

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

DIRECTOR'S REPORT TO THE REGIONAL PLANNING COMMISSION

DATE ISSUED:	September 12, 2024		
MEETING DATE:	September 18, 2024	AGENDA ITEM: 5(a)	
PROJECT NUMBER:	PRJ2023-003604-(3)		
PERMIT NUMBER:	Administrative Coastal Development Permit (ACDP)		
	RPPL2024000498		
SUPERVISORIAL DISTRICT:	3		
PROJECT LOCATION:	645 Latigo Canyon Road (Assessor's Parcel Number		
	4464-008-040)		
OWNER:	John & Jennifer Gonzalez		
APPLICANT:	John Gonzalez		
CASE PLANNER:	Anthony Richardson, Senior Regional Planner arichardson@planning.lacounty.gov Coastal Development Services		

DIRECTOR'S ACTION

The Director of Planning, by her action of July 25th, 2024, has **APPROVED** the abovereferenced Project pursuant to County Code Sections 22.44.940.E, 22.44.940.G and 22.44.1020. The appeal period for this ACDP ended on August 8, 2024.

PROJECT DESCRIPTION

The Project authorizes construction of a steel framed 21-foot by 20-foot carport, 27 roofmounted solar modules affixed to the proposed carport roof, and appurtenant equipment including junction boxes, a Tesla Powerwall, and a backup Gateway. The Project also authorizes the installation of a security gate in the driveway and the installation of an above ground spa on an existing concrete patio connected to the single-family residence. The Project is located within the existing building site area of an authorized development and is located entirely within habitat designated as H3 (significantly disturbed).

The Project qualifies for a Class 3 (New Construction or Conversion of Small Structures) Categorical Exemption from the California Environmental Quality Act (CEQA) (Public Resources Code Section 21000 et seq.), the State CEQA Guidelines, and the Environmental

PROJECT NO PRJ2023-003604-(3) ADMINISTRATIVE COASTAL DEVELOPMENT PERMIT NO. RPPL2024000498 SEPTEMBER 12, 2024 Page 2

Document Reporting Procedures and Guidelines for the County, because this exemption specifically applies to small structures associated with an existing single-family residence.

Pursuant to County Code Section 22.44.940.1.2 if one-third or more of the full membership of the Commission so request, the issuance of an ACDP shall not become effective, but shall, if the applicant wishes to purse the application, be treated as a Major CDP application subject to all provisions of the Santa Monica Mountains Local Implementation Program.

Report Reviewed By:

Rob Glaser Robert Glaser/Supervising Regional Planner

Report Approved By:

erse)

Mitch Glaser, Assistant Administrator

LIST OF ATTACHED EXHIBITS		
EXHIBIT A	Director's Final Letter	
EXHIBIT B	Findings and Conditions	



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

JULY 25, 2024

JENNIFER AND JOHN GONZALEZ 645 LATIGO CANYON ROAD MALIBU, CA 90265

Dear Permittee:

PROJECT NO. PRJ2023-003604-(3) ADMINISTRATIVE COASTAL DEVELOPMENT PERMIT NO. RPPL2024000498 645 LATIGO CANYON ROAD, MALIBU (APN 4464008040)

The Regional Planning Director (Director), by her action of **JULY 25, 2024**, has <u>approved</u> the above-referenced project. Enclosed are the Director'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 the Regional Planning Department (see enclosed Affidavit of Acceptance Instructions).

The applicant or any other interested persons may appeal the Director's decision in accordance with County Code section 22.44.940.H.1. The appeal period for this project will end at 5:00 p.m. on **AUGUST 8, 2024.**

To file an appeal, please contact:

Appeals must be submitted through the County's online permit management system (EPIC-LA). For instructions on how to appeal online, please email administrative services at <u>appeal@planning.lacounty.gov</u> 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. 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.

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.

For questions or for additional information, please contact Anthony Richardson of Coastal Development Services at (213) 974-0051, or arichardson@planning.lacounty.gov. Our office hours are Monday through Thursday, 7:30 a.m. to 5:30 p.m. We are closed on Fridays.

Sincerely,

AMY J. BODEK, AICP Director of Regional Planning

-Sl

Robert Glaser, Supervising Regional Planner Coastal Development Services

RG: SS: ar

Enclosures: Findings, Conditions of Approval, Affidavit of Acceptance (Permittee's Completion)

c: DPW (Building and Safety) Zoning Enforcement Coastal Commission

LOS ANGELES COUNTY DEPARTMENT OF REGIONAL PLANNING

FINDINGS OF THE DIRECTOR AND ORDER PROJECT NO. PRJ2023-003604 ADMINISTRATIVE COASTAL DEVELOPMENT PERMIT NO. RPPL2024000498

RECITALS

- 1. **NOTICING DATE(S).** The Los Angeles County ("County") Department of Regional Planning notified property owners within 500 feet of the subject property as well as all persons on the courtesy mailing list for the Santa Monica Mountains via mailings on April 27, 2024, in addition to property posting for 30 days, in the matter of Administrative Coastal Development Permit No. **RPPL2024000498**.
- 2. ENTITLEMENT(S) REQUESTED. The permittees, John and Jennifer Gonzalez ("permittee"), requests the Administrative Coastal Development Permit ("ACDP") to authorize construction of a steel framed 21-foot by 20-foot carport, 27 roof-mounted solar modules and appurtenant equipment including junction boxes, Tesla Powerwall and backup Gateway and associated wiring affixed to the proposed carport roof, the installation of a security gate in the driveway and the installation of an above ground spa on an existing concrete patio connected to the single-family residence on a property located at 645 Latigo Canyon Road in the unincorporated community of Malibu ("Project Site") in the R-C-20 (Rural Coastal—Twenty Acre Minimum Required Lot Area) Zone pursuant to Los Angeles County Code ("County Code") Section 22.44.940. Majority of this property falls In the Santa Monica Mountains Coastal Zone, with the remaining small portion of the parcel in the Santa Monica Mountains North Area plan with a zoning of A-1-10 (Light Agricultural, Ten-Arce required minimum lot size)
- 3. ENTITLEMENT(S) REQUIRED. The ACDP is required to authorize the placement and maintenance of 27 roof-mounted solar modules and appurtenant equipment and wiring affixed to a proposed streel frame carport associated with an existing single-family residence in the R-C-20 Zone, pursuant to County Code Sections 22.44.810, 22.44.1560, and 22.44.1750. Coastal Development Permit No. 4-96-086, issued by the California Coastal Commission on November 25, 1996, legalized a two-story single-family residence and was conditioned with future development restrictions requiring a CDP for any future development.
- 4. **LOCATION.** The Project is located at 645 Latigo Canyon Road (Assessor's Parcel Number 4464-008-040) within the Santa Monica Mountains Coastal Zone Planning Area.
- 5. LAND USE DESIGNATION. The Project Site is located in the RL20 (Rural Land 1 unit per 20 acres max density) land use category of the Santa Monica Mountains Local Coastal Program ("LCP") Land Use Plan. The principal permitted use in the RL20 land use category is low-density single-family detached residences.

 ZONING. The Project Site is in the Malibu Zoned District and is currently zoned R-C-20. Pursuant to County Code Sections 22.44.1750.A.2 and 22.44.1560.B.2, solar energy arrays/devices, steel framed carport, security gate and a above ground spa are all structures accessory to the principal permitted use and requires an Administrative Coastal Development Permit.

7. SURROUNDING LAND USES AND ZONING

LOCATION	LAND USE POLICY	ZONING	EXISTING USES
NORTH	RL 10	A-1-10	Vineyard, Single family residences
EAST	Rural Village RV (Upper Latigo)	R-C 10,000 (Rural Coastal 10,000 square feet minimum lot size & A-1-5	Single-Family Residences and Vacant Land
SOUTH	RL20 (Rural Lands 20 - 1 dwelling unit/20 acre)	R-C-20 (Rural- Coastal 20-acre minimum required lot area)	Single-Family Residences and Vacant Land
WEST	RL20	R-C-20 (Rural- Coastal 20-acre minimum required lot area)	Single-Family Residences, Vacant Land, and Restaurant

8. PROJECT AND SITE PLAN DESCRIPTION.

A. Existing Site Conditions

The Project Site is approximately 4.8 acres in size and consists of one developed legal lot. The parcel is vaguely rectangular in shape, with the one developed lot being the highest point of the parcel and level with Latigo Canyon which Is directly to the east. The parcel slopes downwards to the north, south and west with the existing single-family residence and proposed carport being sited on the only relatively flat area of the parcel.

B. Site Access

The Project Site is accessible from Latigo Canyon Road via Kanan Dume Road or Pacific Coast Highway.

C. Site Plan

The site plan for the Project depicts an existing single-family residence (which was recently rebuilt by RPPL2019005323 after being destroyed by the Woosley Fire) with a proposed, detached steel framed carport, a 27-panel solar photovoltaic array

on the roof of said carport, a 6-foot-high security gate and above ground spa on the exisiting concrete patio located at the rear of the SFR.

The proposed roof-mounted solar modules are shown to be on the proposed carport, which will slope towards the south. The modules are shown to extend a maximum height of six inches above the existing roof. The proposed gate will be out of the front yard setback area, and therefore be 6 feet in height. It is a standalone gate, serving the function of not allowing full vehicular access to the property only. No other fencing is being proposed, and said gate will be constructed and installed in keeping with section 22.44.1310 of the LIP, which does not allow the full enclosure of a property with non wildlife permeable fencing. The above ground spa is being installed on the exisiting concrete patio to the rear of the SFR and will not require any grading or new disturbance of the parcel. The Project is within the existing building site area of the residence. Because all aspects of this project are either mounted to the roof of the proposed carport or on the exisiting patio which also does falls within the exisiting BSA of the site, and because of overlapping fuel modification zones does not require new fuel modification or increase the existing fuel modification zone of the residence, it does not require review by either Department of Regional Planning biologist, or the Environmental Review Board (ERB) as determined by the Director (County Code Section 22.44.1860.C.2.c). It is also not within a designated Coastal Commission appealable area. The Project is located entirely within H3 Habitat (significantly disturbed and/or developed areas). Thus, an Administrative Coastal Development Permit is the appropriate entitlement.

- 9. **COMMUNITY OUTREACH**. No outreach was conducted because the Project consists of carport roof-mounted solar panels, an above ground jacuzzi/spa, a security gate and 20-foot by 21-foot steel framed carport, all of which are accessory structures and community outreach was not necessary.
- 10. **PUBLIC COMMENTS**. No public comments were received regarding the Project.
- 11. AGENCY RECOMMENDATIONS. County department consultations were not required, as the Project represents a discretionary approval without a public hearing for an accessory structure associated with the previously approved single-family residence.
- 12. **CEQA DETERMINATION.** The Director has determined that the Project qualifies for a Class 3, (New Construction or Conversion of Small Structures), Categorical Exemption from the California Environmental Quality Act (CEQA) (Public Resources Code Section 21000 et seq.), the State CEQA Guidelines, and the Environmental Document Reporting Procedures and Guidelines for the County, because the Project involves the construction and installation of a small structures associated with an existing single-family residence. According to the Santa Monica Mountains Local Implementation Plan ("LIP"), H3 Habitat includes native vegetation communities that have been significantly disturbed or removed as part of a lawfully established development and fuel modifications areas around existing development. Accordingly,

the Project is in an area that does not contain environmental resources of hazardous or critical concern and is not considered a particularly sensitive environment. The Project is also not expected to impact scenic or historic resources because the Project consists of roof-mounted solar modules that extend a maximum of six inches above the existing roof line and appurtenant equipment on an existing single-family residence. The spa will be located on a rear patio of the SFR, which is not visible from the public right of way. The 6-foot-high security gate in the driveway is out of the front yard setback, which allows it to be taller than 3.5 feet. The Project Site is also not on any hazardous waste site list. Therefore, the proposed Project is not subject to an exception to the CEQA exemptions, and the Class 3 Categorical Exemption may be applied.

GENERAL PLAN CONSISTENCY FINDINGS

- 13. LAND USE POLICY. The Director finds that the Project is consistent with the goals and policies of the Santa Monica LCP Land Use Plan, as construction of a roof-mounted solar devices, security gates and above ground spas are consistent with the RL20 land use designation. The Director finds that the Project is consistent with the underlying RL20 land use designation because the proposed roof-mounted solar panel array, security gate and spa are permitted accessory uses and integrally related to the principal permitted use (single-family residence), are appropriately designed, are all located on existing development, and are consistent with all development standards.
- 14. **GOALS AND POLICES**. The Director finds that the Project is consistent with LCP Policies Regarding New Development, including Policy CO-76, which directs new development to minimize grading, alteration of physical features, and vegetation clearance to prevent soil erosion. The Project is proposing a roof-mounted design on a carport on the exisiting building site area that eliminates the need for any grading or brush clearance activities. The spa is being installed on an exisiting concreate patio to the rear of the SFR, and will not require any alteration of land, grading or vegetation removal. The security gate will be on the existing driveway and will again not require any new alteration of the land or vegetation removal.
- 15. **GOALS AND POLICES**. The Director finds that the Project is consistent with LCP Scenic Resources Goals Policy CO-128, which states that new development shall be subordinate to the character of its setting. The carport roof-mounted solar array, spa and security gate are proposed on a developed parcel with a single-family residence. In the immediate vicinity of the Project Site there are other developed parcels containing single-family residences. The panels will extend a maximum of six inches above the roof surface, which is consistent with the allowance of six feet above the maximum allowable height. The gate will be 6 feet tall, which is allowed as long as the gate is not within the front yard setback, and the above ground spa will be no more than 38" inches high, which is well below the maximum allowable height.
- 16. **GOALS AND POLICIES**. The Director finds that the Project is consistent with LCP Scenic Resources Goals Policy CO-145, which directs that solar energy devices/panels shall be sited on the rooftops of permitted structures where feasible, to

minimize site disturbance and the removal of native vegetation. The security gate and above ground spa will be located on an exisiting patio and existing driveway respectively, which have already been developed as part of the original development.

ZONING CODE CONSISTENCY FINDINGS

- 17. **PERMITTED USE IN ZONE.** The Director finds that the Project is consistent with the R-C-20 zoning classification as roof-mounted solar energy arrays/devices, above ground spa, carports and security gates are permitted as accessory uses to a principal permitted use (single-family residence) in such zone with an ACDP pursuant to County Code Section 22.44.1750 and 22.44.1560. The Project qualifies for the ACDP, as the development is an improvement to a property containing existing development approved pursuant to a valid Los Angeles County building permit and Coastal Development Permit Number 4-96-086, is mounted to the roof of the proposed carport structure residence, occurs only in H3 Habitat. All portions of the project (spa, security gate, carport and solar photovoltaic array) do not result in any new development or impacts within H1 or H2 Habitats. All other applicable standards of the Los Angeles County Zoning Ordinance (Los Angeles County Code, Title 22) would be met.
- 18. **HEIGHT.** The Director finds that the Project is consistent with the standard identified in County Code Section 22.44.1560.B.2, limiting the height to six feet above the maximum allowable height. The site plan depicts the roof-mounted solar array having a maximum height of six inches above the roof surface. The security gate will be 6 feet in height, outside of the front yard setback and the above ground spa will be no more than 38 inches in height, well below the maximum allowable height.
- 19. ALTERNATIVE ENERGY. The Director finds that the Project is consistent with the standards identified for solar energy devices identified in County Code Section 22.44.1560. The Project meets the requirements and preferred location for the solar energy devices to be roof mounted.

COASTAL DEVELOPMENT PERMIT FINDINGS

- 20. The Director finds that the proposed development is in conformity with the certified local coastal program. The Director finds that the Project Site is entirely within H3 habitat, and no new fuel modification is required for the Project. The Project is integrated with the existing development and minimizes the amount of disturbance that will occur on the Project Site. The Project is consistent with the applicable policies of the Santa Monica Mountains Land Use Plan, the R-C Zone development standards, the Community-Wide Development Standards, and the Area-Specific Development Standards of the Santa Monica Mountains Local Implementation Program (LIP).
- 21. The Director finds that any development, located between the nearest public road and the sea or shoreline of any body of water located within the coastal zone, is in conformity with the public access and public recreation policies of Chapter 3 of Division 20 of the Public Resources Code. The Project is not located between the nearest road near the shoreline or the shorelines of any body of water in

the coastal zone, nor is the site used for public access or public trails in the vicinity. Therefore, the Project does not need to meet the requirements of Chapter 3 of Division 20 of the Public Resources Code.

ENVIRONMENTAL FINDINGS

22. The Director finds that the Project is exempt from the California Environmental Quality Act pursuant to State CEQA Guidelines section 15303 (Class 3 [New Construction or Conversion of Small Structures] categorical exemption). The Project involves the construction and maintenance of carport roof-mounted solar modules and appurtenant equipment on an existing single-family residence, the addition of an above ground spa on an existing concrete patio to the rear of the SFR, and a 6-foot-high security gate in the driveway. The Project does not qualify as an exception to exemption because it is not located in an environmentally sensitive area and does not contain any scenic or historic resources. Therefore, the Project is not expected to have any significant effects on the environment.

ADMINISTRATIVE FINDINGS

- 23. **LEGAL NOTIFICATION.** The Director finds that pursuant to Section 22.44.940.F. of the County Code, the community was properly notified of the request for permit by site posting and mail. On April 27, 2024, a total of 15 Notices of Request for Permit were mailed to all property owners as identified on the County Assessor's record within a 500-foot radius from the Project Site, as well as 22 additional notices to those on the courtesy mailing list for the Malibu Zoned District and to any additional interested parties.
- 24. LOCATION OF DOCUMENTS. The location of the documents and other materials constituting the record of proceedings upon which the Director's decision is based in this matter is at the Los Angeles County Department of Regional Planning, 13th Floor, Hall of Records, 320 West Temple Street, Los Angeles, California 90012. The custodian of such documents and materials shall be the Section Head of Coastal Development Services, Department of Regional Planning.

BASED ON THE FOREGOING, THE DIRECTOR CONCLUDES THAT:

- A. That the proposed development is in conformity with the LCP; and
- B. That the proposed development is in conformity with the public access and public recreation policies of Chapter 3 of Division 20 of the Public Resources Code.

THEREFORE, THE DIRECTOR:

1. Finds that the Project is exempt from the California Environmental Quality Act pursuant to State CEQA Guidelines section 15303 of the State CEQA Guidelines (Class 3 [New Construction or Conversion of Small Structures] Categorical Exemption); and

FINDINGS PAGE 7 OF 7

2. Approves **ADMINISTRATIVE COASTAL DEVELOPMENT PERMIT NO. RPPL2024000498**, subject to the attached conditions.

ACTION DATE: July 25, 2024

RG: SS: ar

07/24/24

c: Zoning Enforcement, Building and Safety

LOS ANGELES COUNTY DEPARTMENT OF REGIONAL PLANNING

CONDITIONS OF APPROVAL PROJECT NO. PRJ2023-003604-(3) ADMINISTRATIVE COASTAL DEVELOPMENT PERMIT NO. RPPL2024000498

PROJECT DESCRIPTION

The Project is the to authorize the construction and installation of the following items: a steel carport with 27 photovoltaic panels and associated equipment, a 6-foot-tall security gate across the driveway, and an above ground spa located on the exisiting concreate patio all associated with a legally established and constructed single-family residence in unincorporated portion of the Santa Monica Mountains Coastal Zone.

GENERAL CONDITIONS

- 1. Unless otherwise apparent from the context, the term "permittee" shall include the applicant, owner of the property, and any other person, corporation, or other entity making use of this grant.
- 2. This grant shall not be effective for any purpose until the permittee, and the owner of the subject property if other than the permittee, have filed at the office of the Los Angeles County ("County") Department of Regional Planning ("Regional Planning") their affidavit stating that they are aware of and agree to accept all the conditions of this grant. Notwithstanding the foregoing, this Condition No. 2, and Condition Nos. 4, 5, and 8 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 22.60.260 of the County Code.
- 4. The permittee shall defend, indemnify, and hold harmless the County, its agents, officers, and employees from any claim, action, or proceeding against the County or its agents, officers, or employees to attack, set aside, void, or annul this permit approval, which action is brought within the applicable time period of Government Code Section 65009 or any other applicable limitations period. The County shall promptly notify the permittee of any claim, action, or proceeding and the County shall reasonably cooperate in the defense. If the County fails to promptly notify the permittee of any claim, or proceeding, or if the County fails to cooperate reasonably in the defense, the permittee shall not thereafter be responsible to defend, indemnify, or hold harmless the County.
- 5. In the event that any claim, action, or proceeding as described above is filed against the County, the permittee shall within ten days of the filing make an initial deposit with Regional Planning in the amount of up to \$5,000.00, from which actual costs and expenses shall be billed and deducted for the purpose of defraying the costs or expenses involved in Regional Planning's cooperation in the defense, including but not limited to, depositions, testimony, and other assistance provided to permittee or permittee's counsel.

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

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

- 6. If any material provision of this grant is held or declared to be invalid by a court of competent jurisdiction, the permit shall be void and the privileges granted hereunder shall lapse.
- 7. Upon any transfer or lease of the property during the term of this grant, the permittee, or the owner of the subject property if other than the permittee, shall promptly provide a copy of the grant and its conditions to the transferee or lessee of the subject property.
- 8. This grant shall expire unless used within two (2) years from the date of final approval of the grant. A single one-year time extension may be requested in writing and with the payment of the applicable fee prior to such expiration date.
- 9. The subject property shall be maintained and operated in full compliance with the conditions of this grant and any law, statute, ordinance, or other regulation applicable to any development or activity on the subject property. Failure of the permittee to cease any development or activity not in full compliance shall be a violation of these conditions. Inspections may be made to ensure compliance with the conditions of this grant as well as to ensure that any development undertaken on the subject property is in accordance with the approved site plan on file. Inspections may be unannounced and may be conducted utilizing any available technologies, including but not limited to, unmanned aircraft systems (UAS).

If additional inspections are required to ensure compliance with the conditions of this grant, or if any inspection discloses that the subject property is being used in violation of any one of the conditions of this grant, the permittee shall be financially responsible and shall reimburse Regional Planning for all additional enforcement efforts necessary to bring the subject property into compliance. The amount charged for additional inspections shall be \$461.00 per inspection, or the current recovery cost at the time any additional inspections are required, whichever is greater.

10. Notice is hereby given that any person violating a provision of this grant is guilty of a misdemeanor. Notice is further given that the Regional Planning Commission ("Commission") or a Hearing Officer may, after conducting a public hearing, revoke or modify this grant, if the Commission or Hearing Officer finds that these conditions have been violated or that this grant has been exercised so as to be detrimental to the public's health or safety or so as to be a nuisance, or as otherwise authorized pursuant to Chapter 22.238 of the County Code.

- 11. All development pursuant to this grant must be kept in full compliance with the County Fire Code to the satisfaction of the County Fire Department.
- 12. All development pursuant to this grant must be kept in full compliance with the County Department of Public Health to the satisfaction of said department.
- 13. All development pursuant to this grant shall conform with the requirements of the County Department of Public Works to the satisfaction of said department.
- 14. All development pursuant to this grant shall comply with the requirements of Title 22 of the County Code and of the specific zoning of the subject property, unless specifically modified by this grant, as set forth in these conditions, including the approved Exhibit "A," or a revised Exhibit "A" approved by the Director of Regional Planning ("Director").

PROJECT SITE SPECIFIC CONDITIONS

- 15. The detached carport is limited to 18-feet of height max from finished grade.
- 16. The photovoltaic panels are limited to 6-feet above total height max from the rooftop.
- 17. Security gate Is limited to 6-feet in height outside of the front yard setback on the existing driveway.
- 18. The above ground spa is to be located on the exisiting concrete patio at the rear of the SFR.
- 19. No grading is expected or approved with the approval, with the exception of the footings for the steel framed carport and the security gate

RG: SS:ar

July 24, 2024