

DENNIS SLAVIN Chief Deputy Director, Regional Planning

SUPPLEMENTAL Report to the hearing officer

DATE ISSUED:	January 23, 2025		
HEARING DATE:	February 4, 2025	AGENDA ITEM: 4	
PROJECT NUMBER:	PRJ2023-000349-(2)		
PERMIT NUMBER(S):	Yard Modification No. RPPL20	23000478	
SUPERVISORIAL DISTRICT:	2		
PROJECT LOCATION:	5486 Valley Ridge Avenue, Vie	ew Park-Windsor Hills	
OWNER:	Gregory Rachal		
APPLICANT:	Isabel Giraldo		
CASE PLANNER:	Evan Sahagun, Planner ESahagun@planning.lacounty	/.gov	

RECOMMENDATION

The following recommendation is made prior to the public hearing and is subject to change based upon testimony and/or documentary evidence presented at the public hearing:

LA County Planning staff ("Staff") recommends **APPROVAL** of Project Number PRJ2023-000349-(2), Yard Modification Number RPPL2023000478, based on the Revised Findings (Exhibit C – Findings) contained within this report and subject to the Revised Conditions of Approval (Exhibit D – Conditions of Approval).

Staff recommends the following motions:

CEQA:

I, THE HEARING OFFICER, CLOSE THE PUBLIC HEARING AND FIND THAT THE PROJECT IS CATEGORICALLY EXEMPT PURSUANT TO STATE AND LOCAL CEQA GUIDELINES.

ENTITLEMENT:

I, THE HEARING OFFICER, APPROVE YARD MODIFICATION NUMBER RPPL2023000478 SUBJECT TO THE ATTACHED FINDINGS AND CONDITIONS.

PROJECT DESCRIPTION

Item No. 4 is a yard modification request to authorize an existing five-foot and eight-inch-tall solid wooden fence with modifications within the required front yard setback area, which exceeds the three-foot and six-inch maximum height limit, and to authorize an existing 236-square-foot covered patio attached to an existing single-family residence with a front yard setback of eight feet and nine inches in lieu of the required 20-foot minimum front yard setback ("Project"), on a property located at 5486 Valley Ridge Avenue ("Project Site") in the R-1 (Single-Family Residence) Zone pursuant to County Code Section 22.110.090 (Modifications Authorized).

PUBLIC HEARING ON JANUARY 7, 2025

During the public hearing on January 7, 2025, the County Department of Public Works ("DPW") provided information regarding the Project's impacts to line of sight for vehicular traffic on Valley Ridge Avenue. DPW noted there is a potential obstruction to line of sight due to the existing fence's location and setback and its height exceeding 42 inches. However, DPW also noted that they recommend approval of the Project, and that the potential obstruction is mitigated by the existing stop sign.

After discussion with DPW and Staff, the Hearing Officer indicated her intent to approve the Project with changes to the scope. These changes included removing a portion of the fence fronting West 57th Street to accommodate line of sight for southbound vehicular traffic on Valley Ridge Avenue to the west of the Project Site. The Hearing Officer directed the applicant revise the Plans (Exhibit A – Plans) and directed Staff to revise the Findings (Exhibit C – Findings), Conditions of Approval (Exhibit D – Conditions of Approval), and Environmental Determination (Exhibit F – Environmental Determination). The Hearing Officer continued the public hearing to February 4, 2025.

PROJECT UPDATE

On January 21, 2025, Staff received a revised set of plans from the applicant depicting changes requested by the Hearing Officer. In addition, some of the measurements have been updated to accurately reflect the existing conditions. All revisions are as follows:

- A 35-foot-long portion of the existing fence, fronting West 57th Street, is proposed to be removed to accommodate line of sight. 20 feet and eight inches of new fencing is proposed to connect the remaining fence to the covered patio.
- The front setback to the existing fence has been corrected from three feet to three feet and six inches.
- The front setback to the existing covered patio has been corrected from nine feet and one inch to eight feet and nine inches.
- The size of the existing covered patio has been corrected from 256 square feet to 236 square feet.
- The three adjacent streets are now fully depicted on the proposed site plan.

On January 22, 2025, DPW reviewed the revised site plan and did not have any concerns related to lines of sight. The correspondence with DPW, via email, is contained within this report.

Staff also revised the Findings (Exhibit C – Findings), Conditions of Approval (Exhibit D – Conditions of Approval), and Environmental Determination (Exhibit F – Environmental Determination) contained within this report. All changes are to the revised documents in the Supplemental Report to the Hearing Officer dated January 6, 2025.

Report Reviewed By:

Elsa M. Rodriguez For C. Sainz

Carmen Sainz, Supervising Planner

Report Approved By:

Mitch Glaser, Assistant Deputy Director

Attachments:

- 1) Correspondence with DPW, via email, dated January 22, 2025
- 2) Revised Exhibit A (Plans), received January 21, 2025
- 3) Revised Exhibit C (Findings)
- 4) Revised Exhibit D (Conditions of Approval)
- 5) Revised Exhibit F (Environmental Determination)
- 6) Changes to Exhibit C (Findings)
- 7) Changes to Exhibit D (Conditions of Approval)
- 8) Changes to Exhibit F (Environmental Determination)

Evan Sahagun

From:	Jessica Garcia-Alvarez
Sent:	Wednesday, January 22, 2025 10:15 AM
То:	Evan Sahagun; Joseph Nguyen
Cc:	Jose Suarez; Carmen Sainz
Subject:	RE: Over-height fence revision @ 5486 Valley Ridge Ave

Good morning Evan,

After reviewing the revised site plan, we do not have any concerns with the fence removal and the connection of the patio. However, during the public hearing, it came to our understanding that the hearing officer had agreed on removing the entire fence along 57th Street.

Thank you,

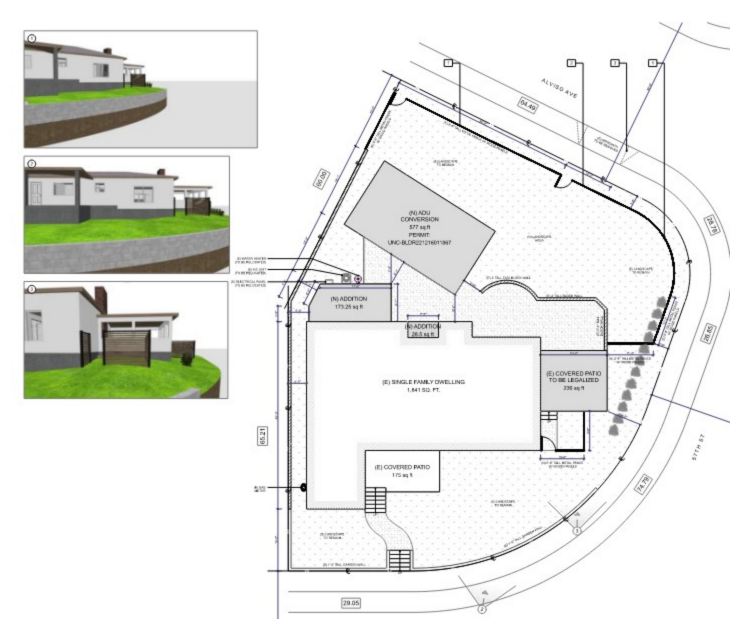
Jessica Garcia-Alvarez Civil Engineering Assistant Los Angeles County Public Works Office: (626)458-7869 Office Hours: Monday-Thurday 7am-5pm

From: Evan Sahagun <ESahagun@planning.lacounty.gov>
Sent: Wednesday, January 22, 2025 8:28 AM
To: Jessica Garcia-Alvarez <JAlvarez@dpw.lacounty.gov>; Joseph Nguyen <CHNGUYEN@dpw.lacounty.gov>
Cc: Jose Suarez <JSUAREZ@dpw.lacounty.gov>; Carmen Sainz <csainz@planning.lacounty.gov>
Subject: RE: Over-height fence revision @ 5486 Valley Ridge Ave

Good morning,

I received an updated site plan that depicts the three adjoining street widths. I recommended the applicant depict the streets to better visualize the lines of sight. Are you able to let me know if there are any concerns?

We are uploading the revised package afternoon tomorrow, but the continued hearing is in 2 weeks on 2/4.



Thank you,

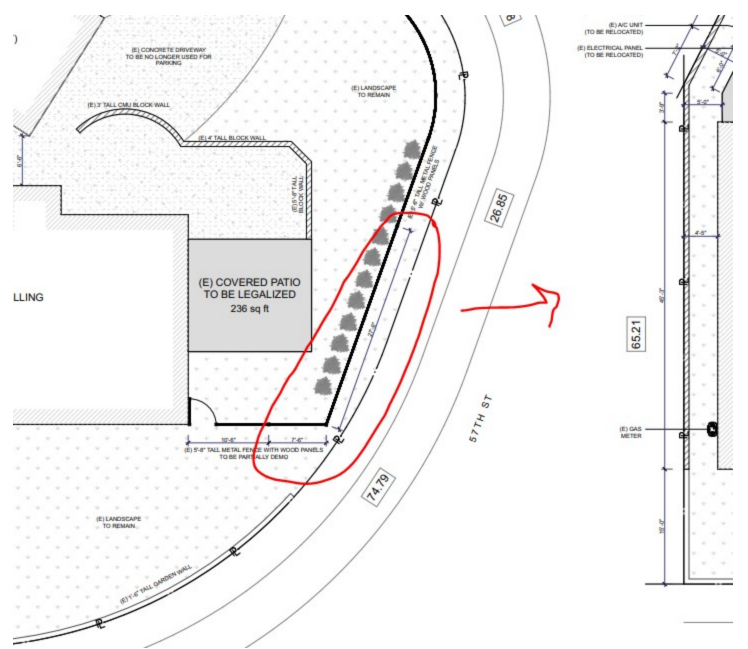
EVAN SAHAGUN (he/him/his) PLANNER, Metro Development Services

Office: (213) 974-6411 • Direct: (213) 204-9939 Email: <u>esahagun@planning.lacounty.gov</u>

From: Evan Sahagun
Sent: Tuesday, January 21, 2025 7:40 AM
To: Jessica Garcia-Alvarez <<u>JAlvarez@dpw.lacounty.gov</u>>; Joseph Nguyen <<u>CHNGUYEN@dpw.lacounty.gov</u>>; Cc: Jose Suarez <<u>JSUAREZ@dpw.lacounty.gov</u>>; Carmen Sainz <<u>csainz@planning.lacounty.gov</u>>
Subject: Over-height fence revision @ 5486 Valley Ridge Ave

Good morning,

I hope you all had a nice weekend! I was wondering if you can please let me know if you have any concern with this revised site plan I received for the over-height fence yard modification project at 5486 Valley Ridge Ave in Windsor Hills? They are revising it to remove a portion and connect it with the patio:



Thank you,

EVAN SAHAGUN (he/him/his)

PLANNER, Metro Development Services

Office: (213) 974-6411 • Direct: (213) 204-9939

Email: esahagun@planning.lacounty.gov

Los Angeles County Department of Regional Planning 320 West Temple Street, 13th Floor, Los Angeles, CA 90012 **planning.lacounty.gov**



Our <u>field offices</u> are currently open to the public. Please visit <u>planning.lacounty.gov</u> for information about available services, public meeting schedules, and planning projects.

SITE PREPARATION

1. THE METHOD OF CLEARING AND STRIPPING SHOULD BE VERIFY BY THE CONTRACTOR. 2. ALL SURFACE VEGETATION, DEBRIS AND STRUCTURES TO BE DEMOLISHED SHALL BE REMOVED FROM THE SITE PRIOR TO COMMENCING SITE PREPARATION, EXCAVATION OR PLACEMENT FILL

3. FILL FOR FLOOR SLABS AND FOUNDATION TRENCHES SHALL CONSIST OF NATIVE SOIL 4. NATIVE SOIL PLACED FOR SLAB SUPPORT SHALL BE PLACED IN LAYERS NOT EXCEEDING 4" WHEN COMPACTED. 5. IMPORT FOR SLAB SUPPORT SHALL CONSIST OF SAND, GRAVELY SAND OR SILTY SAND AND SHALL HAVE A EXPANSION INDEX OF LESS THAN 30.

SITE NOTES

1. ALL WORK SHALL COMPLY WITH THE 2019 CALIFORNIA BUILDING CODE, TITLE 24 AND ALL APPLICABLE CODES, REGULATIONS OR REQUIREMENTS OF THE CITY OR COUNTY HAVING JURISDICTION FOR THE PLACE OF THE BUILDING. 2. PERMITS SHALL BE OBTAINED FOR FENCES, POOLS, SPA OR RETAINING WALLS.

3. FINAL GRADING WORK SHALL COMPLY WITH 2019 CBC AND SHALL PROVIDE POSITIVE DRAINAGE FROM ALL PARTS OF THE BUILDING AND SHALL NOT DRAIN ONTO ADJACENT PROPERTIES. 4 ALL SURFACES SHALL BE SLOPED TO DRAIN WATER AWAY FROM THE BUILDING

5. AT TIME OF PERMIT ISSUANCE, THE CONTRACTOR SHALL SHOW THEIR VALID "WORKERS COMPENSATION" INSURANCE

CERTIFICATE. 6. ALL WORK SHALL CONFORM TO ALL REQUIREMENTS OF THE INFORMATION INDICATED ON THESE PLANS. 7. BUILDING ADDRESS NUMBERS SHALL BE PROVIDED ON THE FRONT OF ALL BUILDINGS AND SHALL BE VISIBLE AND LEGIBLE FROM THE STREET FRONTING THE PROPERTY, SAID NUMBERS SHALL CONTRAST WITH THEIR BACKGROUND.

SPECIAL HAZARDS

1. ROOF OBSTRUCTIONS SUCH AS TELEVISION ANTENNA, GUY WIRES, SOLAR PANELS, RAZOR RIBBON FENCE, CABLE OR OTHER OBSTRUCTIONS SHALL NOT PREVENT FIRE DEPARTMENT ACCESS OR EGRESS IN THE EVENT OF FIRE. 2. PROVIDE COLLISION BARRIERS ADEQUATE TO PROTECT CONTROL METERS, REGULATORS AND PIPING FOR

HAZARDOUS MATERIALS THAT ARE EXPOSED TO VEHICULAR DAMAGE LAMC 57.12.02. 3. THE INDOOR STORAGE OF COMBUSTIBLE MATERIALS SHALL BE REGULATED IN RELATION TO ARRANGEMENT, LOCATION, SIZE OF AREAS, HEIGHT SEPARATIONS AND HOUSEKEEPING.

MISCELLANEOUS

1. THE CONTRACTOR SHALL VERIFY ALL DIMENSIONS AND CONDITIONS OF THE JOB SITE BEFORE STARTING ANY WORK AND BE RESPONSIBLE FOR THE SAME, THE ARCHITECT SHALL BE NOTIFY OF ANY DISCREPANCIES WHICH MAY EXIST. CONTRACTOR SHALL NOT SCALE ANY DRAWINGS 2. THE SPECIFICATIONS ARE OF A GENERAL NATURE AND MAY REFER TO WORK WHICH IS NOT REQUIRED. THEY ARE NOT

INTENDED TO SUPERSEDE ANY CONTRACTUAL AGREEMENT BETWEEN THE OWNER AND THE CONTRACTOR. 3. THE CONTRACTOR SHALL PROVIDE SUPERVISION TO PROPERLY EXECUTE THE PROJECT AND TO PROVIDE ASSURANCE THE WORK IS IN ACCORDANCE WITH THE PLANS AND SPECIFICATIONS.

4. ALL NECESSARY PERMITS SHALL BE SECURED BY THE CONTRACTOR PRIOR TO START ANY CONSTRUCTION.

BUILDING CODE NOTES

A. THE CONSTRUCTION SHALL NOT RESTRICT A FIVE-FOOT CLEAR AND UNOBSTRUCTED ACCESS TO ANY WATER OR POWER DISTRIBUTION FACILITIES (POWER POLES, PULL BOXES, TRANSFORMERS, VAULTS, PUMPS, METERS, APPURTENANCES, ETC.) OR TO THE LOCATION OF THE HOOK-UP. THE CONSTRUCTION SHALL NOT BE WITHIN TEN FEET OF ANY POWER LINES - WHETHER OR NOT THE LINES ARE LOCATED ON THE PROPERTY. FAILURE TO COMPLY MAY CAUSE CONSTRUCTION DELAYS AND/OR ADDITIONAL EXPENSES.

B. AN APPROVED SEISMIC GAS SHUTOFF VALVE WILL BE INSTALLED ON THE FUEL GAS LINE ON THE DOWN STREAM SIDE OF THE UTILITY METER AND BE RIGIDLY CONNECTED TO THE EXTERIOR OF THE BUILDING OR STRUCTURE CONTAINING THE FUEL GAS PIPING. (PER ORDINANCE 170, 158) (INCLUDES COMMERCIAL ADDITIONS AND TI WORK OVER \$10,000) SEPARATE PLUMBING PERMIT IS REQUIRED.

C. PLUMBING FIXTURES ARE REQUIRED TO BE CONNECTED TO A SANITARY SEWER OR TO AN APPROVED SEWAGE DISPOSAL SYSTEM (R306.3) D. KITCHEN SINKS, LAVATORIES, BATHTUBS, SHOWERS, BIDETS, LAUNDRY TUBS AND WASHING MACHINE OUTLES SHALL BE PROVIDED WITH HOT AND COLD WATER AND CONNECTED TO AN APPROVED WATER SUPPLY (R306.4)

E. BATHTUB AND SHOWER FLOORS, WALLS ABOVE BATHTUBS WITH A SHOWER HEAD, AND SHOWER COMPARTMENTS SHALL BE FINISHED WITH A NON-ABSORBENT SURFACE. SUCH WALL SURFACES SHALL EXTEND TO A HEIGHT OF NOT LESS THAN 6 FEET AOBVE THE FLOOR (R307.2) F. PROVIDE ULTRA LOW FLUSH WATER CLOSETS FOR ALL NEW CONSTRUCTION. EXISTING SHOWER HEADS AND TOILETS

MUST BE ADAPTED FOR LOW WATER CONSUMPTION. G. PROVIDE 72 INCH HIGH NON-ABSORBENT WALL ADJACENT TO SHOWER AND APPROVED SHATTER-RESISTANT MATERIALS FOR SHOWER ENCLOSURE. (1209.2.3 & 1209.2.4)

H. UNIT SKYLIGHTS SHALL BE LABELED BY AN LA CITY APPROVED LABELING AGENCY. SUCH LABEL SHALL STATE THE APPROVED LABELING AGENCY NAME, PRODUCT DESIGNATION AND PERFORMANCE GRADE RATING (RESEARCH REPORT NOT REQUIRED), (R308.6.9) I. WATER HEATER MUST BE STRAPPED TO WALL (SEC. 507.3, UPC)

M. SMOKE DETECTORS SHALL BE PROVIDED FOR ALL DWELLING UNITS INTENDED FOR HUMAN OCCUPANCY, UPON THE OWNER'S APPLICATION FOR A PERMIT FOR ALTERATIONS, REPAIRS, OR ADDITIONS, EXCEEDING ONE THOUSAND DOLLARS (\$1,000). (R314.6.2)

N.A. WHERE A PERMIT IS REQUIRED FOR ALTERATIONS, REPAIRS OR ADDITIONS EXCEEDING ONE THOUSAND DOLLARS (\$1,000), EXISTING DWELLINGS OR SLEEPING UNITS THAT HAVE ATTACHED GARAGES OR FUEL BURNING APPLIANCES SHALL BE PROVIDED WITH A CARBON MONOXIDE ALARM IN ACCORDANCE WITH SECTIONS R315.1, CARBON MONOXIDE ALARMS SHALL ONLY BE REQUIRED IN THE SPECIFIC DWELLING UNIT OR SLEEPING UNIT FOR WHICH THE PERMIT WAS OBTAINED. (R315.2)

N.B.EVERY SPACE INTENDED FOR HUMAN OCCUPANCY SHALL BE PROVIDED WITH NATURAL LIGHT BY MEANS OF EXTERIOR GLAZED OPENINGS IN ACCORDANCE WITH SECTION R303.1 OR SHALL BE PROVIDED WITH ARTIFICIAL LIGHT THAT IS ADEQUATE TO PROVIDE AN AVERAGE ILLUMINATION OF 6 FOOT-CANDLES OVER THE AREA OF THE ROOM AT A HEIGHT OF 30 INCHES ABOVE THE FLOOR LEVEL. (R303.1) O. A COPY OF THE EVALUATION REPORT AND/OR CONDITIONS OF LISTING SHALL BE MADE AVAILABLE AT THE JOB SITE

FINISH MATERIAL POLLUTANT CONTROL

A. ADHESIVE, SEALANTS AND CAULKS SHALL MEET OR EXCEED THE STANDARDS OUTLINED IN SECTION 4.504.2.1 AND COMPLY WITH THE VOC LIMITS IN TABLES 4.504.1 AND 4.504.2 AS APPLICABLE. B. PAINTS AND COATINGS SHALL MEET OR EXCEED THE STANDARDS OUTLINED IN SECTION 4.504.2.2. AND COMPLY WITH THE VOC LIMITS IN TABLE 4.504.3. C. AEROSOL PAINTS AND COATINGS SHALL MEET OR EXCEED THE STANDARDS OUTLINED IN SECTION 4.504.2.3 D. ALL CARPET INSTALLED IN THE BUILDING INTERIOR SHALL MEET THE TESTING AND PRODUCT REQUIREMENTS OF ONE

OF HE FOLLOWING: I. CARPET AND RUG INSTITUTE'S GREEN LABEL PLUS PROGRAM OR II. CALIFORNIA DEPARTMENT OF PUBLIC HEALTH STANDARD METHODS FOR THE TESTING OF VOC EMISSIONS (SPEC 01350) OR

III. NSF/ANSI 140 AT THE GOLD LEVEL OR IV. SCIENTIFIC CERTIFICATIONS SYSTEMS INDOOR ADVANTAGE GOLD E. ALL CARPET CUSHION INSTALLED IN THE BUILDING INTERIOR SHALL MEET THE REQUIREMENTS OF THE CARPET AND RUG INSTITUTE GREEN LABEL PROGRAM. CARPET ADHESIVES SHALL NOT EXCEED A VOC LIMIT OF 50 G/L. (4.504.3.1,

4.504.3.2) F. A MINIMUM OF 80% OF FLOOR AREA RECEIVING RESILIENT FLOORING SHALL COMPLY WITH ONE OR MORE OF THE FOLLOWING

I. PRODUCTS CERTIFIED AS A LOW-EMITTING MATERIAL IN THE CHPS HIGH PERFORMANCE PRODUCTS DATABASE OR II. PRODUCTS CERTIFIED UNDER UL GREEN GUARD GOLD (FORMERLY THE GREEN GUARD CHILDREN & SCHOOLS PROGRAM), OR III. CERTIFICATION UNDER THE RFCI FLOORSCORE PROGRAM OR

IV. MEET THE CALIFORNIA DEPARTMENT OF PUBLIC HEALTH STANDARD METHOD FOR THE TESTING OF VOC EMISSIONS (SPEC 01350

G. COMPOSITE WOOD PRODUCTS (HARDWOOD PLYWOOD, PARTICLE BOARD, AND MDF) INSTALLED ON THE INTERIOR OR EXTERIOR OF HE BUILDING SHALL MEET OR EXCEED THE STANDARDS OUTLINED IN TABLE 4.504.5. VERIFICATION OF COMPLIANCE WITH THESE SECTIONS MUST BE PROVIDED AT HE TIME OF INSPECTION.

MATERIAL CONSERVATION & RESOURCE EFFICIENCY

ANNUAL SPACES AROUND PIPES, ELECTRIC CABLES, CONDUITS OR OTHER OPENINGS IN SOLE/BOTTOM PLATES AT EXTERIOR WALLS SHALL BE PROTECTED AGAINST THE PASSAGE OF RODENTS BY CLOSING SUCH OPENINGS WITH CEMENT MORTAR, CONCRETE MASONRY OR SIMILAR METHODS.

ENVIRONMENTAL QUALITY

A. AT THE TIME OF ROUGH INSTALLATION, OR DURING STORAGE ON THE CONSTRUCTION SITE AND UNTIL FINAL STARTUP OF THE HEATING, COOLING, AND VENTILATING EQUIPMENT, ALL DUCT AND OTHER RELATED AIR DISTRIBUTION COMPONENT OPENINGS SHALL BE COVERED WITH TAPE, PLASTIC, SHEET METAL, OR OTHER ACCEPTABLE METHODS TO REDUCE THE AMOUNT OF WATER, DUST, AND DEBRIS WHICH MAY ENTER THE SYSTEM.

B. 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% MOISTURE CONTENT. INSULATION PRODUCTS WHICH ARE VISIBLE WET OR HAVE HIGH MOISTURE CONTENT SHALL BE REPLACED OR ALLOWED TO DRY PRIOR TO ENCLOSURE IN WALL OR FLOOR CAVITIES.

C. ALL MECHANICAL EXHAUST FANS IN ROOMS WITH A BATHTUB OR SHOWER SHALL COMPLY WITH THE FOLLOWING: - FANS SHALL BE ENERGY STAR COMPLIANT AND BE DUCTED TO TERMITE OUTSIDE THE BUILDING. - FANS MUST BE CONTROLLED BY A HUMIDITY CONTROL CAPABLE OF ADJUSTMENT BETWEEN A RELATIVE HUMIDITY RANGE OF

< 50% TO A MAXIMUM OF 80% UNLESS FUNCTIONING AS A COMPONENT OF A WHOLE HOUSE VENTILATION SYSTEM.

INTERIOR

1. PROVIDE 72 INCH HIGH NONABSORBENT WALL ADJACENT TO SHOWER, AND APPROVED SHATTER RESISTANT MATERIALS FOR SHOWER.

2. ONLY LOW CONSUMPTION WATER CLOSETS SHALL BE PROVIDED. "PROVIDE ULTRA FLUSH WATER CLOSETS FOR ALL NEW CONSTRUCTION. EXISTING SHOWER HEADS AND TOILETS MUST BE ADAPTED FOR LOW WATER CONSUMPTION." 3. ENCLOSED USABLE SPACE UNDER INTERIOR STAIRWAYS REQUIRES 1-HOUR FIRE RESISTIVE CONSTRUCTION ON

ENCLOSED SIDE. 4. EXIT DOORWAYS SHALL BE NOT LESS THAN 36" X 6'-8" (WIDTH AND HEIGHT). PROJECTIONS INCLUDING PANIC

HARDWARE, SHALL NOT REDUCE THE OPENING TO LESS THAN 32" CLEAR WIDTH. 5. PROVIDE 32" WIDE DOORS TO ALL ACCESSIBLE ROOMS WITHIN A DWELLING UNIT.

6. GLASS SKYLIGHTS SHALL COMPLY WITH 91.2409. PLASTIC SKYLIGHTS WITH 91.1006.12 7. PROVIDE WINDOW WELLS (WITH FIXED LADDER) FOR EGRESS WINDOWS BELOW GRADE.

8. WATER HEATER IS REQUIRED TO BE ANCHORED. "WATER HEATER MUST BE STRAPPED TO WALL." 9. PROVIDE ACCESS TO THE BOTTOM OF COURT FOR CLEANING PURPOSES.

10. COURT MORE THAN TWO STORIES IN HEIGHT SHALL BE PROVIDED WITH A HORIZONTAL AIR INTAKE WITH A MINIMUM AREA OF 10 SQ.FT.

BATH

1. WALL COVERING SHALL BE CEMENT PLASTER, TILE OR APPROVED EQ. WITHIN 72" ABOVE DRAIN. 2. MATERIALS OTHER THAN STRUCTURAL ELEMENTS TO BE MOISTURE RESISTANT MATERIALS:

3. GLASS ENCLOSURE DOORS MUST BE LABELED CATEGORY II SWING DOOR OUTWARD. 4. NET AREA OF SHOWER RECEPTOR NOT LESS THAN 1024 " OR 30" DIA CIR 510, 511, 5406, 5407, UBC STD. T-54 & D.C. 909.

5. BATHS WITHOUT OPENABLE WINDOWS SHALL BE PROVIDED WITH VENT FAN CAPABLE OF MINIMUM 5 AIR CHANGES PFR HR.

REQUIRED OPENABLE WINDOWS ARE NOT PROVIDED

6. TOILET COMPARTMENT MINIMUM 30" WIDE WITH 24" CIR. IN FRONT OF TOILET. 7. PROVIDE MINIMUM 12" X 12" ACCESS AT TUB TRAP EXCEPT WHERE CONCERNED FIXED CONNECTIONS ARE OF BRASS & WITHOUT SLIP JOINTS.

8. PROVIDE MECHANICAL VENTILATION CONNECTED DIRECTLY TO THE OUTSIDE CAPABLE OF PROVIDING FIVE A/P CHANGES PER HOUR IN BATHROOMS, WATER CLOSET COMPARTMENTS, LAUNDRY ROOMS, AND SIMILAR ROOMS IF

SECTION MARKER

ELEVATION MARKER

DETAIL MARKER

DOOR MARKER

WINDOW MARKER

OWNER **GREGORY RACHAL**

A4.1

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DESIGNER DDB, LLC 1226 W. NINTH ST. UPLAND, CA 91786

310.487.1613 HELLO@DREAMDESIGN.BUILD DREAMDESIGN.BUILD STRUCTURAL ENGINEER

MID CITIES STRUCTURAL ENGINEERING 9744 MAPLE ST. SUITE 101 BELLFLOWER, CA 90706 562.866.3625 MCE2020@GMAIL.COM MIDCITIESENGINEERING.COM

T-24 DDB, LLC 1226 W. NINTH ST. UPLAND, CA 91786 310.487.1613 HELLO@DREAMDESIGN.BUILD DREAMDESIGN.BUILD

ALL WORK SHALL COMPLY WITH THE FOLLOWING CODES INCLUDING AMENDMENTS:

- 2023 CALIFORNIA RESIDENTIAL CODE
- 2023 CALIFORNIA BUILDING CODE 2023 CALIFORNIA PLUMBING CODE
- 2023 CALIFORNIA MECHANICAL CODE
- 2023 CALIFORNIA ELECTRICAL CODE
- 2023 CALIFORNIA ENERGY CODE. (TITLE 24) 2023 CALIFORNIA GREEN BUILDING STANDARDS CODE

SHEET INDEX

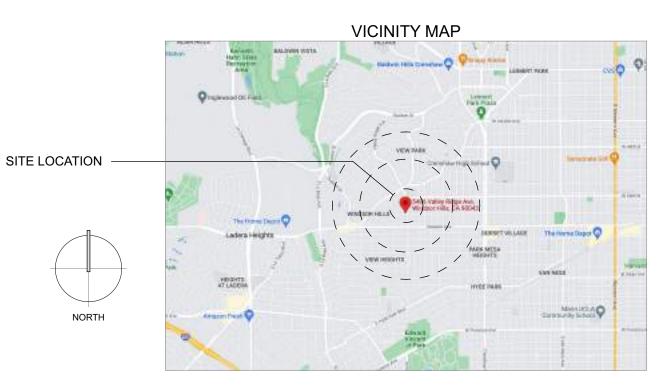
A0.0	PROJECT INFO
A1.0	EXISTING SITE PLAN
A1.1	PROPOSED SITE PLAN
A2.1	EXISTING FLOOR PLAN

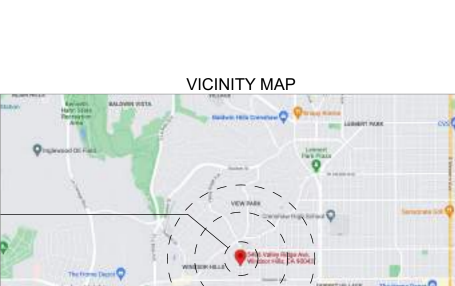
- A2.2 EXISTING ROOF PLAN
- A2.3 EXISTING ELEVATIONS

A4.1

A4.2

- A3.1 PROPOSED FLOOR PLAN
- A3.2
 - PROPOSED ELECTRICAL PLAN
 - PROPOSED ELEVATIONS
- **PROPOSED FENCE ELEVATION & LINE OF SIGHT** ANALYSIS
- A5.0 PROPOSED ROOF PLANS
- A6.0 PROPOSED SECTION CUTS







1226 W. NINTH ST. UPLAND, CA 91786

310.487.1613

HELLO@DREAMDESIGN.BUILD DREAMDESIGN.BUILD

OWNER:

GREGORY RACHAL

ADDRESS:

5486 VALLEY RIDGE AVE WINDSOR HILLS, CA 90043

SCOPE OF WORK:

INTERIOR REMODEL + NEW 173.25 SQ. FT. MASTER BATHROOM & W.I.C. ADDITION + NEW 28.50 SQ. FT. ADDITION

PLANS PREPARED BY:

Edgar Vidal

DATE

RESTRICTIVE NOTICE: ALL DESIGNS, IDEAS, DETAILS, PLANS & SPECIFICATIONS INDICATED BY THE DRAWINGS ARE THE EXCLUSIVE PROPERTY OF DDB,LLC. THE PLANS WERE CREATED AND DEVELOPED FOR USE ON AND IN CONJUNCTION WITH THE SPECIFIC PROJECT DESCRIBED HEREIN. NO PART THEREOF SHALL BE REPRODUCED, COPIED, ADAPTED, MODIFIED OR DISTRIBUTED TO OTHERS WITHOUT PRIOR WRITTEN AND SPECIFIC CONSENT FROM DDB, LLC.

DATE:	1/21/25
SCALE:	AS SHOWN
DRAWN:	E. VIDAL
CHECKED:	
REVISION:	

REVISION:

PROJECT INFO

PROJECT INFO

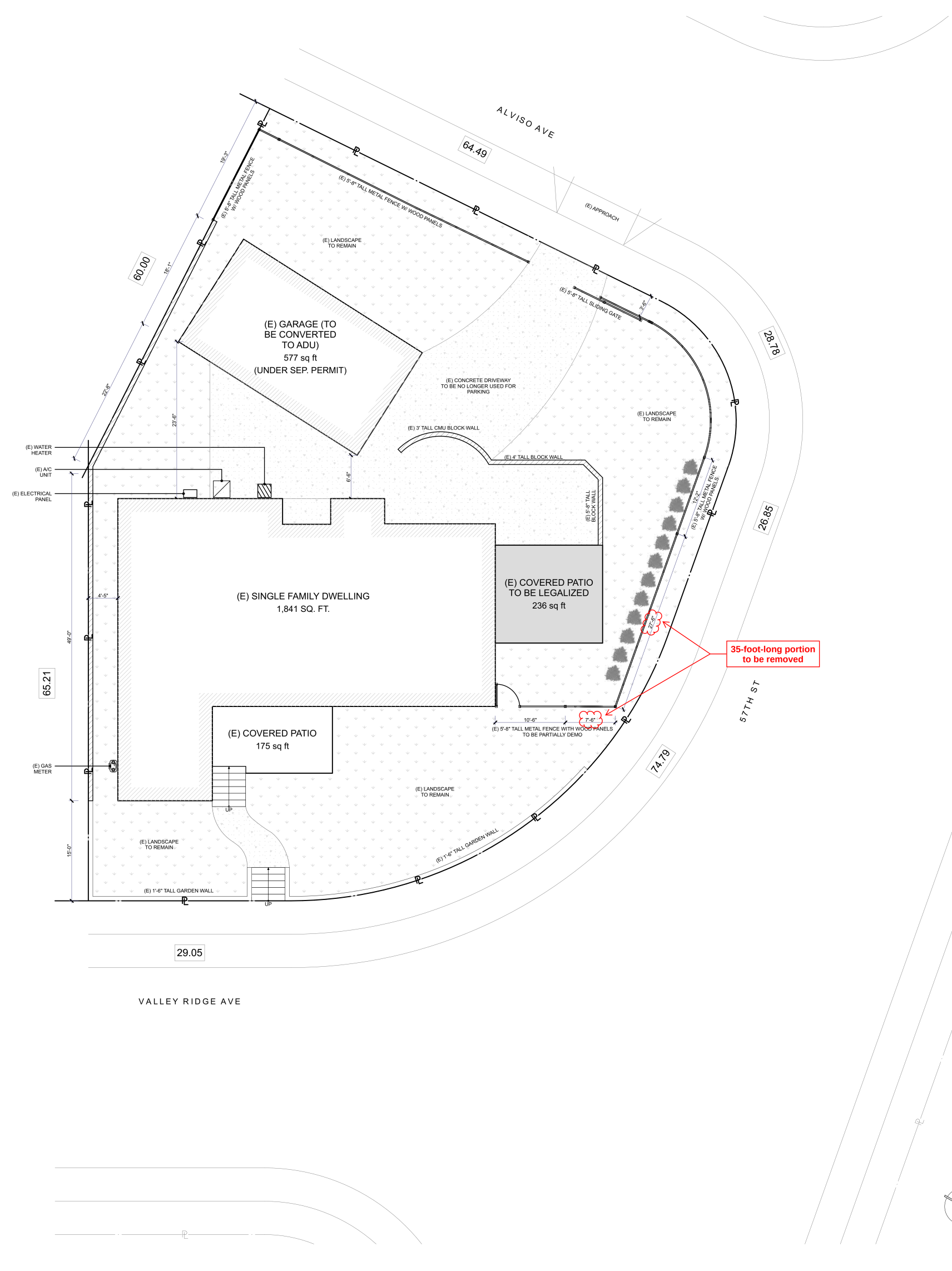
	EY RIDGE AVE WINDSOR HILLS, CA 9	
DESIGNER: DREAM DESIGN BUI SCOPE OF WORK:		IONE: 818.732.5494
	.25 SQ. FT. MASTER BATHROOM & W. SQ. FT. ADDITION	I.C. ADDITION + NEW 28.50
	8" TALL FENCE FRONTING 57TH ST. 8 FRONTING 57TH ST. TO ALLOW VISIE VALLEY RIDGE AVE.	
3. LEG	NG GATE WITH 5'-8" FENCE TO MATC ALIZE (E) 236 SQ. FT. COVERED PATIC (ISTING DRIVEWAY & CURB CUT ON A	0
PROPERTY AREA:		6,625 SQ. FT.
NOPENTI AREA.		0,023 3Q. F1.
EXISTING		
SINGLE FAMILY DWELLING:		1,841.00 SQ. FT.
GARAGE & STORAGE (TO B	E CONVERTED UNDER SEP. PERMIT)	: 577.00 SQ. FT.
PROPOSED		
COVERED PATIO (TO BE LEC	GALIZED):	256.00 SQ. FT.
SFD ADDITION - MASTER BA	ATHROOM & W.I.C:	173.25 SQ. FT.
SFD ADDITION - MASTER BE	EDROOM:	28.50 SQ. FT.
RESULTING PROJECT		
SINGLE FAMILY DWELLING:		2,042.75 SQ. FT.
COVERED PATIO:		256.00 SQ. FT.
ADU (PERMIT: UNC-BLDR22	1216011867):	577.00 SQ. FT.
	TOTAL FLOOR AREA (W/ ADU):	2,619.75 SQ. FT.
	TOTAL FLOOR AREA (W/O ADU):	2,042.75 SQ. FT.
OT COVERAGE		
(MAIN DWELLING + ADU) / P	ROPERTY AREA	29%
LOOR AREA RATIO		
(TOTAL FLOOR AREA W/ ADU	J) / PROPERTY AREA	51%
REAR YARD OPEN SPACE RATIO)	
REAR YARD OPEN SPACE:		2,339.00 SQ. FT.
	OPEN SPACE / PROPERTY AREA	35%
RONT YARD LANDSCAPING RA	ΤΙΟ	
PROPOSED FRONT YARD A	REA:	1,835.00 SQ. FT.
PROPOSED FRONT YARD LA	ANSCAPING:	1,240.00 SQ. FT.
(P) FRONT YARD LANS	SCAPING / (P) FRONT YARD AREA	67%

LEGAL DESCRIPTION:

LOT NO: 36 APN: 5008-005-036 ZONING: RS-6500 YEAR BUILT: 1940 OCCUPANCY: R1/U

CONSTRUCTION TYPE: V-B // NON-FIRE SPRINKLERED

OF STORIES: 1 MAX. BUILDING HEIGHT: 13'-9" PARKING REQ.: TRACT #: 11381 LOT 1



KEYNOTES

- 1 (E) SOLID 5'-8" TALL METAL FENCE W/ WOOD PANELS
- (E) 12' LONG 5'-8" TALL SLIDING METAL GATE W/ WOOD PANELS TO BE REPLACED W/ SOLID FENCE & 4' WIDE HINGED DOOR THAT MATCHES EXISTING 2
- 3 (E) DRIVEWAY APPROACH TO BE REMOVED



1226 W. NINTH ST. UPLAND, CA 91786

310.487.1613

HELLO@DREAMDESIGN.BUILD DREAMDESIGN.BUILD

OWNER:

GREGORY RACHAL

ADDRESS:

5486 VALLEY RIDGE AVE WINDSOR HILLS, CA 90043

SCOPE OF WORK:

INTERIOR REMODEL + NEW 173.25 SQ. FT. MASTER BATHROOM & W.I.C. ADDITION + NEW 28.50 SQ. FT. ADDITION

PLANS PREPARED BY:

Edgar Vidal

DATE

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DATE:	1/21/25
SCALE:	AS SHOWN
DRAWN:	E. VIDAL
CHECKED:	

REVISION:

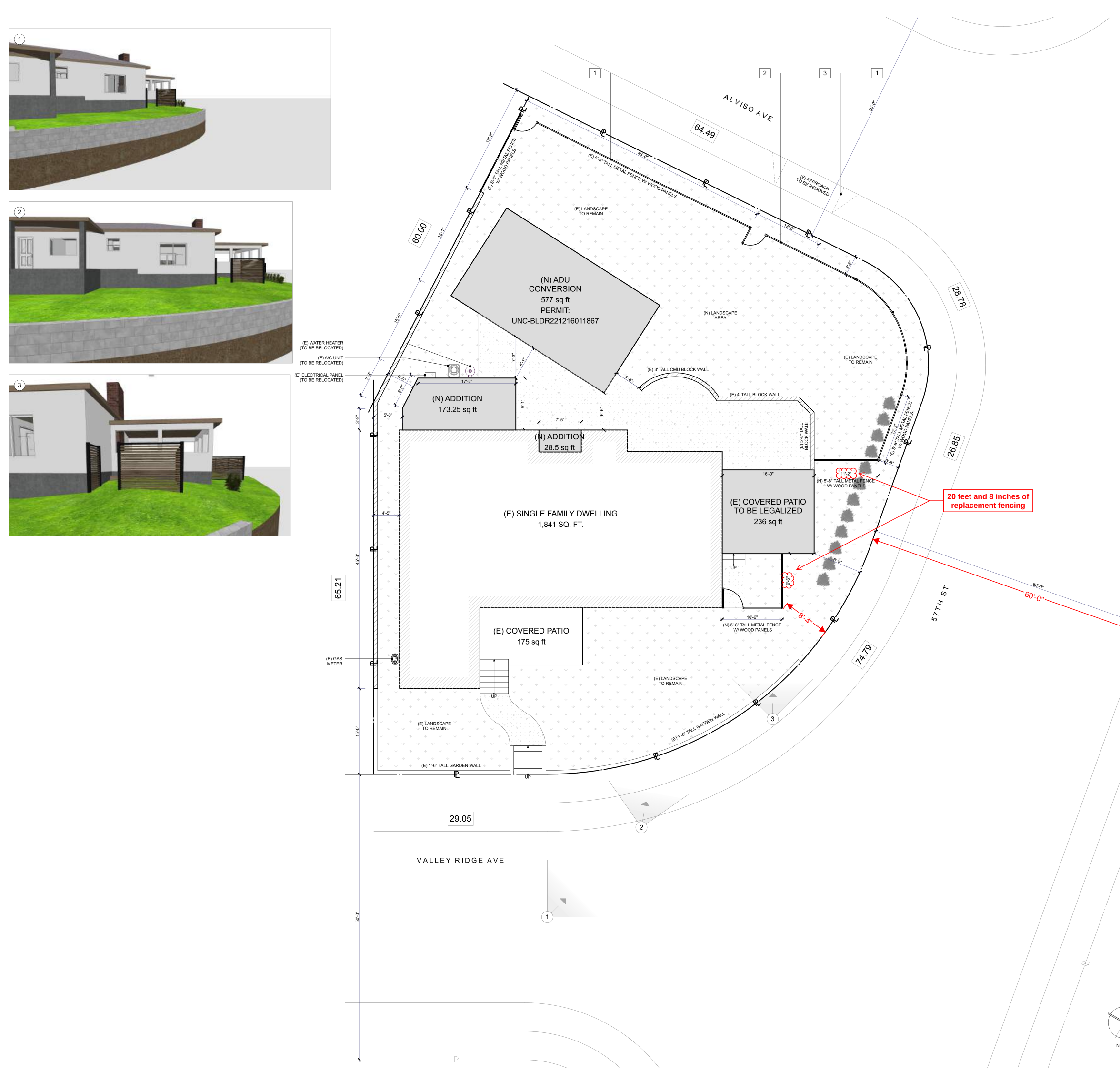
REVISION:

EXISTING SITE PLAN





1/8" = 1'-0"



KEYNOTES

1	(E) SOLID 5'-8" TALL METAL FENCE W/ WOOD PANELS
2	(E) 12' LONG 5'-8" TALL SLIDING METAL GATE W/ WOOD PANELS TO BE REPLACED W/ SOLID FENCE & 4' WIDE HINGED DOOR THAT MATCHES EXISTING
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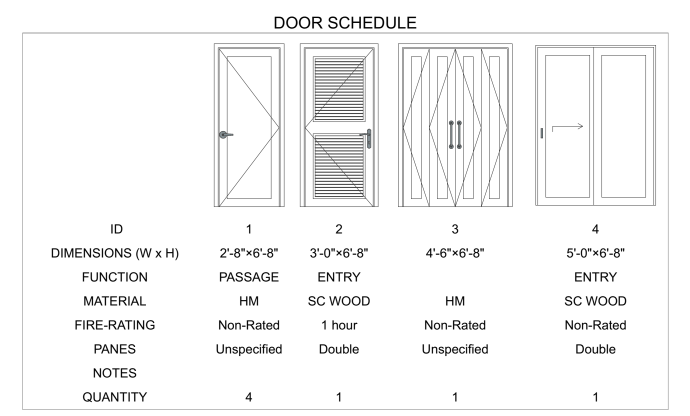
REVISION:

PROPOSED SITE PLAN

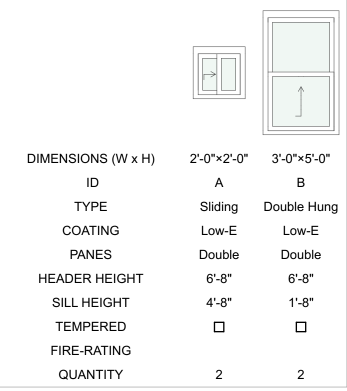




1/8" = 1'-0"



WINDOW SCHEDULE



NATURAL VENTILATION CALCULATIONS

MASTER BEDROOM	BEDROOM II
REQ. MINIMUM	REQ. MINIMUM
146 SQ. FT. x 0.04 = 5.84 SQ. FT.	150 SQ. FT. x 0.04 = 6 SQ. FT.
PROVIDED (1) 3'-0" x 4'-0" WINDOW = 6 SQ. FT.	PROVIDED (1) 3'-0" x 5'-0" WINDOW = 7.5 SQ. FT.

NATURAL LIGHT CALCULATIONS

MASTER BEDROOM
REQ. MINIMUM
146 SQ. FT. x 0.08 = 11.68 SQ. FT.

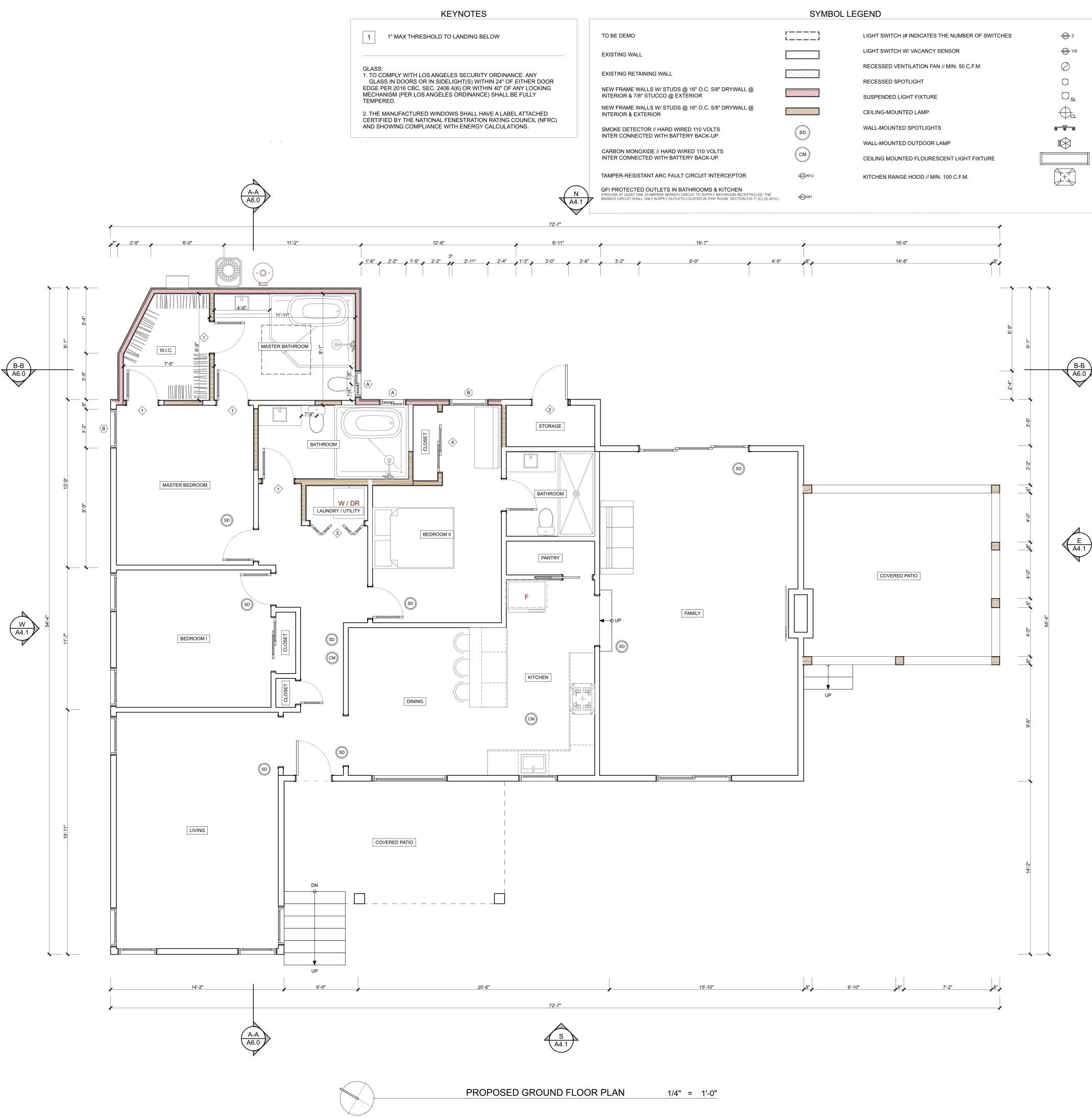
PROVIDED

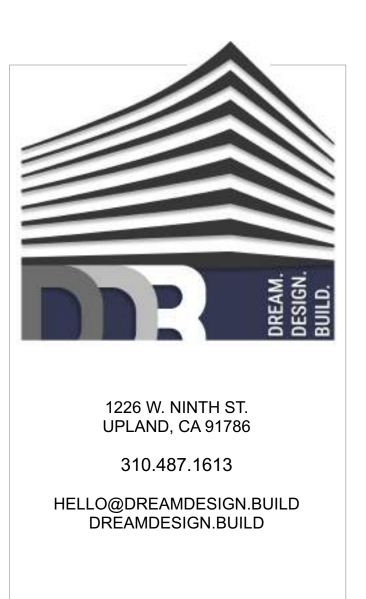
(1) 3'-0" x 4'-0" WINDOW = 12 SQ. FT.

TOTAL = 12 SQ. FT. > 11.68 SQ. FT.

BEDROOM II REQ. MINIMUM 150 SQ. FT. x 0.08 = 12.00 SQ. FT.

PROVIDED (1) 3'-0" x 5'-0" WINDOW = 15 SQ. FT. TOTAL = 15 SQ. FT. > 12.00 SQ. FT.





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GREGORY RACHAL

ADDRESS:

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SCOPE OF WORK:

INTERIOR REMODEL + NEW 173.25 SQ. FT. MASTER BATHROOM & W.I.C. ADDITION + NEW 28.50 SQ. FT. ADDITION

PLANS PREPARED BY:

Edgar Vidal EDGAR VIDAL

DATE

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SCALE:	AS SHOWN
DRAWN:	E. VIDAL
CHECKED:	

REVISION:

REVISION:

PROPOSED FLOOR PLAN

A3.1

KEYNOTES

1	4/12 MAX CRRC# 0668-0079
2	EXISTING ROOF TO REMAIN
3	STUCCO: NEW 7/8" EXT. STUCCO OVER WIRE FABRIC LATH OVER 2 LAYERS TYPE "D" BUILDING PAPER OVER PLYWOOD (TO MATCH EXISTING IN COLOR & TEXURE)
4	SKYLIGHT ICC# : ESR-4108



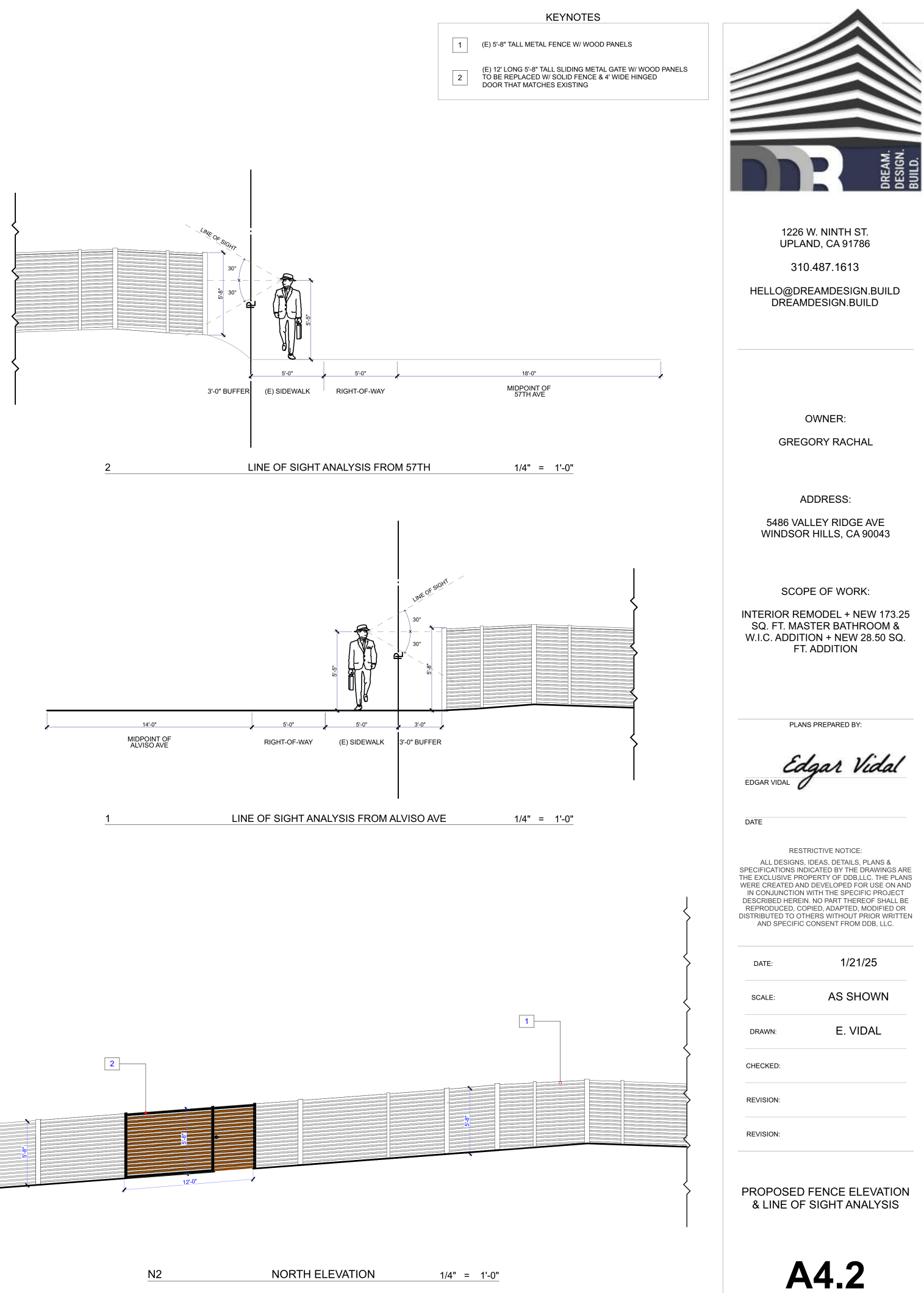
13'-9" MAX BUILDING HEIGHT

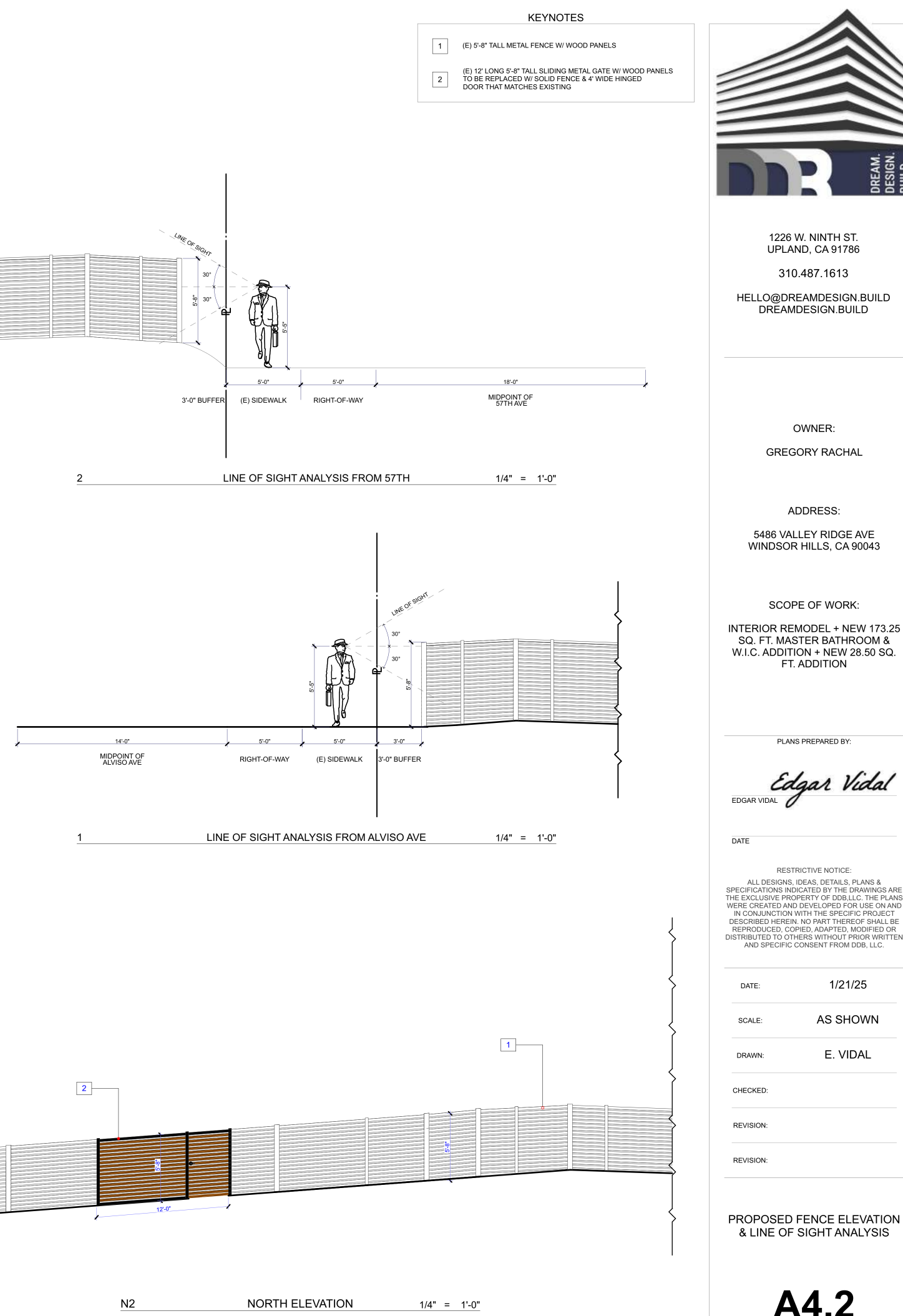


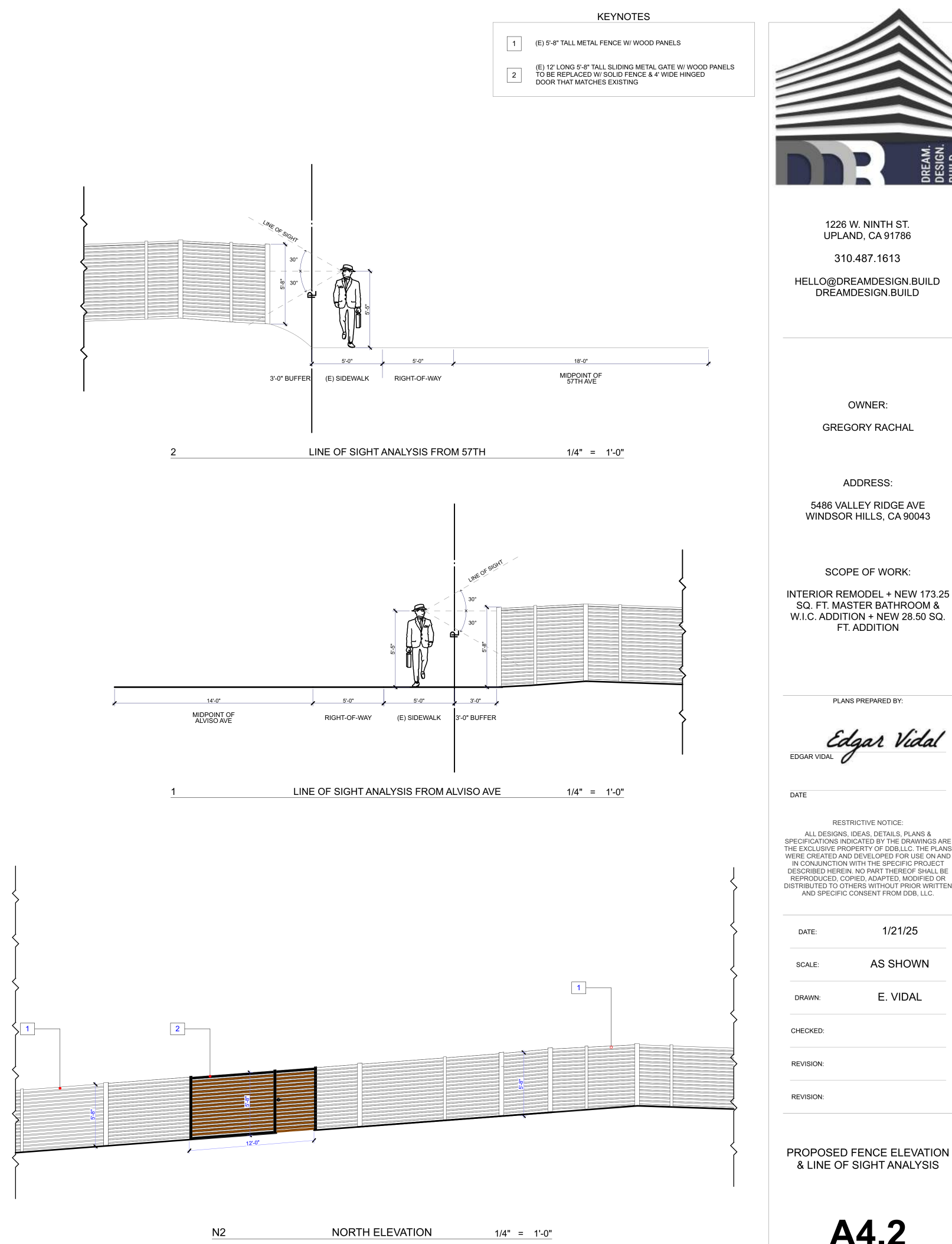
8'-0" CEILING HEIGHT

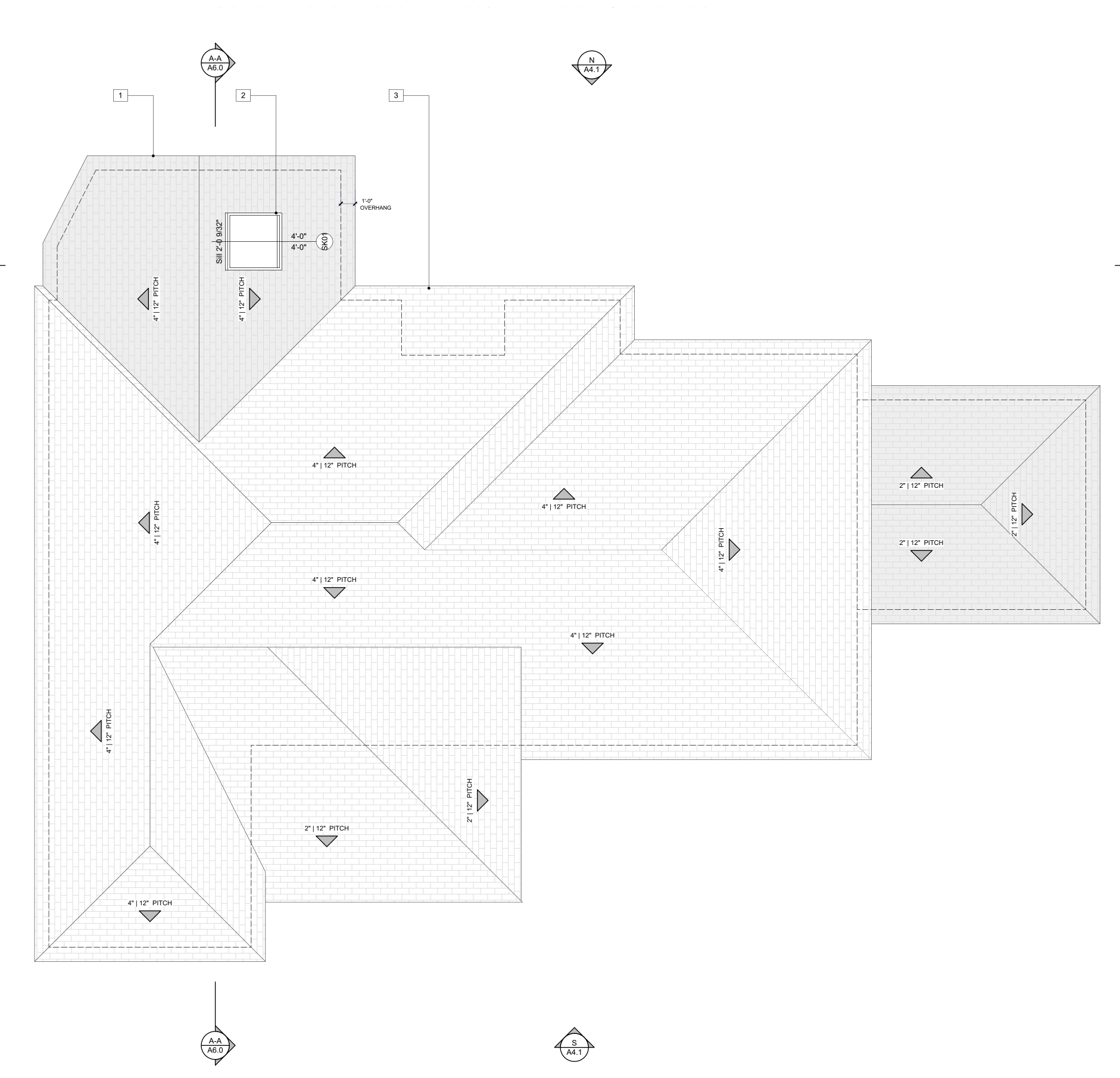
SOUTH ELEVATION

1/4" = 1'-0"











B-B A6.0



PROPOSED ROOF PLAN

KEYNOTES

- 1 NEW ROOF: DURO-LAST 60-MIL MEMBRANE COOL ROOF CLASS A CRCC# 0610-0008
- 2 SKYLIGHT ICC #: ESR-4108
- 3 EXISTING ROOF TO REMAIN



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B-B A6.0

> E A4.1

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REVISION:	

REVISION:

PROPOSED ROOF PLANS



LOS ANGELES COUNTY DEPARTMENT OF REGIONAL PLANNING

FINDINGS OF THE HEARING OFFICER AND ORDER PROJECT NO. PRJ2023-000349-(2) YARD MODIFICATION NO. RPPL2023000478

RECITALS

- 1. **HEARING DATE(S).** The Los Angeles County ("County") Hearing Officer conducted a duly noticed public hearing in the matter of Yard Modification No. **RPPL2023000478** on January 7, 2025, and February 4, 2025.
- 2. HEARING PROCEEDINGS. Reserved.
- 3. ENTITLEMENT REQUESTED. The permittee, Isabel Giraldo ("Permittee"), requests the Yard Modification to authorize an existing five-foot and eight-inch-tall solid wooden fence with modifications within the required front yard setback area, which exceeds the three-foot and six-inch maximum height limit, and to authorize an existing 236-square-foot covered patio attached to an existing single-family residence ("SFR") with a front yard setback of eight feet and nine inches in lieu of the required 20-foot minimum front yard setback ("Project"), on a property located at 5486 Valley Ridge Avenue in the unincorporated community of View Park–Windsor Hills ("Project Site") in the R-1 (Single-Family Residence) Zone pursuant to County Code Section 22.110.190 (Modifications Authorized).
- ENTITLEMENT(S) REQUIRED. The request to authorize a fence over three feet and six inches in height within the required front yard setback area and the request to authorize a reduced front yard setback for a covered patio in the R-1 Zone require a yard modification pursuant to County Code Section 22.110.190 (Modifications Authorized).

The Permittee also proposes an interior remodel of the existing SFR and new additions to the existing SFR that would increase the floor area by approximately 201.75 square feet. The proposed remodel and new additions are being reviewed separately under Ministerial Site Plan Review ("SPR") No. RPPL2023001011. The proposed additions comply with the required front, side, and rear yard setbacks.

The Permittee also proposes to close the existing curb cut on Alviso Avenue, which is under the purview of the Department of Public Works.

5. **LOCATION.** The Project Site is located at 5486 Valley Ridge Avenue within the View Park Zoned District and the Westside Planning Area.

6. **PREVIOUS ENTITLEMENT(S).**

CASE NO.	REQUEST	DATE OF ACTION
Ministerial SPR RPPL2023000019	Convert existing detached garage into a detached Accessory Dwelling Unit ("ADU")	Approved on February 22, 2023

- 7. **LAND USE DESIGNATION.** The Project Site is located within the H9 (Residential 9 Nine Dwelling Units per Net Acre Maximum Density) land use designation of the General Plan Land Use Policy Map.
- 8. **ZONING.** The Project Site is currently zoned R-1. Pursuant to County Code Section 22.110.190 (Modifications Authorized), a yard modification is required to authorize a fence that exceeds the height limit within the required front yard setback area and to authorize an addition that encroaches into the required front yard setback.

9. SURROUNDING LAND USES AND ZONING

LOCATION	GENERAL PLAN LAND USE POLICY	ZONING	EXISTING USES
NORTH	H9 (Residential 9 – Nine Dwelling Units per Net Acre Maximum Density)	R-1 (Single-Family Residence)	SFRs
EAST	H9, P (Public and Semi-Public), H18 (Residential 18 – 18 Dwelling Units per Net Acre Maximum Density)	R-1, R-3 (Limited Density Multiple Residence)	SFRs, School, Multifamily residences
SOUTH	H9	R-1	SFRs
WEST	H9	R-1	SFRs

10. PROJECT AND SITE PLAN DESCRIPTION.

A. Existing Site Conditions

The Project Site is 0.22 acres (9,681 square feet) in size and consists of one legal lot. The Project Site has gentle sloping topography. The Project Site is irregular in shape and has three street frontages on its west, south, and east sides. Therefore, the Director of Regional Planning ("Director") determined that there are front yard setbacks on each of these three street frontages pursuant to County Code Section 22.110.080.A (Yard Determination).

B. Site Access

Primary pedestrian access is via an entrance from Valley Ridge Avenue on the west side of the Project Site and secondary pedestrian access is via a proposed pedestrian gate on Alviso Avenue on the east side of the Project Site. Vehicular access is via an existing driveway entrance on Alviso Avenue, which is proposed to be closed.

C. Site Plan

The existing site plan depicts a 1,841-square-foot SFR with an attached 175square-foot covered front porch, an attached 236-square-foot covered patio that is set back eight feet and nine inches from the southern property line on West 57th Street, a 577-square-foot detached garage that will be converted into an ADU, as approved by Ministerial SPR No. RPPL2023000019 on February 22, 2023, and the existing five-foot and eight-inch-tall solid wooden fence along the south and east sides of the Project Site.

The existing site plan depicts a 35-foot-long portion of the existing fence, fronting West 57th Street, proposed to be removed to address line of sight issues for vehicles traveling on Valley Ridge Avenue. The proposed site plan depicts 20 feet and eight inches of new fencing, that matches the appearance of the existing solid wooden fence, proposed to connect the remaining fence to the covered patio.

The proposed site plan shows that the existing curb cut will be removed to address line of sight issues for pedestrians walking on Alviso Avenue. The existing 12-footwide solid wooden sliding gate will be replaced by a five-foot and eight-inch-tall solid wooden fence and pedestrian gate that matches the appearance of the existing solid wooden fence.

The proposed site plan also depicts an interior remodel of the existing SFR and new additions to the existing SFR that would increase the floor area by approximately 201.75 square feet. The remodel and new additions are being reviewed separately under Ministerial SPR No. RPPL2023001011. The proposed additions comply with the required front, side, and rear yard setbacks.

D. Parking

Ministerial SPR No. RPPL202300019 approved the conversion of the existing detached two-car garage on the Project Site into a detached ADU on February 22, 2023. Replacement covered parking was not required or provided. Furthermore, the Permittee proposes to close the existing curb cut, which will remove access to uncovered parking spaces on the driveway. Therefore, no on-site parking will be provided on the Project Site.

11. CEQA DETERMINATION.

Prior to the Hearing Officer's public hearing on the Project, Department of Regional Planning ("LA County Planning") Staff determined that the Project qualifies for Class 1 and Class 5 Categorical Exemptions from the California Environmental Quality Act ("CEQA") under State CEQA Guidelines sections 15301 (Existing Facilities) and 15305 (Minor Alterations in Land Use Limitations), respectively. The Permittee

requests authorization of an existing five-foot and eight-inch-tall solid wooden fence within the required front yard setback area, which exceeds the three-foot and six-inch maximum height limit, and authorization of an existing 236-square-foot covered patio attached to an existing SFR with a front yard setback of eight feet and nine inches in lieu of the required 20-foot minimum front yard setback. The requested modifications to development standards would authorize existing construction.

As part of the Project, the Permittee also requests Ministerial SPR No. RPPL202300019, which is a separate approval of two small additions to the SFR that would increase the existing floor area by approximately 201.75 square feet, a net increase of 11 percent, and also requests a separate approval from the Department of Public Works to close an existing curb cut.

None of the exceptions to an exemption apply to the Project because it is not located in an environmentally sensitive area, is not known to contain scenic or historic resources, and there are no unusual circumstances that would indicate a reasonable possibility that the Project could have a significant effect on the environment. Therefore, the Hearing Officer finds that the Project is categorically exempt from CEQA.

- 12. **COMMUNITY OUTREACH.** Staff is not aware of any community outreach conducted by the Permittee that occurred before the Report to the Hearing Officer was issued on December 26, 2024.
- 13. **PUBLIC COMMENTS.** Staff did not receive any public comments before the Report to the Hearing Officer was issued on December 26, 2024.

14. AGENCY RECOMMENDATIONS.

- A. Department of Public Works: Granted conceptual site plan approval and recommended clearance to public hearing with no conditions on April 18, 2024.
- B. Fire Department: Recommended clearance to public hearing with no conditions in a letter dated March 15, 2023.
- 15. **LEGAL NOTIFICATION.** Pursuant to County Code Section 22.222.120 (Public Hearing Procedure), the community was properly notified of the public hearing by mail and newspaper (Daily Journal and Los Angeles Sentinel). On December 5, 2024, approximately one month prior to the public hearing, a "Notice of Public Hearing" sign was posted on the Project Site, plainly visible from the public right-of-way on West 57th Street. Additionally, the Project was noticed and case materials were available on LA County Planning's website. On November 20, 2024, a total of 43 Notices of Public Hearing were mailed to all property owners as identified on the County Assessor's record within a 500-foot radius from the Project Site, as well as 10 notices to those on the courtesy mailing list for the View Park Zoned District and to any additional interested parties.

GENERAL PLAN CONSISTENCY FINDINGS

- 16. **LAND USE POLICY.** The Hearing Officer finds that the Project is consistent with the goals and policies of the General Plan because the H9 land use designation is intended for SFRs and their accessory uses, such as this project.
- 17. **GOALS AND POLICIES.** The Hearing Officer finds that the Project is consistent with the goals and policies of the General Plan, including the following:
 - **Policy LU 5.1:** Encourage a mix of residential land use designations and development regulations that accommodate various densities, building types and styles.
 - **Policy LU 10.3:** Consider the built environment of the surrounding area and location in the design and scale of new or remodeled buildings, architectural styles, and reflect appropriate features such as massing, materials, color, detailing or ornament.

The existing unpermitted five-foot and eight-inch-tall solid wooden fence within the required front yard setback area is consistent with the General Plan's goals and policies that allow for, and encourage, a variety of designs that consider the built environment of the surrounding area. The Project Site is irregular in shape and has three street frontages on its west, south, and east sides. Therefore, the Director determined that there are front yard setbacks on each of these three street frontages pursuant to County Code Section 22.110.080.A (Yard Determination). The Project Site is the only residential property within a 500-foot radius with three street frontages. The existing fence accommodates the unique location of the Project Site by allowing for an enclosed yard space that provides the residents of the SFR with the same privacy enjoyed by the residents of other SFRs in the neighborhood.

The reduced front yard setback for the existing unpermitted covered patio is consistent with the front yard setbacks of surrounding properties. SFRs on properties to the northwest of the Project Site were built with reduced front yard setbacks due to the sloping terrain in the rear of those properties. Therefore, there is a pattern of reduced front yard setbacks in the neighborhood. Furthermore, property frontages to the west and east of the Project Site, along West 57th Street, are primarily corner side yards, where buildings are allowed to have a five-foot setback facing West 57th Street. The proposed yard modification would accommodate the unique location of the Project Site by allowing a reduced setback on the West 57th Street frontage.

To address potential line of sight issues for pedestrians walking on Alviso Avenue, the Permittee proposes to close the existing driveway and curb cut, which is under the purview of the Department of Public Works. To address potential line of sight issues for vehicles traveling on Valley Ridge Avenue, the Permittee proposes to remove portions of the existing solid wooden fence fronting West 57th Street.

ZONING CODE CONSISTENCY FINDINGS

- 18. **PERMITTED USE IN ZONE.** The Hearing Officer finds that the Project is consistent with the R-1 zoning classification because an SFR is permitted in such zone with a ministerial SPR pursuant to County Code Section 22.18.030 (Land Use Regulations for Residential Zones).
- 19. **YARD DETERMINATION.** The Hearing Officer finds that the Project Site is an irregularly shaped lot with three street frontages and the Director determined that there are front yard setbacks on each of these three street frontages pursuant to County Code Section 22.110.080.A (Yard Determination).
- 20. **REQUIRED YARDS.** The Hearing Officer finds that the Project is not consistent with the standards identified in County Code Section 22.18.040 (Development Standards for Residential Zones) because the existing unpermitted 236-square-foot covered patio attached to the existing SFR has a front yard setback of eight feet and nine inches in lieu of the required 20-foot minimum front yard setback. However, the proposed Yard Modification will authorize this structure.

The proposed additions to the SFR, to be reviewed separately under Ministerial SPR No. RPPL2023001011, comply with the required front, side, and rear yard setbacks.

- 21. **FENCES AND WALLS.** The Hearing Officer finds that the Project is not consistent with the standards identified in County Code Section 22.110.070.B (Maximum Height of Fences and Walls) because the existing unpermitted five-foot and eight-inch-tall solid wooden fence within the required front yard setback area exceeds the three-foot and six-inch maximum height limit. However, the proposed Yard Modification will authorize this structure as modified.
- 22. **HEIGHT.** The Hearing Officer finds that the Project is consistent with the standard identified in County Code Section 22.18.040 (Development Standards for Residential Zones). The maximum height allowed is 35 feet above grade. The existing building has a maximum height of 13 feet and nine inches, which is within the allowed maximum height, and no increase to the height is proposed.
- 23. **PARKING.** The Hearing Officer finds that the Project is consistent with the standards identified in County Code Section 22.112.070 (Required Parking Spaces). The existing detached two-car garage on the Project Site was approved for conversion into a detached ADU. No replacement parking is required pursuant to County Code Section 22.140.640.G.1.d (Parking).

YARD MODIFICATION FINDINGS

24. The Hearing Officer finds that topographic features, subdivision plans, or other site conditions create an unnecessary hardship or unreasonable regulation or make it obviously impractical to require compliance with the yard requirement or setback line. The Project Site has three street frontages on its west, south, and east sides. Therefore, the Director determined that there are front yard setbacks on each of these three street frontages pursuant to County Code Section 22.110.080.A (Yard Determination). Within a 500-foot radius of the Project Site, this is the only lot which

requires a front yard setback on three sides. It is impractical to require the 20-foot minimum front yard setback on all three street frontages and to enforce the three-foot and six-inch maximum height limit for the fence on all three street frontages. The five-foot and eight-inch-tall solid wooden fence was built for added security and privacy on this unique lot. Furthermore, the front yard setback requirement, combined with the location of the existing detached garage, presents a barrier to identifying an alternative site for the covered patio where it can still be attached to the SFR.

- 25. The Hearing Officer finds that the proposed structure is similar to the setbacks of other legally-built structures on adjacent or neighboring properties. The existing solid wooden fence is similar to other fences on corner lots within the surrounding area. The Permittee provided five examples of neighboring properties with similar fence heights within the corner side and rear yards facing the street. The Permittee also provided six examples of neighboring properties with reduced front yard setbacks, primarily located northwest of the Project Site. Staff's site visit and aerial imagery confirmed that the front yard setbacks in the surrounding area range from five feet to 16 feet, demonstrating that the reduced setback is consistent with the neighborhood pattern.
- 26. The Hearing Officer finds that the use, development of land, and application of development standards is in compliance with all applicable provisions of this Title 22. SFRs and accessory structures, such as fences and covered patios, are allowed in the R-1 Zone with a ministerial SPR. The Project Site is adequate in size and shape to accommodate all other development standards required by the County Code, such as the maximum building height. The County Code allows for the modification of yard setbacks and maximum fence heights, provided that the request meets the required findings. The Permittee requests a modification to the required front yard setback due to the original subdivision plan, which established this lot with three street frontages, making strict compliance impractical. Therefore, the Project meets the required finding.
- 27. The Hearing Officer finds that the use, development of land, and application of development standards, when considered on the basis of the suitability of the site for the particular use or development intended, is so arranged as to avoid traffic congestion, provide for the safety and convenience of bicyclists and pedestrians, including children, senior citizens, and persons with disabilities, insure the protection of public health, safety, and general welfare, prevent adverse effects on neighboring property and is in conformity with good zoning practice. Due to the location of the Project Site fronting three streets, the Permittee needed conceptual site plan approval from the Department of Public Works. The existing driveway and vehicles entering and exiting the Project Site on Alviso Avenue pose a safety risk for pedestrians because the fence height exceeds 42 inches and obscures visibility. To address this issue, the Permittee proposes to close the existing driveway and curb cut on Alviso Avenue. The location of the existing fence on West 57th Street also poses a safety risk for vehicles traveling south on Valley Ridge Avenue due to its location. To address this issue, the Permittee proposes to remove portions of the existing fence fronting West 57th Street. Therefore, the Project is designed to resolve potential hazards for pedestrian and vehicular traffic, ensuring safety and convenience

to others. The proposed covered patio faces the street and is not anticipated to have adverse effects on neighboring properties.

28. The Hearing Officer finds that the use, development of land, and application of development standards is suitable from the standpoint of functional developmental design. The proposed modification to the front yard setback requirement to authorize existing accessory structures will not change the use of the property, increase density, or significantly impact the development pattern of the surrounding area. The existing unpermitted five-foot and eight-inch-tall solid wooden fence and the existing unpermitted covered patio provide private recreational space and are accessory to the primary use, which is an SFR. The proposed closure of the existing driveway and curb cut, which has been conceptually approved by the Department of Public Works, would maintain the area's pedestrian character and address a potential safety risk. Given the unique location of the Project Site, relative to its surroundings, a Yard Modification is a suitable request.

ENVIRONMENTAL FINDINGS

29. The Hearing Officer finds that the Project is exempt from the California Environmental Quality Act pursuant to State CEQA Guidelines sections 15301 (Class 1, Existing Facilities) and 15305 (Class 5, Minor Alterations in Land Use Limitations). The Project would authorize an existing five-foot and eight-inch-tall solid wooden fence within the required front yard setback area, which exceeds the three-foot and six-inch maximum height limit, and would authorize an existing 236-square-foot covered patio attached to an existing SFR with a front yard setback of eight feet and nine inches in lieu of the required 20-foot minimum front yard setback. The requested modifications to development standards would not increase density or change surrounding land use patterns. None of the exceptions to an exemption apply to the Project because it is not located in an environmentally sensitive area, is not known to contain scenic or historic resources, and there are no unusual circumstances that would indicate a reasonable possibility that the Project could have a significant effect on the environment. Therefore, the Hearing Officer finds that the Project is categorically exempt from CEQA.

ADMINISTRATIVE FINDINGS

- 30. The Hearing Officer finds that it is not necessary to limit the grant term of the Yard Modification because the Project involves an existing SFR, a fence, and a covered patio.
- 31. **LOCATION OF DOCUMENTS.** The location of the documents and other materials constituting the record of proceedings upon which the Hearing Officer's decision is based in this matter is at LA County Planning, 13th Floor, Hall of Records, 320 West Temple Street, Los Angeles, California 90012. The custodian of such documents and materials shall be the Section Head of the Metro Development Services Section, LA County Planning.

BASED ON THE FOREGOING, THE HEARING OFFICER CONCLUDES THAT:

- A. Topographic features, subdivision plans, or other site conditions create an unnecessary hardship or unreasonable regulation or make it obviously impractical to require compliance with the yard requirement or setback line.
- B. The proposed structure is similar to the setbacks of other legally-built structures on adjacent or neighboring properties.
- C. The use, development of land, and application of development standards is in compliance with all applicable provisions of this Title 22.
- D. The use, development of land, and application of development standards, when considered on the basis of the suitability of the site for the particular use or development intended, is so arranged as to avoid traffic congestion, provide for the safety and convenience of bicyclists and pedestrians, including children, senior citizens, and persons with disabilities, insure the protection of public health, safety, and general welfare, prevent adverse effects on neighboring property and is in conformity with good zoning practice.
- E. The use, development of land, and application of development standards is suitable from the standpoint of functional developmental design.

THEREFORE, THE HEARING OFFICER:

- 1. Finds that the Project is exempt from the California Environmental Quality Act pursuant to State CEQA Guidelines sections 15301 (Class 1, Existing Facilities) and 15305 (Class 5, Minor Alterations in Land Use Limitations) categorical exemptions; and
- 2. Approves **YARD MODIFICATION NO. RPPL2023000478**, subject to the attached conditions.

ACTION DATE: February 4, 2025

MG:CS:ES

01/23/2025

c: Zoning Enforcement, Building and Safety

LOS ANGELES COUNTY DEPARTMENT OF REGIONAL PLANNING

CONDITIONS OF APPROVAL PROJECT NO. PRJ2023-000349-(2) YARD MODIFICATION NO. RPPL2023000478

PROJECT DESCRIPTION

This Yard Modification authorizes an existing five-foot and eight-inch-tall solid wooden fence with modifications within the required front yard setback area, which exceeds the three-foot and six-inch maximum height limit, and authorizes an existing 256-square-foot covered patio attached to an existing single-family residence with a front yard setback of eight feet and nine inches in lieu of the required 20-foot minimum front yard setback in the R-1 (Single-Family Residence) Zone pursuant to Los Angeles County Code ("County Code") Section 22.110.190 (Modifications Authorized) subject to the following conditions of approval:

GENERAL CONDITIONS

- 1. Unless otherwise apparent from the context, the term "Permittee" shall include the applicant, owner of the property, and any other person, corporation, or other entity making use of this grant.
- 2. This grant shall not be effective for any purpose until the Permittee, and the owner of the subject property if other than the Permittee, have filed at the office of the Los Angeles County ("County") Department of Regional Planning ("LA County Planning") their affidavit stating that they are aware of and agree to accept all of the conditions of this grant, and that the conditions of the grant have been recorded as required by Condition No. 6, and until all required monies have been paid pursuant to Condition No. 9. Notwithstanding the foregoing, this Condition No. 2 and Conditions No. 3, 4, and 8 shall be effective immediately upon the date of final approval of this grant by the County.
- 3. The Permittee shall defend, indemnify, and hold harmless the County, 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 permit approval, which action is brought within the applicable time period of Government Code section 65009 or any other applicable limitations period. The County shall promptly notify the Permittee of any claim, action, or proceeding and the County shall reasonably cooperate in the defense. If the County fails to promptly notify the Permittee of any claim, or proceeding, or if the County fails to cooperate reasonably in the defense, the Permittee shall not thereafter be responsible to defend, indemnify, or hold harmless the County.
- 4. In the event that any claim, action, or proceeding as described above is filed against the County, the Permittee shall within 10 days of the filing make an initial deposit with LA County Planning in the amount of up to \$5,000.00, from which actual costs and expenses shall be billed and deducted for the purpose of defraying the costs or expenses involved in LA County Planning's cooperation in the defense, including but

not limited to, depositions, testimony, and other assistance provided to Permittee or Permittee's counsel.

If during the litigation process, actual costs or expenses incurred reach 80 percent of the amount on deposit, the Permittee shall deposit additional funds sufficient to bring the balance up to the amount of \$5,000.00. There is no limit to the number of supplemental deposits that may be required prior to completion of the litigation.

At the sole discretion of the Permittee, the amount of an initial or any supplemental deposit may exceed the minimum amounts defined herein. Additionally, the cost for collection and duplication of records and other related documents shall be paid by the Permittee according to County Code Section 2.170.010.

- 5. If any material provision of this grant is held or declared to be invalid by a court of competent jurisdiction, the permit shall be void and the privileges granted hereunder shall lapse.
- 6. Prior to the use of this grant, the Permittee, or the owner of the subject property if other than the Permittee, shall **record the terms and conditions** of the grant in the office of the County Registrar-Recorder/County Clerk ("Recorder"). In addition, upon any transfer or lease of the property during the term of this grant, the Permittee, or the owner of the subject property if other than the Permittee, shall promptly provide a copy of the grant and its conditions to the transferee or lessee of the subject property.

7. This grant shall not have a grant term.

- 8. This grant shall expire unless used within two (2) years from the date of final approval of the grant. A single one-year time extension may be requested in writing and with the payment of the applicable fee prior to such expiration date.
- 9. The subject property shall be maintained and operated in full compliance with the conditions of this grant and any law, statute, ordinance, or other regulation applicable to any development or activity on the subject property. Failure of the Permittee to cease any development or activity not in full compliance shall be a violation of these conditions. No provision of any easement or any other encumbrance on the property shall exempt the Permittee and/or property owner from compliance with these conditions and applicable regulations. Inspections shall be made to ensure compliance with the conditions of this grant as well as to ensure that any development undertaken on the subject property is in accordance with the approved site plan on file. The Permittee shall deposit with the County the sum of \$882.00, which shall be placed in a performance fund and be used exclusively to reimburse LA County Planning for all expenses incurred while inspecting the premises to determine the Permittee's compliance with the conditions of this grant. The fund provides for two (2) inspections. The first inspection shall occur no less than one year after the date of final approval (February 4, 2026, or after) and the second inspection shall occur no less than three years after the date of final approval (February 4, 2028, or after). The second inspection may occur on an earlier date upon written request from the Permittee, provided that Condition No. 18 has been satisfied.

CONDITIONS OF APPROVAL PAGE 3 OF 4

If additional inspections are required to ensure compliance with the conditions of this grant, or if any inspection discloses that the subject property is being used in violation of any one of the conditions of this grant, the Permittee shall be financially responsible and shall reimburse LA County Planning for all additional enforcement efforts necessary to bring the subject property into compliance. The amount charged for additional inspections shall be **\$441.00** per inspection, or the current recovery cost established by LA County Planning at the time any additional inspections are required, whichever is greater.

- 10. Notice is hereby given that any person violating a provision of this grant is guilty of a misdemeanor. Notice is further given that the Regional Planning Commission ("Commission") or a Hearing Officer may, after conducting a public hearing, revoke or modify this grant, if the Commission or Hearing Officer finds that these conditions have been violated or that this grant has been exercised so as to be detrimental to the public's health or safety or so as to be a nuisance, or as otherwise authorized pursuant to Chapter 22.238 of the County Code.
- 11. All development pursuant to this grant must be kept in full compliance with the County Fire Code to the satisfaction of the County Fire Department.
- 12. All development pursuant to this grant shall conform with the requirements of the County Department of Public Works to the satisfaction of said department.
- 13. All development pursuant to this grant shall comply with the requirements of Title 22 of the County Code and of the specific zoning of the subject property, unless specifically modified by this grant, as set forth in these conditions, including the approved Exhibit "A," or a revised Exhibit "A" approved by the Director of LA County Planning ("Director").
- 14. The subject property shall be developed and maintained in substantial conformance with the yard modification granted and reflected on the plans marked Exhibit "A." If changes to any of the plans marked Exhibit "A" are required as a result of instruction given at the public hearing, a modified Exhibit "A" shall be submitted to LA County Planning by April 4, 2025.
- 15. In the event that subsequent revisions to the approved Exhibit "A" are submitted, the Permittee shall submit the proposed plans to the Director for review and approval. All revised plans must substantially conform to the originally approved Exhibit "A." All revised plans must be accompanied by the written authorization of the property owner(s) and applicable fee for such revision.

PROJECT SITE-SPECIFIC CONDITIONS

16. This grant shall authorize an existing five-foot and eight-inch-tall solid wooden fence within the front yard setback areas fronting West 57th Street and Alviso Avenue, with modifications as depicted on the approved Exhibit "A." A 35-foot-long portion of the existing fence, fronting West 57th Street, shall be removed and replaced with 20 feet and eight inches of new fencing, that matches the appearance of the existing solid wooden fence. The 12-foot-wide sliding vehicle gate shall be replaced with a fence and a pedestrian gate that match the appearance of the existing solid wooden fence.

- 17. The Permittee shall submit street improvement plans to the Department of Public Works related to the closure of the existing driveway and curb cut, as depicted on the approved Exhibit "A," by no later than April 4, 2025.
- 18. The Permittee shall close the existing driveway and curb cut as depicted on the approved Exhibit "A."
- 19. This grant shall authorize a modification of the front yard setback, fronting West 57th Street, to eight feet and nine inches in lieu of the required 20 feet to authorize an existing 236-square-foot covered patio, as depicted on the approved Exhibit "A." This modification does not authorize any new construction or any other setback reduction.
- 20. The subject property shall be maintained in compliance with all applicable Title 22 development standards.



AMY J. BODEK, AICP Director, Regional Planning DENNIS SLAVIN Chief Deputy Director, Regional Planning

PROPOSED ENVIRONMENTAL DETERMINATION

DETERMINATION DATE:	February 4, 2025
PROJECT NUMBER:	PRJ2023-000349-(2)
PERMIT NUMBER:	Yard Modification No. RPPL2023000478
SUPERVISORIAL DISTRICT:	2
PROJECT LOCATION:	5486 Valley Ridge Avenue, View Park-Windsor Hills
OWNER:	Gregory Rachal
APPLICANT:	Isabel Giraldo
CASE PLANNER:	Evan Sahagun, Planner ESahagun@planning.lacounty.gov

Los Angeles County ("County") completed an initial review for the above-mentioned Project. Based on examination of the Project proposal and the supporting information included in the application, the County proposes that an Exemption is the appropriate environmental documentation under the California Environmental Quality Act ("CEQA"). The Project qualifies for a Class 1, Existing Facilities and Class 5, Minor Alterations in Land Use Limitations Categorical Exemption under State CEQA Guidelines sections 15301 and 15305, respectively.

The applicant requests a yard modification to authorize an existing five-foot and eight-inchtall solid wooden fence within the required front yard setback area, which exceeds the threefoot and six-inch maximum height limit, and to authorize an existing 236-square-foot covered patio attached to an existing single-family residence ("SFR") with a front yard setback of eight feet and nine inches in lieu of the required 20-foot minimum front yard setback. A portion of the fence fronting West 57th Street is proposed to be removed.

As part of the Project, the Permittee also requests Ministerial Site Plan Review No. RPPL202300019, which is a separate approval of two small additions to the SFR that would increase the existing floor area by approximately 201.75 square feet, a net increase of 11 percent, and also requests a separate approval from the Department of Public Works to close an existing curb cut.

None of the exceptions to an exemption apply because the Project is not located within a Significant Ecological Area, on a scenic highway or on a hazardous waste site, is not known to contain historic resources, and there are no unusual circumstances that would indicate a reasonable possibility that the Project could have a significant or cumulative effect on the environment. Therefore, Staff recommends that the Hearing Officer determine that the Project is categorically exempt from CEQA.

LOS ANGELES COUNTY DEPARTMENT OF REGIONAL PLANNING

FINDINGS OF THE HEARING OFFICER AND ORDER PROJECT NO. PRJ2023-000349-(2) YARD MODIFICATION NO. RPPL2023000478

RECITALS

1. **HEARING DATE(S).** The Los Angeles County ("County") Hearing Officer conducted a duly noticed public hearing in the matter of Yard Modification No. **RPPL2023000478** on January 7, 2025₋, and February 4, 2025.

2. HEARING PROCEEDINGS. Reserved.

- 3. ENTITLEMENT(S) REQUESTED. The permittee, Isabel Giraldo ("Permittee"), requests the Yard Modification to authorize an existing five-foot and eight-inch-tall solid wooden fence with modifications within the required front yard setback area, which exceeds the three-foot and six-inch maximum height limit, and to authorize an existing 256236-square-foot covered patio attached to an existing single-family residence ("SFR") with a front yard setback of nine feet and one incheight feet and nine inches in lieu of the required 20-20-foot minimum front yard setback ("Project"), on a property located at 5486 Valley Ridge Avenue in the unincorporated community of View Park–Windsor Hills ("Project Site") in the R-1 (Single-Family Residence) Zone pursuant to County Code Section 22.110.190 (Modifications Authorized).
- 4. ENTITLEMENT(S) REQUIRED. The request to authorize a fence over three feet and six inches in height within the required front yard setback area and the request to authorize a reduced front yard setback for a covered patio in the R-1 Zone require a yard modification pursuant to County Code Section 22.110.190 (Modifications Authorized).

The Permittee also proposes an interior remodel of the existing SFR and new additions to the existing SFR that would increase the floor area by approximately 201.75 square feet. The proposed remodel and new additions are being reviewed separately under Ministerial Site Plan Review ("SPR") No. RPPL2023001011. The proposed additions comply with the required front, side, and rear yard setbacks.

The Permittee also proposes to close the existing curb cut on Alviso Avenue, which is under the purview of the Department of Public Works.

5. **LOCATION.** The Project Site is located at 5486 Valley Ridge Avenue within the View Park Zoned District and the Westside Planning Area.

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6. **PREVIOUS ENTITLEMENT(S).**

CASE NO.	REQUEST	DATE OF ACTION
Ministerial SPR RPPL2023000019	Convert existing detached garage into a detached Accessory Dwelling Unit ("ADU")	Approved on February 22, 2023

- 7. LAND USE DESIGNATION. The Project Site is located within the H9 (Residential 9 Nine Dwelling Units per Net Acre Maximum Density) land use designation of the General Plan Land Use Policy Map.
- 8. **ZONING.** The Project Site is currently zoned R-1. Pursuant to County Code Section 22.110.190 (Modifications Authorized), a yard modification is required to authorize a fence that exceeds the height limit within the required front yard setback area and to authorize an addition that encroaches into the required front yard setback.

9. SURROUNDING LAND USES AND ZONING

LOCATION	GENERAL PLAN LAND USE POLICY	ZONING	EXISTING USES
NORTH	H9 (Residential 9 – Nine Dwelling Units per Net Acre Maximum Density)	R-1 (Single-Family Residence)	SFRs
EAST	H9, P (Public and Semi-Public), H18 (Residential 18 – 18 Dwelling Units per Net Acre Maximum Density)	R-1, R-3 (Limited Density Multiple Residence)	SFRs, School, Multifamily residences
SOUTH	H9	R-1	SFRs
WEST	H9	R-1	SFRs

10. PROJECT AND SITE PLAN DESCRIPTION.

A. Existing Site Conditions

The Project Site is 0.22 acres (9,681 square feet) in size and consists of one legal lot. The Project Site has gentle sloping topography. The Project Site is irregular in shape and has three street frontages on its west, south, and east sides. Therefore, the Director of Regional Planning ("Director") determined that there are front yard setbacks on each of these three street frontages pursuant to County Code Section 22.110.080.A (Yard Determination).

B. Site Access

Primary pedestrian access is via an entrance from Valley Ridge Avenue on the west side of the Project Site and secondary pedestrian access is via a proposed pedestrian gate on Alviso Avenue on the east side of the Project Site. Vehicular access is via an existing driveway entrance on Alviso Avenue, which is proposed to be closed.

C. Site Plan

The <u>existing</u> site plan depicts an <u>existing</u> 1,841-square-foot SFR with an attached 175-square-foot covered front porch, an attached <u>256236</u>-square-foot covered patio that is set back <u>nine feet and one incheight feet and nine inches</u> from the southern property line on West 57th Street, a 577-square-foot detached garage that will be converted into an ADU, as approved by Ministerial SPR No. RPPL2023000019 on February 22, 2023, and <u>an-the</u> existing five-foot and eight-inch-tall solid wooden fence along the south and east sides of the Project Site.

The existing site plan depicts a 35-foot-long portion of the existing fence, fronting West 57th Street, proposed to be removed to address line of sight issues for vehicles traveling on Valley Ridge Avenue. The proposed site plan depicts 20 feet and eight inches of new fencing, that matches the appearance of the existing solid wooden fence, proposed to connect the remaining fence to the covered patio.

The <u>proposed</u> site plan shows that the existing curb cut will be removed <u>to address</u> line of sight issues for pedestrians walking on Alviso Avenue. and that tThe existing five-foot and eight-inch-tall12-foot-wide solid wooden sliding gate will be replaced by a five-foot and eight-inch-tall solid wooden fence and pedestrian gate <u>that</u> matches the appearance of the existing solid wooden fence<u>that will match</u> the existing fence.

The <u>proposed</u> site plan also depicts an interior remodel of the existing SFR and new additions to the existing SFR that would increase the floor area by approximately 201.75 square feet. The remodel and new additions are being reviewed separately under Ministerial SPR No. RPPL2023001011. The proposed additions comply with the required front, side, and rear yard setbacks.

D. Parking

Ministerial SPR No. RPPL202300019 approved the conversion of the existing detached two-car garage on the Project Site into a detached ADU on February 22, 2023. Replacement covered parking was not required or provided. Furthermore, the Permittee proposes to close the existing curb cut, which will remove access to uncovered parking spaces on the driveway. Therefore, no on-site parking will be provided on the Project Site.

11. CEQA DETERMINATION.

Prior to the Hearing Officer's public hearing on the Project, Department of Regional Planning ("LA County Planning") Staff determined that the Project qualifies for Class 1 and Class 5 Categorical Exemptions from the California Environmental Quality Act ("CEQA") under State CEQA Guidelines sections 15301 (Existing Facilities) and

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15305 (Minor Alterations in Land Use Limitations), respectively. The Permittee requests authorization of an existing five-foot and eight-inch-tall solid wooden fence within the required front yard setback area, which exceeds the three-foot and six-inch maximum height limit, and authorization of an existing 256236-square-foot covered patio attached to an existing SFR with a front yard setback of nine feet and one incheight feet and nine inches in lieu of the required 20-20-foot minimum front yard setback. The requested modifications to development standards would authorize existing construction.

As part of the Project, the Permittee also requests Ministerial SPR No. RPPL202300019, which is a separate approval of two small additions to the SFR that would increase the existing floor area by approximately 201.75 square feet, a net increase of 11 percent, and also requests a separate approval from the Department of Public Works to close an existing curb cut.

None of the exceptions to an exemption apply to the Project because it is not located in an environmentally sensitive area, is not known to contain scenic or historic resources, and there are no unusual circumstances that would indicate a reasonable possibility that the Project could have a significant effect on the environment. Therefore, the Hearing Officer finds that the Project is categorically exempt from CEQA.

- 12. **COMMUNITY OUTREACH.** Staff is not aware of any community outreach conducted by the Permittee that occurred before the Report to the Hearing Officer was issued on December 26, 2024.
- 13. **PUBLIC COMMENTS.** Staff did not receive any public comments before the Report to the Hearing Officer was issued on December 26, 2024.

14. AGENCY RECOMMENDATIONS.

- A. Department of Public Works: Granted conceptual site plan approval and recommended clearance to public hearing with no conditions on April 18, 2024.
- B. Fire Department: Recommended clearance to public hearing with no conditions in a letter dated March 15, 2023.
- 15. **LEGAL NOTIFICATION.** Pursuant to County Code Section 22.222.120 (Public Hearing Procedure), the community was properly notified of the public hearing by mail and newspaper (Daily Journal and Los Angeles Sentinel). On December 5, 2024, approximately one month prior to the public hearing, a "Notice of Public Hearing" sign was posted on the Project Site, plainly visible from the public right-of-way on West 57th Street. Additionally, the Project was noticed and case materials were available on LA County Planning's website. On November 20, 2024, a total of 43 Notices of Public Hearing were mailed to all property owners as identified on the County Assessor's record within a 500-foot radius from the Project Site, as well as 10 notices to those on the courtesy mailing list for the View Park Zoned District and to any additional interested parties.

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GENERAL PLAN CONSISTENCY FINDINGS

- 16. LAND USE POLICY. The Hearing Officer finds that the Project is consistent with the goals and policies of the General Plan because the H9 land use designation is intended for SFRs and their accessory uses, such as this project.
- 17. **GOALS AND POLICIES.** The Hearing Officer finds that the Project is consistent with the goals and policies of the General Plan, including the following:
 - Policy LU 5.1: Encourage a mix of residential land use designations and development regulations that accommodate various densities, building types and styles.
 - **Policy LU 10.3:** Consider the built environment of the surrounding area and location in the design and scale of new or remodeled buildings, architectural styles, and reflect appropriate features such as massing, materials, color, detailing or ornament.

The existing unpermitted five-foot and eight-inch-tall solid wooden fence within the required front yard setback area is consistent with the General Plan's goals and policies that allow for, and encourage, a variety of designs that consider the built environment of the surrounding area. The Project Site is irregular in shape and has three street frontages on its west, south, and east sides. Therefore, the Director determined that there are front yard setbacks on each of these three street frontages pursuant to County Code Section 22.110.080.A (Yard Determination). The Project Site is the only residential property within a 500-foot radius with three street frontages. The existing fence accommodates the unique location of the Project Site by allowing for an enclosed yard space that provides the residents of the SFR with the same privacy enjoyed by the residents of other SFRs in the neighborhood.

The reduced front yard setback for the existing unpermitted covered patio is consistent with the front yard setbacks of surrounding properties. SFRs on properties to the northwest of the Project Site were built with reduced front yard setbacks due to the sloping terrain in the rear of those properties. Therefore, there is a pattern of reduced front yard setbacks in the neighborhood. Furthermore, property frontages to the west and east of the Project Site, along West 57th Street, are primarily corner side yards, where buildings are allowed to have a five-foot setback facing West 57th Street. The proposed yard modification would accommodate the unique location of the Project Site by allowing a reduced setback on the West 57th Street frontage-

To address <u>potential</u> line_of_sight issues for pedestrians and vehicular traffie walking on Alviso Avenue, the Permittee proposes to close the existing driveway and curb cut, which is under the purview of the Department of Public Works. To address potential line of sight issues for vehicles traveling on Valley Ridge Avenue, the Permittee

proposes to remove portions of the existing solid wooden fence fronting West 57th/₄ Street.

ZONING CODE CONSISTENCY FINDINGS

- 18. **PERMITTED USE IN ZONE.** The Hearing Officer finds that the Project is consistent with the R-1 zoning classification because an SFR is permitted in such zone with a ministerial SPR pursuant to County Code Section 22.18.030 (Land Use Regulations for Residential Zones).
- 19. **YARD DETERMINATION.** The Hearing Officer finds that the Project Site is an irregularly shaped lot with three street frontages and the Director determined that there are front yard setbacks on each of these three street frontages pursuant to County Code Section 22.110.080.A (Yard Determination).
- 20. REQUIRED YARDS. The Hearing Officer finds that the Project is not consistent with the standards identified in County Code Section 22.18.040 (Development Standards for Residential Zones) because the existing unpermitted 256236-square-foot covered patio attached to the existing SFR has a front yard setback of nine feet and one incheight feet and nine inches in lieu of the required 20-20-foot minimum front yard setback. However, the proposed Yard Modification will authorize this structure.

The proposed additions to the SFR, to be reviewed separately under Ministerial SPR No. RPPL2023001011, comply with the required front, side, and rear yard setbacks.

- 21. FENCES AND WALLS. The Hearing Officer finds that the Project is not consistent with the standards identified in County Code Section 22.110.070.B (Maximum Height of Fences and Walls) because the existing unpermitted five-foot and eight-inch-tall solid wooden fence within the required front yard setback area exceeds the three-foot and six-inch maximum height limit. However, the proposed Yard Modification will authorize this structure as modified.
- 22. **HEIGHT.** The Hearing Officer finds that the Project is consistent with the standard identified in County Code Section 22.18.040 (Development Standards for Residential Zones). The maximum height allowed is 35 feet above grade. The existing building has a maximum height of 13 feet and nine inches, which is within the allowed maximum height, and no increase to the height is proposed.
- 23. PARKING. The Hearing Officer finds that the Project is consistent with the standards identified in County Code Section 22.112.070 (Required Parking Spaces). The existing detached two-car garage on the Project Site was approved for conversion into a detached ADU. No replacement parking is required pursuant to County Code Section 22.140.640.G.1.d (Parking).

YARD MODIFICATION FINDINGS

24. The Hearing Officer finds that topographic features, subdivision plans, or other site conditions create an unnecessary hardship or unreasonable regulation or

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make it obviously impractical to require compliance with the yard requirement or setback line. The Project Site has three street frontages on its west, south, and east sides. Therefore, the Director determined that there are front yard setbacks on each of these three street frontages pursuant to County Code Section 22.110.080.A (Yard Determination). Within a 500-foot radius of the Project Site, this is the only lot which requires a front yard setback on three sides. It is impractical to require the 20-foot minimum front yard setback on all three street frontages and to enforce the three-foot and six-inch maximum height limit for the fence on all three street frontages. The five-foot and eight-inch-tall solid wooden fence was built for added security and privacy on this unique lot. Furthermore, the front yard setback requirement, combined with the location of the existing detached garage, presents a barrier to identifying an alternative site for the covered patio where it can still be attached to the SFR.

- 25. The Hearing Officer finds that the proposed structure is similar to the setbacks of other legally-built structures on adjacent or neighboring properties. The existing solid wooden fence is similar to other fences on corner lots within the surrounding area. The Permittee provided five examples of neighboring properties with similar fence heights within the corner side and rear yards facing the street. The Permittee also provided six examples of neighboring properties with reduced front yard setbacks, primarily located northwest of the Project Site. Staff's site visit and aerial imagery confirmed that the front yard setbacks in the surrounding area range from five feet to 16 feet, demonstrating that the reduced setback is consistent with the neighborhood pattern.
- 26. The Hearing Officer finds that the use, development of land, and application of development standards is in compliance with all applicable provisions of this Title 22. SFRs and accessory structures, such as fences and covered patios, are allowed in the R-1 Zone with a ministerial SPR. The Project Site is adequate in size and shape to accommodate all other development standards required by the County Code, such as the maximum building height. The County Code allows for the modification of yard setbacks and maximum fence heights, provided that the request meets the required findings. The Permittee requests a modification to the required front yard setback due to the original subdivision plan, which established this lot with three street frontages, making strict compliance impractical. Therefore, the Project meets the required finding.
- 27. The Hearing Officer finds that the use, development of land, and application of development standards, when considered on the basis of the suitability of the site for the particular use or development intended, is so arranged as to avoid traffic congestion, provide for the safety and convenience of bicyclists and pedestrians, including children, senior citizens, and persons with disabilities, insure the protection of public health, safety, and general welfare, prevent adverse effects on neighboring property and is in conformity with good zoning practice. Due to the location of the Project Site fronting three streets, the Permittee needed conceptual site plan approval from the Department of Public Works. The existing driveway and vehicles entering and exiting the Project Site on Alviso Avenue pose a safety risk for pedestrians because the fence height exceeds 42 inches and

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obscures visibility. The To address this issue, the Permittee proposes to close the existing driveway and curb cut on Alviso Avenue. The location of the existing fence on West 57th Street also poses a safety risk for vehicles traveling south on Valley Ridge Avenue due to its location. if the Project is approved To address this issue, the Permittee proposes to remove portions of the existing fence fronting West 57th Street, which would eliminate this concern. Therefore, the Project is designed to remove this resolve potential hazards for pedestrians on the sidewalkand vehicular traffic, ensuring safety and convenience to others. The proposed covered patio faces the street and is not anticipated to have adverse effects on neighboring properties.

28. The Hearing Officer finds that the use, development of land, and application of development standards is suitable from the standpoint of functional developmental design. The proposed modification to the front yard setback requirement to authorize existing accessory structures will not change the use of the property, increase density, or significantly impact the development pattern of the surrounding area. The existing unpermitted five-foot and eight-inch-tall solid wooden fence and the existing unpermitted covered patio provide private recreational space and are accessory to the primary use, which is an SFR. The proposed closure of the existing driveway and curb cut, which has been conceptually approved by the Department of Public Works, would maintain the area's pedestrian character and address a potential safety risk-related to the line-of-sight for pedestrians due to vehicles entering and exiting the Project Site on Alviso Avenue. Given the unique location of the Project Site, relative to its surroundings, a Yard Modification is a suitable request.

ENVIRONMENTAL FINDINGS

29. The Hearing Officer finds that the Project is exempt from the California Environmental Quality Act pursuant to State CEQA Guidelines sections 15301 (Class 1, Existing Facilities) and 15305 (Class 5, Minor Alterations in Land Use Limitations). The Project would authorize an existing five-foot and eight-inch-tall solid wooden fence within the required front yard setback area, which exceeds the three-foot and six-inch maximum height limit, and would authorize an existing 256236-square-foot covered patio attached to an existing SFR with a front yard setback of nine feet and one incheight feet and nine inches in lieu of the required 20-20-foot minimum front yard setback. The requested modifications to development standards would not increase density or change surrounding land use patterns. None of the exceptions to an exemption apply to the Project because it is not located in an environmentally sensitive area, is not known to contain scenic or historic resources, and there are no unusual circumstances that would indicate a reasonable possibility that the Project could have a significant effect on the environment. Therefore, the Hearing Officer finds that the Project is categorically exempt from CEQA.

ADMINISTRATIVE FINDINGS

30. The Hearing Officer finds that it is not necessary to limit the grant term of the Yard Modification because the Project involves an existing SFR, a fence, and a covered patio.

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31. **LOCATION OF DOCUMENTS.** The location of the documents and other materials constituting the record of proceedings upon which the Hearing Officer's decision is based in this matter is at LA County Planning, 13th Floor, Hall of Records, 320 West Temple Street, Los Angeles, California 90012. The custodian of such documents and materials shall be the Section Head of the Metro Development Services Section, LA County Planning.

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BASED ON THE FOREGOING, THE HEARING OFFICER CONCLUDES THAT:

- A. Topographic features, subdivision plans, or other site conditions create an unnecessary hardship or unreasonable regulation or make it obviously impractical to require compliance with the yard requirement or setback line.
- B. The proposed structure is similar to the setbacks of other legally-built structures on adjacent or neighboring properties.
- C. The use, development of land, and application of development standards is in compliance with all applicable provisions of this Title 22.
- D. The use, development of land, and application of development standards, when considered on the basis of the suitability of the site for the particular use or development intended, is so arranged as to avoid traffic congestion, provide for the safety and convenience of bicyclists and pedestrians, including children, senior citizens, and persons with disabilities, insure the protection of public health, safety, and general welfare, prevent adverse effects on neighboring property and is in conformity with good zoning practice.
- E. The use, development of land, and application of development standards is suitable from the standpoint of functional developmental design.

THEREFORE, THE HEARING OFFICER:

- 1. Finds that the Project is exempt from the California Environmental Quality Act pursuant to State CEQA Guidelines sections 15301 (Class 1, Existing Facilities) and 15305 (Class 5, Minor Alterations in Land Use Limitations) categorical exemptions; and
- 2. Approves **YARD MODIFICATION NO. RPPL2023000478**, subject to the attached conditions.

ACTION DATE: January 7, 2025 February 4, 2025

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LOS ANGELES COUNTY DEPARTMENT OF REGIONAL PLANNING

CONDITIONS OF APPROVAL PROJECT NO. PRJ2023-000349-(2) YARD MODIFICATION NO. RPPL2023000478

PROJECT DESCRIPTION

This Yard Modification authorizes an existing five-foot and eight-inch-tall solid wooden fence <u>with modifications</u> within the required front yard setback area, which exceeds the three-foot and six-inch maximum height limit, and authorizes an existing 256-square-foot covered patio attached to an existing single-family residence with a front yard setback of <u>nine feet and one incheight feet and nine inches</u> in lieu of the required 20-foot minimum front yard setback in the R-1 (Single-Family Residence) Zone pursuant to Los Angeles County Code ("County Code") Section 22.110.190 (Modifications Authorized) subject to the following conditions of approval:

GENERAL CONDITIONS

- 1. Unless otherwise apparent from the context, the term "Permittee" shall include the applicant, owner of the property, and any other person, corporation, or other entity making use of this grant.
- 2. This grant shall not be effective for any purpose until the Permittee, and the owner of the subject property if other than the Permittee, have filed at the office of the Los Angeles County ("County") Department of Regional Planning ("LA County Planning") their affidavit stating that they are aware of and agree to accept all of the conditions of this grant, and that the conditions of the grant have been recorded as required by Condition No. 6, and until all required monies have been paid pursuant to Condition No. 9. Notwithstanding the foregoing, this Condition No. 2 and Conditions No. 3, 4, and 8 shall be effective immediately upon the date of final approval of this grant by the County.
- 3. The Permittee shall defend, indemnify, and hold harmless the County, 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 permit approval, which action is brought within the applicable time period of Government Code section 65009 or any other applicable limitations period. The County shall promptly notify the Permittee of any claim, action, or proceeding and the County shall reasonably cooperate in the defense. If the County fails to promptly notify the Permittee of any claim, or proceeding, or if the County fails to cooperate reasonably in the defense, the Permittee shall not thereafter be responsible to defend, indemnify, or hold harmless the County.
- 4. In the event that any claim, action, or proceeding as described above is filed against the County, the Permittee shall within 10 days of the filing make an initial deposit with LA County Planning in the amount of up to \$5,000.00, from which actual costs and expenses shall be billed and deducted for the purpose of defraying the costs or expenses involved in LA County Planning's cooperation in the defense, including but

not limited to, depositions, testimony, and other assistance provided to Permittee or Permittee's counsel.

If during the litigation process, actual costs or expenses incurred reach 80 percent of the amount on deposit, the Permittee shall deposit additional funds sufficient to bring the balance up to the amount of \$5,000.00. There is no limit to the number of supplemental deposits that may be required prior to completion of the litigation.

At the sole discretion of the Permittee, the amount of an initial or any supplemental deposit may exceed the minimum amounts defined herein. Additionally, the cost for collection and duplication of records and other related documents shall be paid by the Permittee according to County Code Section 2.170.010.

- 5. If any material provision of this grant is held or declared to be invalid by a court of competent jurisdiction, the permit shall be void and the privileges granted hereunder shall lapse.
- 6. Prior to the use of this grant, the Permittee, or the owner of the subject property if other than the Permittee, shall **record the terms and conditions** of the grant in the office of the County Registrar-Recorder/County Clerk ("Recorder"). In addition, upon any transfer or lease of the property during the term of this grant, the Permittee, or the owner of the subject property if other than the Permittee, shall promptly provide a copy of the grant and its conditions to the transferee or lessee of the subject property.

7. This grant shall not have a grant term.

- 8. This grant shall expire unless used within two (2) years from the date of final approval of the grant. A single one-year time extension may be requested in writing and with the payment of the applicable fee prior to such expiration date.
- 9. The subject property shall be maintained and operated in full compliance with the conditions of this grant and any law, statute, ordinance, or other regulation applicable to any development or activity on the subject property. Failure of the Permittee to cease any development or activity not in full compliance shall be a violation of these conditions. No provision of any easement or any other encumbrance on the property shall exempt the Permittee and/or property owner from compliance with these conditions and applicable regulations. Inspections shall be made to ensure compliance with the conditions of this grant as well as to ensure that any development undertaken on the subject property is in accordance with the approved site plan on file. The Permittee shall deposit with the County the sum of \$882.00, which shall be placed in a performance fund and be used exclusively to reimburse LA County Planning for all expenses incurred while inspecting the premises to determine the Permittee's compliance with the conditions of this grant. The fund provides for two (2) inspections. The first inspection shall occur no less than one year after the date of final approval (January 7 February 4, 2026, or after) and the second inspection shall occur no less than three years after the date of final approval (January 7February 4, 2028, or after). The second inspection may occur on an earlier date upon written request from the Permittee, provided that Condition No. 18 has been satisfied.

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If additional inspections are required to ensure compliance with the conditions of this grant, or if any inspection discloses that the subject property is being used in violation of any one of the conditions of this grant, the Permittee shall be financially responsible and shall reimburse LA County Planning for all additional enforcement efforts necessary to bring the subject property into compliance. The amount charged for additional inspections shall be **<u>\$441.00</u>** per inspection, or the current recovery cost established by LA County Planning at the time any additional inspections are required, whichever is greater.

- 10. Notice is hereby given that any person violating a provision of this grant is guilty of a misdemeanor. Notice is further given that the Regional Planning Commission ("Commission") or a Hearing Officer may, after conducting a public hearing, revoke or modify this grant, if the Commission or Hearing Officer finds that these conditions have been violated or that this grant has been exercised so as to be detrimental to the public's health or safety or so as to be a nuisance, or as otherwise authorized pursuant to Chapter 22.238 of the County Code.
- 11. All development pursuant to this grant must be kept in full compliance with the County Fire Code to the satisfaction of the County Fire Department.
- 12. All development pursuant to this grant shall conform with the requirements of the County Department of Public Works to the satisfaction of said department.
- 13. All development pursuant to this grant shall comply with the requirements of Title 22 of the County Code and of the specific zoning of the subject property, unless specifically modified by this grant, as set forth in these conditions, including the approved Exhibit "A," or a revised Exhibit "A" approved by the Director of LA County Planning ("Director").
- 14. The subject property shall be developed and maintained in substantial conformance with the yard modification granted and reflected on the plans marked Exhibit "A." If changes to any of the plans marked Exhibit "A" are required as a result of instruction given at the public hearing, a modified Exhibit "A" shall be submitted to LA County Planning by March 7 April 4, 2025.
- 15. In the event that subsequent revisions to the approved Exhibit "A" are submitted, the Permittee shall submit the proposed plans to the Director for review and approval. All revised plans must substantially conform to the originally approved Exhibit "A." All revised plans must be accompanied by the written authorization of the property owner(s) and applicable fee for such revision.

PROJECT SITE-SPECIFIC CONDITIONS

16. This grant shall authorize an existing five-foot and eight-inch-tall solid wooden fence within the front yard setback areas fronting West 57th Street and Alviso Avenue, with modifications as depicted on the approved Exhibit "A." <u>A 35-foot-long portion of the existing fence, fronting West 57th Street, shall be removed and replaced with 20 feet and eight inches of new fencing, that matches the appearance of the existing solid wooden fence. Portions of the The 12-foot-wide existing sliding vehicle gate shall be</u>

replaced with a fence and a pedestrian gate that match the appearance of the existing solid wooden fence.

- 17. The Permittee shall submit street improvement plans to the Department of Public Works related to the closure of the existing driveway and curb cut, as depicted on the approved Exhibit "A," by no later than March 7April 4, 2025.
- 18. The Permittee shall close the existing driveway and curb cut as depicted on the approved Exhibit "A."
- 19. This grant shall authorize a modification of the front yard setback, fronting West 57th Street, to <u>nine feet and one incheight feet and nine inches</u> in lieu of the required 20 feet to authorize an existing <u>256236</u>-square-foot covered patio, as depicted on the approved Exhibit "A." This modification does not authorize any new construction or any other setback reduction.
- 20. The subject property shall be maintained in compliance with all applicable Title 22 development standards.



AMY J. BODEK, AICP Director, Regional Planning DENNIS SLAVIN Chief Deputy Director, Regional Planning

PROPOSED ENVIRONMENTAL DETERMINATION

DETERMINATION DATE:	January 7, 2025 February 4, 2025
PROJECT NUMBER:	PRJ2023-000349-(2)
PERMIT NUMBER:	Yard Modification No. RPPL2023000478
SUPERVISORIAL DISTRICT:	2
PROJECT LOCATION:	5486 Valley Ridge Avenue, View Park-Windsor Hills
OWNER:	Gregory Rachal
APPLICANT:	Isabel Giraldo
CASE PLANNER:	Evan Sahagun, Planner ESahagun@planning.lacounty.gov

Los Angeles County ("County") completed an initial review for the above-mentioned Project. Based on examination of the Project proposal and the supporting information included in the application, the County proposes that an Exemption is the appropriate environmental documentation under the California Environmental Quality Act ("CEQA"). The Project qualifies for a Class 1, Existing Facilities and Class 5, Minor Alterations in Land Use Limitations Categorical Exemption under State CEQA Guidelines sections 15301 and 15305, respectively.

The applicant requests a yard modification to authorize an existing five-foot and eight-inchtall solid wooden fence within the required front yard setback area, which exceeds the threefoot and six-inch maximum height limit, and to authorize an existing <u>256236</u>-square-foot covered patio attached to an existing single-family residence ("SFR") with a front yard setback of <u>nine-eight</u> feet and <u>one-nine</u> inches in lieu of the required 20-foot minimum front yard setback.—. A portion of the fence fronting West 57th Street is proposed to be removed.

As part of the Project, the Permittee also requests Ministerial Site Plan Review No. RPPL202300019, which is a separate approval of two small additions to the SFR that would increase the existing floor area by approximately 201.75 square feet, a net increase of 11 percent, and also requests a separate approval from the Department of Public Works to close an existing curb cut.

None of the exceptions to an exemption apply because the Project is not located within a Significant Ecological Area, on a scenic highway or on a hazardous waste site, is not known to contain historic resources, and there are no unusual circumstances that would indicate a reasonable possibility that the Project could have a significant or cumulative effect on the environment. Therefore, Staff recommends that the Hearing Officer determine that the Project is categorically exempt from CEQA.