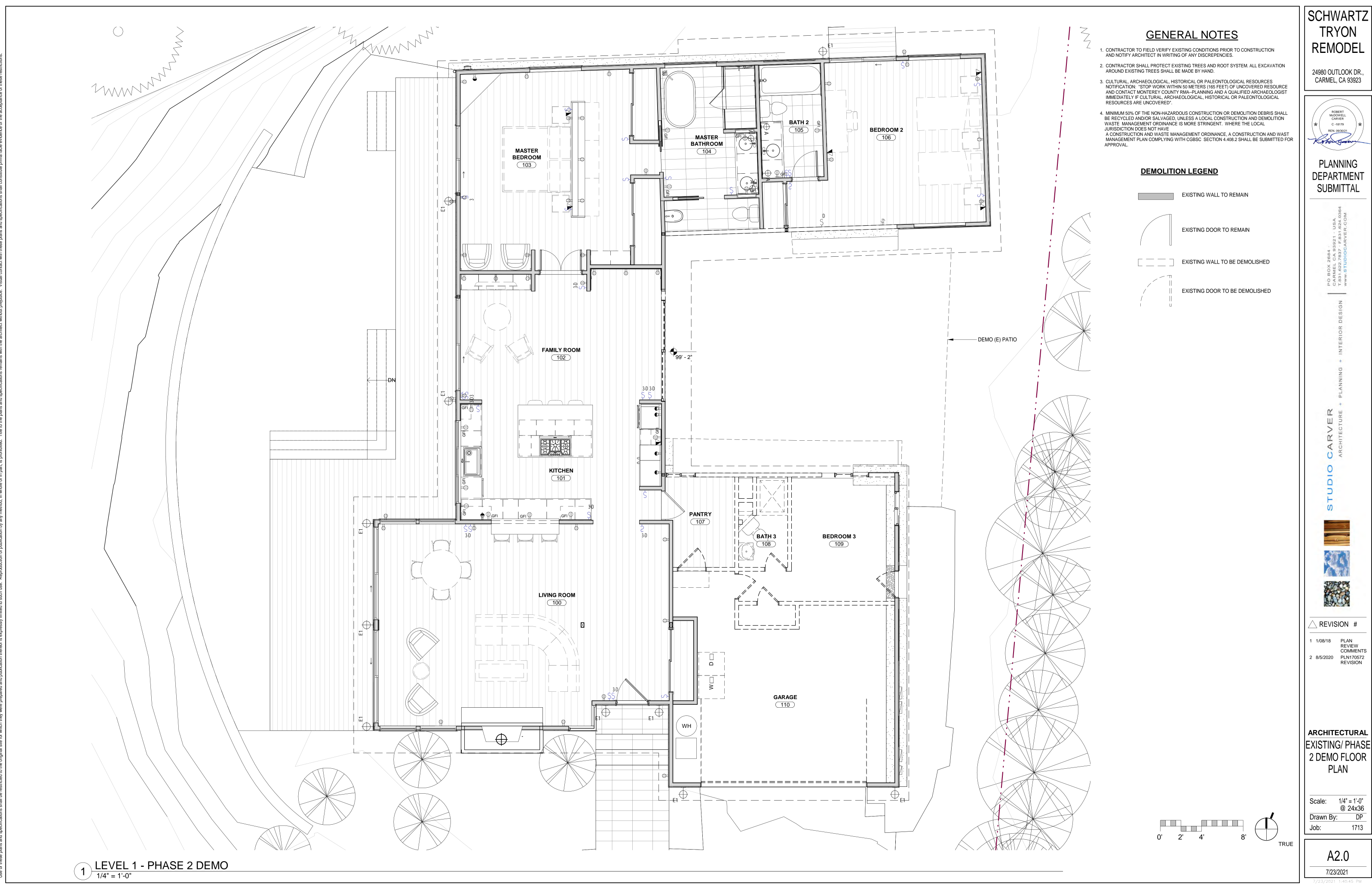
∑ REVISION #

2 8/5/2020 PLN170572 REVISION 3 3/24/2021 Revision 3 4 4/1/2021 FENCE 7 7/12/2021 Planning Revision

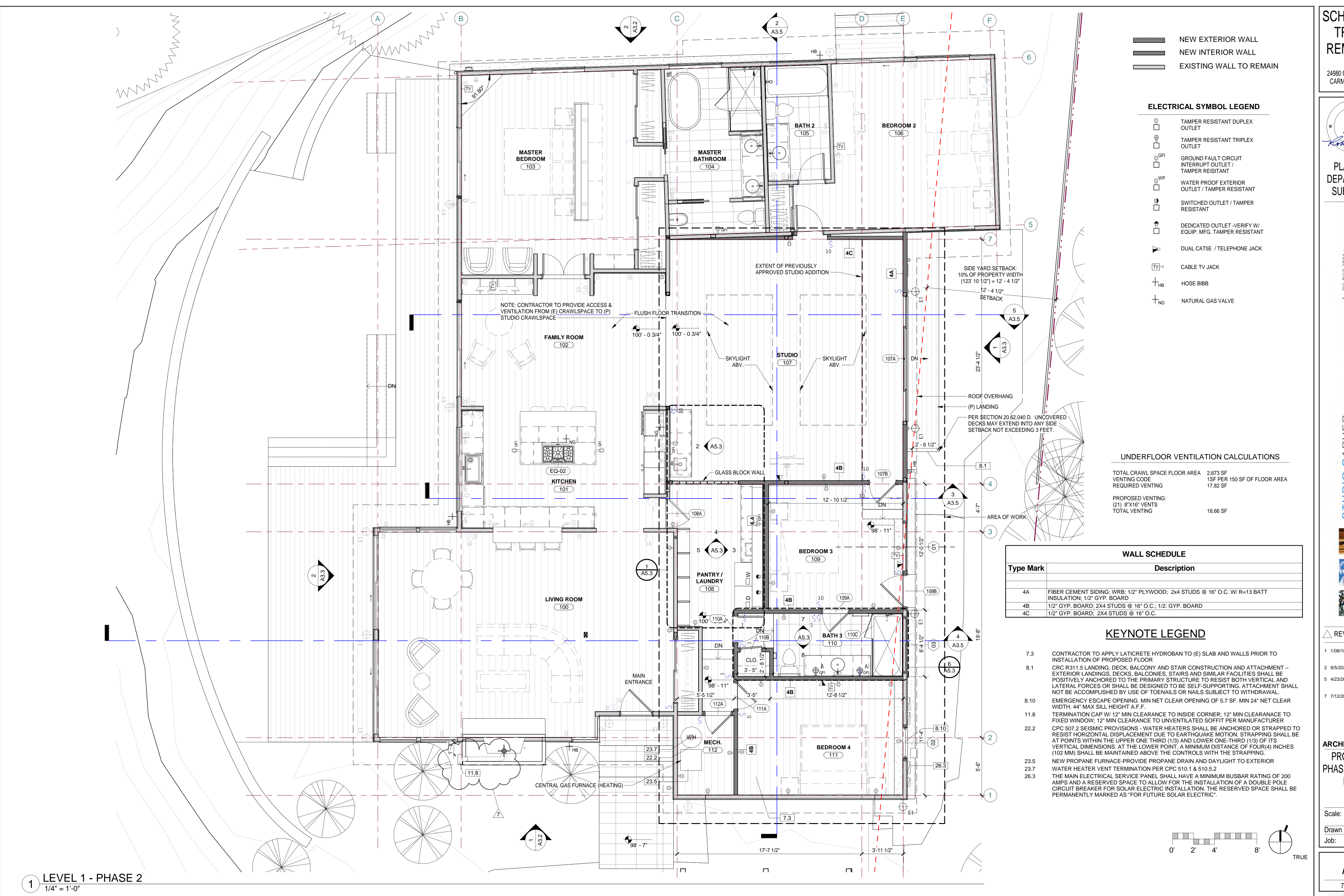
ARCHITECTURAL SITE PLAN

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

> A1.0 7/23/2021







SCHWARTZ REMODEL

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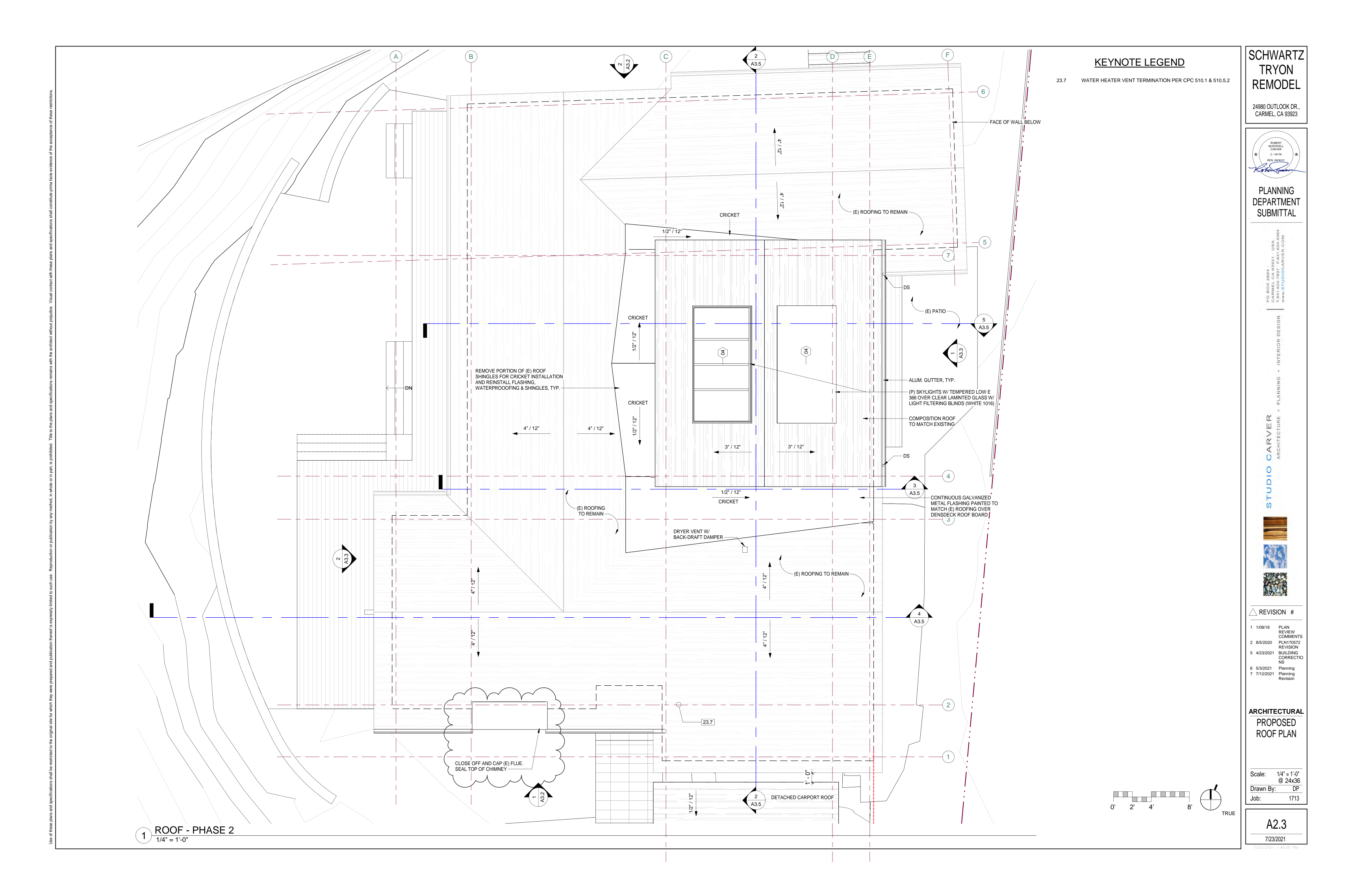
1 1/08/18 PLAN COMMENTS 2 8/5/2020 PLN170572 REVISION

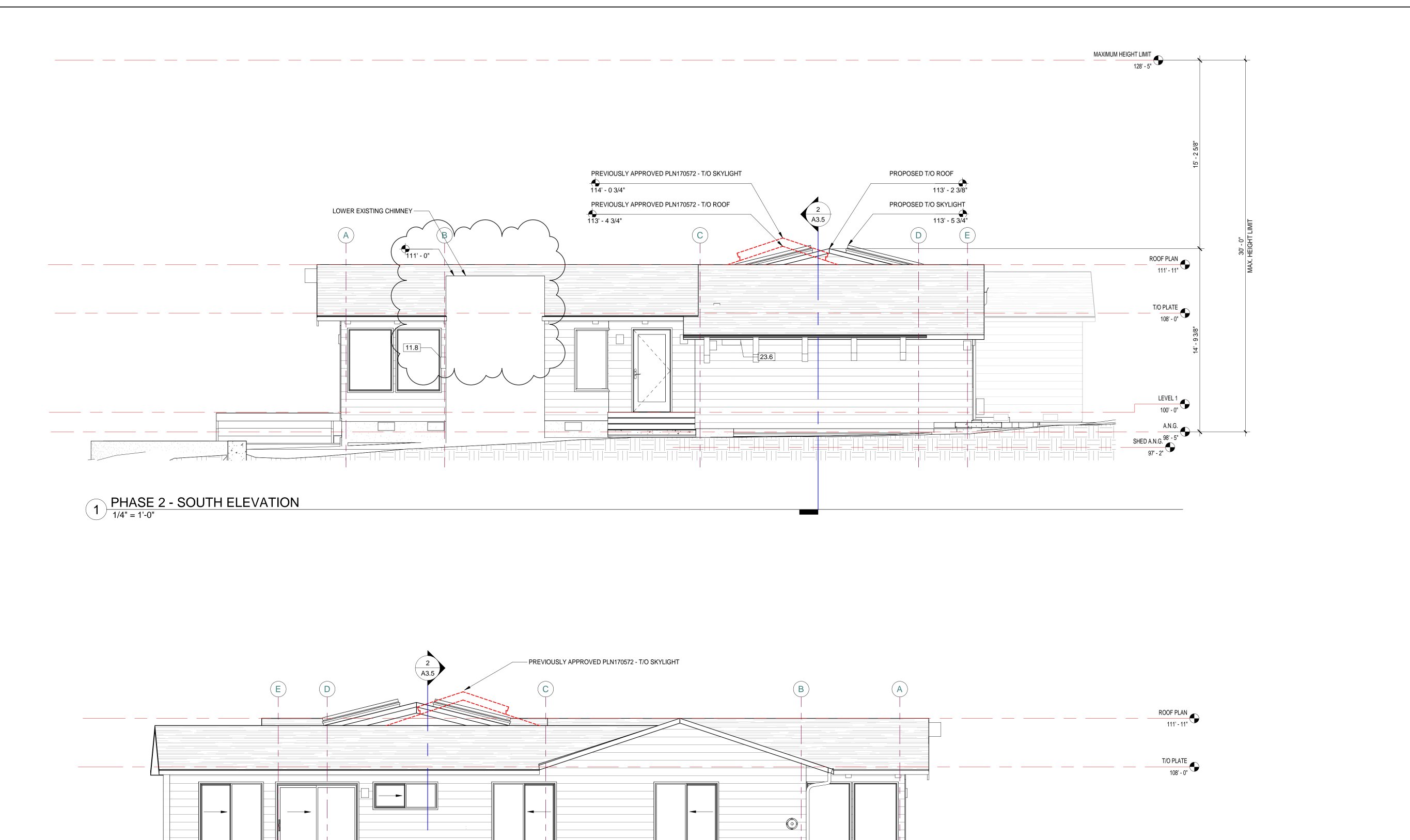
5 4/23/2021 BUILDING CORRECTIO 7 7/12/2021 Planning

ARCHITECTURAL PROPOSED PHASE 2 FLOOR

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

A2.1





2 PHASE 2 - NORTH ELEVATION
1/4" = 1'-0"

KEYNOTE LEGEND

8.13 CRC R408.4 - ACCESS SHALL BE PROVIDED TO ALL UNDER-FLOOR SPACES. ACCESS OPENINGS THROUGH THE FLOOR SHALL BE A MINIMUM OF 18 INCHES BY 24 INCHES. TERMINATION CAP W/ 12" MIN CLEARANCE TO INSIDE CORNER; 12" MIN CLEARANACE TO FIXED WINDOW; 12" MIN CLEARANCE TO UNVENTILATED SOFFIT PER MANUFACTURER

(E) CRAWLSPACE ACCESS

CMC 701.6 OUTDOOR COMBUSTION AIR - OUTDOOR COMBUSTION AIR SHALL BE PROVIDED THROUGH OPENING(S) TO THE OUTDOORS. THE DIMENSION OF AIR OPENINGS SHALL BE NOT LESS THAN 3 INCHES. 701.6.2 ONE PERMANENT OPENING METHOD - ONE PERMANENT OPENING, COMMENCING WITHIN 12 INCHES OF THE TOP OF THE ENCLOSURE, SHALL BE PROVIDED. THE APPLIANCE SHALL HAVE CLEARANCES OF NOT LESS THAN 1 INCH FROM THE SIDES AND BACK AND 6 INCHES FROM THE FRONT OF THE APPLIANCE. THE OPENING SHALL DIRECTLY COMMUNICATE WITH THE OUTDOORS OR SHALL COMMUNICATE THROUGH A VERTICAL OR HORIZONTAL DUCT TO THE OUTDOORS OR SPACES THAT FREELY COMMUNICATE WITH THE OUTDOORS AND SHALL HAVE A FREE AREA NOT LESS THAN THE FOLLOWING: ONE SQUARE INCH PER 3000 BTU/H / NOT LESS THAN THE SUM OF THE AREAS OF VENT CONNECTORS IN THE SPACE. SCHWARTZ REMODEL

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1 1/08/18 PLAN COMMENTS 2 8/5/2020 PLN170572 REVISION 5 4/23/2021 BUILDING

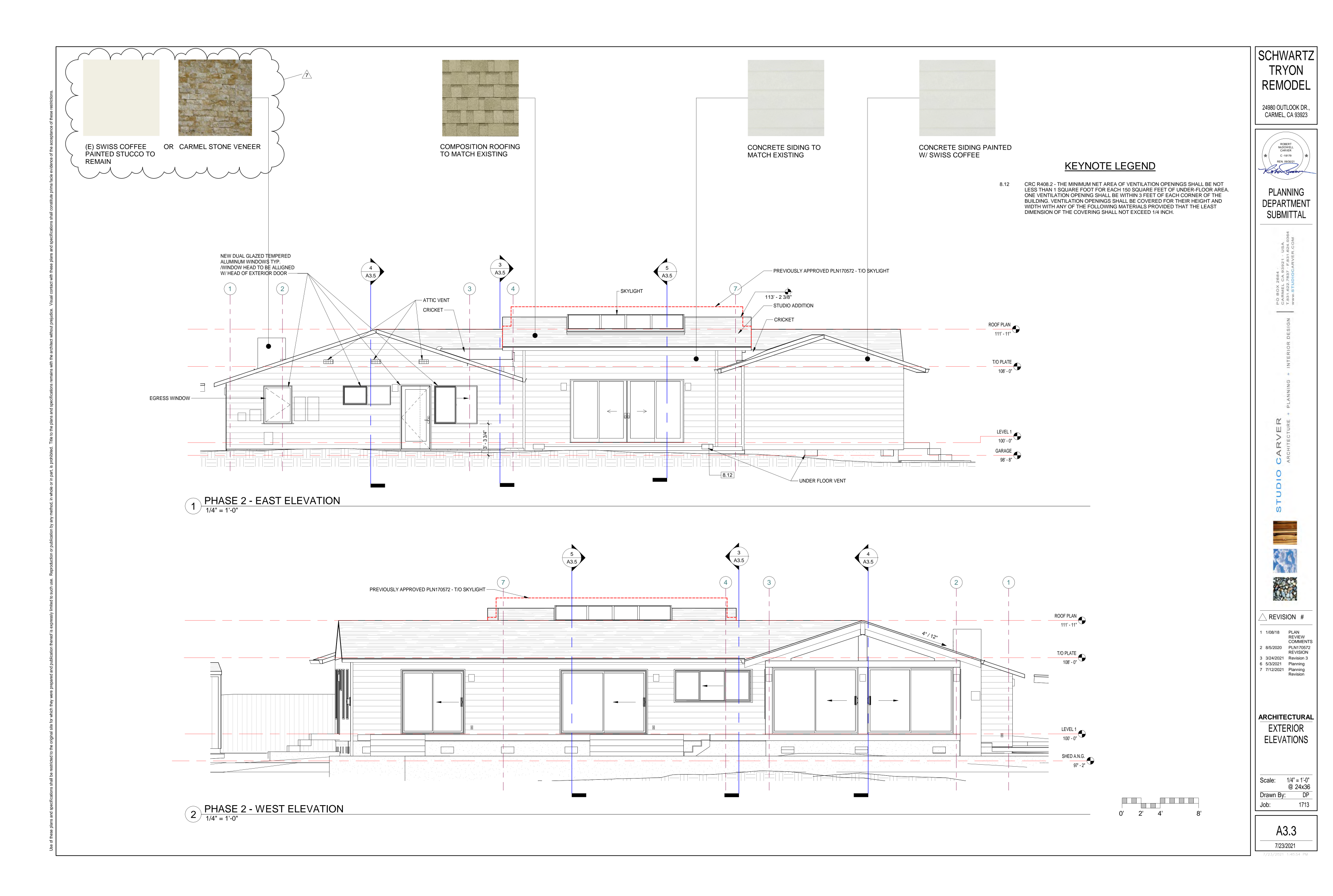
CORRECTIO 6 5/3/2021 Planning 7 7/12/2021 Planning Revision

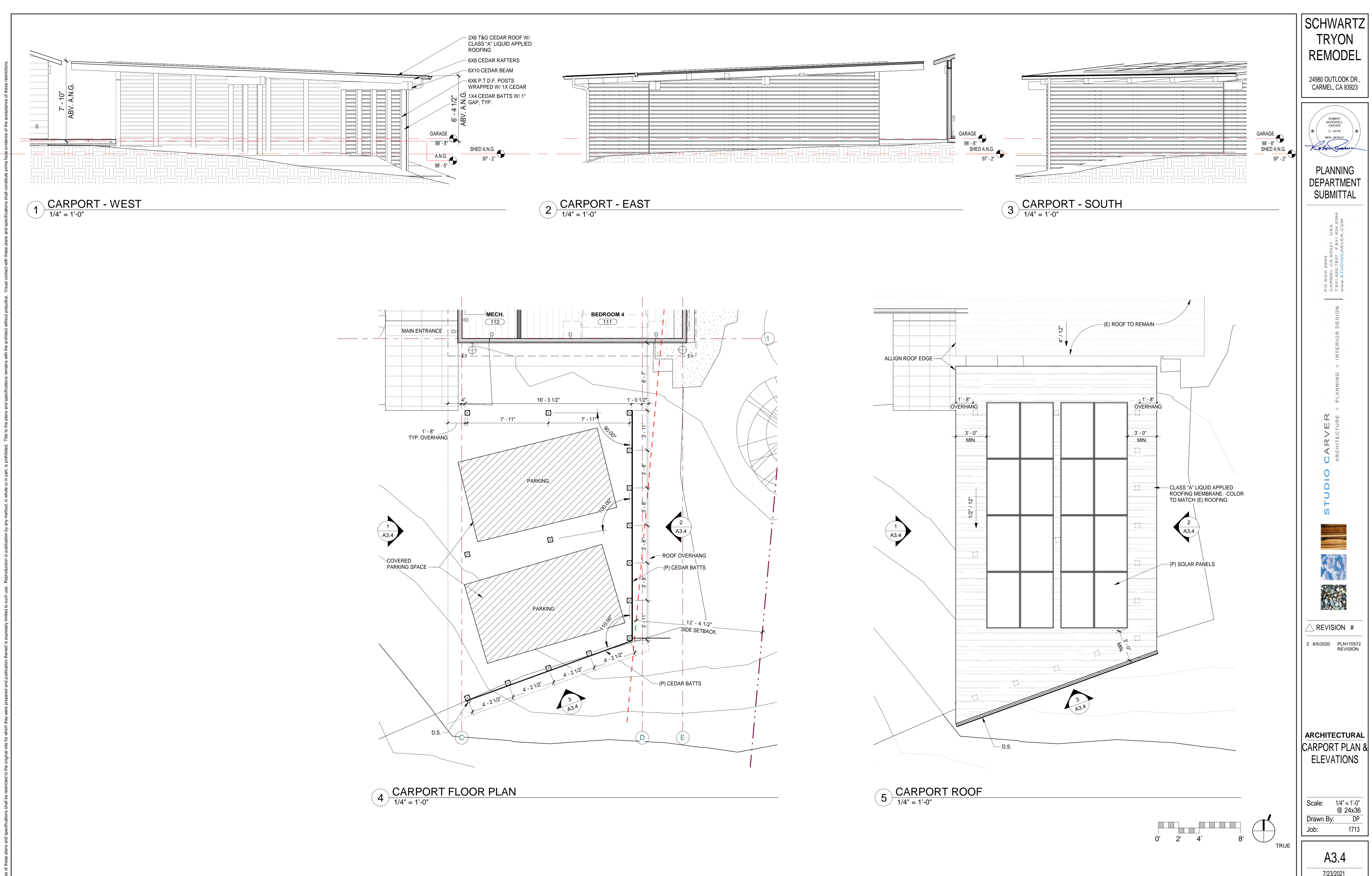
LEVEL 1 100' - 0"

ARCHITECTURAL **EXTERIOR ELEVATIONS**

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

A3.2 7/23/2021





7/23/2021

