

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

December 4, 2024

Tony Principe Via email: tony@westcord.com

PROJECT NO. PRJ2023-003407-(3) VESTING TENTATIVE PARCEL MAP NO. 073305 (RPPL2023004981) 23823 VENTURA BOULEVARD, CALABASAS (2049-019-061, 2049-019-033, 2049-019-034)

Dear Mr. Principe,

The Regional Planning Commission (Commission), by its action of **December 4, 2024**, has <u>approved</u> the above-referenced project. Enclosed are the Commission's Findings and Conditions of Approval. Please carefully review each condition. This approval is <u>not effective</u> until the appeal period has ended and the required documents and applicable fees are submitted to LA County Planning (see enclosed Affidavit of Acceptance Instructions).

Appeals: The applicant or any other interested persons may appeal the Commission's decision. The appeal period for this project will end at 5:00 p.m. on **December 16, 2024.** Appeals must be submitted to appeal@planning.lacounty.gov before the end of the appeal period.

Upon completion of the appeal period, the notarized Affidavit of Acceptance and any applicable fees must be submitted to the planner assigned to your case. Please make an appointment to ensure that processing will be completed in a timely manner. Failure to submit these documents and applicable fees within 60 days will result in a referral to Zoning Enforcement for further action.

In addition, any applicable California Environmental Quality Act fees for the Department of Fish and Wildlife shall be paid, and a Notice of Determination, if applicable must be filed with the County Clerk according to the instructions with the enclosed Affidavit of Acceptance. A Notice of Exemption, if applicable, may also be filed according to the instructions in the enclosed Affidavit of Acceptance. Mr. Principe December 4, 2024 Page 2

For questions or for additional information, please contact Alejandrina Baldwin f the Subdivisions Section at (213) 974-6411, or abaldwin@planning.lacounty.gov

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Sincerely,

AMY J. BODEK, AICP Director of Regional Planning

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Joshua Huntington, Supervising Regional Planner Subdivisions Section

JH:ACB

Enclosures: Findings, Conditions of Approval, Affidavit of Acceptance, Notice of Determination

c: Board of Supervisors

CP_12/04/2024_PM073305

LOS ANGELES COUNTY DEPARTMENT OF REGIONAL PLANNING FINDINGS OF THE REGIONAL PLANNING COMMISSION AND ORDER PROJECT NO. PRJ2023-003407 VESTING TENTATIVE PARCEL MAP NO. 73305 (RPPL2023004981)

RECITALS

- HEARING DATE. The Los Angeles County ("County") Regional Planning Commission ("Commission") conducted a duly-noticed public hearing on December 4, 2024, in the matter of Project No. PRJ2023-003407, consisting of Vesting Tentative Parcel Map No. 073305 (RPPL2023004981) ("PM073305).
- HEARING PROCEEDINGS. A duly noticed public hearing was held on December 4, 2024, before the Commission. Commissioners Duarte-White, Louie, O'Connor, Moon, and Hastings were present. The subdivider's representatives, Tony Principe and Don Waite presented testimony in favor of the request. There being no further testimony, the Commission closed the public hearing and approved the Addendum to the Certified Mitigated Negative Declaration and approved PM073305.
- 3. ENTITLEMENT REQUESTED. The subdivider, Tony Principe of Calabasas Auto Park LLC, ("subdivider"), requests a Vesting Tentative Parcel map to authorize the conversion of a two-story auto warehouse storage facility with 19 attached auto storage units, currently under construction, into 19 attached condominium units, on one industrial lot that is 7.15 gross acres (7.12 net acres) ("Project"), on a property located at 23823 Ventura Boulevard in the unincorporated community of Calabasas ("Project Site"), pursuant to County Code Chapter 21.38 (Vesting Tentative Map) and Chapter 21.48 (Minor Land Divisions).
- 4. PREVIOUS ENTITLEMENTS. Conditional Use Permit No. 2015000096 ("underlying CUP") was a previous entitlement for an auto warehouse storage facility with 19 attached auto storage rental units with a 46-space parking lot, and included a modification to the loading zone requirement to allow only one loading zone instead of two. The underlying CUP also included retaining walls, grading of 22,000 cubic yards of grading (20,000 cubic yards of cut, 2,000 cubic yards of fill, and 18,000 cubic yards of export), and the review of a haul route.
- 5. **ENTITLEMENT(S) REQUESTOR**. Unless otherwise apparent from the context, subdivider or successor in interest ("subdivider") shall include the applicant, owner of the property, and any other person, corporation, or other entity making use of this grant.

- 6. **LAND USE DESIGNATION.** The Project Site is located within the CR (Rural Commercial) land use category of the Santa Monica Mountains North Area Plan ("Area Plan") Land Use Policy Map, a component of the General Plan.
- ZONING. The Project Site is located in The Malibu Zoned District, is currently zoned M-1 (Light Manufacturing), is within the Santa Monica Mountains North Area Community Standards District ("CSD"), and is located within a designated Very High Fire Hazard Severity Zone ("VHFHSZ").

LOCATION	AREA PLAN LAND USE POLICY	ZONING	EXISTING USES
NORTH	CR, City of Hidden Hills	M-1, City of Hidden Hills	Industrial, open space and residential and City of Hidden Hills
EAST	H2 (Residential 2 -Two Dwelling Units Per Acre)	M-1, R-1-22,000 (Single- Family Residential – 22,000 Square Feet Minimum Required Lot Area), City of Hidden Hills	Open space residential and City of Hidden Hills
SOUTH	TC (Transportation Corridor), City of Calabasas	101 Freeway and City of Calabasas	101 Freeway and City of Calabasas
WEST	CR	M-1 and M-2-DP (Heavy Manufacturing – Development Program)	Offices, auto repair, retail, vacant land

8. SURROUNDING LAND USES AND ZONING.

9. **PROJECT AND SITE PLAN DESCRIPTION.**

A. Existing Site Conditions

The Project Site is 7.15 gross (7.12 net) acres in size and consists of three parcels. The Project Site is irregular in shape with slopes over 50% in the northern area of the lot. The Project Site is developed with retaining walls and the southern portion has been recently graded by the underlying CUP. The 31,500-square foot auto warehouse storage facility with 19 attached auto storage units and parking lot is completing construction. The Project Site also includes a 60-foot-wide paved private street named Craftsman Road and Douglass Fir Road, and connects to Ventura Boulevard, which is 42 to 60 feet wide where it connects to Craftsman Road.

Approximately 3.3 acres, located at the north side of the Project Site, is designated as an Open Space Conservation Easement as required by the underlying CUP and is pending acceptance by the County.

B. Site Access

The Project Site is accessible via Ventura Boulevard, a 42-foot-wide public street, to the south, through a 230-foot-long and 30-foot-wide private driveway and fire lane. Ventura Boulevard ends immediately to the east, where the 30-foot-wide private driveway and fire lane begins. Pedestrian access into the auto storage facility is provided from the parking lot, which is landscaped along its perimeter.

C. Vesting Tentative Map and Exhibit Map

The Vesting Tentative Parcel Map and Exhibit Map dated July 24, 2024, depict one parcel with a two-story 31,500 square foot auto warehouse storage facility with 19 attached auto storage units, common space and utility areas. The facility has a maximum height of 35 feet, with Unit Nos. 1 through 10 are on the first floor and Unit Nos. 11 through 19 are on the second floor. The Project includes a 46-space parking lot with a loading area, two short-term bicycle parking spaces, and an internal 26-foot-wide private driveway and fire lane that wraps around the industrial facility. Two long-term bicycle parking spaces are located inside the facility in the common space area. The facility is accessed through a 230-foot-long, 30-foot-wide, private driveway and fire lane that connects to Ventura Boulevard. The Project Site encompasses three parcels, including two 60-foot-wide private street parcels, named Craftsman Road and Douglass Fir Road. Both private street parcels connect to Ventura Boulevard, which is a 42- to 60-foot-wide public street. The approximate 3.3 acres located at the north side of the Project Site, shown on the maps, is designated as an Open Space Conservation Easement and is pending acceptance by the County.

D. <u>Parking</u>

The Project will provide a total of 46 parking spaces around the auto warehouse storage facility. Of these, 14 spaces (31%) are compact and three are reserved as accessible. One Type C (40 feet by 12 feet) loading zone is provided in a paved area immediately southeast of the facility. Two short-term bicycle parking spaces are located adjacent to the southeast corner of the parking lot. Two long-term bicycle parking spaces are located inside the facility adjacent to the office and storage area.

E. Internal Circulation

Internal circulation and access for the Project will be provided by a 26-foot-wide private driveway and fire lane access from a 230-foot-long and 30-foot-wide private driveway and fire lane from Ventura Boulevard. The internal private driveway and fire lane wraps around the auto warehouse storage facility and slopes up the rear of the facility, allowing for first floor access at the south portion of the facility and second floor access at the

north side of the facility. The Project Site also includes two 60-foot-wide private streets, Craftsman Road and Douglass Fir Road, and connects to Ventura Boulevard, which is a 42-to 60-foot-wide public street.

10. CEQA DETERMINATION.

Prior to the Commission's public hearing, an Addendum to the certified Mitigated Negative Declaration ("MND") was prepared in compliance with the California Environmental Quality Act ("CEQA") Guidelines Section 15162, and the County environmental guidelines, to analyze changes proposed within PM073305. On August 20, 2019, the Hering Officer certified and adopted the MND and Mitigation Monitoring and Reporting Program ("MMRP") for the underlying CUP. The underlying CUP approved an auto warehouse storage facility that includes a two-story facility with 19 attached auto storage units, retaining walls, parking lot with 46 parking spaces, a loading area, retaining walls and grading. PM073305 does not propose substantial changes that require major revisions to the MND and MMRP since no changes in design, intensity, or use are proposed. The 19 attached auto warehouse storage units will change from for rental to for-sale condominium units. PM073305 would not result in any increased or additional environmental impacts beyond those which were analyzed in the MND, and therefore concluded that supplemental environmental analysis is not required.

11. PUBLIC COMMENTS. None received.

12. AGENCY RECOMMENDATIONS.

- A. County Subdivision Committee, consisting of LA County Planning and County Departments of Public Works ("Public Works"), Fire, Parks and Recreation, and Public Health: Recommended Vesting Tentative Parcel Map No. 073305 and Exhibit Map dated July 24, 2024, clearance to public hearing with conditions.
- 13. **LEGAL NOTIFICATION.** Pursuant to Sections 21.16.070 (Notice of Public hearing) and 21.16.075 (Posting) of the County Code, Staff properly notified the community of the public hearing by mail, Malibu Times newspaper, and property posting. Additionally, Staff posted the Project case materials and hearing notice on LA County Planning's website. On November 2, 2024, Staff mailed a total of 54 Notices of Public Hearing out to all property owners as identified on the County Assessor's record within a 500-foot radius from the Project Site. This mailing also included 18 notices to those on the courtesy mailing list for The Malibu Zoned District and to any additional interested parties.

GENERAL PLAN CONSISTENCY FINDINGS

14. LAND USE POLICY. The Commission finds that the Project is consistent with the goals and policies of the Area Plan because the CR land use designation is intended for goods and services that are supportive and compatible with maintaining the rural and semi-rural

character of the area. While the Project is specifically a request to convert rental to ownership units, the auto warehouse storage facility would comply with this category. The Commission further finds that the Project promotes a compatible use that support highway users and maintains the semi-rural character of the area.

15. **GOALS AND POLICIES.** The Commission finds that the Project is consistent with the following policies of the General Plan:

Goal LU5: Vibrant, livable and healthy communities with a mix of land uses, services and amenities.

Policy LU 5.1: Encourage a mix of residential land use designations and development regulations that accommodate various densities, building types and styles.

The Project will provide for-sale auto warehouse storage units that is a new type of use not commonly found in the area and will add to the diverse number of types and styles of buildings and uses in the area.

Goal LU 7: Compatible land uses that complement neighborhood character and the natural environment.

Policy LU7.1: Reduce and mitigate the impacts of incompatible land uses, where feasible, using buffers, appropriate technology, building enclosure, and other design techniques.

The conversion of the auto warehouse storage facility to condominium units allows for a compatible use to continue while providing ownership opportunities. While the Project is a request to convert rental to ownership units, the facility was also designed to blend in with height to the surrounding buildings and conserve the natural slopes.

Goal LU 10: Well-designed and healthy places that support a diversity of built environments.

Policy LU 10.2: Design development adjacent to natural features in a sensitive manner to complement the natural environment.

While the Project includes retaining walls that blend into the adjacent slope and the 3.3 acres to the north of the Project Site, these physical characteristics of the Project are not specifically related to the condominium conversion.

The Commission also finds that the Project is consistent with the following policies of the Area Plan:

Goal CO-1: Preserve open space areas for the benefit of human and natural communities across the region.

Policy CO-2: Protect and conserve natural resources, natural areas, and available open space.

While the Project will provide 3.3 acres of preserved open space, as required by the underlying CUP, the condominium conversion will only change ownership type and not propose any additional development, construction or grading of the surrounding natural areas.

Goal LU-2: A pattern of rural land use that promotes social, environmental, and economic well-being preserving the environmental resources and unique character of the land within the Santa Monica Mountains.

LU-18: Cluster and concentrate development in one building site area on parcels to facilitate fire protection and to preserve and minimize impacts to natural resources and the area of disturbance.

LU-22 Provide that residential and non-residential uses are buffered from each other through siting and design techniques and materials that are compatible with the existing community and surrounding natural environment.

The Project will provide a new ownership use within a rural commercial area, while preserving 3.3 acres of open space (as required by the underlying CUP) and clustering the use within one building instead of spreading out throughout the Project Site or various buildings. The Project retaining walls developed blend into its surroundings and the facility meets the building height and floor area ration requirements.

SUBDIVISION AND ZONING CODE CONSISTENCY FINDINGS

16. PERMITTED USE IN ZONE. The Commission finds that the Project is consistent with the M-1 zoning classification. While the Project is a conversion from rental to for-sale industrial condominium units, the auto warehouse storage facility is permitted in such zone pursuant to County Code Section 22.22.030 (Land Use Regulations for Zones M-1, M-1.5, M-2, and M-2.5), this underlying use was established by CUP No. 2015000096 pursuant to the Santa Monica Mountains North Area CSD under County Code Section 22.336.070 (Community-Wide Development Standards).

- 17. **AREA AND WIDTH.** The Commission finds that the Project is consistent with the standards identified in County Code Section 22.110.130 (Required Area and Width). While the Project is a conversion from rental to for-sale industrial condominium units, the Project provides the minimum required area of 5,000 square feet and width of 50 feet as required in the M-1 Zone and is an existing lot that is not proposed to change.
- 18. **MINIMUM FRONTAGE.** The Commission finds that the Project is consistent with the standards identified in County Code Section 21.24.290 (Frontage For Lots). While the Project is a conversion from rental to for-sale industrial condominium units, the Project has 42 feet of street frontage along Ventura Boulevard.
- 19. **GRADING.** The Commission finds that there is no grading proposed as part of this Project. While the Project is a conversion from rental to for-sale industrial condominium units, the grading associated with the development of the facility were approved by the underlying CUP.
- 20. **REQUIRED YARDS.** The Commission finds that there are no required yards or setbacks for structures in the M-1 Zone.
- 21. **HEIGHT.** The Commission finds that the Project is consistent with the standard identified in County Code Section 22.336.070 (Community-Wide Development Standards). While the Project is a conversion from rental to for-sale industrial condominium units, it has a maximum height of 35 feet, which is allowed for structures in the M-1 zone of the Santa Monica Mountains North Area CSD, the conversion to condominium units does not propose changes in development or the height approved by the underlying CUP.
- 22. **FENCES AND WALLS.** The Project does not propose new retaining walls. Existing retaining walls and block walls were approved by the underlying CUP.
- 23. PARKING. The Commission finds that the Project is consistent with the standard identified in County Code Section 22.112.070 (Required Parking Spaces) and 22.112.200 (Applicability). While the Project is a conversion from rental to for-sale industrial condominium units, the use on the property is a 31,500-square-foot, two-story auto warehouse storage facility provides one parking space for each 1,000 square feet of floor area, or 32 parking spaces and 46 spaces are provided. In addition, two short-term and two long-term bicycle parking spaces are provided, as required by County Code Section 22.112.090 (Accessible Parking for Persons with Disabilities). The auto warehouse storage facility was approved by the underlying CUP and included a modification to loading spaces requirement, pursuant to County Code Section 22.112.120 (Loading Spaces). Two Type C loading zones were required, and the underlying CUP was approved for one Type C loading space.

- 24. **COMMUNITY STANDARDS DISTRICT.** The Commission finds that the Project is consistent with the standards identified in County Code Chapter 22.336 (Santa Monica Mountains North Area CSD). While the Project is a conversion from rental to for-sale industrial condominium units, the auto warehouse storage facility was established through the approval of the underlying CUP, that included approval of a new industrial use in the M-1 zone, grading of 22,000 cubic yards, a maximum height of 35 feet, a maximum floor area ratio ("FAR") of 50% in the M-1 zone (the facility has a FAR of 16%) and the auto warehouse storage facility will be a quiet, non-polluting light industrial use compatible with the surrounding land uses located within 1,000 feet.
- 25. **TREE PLANTING.** The Commission finds that the Project is consistent with the standards identified for tree planting in County Code Section 21.32.160 (Street Tree Planting) which will be applied by Public Works. While the Project is a conversion from rental to for-sale industrial condominium units, the Commission finds that the Project is consistent with the standards identified within tree planting in County Code Chapter 22.126 (Tree Planting Requirements), there is no new principal use building, additions to buildings or new uncovered surface parking lot proposed for this Project.
- 26. **PEDESTRIAN ACCESS**. The Commission finds that the Project is consistent with the standards identified for pedestrian access within County Code Section 21.24.380 (Condominiums and Community Apartment Projects) as the Project provides a common walkway that connects the facility entrance to the on-site parking area.

TENTATIVE PARCEL MAP SPECIFIC FINDINGS

- 27. This map has been submitted as a Vesting Tentative Parcel Map. As such, it is subject to the provisions of Chapter 21.38 (Vesting Tentative Map) of the County Code.
- 28. The Commission finds that the map is consistent with the goals and policies of the General Plan. The Project provides a new diverse use that serves the community while also providing 3.3 acres of protected open space (as required by the underlying CUP) in a large area contiguous to other open space areas.
- 29. The Commission finds that the design or improvement of the proposed subdivision is consistent with the goals and policies of the General Plan. The Project consists of the conversion of an auto warehouse storage facility from rental to ownership units, and is compatible with surrounding land uses. The subdivision of air space will not create new changes to the design or use of the approved auto warehouse storage facility.
- 30. The Commission finds that the site is physically suitable for this type of development. The Project Site provides sufficient access from Ventura Boulevard to each auto storage unit via

an internal paved private driveway and fire lane. The Project Site will also preserve 3.3 acres located at the north of the lot as protected open space through a conservation easement.

- 31. The Commission finds that the site is physically suitable for the proposed density of development. While the Project is only a condominium conversion, the Project Site complies with the Santa Monica Mountains North Area CSD FAR requirement of no more than 50%. While the Project provides a maximum FAR of 16%.
- 32. The Commission finds the design of the subdivision, or the proposed improvements are not likely to cause substantial environmental damage or substantially and avoidably injure fish or wildlife or their habitat. The Project does not propose grading or new construction. The Project Site has been graded and developed per the underlying CUP and is located in a developed area. Also, the Project will preserve the northern 3.3 acre area within the Project Site as open space per the underlying CUP.
- 33. The Commission finds that the design of the subdivision or type of improvements is not likely to cause serious public health problems. The Project does not propose new development or grading. The change from for rent to for sale of each auto storage unit will not increase the amount of traffic or require any additional improvements to serve the Project Site.
- 34. The Commission finds that the design or the type of improvements will not conflict with easements, acquired by the public at large, for access through or use of the property within the proposed subdivision. The Project will continue to maintain the existing private driveways Craftsman Road and Douglas Fir Road, which are also used by the adjacent parcels. The Project will not block access to adjacent parcels. The Project will also pave and maintain internal 26-foot side private driveways and fire lanes.
- 35. The Commission finds that the design, location of, and access to each lot of the subdivision, and the subdivision as a whole, subject to the conditions, are consistent with applicable regulations adopted by the State Board of Forestry and Fire Protection, pursuant to sections 4290 and 4291 of the Public Resources Code, and are supported by the MND, If applicable, and the Administrative Record for this Project. The Project Site uses an internal private driveway and fire lane that allows access to Ventura Boulevard that is a 42- to 60-foot-wide public street. The Project has also been reviewed for compliance with access, fire flow, and fuel modification requirements. The underlying CUP reviewed the auto warehouse storage facility for construction standards within a VHFHSZ. The Project will provide two private fire hydrants and underground piping for the private on-site fire hydrants. The public and private fire hydrants will be tested to verify they provide the required fire flow.

- 36. The Commission finds that structural fire protection and fire suppression services will be available for the subdivision through the County Fire Department. The Project Site is in close proximity to County Los Angeles Fire Station No. 68 and has complied with access, fire flow, fuel modification, and construction standards required of projects within a VHFHSZ. The Fuel Modification Plan for the Project Site was cleared by the underlying CUP. The Project provides for an interior 26-foot paved fire lane that is within 150 feet from all exterior walls of the first story of the facility.
- 37. The Commission finds that the grounds for denying a tentative map for conversion of an existing building has been removed pursuant Government Code Section 66427.2 because the General Plan does not contain definite objectives and policies specifically directed to the conversion of existing buildings into condominium projects. The auto warehouse storage facility with 19 attached auto storage units was approved by the underlying CUP, as required by the Area Plan, and was found to be consistent with grading, parking, height limits and floor area ratio requirements. The Project is also consistent with the CR land use designation and the M-1 zoning that allows industrial uses. The Project is consistent with floor area ratio development standards for non-residential uses.

ENVIRONMENTAL FINDINGS

38. After consideration of the Addendum to the Mitigated Negative Declaration ("MND"), together with the comments received during the public review process, the Commission finds on the basis of the whole record before it that there is no substantial evidence that the Project as conditioned will have a significant effect on the environment, and further finds that the Addendum to the MND reflects the independent judgment and analysis of the Commission. The Project does not present new circumstances under which the Project will undertake, or new information of substantial importance. The underlying CUP's Initial Study, MND, and Mitigation Monitoring Program along with the Addendum to the MND for the Project does not propose to modify the auto warehouse storage facility use or development and so the Project meets the conditions for the application of CEQA Guidelines Section 15164 and preparation of a new EIR or MND is not necessary.

BASED ON THE FOREGOING, THE REGIONAL PLANNING COMMISSION FINDS AND CONCLUDES THAT:

- A. The map is consistent with the goals and policies of the General Plan.
- B. The design or improvement of the proposed subdivision is consistent with the goals and policies of the General Plan.

- C. The site is physically suitable for this type of development since the Project complies with all development standards of the M-1 zoning.
- D. The site is physically suitable for the proposed density of development since the Project is consistent with the General Plan, within the maximum allowable density, and complies with all development standards of the prescribed M-1 zoning.
- E. The design of the subdivision or the proposed improvements are not likely to cause substantial environmental damage or substantially and avoidably injure fish or wildlife or their habitat.
- F. The design of the subdivision or type of improvements is not likely to cause serious public health problems since sewage disposal, storm drainage, fire protection, and geologic and soils factors.
- G. The design or the type of improvements will not conflict with easements, acquired by the public at large, for access through or use of property within the proposed subdivision.
- H. The design, location of, and access to each lot of the subdivision, and the subdivision as a whole, subject to the Project Permit conditions, are consistent with applicable regulations adopted by the State Board of Forestry and Fire Protection, pursuant to sections 4290 and 4291 of the Public Resources Code, and are supported by the Addendum to the MND and MND and the Administrative Record for this Project.
- I. The structural fire protection and fire suppression services will be available for the subdivision through the County Fire Department.
- J. The Project is not a residential property and as of the date of this approval there are no tenants, therefore the Project is consistent with Subdivision Map Act Section 66427

THEREFORE, THE REGIONAL PLANNING COMMISSION:

1. Finds that the Addendum to the prior MND is adequate analysis pursuant to the CEQA Guidelines Section 15164. The Project does not propose substantial changes in the project which will require major revisions of the previous MND due to the involvement of new significant environmental effect or a substantial increase in the severity of previously identified significant effects. The Project does not propose a change in the use or building design analyzed within the prior MND. The Addendum to the MND discusses the potential of new information of substantial importance and includes additional and sufficient analysis on Air Quality, Biological Resources, Land Use and Planning, Transportation, and Fire Protection/Wildfire; and fulfills the environmental review requirements.

2. Approves **VESTING TENTATIVE PARCEL MAP NO.** (RPPL2023004981), subject to the attached conditions.

ACTION DATE: December 4, 2024

VOTE: 5:0:0:0 Concurring: Duarte-White, Louie, O'Connor, Moon, and Hastings

Dissenting: 0 Abstaining: 0 Absent: 0

JH:EGA:ACB

December 4, 2024

c: Each Commissioner

LOS ANGELES COUNTY DEPARTMENT OF REGIONAL PLANNING

CONDITIONS OF APPROVAL PROJECT NO. PRJ2023-003407-(3) VESTING TENTATIVE PARCEL MAP NO. 073305 (RPPL2023004981)

PROJECT DESCRIPTION

The Project is a Vesting Tentative Parcel map to authorize the conversion of a two-story auto warehouse storage facility with 19 attached auto storage units, currently under construction, into condominium units, on one industrial lot on 7.15 gross (7.12 net) acres. The industrial building, land use of auto storage, 46-space parking lot, loading space, retaining walls and grading were previously approved under Conditional Use Permit No. 2015000096. No changes in use, design, or grading are proposed. The Project is subject to the following conditions of approval:

GENERAL CONDITIONS

- 1. Unless otherwise apparent from the context, the term "Subdivider" 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 Subdivider, and the owner of the subject property if other than the Subdivider, 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. Notwithstanding the foregoing, this Condition No. 2 and Condition Nos. 4, 6, and 7 shall be effective immediately upon the date of final approval of this grant by the County.
- 3. Unless otherwise apparent from the context, the term "date of final approval" shall mean the date the County's action becomes effective pursuant to Section 21.56.010 of the County Code as provided in the Subdivision Map Act Section 66452.5 for Tentative Maps.
- 4. The Subdivider 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 subdivision approval, which action is brought within the applicable time period of Government Code Section 66499.37 or any other applicable limitations period. The County shall promptly notify the Subdivider of any claim, action, or proceeding and the County shall reasonably cooperate in the defense. If the County fails to promptly notify the Subdivider of any claim, action, or proceeding, or if the County fails to cooperate reasonably in the defense, the Subdivider shall not thereafter be responsible to defend, indemnify, or hold harmless the County.
- 5. If any material provision of this grant is held or declared to be invalid by a court of competent jurisdiction, the subdivision shall be void and the privileges granted hereunder shall lapse.

- 6. In the event that any claim, action, or proceeding as described above is filed against the County, the Subdivider shall within 10 days of the filing make an initial deposit with LA County Planning in the minimum amount of \$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 the Subdivider or the Subdivider's counsel.
 - A. If during the litigation process, actual costs or expenses incurred reach 80 percent of the amount on deposit, the Subdivider shall deposit additional funds sufficient to bring the balance to the minimum required 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.
 - B. At the sole discretion of the Subdivider, 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 Subdivider according to County Code Section 2.170.010 (Fees for Providing County Records).
- 7. Vesting Tentative Parcel Map No. 073305 shall expire December 4, 2026. The Hearing Officer may grant one (or more) time extensions to the terms of approval of the tentative map. If requested, time extension(s) shall be requested in writing and with the payment of the applicable fee prior to such expiration date. The total number of extensions shall not exceed the maximum number of extensions authorized by the Subdivision Map Act.
- 8. The subject property shall be developed and maintained in substantial conformance with the plans marked Exhibit Map. If changes to any of the plans marked Exhibit Map are required as a result of instruction given at the public hearing, a modified Exhibit Map shall be submitted to LA County Planning by **February 4, 2025**.
- 9. In the event that subsequent revisions to the approved Exhibit Map are submitted the Subdivider shall submit the proposed plans to the Director of LA County Planning ("Director") for review and approval. All revised plans must substantially conform to the originally approved Exhibit Map. All revised plans must be accompanied by the written authorization of the property owner(s) and applicable fee for such revision.
- 10. 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 Subdivider to cease any development or activity not in full compliance shall be a violation of these conditions. No provision of any easement of any other encumbrance on the property shall exempt the Subdivider from compliance with these conditions and applicable regulations.

- 11. If 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 Subdivider shall be financially responsible and shall reimburse LA County Planning for all enforcement efforts necessary to bring the subject property into compliance. The amount charged for each inspection shall be \$441.00 per inspection, or the current recovery cost established by LA County Planning at the time any inspection(s) is/are required, whichever is greater. Inspections may be unannounced and may be conducted utilizing any available technologies, including, but not limited to, unmanned aircraft systems (UAS).
- 12. Within five (5) working days from the day an action was taken, December 9, 2024, the Subdivider shall remit processing fees at the County Registrar-Recorder/County Clerk Office (i.e. County Clerk's Office), payable to the County of Los Angeles, in connection with the filing and posting of a Notice of Determination ("NOD") for this project and its entitlements in compliance with section 21152 of the Public Resources Code. Unless a Certificate of Exemption is issued by the California Department of Fish and Wildlife pursuant to section 711.4 of the California Fish and Game Code, the Subdivider shall pay the fees in effect at the time of filing the NOD, as provided for in section 711.4 of the Fish and Game Code, currently \$2,991.75 (\$2,916.75 for a Negative Declaration of Mitigated Negative Declaration plus \$75.00 processing fee). No land use project subject to this requirement is final, vested or operative until the fee is paid.
- 13. The Subdivider shall comply with all mitigation measures identified in the Mitigation Monitoring Program ("MMRP"), which are incorporated by this reference as if set forth fully herein.
- 14. 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.
- 15. 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 ("Fire").
- 16. All development pursuant to this grant shall conform with the requirements of County Public Works ("Public Works") to the satisfaction of said department.
- 17. All development pursuant to this grant shall comply with the requirements of Title 21 (Subdivisions) and Title 22 (Planning and Zoning) 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 Vesting Tentative Map and Exhibit Map, or an approved Amendment Map/Amended Exhibit Map.

18. The Subdivider shall maintain the subject property in a neat and orderly fashion. The Subdivider shall maintain free of litter all areas of the premises over which The Subdivider has control. All structures, walls and fences open to public view shall remain free of graffiti or other extraneous markings, drawings, or signage that was not approved by LA County Planning. In the event of graffiti or other extraneous markings occurring, the Subdivider shall remove, or cover said markings, drawings, or signage within 48 hours of such notification, weather permitting. Paint utilized in covering such markings shall be of a color that matches, as closely as possible, the color of the adjacent surfaces.

VESTING TENTATIVE PARCEL MAP SPECIFIC CONDITIONS

- 19. This grant shall authorize the conversion of 19 industrial attached units to 19 attached condominium units, as depicted on the Vesting Tentative Parcel Map and Exhibit Map dated July 24, 2024.
- 20. Except as expressly modified herein, this approval is subject to all recommended conditions listed in the attached Subdivision Committee Reports for Vesting Tentative Parcel Map and Exhibit Map dated July 24, 2024, consisting of letters and reports from Public Works, Fire, and County Departments of Parks and Recreation, and Public Health.

Street Frontage

21. The Subdivider shall provide at least 42 feet of street frontage along Ventura Boulevard.

PRIOR TO RECORDATION OF A FINAL MAP

Condominiums

- 22. The Subdivider shall place a note or notes on the final map, to the satisfaction of LA County Planning, that this subdivision is approved as a condominium project for a total of 19 industrial condominium units whereby the owners of the units of air space will hold an undivided interest in the common areas, which common areas will in turn provide the necessary access and utility easements for all of the units.
- 23. Prior to final map recordation, if the industrial units are tenant-occupied, the Subdivider shall submit a draft covenant and agreement to LA County Planning that provides tenants 180 days written notification of the intention to sell units prior to termination of tenancy due to sale of the condominium units. The Subdivider shall record said covenant and agreement concurrently with the recordation of the final map.

Covenants, Conditions, and Restrictions (CC&Rs)

- 24. The Subdivider shall submit a copy of the project's Covenants, Conditions and Restrictions ("CC&Rs") to the Director for review and approval. A copy of these conditions of approval shall be attached to the CC&Rs and made a part thereof. Those provisions in the CC&Rs required by these conditions shall be identified in the CC&Rs as such and shall not be modified in any way without prior authorization from the Director.
- 25. The Subdivider shall provide in the CC&Rs a method for the continuous maintenance of the common areas, including but not limited to, private driveways and fire lanes, walkways, landscaping, walls, and fences to the satisfaction of the Director.
- 26. The Subdivider shall reserve in the CC&Rs the right for all unit owners and their guests within the condominium project to use the parking and private driveways and fire lanes for access into and out of the subdivision.
- 27. The CC&RS shall include an agreement for the continued maintenance of the private driveway and fire lane.

Driveway Conditions

- 28. The private driveways shall be labeled as Private Driveway and Fire Lane on the final map.
- 29. The Subdivider shall provide proof, construct or bond with Public Works for the private driveway and fire lane, complying with paving design and widths, as depicted on the approved Exhibit Map dated July 24, 2024, or an Amended Exhibit Map approved by the Director.
- 30. Prior to recordation of the final map, the Subdivider shall post on private driveways: "No Parking-Fire Lane", unless designated parking otherwise permitted. The Subdivider shall provide for continued enforcement in the CC&Rs. The Subdivider shall submit a draft copy of the CC&Rs to LA County Planning for review and approval.

OTHER CONDITIONS

31. A final parcel map is required. A parcel map waiver is not allowed.

<u>Attachments:</u> Subdivision Committee Report (pages 1- 22) MMRP (1 page)



LAND DEVELOPMENT DIVISION – SUBDIVISION Page 1/3 PARCEL MAP NO. 73305 (REV.) TENTATIVE MAP DATED 7/24/2024 EXHIBIT MAP DATED 7/24/2024

The following report consisting of <u>9</u> pages are the recommendations of Public Works. The subdivision shall conform to the design standards and policies of Public Works, in particular, but not limited to the following items:

- 1. Details and notes shown on the tentative map are not necessarily approved. Any details or notes which may be inconsistent with requirements of ordinances, general conditions of approval, or Department policies must be specifically approved in other conditions, or ordinance requirements are modified to those shown on the tentative map upon approval by the Advisory Agency.
- 2. Easements are tentatively required, subject to review by the Director of Public Works to determine the final locations and requirements.
- 3. Easements shall not be granted or recorded within areas proposed to be granted, dedicated, or offered for dedication for public streets, highways, access rights, building restriction rights, or other easements until after the final map is filed with the Registrar-Recorder/County Clerk's Office. If easements are granted after the date of tentative approval, a subordination must be executed by the easement holder prior to the filing of the final map.
- 4. In lieu of establishing the final specific locations of structures on each lot/parcel at this time, the owner, at the time of issuance of a grading or building permit, agrees to develop the property in conformance with the County Code and other appropriate ordinances such as the Building Code, Plumbing Code, Grading Ordinance, Highway Permit Ordinance, Mechanical Code, Zoning Ordinance, Underground of Utilities Ordinance, Water Ordinance, Sanitary Sewer and Industrial Waste Ordinance, Electrical Code, and Fire Code. Improvements and other requirements may be imposed pursuant to such codes and ordinances.
- 5. Adjust, relocate, and/or eliminate lot lines, lots, streets, easements, grading, geotechnical protective devices, and/or physical improvements to comply with ordinances, policies, and standards in effect at the date the County determined the application to be complete all to the satisfaction of Public Works.
- 6. All easements existing at the time of final map approval must be accounted for on the approved tentative map. This includes the location, owner, purpose, and recording reference for all existing easements. If an easement is blanket or indeterminate in nature, a statement to that effect must be shown on the tentative map in lieu of its location. If all easements have not been accounted for, submit a corrected tentative map to the Department of Regional Planning for approval.



LAND DEVELOPMENT DIVISION - SUBDIVISION **TENTATIVE MAP DATED 7/24/2024** PARCEL MAP NO. <u>73305 (REV.)</u> EXHIBIT MAP DATED 7/24/2024

7. If applicable, quitclaim or relocate easements running through proposed structures.

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- 8. Prior to final approval of the tract/parcel map submit a notarized affidavit to the Director of Public Works, signed by all owners of record at the time of filing of the map with the Registrar-Recorder/County Clerk's Office, stating that any proposed condominium building has not been constructed or that all buildings have not been occupied or rented and that said building will not be occupied or rented until after the filing of the map with the Registrar-Recorder/County Clerk's Office.
- 9. Place standard condominium notes on the final map to the satisfaction of Public Works.
- 10. Label driveways and multiple access strips as "Private Driveway and Fire Lane" and delineate on the final map to the satisfaction of Public Works and Fire Department.
- 11. Reserve reciprocal easements for drainage, ingress/egress, sewer, water, utilities, right to grade, and maintenance purposes, in documents over the common private driveways to the satisfaction of Public Works.
- 12. Delineate proof of access to a public street on the final map.
- 13. A final parcel map must be processed through the Director of Public Works prior to being filed with the Registrar-Recorder/County Clerk's Office.
- 14. Prior to submitting the parcel map to the Director of Public Works for examination pursuant to Section 66450 of the Government Code, obtain clearances from all affected Departments and Divisions, including a clearance from the Subdivision Mapping Section of the Land Development Division of Public Works for the following mapping items; mathematical accuracy; survey analysis; and correctness of certificates, signatures, etc.
- 15. If signatures of record title interests appear on the final map, a preliminary guarantee is needed. A final guarantee will be required at the time of filing of the final map with the Registrar-Recorder/County Clerk's Office. If said signatures do not appear on the final map, a title report/guarantee is needed showing all fee owners and interest holders and this account must remain open until the final parcel map is filed with the Registrar-Recorder/County Clerk's Office.



LAND DEVELOPMENT DIVISION – SUBDIVISION Page 3/3 PARCEL MAP NO. 73305 (REV.) TENTATIVE MAP DATED 7/24/2024 EXHIBIT MAP DATED 7/24/2024

16. Within 30 days of the approval date of this land use entitlement or at the time of the first plan check submittal, the applicant shall deposit the sum of \$2,000 with Public Works to defray the cost of verifying conditions of approval for the purpose of issuing final map clearances.

Prepared by Jose Cruz PM 73305_ Rev3_RPPL2023004981 N/A

Phone (626) 458-4921

Date 8/21/2024



900 SOUTH FREMONT AVENUE ALHAMBRA, CALIFORNIA 91803-1331 WWW.DPW.LACOUNTY.GOV

PARCEL NO.: 073305

 TENTATIVE MAP DATE:
 07/24/2024

 EXHIBIT MAP DATE:
 07/24/2024

HYDROLOGY UNIT CONDITIONS OF APPROVAL

Prior to Improvement Plans Approval:

1. Comply with hydrology study, which was approved on <u>04/10/2018</u>, or the latest revision, to the satisfaction of the Department of Public Works.

Review by: CHRISTIAN ASCENCIO

Date: 07/29/2024

Phone: (626) 458-4921

LX001129/A863

Telephone: (626) 458-4925

PCA

EPIC LA

Los Angeles County Public Works **Geotechnical and Materials Engineering Division** RPPL2023004981 GEOLOGIC AND GEOTECHNICAL ENGINEERING REVIEW SHEET 900 S. Fremont Avenue, Alhambra, CA 91803

Email: GMEDSubmittals@dpw.lacounty.gov

Tentative Parcel Map		73305	Tentative Map Dated	7/24/24 (Rev./Exhib.)	Parent Tract	
						2049-019-061,
Grading By Subdivide	r? [Y] (Y or N)	16,368 yd ³	Location	Calabasas	APN	-033, -034
Geologist	Gorian & As	ssociates, Inc.	Subdivider	Calabasas Au	to Park,	LLC
Soils Engineer	Gorian & As	ssociates, Inc.	Engineer/Arch.	Westland Civil, Inc.		
Review of: Geologic Report(s) Date		7/18/23, 4/14/23, 8/	130/02			
			/1/20, 8/14/20, 1/28/16, 5	5/20/15		
References:	Daleu.	4/9/22, 3/13/22, 12/	11/20, 0/14/20, 1/20/10, 3	5/20/15		
References.						

TENTATIVE MAP FEASIBILITY IS RECOMMENDED FOR APPROVAL FROM A GEOTECHNICAL STANDPOINT

THE FOLLOWING CONDITIONS MUST BE FULFILLED:

- G1. The final map must be approved by the Geotechnical and Materials Engineering Division (GMED) to assure that all geotechnical requirements have been properly depicted. For Final Map clearance guidelines refer to policy memo GS051.0 in the County of Los Angeles Department of Public Works Manual for Preparation of Geotechnical Reports. The Manual is available at: http://dpw.lacounty.gov/gmed/permits/docs/manual.pdf.
- G2. All geologic hazards associated with this proposed development must be eliminated. Alternatively, the geologic hazards may be designated as restricted use areas (RUA), and their boundaries delineated on the Final Map. These RUAs must be approved by the GMED, and the subdivider must dedicate to the County the right to prohibit the erection of buildings or other structures within the restricted use areas. For information on the RUA policy refer to policy memo GS063.0 in the County of Los Angeles Department of Public Works Manual for Preparation of Geotechnical Reports. The Manual is available at: http://dpw.lacounty.gov/gmed/permits/docs/manual.pdf..

Prepared by	C 91931
	George Molina CIVIL Geotechnical Section CALIFORNIT

NAL G Karin L. Burger No. 2507 CERTIFIED NGINEERING GEOLOGIST Karin Burge **Engineering Geology Section** Date 8/19/2024

Please complete a Customer Service Survey at http://dpw.lacounty.gov/go/gmedsurvey NOTICE: Public safety, relative to geotechnical subsurface exploration, shall be provided in accordance with current codes for excavations, inclusive of the Los Angeles County Code, Chapter 11.48, and the State of California, Title 8, Construction Safety Orders. 073305 Calabasas, 2024-08-19, TPM-8-A

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LOS ANGELES COUNTY PUBLIC WORKS LAND DEVELOPMENT DIVISION – GRADING PARCEL MAP NO. <u>73305 REV 3</u>

TENTATIVE MAP DATED 07-24-2024 EXHIBIT A DATED 07-24-2024

1. Approval of this map pertaining to grading is recommended.

COMMENTS/ADDITIONAL REQUIREMENTS:

The Grading plan was approved by Building & Safety Division as a sigle lot based on Hydrology approved by Land Development Division.

Name David Esfandi Date 08/06/2024 Phone (626) 458-7130 P:\ldpub\SUBPCHECK\Plan Checking Files\Parcel Map\PM 73305\RPPL2023004981\Submittal 2024-07-25\Tentative Map Conditions PM 73305 Rev 3.doc

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COUNTY OF LOS ANGELES DEPARTMENT OF PUBLIC WORKS LAND DEVELOPMENT DIVISION - ROAD PARCEL MAP NO. <u>073305 (Rev.)</u>

TENTATIVE MAP DATED07-24-2024EXHIBIT MAP DATED07-24-2024

The subdivision shall conform to the design standards and policies of Public Works, in particular, but not limited to the following items:

- 1. No road requirements since the properties are fronting Private Streets.
- 2. No gates are allowed wherever the Public Street transitions into the Private Streets on Ventura Boulevard and Craftsman Road. This should be incorporated into the condominium CC&R.

Prepared by <u>Sam Richards</u> pm73305r-rev4.map dated 07.24.24

Phone (626) 458-4921

Date 08-21-2024



LAND DEVELOPMENT DIVISION SEWER UNIT

TRACT/PARCEL MAP NO.: 073305

TENTATIVE MAP DATED <u>07-24-2024</u> EXHIBIT "A" MAP DATED 07-24-2024

The subdivision shall conform to the design standards and policies of Public Works, in particular, but not limited to the following items:

- 1. The subdivider shall install separate house laterals to serve each building in the land division.
- 2. The subdivider shall determine from the Las Virgenes Municipal Water District where the connection to the trunk sewer system and disposal facilities of the District shall be made, and shall meet the requirements of the Water District for the use of the sewerage facilities. Acceptance by the District must be assured in writing.

Prepared by Pedro Romero rppl2023004981 county sewer conditions

Phone (626) 458-4957

Date 08-01-2024

Page 1/1

COUNTY OF LOS ANGELES DEPARTMENT OF PUBLIC WORKS LAND DEVELOPMENT DIVISION - WATER PARCEL MAP NO. <u>073305 (Rev.)</u>

TENTATIVE MAP DATED07-24-2024EXHIBIT MAP DATED07-24-2024

The subdivision shall conform to the design standards and policies of Public Works, in particular, but not limited to the following items:

- 1. A water system maintained by the water purveyor, with appurtenant facilities to serve all lots in the land division, must be provided. The system shall include fire hydrants of the type and location (both on-site and off-site) as determined by the Fire Department. The water mains shall be sized to accommodate the total domestic and fire flows.
- 2. Abide by all requirements of the water purveyor.
- 3. If required, extend the off-site water mainline to serve this subdivision to the satisfaction of Public Works.
- 4. If required, provide off-site water improvements to bring water to this land division to the satisfaction of Public Works.
- 5. Easements shall be granted to the County, appropriate agency or entity for the purpose of ingress, egress, construction and maintenance of all infrastructures constructed for this land division to the satisfaction of Public Works.
- 6. Submit landscape and irrigation plans for each open space lot in the land division, with landscape area greater than 500 square feet, in accordance with the Water Efficient Landscape Ordinance.
- 7. Depict all line of sight easements on the landscaping and grading plans.

Prepared by Sam Richards pm73305w-rev4.map dated 07.24.24 Phone (626) 458-4921 D

Date 08-21-2024



COUNTY OF LOS ANGELES FIRE DEPARTMENT FIRE PREVENTION DIVISION

Land Development Unit 5823 Rickenbacker Road Commerce, CA 90040 Telephone (323) 890-4243, Fax (323) 890-9783

EPIC-LA NUMBER:	RPPL2023004981	PROJECT NUMBER: PM073305
CITY/COMMUNITY:	Santa Monica Mountains	STATUS: Cleared
PROJECT ADDRESS:	23823 Ventura Boulevard Calabasas, CA 91302	DATE: 08/15/2024

CONDITIONS

- All fire hydrants shall measure 6"x 4"x 2-1/2" brass or bronze, conforming to current AWWA standard C503 or approved equal, and shall be installed in accordance with the County of Los Angeles Fire Code. Fire Code 501.4
- Plans showing underground piping for private on-site fire hydrants shall be submitted to the Sprinkler Plan Check Unit for review and approval prior to installation. Fire Code 901.2 & County of Los Angeles Fire Department Regulation 7
- 3. Retest public fire hydrants to verify the available water. Spoke with LVMWD Engineer Albert Silva and he indicated that the existing system is capable of providing the required flow. To be verified during building plan check.
- 4. Install Two (2) private fire hydrant(s) as noted by the Fire Department. All required private fire hydrants shall be installed, tested and approved prior to building occupancy. Fire Code 901.5.1

For any questions regarding the report, please contact Joseph Youman at (323) 890-4243 or joseph.youman@fire.lacounty.gov.

Joresn J. Jan



GRADING CONSTRUCTION NOTES

CONST 6" CURB & 12" GUTTER PER DETAIL 2 ON SHEET C-CONST 3' WIDE RIBBON GUTTER PER DETAIL 3 ON SHEET C-9

CONST 6" CONC CURB PER DETAIL DETAIL 1 ON SHEET C-9 CONST. CONC. FLOWLINE.

GATE, SEE ARCHITECTURAL PLAN PLANS FOR DETAILS

TRASH ENCLOSURE, SEE ARCHITECTURAL PLANS FOR DETAILS RANSFORMER ON CONCRETE PAD AND BOLLARDS BY OTHERS, NOT A APART OF THIS PLAN RETAINING SOIL NAIL WALL EXPOSED H=26.5' MAX. SEPARATE PERMIT REQUIRED. NOT A PART OF THIS PLAN.

SEE WALL STRUCTURAL PLANS BY DRS ENGINEERING, INC. (FOR REFERENCE ONLY) CONST. CONC INTERCEPTOR SWALE BEHIND WALL. W=36" WIDE, 12" MIN DEEP SEE TYP DETAIL 5 ON SHEET C-7 RETAINING CAISSON WALL EXPOSED H=16' MAX. SEPARATE PERMIT REQUIRED. NOT A PART OF THIS PLAN. SEE WALL STRUCTURAL PLANS BY DRS ENGINEERING, INC. (FOR REFERENCE ONLY CONST 12" WIDE 6" MIN DEEP CONC V-DRAIN BEHIND A WALL SEE TYP DETAIL 4 ON SHEET C

INSTALL 24"x24" C.B. BY BROOKS MFG OR EQUAL, /W ATRIUM GRATE

INSTALL 18"x18" C.B. BY BROOKS MFG OR EQUAL. /W ATRIUM GRATE CONST. GRADED EARTH FLOWLINE

CONST H=6' SCREEN WALL SEE DETAIL 11 ON SHEET C-7 SEE ARCH / LANDS PLAN REMOVE EXIST CONC PAVEMENT WHERE EXIST CONSTRUCT CONC. PAVEMENT PER FINAL SOILS ENGINEER RECOMMENDATION (PRELIMINARY SECTION MIN 7" OF 3500 PSI (MIN) CONC. PAVEMENT WITH #4 REBAR @ 18" O (EACH WAY AT MID DEPTH ON MIN 6" A B. COMPACTED TO A MIN 95% RELATIVE COMPACTION) A THICKER CONCRETE SECTION AT 9" IS SUGGESTED WHERE STOPS AND STARTS OCCUR REPEATEDLY SUCH AS VENTUR BOULEVARD. THE CONCRETE SECTION SHOULD ALSO HAVE APPROPRIATELY SPACED CRACK CONTROL JOINT SEE LANDSCAPE PLANS FOR LOCATION. COLOR. SCORING & JOINTING GEOTECHNICAL ENGINEER AT THE CONCLUSION OF GRADIN

INSTALL 24"x24" C.B. BY BROOKS MFG OR EQUAL. /W TRAFFIC RATED GRAT

CONST RET. WALL H=3' MAX. SEPARATE PERMIT MAY BE REQUIRED, NOT A PART OF THIS PLAN CONST 6" DIA AREA DRAIN IN PLANTER BY NDS PRODUCTS OR EQUAL. INSTALL ATRIUM GRATE IN PLANTERS AND BEHIND WALLS

- INSTALL TRUNCATED DOMES SEE DETAIL 6 ON SHEET O HANDICAP PARKING SPACES, ACCESS AISLE AND SIGNAGE - PARKING SHALL HAVE A MAXIMUM CROSS SLOPE OF ONE-QUARTER OF AN INCH (1/4) PER FOOT (2%) GRADIENT IN ANY DIRECTION. DISABLED STRIPING & DEMARCATION SHALL BE APPLIED AND/OR MAINTAINED IN ACCORDANCE WITH CBC TITLE 24 AND WITH STE ROYAL BLUE COLOR. SEE TYPICAL DETAIL 7 ON SHEET C-7 INSTALL 12" PVC SDR 35 OR EQUAL S=1% MIN_30" MIN_BURY_IMPROVEMENTS ARE NOT TO BE MAINTAINED B
- LACDPW / LACECD, PRIVATELY MAINTAINED INSTALL 12" PVC DRAIN PIPE TO UNDERGROUND DETENTION S=1% MI
- UNDERGROUND DETENTION 2 × 36". L=129' (TOTAL LENGTH INCLUDING BOTH PIPES) CMP PIPE BY CONTECH CM DETENTION SYSTEMS OR EQUAL . REQUIRED VOLUME 909 cu.ft. BEDDING PER PIPE MANUFACTURE REQUIREMENTS, CONNECT BOTH PIPES AT EACH END, SEE CONST NOTES 36 & 37, IMPROVEMENTS ARE NOT TO BE MAINTAINED BY LACDPW / LACFCD, PRIVATELY MAINTAINED. SEE TYP BACFILL DETAIL 14 ON SHEET C-7. INSTALL 12" H D P E DRAIN PIPE (SEE SECTION C-C ON SHEET C-8) (UNDER SEPARATE PERMIT) IMPROVEMENT
- ARE NOT TO BE MAINTAINED BY LACDPW / LACFCD. PRIVATELY MAINTAINED CONNECT 12" H.D.P.E. TO BOX CULVERT. PER SPPWC STD PLATE 335-2. CASE 3 (MOD) SEE DETAIL 12 SHEET C-J (UNDER SEPARATE PERMIT) CONTRACTOR TO SMOOTH FINISH THE INTERIOR OF R C BOX AT THE CONNECTION PER LACECD STANDAR
- INSTALL FILTERA 4'x6.5' CATCH BASIN BY CONTECH OR EQUAL WITH TREE GRATE OR APPROVED EQUAL. SEE DETAIL 10 ON SHEET C-7. IMPROVEMENTS ARE NOT TO BE MAINTAINED BY LACDPW / LACFCD. PRIVATELY MAINTAINED
- INSTALL FILTERA 6'x8' CATCH BASIN BY CONTECH OR FOUAL WITH TREE GRATE OR APPROVED FOUAL SEI DETAIL 10 ON SHEET C-7. IMPROVEMENTS ARE NOT TO BE MAINTAINED BY LACDPW / LACFCD. PRIVATELY MAINTAINED
- REMOVE EXIST. SIDE OPENING C B AND CONST. GRATED C B. (TRAVERSE) PER SPPWC STD 305-3 WITH 4 GRATES AND RECONNECT TO EXIST 54" R.C.P CONST. 8" CURB (OR HEIGHT AS NOTED OTHERWISE) & 24" GUTTER PER DETAIL 9 ON SHEET C-7
- REMOVE EXIST AC PAVEMENT DRIVEWAY PER SPPWC STD PLAN 110-2 MODIFIED AS SHOWN.
- REMOVE EXIST PAVEMENT AND BASE. CONST. MIN 3" AC PAVEMENT ON 9" A.B. PER SOILS ENGINEER RECOMMENDATION FINAL SECTION TO BE DETERMINED BY GEOTECHNICAL ENGINEER AT THE CONCLUSION OF GRADING
- INSTALL "COOL PAVEMENT" PAVERS PER DETAIL & ON SHEET C INSTALL 6" AREA DRAIN IN PLANTER WITH ATRIUM GRATE, TYP

4" PVC ROOF DRAIN OUTLET THROUGH CURB, 4" PVC OVERFLOW DRAIN OUTLET ONTO NON-EROSIVE SURFACE. 6" MIN ABOVE FINISH SURFACE, CONTRACTOR TO VERIFY LOCATION WITH PLUMBING PLAN P-6 PRIOR TO CONSTRUCTION

- INSTALL 36" ADS OR CSP ELBO
- INSTALL 36" ADS OR CSP TEE CONST. MANHOLE PER SPPWC STD 320-2
- INSTALL 18"x18" C.B. (JUNCTION BOX) BY BROOKS PRODUCTS OR EQUAL WITH SOLID COVER, TRAFFIC RATED. CONST. 3.5' WIDE C.B. PER SPPWC STD 300-3 INSTALL 6" PVC PIPE, S=1% MIN
- INSTALL 18" PVC PIPE S=1% MIN. IMPROVEMENTS ARE NOT TO BE MAINTAINED BY LACDPW / LACFCD. PRIVATELY MAINTAINED, CONC. ENCASED IF LESS THAN 18" OF COVER WITHIN DRIVABLE AREAS. INSTALL 8" PVC PIPE S=1% MIN
- INSTALL FILTERA 4'x8' CATCH BASIN BY CONTECH OR FOUAL WITH TREE GRATE OR APPROVED FOUAL SE DETAIL 10 ON SHEET C-7
- CONST MIN 4' WIDE CLR CONC WALK MIN 4" THICK ON MIN OF 4 INCHES OF SAND OF NO 3 BARS ON 24-INCH CENTERS IN EACH DIRECTION REINFORCEMENT SHOULD BE PLACED AT MID-DEPTH OF THE SLAB, SIDEWALKS MAY BE CONSTRUCTED OF NON-REINFORCED CONCRETE PROVIDED SIDEWALKS AR THT INTO SOLIARE PANELS (LE - 4 FOOT WIDE WALKS SHOULD BE CUT INTO 4 FOOT BY 4 FOOT SQUARES) CONST. CONC MIN 4' WIDE (OR WIDTH AS SHOWN ON PLAN) CONC CURB RAMP (NO HANDRAILS. CLEAR WIDTH
- -48" MIN). 2% MAX CROSS SLOPE. 8.3% MAX ALONG RAMP WITH 12" MIN WIDE GROOVED BORDER AT THE LEVEI SURFACE AT THE TOP OF RAMP, SEE TYP GROOVING DETAIL 13 ON SHEET C-7. BIKE RACK, SEE ARCH AND OR LANDSCAPE PLANS.
- LIGHT POLE, SEE ELECTRICAL AND STRUCTURAL PLANS

CONST CONC PAVEMENT MIN 4" THICK ON MIN OF 4 INCHES OF SAND REINFORCED WITH A MINIMUM OF NO. 3 BARS ON 24-INCH CENTERS IN EACH DIRECTION. REINFORCEMENT SHOULD BE PLACED AT MID-DEPTH OF THE SLAB. SIDEWALKS MAY BE CONSTRUCTED OF NON-REINFORCED CONCRETE PROVIDED SIDEWALKS ARE CUT INTO SQUARE PANELS.

- **APPROVED PERMITS FOR CONSTRUCTION:**
- Grading/Drainage Permit UNC-GRAD200730000356
- Flood Control Overbuild & Connect to County Storm Drain FCDP2020000372
- Fire Department Plan FEPC2021-0034 Building Permit - UNC BLDC200821000839
- Electrical Permit UNC ELEC201222007823
- Mechanical Permit UNC MECH20122204110
- Plumbing Permit UNC PLMB201222004069
- Trash Enclosure Building Permit UNC BLDC210105000010
- Landscape Water Efficiency Plan EIMP2021000007
- Landscape Water Efficiency Permit UNC BLDG210414000545 Retaining Wall Permit - Soil nail walls, permanent - UNC BLDG210107000017
- Shoring Wall Permit, Soil nail walls, temporary UNC BLDG210107000018

NOTE:

- 1. SITE HAS BEEN ROUGH GRADED AND ALL SITE **RETAINING WALLS HAVE BEEN CONSTRUCTED**
- 2. PRIVATE SEWER & WATER LINES HAVE BEEN
- CONNECTED TO LVMWD SEWER AND WATER MAIN AND INSPECTED BY LVMWD.
- 3. BUILDING UNDER CONSTRUCTION PER BLDG PERMIT 200821000839
- 4. SEE LIST OF PERMIT HEREON ISSUED FOR
- CONSTRUCTION.
- 3. NO ADDITIONAL GRADING OR EARTHWORK IS REQUIRED FOR THIS TENTATIVE MAP AS APPROVED PER CUP AND APPROVED GRADING PERMIT.
- 4. THERE ARE NO CHANGES REQUESTED OR NEEDED TO IMPROVEMENTS PER APPROVED CUP.
- 5. DRAINAGE IMPROVEMENTS NOT TO BE MAINTAINED BY LACFCD.
- 6. THE OPEN SPACE EASEMENT (PER RCUP-201500096#) WILL BE RECORDED AND REFERENCED ON THE FINAL MAP PRIOR TO FINAL MAP APPROVAL

PROP PARCEL 1 SITE GRADING / DRAINAGE AND FIRE ACCESS PLAN

PREPARED FOR:

CALABASAS AUTO PARK, LLC 951 S Westlake Blvd #101. Westlake Village, CA 91361 PH: (805) 497-4557 ATTN: Mr. Tony Principe

DESIGNED BY:	MN
CHECKED BY:	DW
DRAWN BY:	MN
SCALE:	

1 of 7

<u>D</u>#:Westcord.Calabasas/TentPM IL, INC. IGN LAND SURVEYORS SAND OAKS, CA, 91360

DATE

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WESTI	LAND	CIV
VIL ENGINEERS		
DENCAMP RD,		THOUS
((805) 495-	330	F4

"MINOR LAND DIVISION VESTING TENTATIVE PARCEL MAP #073305 (FOR INDUSTRIAL CONDOMINIUM PURPOSES) LOCATED IN THE UNINCORPORATED TERRITORY OF THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA" **EXHIBIT MAP** EXIST. 17' EASEMENT TO _P.P. 1017604 E MAST ARM LA COUNTY FLOOD CONTROL EASEMENT P/L — 5.0' 5.0' EL = 974.35 950 **—** 955 — FIRE LANE PRIVATE DRWY **—** 950 EXIST. 17' EASEMENT TO P/L LA COUNTY FLOOD CONTROL EASEMENT EXIST. WALL H = 6' DRIVĖWAY 946.5 ± TW _FINISHED GRADE 11.5' - EXIST. POWER POLE SEE SCE ELECT. PLAN 943.0± TC ⁄942.5± FL 950 — 945 — **—** 945 EXIST. WALL H = 6' 946.5 ± TW DAYLIGHT 942.5± FL-(941.25±) EG-16.5' - COMPACT PARKING 8 7' _ _ _ _ _ 3.0' 945 — 940 **—** 4 **—** 940 <u>939.8±</u>TC ⁄939.3±FL r J I ** INCOMPRESSIBLE GEO-FOAM-BY RGSE, INC STRUCT. ENG. (FOR REFERENCE ONLY, UNDER <u>937.25±</u> T/O BOX 940 — 935 **—** SEPARATE PERMIT) **—** 935 EXIST. CULVERT <u>936.13±</u> T/O BOX 935 — 930 — **—** 930 * FOR REFERENCES ONLY SEE STRUCT. PLANS EXIST. CULVERT _ 8.5'W x 9.0' H RCB 926.25± B/O BO 925 — 930 -**—** 925 RCB SECTION A-A SCALE: 1"=5' 925 — P/L — EXIST. 17' EASEMENT TO 950 — **—** 950 LA COUNTY FLOOD CONTROL EASEMENT _APPROX. LOCATION OF EXIST. BLDG. WALL 950 🕂 28.0' FIRE LANE - PRIVATE DRWY 8.0' 18.0' PARKING PROP BLDG 0.5' 14.5' 945 **— —** 945 2.0' – (939.5±) EG DRIVĘWAY 945 🕂 9<u>39.2± TC</u> 938.7± FL FINISHED APPROX. LOCATION OF 940.0 FF GRADE 939.9± FG — EXIST BLDG WALL CIL LOWER LEVEL <u>938.7± TC</u> 938.2± FG ∖ _ <u>_ 940 —</u> - 940 **- INCOMPRESSIBLE GEO-FOAM BY RGSE, INC STRUCT. ENG. (FOR REFERENCE ONLY), SEE SEPARATE GRADING PLANS & STRUCTURAL PLANS 940 🕂 1,4,4,4,2,2 NOT TO BF $\angle \Box \bot$ 935 -**—** 935 APPROX. LOCATION OF BLDG. FOOTING; EXIST LACoFCD DIST. 8.5'W x 9.0' H CONC CULVERT —(OAK FIELD DRAIN) 9⁄35 — — <u>934.95±</u> T/O BOX 936± PROJECTED HGL CONTRACTOR TO EXPOSE FTG PRIOR LACoFCD SURCHARGE GRADE ELEVATION AT B/O FTG – T/O BOX HGL _▽ TO RET WALL CONST. EXIST LACFCD 8.5'wx9'h RCB BLDG FTG PER STRUCTURAL 930 — S=0.005± **—** 930 OAKFIELD DRAIN LINE "A" PLANS 5.0' 930 — 7.5'± 12" HDPE <u>929.7 INV</u>26) 92<u>9.75 INV</u> QALLOW=8.95 cfs 8.5'W x 9.0' H ⁄ *- CALCULATED PER "AS-BUILT" BY FIELD SURVEY EXIST. SEE SHEET C-9 GRADING 25-<u>924.78± INV</u> RCB 12" DIA CÒNNECT CULVERT PLAN FOR CONNECTION <u>923.95± B/O</u> _BOX* __ __ TO RCB OF DRAIN FROM BLDG 925 — **—** 925 ____ SUBDRAINAGE SYSTEM SECTION C-C 925 **—** SCALE: 1"=5' B/O BOX EXIST. INGRESS/ EGRESS _____ P/L 945.0± TW (939.1± EG) EASEMENT PER _ _ _ _ _ _ P/L — DOC. # 2014-562297 0.7'± P.P. 4415361 E PROP. 6' HIGH SCREEN WALL SPLIT 950 — -MAST ARM EL = 980.71 05/30/2014 **—** 950 FACED BLOCK WALL; SEE ARCH / LANDSC PLANS (FOR REFERENCE ONLY) 5.0' 5.0' 945 — - 94 (941.0± EG) FINISHED 945.0 ± TW GRADE PROP SCE TRANS EXIST. POWER POLE – TO BE RELOCATED SEE SCE ELECT. PLAN P/L — PROP. 6'± HIGH SPLIT FACED BLOCK WALL; SEE ARCH / LANDSC PLANS (FOR DRWY. REFERENCE ONLY <u>939.85± TC</u> 939.35± FS PAD, SEE SCE PLANS 940.0± FG EXIST. 3.5' W "V" DITCH GRADE 26.0' MIN. FIRE LANE - PRIVATE DRWY. 945 **—** ____ - 940 | | <u>1.5'</u> | | -DRIVĖWAY APPROX. LOCATION OF СЛ 939.0± TC EXIST. BLDG. WALL 938.5± FS FINISHED SECTION F-F GRADE 940 — **I** 940 935 **— —** 935 SCALE: 1"=5' FXIST <u>(933.5±)</u> T/O BOX 17' MIN. EASEMENT TO LA COUNTY FLOOD CONTROL GRADE EASEMENT









EXHIBIT "A" - LEGAL DESCRIPTION

LEGAL DESCRIPTION PER FIRST CHICAGO TITLE COMPANY TITLE REPORT #00040233-994-X59 DATED JUNE 11, 2015.

THE LAND REFERRED TO HEREIN BELOW IS SITUATED IN THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AND IS DESCRIBED AS FOLLOWS:

A PORTION OF PARCEL 45. AS SHOWN ON MAP FILE IN BOOK 65 PAGE 28 OF RECORD OF SURVEYS. IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

BEGINNING AT THE NORTHWEST CORNER OF SAID PARCEL; THENCE ALONG THE NORTHERLY LINE OF SAID PARCEL, NORTH 89° 58' 52" EAST 190.00 FEET; THENCE SOUTH 63° 05' 05" EAST, 609.39 FEET ALONG THE NORTHEASTERLY LINE OF SAID PARCEL TO THE TRUE POINT OF BEGINNING OF THIS PARCEL; THENCE ALONG THE NORTHEASTERLY LINE OF SAID PARCEL,

1ST: SOUTH 27° 51' 06" EAST. 528.91 FEET: THENCE LEAVING SAID NORTHEASTERLY LINE,

2ND: SOUTH 62° 08' 54" WEST 77.09 FEET; THENCE,

3RD: SOUTH 27° 51' 06" EAST 252.77 FEET; THENCE,

4TH: SOUTH 17° 58' 15" WEST 165.79 FEET TO THE NORTHWESTERLY LINE OF VENTURA BOULEVARD; THENCE SOUTHWESTERLY ALONG SAID LINE,

5TH: SOUTH 62° 08' 54" WEST 624.48 FEET; THENCE,

6TH: NORTH 27° 51' 06" WEST 42.00 FEET; THENCE,

7TH: NORTH 62° 08' 54" EAST 293.00 FEET TO A TANGENT CURVE CONCAVE TO THE NORTHWEST AND HAVING A RADIUS OF 15.00 FEET; THENCE,

8TH: NORTHWESTERLY ALONG SAID CURVE AN ARC DISTANCE OF 23.56 FEET THROUGH A CENTRAL ANGLE OF 90° 00' 00"; THENCE LEAVING SAID CURVE,

9TH: NORTH 27° 51' 06" WEST 18.00 FEET TO A TANGENT CURVE CONCAVE TO THE SOUTHWEST AND HAVING A RADIUS OF 210.00 FEET; THENCE,

10TH: NORTHWESTERLY ALONG SAID CURVE AN ARC DISTANCE OF 202.41 FEET THROUGH A CENTRAL ANGLE OF 55° 13' 28"; THENCE LEAVING SAID CURVE,

11TH: NORTH 83° 04' 34" WEST 65.28 FEET TO A TANGENT CURVE CONCAVE TO THE SOUTHEAST AND HAVING A RADIUS OF 210.00 FEET; THENCE,

12TH: SOUTHWESTERLY ALONG SAID CURVE TO A POINT AN ARC DISTANCE OF 340.16 FEET THROUGH A CENTRAL ANGLE OF 92° 48' 34" THENCE LEAVING SAID CURVE.

13TH: NORTH 58° 08' 11" WEST 65.83 FEET TO A POINT ALONG A CURVE CONCAVE TO THE SOUTHEAST AND HAVING A RADIUS OF 270.00 FEET; THENCE,

14TH: NORTHEASTERLY ALONG SAID CURVE AN ARC DISTANCE OF 368.55 FEET THROUGH A CENTRAL ANGLE OF 78° 12' 29"; THENCE,

15TH: NORTH 00° 01' 08" WEST 524.22 FEET TO A TANGENT CURVE CONCAVE TO THE SOUTHWEST AND HAVING A RADIUS OF 179.45 FEET, A RADIAL BEARING OF SAID CURVE AT SAID POINT BEING SOUTH 89° 59' 01" WEST: THENCE.

16TH: NORTHERLY ALONG SAID CURVE AN ARC DISTANCE OF 74.06 FEET THROUGH A CENTRAL ANGLE OF 23° 38' 51"; THENCE,

17TH: SOUTH 89° 58' 52" EAST 75.07 FEET; THENCE, 18TH: SOUTH 00° 01' 08" EAST 484.13 FEET; THENCE, 19TH: SOUTH 88° 03' 25" EAST 20.25 FEET; THENCE, 20TH: SOUTH 00° 01' 08" EAST 118.41 FEET; THENCE, 21ST: SOUTH 83° 04' 34" EAST 22.74 FEET, A TANGENT CURVE CONCAVE TO THE SOUTHWEST AND HAVING A RADIUS OF 270.00 FEET; THENCE, 22ND: SOUTHEASTERLY ALONG SAID CURVE AN ARC DISTANCE OF 260.24 FEET THROUGH A CENTRAL ANGLE OF 55° 13' 28"; THENCE, 23RD: SOUTH 27° 51' 06" EAST 33.00 FEET; THENCE, 24TH: NORTH 62° 08' 54" EAST 256.75 FEET; THENCE, 25TH: NORTH 17° 08' 54" EAST 129.31 FEET; THENCE, 26TH: SOUTH 86° 52' 33" WEST 269.46 FEET; THENCE, 27TH: NORTH 66° 50' 59" WEST 91.00 FEET; THENCE, 28TH: NORTH 02° 36' 13" EAST 287.68 FEET; THENCE, 29TH: NORTH 89° 58' 52" WEST 100.00 FEET; THENCE, 30TH: NORTH 00° 01' 08" WEST 225.00 FEET; THENCE, 31ST: NORTH 42° 09' 42" EAST 258.43 FEET TO THE POINT OF BEGINNING.

SAID LAND IS DESCRIBED AS "PROPOSED PARCEL 2" IN THE CERTAIN INSTRUMENT ENTITLED "LOT LINE ADJUSTMENT RLLA 2010 00021", RECORDED DECEMBER 28, 2010 AS INSTRUMENT NO. 20101926209 OF OFFICIAL RECORDS,

APN: 2049-019-061, 033 & 034

EASEMENT EXCEPTIONS

LEGAL DESCRIPTION PER FIRST CHICAGO TITLE COMP #00040233-994-X59 DATED JUNE 11, 2015.

3. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT: PURPOSE: DRAINAGE CHANNEL

RECORDING DATE: IN BOOK 42862 PAGE 344, OF AFFECTS: A PORTION OF SAID LAND

4. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT:

PURPOSE: POLES RECORDING DATE: IN BOOK 44749 PAGE 264, OF AFFECTS: A PORTION OF SAID LAND.

5. MATTERS CONTAINED IN THAT CERTAIN DOCUMENT ENTITLED: DECLARATION OF EASEMENT RECORDING DATE: IN BOOK 35127 PAGE 199, OF REFERENCE IS HEREBY MADE TO SAID DOCUMENT F

7. MATTERS CONTAINED IN THAT CERTAIN DOCUMENT ENTITLED: DECLARATION OF EASEMENT RECORDING DATE: IN BOOK 35689 PAGE 276, OF

REFERENCE IS HEREBY MADE TO SAID DOCUMENT F 9. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT:

PURPOSE: INGRESS, EGRESS RECORDING DATE: IN BOOK 44286 PAGE 131, OF AFFECTS: A PORTION OF SAID LAND

10. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT: PURPOSE: PUBLIC UTILITIES

RECORDING DATE: JUNE 7, 1954 RECORDING NO: 2387 IN BOOK 44749 PAGE 264, AFFECTS: A PORTION OF SAID LAND

11. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT: PURPOSE: PIPE LINES

RECORDING DATE: IN BOOK 50165 PAGE 439, OF AFFECTS: A PORTION OF SAID LAND

12. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT: PURPOSE: PUBLIC UTILITIES

RECORDING DATE: IN BOOK 50211 PAGE 337, OF AFFECTS: A PORTION OF SAID LAND

13. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT:

PURPOSE: INGRESS, EGRESS RECORDING DATE: JANUARY 20, 1959 RECORDING NO: 1739, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND

14. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT:

PURPOSE: PIPE LINES RECORDING DATE: APRIL 6, 1959 RECORDING NO: 2852, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND

15. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT:

PURPOSE: INGRESS, EGRESS RECORDING DATE: APRIL 20, 1959 RECORDING NO: 1643, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND

16. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT:

PURPOSE: PIPE LINE RECORDING DATE: OCTOBER 23, 1959 RECORDING NO: 4187, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND

17. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT:

PURPOSE: PIPE LINE RECORDING DATE: DECEMBER 23, 1960 RECORDING NO: 2812, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND

18. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:

PURPOSE: PIPE LINE RECORDING DATE: DECEMBER 12, 1963 RECORDING NO: 5343, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND

"MINOR LAND DIVISION VESTING TENTATIVE PARCEL MAP #073305 (FOR INDUSTRIAL CONDOMINIUM PURPOSES) LOCATED IN THE UNINCORPORATED TERRITORY OF THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA" "EXHIBIT MAP"

IPANY TITLE REPORT	19. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:
W AND RIGHTS INCIDENTAL	PURPOSE: SANITARY SEWER RECORDING DATE: APRIL 5, 1974 RECORDING NO: 3392, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND
OF OFFICIAL RECORDS	20. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL
W AND RIGHTS INCIDENTAL	THERETO, AS GRANTED IN A DOCUMENT: PURPOSE: SANITARY SEWER
OF OFFICIAL RECORDS	RECORDING DATE: MARCH 13, 1979 RECORDING NO: 79—279182, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND
	21. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:
<u>OF OFFICIAL RECORDS</u> FOR FULL PARTICULARS.	PURPOSE: COVERED STORM DRAIN RECORDING DATE: APRIL 1, 1983 RECORDING NO: 83—363133, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND
	22. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:
OF OFFICIAL RECORDS FOR FULL PARTICULARS. W AND RIGHTS INCIDENTAL	PURPOSE: COVERED STORM DRAIN RECORDING DATE: JUNE 14, 1983 RECORDING NO: 83—665682, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND
W AND RIGHTS INCIDENTAL	23. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:
OF OFFICIAL RECORDS W AND RIGHTS INCIDENTAL	PURPOSE: STORM DRAIN RECORDING DATE: FEBRUARY 4, 1986 RECORDING NO: 86—146373, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND
	25. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:
OF OFFICIAL RECORDS W AND RIGHTS INCIDENTAL	PURPOSE: INGRESS, EGRESS RECORDING DATE: SEPTEMBER 9, 1999 RECORDING NO: 99—1709707, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND
	27. AN IRREVOCABLE OFFER TO DEDICATE AN EASEMENT OVER A PORTION OF SAID LAND FOR
OF OFFICIAL RECORDS W AND RIGHTS INCIDENTAL	PURPOSE(S): STREET AND HIGHWAY RECORDING DATE: JULY 3, 2007 RECORDING NO: 2007–1590823, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND
OF OFFICIAL RECORDS	30. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:
W AND RIGHTS INCIDENTAL	PURPOSE: PUBLIC UTILITIES RECORDING DATE: MAY 2, 2012 RECORDING NO: 2012–653960, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND
	35. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:
W AND RIGHTS INCIDENTAL	PURPOSE: INGRESS, EGRESS RECORDING DATE: MAY 30, 2014 RECORDING NO: 2014—562297, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND
	36. PROPOSED EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:
W AND RIGHTS INCIDENTAL	PURPOSE: OPEN SPACE CONSERVATION EASEMENT, NO DEVELOPMENT, GRADING OR AGRICULTURAL ACTIVITY AFFECTS: A PORTION OF SAID LAND
W AND RIGHTS INCIDENTAL	<u>EASEMENT NOTE:</u> ALL EASEMENTS TO REMAIN UNLESS OTHERWISE NOTED.
W AND RIGHTS INCIDENTAL	

LOS ANGELES DEPARTMENT OF **REGIONAL PLANNING** 7/24/24 EXHIBIT MAP PM073305



PROP PARCEL 1 EASEMENTS AND LEGAL DESCRIPTION

WESTLAND CIVIL, INC.
CIVIL ENGINEERS PLANNING / DESIGN LAND SURVEYORS
101 HODENCAMP RD, SUITE 216, THOUSAND OAKS, CA, 91360
(805) 495-1330 FAX: (805) 446-9125
1/m Wut 06/04/2024
DONALD G. WAITE DATE

PREPARED BY

PREPARED FOR:

CALABASAS AUTO PARK, LLC 951 S Westlake Blvd #101, Westlake Village, CA 91361 PH: (805) 497-4557 ATTN: Mr. Tony Principe

I	DESIGNED BY:MN				
I	CHECKED BY:DW				
I	DRAWN BY: <u>MN</u>				
	SCALE:				
ſ	SHEET NO.				
	5 of 7				



PARCEL MAP BOUNDARY DATA

			PAR	CEL N	IAP BO	JUND	ARY DATA	
	CURV	e data				LINE	DATA	
	CURVE		RADIUS	LENGTH	TANGENT	LINE	BEARING	DISTANCE
	C1 C2	89°59'56" 55°13'31"	15.00' 210.00'	23.56' 202.41'	15.00' 109.84'	L1 L2	N 62°08'54" E N 27°51'06" W	72.34' 42.00'
	C3 C4	92°48'14" 78°12'30"	210.00' 270.00'	340.16' 368.55'	220.54' 219.46'	L3 L4	N 17°08'54" E N 27°51'03" W	172.52' 18.01'
	C5	40°08'57"	179.45'	125.75'	65.58'	L5	N 83°04'34"W	65.29'
	C6	55'13'31"	270.00'	260.24'	141.23'	L6 L10	N 58'08"05" W N 20°05'38" W	65.82' 94.54'
						L11	N 15°25'50" W	133.09'
						L12 L13	N 89°58'52" E N 00°01'08" W	90.00' 225.00'
						L14	N 89°58'52" E	100.00'
						L15 L16	N 02°35'44" E N 66°51'10" W	287.81' 91.00'
						L17	N 86°52'39" E	269.45'
						L18 L19	N 17°08'54" E N 62°06'54" E	129.30' 256.75'
						L20	N 00°01'08" W	118.39'
RE UNDER CONSTRUCTION PER GRADING PERMIT NO						L21 L22	N 88°03'26" W N 27°51'06" W	19.96' 33.00'
ING PERMIT 200821000839.						L23	N 89°58'41"W	49.93'
						L24 L25	N 00°01'08" W N 89°58'41" W	160.00'
						L26	N 00°01'19" E	145.00'
ND						L27	N 89°58'52" E	74.87'
PROPOSED LAND TO BE SUBDIVIDED FOR CONDO PURPOSES EXIST EASEMENT NO, SEE DESCRIPTION ON SHEET 1.								
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SCRIPTION AND EASEMENT		⊲ 12' PI	ANTER		42' 28	,		
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AP SHEET 1 FOR PROPOSED				AC PAVE		LANDS		
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NT OF	G. WAL	E S						
NT OF	L, L,							
[∞] No. 2	27364							

PROP PARCEL 1 BOUNDARY /EASEMENT MAP

PREPARED FOR: CALABASAS AUTO PARK, LLC WESTLAND CIVIL, INC. 951 S Westlake Blvd #101, / DESIGN LAND SURVEYORS Westlake Village, CA 91361 101 HODENCAMP RD, SUITE 216, THOUSAND OAKS, CA, 91360 PH: (805) 497-4557 FAX: (805) 446-9125 ATTN: Mr. Tony Principe 06/04/2024 DATE

No. 27364

Exp. 31 MAR 2025

<u>D</u>#:Westcord.Calabasas/TentPM

PREPARED BY:

CIVIL ENGINEERS PLANNING

(805) 495-1330

DONALD G. WAITE






LOS ANGELES COUNTY **DEPARTMENT OF PARKS AND RECREATION**





Tentative Map # 73305 Park Planning Area # 33B	DRP Map Date: 07/24/2024 S CSD:SANTA MONICA MOUN AREA CSD		Report Date: 08/20/2024 Map Type: Tentative Map - Parcel
Total Units 0	= Proposed Units	0 + Ex	empt Units 0
	Park land obligation in a	cres or in-lieu	fees:
	ACRES:	0.00	
	IN-LIEU FEES:	\$0	
 the dedication of land for public or point 2) the payment of in-lieu fees or, the provision of amenities or any control of the specific determination of how the precommended by the Department of Parameters 	ombination of the above. bark obligation will be satisfied will be ba arks and Recreation.	sed on the conditions	of approval by the advisory agency as used to calculate park fees and are adjusted
subdivision map if first advertised for he		he Regional Planning	of each year and may apply to this Commission on or after July 1st pursuant to epending upon when the subdivision is first

This project is exempt from the park obligation requirements because:

Trails:

No Trails

Comments:

By:

Non-residential subdivision

For further information or to schedule an appointment to make an in-lieu fee payment: Please contact Loretta Quach at lquach@parks.lacounty.gov or (626) 588-5305 Department of Parks and Recreation, 1000 S. Fremont Avenue, Building A-9 West, Alhambra, California 91803.

Juach

Loretta Quach, Departmental Facilities Planner I

SD-3 August 20, 2024



LOS ANGELES COUNTY DEPARTMENT OF PARKS AND RECREATION



PARK OBLIGATION WORKSHEET

Tentative Map # 73305	DRP Map Date: 07/24/2024 SCM Date:	Report Date: 08/20/2024
Park Planning Area #33B	CSD: SANTA MONICA MOUNTAINS NORTH	Map Type: Tentative Map - Parcel
	AREA CSD	

The formula for calculating the acreage obligation and or in-lieu fee is as follows:

(P)eople x (0.0030) Ratio x (U)nits = (X) acres obligation(X) acres obligation x RLV/Acre = In-Lieu Base Fee

Where P =		of number of People peed by the U.S. Census	er dwelling uni	t according to the type	of dwelling	unit as
Ratio =	The subd	ivision ordinance provi by the development.				
U =	•	roved number of Dwell				
X =		k space obligation exp		s of acres.		
RLV/Acre =	Represen	tative Land Value per	Acre by Park F	Planning Area.		
Total Units	0	= Proposed Units	0	+ Exempt Units	0]

Park Planning Area = **33B**

Type of dwelling unit	People *	Ratio 3.0 Acres/ 1000 People	Number of Units	Acre Obligation
Detached S.F. Units	3.15	0.0030	0	0.00
M.F. < 5 Units	4.01	0.0030	0	0.00
M.F. >= 5 Units	3.24	0.0030	0	0.00
Mobile Units	2.99	0.0030	0	0.00
Exempt Units			0	0.00
TOTAL			0	0.00

Ratio	Acre Obligation	RLV / Acre	In-Lieu Base Fee
@ (0.0030)	0.00	\$494,368	\$0

Lot #	Provided Space	Provided Acres	Credit (%)	Acre Credit
0		0.00	100.00%	0.00
		Total P	rovided Acre Credit:	0.00

Acre Obligation		Net Obligation	RLV / Acre	In-Lieu Fee Due
0.00	0.00	0.00	\$494,368	\$0



BARBARA FERRER, Ph.D., M.P.H., M.Ed. Director

MUNTU DAVIS, M.D., M.P.H. County Health Officer

ANISH P. MAHAJAN, M.D., M.S., M.P.H. Chief Deputy Director

NICHOLE QUICK, M.D., M.P.H. Deputy Director for Health Protection

LIZA FRIAS, REHS Director of Environmental Health

BRENDA LOPEZ, REHS Assistant Director of Environmental Health

SCOTT ABBOTT, REHS, M.P.A. Assistant Director of Environmental Health

5050 Commerce Drive Baldwin Park, California 91706 TEL (626) 430-5374 • FAX (626) 813-3000

www.publichealth.lacounty.gov/eh/

August 06, 2024

TO: Joshua Huntington Supervising Regional Planner Department of Regional Planning

Attention: Alejandrina Baldwin

FROM: Charlene Contreras Director, Community Protection Branch Department of Public Health

SUBJECT: LAND DIVISION-TENTATIVE MAP - PARCEL CASE: RPPL2023004981 PROJECT: PM073305 23823 VENTURA BLVD. CALABASAS CA 91302

Thank you for the opportunity to review the application and land division request for the subject property. The applicant proposes to subdivide industrial building to create industrial condominium units.

Public Health recommends clearance of the aforementioned project. This is conditioned by the current use of public water and wastewater systems. The applicant provided a Financial Arrangements for water and/ or sewer service from Las Virgenes Municipal Water District dated December 19, 2023. The potable water and wastewater "Will Serve" letter will be required at the Final Map. Any change of methods for the provisions of potable water and sewage disposal shall invalidate this approval.



BOARD OF SUPERVISORS

Hilda L. Solis First District Holly J. Mitchell Second District

Lindsey P. Horvath Third District Janice Hahn

Fourth District Kathryn Barger Fifth District Joshua Huntington August 06, 2024 Page 2 of 3

- Public Health conditions for this project have been met as of the date of this letter.
 Public Health recommends clearance of the aforementioned project.
- □ Public Health <u>DOES NOT</u> recommend clearance of the subject project and requires that the following conditions and/or information requested below are addressed prior to agency approval:
 - 1. Community Protection Branch: Environmental Hygiene

Please Note: The following are general requirements for Noise and Air Quality recommendations for the proposed project.

- 1.1 Noise
 - 1.1.1 The applicant shall abide by the requirements contained in Title 12, Section 12.08. Noise Control Ordinance for the County of Los Angeles (reference available at municode.com). The sections in Title 12 that apply to this project include but are not limited to: 12.08.390 Exterior Noise Standards, 12.08.440 Construction Noise and 12.08.530 Residential Air-Conditioning.
 - 12.08.440 Construction Noise

Operating or causing the operation of any tools or equipment used in construction, drilling, repair, alteration, or demolition work between weekday hours of 7:00 p.m. and 7:00 a.m., or at any time on Sundays or holidays, such that the sound therefrom creates a noise disturbance across a residential or commercial real-property line, except for emergency work of public service utilities or by variance issued by the health officer is prohibited.

A. Mobile Equipment. Maximum noise levels for nonscheduled, intermittent, short-term operation (less than 10 days) of mobile equipment:

	Single-family Residential	Multi-family Residential	Semi-residential/ Commercial
Daily, except Sundays and legal holidays, 7:00 a.m. to 8:00 p.m.	75 dBA	80 dBA	85 dBA
Daily, 8:00 p.m. to 7:00 a.m. and all- day Sunday and legal holidays	60 dBA	64 dBA	70 dBA

Joshua Huntington August 06, 2024 Page 3 of 3

B. Stationary Equipment. Maximum noise level for repetitively scheduled and relatively long-term operation (periods of 10 days or more) of stationary equipment:

	Single-family Residential	Multi-family Residential	Semi-residential/ Commercial
Daily, except Sundays and legal holidays, 7:00 a.m. to 8:00 p.m.	60 dBA	65 dBA	70 dBA
Daily, 8:00 p.m. to 7:00 a.m. and all day Sunday and legal holidays	50 dBA	55 dBA	60 dBA

- 1.2 Air Quality Recommendation
 - 1.2.1 During grading or excavation activities if applicable, application of dust control measures to minimize fugitive dust is recommended. Fugitive dust can result in worker and public exposure to fungal spores such as Coccidioides, which can cause Coccidioidomycosis (Valley Fever). Adhere to all applicable rules and regulations including the Air Quality Management District regulations.

For questions regarding above comments, please contact Makkaphoeum Em, Environmental Hygiene Program at (626) 430-5201 or <u>mem@ph.lacounty.gov.</u>

If you have any other questions or require additional information, please contact Veronica Aranda of Public Health, Land Use Liaison at (626) 430-5201 or <u>varanda@ph.lacounty.gov</u>.

CC:va

DPH_CLEARED_23823 VENTURA BLVD. CALABASAS CA 91302_RPPL2023004981_08.06.2024

MITIGATION MONITORING AND REPORTING PROGRAM (MMRP) PROJECT NO. R2015-02355-(3) / PERMIT NO. RCUP 201500096 / ENV NO. RENV 201500162

#	Environmental Factor	Mitigation	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
3.1	Air Quality	FUGITIVE DUST & DIESEL EQUIPMENT BEST MANAGEMENT PRACTICES-During and following any grading and construction operations, the permittee shall ensure compliance with the following standards: a. Soil stabilizers shall be applied to inactive areas until such time as landscaping and irrigation are installed. b. A high-wind dust control plan shall be prepared and implemented, which shall include termination of soil disturbance when winds exceed 25 miles per hour. c. All stock piles shall be approved by the Department of Public Works—Grading and Drainage Division prior to the commencement of grading. c. All equipment shall have diesel particulate filters ("DPF") installed. f. Construction-related equipment, including heavy-duty equipment, motor vehicles, and portable equipment, shall be turned off when not in use for an extended period of time (five minutes or longer), in accordance with the California Air Resources Board ("CARB") Toxic Control Measure. g. Heavy-duty diesel-powered equipment operating at the Project site shall be equipped with diesel oxidation catalysts to the extent that is readily available and cost effective in the South Coast Air Basin. The term "readily available and cost effective" means that the procurement of equipment would not cause a delay in construction activities of more than two weeks, and that the cost of aquipment use is not more than 20 percent greater than the cost of standard equipment. This condition does not apply to diesel-powered trucks traveling to and from the Project site. h. Off-road diesel-powered construction equipment greater than 50 horsepower shall meet or exceed CARB and United States Environmental Protection Agency ("USEPA") Tier 3 off-road emissions standards for heavy-duty equipment.	Implementation of BMPs for fugitive dust & diesel equipment	During grading and cosntruction activities	Applicant	DRP
4.1	Biological Resources	BIOLOGICAL MONITORPrior to the issuance of a grading permit, a qualified biologist shall be retained by the Applicant as the lead biological monitor subject to the approval of DRP. That person shall ensure that impacts to all biological resources are minimized or avoided, and shall conduct (or supervise) pre-grading field surveys for species that may be avoided, affected, or eliminated as a result of grading or any other site preparation activities. The lead biological monitor shall ensure that all surveys are conducted by qualified personnel and that they possess all necessary permits and memoranda of understanding with the appropriate agencies for the handling of potentially-occurring special-status species. The lead biological monitor shall also ensure that the approved habitat restoration plan is implemented as required, and shall make monitoring reports available to DRP and CDFW at their request	Retain qualified biological monitor and maintain daily monitoring reports	Prior to issuance of grading permit and during construction & fuel modification	Applicant	DRP
4.2	Biological Resources	HABITAT RESTORATION PLANThe applicant shall prepare a habitat restoration plan on a separate landscape sheet, approved by DRP prior to hearing, for removal of non-native plant species, which are located primarily on 0.8 acres near the highest point of the subject property. Restoration will entail physical removal of non-natives (chiefly Hirschfeldia incana) and the sowing of seeds of plant species and wildflowers locally native to the site, including legumes such as Lupinus spp., Acmispon glaber, and Acmispon strigosus. Plant species should also include appropriate fodder for the black-tailed jackrabbit, and chosen plant species within fuel modification Zone "C" shall require minimal mowing to achieve Fire Department approval. Soil within the restoration area shall be treated to remove alleolopathic compounds released by H. incana to inhibit the growth of other plants. Treatment shall not include herbicide, and discing shall not be used unless specifically recommended by the biological monitor. The restoration plan shall include previsions for delaying fuel modification and/or mowing activities until most seeds of native plants have matured, or the last day permitted by the Los Angeles County Fire Department—whichever comes first.	Submittal, approval, and implementation of Habitat Restoration Plan	Prior to issuance of grading permit and during construction & fuel modification	Applicant	DRP
4.3	Biological Resources	OPEN SPACE EASEMENT DEDICATION-All portions of the project site outside of the Fire Department required irrigated fuel modification area (Zones A and B) shall be designated as an Open Space Conservation Easement Area to be held by the County on behalf of the people of the State of California or another public entity acceptable to the Director of the Department of Regional Planning ("Director"). The easement shall indicate that no development, grazing, or agricultural activities shall occur within the Open Space Conservation Easement Area, with the exception of fuel modification required by the County for the permitted development. If approved by the County for the permitted development. If approved by the County as an amendment to the CUP or a new CUP, additional allowed uses may include the planting of native vegetation and other restoration activities, construction and maintenance of public hiking trails, construction and maintenance of roads, trails, and utilities consistent with easements in existence prior to the approval of the permit, and confined animal facilities. Prior to final approval, the applicant shall provide evidence of the recordation of a valid dedication to the County (and acceptance by the County) or to another public entity acceptable to the Director, and acceptance by said public entity, of a permanent, irrevocable open space conservation easement in favor of the people of the State of California over the Open Space Conservation easement area; and it shall be recorded free of prior liens, including tax liens, and encumbrances. Recordation of said easements on the project site shall be permanent. Prior to final approval, the applicant shall provide evidence of the recordation of a valid dedication easement in favor of the people of the State of California over the Open Space Conservation easement area; and it shall be recorded free of prior liens, including tax liens, and encumbrances. Recordation of said easements on the project site shall be permanent. Prior to final approval, the applic	Dedication of open space easement	Prior to final approval	Applicant and subsequent owner(s)	DRP
19	Mitigation Compliance	MITIGATION COMPLIANCEAs a means of ensuring compliance of above mitigation measures, the applicant and subsequent owner(s) are responsible for submitting compliance report to the Department of Regional Planning for review, and for replenishing the mitigation monitoring account if necessary until such as all mitigation measures have been implemented and completed.	Submittal and approval of compliance report and replenishing mitigation monitoring account	Yearly and as required until all measures are completed.	Applicant and subsequent owner(s)	DRP

MND ADDENDUM CALABASAS AUTO STORAGE PROJECT PROJECT NO. 2023-003407-(3) VESTING TENTATIVE PARCEL MAP NO. 073305 ENVIRONMENTAL PLAN NO. 2024004451

Submitted to:

LOS ANGELES COUNTY PLANNING Subdivisions Section

320 West Temple Street, 13th Floor Los Angeles, CA 90012 Attn: Alejandrina Baldwin, Principal Planner

Prepared by:

ENVICOM CORPORATION

4165 E. Thousand Oaks Blvd., Suite 290 Westlake Village, CA 91362 Attn: Laura Kaufman, VP, Environmental Services Reference: Envicom Project #2024-017-01

August 2024

SECTION

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2.0	CEQA BACKGROUND	1
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ATTACHMENT

Attachment 1 Approved Mitigation Monitoring and Reporting Program

1.0 INTRODUCTION

The purpose of this document is to analyze changes proposed under Vesting Tentative Parcel Map 077305 (RPPL2023004981) ("PM073305") ("modified project") for the Calabasas Auto Storage use and building located at 23823 Ventura Boulevard, in the unincorporated area of Calabasas. The Calabasas Auto Storage Project ("approved project") was approved by the Los Angeles County Hearing Officer on August 20, 2019, under Project No. R2015-02355-(3), Conditional Use Permit No. 201500096 and Environmental Assessment No. 201500162 ("approved project"). PM073305 proposes to modify the approved project by converting the 19 rental storage units into 19 for sale condominium units. No new development or alterations to the approved project are proposed within PM073305.

The approved project was previously evaluated in an Initial Study ("IS") that analyzed potentially significant environmental impacts pursuant to the California Environmental Quality Act ("CEQA") and CEQA Guidelines, and in conclusion, it determined that a Mitigated Negative Declaration ("MND"), including a Mitigation Monitoring and Report Program ("MMRP") was the appropriate environmental document. The approved project, was approved, and the MND with MMRP was certified and adopted as Environmental Assessment No. 201500162.

This document analyzes whether the modified project qualifies for an Addendum to the adopted MND and MMRP pursuant to CEQA. As shown in this analysis, the modified project would not result in additional impacts or a substantial increase in the severity of a significant impact, and therefore an Addendum to the MND is the appropriate environmental document for the modified project referred to as PM073305, and no further CEQA analysis is warranted. Further, this document finds that no changes to the MMRP are warranted.

2.0 CEQA BACKGROUND

CEQA Guidelines Sections 15164 identifies that an Addendum to a prior MND may be prepared: "if only *minor technical changes* or additions are necessary or *none of the conditions described in Section 15162* calling for the preparation of a subsequent...negative declaration have occurred" (*emphasis added*).

Pursuant to CEQA Guidelines Section 15162, when an Environmental Impact Report ("EIR"), Negative Declaration ("ND") or MND^1 has been adopted for a project, no subsequent document need be prepared for that project unless the lead agency determines, on the basis of substantial evidence in the light of the whole record, one or more of the following:

- (1) Substantial changes are proposed in the project which will require major revisions of the previous EIR or ND due to the involvement of new significant environmental effects or a substantial increase in the severity of previously identified significant effects;
- (2) Substantial changes occur with respect to the circumstances under which the project is undertaken which will require major revisions of the previous EIR or ND due to the involvement of new significant environmental effects or a substantial increase in the severity of previously identified significant effects; or
- (3) New information of substantial importance, which was not known and could not have been known with the exercise of reasonable diligence at the time the previous EIR or ND was adopted, shows any of the following:

¹ Note: "ND" in the Guidelines here is understood to include MNDs.

- (A) The project will have one or more significant effects not discussed in the previous EIR or ND;
- (B) Significant effects previously examined will be substantially more severe than shown in the previous EIR;
- (C) Mitigation measures or alternatives previously found not to be feasible would in fact be feasible, and would substantially reduce one or more significant effects of the project, but the project proponents decline to adopt the mitigation measure or alternative; or
- (D) Mitigation measures or alternatives which are considerably different from those analyzed in the previous EIR would substantially reduce one or more significant effects on the environment, but the project proponents decline to adopt the mitigation measure or alternative.²

This CEQA Section 15164 Addendum is intended to document the minor modification to the project and to support any updates to the Calabasas Auto Storage IS and MND and associated documents.

3.0 ADDENDUM ANALYSIS

PROJECT BACKGROUND

The County of Los Angeles ("County") previously approved the project, proposed by Calabasas Auto Park LLC, (Applicant), and adopted the MND, pursuant to the CEQA. The approved project would construct a new 31,683 square-foot auto storage warehouse facility on a 4.6-acre flag lot. The approved project would maintain nineteen individually rented storage units, each with between six and 12 cars, as well as common space and utility areas included in the two-story building with a maximum height of 35 feet above grade. A total of 46 parking spaces for visitors and employees would be provided in a surrounding parking lot with a permeable pavement surface. Access to the site would be provided by way of a 230 foot-long, 26 foot-wide paved and gated driveway, which provides access to the private street portion of Ventura Boulevard to the south. This street dead-ends immediately to the east and becomes public approximately 630 feet to the west. A total of 22,000 cubic yards of grading would be required (20,000 cubic yards cut, 2,000 cubic yards fill, 18,000 cubic yards export), as a portion of the project footprint has a slope of more than 25 percent grade. Approximately 3.3 acres of the northern portion of the subject property, which contains a steep hill, would be deed restricted as open space. The project required a hillside management Conditional Use Permit ("CUP") since the project is located within a hillside management area ("HMA") and due to the proposal to grade more than 5,000 cubic yards in the Santa Monica Mountains North Area Community Standards District.

The modified project would not change the project location or any aspect of the site plans from the approved project. The extent of the project site, limits of disturbance, and project design characteristics would remain unchanged. The only change would be that the modified project would now establish an individual condominium ownership structure for the storage units, rather than the approved rental structure for the storage units. To achieve this ownership change, the modified project requires preparation and approval of PM073305 for "Individual Condominium" use. As the modified project would have no physical changes compared to the approved project, the change is considered a minor technical change, pursuant to CEQA Guidelines Section 15164, as discussed throughout this analysis. The approved project is currently under construction with rough grading and retaining walls already completed.

² CEQA Guidelines, Sections 15162, Subdivision (a), and 15164; see also Public Resources Code, Section 21166.

APPROVED PROJECT IMPACTS AND MITIGATION MEASURES

The IS, MND and MMRP prepared for the approved project determined that the approved project would have a less than significant effect on the environmental with implementation of mitigation measures to address potential Air Quality and Biological Resources impacts, as follows (see Attachment 1, – Approved Mitigation Monitoring and Reporting Program, for full text, required action and timing, and responsible parties for actions and monitoring):

- MM 3.1 Fugitive Dust & Diesel Equipment Best Management Practices
- MM 4.1 Biological Monitoring
- MM 4.2 Habitat Restoration Plan
- MM 4.3 Open Space Easement Dedication

As specified in the MMRP, "the applicant and subsequent owner(s) are responsible for submitting compliance report [sic] to the Department of Regional Planning for review, and for replenishing the mitigation monitoring account, if necessary, until such mitigation measures have been implemented and completed." The modified project would not modify mitigation requirements findings from the approved project. The County has determined that MM 3.1 through MM 4.2 have been cleared.

MODIFIED PROJECT ANALYSIS

Modified Project Changes to the Environment

The CEQA question at hand is whether the requested modifications to the approved plans change the potential environmental impacts of the project, i.e., whether the modified project is substantially the same as the approved project with regard to its lack of environmental impacts. As stated earlier, the project location, extent of the project site, limits of disturbance, and project design and all other characteristics of the project would remain unchanged, except for the ownership type, which would change from rental of storage units to condominium ownership of storage units.

Thus, the status of the parcel itself and the proposed structures remain unchanged, and the modified project will be subject to the same conditions, mitigation measures, and building code requirements as the approved project. Further, the project location, extent of the project site and limits of disturbance, and project design characteristics would remain unchanged.

Modified Project Issues Analysis

Issue Areas Not Requiring Further Discussion

The modified project is in the same location and includes same type of use and physical design as the approved project. Thus, there would be no change to the physical location-related impacts, grading or depth of excavation, construction or operational characteristics, or to the visual appearance of the project. Thus, there would be no additional impacts or substantially more severe impacts to: Aesthetics, Agricultural and Forestry Resources, Cultural Resources, Geology and Soils, Hazards and Hazardous Materials, Hydrology and Water Quality, Mineral Resources, Noise, or Sheriff Protection. Neither the proposed or modified project would have a residential population, and both would have a similar number of employees. Thus, there would be no additional or substantially more severe impacts regarding Population and Housing, Parks and Recreational Facilities, Libraries or Schools. As the modified project would have the same gross building area as the approved project, as well as for the reasons stated earlier in this paragraph, there would be no additional or substantially more severe impacts related to Energy, Greenhouse Gas, and Utilities and Service Systems.

Although analysis of the remaining issues for the modified and approved project would be similarly unchanged for the above reasons, the following provides a more detailed discussion of the key project issues.

Air Quality

The approved project had an approximate export of 18,000 cubic yards for the 31,683 square-foot auto storage warehouse facility. While the haul route would exclusively pass commercial or industrial uses, the generation of fugitive dust and diesel emissions from haul trips were determined to have a potential significant impact to those living and working with 1,000 feet. MM 3.1 for best management practices of fugitive dust and diesel equipment were required by the IS and MND. The project is already under construction, and rough grading and construction of project retaining walls have already been completed, adhering to the required MM 3.1. The modified project would not change grading plans and the project has already complied with approved mitigation, so there would be no additional impact by the modified project.

Biological Resources

In April 2019, a County biologist visited the project site and observed native grassland and wildflowers, as well a sandstone rock outcrops and non-native tree clusters. Approximately three acres of sloped hillside was reported to be densely covered in native annual wildflowers with dominance as follows: distant phacelia *(Phacelia distans)* (~2.7 acres), Arroyo Lupine (*Lupinus succulentus*) (~0.3 acres), and common fiddleneck (*Amsinckia intermedia*) (~0.2 acres). Approximately 0.8 acres of invasive grasses, chiefly shortpod mustard (*Hirschfeldia incana*), was found established at the top of the ridgeline. Native grassland and wildflower habitat, especially in the density observed, was found to be relatively rare, as invasive grasses have largely colonized the Santa Monica Mountains area. As a result, the IS and MND required mitigation measures (shown in Attachment 1) to preserve and restore a larger area of similar habitat in this corridor, which would reduce the level of impact for the approved project to less than significant. The modified project would not result in additional impacts beyond those previously identified.

The project is already under construction and has completed rough grading and construction of the project retaining walls. While the modified project does not create additional impacts, considering the current stage of project development, the following mitigation measure is still to be completed:

• The applicant must complete the County-approved Open Space Easement Dedication, compliant with MM 4.3. Implementation of this measure is currently underway. The applicant is currently waiting to receive the signed Certificate of Acceptance for the dedication. Once received, the applicant will provide evidence to County Planning of the recorded easement which would satisfy MM 4.3.

Since the modified project would not create additional or more severe impacts, no additional mitigation would be required and the modified project would remain less than significant after mitigation.

Land Use and Planning

The modified project would change the project from an auto storage warehouse rental facility to an auto storage warehouse under an industrial condominium structure. Only the ownership type would change. The project site is zoned as Light Manufacturing (M-1) which permits use of self-storage and warehouse facilities. However, due to establishing an industrial condominium ownership structure for the modified project, the project requires preparation and approval of PM073305 for "Industrial Condominium use." Since there are no physical changes proposed by the modified project, and the existing zoning designation

would remain, the project would maintain a less than significant impact and no additional mitigation would be required.

Transportation

The approved project is an auto storage warehouse available for rent. The transportation/traffic impacts of the approved project were reviewed and cleared by the Los Angeles County Department of Public Works (DPW) and was determined to not significantly affect any intersections or routes monitored by the County's Congestion Management Program. The modified project would still construct and operate an auto storage warehouse that would establish an industrial condominium ownership structure. The County DPW determined a trip generation study is not required for the modified project.³ As such, no additional impacts would occur for the modified project.

Fire Protection / Wildfire and other Issues

Although Wildfire was not a separate topic in the Initial Study Checklist at the time of the prior MND, the issue was well known at the time, and the MND addressed fire concerns under Public Services – Fire Protection as well as under Hazards and Hazardous Materials, finding no significant project impacts. Pursuant to case law,⁴ wildfire thus would not require further analysis, since the issue was known and addressed at the time. The MND stated that the project was located in a Very High Fire Hazard Severity Zone, which is no longer the case based on current CalFire mapping.⁵ As stated in the IS and MND, given the proximity to Los Angeles Fire Station #68 and the project's compliance with Los Angeles County Fire Department requirements for access, fire flow, fuel modification, and construction standards, the project would result in a less than significant impact with regard to fire and wildfire concerns. Further, the modified project's only change from the prior project is the method of ownership; all other construction and building requirements would be the same. No additional impacts would occur.

CONCLUSION

It is the finding that the previous environmental documents, the IS, MND, and MMRP for Calabasas Auto Storage Project No. R2015-02355-(3), Conditional Use Permit No. 201500096 and Environmental Assessment No. 201500162, amended by this CEQA Section 15164 Addendum, may be used to fulfill the environmental review requirements of the modified project. None of the impacts previously found to be insignificant would be found significant, and none of the significant impacts of the project would be more severe. Taken together, the original IS, MND, MMRP and this Addendum fulfill the environmental review requirements of the modified project meets the conditions for the application of the CEQA Guidelines Section 15164, preparation of a new EIR or MND is not necessary.

Attachment:

• Attachment 1 – Approved Mitigation Monitoring and Reporting Program

³ Gima, Nathan, Senior Civil Engineering Assistant, Los Angeles County Public Works, Email Correspondence with Westland Civil, Inc., March 27, 2024.

⁴ *Citizens Against Airport Pollution v. City of San Jose* (July 2, 2014) 227 Cal. App. 4th 788.

⁵ CalFire, Fire Hazard Severity Zone Mapping, Accessed July 29, 2024 at: https://osfm.fire.ca.gov/what-we-do/community-wildfire-preparedness-and-mitigation/fire-hazard-severity-zones.

ATTACHMENT 1

Approved Mitigation Monitoring and Reporting Program

MITIGATION MONITORING AND REPORTING PROGRAM (MMRP) PROJECT NO. R2015-02355-(3) / PERMIT NO. RCUP 201500096 / ENV NO. RENV 201500162

#	Environmental Factor	Mitigation	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
3.1	Air Quality	FUGITIVE DUST & DIESEL EQUIPMENT BEST MANAGEMENT PRACTICES-During and following any grading and construction operations, the permittee shall ensure compliance with the following standards: a. Soil stabilizers shall be applied to inactive areas until such time as landscaping and irrigation are installed. b. A high-wind dust control plan shall be prepared and implemented, which shall include termination of soil disturbance when winds exceed 25 miles per hour. c. All stock piles shall be approved by the Department of Public Works—Grading and Drainage Division prior to the commencement of grading. c. All equipment shall have diesel particulate filters ("DPF") installed. f. Construction-related equipment, including heavy-duty equipment, motor vehicles, and portable equipment, shall be turned off when not in use for an extended period of time (five minutes or longer), in accordance with the California Air Resources Board ("CARB") Toxic Control Measure. g. Heavy-duty diesel-powered equipment operating at the Project site shall be equipped with diesel oxidation catalysts to the extent that is readily available and cost effective in the South Coast Air Basin. The term "readily available and cost effective" means that the procurement of equipment would not cause a delay in construction activities of more than two weeks, and that the cost of aquipment use is not more than 20 percent greater than the cost of standard equipment. This condition does not apply to diesel-powered trucks traveling to and from the Project site. h. Off-road diesel-powered construction equipment greater than 50 horsepower shall meet or exceed CARB and United States Environmental Protection Agency ("USEPA") Tier 3 off-road emissions standards for heavy-duty equipment.	Implementation of BMPs for fugitive dust & diesel equipment	During grading and cosntruction activities	Applicant	DRP
4.1	Biological Resources	BIOLOGICAL MONITORPrior to the issuance of a grading permit, a qualified biologist shall be retained by the Applicant as the lead biological monitor subject to the approval of DRP. That person shall ensure that impacts to all biological resources are minimized or avoided, and shall conduct (or supervise) pre-grading field surveys for species that may be avoided, affected, or eliminated as a result of grading or any other site preparation activities. The lead biological monitor shall ensure that all surveys are conducted by qualified personnel and that they possess all necessary permits and memoranda of understanding with the appropriate agencies for the handling of potentially-occurring special-status species. The lead biological monitor shall also ensure that the approved habitat restoration plan is implemented as required, and shall make monitoring reports available to DRP and CDFW at their request	Retain qualified biological monitor and maintain daily monitoring reports	Prior to issuance of grading permit and during construction & fuel modification	Applicant	DRP
4.2	Biological Resources	HABITAT RESTORATION PLANThe applicant shall prepare a habitat restoration plan on a separate landscape sheet, approved by DRP prior to hearing, for removal of non-native plant species, which are located primarily on 0.8 acres near the highest point of the subject property. Restoration will entail physical removal of non-natives (chiefly Hirschfeldia incana) and the sowing of seeds of plant species and wildflowers locally native to the site, including legumes such as Lupinus spp., Acmispon glaber, and Acmispon strigosus. Plant species should also include appropriate fodder for the black-tailed jackrabbit, and chosen plant species within fuel modification Zone "C" shall require minimal mowing to achieve Fire Department approval. Soil within the restoration area shall be treated to remove alleolopathic compounds released by H. incana to inhibit the growth of other plants. Treatment shall not include herbicide, and discing shall not be used unless specifically recommended by the biological monitor. The restoration plan shall include previsions for delaying fuel modification and/or mowing activities until most seeds of native plants have matured, or the last day permitted by the Los Angeles County Fire Department—whichever comes first.	Submittal, approval, and implementation of Habitat Restoration Plan	Prior to issuance of grading permit and during construction & fuel modification	Applicant	DRP
4.3	Biological Resources	OPEN SPACE EASEMENT DEDICATION-All portions of the project site outside of the Fire Department required irrigated fuel modification area (Zones A and B) shall be designated as an Open Space Conservation Easement Area to be held by the County on behalf of the people of the State of California or another public entity acceptable to the Director of the Department of Regional Planning ("Director"). The easement shall indicate that no development, grazing, or agricultural activities shall occur within the Open Space Conservation Easement Area, with the exception of fuel modification required by the County for the permitted development. If approved by the County for the permitted development. If approved by the County as an amendment to the CUP or a new CUP, additional allowed uses may include the planting of native vegetation and other restoration activities, construction and maintenance of public hiking trails, construction and maintenance of roads, trails, and utilities consistent with easements in existence prior to the approval of the permit, and confined animal facilities. Prior to final approval, the applicant shall provide evidence of the recordation of a valid dedication to the County (and acceptance by the County) or to another public entity acceptable to the Director, and acceptance by said public entity, of a permanent, irrevocable open space conservation easement in favor of the people of the State of California over the Open Space Conservation easement area; and it shall be recorded free of prior liens, including tax liens, and encumbrances. Recordation of said easements on the project site shall be permanent. Prior to final approval, the applicant shall provide evidence of the recordation of a valid dedication easement in favor of the people of the State of California over the Open Space Conservation easement area; and it shall be recorded free of prior liens, including tax liens, and encumbrances. Recordation of said easements on the project site shall be permanent. Prior to final approval, the applic	Dedication of open space easement	Prior to final approval	Applicant and subsequent owner(s)	DRP
19	Mitigation Compliance	MITIGATION COMPLIANCEAs a means of ensuring compliance of above mitigation measures, the applicant and subsequent owner(s) are responsible for submitting compliance report to the Department of Regional Planning for review, and for replenishing the mitigation monitoring account if necessary until such as all mitigation measures have been implemented and completed.	Submittal and approval of compliance report and replenishing mitigation monitoring account	Yearly and as required until all measures are completed.	Applicant and subsequent owner(s)	DRP

Environmental Checklist Form (Initial Study)

County of Los Angeles, Department of Regional Planning



Project title: <u>Calabasas Auto Storage</u>—Project No. R2015-02355-(3): Conditional Use Permit No. 201500096; Environmental Assessment No. 201500162

Lead agency name and address: Los Angeles County, 320 West Temple Street, Los Angeles, CA 90012

Contact Person and phone number: Tyler Montgomery, (818) 878-1861

Project sponsor's name and address: <u>Calabasas Auto Park LLC, 951 Westlake Blvd. #101, Westlake Village, CA 91361</u>

Project location: <u>23823</u> Ventura Boulevard, Calabasas, Santa Monica Mountains North Area, <u>unincorporated Los Angeles County</u> APNs: <u>2049-019-061</u>; <u>2049-019-033</u>; <u>2049-019-034</u> USGS Quad: <u>Calabasas</u>

Gross Acreage: <u>6.7 acres (4.6 net acres)</u>

General plan designation: N/A

Community/Area wide Plan designation: C (Commercial)

Zoning: M-1 (Light Manufacturing)

Description of project: The applicant proposes the construction of a new 31,683-square-foot auto warehouse and storage facility on a 4.6-acre flag lot. Nineteen individually rented storage units, each holding between six and 12 cars, as well as common space and utility areas would be included in a two-story building with a maximum height of 35 feet above grade. A total of 46 parking spaces for visitors and employees would be provided in a surrounding parking lot of permeable pavement. The site would be accessed through by a 230-foot-long, 26-foot-wide paved and gated driveway, which provides access to Ventura Boulevard, a private street to the south. This street dead-ends immediately to the east and becomes public approximately 630 feet to the west. A total of 22,000 cubic yards of grading is proposed (20,000 cubic yards cut, 2,000 cubic yards fill, 18,000 cubic yards export), as a portion of the project footprint has a slope of more than 25% grade. Approximately 3.3 acres of the northern portion of the subject property, which contains a steep hill, would be deed restricted as open space. The project requires a hillside management conditional use permit ("CUP") due to the proposal to grade more than 5,000 cubic yards in the Santa Monica Mountains North Area Community Standards District ("CSD") and the fact that the project is proposed within a hillside management area ("HMA").

Surrounding land uses and setting: <u>The project site is located on 4.6-acre undeveloped flag lot</u>. A steeply sloping hill with grades of more than 50% is located on the northern 4 acres of the subject property, with an elevation (1,150 feet) approximately 200 feet above the level southern portion. The level portion of the property contains a USFWS-mapped stream, running across the property from west to east, although the entirety of its through the property course appears to flow in an underground culvert. The property is

vegetated entirely by grasses. A 130-foot-long, partially paved driveway accesses a private street approximately 130 feet to the south. The subject property is surrounded by commercial and light industrial uses to the south, east, and west, including auto repair, self-storage, light manufacturing, and a veterinary clinic. Single-family residences are located 300 feet to the east, while open space and single-family residences are located to the north. The Ventura (101) Freeway is located approximately 300 feet to the south.

Other public agencies whose approval may be required (e.g., permits, financing approval, or participation agreement):

Public Agency <u>Dept. of Public Works</u>	Approval Required <u>Building & grading permits</u>
<u>Army Corps of Engineers</u>	Development in Waters of the United States
<u>California Dept. of Fish &</u> Wildlife	Streambed alteration agreement

Major projects in the area:

Project/Case No. <u>2017-006789 /</u> <u>RPPL2017010180</u>

Description and Status <u>Approved 01/24/2018 for a 91,000-square-foot self-storage facility with 7,592</u> <u>cubic yards of grading at 5050 Old Scandia Lane.</u>

Reviewing Agencies:



Reserves System)

None Santa Monica Mountains Conservancy National Parks National Forest Edwards Air Force Base Resource Conservation District of Santa Monica Mountains Area Other

County Reviewing Agencies

 \square DPW: - Land Development Division (Grading & Drainage) - Geotechnical & Materials Engineering Division - Watershed Management Division (NPDES)

Regional Significance

None None SCAG Criteria Air Quality Water Resources Santa Monica Mtns. Area Other

Fire Department

- Forestry, Environmental Division

-Planning Division

- Land Development Unit

Sanitation District

- Public Health/Environmental Health Division: Land Use Program (OWTS)
 - Sheriff Department
- Parks and Recreation
 - Subdivision Committee
- Other

ENVIRONMENTAL FACTORS POTENTIALLY AFFECTED:

The environmental factors checked below would be potentially affected by this project.

	Aesthetics	Greenhouse Gas Emissions	Population/Housing
	Agriculture/Forest	Hazards/Hazardous Materials	Public Services
	Air Quality	Hydrology/Water Quality	Recreation
\boxtimes	Biological Resources	Land Use/Planning	Transportation/Traffic
	Cultural Resources	Mineral Resources	Utilities/Services
	Energy	Noise	Mandatory Findings
	Geology/Soils		of Significance

DETERMINATION: (To be completed by the Lead Department.) On the basis of this initial evaluation:

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- []I find that the proposed project COULD NOT have a significant effect on the environment, and a NEGATIVE DECLARATION will be prepared.
- \boxtimes I find that although the proposed project could have a significant effect on the environment, there will not be a significant effect in this case because revisions in the project have been made by or agreed to by the project proponent. A MITIGATED NEGATIVE DECLARATION will be prepared.
- I find that the proposed project MAY have a significant effect on the environment, and an \square ENVIRONMENTAL IMPACT REPORT is required.
 - I find that the proposed project MAY have a "potentially significant impact" or "potentially significant unless mitigated" impact on the environment, but at least one effect 1) has been adequately analyzed in an earlier document pursuant to applicable legal standards, and 2) has been addressed by mitigation measures based on the earlier analysis as described on attached sheets. An ENVIRONMENTAL IMPACT REPORT is required, but it must analyze only the effects that remain to be addressed.
- I find that although the proposed project could have a significant effect on the environment, because all potentially significant effects (a) have been analyzed adequately in an earlier EIR or NEGATIVE DECLARATION pursuant to applicable standards, and (b) have been avoided or mitigated pursuant to that earlier EIR or NEGATIVE DECLARATION, including revisions or mitigation measures that are imposed upon the proposed project, nothing further is required.

Signature (Prepared by) Signature (Approved by)

 $\frac{8-8-19}{Date}$ $\frac{8}{2219}$ Date

<u>1. AESTHETICS</u>

	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
Would the project:	1	1	1	1
a) Have a substantial adverse effect on a scenic vista?			\boxtimes	
The proposed auto storage warehouse would be located a significant ridgeline, which runs along the crest of a hill on the the development itself is more than 150 lower in elevation and and commercial uses are located to the south, west, and east. less than significant.	<u>e northern p</u> l would not e	portion of the period	property. H it. Similar in	owever, idustrial
b) Be visible from or obstruct views from a multi-use (equestrian, hiking, and biking) trail?			\boxtimes	
There are no multi-use trails in the vicinity from which the pr	oposed proje	ect would be si	ubstantially v	risible.
c) Substantially damage scenic resources, including, but not limited to, trees, rock outcroppings, and historic buildings within a state scenic highway?			\boxtimes	
The proposed project would not damage or remove any trees	, rock outere	oppings, or hist	toric building	<u>gs.</u>
d) Substantially degrade the existing visual character or quality of the site and its surroundings because of height, bulk, pattern, scale, character, or other features?				
The proposed project would be similar in height, bulk, and so to the south, east, and west. In addition, the significant ridge higher in elevation and would be preserved as open space significant.	eline to the n	orth is located	more than	<u>150 feet</u>
e) Create a new source of substantial shadows, light, or glare which would adversely affect day or nighttime views in the area?				
The proposed project is 35-foot-high warehouse with an eacreate substantial light, shadows, or glare.	<u>rth tone col</u>	or scheme and	l is not expe	ected to

EVALUATION OF ENVIRONMENTAL IMPACTS:

Official State Scenic Highways are designated by the California Department of Transportation (Caltrans). According to Caltrans, "[t]he stated intent (Streets and Highway Code Section 260) of the California Scenic Highway Program is to protect and enhance California's natural beauty and to protect the social and economic values provided by the State's scenic resources" (State of California Department of Transportation, California

Scenic Highway Program, website: <u>http://www.dot.ca.gov/dist3/departments/mtce/scenic.htm</u>, accessed July 26, 2018). While there are numerous designated Scenic Highways across the state, the following have been designated in Los Angeles County: Angeles Crest Highway (Route 2) from just north of Interstate 210 to the Los Angeles/San Bernardino County Line, two segments of Mulholland Highway from Pacific Coast Highway to Kanan Dume Road and from west of Cornell road to east of Las Virgenes Road, and Malibu Canyon-Las Virgenes Highway from Pacific Coast Highway to Lost Hills Road.

In addition to scenic highways, unincorporated Los Angeles County identifies ridgelines of significant aesthetic value that are to be preserved in their current state. This preservation is accomplished by limiting the type and amount of development near them. These "Significant Ridgelines" ("Major Ridgelines" on Santa Catalina Island) are designated by the General Plan or applicable Area/Community Plan, Local Coastal Program, or Community Standards District.

Riding and hiking trails have been designated throughout unincorporated Los Angeles County. At present, there are officially adopted trails in the Antelope Valley, the Santa Clarita Valley, and the Santa Monica Mountains designated by the General Plan or applicable Area/Community Plan and Local Coastal Program.

The proposed warehouse would meet all design requirements of the Zoning Ordinance and is surrounded by facilities that are substantially similar in use and design. While a significant ridgeline is located on the northern portion of the property, the development would be more than 150 feet lower in elevation, and the 3.3 acres surrounding this resource would be preserved as open space. As a result, the aesthetic impact is less than significant from a CEQA perspective.

2. AGRICULTURE / FOREST

	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
Would the project:				
a) Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program (FMMP) of the California Resources Agency, to non- agricultural use?				
The project would not convert farmland to non-agricultural u	<u>ise</u> .			
b) Conflict with existing zoning for agricultural use, with a designated Agricultural Resource Area, or with a Williamson Act contract?				\square
The project site is not located in a designated agricultural zone no Williamson Act contract for this area.	e or other de	esignated agricu	ultural area. '	<u>There is</u>
c) Conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code § 12220 (g)), timberland (as defined in Public Resources Code § 4526), or timberland zoned Timberland Production (as defined in Government Code § 51104(g))?				
The project site is not zoned as forest land or timberland.				
d) Result in the loss of forest land or conversion of forest land to non-forest use?				\boxtimes
The project would not remove or convert forest land.				
e) Involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland, to non-agricultural use or conversion of forest land to non-forest use?				

The proposed project would not result in changes to the environment that would result in the elimination of agricultural land or forest land. The proposed project is the construction of an auto storage warehouse on an industrially zoned property.

3. AIR QUALITY

	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
Would the project:				
a) Conflict with or obstruct implementation of applicable air quality plans of either the South Coast AQMD (SCAQMD) or the Antelope Valley AQMD (AVAQMD)?			\boxtimes	
The proposed project would conform to the land use require Area Plan, as the proposed project is a commercial/light in category. As a result, any potential emissions from the project and are unlikely to have a significant impact.	dustrial use	within the "Co	ommercial"	land use
b) Violate any air quality standard or contribute substantially to an existing or projected air quality violation?			\square	
The proposed project would conform to the land use require Area Plan, as the proposed project is a commercial/light in category. As a result, any potential emissions from the project and are unlikely to have a significant impact. The proposed p have a significant effect on existing air quality standards. c) Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard (including releasing emissions which exceed quantitative thresholds for ozone precursors)?	<u>dustrial use</u> ct are accour	within the "Contect for in the	ommercial" <u>l</u> South Coast	and use AQMP
"Non-attainment" describes any region that does not meet (or nearby area that does not meet) the national primary or secon pollutant. In Los Angeles County, the levels of ozone, particu exceed the Federal and California Ambient Air Quality Stand Attainment" for these pollutants.	ndary ambier 1late matter,	<u>nt air quality sta</u> and carbon mo	andard for a sonoxide cont	<u>specific</u> inually
The proposed project would conform to the land use require Area Plan, as the proposed project is a commercial/light inducategory. As a result, any potential emissions from the project and are unlikely to have a significant impact. The proposed potherwise have a significant effect on existing air quality stand	<u>istrial use wi</u> <u>et are accour</u> project is not	thin the "Com ted for in the S	<u>mercial" lanc</u> South Coast	<u>l use</u>
d) Expose sensitive receptors to substantial pollutant			\boxtimes	
concentrations? <u>The proposed auto storage warehouse would not expos</u> <u>concentrations</u> . The project site is located in an industrial are		1	1	

there is a residential area located less than ¹/₄ mile to the east, the proposed project would not generate more than 40 diesel truck trips per day. Therefore, a health risk assessment (HRA) is not required for review by the Department of Public Health, per Mitigation Measure AQ-2 of the Los Angeles County 2015 General Plan.

e) Create objectionable odors affecting a substantial		\bowtie	
number of people?			

The construction of an auto storage warehouse would not create objectionable odors affecting a substantial number of people. Any odors created would be from auto exhaust and would be less than significant within the existing industrially zoned area.

4. BIOLOGICAL RESOURCES

a) Have a substantial adverse effect, either directly or	\bowtie	
through habitat modifications, on any species	 	
identified as a candidate, sensitive, or special status		
species in local or regional plans, policies, or		
regulations, or by the California Department of Fish		
and Wildlife (CDFW) or U.S. Fish and Wildlife Service		
(USFWS)?		

A County biologist visited the site in April 2019. She observed approximately three acres of native grassland and wildflowers, as well as rock outcrops and non-native tree clusters. Approximately 0.8 acres of invasive grasses, chiefly shortpod mustard (*Hirschfeldia incana*), have established themselves at the top of the ridgeline. Native grassland and wildflower habitat, especially in the density observed, is relatively rare, as invasive grasses have largely colonized the Santa Monica Mountains area. No observations were made during crepuscular times or at night. While none of the following sensitive species were observed, the following species have the potential to occur in such habitat:

Aglaothorax longipennis, Bombus crotchii, Socalchemmis gertschi, Trimerotropis occidentiloides, Taricha torosa, Aspidoscelis tigris stejnegeri, Coleonyx variegatus abbotti, Diadophis punctatus modestus, Lampropeltis zonata, Phrynosoma blainvillii, Salvadora hexalepis virgultea, Accipiter cooperii, Aimophila ruficeps canescens, Ammodramus savannarum, Artemisiospiza belli belli, Athene cunicularia, Circus hudsonius, Dendroica petechia brewsteri, Eremophila lapestris actia, Falco columbarius, Polioptila californica californica, Selasphorus rufus, Selasphorus sasin, Setophaga petechia, Spizella breweri, Antrozous pallidus, Lasiurus cinereus, Lasiurus blossevillii, Macrotus californicus, Myotis yumanensis, Neotoma lepida intermedia, Taxidea taxus, Baccharis malibuensis, Baccharis plummerae ssp. plummerae, Calandrinia breweri, Calochortus catalinae, Calochortus plummerae, Calystegia peirsonii, Camissoniopsis lewisii, Centromadia parryi ssp. australis, Chorizanthe parryi var. Fernandina, Chorizanthe parryi var. parryi, Convolvulus simulans, Delphinium parryi ssp. purpureum, Dichondra occidentalis, Harpagonella palmeri, Navarretia ojaiensis.

As a result, mitigation measures are required to preserve and restore a larger area of similar habitat in this corridor, which will reduce the level of impact for this project to less than significant. Recommendations are included under "Evaluation of Environmental Impacts" that will reduce the potential for the project to affect sensitive species.

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b) Have a substantial adverse effect on any sensitive natural communities (e.g., riparian habitat, coastal sage scrub, oak woodlands, non-jurisdictional wetlands) identified in local or regional plans, policies, regulations or by CDFW or USFWS?

The project site consists of approximately 0.8 acres of hilltop covered chiefly with invasive shortpod mustard (*Hirschfeldia incana*) and a sandstone rock outcrop. Approximately three acres of sloped hillside is densely covered in native annual wildflowers with dominance as follows: *Phacelia distans* (~2.7acres), *Lupinus succulentus* (~0.3 acres), and *Amsinckia intermedia* (~0.2 acres). The occurrence of each dominant annual had 100% absolute cover, with no non-natives or soil exposed. The 100% absolute cover is probably due to unusually high rainfall this year of observation, but nevertheless, the wildflower field is unusual and rare at that level of nativity and density and especially in the area of the Calabasas urban-rural interface. The native area was mowed in April before maturation of most seeds, although it is likely that the seed bank will perpetuate the annuals on the property.

Due to the removal of this relatively rare natural community, mitigation measures are required to ensure that the environmental impact of the project is less than significant. Recommended mitigation measures are included in the "Evaluation of Environmental Impacts" section below. They include restoration of the 0.8 acres of invasive mustard with native plant species, delaying fuel modification and/or mowing activities until most seeds of native plants have matured, dedication of the undeveloped portion of the subject property by conservation easement to an agency experienced in natural land management. This would result in a mitigation ratio of 2:1 for the area of native wildflower habitat to be affected, as approximately 0.4 acres of said habitat is currently located outside of the fuel modification zones for neighboring properties.

The suggested alliance is described as follows:

Amsinckia menziesii, A.tessellata, A.vernicosa, Phacelia ciliata, P.distans and/or P.tanacetifoia is/are dominant or seasonally characteristic in the herbaceous layer typically with greater than 10% relative cover (Buck-Diaz and Evens 2011, Buck-Diaz et al. 2011, 2012, 2013, Evens et al.2014). Herbaceous areas (stands) are considered native with relative cover as low as 10% natives. [https://www.wildlife.ca.gov/Data/VegCAMP/Natural – Communities: Grasslands and Flower Fields].

c) Have a substantial adverse effect on federally or state protected wetlands (including, but not limited to, marshes, vernal pools, coastal wetlands, and drainages) or waters of the United States, as defined by § 404 of the federal Clean Water Act or California Fish & Game code § 1600, et seq. through direct removal, filling, hydrological interruption, or other means?

Current U.S. Fish & Wildlife Service (USFWS) maps delineate a wetland on the southern portion of the project site. This appears to refer to a stream that was diverted to an underground culvert more than 10 years ago. The Army Corps of Engineers (ACOE) has provided an Approved Jurisdictional Delineation stating that the stream is no longer a wetland or water within the jurisdiction of ACOE. The Department of Public Works must review and approve a drainage concept and erosion control plan prior to issuing grading or building permits, ensuring that indirect impacts to waterways would be minimal.

d) Interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites?

The National Park Service, CDFW, and the Santa Monica Mountains Conservancy have expressed concerns about the adverse effects of urbanization on wildlife, particularly the fragmentation of habitat areas, which prevents the freedom of movement that species need. Preservation of linkages between large blocks of core habitat is of the utmost importance in the Santa Monica Mountains and preservation through linkages is a major concern. In general, a linkage is a feature that connects at least two blocks of habitat. The assumed function of a linkage is to facilitate dispersal of individuals between blocks of habitat, allowing for long-term genetic interchange and for re-colonization of blocks of habitat from which populations have been locally extirpated.

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The hills of the Calabasas area along Highway 101 in the pro- form a stepping stone-like wildlife corridor between Crumn Mountains Linkage (South Coast Wildlands) and the greater the southeast across the highway. This project will fill in a g and remove some of the natural habitat of that island. As a re- and restore a larger area of similar habitat in this corridor, whi to less than significant.	ner Canyon o natural areas ap in develop sult, mitigatio	<u>f the Sierra M</u> of the Santa M ment on one on n measures are	adre – Santa Monica Mour of the natura required to	<u>Monica</u> <u>ntains to</u> <u>l islands</u> preserve
e) Convert oak woodlands (as defined by the state, oak woodlands are oak stands with greater than 10% canopy cover with oaks at least 5 inch in diameter measured at 4.5 feet above mean natural grade) or otherwise contain oak or other unique native trees (junipers, Joshua trees, southern California black walnut, etc.)? There are no oak trees of 5-in. diameter or other unique nati	ve trees ident	fied on the pr	oject site.	
f) Conflict with any local policies or ordinances protecting biological resources, including Wildflower Reserve Areas (L.A. County Code, Title 12, Ch. 12.36), the Los Angeles County Oak Tree Ordinance (L.A. County Code, Title 22, Ch. 22.56, Part 16), the Significant Ecological Areas (SEAs) (L.A. County Code, Title 22, § 22.56.215), and Sensitive Environmental Resource Areas (SERAs) (L.A. County Code, Title 22, Ch. 22.44, Part 10)?				
The subject parcel is not a designated wildflower reserve area designated Significant Ecological Area, and it is not designat it is not in the Santa Monica Mountains Coastal Zone.	1		1	
g) Conflict with the provisions of an adopted state, regional, or local habitat conservation plan?				\boxtimes

The project site is not part of an adopted habitat conservation plan.

EVALUATION OF ENVIRONMENTAL IMPACTS:

This section includes recommendations, avoidance strategies, and mitigation measures that if included as part of the proposed project, will avoid and/or reduce the potential for unnecessary adverse effects upon biological resources.

1. BIOLOGICAL MONITOR

Prior to the issuance of a grading permit, a qualified biologist shall be retained by the Applicant as the lead biological monitor subject to the approval of DRP. That person shall ensure that impacts to all biological resources are minimized or avoided, and shall conduct (or supervise) pre-grading field surveys for species that may be avoided, affected, or eliminated as a result of grading or any other site preparation activities. The lead

biological monitor shall ensure that all surveys are conducted by qualified personnel and that they possess all necessary permits and memoranda of understanding with the appropriate agencies for the handling of potentially-occurring special-status species. The lead biological monitor shall also ensure that the approved habitat restoration plan is implemented as required, and shall make monitoring reports available to DRP and CDFW at their request.

2. REMOVAL OF NON-NATIVE PLANT SPECIES AND HABITAT RESTORATION

The applicant shall prepare a habitat restoration plan on a separate landscape sheet, approved by DRP prior to hearing, for removal of non-native plant species, which are located primarily on 0.8 acres near the highest point of the subject property. Restoration will entail physical removal of non-natives (chiefly *Hirschfeldia incana*) and the sowing of seeds of plant species and wildflowers locally native to the site, including legumes such as Lupinus spp., *Acmispon glaber*, and *Acmispon strigosus*. Plant species should also include appropriate fodder for the black-tailed jackrabbit, and chosen plant species within fuel modification Zone "C" shall require minimal mowing to achieve Fire Department approval. Soil within the restoration area shall be treated to remove alleolopathic compounds released by *H. incana* to inhibit the growth of other plants. Treatment shall not include herbicide, and discing shall not be used unless specifically recommended by the biological monitor. The restoration plan shall include previsions for delaying fuel modification and/or mowing activities until most seeds of native plants have matured, or the last day permitted by the Los Angeles County Fire Department—whichever comes first.

2. OPEN SPACE EASEMENT DEDICATION

All portions of the project site outside of the Fire Department required irrigated fuel modification area (Zones A and B) shall be designated as an Open Space Conservation Easement Area to be held by the County on behalf of the people of the State of California or another public entity acceptable to the Director of the Department of Regional Planning ("Director"). The easement shall indicate that no development, grazing, or agricultural activities shall occur within the Open Space Conservation Easement Area, with the exception of fuel modification required by the County Fire Department and drainage and polluted runoff control activities required and approved by the County for the permitted development. If approved by the County as an amendment to the CUP or a new CUP, additional allowed uses may include the planting of native vegetation and other restoration activities, construction and maintenance of public hiking trails, construction and maintenance of roads, trails, and utilities consistent with easements in existence prior to the approval of the permit, and confined animal facilities.

Prior to final approval, the applicant shall provide evidence of the recordation of a valid dedication to the County (and acceptance by the County) or to another public entity acceptable to the Director, and acceptance by said public entity, of a permanent, irrevocable open space conservation easement in favor of the people of the State of California over the Open Space Conservation Easement Area for the purpose of habitat protection, the text of which has been approved by the Director. The recorded easement document shall include a formal legal description of the entire property and a metes and bounds legal description and graphic depiction, prepared by a licensed surveyor, of the open space conservation easement area; and it shall be recorded free of prior liens, including tax liens, and encumbrances. Recordation of said easement on the project site shall be permanent. Prior to final approval, the applicant shall provide evidence of the recordation of a valid dedication to the County (and acceptance by the County) or to another public entity acceptable to the Director, and acceptance by said public entity, of a permanent, irrevocable open space conservation easement in favor of the people of the State of California over the Open Space Conservation Easement Area for the purpose of habitat protection, the text of which has been approved by the Director. The recorded easement document shall include a formal legal description of the entire property and a metes and bounds legal description easement in favor of the people of the State of California over the Open Space Conservation Easement Area for the purpose of habitat protection, the text of which has been approved by the Director. The recorded easement document shall include a formal legal description of the entire property and a metes and bounds legal description and graphic depiction, prepared by a licensed surveyor, of the open space conservation Easement Area for the purpose of habitat protection, the text of which has been approved by the Director. The rec

easement area; and it shall be recorded free of prior liens, including tax liens, and encumbrances. Recordation of said easement on the project site shall be permanent.

5. CULTURAL RESOURCES

	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
Would the project:	1	1	1	1
a) Cause a substantial adverse change in the significance of a historical resource as defined in CEQA Guidelines § 15064.5?				\boxtimes
The project site does not contain historical resources as define no record of national or state-designated historical resources		-	15064.5 and 1	there is
b) Cause a substantial adverse change in the significance of an archaeological resource pursuant to CEQA Guidelines § 15064.5?			\boxtimes	
The project site does not contain known archaeological resou	arces as defir	ned in CEQA (Guidelines §1	<u>15064.5.</u>
c) Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature, or contain rock formations indicating potential paleontological resources?				
The project site does not contain known paleontological resources	urces, and wi	ll not excavate	near unique	geologic
features or rock formations. Therefore, the impact would be			1	0 0
d) Disturb any human remains, including those interred outside of formal cemeteries?		\boxtimes		
The project site does not contain known human remains.				
If archeological resources or human remains are discovered as will be incorporated to ensure that the permittee shall suspend or human remains encountered during ground-disturbing activ remains in place until a qualified archaeologist can examine a	<u>d constructio</u> vities at the si	<u>n in the vicinit</u> ite, and leave th	<u>y of cultural :</u> ne resource o	resource
e) Would the project cause a substantial adverse change in the significance of a tribal cultural resource as defined in CEQA Public Resources Code § 21074?		\boxtimes		
The project site does not contain known tribal cultural resources 20,000 cubic yards of earth. The San Gabriel Band of Mis notified of the project pursuant to the requirements of AB 52	<u>sion Indians</u>			

If archeological resources or human remains are discovered as a result of site disturbance, a mitigation measure will be incorporated to ensure that the permittee shall suspend construction in the vicinity of cultural resource or human remains encountered during ground-disturbing activities at the site, and leave the resource or human remains in place until a qualified archaeologist can examine and determine appropriate measures.

<u>6. ENERGY</u>

Would the project:	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Conflict with Los Angeles County Green Building Standards Code (L.A. County Code Title 31)?				\boxtimes
The project would be required to comply with the Los Angel 31) and CALGreen standards.	es County G1	reen Building S	Standards Co	de <u>(Title</u>
b) Involve the inefficient use of energy resources (see Appendix F of the CEQA Guidelines)?				\boxtimes

Appendix F, Section 1 of the CEQA Guidelines requires evaluation of energy efficiency only for Environmental Impact Reports. The environmental determination for this project is a mitigated negative declaration.

7. GEOLOGY AND SOILS

Would the project:	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Expose people or structures to potential substantial adverse effects, including the risk of loss, injury, or death involving:				
i) Rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other substantial evidence of a known active fault trace? Refer to Division of Mines and Geology Special Publication 42.				
<u>There is no fault trace within the project site.</u> Therefore, <u>be exposed to potential substantial adverse effects (Source Earthquake Fault Zones Map).</u>			- /	
ii) Strong seismic ground shaking?			\boxtimes	
The project site is located 10 miles to the northwest of th trace within the project site. Therefore, people or struct potential substantial adverse effects (Source: California Fault Zones Map).	tures on the	project site wi	<u>ll not be exp</u>	osed to
iii) Seismic-related ground failure, including liquefaction and lateral spreading?			\boxtimes	
The project site is not located within a designated soil li Survey).	quefaction a	<u>rea (Source: (</u>	California Ge	eological
iv) Landslides?			\boxtimes	
Part of the project site are located within a designated Survey). Thus, the Department of Public Works will require report and require specified construction techniques construction shall occur on the site without the review ar resulting impact would be less than significant.	<u>iire the subm</u> for develop	ittal and cleara	<u>nce of a geot</u> ur on the s	echnical site. No
b) Result in substantial soil erosion or the loss of topsoil?			\boxtimes	

The proposed project would result in 22,000 cubic yards of grading. This grading would be required to comply with DPW's best practices manual for erosion control and drainage. Therefore, it is not anticipated that the project will result in substantial soil erosion or the loss of topsoil.

Any development resulting from the project would be subject to the County's Low Impact Development (LID) Ordinance, which requires for the management of storm runoff to lessen the potential amounts of erosion activities resulting from storm water. In addition, the Regional Water Quality Control Board would require new development to obtain a Municipal Storm Water National Pollutant Discharge Elimination System ("NPDES") Permit, which requires the incorporation of storm water mitigation measures. As such, the permit would reduce the quantity and improve the quality of rainfall runoff that leaves the site

c) Be located on a geologic unit or soil that is		\boxtimes	
unstable, or that would become unstable as a result of			
the project, and potentially result in on- or off-site			
landslide, lateral spreading, subsidence, liquefaction			
or collapse?			

The project site is not located near a fault trace or a liquefaction zone. Part of the project site are located within a designated landslide area (Source: California Geological Survey). Thus, the Department of Public Works will require the submittal and clearance of a geotechnical report and require specified construction techniques for development to occur on the site. No construction shall occur on the site without the review and clearance of said department. Therefore, the resulting impact would be less than significant

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d) Be located on expansive soil, as defined in Table	
18-1-B of the Uniform Building Code (1994), creating	
substantial risks to life or property?	

The project site is not located on soil identified as expansive. The proposed structures would be required to comply with the Los Angeles County building codes, which include construction and engineering standards, as well as any recommendations developed in tandem with a soils or geology report.

e) Have soils incapable of adequately supporting the		\boxtimes
use of onsite wastewater treatment systems where		
sewers are not available for the disposal of wastewater?		

An onsite wastewater treatment system (OWTS) is not proposed, as the project would connect to the public sewer.

f) Conflict with the Hillside Management Area		\boxtimes
Ordinance (L.A. County Code, Title 22, § 22.56.217) or		
hillside design standards in the County General Plan		
Conservation and Natural Resources Element?		

The project would not conflict with the Hillside Management Area Ordinance, as the applicant has applied for a Hillside Management CUP.

8. GREENHOUSE GAS EMISSIONS

Would the project:	Potentially Significant Impact	1	Less Than Significant Impact	No Impact
a) Generate greenhouse gas (GHGs) emissions, either directly or indirectly, that may have a significant impact on the environment?			\boxtimes	
The project would be consistent with the Santa Monica Mou a project-specific significant effect that is peculiar to the pro- commercial/light industrial use within an appropriate land us project would also be required to meet the requirements of the Therefore, it is not expected that the project will generate C environment.	ject or its sit se category an he County G	e, as the proje nd surrounded reen Building	<u>ct is a propo</u> by similar us Ordinance (1	<u>sal for a</u> ses. The Fitle 31).
b) Conflict with any applicable plan, policy, or regulation adopted for the purpose of reducing the emissions of greenhouse gases?			\square	

The project would be consistent with the Santa Monica Mountains North Area Plan, and there would not be a project-specific significant effect that is peculiar to the project or its site, as the project is a proposal for a commercial/light industrial use within an appropriate land use category and surrounded by similar uses. The project would also be required to meet the requirements of the County Green Building Ordinance (Title 31). Therefore, it is not expected that the project will conflict with any plan, policy, or regulation for reducing GhG emissions.

9. HAZARDS AND HAZARDOUS MATERIALS

<u>, mando m d mando</u>	Less Than				
	Potentially Significant Impact	Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact	
Would the project:	1	1	1	1	
a) Create a significant hazard to the public or the environment through the routine transport, storage, production, use, or disposal of hazardous materials?					
The project does not include the routine transportation, storage, production, use, or disposal of hazardous materials, or the use of pressurized tanks. During the construction phase of the project, the project may include minimal use of hazardous materials, such as solvents, paints, lubricants, and oils. Current local, state, and Federal laws relating to the use, storage, and disposal of these materials make it unlikely that the project would have a significant effect on the environment.					
b) Create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials or waste into the environment?					
The project does not include the routine transportation, stor materials, or the use of pressurized tanks. During the cons include minimal use of hazardous materials, such as solvents, and Federal laws relating to the use, storage, and disposal of would have a significant effect on the environment.	truction pha paints, lubric	use of the proj cants, and oils.	ect, the proj Current loc	<u>ect may</u> al, state,	
c) Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of sensitive land uses?			\boxtimes		
The use of the project site will not generate a significant amount of hazardous emissions or handle hazardous or acutely hazardous materials, substances or waste. During the construction phase of the project, the project may have included minimal use of hazardous materials, such as solvents, paints, lubricants, and oils. Current local, state, and Federal laws relating to the use, storage, and disposal of these materials make it unlikely that the project would have a significant effect on the residences located within ¹ / ₄ mile of the project site.					
d) Be located on a site which is included on a list of hazardous materials sites compiled pursuant to Government Code § 65962.5 and, as a result, would it create a significant hazard to the public or the environment?					

The project site is not included on the CalEPA Hazardous Waste and Substance Sites List (Cortese List) or on the California Department of Toxic Substances Control EnviroStor database of clean-up sites and hazardous waste permitted facilities Sources: (http://www.dtsc.ca.gov/SiteCleanup/Cortese List.cfm); (http://www.envirostor.dtsc.ca.gov/public/).
e) For a project located within an airport land use plan, or where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project result in a safety hazard for people residing or working in the project area?				
The project site is not located within an airport land use plan use airport.	or within tw	o miles of a pu	blic airport o	or public
f) For a project within the vicinity of a private airstrip, would the project result in a safety hazard for people residing or working in the project area?				\boxtimes
The project site is not within the vicinity of a private airstrip.				
g) Impair implementation of, or physically interfere with, an adopted emergency response plan or emergency evacuation plan?				\boxtimes
 <u>The construction of an auto storage warehouse on an implementation of, or physically interfere, with an adopted emplan.</u> h) Expose people or structures to a significant risk of loss, injury or death involving fires, because the project is leasted. 	•		•	-
project is located:i) within a Very High Fire Hazard Severity Zones			\boxtimes	
 (Zone 4)? <u>The project is located in a Very High Fire Hazard S</u> <u>Department has reviewed the project for compliance</u> <u>construction standards for Very High Fire Hazard Sever</u> ii) within a high fire hazard area with inadequate access? 	with access	, fire flow, fue	el modificat	ion, and
<u>The Los Angeles County Fire Department has reviewed t</u> <u>fuel modification, and construction standards for Very I</u>	± /	-		
<u>for public hearing</u> iii) within an area with inadequate water and pressure to meet fire flow standards?			\boxtimes	
<u>The Los Angeles County Fire Department has reviewed t</u> <u>fuel modification, and construction standards for Very Hi</u>	± /	-		
<u>public hearing</u> iv) within proximity to land uses that have the potential for dangerous fire hazard?			\square	

The Los Angeles County Fire Department has reviewed the project for compliance with access, fire flow, fuel modification, and construction standards for Very High Fire Hazard Severity Zones and cleared it for public hearing. Surrounding land uses consist of commercial/light industrial uses and vacant land.

i) Does the proposed use constitute a potentially		\boxtimes	
dangerous fire hazard?			

The proposed use is an auto storage warehouse and would not constitute a potentially dangerous fire hazard, as it would comply with all requirements for habitable commercial structures within a VHFHSZ.

10. HYDROLOGY AND WATER QUALITY

Would the project:	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Violate any water quality standards or waste discharge requirements?			\boxtimes	

The project site would connect to an existing municipal sewer system, which is required to comply National Pollutant Discharge Elimination System (NPDES) requirements. As a result, the project's wastewater discharge would be required to comply with all applicable wastewater treatment standards maintained by the Regional Water Quality Control Board. Therefore, there would be no significant point source pollutants. In unincorporated Los Angeles County, the proposed project would be required to comply with the requirements of the Low-Impact Development Ordinance, as well as the requirements of the County's MS4 Permit (Municipal Separate Storm Sewer System), in order to control and minimize potentially polluted runoff. Because all projects are required to comply with these requirements in order to obtain construction permits and certificates of occupancy, the proposed project would not impact any nonpoint source requirements.

b) Substantially deplete groundwater supplies or interfere substantially with groundwater recharge such that there would be a net deficit in aquifer volume or a lowering of the local groundwater table level (e.g., the production rate of pre-existing nearby wells would drop to a level which would not support existing land uses or planned uses for which permits have been granted)?

The project site would be served by a public water system and would not make use of local groundwater. Its addition of impervious surfaces would be unlikely to affect aquifer recharge, as the project would be required to comply with the requirements of the Low-Impact Development Ordinance, which requires the retention of much resulting runoff on-site.

c) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, in a manner which would result in substantial erosion or siltation on- or off-site?

Project development would not substantially alter the existing drainage pattern of the site in a manner which would result in flooding, erosion, or siltation on-site or off-site. The will be required to submit an approved drainage plan and comply with all NPDES and MS4 requirements, and the impact of impervious surfaces would be lessened by the Los Angeles County Low Impact Development (LID) Ordinance, which requires the retention of stormwater on-site.

There is a mapped stream that traverses the southern edge of the project site, running west to east, which is mostly within an existing underground culvert. The applicant completed a certified Hydrology Study for the project. The drainage channel is collected by the Los Angeles County Flood Control District's underground 60" RCP storm drain called the Oakfield Drain Line C, which is located on the southeasterly side of the



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property. The project will construct a new on-site drainage system that will pick up off-site and on-site flows
and connect them directly to the Oakfield Drain. Therefore there will be no change in the drainage pattern
on site, and as the downstream system is a concrete pipe, erosion and siltation impacts are not expected and
impacts are therefore Less Than Significant.

d) Substantially alter the existing drainage pattern of		\bowtie	
the site or area, including through the alteration of the			
course of a stream or river, or substantially increase			
the rate or amount of surface runoff in a manner which			
would result in flooding on- or off-site?			

Project development would be limited to a 9,900-square-foot building site area and will not substantially alter the existing drainage pattern of the site in a manner which would result in flooding, erosion, or siltation onsite or off-site. The will be required to submit an approved drainage plan and comply with all NPDES and MS4 requirements, and the addition of impervious surfaces would be minimal.

The project site is currently undeveloped, and therefore the project will increase the impervious surfaces on the site, which will lead to an increase in storm runoff. As previously discussed, the existing drainage pattern on the site will remain and a new on-site drainage system will pick up off-site and on-site flows and connect them to the existing Oakfield Drain. According to the certified Hydrology Study, this new system will handle the increase in storm runoff and therefore the project is not expected to substantially increase the rate of surface runoff that could lead to flooding and impacts are Less Than Significant.

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e) Add water features or create conditions in which standing water can accumulate that could increase habitat for mosquitoes and other vectors that transmit diseases such as the West Nile virus and result in increased pesticide use?

The project does not propose any features or conditions that are likely to accumulate significant amounts of standing water.

f) Create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff?

The proposed construction of the auto storage warehouse will be subject to the County's Low Impact Development Ordinance to minimize or reduce runoff, and the developer will be required to submit an approved drainage plan and comply with all NPDES and MS4 requirements.

g) Generate construction or post-construction runoff		\boxtimes	
that would violate applicable stormwater NPDES			
permits or otherwise significantly affect surface water			
or groundwater quality?			

The proposed construction of the auto storage warehouse will be subject to the County's Low Impact Development Ordinance to minimize or reduce runoff, and the developer will be required to submit an approved drainage plan and comply with all NPDES and MS4 requirements.

h) Conflict with the Los Angeles County Low Impact Development_Ordinance (L.A. County Code, Title 12, Ch. 12.84 and Title 22, Ch. 22.52)?			\boxtimes	
The project will be required to comply with the Los Angeles	County Low	Impact Devel	opment Ord	inance.
i) Result in point or nonpoint source pollutant discharges into State Water Resources Control Board- designated Areas of Special Biological Significance?				
Potential pollutant discharges from the project site would no Board ("SWRCB")-designated Area of Special Biological http://www.swrcb.ca.gov/water_issues/programs/ocean/d 3.pdf.	<u>Significance</u> io	dentified on t	the SCRCB	website,
j) Use onsite wastewater treatment systems in areas with known geological limitations (e.g. high groundwater) or in close proximity to surface water (including, but not limited to, streams, lakes, and drainage course)?				
The project does not propose to utilize an onsite wastewater	treatment sys	tem (OWTS).	<u></u>	
k) Otherwise substantially degrade water quality?			\boxtimes	
Project development will not substantially alter the existing would result in flooding, erosion, or siltation on-site or off-s drainage plan and comply with all NPDES and MS4 require would be required to comply with the Los Angeles County I	site. The will lements, and the	<u>pe required to</u> ne addition of	submit an a impervious	pproved
l) Place housing within a 100-year flood hazard area as mapped on a federal Flood Hazard Boundary or Flood Insurance Rate Map or other flood hazard delineation map, or within a floodway or floodplain?				
The project site is not within a 100-year flood hazard area a Agency ("FEMA") Flood Insurance Rate Map ("FIRM").	s mapped by a	a Federal Eme	ergency Man	<u>agement</u>
m) Place structures, which would impede or redirect flood flows, within a 100-year flood hazard area, floodway, or floodplain?				
The project site is not within a 100-year flood hazard area a Agency ("FEMA") Flood Insurance Rate Map ("FIRM").	s mapped by a	a Federal Eme	ergency Man	<u>agement</u>
n) Expose people or structures to a significant risk of loss, injury or death involving flooding, including flooding as a result of the failure of a levee or dam?			\boxtimes	

The project site is	not within a 100-year	r flood hazard a	rea as mapp	bed by a Fed	eral Emerger	ncy Mana	lgement
1 /	<u>) Flood Insurance R</u>		11		0	-	0
inundation area, as	identified by the Los	s Angeles Count	<u>y ĆEO/ITS</u>	<u>S Émergency</u>	<u>Managemen</u>	<u>nt System</u>	<u>.s.</u>

o) Place structures in areas subject to inundation by		\boxtimes	
seiche, tsunami, or mudflow?			

The project site is not located within a flood zone, dam inundation area, landslide zone, or tsunami inundation zone

11. LAND USE AND PLANNING

Would the project:	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
would the project.				
a) Physically divide an established community?			\boxtimes	
The construction of an auto storage warehouse on an industri division of an established community. The project does no lines or flood control channels, and the project will conform	t require the c	onstruction of	new freeway	1
b) Be inconsistent with the applicable County plans for the subject property including, but not limited to, the General Plan, specific plans, local coastal plans, area plans, and community/neighborhood plans?				
The property has a land use category of C (Commercial) with The land use designation indicates the project site is suita industrial use.				
c) Be inconsistent with the County zoning ordinance as applicable to the subject property?			\boxtimes	
The property is zoned M-1 (Light Manufacutring). Was permitted uses within this zone. The grading of more than 5 Mountains North Area Community Standards District re applicant has applied.	5,000 cubic yar	ds of earth wit	<u>hin the Santa</u>	Monica
d) Conflict with Hillside Management Area Ordinance, Significant Ecological Areas Ordinance, or other applicable land use policies?			\boxtimes	
	F A		.1 1	. 1

The proposed project would not conflict with the Hillside Management Area Ordinance, as the applicant has applied for a hillside management conditional use permit, which is required for most development within a hillside management area. The project is not located within an SEA or ESHA.

12. MINERAL RESOURCES

Would the project:	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the state?				\boxtimes
The project will not result in the loss of availability of a knowledge and the loss of availability of a knowledge and the loss and the loss angeles Court in the loss angeles area on the loss area			1 /	te is not
b) Result in the loss of availability of a locally- important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan?				

The project would not result in the loss of availability of a locally-important mineral resource recovery site, as the project site is not identified as a mineral resource area on the Los Angeles County Natural Resource Areas map.

<u>13. NOISE</u>

	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
Would the project result in:			1	1
a) Exposure of persons to, or generation of, noise levels in excess of standards established in the County General Plan or noise ordinance (Los Angeles County Code, Title 12, Chapter 12.08), or applicable standards of other agencies?				
The project would not result in exposure of persons to, or generated by the county Noise Ordinance or the Santa Monie The project site within an industrially-zoned area and is an Ereeway. The project itself is not a residential use and wour nearest residential uses to the east. The project will conform Ordinance") of the Los Angeles County Code, which provide (dB) between 10:00 p.m. and 7:00 a.m. (nighttime) and 50 dl Zone II (residential areas). The project site will not create not the project be exposed to noise in excess of these limits. The Project and the hours of operation of mobile construction equipation.	ca Mountains oproximately ild be locate in to the Title es a maximur B from 7:00 ise in excess Noise Contro	Local Coastal 160 feet from d approximate 12 Chapter 12 n exterior nois a.m. to 10 p.m of these limits	Plan Noise I n the Ventu 208 ("Noise e level of 45 n. (daytime) i nor will resi	Element. Ira (101) From the Control decibels in Noise idents of
b) Exposure of persons to or generation of excessive groundborne vibration or groundborne noise levels?			\square	
The project would not generate excessive groundborne vibra not expose sensitive receptors to excessive noise levels. The facilities within several miles of the project site. The proje ("Noise Control Ordinance") of the Los Angeles County Co level of 45 decibels (dB) between 10:00 p.m. and 7:00 a.m. (r (daytime) in Noise Zone II (residential areas).	nere are no s ect will confe ode, which p	chools, hospit orm to the Tip provides a max	<u>tals, or senio</u> tle 12 Chapt timum exteri	r citizen er 12.08 or noise
c) A substantial permanent increase in ambient noise levels in the project vicinity above levels existing without the project, including noise from parking areas?				
The project entails the construction of a 36,000-square-foot a generate significant vehicle noise from traffic and parking, as storage are proposed. The project would not result in a sub the project vicinity above levels existing without the project, generated by an additional by the project would be similar to a numerous other light industrial uses and a freeway in the imm	fewer than stantial perm including no mbient noise	20 individually nanent increase pise from park e levels in the a	<u>rented units</u> <u>e in ambient</u> ing areas. A	<u>s of auto</u> noise in ny noise
d) A substantial temporary or periodic increase in ambient noise levels in the project vicinity above levels existing without the project, including noise from amplified sound systems?				

The project entails the construction of a 36,000-square-foot auto storage warehouse. The project would not
generate significant vehicle noise from traffic and parking, as fewer than 20 individually rented units of auto
storage are proposed. The project would not result in a substantial permanent increase in ambient noise in
the project vicinity above levels existing without the project, including noise from parking areas. Any noise
generated by an additional by the project would be similar to ambient noise levels in the area, which is contains
numerous other light industrial uses and a freeway in the immediate vicinity. While there may be some increase
in ambient noise during construction activities, these would be required to conform to the noise and timing
requirements of the departments of Public Works and Public Health.

e) For a project located within an airport land use				\boxtimes
plan or, where such a plan has not been adopted, within two miles of a public airport or public use				
airport, would the project expose people residing or				
working in the project area to excessive noise levels?				
The project site is not located within an airport land use plan public use airport.	or within tw	vo miles of a p	ublic airport	<u>or</u>
f) For a project within the vicinity of a private airstrip, would the project expose people residing or working in the project area to excessive noise levels?				

The project site is not in the vicinity of a private airstrip.

14. POPULATION AND HOUSING

	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
Would the project:	-	-	-	1
a) Induce substantial population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)?				
The project would not induce substantial population grow industrial use is proposed, and no infrastructure will be extern				<u>ial/light</u>
b) Displace substantial numbers of existing housing, especially affordable housing, necessitating the construction of replacement housing elsewhere?				\boxtimes
The project would not displace existing housing, including af of replacement housing elsewhere. The site is currently vaca		using, necessita	ting the cons	truction
c) Displace substantial numbers of people, necessitating the construction of replacement housing elsewhere?				\boxtimes
The project would not displace existing housing, including af of replacement housing elsewhere. The site is currently vaca		using, necessita	ting the cons	truction
d) Cumulatively exceed official regional or local population projections?			\square	
The project would not exceed official regional or local commercial/light industrial use should not alter the growth the County General Plan or result in a substantial increase development that significantly reduces the ability of the co General Plan's Housing Element.	rate of the	population bey 1 for additiona	yond that pro al housing or	<u>ojected in</u> r create a

15. PUBLIC SERVICES

a) Would the project create capacity or service level problems, or result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities in order to maintain acceptable service ratios, response times or other performance objectives for any of the public services:	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
Fire protection?			\boxtimes	
The Fire Department has not indicated any significant effects The nearest Los Angeles County Fire Station (#68) is less the additional fire facilities are required for this project.				
Sheriff protection?			\boxtimes	
The project would not create capacity or service level pro impacts. The project site is approximately five miles to the The proposed project will add some additional customers an substantially reduce service ratios.	east of the I	Malibu/Lost H	lills Sheriff's	Station.
Schools?				\boxtimes
The project site is located within the Las Virgenes Unified S to the school district.	chool Distrie	<u>et. No popula</u>	tion would b	<u>e added</u>
Parks?				\boxtimes
No population would be added by the project, so it would no overutilization of existing parkland.	ot result in a	need for addit	ional parklan	<u>d or the</u>
Libraries?				\boxtimes
No population would be added by the project, so it would County Public Library to serve the project site and the surrou			of the Los	Angeles
Other public facilities?			\boxtimes	
The project is not perceived to create capacity or service level p impacts for any other public facility.	problems or :	result in substa	ntial adverse	physical

16. RECREATION

a) Would the project increase the use of existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated?	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
Review of the project by the Los Angeles County Depa Recreation") has not indicated that the project would increas parks or other recreational facilities such that substantial phy be accelerated.	e the use of o	existing neighb	orhood and	regional
b) Does the project include neighborhood and regional parks, multi-use trails or other recreational facilities or require the construction or expansion of such facilities which might have an adverse physical effect on the environment?				
No new trails or parks are proposed as part of the project.				
c) Would the project interfere with regional open space connectivity?			\boxtimes	
The construction of commercial/light industrial use on an i with regional open space connectivity in any significant way	-			

with regional open space connectivity in any significant way. As part of the HM-CUP process, approximately 3.3 acres of the 4.6-acre property would be dedicated as open space, improving the connectivity of adjacent open space to the north and east.

<u>17. TRANSPORTATION/TRAFFIC</u>

Would the project:	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Conflict with an applicable plan, ordinance, or policy establishing measures of effectiveness for the performance of the circulation system, taking into account all modes of transportation including mass transit and non-motorized travel and relevant components of the circulation system, including but not limited to intersections, streets, highways and freeways, pedestrian and bicycle paths, and mass transit?				
The project would not conflict with an applicable plan, or effectiveness for the performance of the circulation system. The for in the Baseline Growth Forecast of the 2016 Southern Ca Transportation Plan ("RTP"), which provided the basis for regional and small-area levels that established the 2016 R addition of one commercial/light industrial use on an industric impact on any transportation plan, ordinance, or policy.	<u>he growth pralifornia Assont developing</u> <u>or developing</u> egional Tran	roposed by the ociation of Go g the land use sportation Pla	project is ac vernments' I assumption in Alternativ	<u>counted</u> <u>Regional</u> s at the e. The
b) Conflict with an applicable congestion management program (CMP), including, but not limited to, level of service standards and travel demand measures, or other standards established by the CMP for designated roads or highways?				
The project entails the construction of an auto storage ware been reviewed and cleared by the Los Angeles County Dep anticipated to significantly affect any intersections or routes impact analysis was required by DPW.	partment of l	Public Works	("DPW") an	<u>d is not</u>
c) Result in a change in air traffic patterns, including either an increase in traffic levels or a change in location that results in substantial safety risks?				
The project site is not located near a public or private airstrip	and will not	encroach into	air traffic pa	tterns.
d) Substantially increase hazards due to a design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?				
The project does not entail creating sharp curves or dangerou	s intersection	ns or incompat	ible uses. Th	erefore,

there will be no increased hazards due to design features.

e) Result in inadequate emergency access?			\boxtimes	
The proposed project of constructing an auto storage wa emergency access for the project itself or make existing en Emergency access has been reviewed and cleared by the Lo	nergency access	<u>s to off-site p</u>	roperties ina	1
f) Conflict with adopted policies, plans, or programs regarding public transit, bicycle, or pedestrian facilities, or otherwise decrease the performance or safety of such facilities?				

The proposed project is not located along a transit route or a route identified on the Pedestrian Plan or Bikeway Plan and would not interfere with any designated bikeways, pedestrian, or transit facilities.

18. UTILITIES AND SERVICE SYSTEMS

	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impa ct
Would the project:				
a) Exceed wastewater treatment requirements of either the Los Angeles or Lahontan Regional Water Quality Control Boards?			\boxtimes	
The project site would connect to an existing municipal sewer Pollutant Discharge Elimination System (NPDES) requirer discharge would be required to comply with all applicable was Regional Water Quality Control Board. Therefore, there wou	ments. As a stewater treat	<u>a result, the p</u> ment standard	<u>roject's wast</u> s maintained	<u>ewater</u> by the
b) Create water or wastewater system capacity problems, or result in the construction of new water or wastewater treatment facilities or expansion of existing facilities, the construction of which could cause significant environmental effects?				
The project site would connect to an existing municipal properties. The project has also received a conditional state Water District agreeing to serve the project site.				
c) Create drainage system capacity problems, or result in the construction of new storm water drainage facilities or expansion of existing facilities, the construction of which could cause significant environmental effects?				
The Department of Public Works' review of the project indic system capacity problems, and no construction of new storm w facilities is required. The County's Low Impact Development stormwater runoff from new projects.	vater drainag	<u>e facilities or e</u>	<u>xpansion of e</u>	xisting
d) Have sufficient reliable water supplies available to serve the project demands from existing entitlements and resources, considering existing and projected water demands from other land uses?				
The project will have sufficient reliable water supplies available entitlements and resources. The project has received a cond Municipal Water District agreeing to serve the project site.				
e) Create energy utility (electricity, natural gas, propane) system capacity problems, or result in the construction of new energy facilities or expansion of			\boxtimes	

existing facilities, the construction of which could cause significant environmental effects?

The construction of one 36,000-square-foot warehouse will not significantly impact the availability of adequate energy supplies and should not create energy utility capacity problems or result in the construction of new energy facilities or expansion of existing facilities. The project site is already served by existing utilities.

 \square

f) Be served by a landfill with sufficient permitted capacity to accommodate the project's solid waste disposal needs?

Development at the proposed density at this location is planned for under the existing Los Angeles County Regional Waste Management Plan. Due to the small scale of the proposed project, the proposal to construct one 36,000-square-foot auto storage warehouse should not significantly impact solid waste disposal capacity.

g) Comply with federal, state, and local statutes and regulations related to solid waste?

The project would be required to comply with federal, state, and local statues and regulations related to solid waste. The California Integrated Waste Management Act of 1989 requires the County of Los Angeles to attain specific waste diversion goals. In addition, the California Solid Waste Reuse and Recycling Access Act of 1991 mandates that expanded or new development projects to incorporate storage areas for recycling bins into the existing design. The project will include sustainable elements to ensure compliance with all federal, state, and local statutes and regulations related to solid waste. It is anticipated that these project elements will comply with federal, state, and local statutes and regulations to reduce the amount of solid waste. The project will not displace an existing or proposed waste disposal, recycling, or diversion site.

 \square

 \square

19. MANDATORY FINDINGS OF SIGNIFICANCE

a) Does the project have the potential to degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, substantially reduce the number or restrict the range of a rare or endangered plant or animal or eliminate important examples of the major periods of California history or prehistory?	Potentially Significant Impact	Less Than Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
The project does not have the potential to degrade the qual habitat of a fish or wildlife species, cause a fish or wildlife threaten to eliminate a plant or animal community, substanti- rare or endangered plant or animal or eliminate important exa- or prehistory. Mitigation measures will ensure that any biolo Initial Study sections above, the proposed project will have other listed areas.	population to ally reduce th amples of the gical resource	o drop below : ne number or r e major periods es are protected	self-sustainin estrict the ra of California d. As analyze	g levels, nge of a a history ed in the
b) Does the project have the potential to achieve short-term environmental goals to the disadvantage of long-term environmental goals?			\square	
The proposed project does not achieve short-term goals to t	he disadvanta	age of long-ter	<u>m goals.</u>	
c) Does the project have impacts that are individually limited, but cumulatively considerable? ("Cumulatively considerable" means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, the effects of other current projects, and the effects of probable future projects)?				
The proposed project does not have cumulative impacts. Th future growths, as the project does not require additional in project. There are no impacts that are cumulatively considera a less than significant impact.	nfrastructure	beyond that n	ecessary to s	erve the
d) Does the project have environmental effects which will cause substantial adverse effects on human beings, either directly or indirectly?			\boxtimes	

The proposed project would not threaten the health, safety or welfare of human beings. As analyzed in the Initial Study sections above, the proposed project will have no impact or less than significant impact in all areas direct or indirect impact to human beings.





EXHIBIT "A" - LEGAL DESCRIPTION

LEGAL DESCRIPTION PER FIRST CHICAGO TITLE COMPANY TITLE REPORT #00040233-994-X59 DATED JUNE 11, 2015.

THE LAND REFERRED TO HEREIN BELOW IS SITUATED IN THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AND IS DESCRIBED AS FOLLOWS:

A PORTION OF PARCEL 45. AS SHOWN ON MAP FILE IN BOOK 65 PAGE 28 OF RECORD OF SURVEYS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

BEGINNING AT THE NORTHWEST CORNER OF SAID PARCEL; THENCE ALONG THE NORTHERLY LINE OF SAID PARCEL, NORTH 89° 58' 52" EAST 190.00 FEET; THENCE SOUTH 63° 05' 05" EAST, 609.39 FEET ALONG THE NORTHEASTERLY LINE OF SAID PARCEL TO THE TRUE POINT OF BEGINNING OF THIS PARCEL; THENCE ALONG THE NORTHEASTERLY LINE OF SAID PARCEL,

1ST: SOUTH 27° 51' 06" EAST, 528.91 FEET; THENCE LEAVING SAID NORTHEASTERLY LINE,

2ND: SOUTH 62° 08' 54" WEST 77.09 FEET; THENCE,

3RD: SOUTH 27° 51' 06" EAST 252.77 FEET; THENCE,

4TH: SOUTH 17° 58' 15" WEST 165.79 FEET TO THE NORTHWESTERLY LINE OF VENTURA BOULEVARD; THENCE SOUTHWESTERLY ALONG SAID LINE,

5TH: SOUTH 62° 08' 54" WEST 624.48 FEET; THENCE,

6TH: NORTH 27° 51' 06" WEST 42.00 FEET; THENCE,

7TH: NORTH 62° 08' 54" EAST 293.00 FEET TO A TANGENT CURVE CONCAVE TO THE NORTHWEST AND HAVING A RADIUS OF 15.00 FEET; THENCE,

8TH: NORTHWESTERLY ALONG SAID CURVE AN ARC DISTANCE OF 23.56 FEET THROUGH A CENTRAL ANGLE OF 90° 00' 00": THENCE LEAVING SAID CURVE.

9TH: NORTH 27° 51' 06" WEST 18.00 FEET TO A TANGENT CURVE CONCAVE TO THE SOUTHWEST AND HAVING A RADIUS OF 210.00 FEET; THENCE,

10TH: NORTHWESTERLY ALONG SAID CURVE AN ARC DISTANCE OF 202.41 FEET THROUGH A CENTRAL ANGLE OF 55° 13' 28"; THENCE LEAVING SAID CURVE,

11TH: NORTH 83° 04' 34" WEST 65.28 FEET TO A TANGENT CURVE CONCAVE TO THE SOUTHEAST AND HAVING A RADIUS OF 210.00 FEET; THENCE,

12TH: SOUTHWESTERLY ALONG SAID CURVE TO A POINT AN ARC DISTANCE OF 340.16 FEET THROUGH A CENTRAL ANGLE OF 92° 48' 34" THENCE LEAVING SAID CURVE.

13TH: NORTH 58° 08' 11" WEST 65.83 FEET TO A POINT ALONG A CURVE CONCAVE TO THE SOUTHEAST AND HAVING A RADIUS OF 270.00 FEET; THENCE,

14TH: NORTHEASTERLY ALONG SAID CURVE AN ARC DISTANCE OF 368.55 FEET THROUGH A CENTRAL ANGLE OF 78° 12' 29"; THENCE,

15TH: NORTH 00° 01' 08" WEST 524.22 FEET TO A TANGENT CURVE CONCAVE TO THE SOUTHWEST AND HAVING A RADIUS OF 179.45 FEET, A RADIAL BEARING OF SAID CURVE AT SAID POINT BEING SOUTH 89° 59' 01" WEST: THENCE.

16TH: NORTHERLY ALONG SAID CURVE AN ARC DISTANCE OF 74.06 FEET THROUGH A CENTRAL ANGLE OF 23° 38' 51"; THENCE,

17TH: SOUTH 89° 58' 52" EAST 75.07 FEET; THENCE, 18TH: SOUTH 00° 01' 08" EAST 484.13 FEET; THENCE, 19TH: SOUTH 88° 03' 25" EAST 20.25 FEET; THENCE, 20TH: SOUTH 00° 01' 08" EAST 118.41 FEET; THENCE, 21ST: SOUTH 83° 04' 34" EAST 22.74 FEET, A TANGENT CURVE CONCAVE TO THE SOUTHWEST AND HAVING A RADIUS OF 270.00 FEET; THENCE, 22ND: SOUTHEASTERLY ALONG SAID CURVE AN ARC DISTANCE OF 260.24 FEET THROUGH A CENTRAL ANGLE OF 55° 13' 28"; THENCE, 23RD: SOUTH 27° 51' 06" EAST 33.00 FEET; THENCE, 24TH: NORTH 62°08'54" EAST 256.75 FEET; THENCE, 25TH: NORTH 17° 08' 54" EAST 129.31 FEET; THENCE, 26TH: SOUTH 86° 52' 33" WEST 269.46 FEET; THENCE, 27TH: NORTH 66° 50' 59" WEST 91.00 FEET; THENCE, 28TH: NORTH 02° 36' 13" EAST 287.68 FEET; THENCE, 29TH: NORTH 89° 58' 52" WEST 100.00 FEET; THENCE, 30TH: NORTH 00° 01' 08" WEST 225.00 FEET; THENCE, 31ST: NORTH 42° 09' 42" EAST 258.43 FEET TO THE POINT OF BEGINNING.

SAID LAND IS DESCRIBED AS "PROPOSED PARCEL 2" IN THE CERTAIN INSTRUMENT ENTITLED "LOT LINE ADJUSTMENT RLLA 2010 00021", RECORDED DECEMBER 28, 2010 AS INSTRUMENT NO. 20101926209 OF OFFICIAL RECORDS,

APN: 2049-019-061, 033 & 034

EASEMENT EXCEPTIONS

LEGAL DESCRIPTION PER FIRST CHICAGO TITLE COMPA #00040233-994-X59 DATED JUNE 11, 2015.

3. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT: PURPOSE: DRAINAGE CHANNEL

RECORDING DATE: IN BOOK 42862 PAGE 344, OF AFFECTS: A PORTION OF SAID LAND

4. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT:

PURPOSE: POLES RECORDING DATE: IN BOOK 44749 PAGE 264, OF AFFECTS: A PORTION OF SAID LAND.

5. MATTERS CONTAINED IN THAT CERTAIN DOCUMENT ENTITLED: DECLARATION OF EASEMENT RECORDING DATE: IN BOOK 35127 PAGE 199, OF REFERENCE IS HEREBY MADE TO SAID DOCUMENT FO

7. MATTERS CONTAINED IN THAT CERTAIN DOCUMENT ENTITLED: DECLARATION OF EASEMENT RECORDING DATE: IN BOOK 35689 PAGE 276, OF

REFERENCE IS HEREBY MADE TO SAID DOCUMENT FO 9. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT:

PURPOSE: INGRESS, EGRESS RECORDING DATE: IN BOOK 44286 PAGE 131, OF AFFECTS: A PORTION OF SAID LAND

10. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT: PURPOSE: PUBLIC UTILITIES

RECORDING DATE: JUNE 7, 1954 RECORDING NO: 2387 IN BOOK 44749 PAGE 264, OF AFFECTS: A PORTION OF SAID LAND

11. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT: PURPOSE: PIPE LINES

RECORDING DATE: IN BOOK 50165 PAGE 439, OF AFFECTS: A PORTION OF SAID LAND

12. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT: PURPOSE: PUBLIC UTILITIES

RECORDING DATE: IN BOOK 50211 PAGE 337. OF AFFECTS: A PORTION OF SAID LAND

13. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT:

PURPOSE: INGRESS, EGRESS RECORDING DATE: JANUARY 20, 1959 RECORDING NO: 1739, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND

14. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT:

PURPOSE: PIPE LINES RECORDING DATE: APRIL 6, 1959 RECORDING NO: 2852, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND

15. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT:

PURPOSE: INGRESS, EGRESS RECORDING DATE: APRIL 20, 1959 RECORDING NO: 1643, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND

16. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT:

PURPOSE: PIPE LINE RECORDING DATE: OCTOBER 23, 1959 RECORDING NO: 4187, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND

17. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:

PURPOSE: PIPE LINE RECORDING DATE: DECEMBER 23, 1960 RECORDING NO: 2812, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND

18. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:

PURPOSE: PIPE LINE RECORDING DATE: DECEMBER 12, 1963 RECORDING NO: 5343, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND

"MINOR LAND DIVISION VESTING TENTATIVE PARCEL MAP #073305 (FOR INDUSTRIAL CONDOMINIUM PURPOSES) LOCATED IN THE UNINCORPORATED TERRITORY OF THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA"

ANY TITLE REPORT	19. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:
AND RIGHTS INCIDENTAL	PURPOSE: SANITARY SEWER RECORDING DATE: APRIL 5, 1974 RECORDING NO: 3392, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND
OFFICIAL RECORDS	20. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:
AND RIGHTS INCIDENTAL	PURPOSE: SANITARY SEWER RECORDING DATE: MARCH 13, 1979
OFFICIAL RECORDS	RECORDING NO: 79–279182, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND
	21. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:
OFFICIAL RECORDS	PURPOSE: COVERED STORM DRAIN RECORDING DATE: APRIL 1, 1983 RECORDING NO: 83–363133, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND
	22. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:
OFFICIAL RECORDS	PURPOSE: COVERED STORM DRAIN
AND RICHTS INCIDENTAL	RECORDING DATE: JUNE 14, 1983 RECORDING NO: 83—665682, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND
AND RIGHTS INCIDENTAL	23. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:
OFFICIAL RECORDS	PURPOSE: STORM DRAIN RECORDING DATE: FEBRUARY 4, 1986 RECORDING NO: 86 146377 OF OFFICIAL RECORDS
AND RIGHTS INCIDENTAL	RECORDING NO: 86-146373, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND 25 EASEMENT(S) FOR THE DURDOSE(S) SHOWN BELOW AND RICHTS INCIDENTAL
	25. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:
F OFFICIAL RECORDS AND RIGHTS INCIDENTAL	PURPOSE: INGRESS, EGRESS RECORDING DATE: SEPTEMBER 9, 1999 RECORDING NO: 99—1709707, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND
	27. AN IRREVOCABLE OFFER TO DEDICATE AN EASEMENT OVER A PORTION OF SAID LAND FOR
OFFICIAL RECORDS	PURPOSE(S): STREET AND HIGHWAY
AND RIGHTS INCIDENTAL	RECORDING DATE: JULY 3, 2007 RECORDING NO: 2007–1590823, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND
OFFICIAL RECORDS	30. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:
AND RIGHTS INCIDENTAL	PURPOSE: PUBLIC UTILITIES RECORDING DATE: MAY 2, 2012 RECORDING NO: 2012–653960, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND
	35. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:
AND RIGHTS INCIDENTAL	PURPOSE: INGRESS, EGRESS RECORDING DATE: MAY 30, 2014 RECORDING NO: 2014—562297, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND
	36. PROPOSED EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:
AND RIGHTS INCIDENTAL	PURPOSE: OPEN SPACE CONSERVATION EASEMENT, NO DEVELOPMENT, GRADING OR AGRICULTURAL ACTIVITY AFFECTS: A PORTION OF SAID LAND
	EASEMENT NOTE:
AND RIGHTS INCIDENTAL	ALL EASEMENTS TO REMAIN UNLESS OTHERWISE NOTED.



06/04/2024

DATE

WESTLAND CIVIL. INC.

FAX: (805) 446-9125

CIVIL ENGINEERS PLANNING / DESIGN LAND SURVEYORS

101 HODENCAMP RD, SUITE 216, THOUSAND OAKS, CA, 91360

(805) 495-1330

DONALD G. WAITE

PREPARED BY

PROP PARCEL 1 EASEMENTS AND LEGAL DESCRIPTION

PREPARED FOR:

CALABASAS AUTO PARK, LLC 951 S Westlake Blvd #101, Westlake Village, CA 91361 PH: (805) 497-4557 ATTN: Mr. Tony Principe

DESIGNED BY:MN
CHECKED BY:DW
DRAWN BY:MN
SCALE:
SHEET NO.
2 of 3



PARCEL MAP BOUNDARY DATA

(CURVE DATA								
	CURVE	DELTA	RADIUS	LENGTH	TANGENT				
	C1	89°59'56"	15.00'	23.56'	15.00'				
	C2	55°13'31"	210.00'	202.41'	109.84'				
	C3	92°48'14"	210.00'	340.16'	220.54'				
	C4	78°12'30"	270.00'	368.55'	219.46'				
	C5	40°08'57"	179.45'	125.75'	65.58'				
	C6	55'13'31"	270.00'	260.24'	141.23'				

ALL IMPROVEMENTS ARE UNDER CONSTRUCTION PER GRADING PERMIT NO 0073000356 AND BUILDING PERMIT 200821000839

LEGEND

• • • • • • • • • • • • 22

EXIST EASEMENT NO, SEE DESCRIPTION ON SHEET 1.

PROPOSED LAND TO BE SUBDIVIDED FOR CONDO PURPOSES

NOTES:

REPARED B

ESTLAND CIVIL. INC.

101 HODENCAMP RD, SUITE 216, THOUSAND OAKS, CA, 91360

(805) 495-1330

DONALD G. WAITE

ESIGN LAND SURVEYORS

FAX: (805) 446-9125

06/04/2024 DATE

- 1. SEE LEGAL DESCRIPTION AND EASEMENT
- LEGEND ON SHEET 2. 2. ALL BOUNDARY MONUMENT WILL BE SET PRIOR
- TO RECORDING OF FINAL MAP.
- 3. SEE EXHIBIT MAP FOR PROPOSED CONCEPT
- GRADING.
- 4. THE PRESENT ZONING FOR THE SUBJECT
- PROPERTY IS "M-1" (LIGHT INDUSTRIAL ZONE).
- 3. WATER PURVEYOR IS LVMWD. 4. SEWER PURVEYOR IS LVMWD.
- 5. PUBLIC SEWER WILL BE UTILIZED.
- 7. ALL EASEMENTS TO REMAIN UNLESS OTHERWISE
- NOTED.
- 8. LAND USE CATEGORY COMMERCIAL.

LINE	DATA	
LINE	BEARING	DISTANCE
L1	N 62°08'54" E	72.34'
L2	N 27°51'06" W	42.00'
L3	N 17°08'54" E	172.52'
L4	N 27°51'03" W	18.01'
L5	N 83°04'34" W	65.29'
L6	N 58'08"05" W	65.82'
L10	N 20°05'38"W	94.54'
L11	N 15°25'50" W	133.09'
L12	N 89°58'52" E	90.00'
L13	N 00°01'08" W	225.00'
L14	N 89°58'52" E	100.00'
L15	N 02°35'44" E	287.81'
L16	N 66°51'10" W	91.00'
L17	N 86°52'39" E	269.45'
L18	N 17°08'54" E	129.30'
L19	N 62°06'54" E	256.75'
L20	N 00°01'08" W	118.39'
L21	N 88°03'26"W	19.96'
L22	N 27°51'06" W	33.00'
L23	N 89°58'41"W	49.93'
L24	N 00°01'08" W	160.00'
L25	N 89°58'41"W	130.02'
L26	N 00°01'19" E	145.00'
L27	N 89°58'52" E	74.87'



/EASEMENT MAP D#:Westcord.Calabasas/TentPM

> PREPARED FOR: CALABASAS AUTO PARK, LLC 951 S Westlake Blvd #101, Westlake Village, CA 91361 PH: (805) 497-4557 ATTN: Mr. Tony Principe

DESIGNED BY:MN	
CHECKED BY: DW	_
DRAWN BY:MN	_
SCALE:	
SHEET NO.	
3 of 3	9



GRADING CONSTRUCTION NOTES

CONST 6" CURB & 12" GUTTER PER DETAIL 2 ON SHEET C-CONST 3' WIDE RIBBON GUTTER PER DETAIL 3 ON SHEET C-9

CONST 6" CONC CURB PER DETAIL DETAIL 1 ON SHEET C-9 CONST. CONC. FLOWLINE.

GATE, SEE ARCHITECTURAL PLAN PLANS FOR DETAILS

TRASH ENCLOSURE, SEE ARCHITECTURAL PLANS FOR DETAILS RANSFORMER ON CONCRETE PAD AND BOLLARDS BY OTHERS, NOT A APART OF THIS PLAN RETAINING SOIL NAIL WALL EXPOSED H=26.5' MAX. SEPARATE PERMIT REQUIRED. NOT A PART OF THIS PLAN.

SEE WALL STRUCTURAL PLANS BY DRS ENGINEERING, INC. (FOR REFERENCE ONLY) CONST. CONC INTERCEPTOR SWALE BEHIND WALL. W=36" WIDE, 12" MIN DEEP SEE TYP DETAIL 5 ON SHEET C-7 RETAINING CAISSON WALL EXPOSED H=16' MAX. SEPARATE PERMIT REQUIRED. NOT A PART OF THIS PLAN. SEE WALL STRUCTURAL PLANS BY DRS ENGINEERING, INC. (FOR REFERENCE ONLY CONST 12" WIDE 6" MIN DEEP CONC V-DRAIN BEHIND A WALL SEE TYP DETAIL 4 ON SHEET C

INSTALL 24"x24" C.B. BY BROOKS MFG OR EQUAL, /W ATRIUM GRATE

INSTALL 18"x18" C.B. BY BROOKS MFG OR EQUAL. /W ATRIUM GRATE CONST. GRADED EARTH FLOWLINE

CONST H=6' SCREEN WALL SEE DETAIL 11 ON SHEET C-7 SEE ARCH / LANDS PLAN

REMOVE EXIST CONC PAVEMENT WHERE EXIST CONSTRUCT CONC. PAVEMENT PER FINAL SOILS ENGINEER RECOMMENDATION (PRELIMINARY SECTION MIN 7" OF 3500 PSI (MIN) CONC. PAVEMENT WITH #4 REBAR @ 18" O (EACH WAY AT MID DEPTH ON MIN 6" A B. COMPACTED TO A MIN 95% RELATIVE COMPACTION) A THICKER CONCRETE SECTION AT 9" IS SUGGESTED WHERE STOPS AND STARTS OCCUR REPEATEDLY SUCH AS VENTUR BOULEVARD. THE CONCRETE SECTION SHOULD ALSO HAVE APPROPRIATELY SPACED CRACK CONTROL JOINT: SEE LANDSCAPE PLANS FOR LOCATION. COLOR. SCORING & JOINTING GEOTECHNICAL ENGINEER AT THE CONCLUSION OF GRADIN INSTALL 24"x24" C.B. BY BROOKS MFG OR EQUAL. /W TRAFFIC RATED GRAT

CONST RET. WALL H=3' MAX. SEPARATE PERMIT MAY BE REQUIRED, NOT A PART OF THIS PLAN CONST 6" DIA AREA DRAIN IN PLANTER BY NDS PRODUCTS OR EQUAL. INSTALL ATRIUM GRATE IN PLANTERS AND BEHIND WALLS

- INSTALL TRUNCATED DOMES SEE DETAIL 6 ON SHEET O
- HANDICAP PARKING SPACES, ACCESS AISLE AND SIGNAGE PARKING SHALL HAVE A MAXIMUM CROSS SLOPE OF ONE-QUARTER OF AN INCH (1/4) PER FOOT (2%) GRADIENT IN ANY DIRECTION. DISABLED STRIPING & DEMARCATION SHALL BE APPLIED AND/OR MAINTAINED IN ACCORDANCE WITH CBC TITLE 24 AND WITH STE ROYAL BLUE COLOR SEE TYPICAL DETAIL 7 ON SHEET C-7 INSTALL 12" PVC SDR 35 OR EQUAL S=1% MIN_30" MIN_BURY_IMPROVEMENTS ARE NOT TO BE MAINTAINED B
- LACDPW / LACECD, PRIVATELY MAINTAINED INSTALL 12" PVC DRAIN PIPE TO UNDERGROUND DETENTION S=1% MI UNDERGROUND DETENTION 2 × 36". L=129' (TOTAL LENGTH INCLUDING BOTH PIPES) CMP PIPE BY CONTECH CM
- DETENTION SYSTEMS OR EQUAL . REQUIRED VOLUME 909 cu.ft. BEDDING PER PIPE MANUFACTURE REQUIREMENTS, CONNECT BOTH PIPES AT EACH END, SEE CONST NOTES 36 & 37, IMPROVEMENTS ARE NOT TO BE MAINTAINED BY LACDPW / LACFCD, PRIVATELY MAINTAINED. SEE TYP BACFILL DETAIL 14 ON SHEET C-7. INSTALL 12" H D P E DRAIN PIPE (SEE SECTION C-C ON SHEET C-8) (UNDER SEPARATE PERMIT) IMPROVEMENT
- ARE NOT TO BE MAINTAINED BY LACDPW / LACFCD. PRIVATELY MAINTAINED CONNECT 12" H.D.P.E. TO BOX CULVERT. PER SPPWC STD PLATE 335-2. CASE 3 (MOD) SEE DETAIL 12 SHEET C-J (UNDER SEPARATE PERMIT), CONTRACTOR TO SMOOTH FINISH, THE INTERIOR OF R.C. BOX AT THE CONNECTION PER LACECD STANDAR
- INSTALL FILTERA 4'x6.5' CATCH BASIN BY CONTECH OR EQUAL WITH TREE GRATE OR APPROVED EQUAL. SEE DETAIL 10 ON SHEET C-7. IMPROVEMENTS ARE NOT TO BE MAINTAINED BY LACDPW / LACFCD. PRIVATELY MAINTAINED
- INSTALL FILTERA 6'x8' CATCH BASIN BY CONTECH OR EQUAL WITH TREE GRATE OR APPROVED EQUAL, SEI DETAIL 10 ON SHEET C-7. IMPROVEMENTS ARE NOT TO BE MAINTAINED BY LACDPW / LACFCD. PRIVATELY MAINTAINED
- REMOVE EXIST. SIDE OPENING C B AND CONST. GRATED C B. (TRAVERSE) PER SPPWC STD 305-3 WITH 4 GRATES AND RECONNECT TO EXIST 54" R.C.P CONST. 8" CURB (OR HEIGHT AS NOTED OTHERWISE) & 24" GUTTER PER DETAIL 9 ON SHEET C-7
- REMOVE EXIST AC PAVEMENT DRIVEWAY PER SPPWC STD PLAN 110-2 MODIFIED AS SHOWN.
- REMOVE EXIST PAVEMENT AND BASE. CONST. MIN 3" AC PAVEMENT ON 9" A.B. PER SOILS ENGINEER RECOMMENDATION FINAL SECTION TO BE DETERMINED BY GEOTECHNICAL ENGINEER AT THE CONCLUSION OF GRADING
- INSTALL "COOL PAVEMENT" PAVERS PER DETAIL & ON SHEET C INSTALL 6" AREA DRAIN IN PLANTER WITH ATRIUM GRATE, TYP

4" PVC ROOF DRAIN OUTLET THROUGH CURB, 4" PVC OVERFLOW DRAIN OUTLET ONTO NON-EROSIVE SURFACE. 6" MIN ABOVE FINISH SURFACE, CONTRACTOR TO VERIFY LOCATION WITH PLUMBING PLAN P-6 PRIOR TO CONSTRUCTION

- INSTALL 36" ADS OR CSP ELBO
- INSTALL 36" ADS OR CSP TEE CONST. MANHOLE PER SPPWC STD 320-2
- INSTALL 18"x18" C.B. (JUNCTION BOX) BY BROOKS PRODUCTS OR EQUAL WITH SOLID COVER, TRAFFIC RATED. CONST. 3.5' WIDE C.B. PER SPPWC STD 300-3 INSTALL 6" PVC PIPE, S=1% MIN.
- INSTALL 18" PVC PIPE S=1% MIN. IMPROVEMENTS ARE NOT TO BE MAINTAINED BY LACDPW / LACFCD. PRIVATELY MAINTAINED, CONC. ENCASED IF LESS THAN 18" OF COVER WITHIN DRIVABLE AREAS. INSTALL 8" PVC PIPE S=1% MIN
- INSTALL FILTERA 4'x8' CATCH BASIN BY CONTECH OR FOUAL WITH TREE GRATE OR APPROVED FOUAL SE DETAIL 10 ON SHEET C-7
- CONST MIN 4' WIDE CLR CONC WALK MIN 4" THICK ON MIN OF 4 INCHES OF SAND OF NO 3 BARS ON 24-INCH CENTERS IN EACH DIRECTION REINFORCEMENT SHOULD BE PLACED AT MID-DEPTH OF THE SLAB, SIDEWALKS MAY BE CONSTRUCTED OF NON-REINFORCED CONCRETE PROVIDED SIDEWALKS AR THT INTO SOLIARE PANELS (LE - 4 FOOT WIDE WALKS SHOULD BE CUT INTO 4 FOOT BY 4 FOOT SQUARES) CONST. CONC MIN 4' WIDE (OR WIDTH AS SHOWN ON PLAN) CONC CURB RAMP (NO HANDRAILS, CLEAR WIDTH
- -48" MIN). 2% MAX CROSS SLOPE. 8.3% MAX ALONG RAMP WITH 12" MIN WIDE GROOVED BORDER AT THE LEVEI SURFACE AT THE TOP OF RAMP, SEE TYP GROOVING DETAIL 13 ON SHEET C-7. BIKE RACK, SEE ARCH AND OR LANDSCAPE PLANS.
- LIGHT POLE, SEE ELECTRICAL AND STRUCTURAL PLANS

CONST CONC PAVEMENT MIN 4" THICK ON MIN OF 4 INCHES OF SAND REINFORCED WITH A MINIMUM OF NO. 3 BARS ON 24-INCH CENTERS IN EACH DIRECTION. REINFORCEMENT SHOULD BE PLACED AT MID-DEPTH OF THE SLAB. SIDEWALKS MAY BE CONSTRUCTED OF NON-REINFORCED CONCRETE PROVIDED SIDEWALKS ARE CUT INTO SQUARE PANELS.

- **APPROVED PERMITS FOR CONSTRUCTION:**
- Grading/Drainage Permit UNC-GRAD200730000356
- Flood Control Overbuild & Connect to County Storm Drain FCDP2020000372
- Fire Department Plan FEPC2021-0034 Building Permit - UNC BLDC200821000839
- Electrical Permit UNC ELEC201222007823
- Mechanical Permit UNC MECH20122204110
- Plumbing Permit UNC PLMB201222004069
- Trash Enclosure Building Permit UNC BLDC210105000010
- Landscape Water Efficiency Plan EIMP2021000007
- Landscape Water Efficiency Permit UNC BLDG210414000545
- Retaining Wall Permit Soil nail walls, permanent UNC BLDG210107000017 Shoring Wall Permit, Soil nail walls, temporary - UNC BLDG210107000018

NOTE:

- 1. SITE HAS BEEN ROUGH GRADED AND ALL SITE **RETAINING WALLS HAVE BEEN CONSTRUCTED**
- 2. PRIVATE SEWER & WATER LINES HAVE BEEN
- CONNECTED TO LVMWD SEWER AND WATER MAIN AND INSPECTED BY LVMWD.
- 3. BUILDING UNDER CONSTRUCTION PER BLDG PERMIT 200821000839
- 4. SEE LIST OF PERMIT HEREON ISSUED FOR
- CONSTRUCTION.
- 3. NO ADDITIONAL GRADING OR EARTHWORK IS REQUIRED FOR THIS TENTATIVE MAP AS APPROVED PER CUP AND APPROVED GRADING PERMIT.
- 4. THERE ARE NO CHANGES REQUESTED OR NEEDED TO IMPROVEMENTS PER APPROVED CUP.
- 5. DRAINAGE IMPROVEMENTS NOT TO BE MAINTAINED BY LACFCD.
- 6. THE OPEN SPACE EASEMENT (PER RCUP-201500096#) WILL BE RECORDED AND REFERENCED ON THE FINAL MAP PRIOR TO FINAL MAP APPROVAL

PROP PARCEL 1 SITE GRADING / DRAINAGE AND FIRE ACCESS PLAN

PREPARED FOR:

DATE

CALABASAS AUTO PARK. LLC 951 S Westlake Blvd #101, Westlake Village, CA 91361 PH: (805) 497-4557 ATTN: Mr. Tony Principe

DESIGNED BY:	MN
CHECKED BY:	DW
DRAWN BY:	MN
SCALE:	

1 of 7

"MINOR LAND DIVISION VESTING TENTATIVE PARCEL MAP #073305 (FOR INDUSTRIAL CONDOMINIUM PURPOSES) LOCATED IN THE UNINCORPORATED TERRITORY OF THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA" **EXHIBIT MAP** EXIST. 17' EASEMENT TO _P.P. 1017604 E MAST ARM LA COUNTY FLOOD CONTROL EASEMENT P/L — 5.0' 5.0' EL = 974.35 950 **—** 955 — FIRE LANE PRIVATE DRWY **—** 950 EXIST. 17' EASEMENT TO P/L LA COUNTY FLOOD CONTROL EASEMENT EXIST. WALL H = 6' DRIVĖWAY 946.5 ± TW _FINISHED GRADE 11.5' - EXIST. POWER POLE SEE SCE ELECT. PLAN 943.0± TC ⁄942.5± FL 950 — 945 — **—** 945 EXIST. WALL H = 6' 946.5 ± TW DAYLIGHT 942.5± FL-(941.25±) EG-16.5' - COMPACT PARKING 8 7' _ _ _ _ _ 3.0' 945 — 940 **—** 4 **—** 940 <u>939.8±</u>TC ⁄939.3±FL r J I ** INCOMPRESSIBLE GEO-FOAM-BY RGSE, INC STRUCT. ENG. (FOR REFERENCE ONLY, UNDER <u>937.25±</u> T/O BOX 940 — 935 **—** SEPARATE PERMIT) **—** 935 EXIST. CULVERT <u>936.13±</u> T/O BOX 935 — 930 — **—** 930 * FOR REFERENCES ONLY SEE STRUCT. PLANS EXIST. CULVERT _ 8.5'W x 9.0' H RCB 926.25± B/O BO 925 — 930 -**—** 925 RCB SECTION A-A SCALE: 1"=5' 925 — P/L — EXIST. 17' EASEMENT TO 950 — **—** 950 LA COUNTY FLOOD CONTROL EASEMENT _APPROX. LOCATION OF EXIST. BLDG. WALL 950 🕂 28.0' FIRE LANE - PRIVATE DRWY 8.0' 18.0' PARKING PROP BLDG 0.5' 14.5' 945 **— —** 945 2.0' – (939.5±) EG DRIVĘWAY 945 🕂 9<u>39.2± TC</u> 938.7± FL FINISHED APPROX. LOCATION OF 940.0 FF GRADE 939.9± FG — EXIST BLDG WALL CIL LOWER LEVEL <u>938.7± TC</u> 938.2± FG ∖ _ <u>_ 940 —</u> - 940 **- INCOMPRESSIBLE GEO-FOAM BY RGSE, INC STRUCT. ENG. (FOR REFERENCE ONLY), SEE SEPARATE GRADING PLANS & STRUCTURAL PLANS 940 🕂 1,4,4,4,2,2 NOT TO BF $\angle \Box \bot$ 935 -**—** 935 APPROX. LOCATION OF BLDG. FOOTING; -- \rightarrow -- -- \neg EXIST LACoFCD DIST. 8.5'W x 9.0' H CONC CULVERT —(OAK FIELD DRAIN) 9⁄35 — — <u>934.95±</u> T/O BOX 936± PROJECTED HGL CONTRACTOR TO EXPOSE FTG PRIOR LACoFCD SURCHARGE GRADE ELEVATION AT B/O FTG – T/O BOX HGL _▽ TO RET WALL CONST. EXIST LACFCD 8.5'wx9'h RCB BLDG FTG PER STRUCTURAL 930 — S=0.005± **—** 930 OAKFIELD DRAIN LINE "A" PLANS 5.0' 930 — 7.5'± 12" HDPE <u>929.7 INV</u>26) 92<u>9.75 INV</u> QALLOW=8.95 cfs 8.5'W x 9.0' H ⁄ *- CALCULATED PER "AS-BUILT" BY FIELD SURVEY EXIST. SEE SHEET C-9 GRADING 25-924.78± INV RCB 12" DIA CÒNNECT CULVERT PLAN FOR CONNECTION <u>923.95± B/O</u> _BOX* __ __ TO RCB OF DRAIN FROM BLDG 925 — **—** 925 ____ SUBDRAINAGE SYSTEM SECTION C-C 925 **—** SCALE: 1"=5' B/O BOX EXIST. INGRESS/ EGRESS _____ P/L 945.0± TW (939.1± EG) EASEMENT PER _ _ _ _ _ _ P/L — DOC. # 2014-562297 0.7'± P.P. 4415361 E PROP. 6' HIGH SCREEN WALL SPLIT 950 — -MAST ARM EL = 980.71 05/30/2014 **—** 950 FACED BLOCK WALL; SEE ARCH / LANDSC PLANS (FOR REFERENCE ONLY) 5.0' 5.0' 945 — - 94 (941.0± EG) FINISHED 945.0 ± TW GRADE PROP SCE TRANS EXIST. POWER POLE – TO BE RELOCATED SEE SCE ELECT. PLAN P/L — PROP. 6'± HIGH SPLIT FACED BLOCK WALL; SEE ARCH / LANDSC PLANS (FOR DRWY. REFERENCE ONLY <u>939.85± TC</u> 939.35± FS PAD, SEE SCE PLANS 940.0± FG EXIST. 3.5' W "V" DITCH GRADE 26.0' MIN. FIRE LANE - PRIVATE DRWY. 945 **—** ____ - 940 | | <u>1.5'</u> | | -DRIVĖWAY APPROX. LOCATION OF СЛ 939.0± TC EXIST. BLDG. WALL 938.5± FS FINISHED SECTION F-F GRADE 940 — **I** 940 935 **— —** 935 SCALE: 1"=5' FXIST <u>(933.5±)</u> T/O BOX 17' MIN. EASEMENT TO LA COUNTY FLOOD CONTROL GRADE EASEMENT









EXHIBIT "A" - LEGAL DESCRIPTION

LEGAL DESCRIPTION PER FIRST CHICAGO TITLE COMPANY TITLE REPORT #00040233-994-X59 DATED JUNE 11, 2015.

THE LAND REFERRED TO HEREIN BELOW IS SITUATED IN THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AND IS DESCRIBED AS FOLLOWS:

A PORTION OF PARCEL 45. AS SHOWN ON MAP FILE IN BOOK 65 PAGE 28 OF RECORD OF SURVEYS. IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

BEGINNING AT THE NORTHWEST CORNER OF SAID PARCEL; THENCE ALONG THE NORTHERLY LINE OF SAID PARCEL, NORTH 89° 58' 52" EAST 190.00 FEET; THENCE SOUTH 63° 05' 05" EAST, 609.39 FEET ALONG THE NORTHEASTERLY LINE OF SAID PARCEL TO THE TRUE POINT OF BEGINNING OF THIS PARCEL; THENCE ALONG THE NORTHEASTERLY LINE OF SAID PARCEL,

1ST: SOUTH 27° 51' 06" EAST. 528.91 FEET: THENCE LEAVING SAID NORTHEASTERLY LINE,

2ND: SOUTH 62° 08' 54" WEST 77.09 FEET; THENCE,

3RD: SOUTH 27° 51' 06" EAST 252.77 FEET; THENCE,

4TH: SOUTH 17° 58' 15" WEST 165.79 FEET TO THE NORTHWESTERLY LINE OF VENTURA BOULEVARD; THENCE SOUTHWESTERLY ALONG SAID LINE,

5TH: SOUTH 62° 08' 54" WEST 624.48 FEET; THENCE,

6TH: NORTH 27° 51' 06" WEST 42.00 FEET; THENCE,

7TH: NORTH 62° 08' 54" EAST 293.00 FEET TO A TANGENT CURVE CONCAVE TO THE NORTHWEST AND HAVING A RADIUS OF 15.00 FEET; THENCE,

8TH: NORTHWESTERLY ALONG SAID CURVE AN ARC DISTANCE OF 23.56 FEET THROUGH A CENTRAL ANGLE OF 90° 00' 00"; THENCE LEAVING SAID CURVE,

9TH: NORTH 27° 51' 06" WEST 18.00 FEET TO A TANGENT CURVE CONCAVE TO THE SOUTHWEST AND HAVING A RADIUS OF 210.00 FEET; THENCE,

10TH: NORTHWESTERLY ALONG SAID CURVE AN ARC DISTANCE OF 202.41 FEET THROUGH A CENTRAL ANGLE OF 55° 13' 28"; THENCE LEAVING SAID CURVE,

11TH: NORTH 83° 04' 34" WEST 65.28 FEET TO A TANGENT CURVE CONCAVE TO THE SOUTHEAST AND HAVING A RADIUS OF 210.00 FEET; THENCE,

12TH: SOUTHWESTERLY ALONG SAID CURVE TO A POINT AN ARC DISTANCE OF 340.16 FEET THROUGH A CENTRAL ANGLE OF 92° 48' 34" THENCE LEAVING SAID CURVE.

13TH: NORTH 58° 08' 11" WEST 65.83 FEET TO A POINT ALONG A CURVE CONCAVE TO THE SOUTHEAST AND HAVING A RADIUS OF 270.00 FEET; THENCE,

14TH: NORTHEASTERLY ALONG SAID CURVE AN ARC DISTANCE OF 368.55 FEET THROUGH A CENTRAL ANGLE OF 78° 12' 29"; THENCE,

15TH: NORTH 00° 01' 08" WEST 524.22 FEET TO A TANGENT CURVE CONCAVE TO THE SOUTHWEST AND HAVING A RADIUS OF 179.45 FEET, A RADIAL BEARING OF SAID CURVE AT SAID POINT BEING SOUTH 89° 59' 01" WEST: THENCE.

16TH: NORTHERLY ALONG SAID CURVE AN ARC DISTANCE OF 74.06 FEET THROUGH A CENTRAL ANGLE OF 23° 38' 51"; THENCE,

17TH: SOUTH 89° 58' 52" EAST 75.07 FEET; THENCE, 18TH: SOUTH 00° 01' 08" EAST 484.13 FEET; THENCE, 19TH: SOUTH 88° 03' 25" EAST 20.25 FEET; THENCE, 20TH: SOUTH 00° 01' 08" EAST 118.41 FEET; THENCE, 21ST: SOUTH 83° 04' 34" EAST 22.74 FEET, A TANGENT CURVE CONCAVE TO THE SOUTHWEST AND HAVING A RADIUS OF 270.00 FEET; THENCE, 22ND: SOUTHEASTERLY ALONG SAID CURVE AN ARC DISTANCE OF 260.24 FEET THROUGH A CENTRAL ANGLE OF 55° 13' 28"; THENCE, 23RD: SOUTH 27° 51' 06" EAST 33.00 FEET; THENCE, 24TH: NORTH 62° 08' 54" EAST 256.75 FEET; THENCE, 25TH: NORTH 17° 08' 54" EAST 129.31 FEET; THENCE, 26TH: SOUTH 86° 52' 33" WEST 269.46 FEET; THENCE, 27TH: NORTH 66° 50' 59" WEST 91.00 FEET; THENCE, 28TH: NORTH 02° 36' 13" EAST 287.68 FEET; THENCE, 29TH: NORTH 89° 58' 52" WEST 100.00 FEET; THENCE, 30TH: NORTH 00° 01' 08" WEST 225.00 FEET; THENCE, 31ST: NORTH 42° 09' 42" EAST 258.43 FEET TO THE POINT OF BEGINNING.

SAID LAND IS DESCRIBED AS "PROPOSED PARCEL 2" IN THE CERTAIN INSTRUMENT ENTITLED "LOT LINE ADJUSTMENT RLLA 2010 00021", RECORDED DECEMBER 28, 2010 AS INSTRUMENT NO. 20101926209 OF OFFICIAL RECORDS,

APN: 2049-019-061, 033 & 034

EASEMENT EXCEPTIONS

LEGAL DESCRIPTION PER FIRST CHICAGO TITLE COMP #00040233-994-X59 DATED JUNE 11, 2015.

3. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT: PURPOSE: DRAINAGE CHANNEL

RECORDING DATE: IN BOOK 42862 PAGE 344, OF AFFECTS: A PORTION OF SAID LAND

4. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT:

PURPOSE: POLES RECORDING DATE: IN BOOK 44749 PAGE 264, OF AFFECTS: A PORTION OF SAID LAND.

5. MATTERS CONTAINED IN THAT CERTAIN DOCUMENT ENTITLED: DECLARATION OF EASEMENT RECORDING DATE: IN BOOK 35127 PAGE 199, OF REFERENCE IS HEREBY MADE TO SAID DOCUMENT F

7. MATTERS CONTAINED IN THAT CERTAIN DOCUMENT ENTITLED: DECLARATION OF EASEMENT RECORDING DATE: IN BOOK 35689 PAGE 276, OF

REFERENCE IS HEREBY MADE TO SAID DOCUMENT F 9. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT:

PURPOSE: INGRESS, EGRESS RECORDING DATE: IN BOOK 44286 PAGE 131, OF AFFECTS: A PORTION OF SAID LAND

10. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT: PURPOSE: PUBLIC UTILITIES

RECORDING DATE: JUNE 7, 1954 RECORDING NO: 2387 IN BOOK 44749 PAGE 264, AFFECTS: A PORTION OF SAID LAND

11. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT: PURPOSE: PIPE LINES

RECORDING DATE: IN BOOK 50165 PAGE 439, OF AFFECTS: A PORTION OF SAID LAND

12. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT: PURPOSE: PUBLIC UTILITIES

RECORDING DATE: IN BOOK 50211 PAGE 337, OF AFFECTS: A PORTION OF SAID LAND

13. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT:

PURPOSE: INGRESS, EGRESS RECORDING DATE: JANUARY 20, 1959 RECORDING NO: 1739, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND

14. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT:

PURPOSE: PIPE LINES RECORDING DATE: APRIL 6, 1959 RECORDING NO: 2852, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND

15. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT:

PURPOSE: INGRESS, EGRESS RECORDING DATE: APRIL 20, 1959 RECORDING NO: 1643, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND

16. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT:

PURPOSE: PIPE LINE RECORDING DATE: OCTOBER 23, 1959 RECORDING NO: 4187, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND

17. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW THERETO, AS GRANTED IN A DOCUMENT:

PURPOSE: PIPE LINE RECORDING DATE: DECEMBER 23, 1960 RECORDING NO: 2812, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND

18. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:

PURPOSE: PIPE LINE RECORDING DATE: DECEMBER 12, 1963 RECORDING NO: 5343, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND

"MINOR LAND DIVISION VESTING TENTATIVE PARCEL MAP #073305 (FOR INDUSTRIAL CONDOMINIUM PURPOSES) LOCATED IN THE UNINCORPORATED TERRITORY OF THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA" "EXHIBIT MAP"

IPANY TITLE REPORT	19. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:
W AND RIGHTS INCIDENTAL	PURPOSE: SANITARY SEWER RECORDING DATE: APRIL 5, 1974 RECORDING NO: 3392, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND
OF OFFICIAL RECORDS	20. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL
W AND RIGHTS INCIDENTAL	THERETO, AS GRANTED IN A DOCUMENT: PURPOSE: SANITARY SEWER
OF OFFICIAL RECORDS	RECORDING DATE: MARCH 13, 1979 RECORDING NO: 79—279182, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND
	21. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:
<u>OF OFFICIAL RECORDS</u> FOR FULL PARTICULARS.	PURPOSE: COVERED STORM DRAIN RECORDING DATE: APRIL 1, 1983 RECORDING NO: 83—363133, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND
	22. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:
OF OFFICIAL RECORDS FOR FULL PARTICULARS. W AND RIGHTS INCIDENTAL	PURPOSE: COVERED STORM DRAIN RECORDING DATE: JUNE 14, 1983 RECORDING NO: 83—665682, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND
W AND RIGHTS INCIDENTAL	23. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:
OF OFFICIAL RECORDS W AND RIGHTS INCIDENTAL	PURPOSE: STORM DRAIN RECORDING DATE: FEBRUARY 4, 1986 RECORDING NO: 86—146373, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND
	25. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:
OF OFFICIAL RECORDS W AND RIGHTS INCIDENTAL	PURPOSE: INGRESS, EGRESS RECORDING DATE: SEPTEMBER 9, 1999 RECORDING NO: 99—1709707, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND
	27. AN IRREVOCABLE OFFER TO DEDICATE AN EASEMENT OVER A PORTION OF SAID LAND FOR
OF OFFICIAL RECORDS W AND RIGHTS INCIDENTAL	PURPOSE(S): STREET AND HIGHWAY RECORDING DATE: JULY 3, 2007 RECORDING NO: 2007–1590823, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND
OF OFFICIAL RECORDS	30. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:
W AND RIGHTS INCIDENTAL	PURPOSE: PUBLIC UTILITIES RECORDING DATE: MAY 2, 2012 RECORDING NO: 2012–653960, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND
	35. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:
W AND RIGHTS INCIDENTAL	PURPOSE: INGRESS, EGRESS RECORDING DATE: MAY 30, 2014 RECORDING NO: 2014—562297, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND
	36. PROPOSED EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A DOCUMENT:
W AND RIGHTS INCIDENTAL	PURPOSE: OPEN SPACE CONSERVATION EASEMENT, NO DEVELOPMENT, GRADING OR AGRICULTURAL ACTIVITY AFFECTS: A PORTION OF SAID LAND
W AND RIGHTS INCIDENTAL	<u>EASEMENT NOTE:</u> ALL EASEMENTS TO REMAIN UNLESS OTHERWISE NOTED.
W AND RIGHTS INCIDENTAL	

LOS ANGELES DEPARTMENT OF **REGIONAL PLANNING** 7/24/24 EXHIBIT MAP PM073305



PROP PARCEL 1 EASEMENTS AND LEGAL DESCRIPTION

WESTLAND CIVIL, INC.
CIVIL ENGINEERS PLANNING / DESIGN LAND SURVEYORS
101 HODENCAMP RD, SUITE 216, THOUSAND OAKS, CA, 91360
(805) 495-1330 FAX: (805) 446-9125
1/m Wut 06/04/2024
DONALD G. WAITE DATE

PREPARED BY

PREPARED FOR:

CALABASAS AUTO PARK, LLC 951 S Westlake Blvd #101, Westlake Village, CA 91361 PH: (805) 497-4557 ATTN: Mr. Tony Principe

I	DESIGNED BY:MN
I	CHECKED BY:DW
I	DRAWN BY: <u>MN</u>
	SCALE:
ſ	SHEET NO.
	5 of 7



PARCEL MAP BOUNDARY DATA

			PAR	CEL N	IAP BO	JUND	ARY DATA	
	CURV	e data				LINE	DATA	
	CURVE		RADIUS	LENGTH	TANGENT	LINE	BEARING	DISTANCE
	C1 C2	89°59'56" 55°13'31"	15.00' 210.00'	23.56' 202.41'	15.00' 109.84'	L1 L2	N 62°08'54" E N 27°51'06" W	72.34' 42.00'
	C3 C4	92°48'14" 78°12'30"	210.00' 270.00'	340.16' 368.55'	220.54' 219.46'	L3 L4	N 17°08'54" E N 27°51'03" W	172.52' 18.01'
	C5	40°08'57"	179.45'	125.75'	65.58'	L5	N 83°04'34"W	65.29'
	C6	55'13'31"	270.00'	260.24'	141.23'	L6 L10	N 58'08"05" W N 20°05'38" W	65.82' 94.54'
						L11	N 15°25'50" W	133.09'
						L12 L13	N 89°58'52" E N 00°01'08" W	90.00' 225.00'
						L14	N 89°58'52" E	100.00'
						L15 L16	N 02°35'44" E N 66°51'10" W	287.81' 91.00'
						L17	N 86°52'39" E	269.45'
						L18 L19	N 17°08'54" E N 62°06'54" E	129.30' 256.75'
						L20	N 00°01'08" W	118.39'
RE UNDER CONSTRUCTION PER GRADING PERMIT NO						L21 L22	N 88°03'26" W N 27°51'06" W	19.96' 33.00'
ING PERMIT 200821000839.						L23	N 89°58'41"W	49.93'
						L24 L25	N 00°01'08" W N 89°58'41" W	160.00'
						L26	N 00°01'19" E	145.00'
ND						L27	N 89°58'52" E	74.87'
PROPOSED LAND TO BE SUBDIVIDED FOR CONDO PURPOSES EXIST EASEMENT NO, SEE DESCRIPTION ON SHEET 1.								
					VENTUR (PRIV			
SCRIPTION AND EASEMENT		⊲ 12' PI	ANTER		42' 28	,		
EET 5.				-	14' ►			O FWY
' MONUMENT WILL BE SET PRIOR G OF FINAL MAP.				C/L ST		C.L. F		101 FWነ
AP SHEET 1 FOR PROPOSED				AC PAVE		LANDS		
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[∞] No. 2	27364							

PROP PARCEL 1 BOUNDARY /EASEMENT MAP

PREPARED FOR: CALABASAS AUTO PARK, LLC WESTLAND CIVIL, INC. 951 S Westlake Blvd #101, / DESIGN LAND SURVEYORS Westlake Village, CA 91361 101 HODENCAMP RD, SUITE 216, THOUSAND OAKS, CA, 91360 PH: (805) 497-4557 FAX: (805) 446-9125 ATTN: Mr. Tony Principe 06/04/2024 DATE

No. 27364

Exp. 31 MAR 2025

<u>D</u>#:Westcord.Calabasas/TentPM

PREPARED BY:

CIVIL ENGINEERS PLANNING

(805) 495-1330

DONALD G. WAITE







SECOND FLOOR GROSS AREA INDIVIDUAL UNITS 1/16" = 1'-0"





GROUND FLOOR GROSS AREA INDIVIDUAL UNITS

1/16" = 1'-0"

CHASE 1	01-GROUND FLOOR
CHASE 2	01-GROUND FLOOR
CHASE 3	01-GROUND FLOOR
CHASE 4	01-GROUND FLOOR
CHASE 5	01-GROUND FLOOR
COMMON	01-GROUND FLOOR
UNIT 1	01-GROUND FLOOR
UNIT 2	01-GROUND FLOOR
UNIT 3	01-GROUND FLOOR
UNIT 4	01-GROUND FLOOR
UNIT 5	01-GROUND FLOOR
UNIT 6	01-GROUND FLOOR
UNIT 7	01-GROUND FLOOR
UNIT 8	01-GROUND FLOOR
UNIT 9	01-GROUND FLOOR
UNIT 10	01-GROUND FLOOR
	CHASE 2 CHASE 3 CHASE 3 CHASE 4 CHASE 5 COMMON UNIT 1 UNIT 2 UNIT 2 UNIT 3 UNIT 4 UNIT 5 UNIT 6 UNIT 7 UNIT 8 UNIT 9

TOTAL GROSS AREA: 15,830 SF

	CHASE 1	02-SECOND FLOOR
9 SF	CHASE 2	02-SECOND FLOOR
21 SF	CHASE 3	02-SECOND FLOOR
21 SF	CHASE 4	02-SECOND FLOOR
21 SF	CHASE 5	02-SECOND FLOOR
1920 SF	COMMON	02-SECOND FLOOR
1364 SF	UNIT 11	02-SECOND FLOOR
1364 SF	UNIT 12	02-SECOND FLOOR
1366 SF	UNIT 13	02-SECOND FLOOR
1349 SF	UNIT 14	02-SECOND FLOOR
1364 SF	UNIT 15	02-SECOND FLOOR
1364 SF	UNIT 16	02-SECOND FLOOR
1364 SF	UNIT 17	02-SECOND FLOOR
1364 SF	UNIT 18	02-SECOND FLOOR
2758 SF	UNIT 19	02-SECOND FLOOR

TOTAL GRUSS AREA: 15,670 SF



