

PLANNING COMMISSION AGENDA

May 23, 2024

How Can Members of the Public Observe the Meeting?

The meeting may be viewed via Spectrum Channel 3 and 22, AT&T U-verse Channel 99, and/or El Segundo TV at YouTube.com.

How Can Members of the Public Participate in the Meeting and/or Provide Public Comments?

For Public Communications, members of the public may provide comments in the Lobby and/or Council Chamber. For in person comments, please fill out a Speaker Card located in the Chamber Lobby. The time limit for comments is five (5) minutes per person. Before speaking to the Commission, please state: your name and residence or the organization you represent. Please respect the time limits.

Members of the public may also provide comments electronically by sending an email to the following address prior to the start of the meeting: planning@elsegundo.org. Please include the meeting date and item number in the subject line. If you would like to request that your emailed comment be read into the record, please include that request at the top of your email, limit your comments to 150 words or less, and email your comments at least 30 minutes prior to the start of the meeting. Depending on the volume of communications, the emails may be read to Commission at the appropriate time. Please note that all emailed comments are public records subject to disclosure under the Public Records Act.

Additional Information:

Unless otherwise noted in the agenda, the public can only comment on City-related business that is within the jurisdiction of the Planning Commission and/or items listed on the agenda during the public communications portions of the meeting. Additionally, the public can comment on any public hearing item on the agenda during the public hearing portion of such item. The time limit for comments is five (5) minutes per person. Before speaking to the Planning Commission, please state your name and residence and the organization you represent, if desired. Please respect the time limits.

DATE: Thursday, May 23, 2024

TIME: 5:30 p.m.

PLACE: City Council Chamber, City Hall

350 Main Street, El Segundo, CA 90245

VIDEO: El Segundo Cable Channel 3 (Live).

Replayed Friday following Thursday's meeting

at 1:00 pm and 7:00 pm on Channel 3.

(Schedule subject to change)

All files related to this agenda are available for public review by appointment in the Planning Division office, Monday through Thursday 7:00 am to 5:00 pm and on Fridays until 4:00 pm, beginning at 7:00 am on the Monday prior to the Planning Commission meeting.

The Planning Commission, with certain statutory exceptions, can only discuss, deliberate, or take action upon properly posted and listed agenda items.

Unless otherwise noted in the agenda, the public can only comment on City-related business that is within the subject-matter jurisdiction of the Planning Commission and items listed on the Agenda during the public communications portion of the meeting. Additionally, the public can comment on any public hearing item on the agenda during the public hearing portion of such item. The time limit for comments is generally five minutes per person.

Playing of video or use of visual aids may be permitted during meetings if they are submitted to the Community Development Director a minimum of two working days before the meeting and they do not exceed five minutes in length. Written materials distributed to the Planning Commission within 72 hours of the Planning Commission meeting are available for public inspection immediately upon distribution in the Community Development Department and on the City's website, www.elsegundo.org.

REASONABLE ACCOMMODATIONS: In compliance with the Americans with Disabilities Act and Government Code Section 54953(g), the City Council has adopted a reasonable accommodation policy to swiftly resolve accommodation requests. The policy can also be found on the City's website at

https://www.elsegundo.org/government/departments/city-clerk. Please contact the City Clerk's Office at (310) 524-2308 to make an accommodation request or to obtain a copy of the policy.

- A. Call to Order
- B. Pledge of Allegiance
- C. Roll Call
- D. Public Communications (Related to matters within the Planning Commission's subject matter jurisdiction or items on the agenda only—5 minutes per person; 30 minutes total). Individuals who received value of \$50 or more to communicate to the Planning Commission on another's behalf, and employees speaking on their employer's behalf, must so identify themselves before addressing the Commission. Failure to do so is a misdemeanor. While all comments are welcome, the Brown Act does not allow the Commission to discuss, deliberate, or take action on any item not on the agenda. The Commission may respond to comments after public communications is closed.
- **E.** Written Communications (other than what is included in agenda packets)
- F. Consent Calendar

All items are to be adopted by one motion without discussion. If a request for discussion of an item is made, the items should be considered individually under the next agenda heading.

- 1. Approval of Planning Commission Meeting Minutes
 - May 9, 2024

RECOMMENDED ACTION: Approve the minutes.

2. Alcohol Service at Blossom Ramen. (JF)

Applicant: Ramagos Inc. c/o Mrs. Liliger Damaso (Liquor License Brokers)

Project Description: A request to allow the sale of beer and wine for consumption on the premises (Type 41 ABC License) at an existing restaurant (Blossom Ramen). The Community Development Director-approved AUP allows the sale of beer and wine for consumption on the premises at a 1,327 square-foot existing restaurant building located at 130 East Grand Avenue, Unit D. (Environmental Assessment No. EA-1363 and Administrative Use Permit No. AUP 24-02).

Environmental Determination: The project is categorically exempt from the requirements of the California Environmental Quality Act (Public Resources Code §§ 21000, *et seq.*, "CEQA") as a Class 1 categorical exemption (Existing Facilities) because there will be negligible or no expansion of the existing use.

RECOMMENDED ACTION: Receive and file the Community Development Director's approval of Environmental Assessment No. EA-1363 and Administrative Use Permit No. AUP 24-02.

- G. Continued Business
- H. New Public Hearings

ယ Second, One-Year Time Extension to Vesting Tentative Parcel Map No. 83129 Located at 650-700 N. Pacific Coast Highway and 737 Carl Jacobson Way. (MB)

Applicant: Spencer B. Kallick representing Allen Matkins LLP

property located at 650 - 700 North Pacific Coast Highway and 737 Carl Jacobson Map No. 83129 involving the consolidation of seven parcels into one single lot for Project Description: Second, one-year time extension to Vesting Tentative Parcel

environmental review is required, and the proposed time extension is exempt from This application request is only for a time extension to the approved map with no changes to the development project or the environment. Thus, no further original approval for the project included adoption of a Mitigated Negative Declaration. Resources Code §§ 21000, et seq., "CEQA"), and the regulations promulgated thereunder (14 Cal. Code of Regulations §§15000, et seq., "CEQA Guidelines"). The pursuant to CEQA Guidelines § 15378. further CEQA analysis because the proposed actions do not constitute a "project," environmental impacts **Environmental Determination:** 21000, et seq., "CEQA"), under the California Environmental Quality The proposed project was analyzed Act (Public ġ

RECOMMENDED ACTION: Adopt Resolution No. 2952, approving a second one-year time extension to Vesting Tentative Parcel Map No. VTPM 83129 (Subdivision No. 20-30. SUB 20-03) and Environmental Assessment No. EA-1289 and Site Plan Review SPR

- New Business
- <u>ب</u> Report from Community Development Director or designee
- K. Report from the City Attorney's office
- L. Planning Commissioners' Comments
- 롣 **Adjournment**—next regular scheduled meeting for June 13, 2024, at 5:30 p.m.

POSTED: (Signăture) (Date and time) 5/17/2024 8:28 a.m.



MINUTES OF THE **EL SEGUNDO PLANNING COMMISSION Regularly Scheduled Meeting**

May 9, 2024

A. Call to Order

Chair Keldorf called the meeting to order at 5:30 p.m.

B. Pledge of Allegiance

Chair Keldorf led the pledge.

C. Roll Call

Present: Chair Keldorf

Present: Vice Chair Hoeschler Present: Commissioner Newman Present: Commissioner Inga Present: Commissioner Maggay

Also present: Michael Allen, AICP, Community Development Director

Also present: Joaquin Vazuez, City Attorney via zoom Also present: Maria Baldenegro, Assistant Planner Also present: Venus Wesson, Sr. Admin Specialist

D. Public Communications

None.

E. Written Communications (other than what is included in Agenda packets)

None.

F. Consent Calendar

1. Approval of Planning Commission Meeting Minutes:

April 25, 2024

MOTION: Approve the minutes.

Moved by Commissioner Newman, second by Commissioner Maggay.

Motion carried, 5-0, by the following vote:

Ayes: Keldorf, Hoeschler, Newman, Maggay, and Inga.

G. Continued Business—Public Hearing

None.

H. New Public Hearings

Administrative Use Permit to Allow the Sale of Beer and Wine for Onsite Consumption and Live Entertainment at a Restaurant Operating in Conjunction with a New Membership-only Health and Wellness Fitness Center ("Love.Life") at 740 South Pacific Coast Highway. (Environmental Assessment No. EA-1362 and Administrative Use Permit No. AUP 24-01). (MB)

Assistant Planner Maria Baldenegro presented the staff report regarding the request for an Administrative Use Permit to allow the sale of beer and wine for on-site consumption (Type 41 ABC License) for a new restaurant. The applicant is present to answer questions.

Chair Keldorf opened public communication.

- Applicant representative Brett Armstrong provided a brief description of what the health and wellness center encompasses; such amenities are massage rooms, wellness therapy, fitness aspects, and an on-site restaurant offering fresh organic and vegan sourced items. The restaurant will have a full beverage menu ranging from juices, teas, coffee, and a small selection of beer and wine. The beer and wine service is being proposed in the restaurant, outdoor patio, multi-purpose meeting room (when in use), and in the viewing/waiting area next to pickleball courts.
- Vice chair Hoeschler inquired if someone who is in the viewing/waiting area can wander from the restaurant area and walk over to the viewing/waiting area and if the club is private. Brett advised that they will have service (someone there to take order and deliver it) to avoid having issues with the lobby area, public area and lobby pathways. He added that the restaurant will be open to the public but the rest of the facility is not open to the public. The viewing/waiting area is not open to the public and the area is contained.

Chair Keldorf closed public communication.

Further communication came from Planning Commission:

 Chair Keldorf asked if this would set a precedent that could get misconstrued in another ways. Michael Allen, Community Development Director, stated businesses seeking an AUP go through the receive and file process which comes before the Planning Commission. In this instance, staff decided to agendize this as a traditional public hearing item because there is a nuance with the definition for restaurant because it is relatively specific and the allowance for alcohol in restaurants is also specific. It is precedent setting in the sense that if this is approved tonight it gives current and future directors an understanding that something like this configuration and conditions of approval can come before commission as a receive and file in the future. This allows for interpretation and differentiation between open carry throughout the facility versus the beer and wine service being contained to specific areas.

 Commissioner Newman inquired if the viewing/waiting area is intended only for the pickleball courts or if someone with a membership can view other classes as they occur like spin class. Applicant stated it is only intended for pickleball courts. As Vice Chair Hoeschler stated this is a satellite area of the restaurant

MOTION: Adopt Resolution No. 2951, conditionally approving Environmental Assessment No.EA-1362 and Administrative Use Permit No. AUP 24-01.

Moved by Commissioner Maggay, second by Commissioner Newman. Motion carried, 5-0, by the following vote:

Ayes: Keldorf, Hoeschler, Newman, Maggay, and Inga.

I. New Business

None.

J. Report from Community Development Director or designee

Community Development Director Michael Allen provided a City Council meeting update. He highlighted that the Housing Element and Re-zoning has been codified through second reading at the Council meeting. It is expected for HCD to certify the Housing Element after these adoptions. City Council also introduced for first reading the Downtown Specific Plan (DTSP) update. He added that City Council approved museum uses by right in all districts, and limited nightclubs to the Grand Avenue district through a CUP. Parking continues to be a concern in the Downtown area as the DTSP includes development standards for outdoor dining. We will have to monitor this matter closely to ensure that the demand does not exceed the supply.

K. Report from City Attorney's Office

None.

L. Planning Commissioners' Comments

- Commissioner Newman welcomed Love.Life to the city. She also inquired if there is a speed limit that can be created for e-bike users as she has received multiple complaints regarding certain age groups speeding with e-bikes throughout the city. Michael advised that the Police Chief provided a presentation at the last Council meeting where he went over the different type of e-bikes and their speed limitations; this will provide some additional context for enforceability. He will speak with Police Chief to see if they can present to Planning Commission.
- Vice Chair Hoeschler inquired if the Redondo Beach SB9 update would affect El Segundo. City attorney Joaquin Vazquez stated that this would only affect charter cities that were petitioners that sued. El Segundo is a general law city, and cannot avail itself of the benefits of that and other charter cities.
- Commissioner Newman recommended for the parking lot at Wiseburn Pool to provide a path of travel to aid with congestion at the pool side.

M. Adjournment —the meeting adjourned at 6:30pm.	
The next meeting is scheduled for May 23, 2024 at 5:30 pr	n.

Michael Allen, Community Development Director
Michelle Keldorf, Planning Commission Chair



Planning Commission Agenda Statement

Meeting Date: May 23, 2024 Agenda Heading: Consent

Item Number: F.2

TITLE:

Administrative Use Permit to Allow a Type 41 ABC License (Beer and Wine) at a Restaurant Located at 130 East Grand Avenue, Unit D (Environmental Assessment No. EA-1363 and Administrative Use Permit No. AUP 24-02.

Applicant: Ramagos Inc. c/o Mrs. Liliger Damaso (Liquor License Brokers)

RECOMMENDATION:

1. Staff recommends that the Planning Commission receive and file the Community Development Director's approval of Environmental Assessment No. EA-1363 and Administrative Use Permit No. AUP 24-02.

BACKGROUND:

On April 5, 2024, the applicant Ramagos Inc. submitted an application requesting the onsite sale and on-site consumption of beer and wine at a Blossom Ramen, an existing 1,327 square-foot restaurant located at 130 East Grand Avenue, Unit D.

On May 17, 2024 the Community Development Director approved the Administrative Use Permit, allowing the on-site sale and on-site consumption of beer and wine (Type 41 ABC License) in the indoor dining area, subject to conditions of approval outlined in Attachment 1.

TYPE OF ACTION (LEGISLATIVE; QUASI-JUDICIAL; OR ADVISORY)

Quasi-judicial

In the event the Planning Commission desires to review the Director's approval of the administrative use permit, the Planning Commission acts in its quasi-judicial capacity (*i.e.*, applying established standards to applications to determine specific rights under existing law). Before an administrative use permit may be granted, the Director or the Commission must find the following findings are met as required by ESMC § 15-22-5:

- 1. There is compatibility of the particular use on the particular site in relationship to other existing and potential uses within the general area in which the use is proposed to be located.
- 2. The proposed use is consistent and compatible with the purpose of the zone in which the site is located.
- 3. The proposed location and use and the conditions under which the use

EA-1363 and AUP No. 24-02 February 23, 2023 Page **2** of **3**

> would be operated or maintained to not be detrimental to the public health, safety, or welfare, or materially injurious to properties or improvements in the vicinity.

- 4. Potential impacts that could be generated by the proposed use, such as noise, smoke, dust, fumes, vibration, odors, traffic and hazards have been recognized and compensated for.
- 5. The State Department of Alcohol Beverage Control has issued or will issue a license to sell alcohol to the applicant.

Summarized below, the Director found that the proposed facility satisfied these findings.

DISCUSSION:

The Director has determined that the findings listed above can be made to support approval of the AUP, allowing the onsite sale and consumption of beer and wine at an existing indoor dining area for an existing tenant (Blossom Ramen). The restaurant is located in the C-RS (Downtown Commercial) zone, where restaurant uses are permitted by right. Blossom Ramen is an existing restaurant tenant within the existing commercial center (Grand Plaza) that serves the city and surrounding area with a mixture of community-serving retail, restaurant and other commercial service uses in an integrated shopping center. The restaurant provides an indoor dining opportunity and will operate with an ABC Type 41. The restaurant and proposed ancillary alcohol service are in proper relation to adjacent commercial uses within this area because restaurants are permitted by right, there is no change of use, the existing restaurant is seeking to expand their menu and is located in an existing commercial center that currently includes financial institutions, retail, general office, and restaurant uses. Furthermore, the C-RS (Downtown Commercial) zone is developed with similar uses that provide this typical ancillary service.

The approval also includes conditions that protect the City and surrounding users from potentially negative impacts, and any subsequent modifications to the floor plan and areas where alcohol will be served and consumed is subjected to review and approval by the Community Development Director. The conditions, findings of approval, and environmental assessment are provided in Attachment 1. The Director concluded that the project is appropriate for the location and will not operate in a way that will create unwanted impacts. Therefore, staff recommends that the Planning Commission receive and file the Director's approval. In the alternative, any Planning Commissioner may request that this permit be discussed, and a decision be made by the Planning Commission instead of "received and filed."

ENVIRONMENTAL REVIEW

The project is categorically exempt from the requirements of the California Environmental Quality Act (CEQA) as a Class 1 categorical exemption (Existing Facilities).

EA-1363 and AUP No. 24-02 February 23, 2023 Page 3 of 3

PREPARED BY:

Jazmin Farias, Planning Technician JF Eduardo Schonborn, AICP, Planning Manager Churdo Schonborn **REVIEWED BY:** Michael Allen, AICP, Community Development Director Michael Allen APPROVED BY:

ATTACHED SUPPORTING DOCUMENTS:

1. Approval letter dated May 17, 2024

2. Site plan and floor plan of restaurant



Community Development Department

May 17, 2024

Ramagos Inc. c/o Mrs. Liliger Damaso (Liquor License Brokers) 130 East Grand Avenue, Unit D El Segundo, CA 90245

Subject: Environmental Assessment No. EA-1363 and Administrative Use Permit

No. AUP 24-02

Address: 130 East Grand Avenue, Unit D, El Segundo, CA 90245

Dear Mrs. Liliger Damaso:

Your request for an Administrative Use Permit allowing the sale of beer and wine for consumption on the premises (Type 41 ABC License) at Blossom Ramen is APPROVED in accordance with the El Segundo Municipal Code Section 15-22-5, and subject to the conditions of approval contained in the attached Exhibit A. The approved AUP allows onsite beer and wine at an existing 1,327 square-foot restaurant located at 130 East Grand Avenue, Unit D. The associated environmental determination and findings supporting the decision are described in Exhibit B.

This determination is scheduled to be "received and filed" by Planning Commission at the May 23, 2024, meeting. Any Planning Commissioner may request that this permit be discussed, and a decision be made by Planning Commission instead of "received and filed."

Should you have any questions, please contact Planning Technician Jazmin Farias at (310) 524-2342, or via email at jfarias@elsegundo.org.

Prepared by: Approved by:

Cduardo Schonborn Michael Allen

Eduardo Schonborn, AICP Michael Allen, AICP

Planning Manager Community Development Director

Exhibit A CONDITIONS OF APPROVAL

In addition to all applicable provisions of the El Segundo Municipal Code ("ESMC"), Mrs. Liliger Damaso representing Ramagos Inc. ("Applicant") and any successor-in-interest agrees to comply with the following provisions as conditions for the City of El Segundo's approval of Administrative Use Permit No. AUP 24-02 ("Project Conditions"):

<u>Planning</u>

- 1. This approval allows the restaurant located at 130 East Grand Avenue, Unit D (Blossom Ramen) to operate under a State of California Department of Alcoholic Beverage Control Type 41 (On-Sale General, Eating Place) license.
- 2. The restaurant shall consist of one tenant space described as follows:
 - Tenant Space (Unit D): A 1,327 gross square-foot tenant space located on the west side of a single-story commercial shopping center. Tenant Space (Unit D) includes a 503 square-foot dining area, a 130 square-foot prep/counter area, 267 square-foot kitchen space, a 93 square-foot storage space, a 24 square-foot walk-in cooler area, a 95 square-foot restroom area, and a 215 square-foot hallway/other space area.
- 3. The restaurant dining hours of operation, including the sale of beer and wine for on-site consumption, shall be limited to 11:00 a.m. to 11:00 p.m., Monday Sunday. Food must be available for the indoor dining areas during the hours beer and wine are sold. Any change to the hours or size of dining area is subject to review and approval by the Community Development Director.
- 4. The on-site sale and on-site consumption of beer and wine is allowed within the interior space of Unit D as described above.
- 5. Any subsequent modification to the project as approved shall be referred to the Community Development Director for approval or a determination regarding the need for Planning Commission review of the proposed modification.
- 6. The Community Development Department and the Police Department must be notified of any change of ownership of the approved use in writing within 10 days of the completion of the change of ownership. A change in project ownership may be caused to schedule a hearing before the Planning Commission regarding the status of the administrative use permit.
- 7. Any subsequent modification(s) to the floor plan where beer and wine will be served shall be referred to the Community Development Director for approval

- or a determination regarding the need for Planning Commission review of the proposed modification.
- 8. The applicant shall obtain and maintain all licenses and comply with all regulations of the Alcoholic Beverage Control (ABC) Act (Business & Professions Code Section 23300) and the regulations promulgated by the Board, including the regulations set forth in 4 Cal. Code of Regs. §§55, et seq.
- 9. The applicant shall obtain the necessary approvals from the State of California Department of Alcoholic Beverage Control for service area of beer and wine for onsite consumption. If the Applicant does not receive such approval by May 27, 2025, the City's approval shall be null since the sale of beer and wine is not permitted in the absence of a valid ABC license.
- 10. If complaints are received regarding excessive noise, or other nuisances associated with the sale of beer and wine, the City may, in its discretion, take action to review the Administrative Use Permit and add conditions or revoke the permit.
- 11. There shall be no exterior advertising of any kind or type indicating the availability of specific alcoholic beverage products.
- 12. The restaurant shall not be occupied by more persons than allowed by the California Building Code, as adopted by the ESMC.
- 13. The restaurant and the associated indoor seating shall comply with the California Building and Fire Code requirements, as adopted by the ESMC.
- 14. The restaurant operations including entertainment must comply with El Segundo Municipal Code (ESMC) § 7-2 regulating noise and vibration.
- 15. The Applicant agrees to indemnify and hold the City harmless from and against any claim, action, damages, costs (including, without limitation, attorney fees), injuries, or liability, arising from the City's approval of Environmental Assessment No. EA-1363 or Administrative Use Permit No. AUP 24-02. Should the City be named in any suit, or should any claim be brought against it by suit or otherwise, whether the same be groundless or not, arising out of the City approval of Environmental Assessment No. EA-1363 or Administrative Use Permit No. AUP 24-02, the Applicant agrees to defend the City (at the City's request and with counsel satisfactory to the City) and will indemnify the City for any judgment rendered against it or any sums paid out in settlement or otherwise. For purposes of this section, "the City" includes the City of El Segundo's elected officials, appointed officials, officers, and employees.
- 16. Mrs. Liliger Damaso representing Ramagos Inc. shall acknowledge receipt and acceptance of the project conditions by executing the acknowledgement below.

Police

- 17. The sale, furnishing or consumption of alcoholic beverages must be limited to hours determined by the City. Any modifications to these hours of operation will require review and consideration by the Police Department and the Planning Commission.
- 18. The sale of alcoholic beverages shall be incidental to the sale of food and shall be for on-site consumption only per ABC regulations.
- 19. No external signs or window advertising for alcoholic beverages or its availability shall be displayed in such a manner as to be visible from the exterior of the building.
- 20. There shall be no individual admission charge, individual cover charge, required donation, or minimum drink purchase requirement for admission to the premises at any time.
- 21. All patrons who appear under the age of 30 shall be required to show some form of identification or they will not be served an alcoholic beverage. A sign indicating this policy shall be prominently posted in a place that is clearly visible to patrons. Only the following forms of identification will be acceptable:
 - a. Valid driver's license
 - b. Valid State identification card
 - c. Valid passport
 - d. Current military identification
 - e. U.S. Government immigrant identification card
- 22. All forms of out-of-state identification shall be checked by the authorized representative of the owner of the licensed premises in the Driver's License Guide. Upon presentment the authorized representative of the owner of the licensed premises, the patron's form of identification shall be removed from the patron's wallet or any plastic holder and inspected for any alterations through a close visual inspection and/or use of a flashlight or "Retro-reflective viewer" or ID scanning machine, or other electronic device as approved by the Police Department.
- 23. Glassware used for the service of alcoholic shall be of a shape and size uniquely different from that glassware used for non-alcoholic beverages. Alcoholic beverages shall not be permitted on the premises contained in any other non-alcoholic beverage glassware or container. This includes but is not limited to, teapots, teacups, water glasses and soft drink glasses.

- 24. Patrons who appear obviously intoxicated shall not be served any alcoholic beverages.
- 25. There shall be no "stacking" of drinks, i.e., more than one drink at a time, to a single patron.
- 26. When serving pitchers exceeding 25 ounces of an alcoholic beverage, all patrons receiving such pitcher, as well as all patrons who will be consuming all or any portion of such pitcher, shall present an ID to the server if they appear to be under the age of 30, if not previously checked at the entrance to the licensed premises.
- 27. Except for wine bottles, oversized containers or pitchers containing in excess of 25 ounces of an alcoholic beverage shall not be sold to a single patron for their sole consumption.
- 28. If alcoholic beverages are served after 11:00 p.m., then a file containing the names and dates of employment of every person who serves alcoholic beverages for consumption by patrons on the licensed premises and every manager, which file shall also include a copy of each person's certificate of completion of the Department of Alcohol Beverage Control Responsible Beverage Service (RBS) training. Upon request, said file shall be made available for review to representative of the Police Department. New employees will have 60 days from date of employment to obtain RBS certification.
- 29. Employees and contract security personnel shall not consume any alcoholic beverages during their work shift.
- 30. There shall be no dancing or live entertainment.
- 31. Any patron who (1) fights or challenges another person to fight, (2) maliciously and willfully disturbs another person by loud or unreasoned noise, or (3) uses offensive words which are inherently likely to provoke an immediate violent reaction shall be removed from the premises.
- 32. The quarterly gross sales of alcoholic beverages on the Premises shall not exceed 50% of the gross sales of food and services during the same period. The applicant shall at all times maintain current, accurate, and readily accessible records which separately reflect the gross sales amounts of food, service and alcoholic beverages on the Premises. Said records shall be kept current on no less than a quarterly basis (every three months) and shall be made available within 24 hours upon demand by the City.

- 33. The restaurant operator shall retain full control of all events within the subject premises. No part of the premises may be sublet to an independent promoter for any purpose.
- 34. Except in case of emergency, the licensee shall not permit its patrons to enter or exit the licensed premises through any entrance/exit other than the primary entrance/exit, excluding entrances/exits to/from patio areas. Steps shall be taken by the licensee to discourage unauthorized exiting such as special locking devices or staff at the doors.
- 35. Applicant shall not establish a formal bar designated for the consumption of alcoholic beverages.
- 36. High-Definition color cameras shall be installed at all building entrances and select exterior locations as determined by the police department. Cameras shall be capable of clearly capturing a recognizable facial image of patrons and on the exterior areas required by the police department. Cameras at pedestrian entrances shall clearly capture the entire person and a face image. Camera images shall be digitally stored for at least 30 days. Viewing and access to the recording must be made available at any El Segundo Police Officer's request during normal business hours when conducting an investigation of a complaint or criminal activity.
- 37. No booth or group seating shall be installed which completely prohibits observation of the occupants in the booth from a distance of 10 feet from the booth's exterior.
- 38. If the establishment is open after midnight, the parking lot shall be cleared of patrons in a timely manner at closing time.
- 39. Parking lot lights shall remain on for one hour after the close of business.
- 40. Patrons awaiting entrance as well as those leaving the establishment shall be monitored so as to not create a nuisance by obstructing walkways or driveways in the area of the business or adjacent properties or by being publicly inebriated, noisy, or rowdy.
- 41. State of California licensed security guards may be required, including additional guards beyond the current number, to perform crowd control inside and outside of the establishment, based upon the type of activities anticipated at the location or based upon prior history of activity at this establishment or other similar businesses. The business shall develop a security plan for the security guards to follow that includes policies on loitering, disruptive individuals, fighting, and other issues as identified from the history of calls for police services. An incident log shall be maintained on a continual basis with at least one year of entries and be readily available for inspection by a police

- officer. The log is for recording any physical altercations, injuries, and objectionable conditions that constitute a nuisance occurring at the premises.
- 42. Security personnel required by the Conditional or Administrative Use Permit shall be in a uniform or clothing which readily identifies them as a security person, but is not similar to El Segundo Police Department uniforms. They shall maintain order and enforce the establishment's no loitering policy and shall take "reasonable steps" (as that term is defined in subparagraph (3) of Section 24200 of the California Business and Professions Code) to correct objectionable conditions that constitute a nuisance.
- 43. Prior to utilizing a contract security guard company, the establishment shall verify the security company has a current City business license.
- 44. Conditions approved under a Conditional or Administrative Use Permit shall be visibly posted in an area accessible to the public along with the City of El Segundo business license.
- 45. The property owner and applicant (business owner) shall allow access on the premises at any time as deemed necessary by the El Segundo Police Department or Community Development Department personnel for the purpose of inspecting the premises to verify compliance with the Conditional or Administrative Use Permit.
- 46. The Conditional or Administrative Use Permit may be revoked if the business is convicted of selling an alcoholic beverage to a minor.
- 47. The Conditional or Administrative Use Permit may be modified or revoked by the City should it be determined that the proposed use or conditions under which it was permitted are detrimental to the public health, welfare, or materially injurious to property or improvements in the vicinity or if the use is maintained as to constitute a public nuisance.

These Conditions are binding upon Mrs. Liliger Damaso representing Ramagos Inc. and all successors and assigns to the property at 130 East Grand Avenue, Unit D, El Segundo, CA 90245 until superseded by another approval letter or rescinded.

Mrs.	Liliger Damaso	representing	Ramagos Inc.	("Applicant")

Exhibit B Environmental Determination and Required Findings

Environmental Assessment 1363:

After considering the facts and findings below, the Director finds this project is categorically exempt from the requirements of the California Environmental Quality Act (CEQA) pursuant to 14 California Code of Regulations §15301 as a Class 1 categorical exemption (Existing Facilities) because the proposed project consists of permitting the on-site sale and consumption of alcohol at an existing 1,327 square foot restaurant located at 130 East Grand Avenue, Unit D.

Administrative Use Permit 24-02:

As required by El Segundo Municipal Code Section 15-22-5, the following are the facts in support of each finding for this decision:

Finding 1:

There is compatibility of the particular use on the particular site in relationship to other existing and potential uses within the general area in which the use is proposed to be located.

Facts in Support of Finding 1:

The project is located within C-RS Downtown Commercial zone, where restaurants are permitted by right. The restaurant and proposed alcohol service are in proper relation to other adjacent commercial uses because restaurants are permitted by right, there is no change of use, and the existing restaurant is in an existing commercial center that includes retail, general office, medical office, and other restaurant uses. The restaurant will continue to provide an indoor dining opportunity with new alcohol service as an ancillary use to the restaurant, which is compatible with existing uses in the surrounding area because the C-RS Downtown Commercial zone is developed with other similar uses that provide this typical use and ancillary service. No changes are proposed that will affect the abutting and surrounding land uses and the tenant space exists in conjunction with other compatible uses at the commercial center.

Finding 2:

The proposed use is consistent and compatible with the purpose of the Zone in which the site is located.

Facts in Support of Finding 2:

The property is in the C-RS Downtown Commercial zone, where the purpose and intent are to "stabilize and protect the commercial retail-service character of the downtown area, and to create a favorable environment for pedestrian circulation and access." The restaurant is situated in an integrated shopping center and the proposed beer and wine is an ancillary new service that aligns with the existing permitted uses

in the C-RS Downtown Commercial zone, such as retail, general office, medical office, and other restaurant uses. The proposed new alcohol service is an ancillary use to the restaurant, and it preserves the commercial retail-service environment by promoting economic growth and continues to serve the City and surrounding area with an amenity that is typical at restaurants and increases pedestrian circulation and access.

Finding 3:

The proposed location and use, and the conditions under which the use would be operated or maintained will not be detrimental to the public health, safety, or welfare, or materially injurious to properties or improvements in the vicinity.

Facts in Support of Finding 3:

The property is developed with a multi-tenant shopping center where various commercial uses operate. The sale of beer and wine will be within an existing restaurant (indoor dining area) that occupies Unit D (Blossom Ramen). The restaurant dining hours of operation and alcohol sales for on-site consumption are limited to 11:00 a.m. to 11:00 p.m., Monday — Sunday. Food must be available for the indoor dining areas during the hours beer and wine are sold. Furthermore, several conditions of approval are imposed on the operation of the restaurant to prevent potential impacts on neighboring uses. With the conditions of approval, the use will not be detrimental to the public health, safety, or welfare, or materially injurious to properties or improvements in the vicinity.

Finding 4:

Potential impacts that could be generated by the proposed use, such as noise, smoke, dust, fumes, vibration, odors, traffic, and hazards have been recognized and mitigated.

Facts in Support of Finding 4:

The ancillary on-site sale and consumption of beer and wine will not create any new impacts that would not be normally associated with the operation of a restaurant. Any potential impact will be mitigated through the enforcement of the conditions of approval. The restaurant dining hours of operation and alcohol sales for on-site consumption are limited to 11:00 a.m. to 11:00 p.m., Monday — Sunday. Food is available for the indoor dining areas during the hours beer and wine are sold. The proposed hours of operation for alcohol sales and the location of the proposed restaurant is located in a predominantly commercial and industrial zone that is not adjacent to any residential uses, which will help minimize impacts on surrounding uses. The minimum number of required parking spaces for the restaurant (based upon the proposed uses) is 18 stalls. A total of 52 parking spaces are provided onsite and off-site parking is not required, which will help minimize impacts on surrounding uses. In compliance with the requirements of the City of El Segundo and the State of California Department of Alcoholic Beverage Control the restaurant is subject to

County Health Department regulations that address and monitor impacts of fumes and odors.

Finding 5:

The State Department of Alcohol Beverage Control has issued or will issue a license to sell alcohol to the applicant.

Facts in Support of Finding 5:

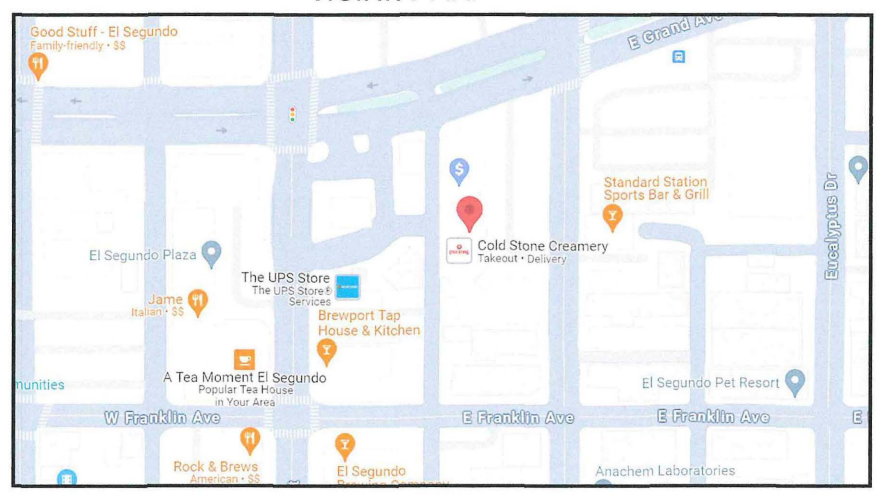
The city expects the Applicant will obtain the necessary approvals from the State of California Department of Alcoholic Beverage Control (Type 41 ABC License) for the onsite sale and consumption of beer and wine. In the event the Applicant does not receive such approval by May 27, 2025 the City's approval will be null (Condition No. 10).

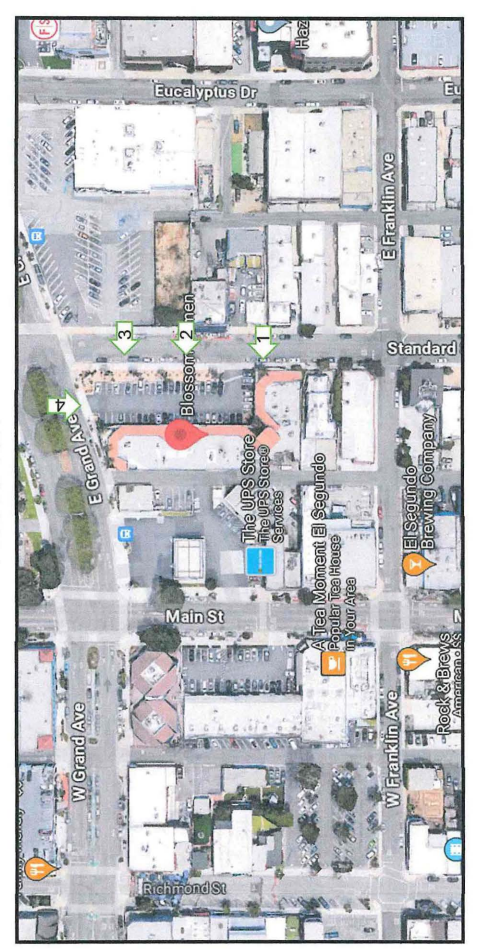


Conditional Use Permit

130 E Grand Ave, Ste D. El Segundo, CA 90245

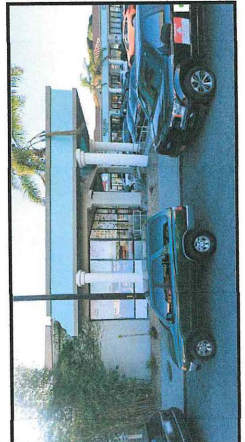
VICINITY MAP





PHOTOS



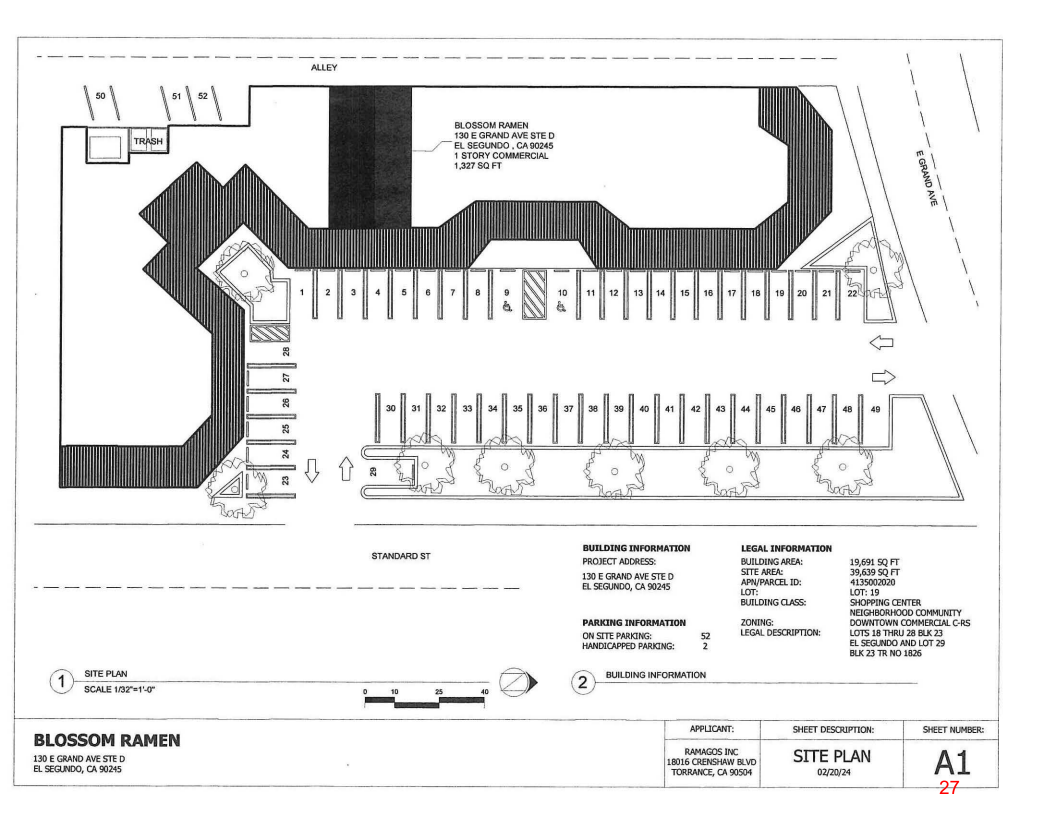


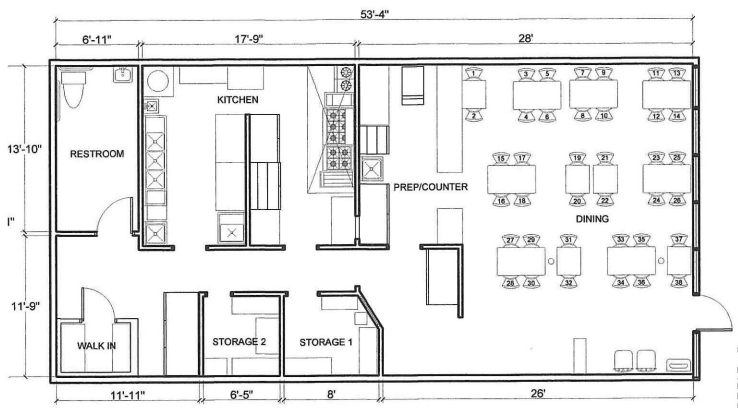
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PHOTOS









SI	IMM	ARY	TABL	F

ROOM	AREA	SEATS
DINING	503	38
PREP/COUNTER	130	
KITCHEN	267	
STORAGE 1	51	
STORAGE 2	42	
WALK IN	24	
RESTROOM	95	
OTHER	215	
TOTAL	1327	38

RESTAURANT FLOOR PLAN
SCALE 1/8"=1'-0"



BLOSSOM RAMEN

130 E GRAND AVE STE D EL SEGUNDO, CA 90245 RAMAGOS INC 18016 CRENSHAW BLVD TORRANCE, CA 90504

FLOOR PLAN

SHEET DESCRIPTION:

A2



Planning Commission Agenda Statement

Meeting Date: May 23, 2024

Agenda Heading: New Public Hearing

Item No.: H3

TITLE:

One-year Time Extension to Vesting Tentative Parcel Map No. 83129 Located at 650-700 N. Pacific Coast Highway and 737 Carl Jacobson Way.

Applicant: Spencer B. Kallick representing Allen Matkins LLP

RECOMMENDATION:

 Adopt Resolution No. 2952, approving a second one-year time extension to Vesting Tentative Parcel Map No. VTPM 83129 (Subdivision No. SUB 20-03) and Environmental Assessment No. EA-1289 and Site Plan Review SPR 20-30.

BACKGROUND:

On April 22, 2021, the Planning Commission adopted Resolution Nos. 2892, 2893, and 2894 recommending City Council approval of EA-1289, Site Plan Review No. SPR 20-30, Zone Text Amendment No. 20-01 and Subdivision No. SUB 20-03 for Vesting Tentative Parcel Map No. 83129. The project consolidates seven parcels into a single lot and includes the construction of a 70,921 net square-foot building and parking structure at the site, subject to conditions of approval. The associated zone text amendment was to amend the definition of Floor Area (Net) in El Segundo Municipal Code (ESMC) Section 15-1-6 to exempt any portion of a structure that is devoted to parking from counting towards the net floor area of the building.

On May 18, 2021, the City Council adopted Resolution No. 5262 approving the Mitigated Negative Declaration, and Mitigation Monitoring and Reporting Program for Environmental Assessment No. EA-1289, Zone Text Amendment No. 20-01, Vesting Tentative Parcel Map No. VTPM 83129 and Site Plan Review No. SPR 20-30.

On May 9, 2023, the applicant submitted a request for the first one-year time extension to Vesting Tentative Parcel Map No. VTPM 83129, including the approvals for the associated development project. The project applications and plans were circulated to all City departments for comments, and no objections were received.

On June 22, 2023, the Planning Commission adopted Resolution No. 2936 approving a one-year time extension to Vesting Tentative Parcel Map No. VTPM 83129 (Subdivision No. SUB 20-03) and Environmental Assessment No. EA-1289 and Site Plan Review SPR 20-30.

On April 15, 2024, the applicant submitted a request for a second one-year time extension to Vesting Tentative Parcel Map No. VTPM 83129, including the approvals for the

EA-1289 and SUB No. 20-03, Map Extension May 23, 2024 Page **2** of **3**

associated development project. The project applications and plans were circulated to all City departments for comments, and no objections were received.

DISCUSSION:

The original Vesting Tentative Parcel Map was approved for a period of two years, thus the map and associated entitlements were set to expire on May 18, 2023. On April 15, 2024, the applicant submitted a timely request for a second one-year time extension to the approved Vesting Tentative Parcel Map in accordance with the conditions of approval and ESMC Section 14-1-12. The current request (see attached letter) represents the second of five one-year extensions allowed per the Subdivision Map Act. The purpose of the requested extension is to allow additional time to prepare, process and record the map with the county. No changes to the approved development project are proposed.

The applicant only requests a one-year time extension with no changes or modifications to the property configuration or the associated development project. The site continues to be suitable for the type of development, density and subdivision; is consistent with the applicable zoning standards of the Corporate Office (CO) Zone; and consistent with the Corporate Office Land Use designation of the site.

Staff finds that the requested extension is appropriate, and in compliance with the provisions of the State's Subdivision Map Act. Staff recommends the Planning Commission approve a one-year extension of the map. If the Planning Commission grants the extension, the new expiration date for Parcel Map No. 83189 and the associated development approved under EA-1289 will be May 18, 2025.

Inter-Departmental Comments

The original project application and plans were circulated to all departments and the comments were incorporated as conditions of approval in Resolution Nos. 2893 and 2894. Staff has circulated this extension request to all departments and no additional comments were received.

ENVIRONMENTAL REVIEW

The proposed project was analyzed for its environmental impacts under the California Environmental Quality Act (Public Resources Code §§ 21000, et seq., "CEQA"), and the regulations promulgated thereunder (14 Cal. Code of Regulations §§15000, et seq., "CEQA Guidelines"). The original approval for the project included adoption of a Mitigated Negative Declaration. This application request is only for a time extension to the approved Map with no changes to the development project. Thus, no further environmental review is required and the proposed time extension is exempt from further CEQA analysis.

PREPARED BY: Maria Baldenegro, Assistant Planner

REVIEWED BY: Eduardo Schonborn, AICP, Planning Manager

APPROVED BY: Michael Allen, AICP, Community Development Director

EA-1289 and SUB No. 20-03, Map Extension May 23, 2024 Page **3** of **3**

ATTACHMENTS:

- 1. Draft Planning Commission Resolution No. 2952
- 2. Planning Commission Resolution No. 2936
- 3. Planning Commission Resolution No. 2894
- 4. Vesting Tentative Parcel Map No. VTPM 83129

RESOLUTION NO. 2952

A RESOLUTION APPROVING A SECOND ONE-YEAR EXTENSION TO THE EXPIRATION OF VESTING TENTATIVE PARCEL MAP NO. 83129 TO MAY 18, 2025, FOR PROPERTIES LOCATED AT 650-700 N. PACIFIC COAST HIGHWAY AND 737 CARL JACOBSON WAY (PREVIOUSLY APPROVED AS EA-1289, SITE PLAN REVIEW NO. 20-30, AND SUBDIVISION NO. 20-03).

The Planning Commission of the City of El Segundo does resolve as follows:

SECTION 1: The Planning Commission finds and declares that:

- A. On April 22, 2021, the Planning Commission adopted Resolution No. 2892, recommending the City Council adopt the Initial Study and Mitigated Negative Declaration ("IS/MND") and the Mitigation Monitoring and Reporting Program for Environmental Assessment No. EA-1289, Zone Text Amendment No. 20-01, Subdivision No. SUB 20-03 for Vesting Tentative Parcel Map No. VTPM 83129, and Site Plan Review No. SPR 20-30, for property located at 650-700 N. Pacific Coast Highway and 737 Carl Jacobson Way (the "Property"), which is in the Corporate Office zone and has a Corporate Office General Plan Land Use designation;
- B. On April 22, 2021, The Planning Commission adopted Resolution No. 2893, recommending the City Council adopt an Ordinance amending ESMC 15-1-6 for Zone Text Amendment No. ZTA 20-01 to amend the Definition of Floor Area (Net) to exempt Parking that is integrated into a structure from counting towards net floor area of a building;
- C. On April 22, 2021, the Planning Commission adopted Resolution No. 2894 recommending that the City Council approve Site Plan Review No. SPR 20-30 and Vesting Tentative Parcel Map No. 83129 (the "Map") to combine seven parcels into a single lot, remodel two existing office buildings, and construct a new 70,921 square-foot, seven story office building with a 1,185-space, integrated parking structure (the "Project");
- D. On May 18, 2021, the City Council adopted Resolution No. 5262, approving the IS/MND and the Mitigation Monitoring and Reporting Program for Environmental Assessment No. EA-1289, Zone Text Amendment No. 20-01, Vesting Tentative Parcel Map No. VTPM 83129 (SUB 20-03), and Site Plan Review No. SPR 20-30;
- E. On May 9, 2023, the developer of the Project timely applied for the first

- one-year time extension of the Map. The extension allowed the continued development rights for the construction of the Project and recordation of the final Map;
- F. On June 22, 2023, the Planning Commission adopted Resolution No. 2936 approving the first one-year time extension to Vesting Tentative Parcel Map No. VTPM 83129 (Subdivision No. SUB 20-03) and Environmental Assessment No. EA-1289 and Site Plan Review SPR 20-30 thereby extending the expiration date to May 18, 2024;
- G. On April 15, 2024, the developer of the Project timely applied for a second one-year time extension of the Map. The extension would allow the continued development rights for the construction of the Project and recordation of the final Map;
- H. The City previously reviewed the Project's impacts under the California Environmental Quality Act (Public Resources Code §§ 21000 et. seq., "CEQA") and the regulations promulgated thereunder (14 Cal. Code of Regulations §§ 15000, et. seq., the "CEQA Guidelines"). An Initial Study of Environmental Impacts and Mitigated Negative Declaration ("IS/MND") was prepared pursuant to the requirements of CEQA and the CEQA Guidelines. The IS/MND that was prepared identified Mitigation Measures to address those environmental impacts, and the actions proposed in this Resolution are consistent with the prior IS/MND and would not generate any additional environmental impacts;
- I. The application was reviewed by the City's Community Development Department for consistency with the General Plan and conformity with the ESMC;
- J. The Community Development Department completed its review and scheduled a public hearing regarding the one-year time extension request before this Commission for May 23, 2024;
- K. On May 9, a notice of public hearing was published in the El Segundo Herald and subsequently notice of public hearing was mailed to 38 property owners within a 300-foot radius and 53 tenants within a 150-foot radius;
- L. On May 23, 2024, the Commission held a public hearing to receive public testimony and other evidence regarding the application including, without limitation, information provided to the Planning Commission by City staff, public testimony, the applicant; and

M. The Commission considered the information provided by City staff, public testimony, and the property owner's representatives. This Resolution, and its findings, are made based upon the evidence presented to the Commission at its May 23, 2024, hearing including, without limitation, the staff report submitted by the Community Development Department.

SECTION 2: Findings and Approval. The Planning Commission finds that the findings in Section 1, above, are true and correct, and that none of the findings stated in Government Code § 66474 that would warrant denial of the extension apply to the present application. The Planning Commission finds that the requested one-year extension the Map is appropriate and in compliance with the provisions of the Map Act, subject to the conditions of approval stated in City Council Resolution No. 5262, adopted on May 18, 2021. The Planning Commission approves the requested second one-year extension, and the Map will now expire on May 18, 2025.

<u>SECTION 3:</u> Environmental Assessment. The proposed project was analyzed for its environmental impacts under the California Environmental Quality Act (Public Resources Code §§ 21000, et seq., "CEQA"), and the regulations promulgated thereunder (14 Cal. Code of Regulations §§15000, et seq., "CEQA Guidelines"). The original approval for the project included the adoption of a Mitigated Negative Declaration. This application is only a request for the extension to the time frame to the approved Map with no changes to the project. Thus, no further environmental review is required and the proposed project is exempt from CEQA analysis.

<u>SECTION 4</u>: Reliance on Record. Each and every one of the findings and determinations in this Resolution are based on the competent and substantial evidence, both oral and written, contained in the entire record relating to the Project. The findings and determinations constitute the independent findings and determinations of the Planning Commission in all respects and are fully and completely supported by substantial evidence in the record as a whole.

<u>SECTION 5</u>: *Limitations*. The Planning Commission's analysis and evaluation of the Project is based on the best information currently available. It is inevitable that in evaluating a Project that absolute and perfect knowledge of all possible aspects of the Project will not exist. One of the major limitations on analysis of the Project is the Planning Commission's knowledge of future events. In all instances, best efforts have been made to form accurate assumptions. Somewhat related to this are the limitations on the City's ability to solve what are in effect regional, state, and national problems and issues. The City must work within the political framework within which it exists and with the limitations inherent in that framework.

<u>SECTION 6:</u> This Resolution will remain effective until superseded by a subsequent resolution.

<u>SECTION 7:</u> The Commission Secretary is directed to mail a copy of this Resolution to the applicant and to any other person requesting a copy.

<u>SECTION 8:</u> This Resolution may be appealed within 10 calendar days after its adoption. All appeals must be in writing and filed with the City Clerk within this time period. Failure to file a timely written appeal will constitute a waiver of any right of appeal.

<u>SECTION 9:</u> Except as provided in Section 8, this Resolution is the Planning Commission's final decision and will become effective immediately upon adoption.

PASSED AND ADOPTED this 23rd day of May 2024.

	Michelle Keldorf, Chair City of El Segundo Planning Commission		
ATTEST:			
Michael Allen, Secretary	17 - 1 -1 1		
	Keldorf - Newman -		
	Hoeschler -		
	Maggay -		
APPROVED AS TO FORM: Mark D. Hensley, City Attorney	Inga -		
Mark D. Hensley, City Attorney			
By: Joaquin Vazquez, Assistant City At	torney		

RESOLUTION NO. 2936

A RESOLUTION APPROVING A ONE-YEAR EXTENSION TO THE EXPIRATION OF VESTING TENTATIVE PARCEL MAP NO. 83129 THROUGH MAY 18, 2024 TO ALLOW FOR MAP RECORDATION AND THE CONSTRUCTION OF A NEW 70,921 SQUARE FOOT 7-STORY OFFICE BUILDING WITH AN INTEGRATED 1,185-SPACE PARKING STRUCTURE FOR THE PROPERTY LOCATED AT 650-700 N. PACIFIC COAST HIGHWAY AND 737 CARL JACOBSON WAY (PREVIOUSLY APPROVED AS EA-1289, SITE PLAN REVIEW NO. 20-30, AND SUBDIVISION NO. 20-03).

The Planning Commission of the City of El Segundo does resolve as follows:

<u>SECTION 1:</u> The Planning Commission finds and declares that:

- A. On April 22, 2021, the Planning Commission adopted Resolution No. 2892, recommending the City Council adopt the IS/MND and the Mitigation Monitoring and Reporting Program for Environmental Assessment No. EA-1289, Zone Text Amendment No. 20-01, Subdivision No. SUB 20-03 for Vesting Tentative Parcel Map No. VTPM 83129, and Site Plan Review No. SPR 20-30, for property located at 650-700 N. Pacific Coast Highway and 737 Carl Jacobson Way (the "Property"), which is in the Corporate Office zone and has a Corporate Office General Plan Land Use designation;
- B. On April 22, 2021, The Planning Commission adopted Resolution No. 2893, recommending the City Council adopt an Ordinance amending ESMC 15-1-6 for Zone Text Amendment No. ZTA 20-01 to amend the Definition of Floor Area (Net) to exempt Parking that is integrated into a structure from counting towards net floor area of a building;
- C. On April 22, 2021, the Planning Commission adopted Resolution No. 2894 recommending that the City Council approve Site Plan Review No. SPR 20-30 and Vesting Tentative Parcel Map No. 83129 (the "Map") to combine seven parcels into a single lot, remodel two existing office buildings, and construct a new 70,921 s.f., seven story office building with a 1,185-space, integrated parking structure (the "Project");
- D. On May 18, 2021, the City Council adopted Resolution No. 5262, approving the IS/MND and the Mitigation Monitoring and Reporting Program for Environmental Assessment No. EA-1289, Zone Text Amendment No. 20-01, Vesting Tentative Parcel Map No. VTPM 83129 (SUB 20-03), and Site Plan Review No. SPR 20-30;

- E. Per the Subdivision Map Act (the "Map Act") and El Segundo Municipal Code ("ESMC") Title 14, the Map for the Project was due to expire on May 18, 2023;
- F. On May 9, 2023, the Project's developer timely applied for a one-year time extension of the Map. The extension would allow the continued development rights for the construction of the Project and recordation of the final Map.
- G. The application was reviewed by the City's Community Development Department for consistency with the General Plan and conformity with the ESMC:
- H. The City previously reviewed the Project's impacts under the California Environmental Quality Act (Public Resources Code §§ 21000 et. seq., "CEQA") and the regulations promulgated thereunder (14 Cal. Code of Regulations §§ 15000, et. seq., the "CEQA Guidelines"). An Initial Study of Environmental Impacts and Mitigated Negative Declaration ("IS/MND") was prepared pursuant to the requirements of CEQA and the CEQA Guidelines. The IS/MND that was prepared identified Mitigation Measures to address those environmental impacts, and the actions proposed in this Resolution are consistent with the prior IS/MND and would not generate any additional environmental impacts;
- The Community Development Department completed its review and scheduled a public hearing regarding the one-year time extension request before this Commission for June 22, 2023;
- J. On June 22, 2023, the Commission held a public hearing to receive public testimony and other evidence regarding the application including, without limitation, information provided to the Planning Commission by City staff, public testimony, the applicant; and
- K. The Commission considered the information provided by City staff, public testimony, and the property owner's representatives. This Resolution, and its findings, are made based upon the evidence presented to the Commission at its June 22, 2023, hearing including, without limitation, the staff report submitted by the Community Development Department.

<u>SECTION 2:</u> Findings and Approval. The Planning Commission finds that the findings in Section 1, above, are true and correct, and that none of the findings stated in Government Code § 66474 that would warrant denial of the extension apply to the present application.

The Planning Commission finds that the requested one-year extension the Map is appropriate and in compliance with the provisions of the Map Act, subject to the conditions of approval stated in City Council Resolution No. 5262, adopted on May 18, 2021. The Planning Commission approves the requested one-year extension, and the Map will now expire on May 18, 2024.

<u>SECTION 3:</u> Environmental Assessment. The proposed project was analyzed for its environmental impacts under the California Environmental Quality Act (Public Resources Code §§ 21000, et seq., "CEQA"), and the regulations promulgated thereunder (14 Cal. Code of Regulations §§15000, et seq., "CEQA Guidelines"). The original approval for the project included the adoption of a Mitigated Negative Declaration. This application is only a request for the extension to the time frame to the approved Map with no changes to the project. Thus, no further environmental review is required and the proposed project is exempt from CEQA analysis.

<u>SECTION 4</u>: *Reliance on Record.* Each and every one of the findings and determinations in this Resolution are based on the competent and substantial evidence, both oral and written, contained in the entire record relating to the Project. The findings and determinations constitute the independent findings and determinations of the Planning Commission in all respects and are fully and completely supported by substantial evidence in the record as a whole.

<u>SECTION 5</u>: *Limitations.* The Planning Commission's analysis and evaluation of the Project is based on the best information currently available. It is inevitable that in evaluating a Project that absolute and perfect knowledge of all possible aspects of the Project will not exist. One of the major limitations on analysis of the Project is the Planning Commission's knowledge of future events. In all instances, best efforts have been made to form accurate assumptions. Somewhat related to this are the limitations on the City's ability to solve what are in effect regional, state, and national problems and issues. The City must work within the political framework within which it exists and with the limitations inherent in that framework.

<u>SECTION 6:</u> This Resolution will remain effective until superseded by a subsequent resolution.

<u>SECTION 7:</u> The Commission Secretary is directed to mail a copy of this Resolution to the applicant and to any other person requesting a copy.

<u>SECTION 8:</u> This Resolution may be appealed within 10 calendar days after its adoption. All appeals must be in writing and filed with the City Clerk within this time period. Failure to file a timely written appeal will constitute a waiver of any right of appeal.

<u>SECTION 9:</u> Except as provided in Section 8, this Resolution is the Planning Commission's final decision and will become effective immediately upon adoption.

PASSED AND ADOPTED this 22nd day of June 2023.

Michelle Keldorf, Chair

City of El Segundo Planning Commission

ATTEST:

Michael Allen, Secretary

Keldorf

- Aye

Newman

- Aye

Hoeschler Maggay AbsentAbsent

Inga

- Aye

APPROVED AS TO FORM: Mark D. Hensley, City Attorney

By:

Joaquin Vazquez, Assistant City Attorney

RESOLUTION NO. 2894

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF EL SEGUNDO RECOMMENDING THAT THE CITY COUNCIL APPROVE VESTING TENTATIVE PARCEL MAP NO. 83129 (SUB 20-03) AND SITE PLAN REVIEW NO. 20-30. **THEREBY ALLOWING** CONSOLIDATION OF SEVEN PARCELS INTO A SINGLE LOT AND CONSTRUCTION OF A NEW 70,921 SQUARE FOOT 7-STORY OFFICE BUILDING WITH AN INTEGRATED 1.185-SPACE STRUCTURE FOR PROPERTY LOCATED AT 650-700 N PACIFIC COAST HIGHWAY AND 737 CARL JACOBSON WAY

The Planning Commission of the City of El Segundo does resolve as follows:

<u>SECTION 1:</u> The Planning Commission finds and declares that:

- A. On July 21, 2020, L&R ZAV 650 Sepulveda, LLC c/o Zachary Vella submitted applications for Environmental Assessment No. EA-1289, Zone Text Amendment No 20-01, Vesting Tentative Parcel Map No. 83129, and Site Plan Review No. 20-30 requesting to amend the definition of Floor Area (Net) within Section 15-1-6 of the El Segundo Municipal Code ("ESMC"), combine seven parcels into a single lot, remodel two existing office buildings, and construct a new office building with integrated parking structure;
- B. The project applications were reviewed by the City's Development Services Department for, in part, consistency with the General Plan and conformity with the ESMC:
- C. Pursuant to Section 21000 et. Seq. of the California Public Resource Code ("CEQA") and Section 15000 et. Seq. of 14 California Code of Regulations ("CEQA Guidelines") an Initial Study of Environmental Impacts and Mitigated Negative Declaration ("IS/MND") was prepared to identify any potential significant environmental impacts caused by the project, a copy of which is on file with the development Services Department. The IS/MND also identified Mitigation Measures to address those impacts;
- D. The Planning Commission adopted Resolution No. 2892, recommending the City Council adopt the IS/MND and the Mitigation Monitoring and Reporting Program;
- E. The Planning Commission of the City of El Segundo held a noticed public hearing on April 22, 2021, to review and consider the Vesting Tentative Parcel Map and Site Plan Review, receive public testimony, and review all correspondence received; and,

F. This Resolution, and its findings, are made, in part, based upon the evidence presented to the Commission at its April 22, 2021 public hearing, including the staff report submitted by the Development Services Department.

<u>SECTION 2:</u> Factual Findings and Conclusions. The Planning Commission finds as follows:

- A. The 7.3-acre site is located in the north-central portion of the city, on the east side of Pacific Coast Highway between East Maple Avenue to the north and East Mariposa Avenue to the south. The site has a General Plan Land Use designation of Corporate Office and is zoned Corporate Office (CO). The site includes buildings addressed 650 and 700 North Pacific Coast Highway and 737 Carl Jacobson Way.
- B. The site consists of seven individual parcels ranging in size from 6,601 square feet to 86,666 square feet.
- C. Existing improvements on the site include a 98,885 square-foot eight-story office building (Building A), a 69,692 square-foot two-story office building (Building B), a 16,652 square-foot industrial one-story industrial building (Building D), and a surface parking lot.
- D. The proposed project would combine the seven parcels into a single 7.3-acre lot.
- E. The proposed project would also renovate Building A to increase the net floor area by 1,031 square feet and renovate Building B to decrease the net floor area by 4,572 square feet. The facades of both buildings would also be renovated. The proposed project would also construct a new 70,921 square-foot seven-story building with an integrated 1,185 space parking structure.

<u>SECTION 3:</u> Vesting Tentative Parcel Map Findings. After considering the above facts, the Planning Commission finds as follows:

A. That the proposed map is consistent with applicable general and specific plans as specified in section 65451 of the California Government Code.

The Vesting Tentative Tract Map will implement the project to renovate the two existing office buildings and construct a new office building on the site. This is consistent with the following objectives and policies of the General Plan:

Objective LU4-3: "Provide for new office and research and development uses." The proposed project is consistent with this

object as it provides 67,380 square feet of new office space within the City. Furthermore, the project provides a new landscaped plaza to create an integrated office campus that will attract new businesses to the City.

Policy C1-1.8: "Provide all residential, commercial, and industrial areas with efficient and safe access to the major regional transportation facilities." The project site is approximately ½ mile from the nearest Metro Green Line station at the intersection of Mariposa Avenue and Nash Street. Furthermore, Metro Bus Line 232 has a bus stop approximately 300 feet from the Project site along Pacific Coast Highway.

Policy C2-2.2: "Encourage new development to provide facilities for bicyclist to park and store their bicycles." Bicycle facilities allowing workers and patrons to park and store bicycles are provided in excess of the Municipal Code Requirements. The code requires the applicant to provide 25 bicycle parking spaces, but the project will provide 128 bicycle parking spaces.

Policy ED1-2-1: "Seek to expand El Segundo's retail and commercial base so that the diverse needs of the City's business and residential needs are met." The project will facilitate the adaptive reuse of a former aerospace building with the creation of additional office space that provides amenities that tenants in today's marketplace require. The proposed project will create a unique office campus responding to the diverse needs for tenants in the local market.

B. That the design or improvement of the proposed subdivision is consistent with applicable general and specific plans.

The combining the seven parcels into a single site will facilitate the proposed project that is compatible with the area as it is an expansion of the existing office use and site reconfiguration. The proposed project complies with all provisions of the zoning code and will not create a significant impact on those who live, work, or visit the area. A plethora of land uses, including office, retail, restaurant, and light industrial uses can be found on the surrounding properties. Office uses are considered compatible with all these types of surrounding uses, as employees would patronize the various retail and restaurant uses during, and at the end of, the workday.

C. That the site is physically suitable for the type of development.

The property is physically suitable for commercial office buildings and parking structure being proposed for the project. The project includes

renovations to existing office buildings on the property and construction of a new 7-story office building in an area that is currently surface parking. The proposal complies with all the development standards set forth in the City's zoning ordinance. Furthermore, merging the seven parcels into one ground parcel will eliminate several non-conforming parcels that currently do not comply with minimum lot size standards.

D. That the site is physically suitable for the proposed density of development.

Density refers to dwelling units, not commercial office space. Nevertheless, the proposed project complies with all development standards for the CO zone.

E. That the design of the subdivision or the proposed improvements are not likely to cause substantial environmental damage or will not substantially and avoidably injure fish or wildlife or their habitat.

The proposed project consists of renovating two existing office buildings and construction of a new 7-story office building/parking structure. The area of new construction is currently a paved parking lot that does not contain any landscaped areas, wetlands or other features that could support any fish or wildlife habitat.

F. That the design of the subdivision or type of improvements are not likely to cause serious public health problems.

The design of the subdivision and type of improvements proposed for the Property are not likely to cause serious public health problems in that they have been designed to comply with all building and zoning code regulations and the City's General Plan. Additionally, the new parcel and the proposed improvements will comply with Title 24 accessibility requirements. The subdivision provides adequate and safe ingress and egress with vehicular access provided by two driveways on Pacific Coast Highway and one driveway on Carl Jacobson Way.

G. That the design of the subdivision or 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.

As part of the entitlement submittal package, the applicant provided a design survey showing all easements on the property. Existing easements, which were acquired by the public at large, would not be impacted by merging the seven parcels into a single lot.

<u>SECTION 4:</u> Site Plan Review Findings. After considering the above facts, the Planning Commission finds as follows:

A. The proposed development is consistent with the goals, policies and objectives of the general plan, any applicable specific plan, and the Zoning Code;

The project is consistent with the goals and policies of the General Plan and will not obstruct their attainment. More specifically, the project will advance the following objectives and policies:

Objective LU4-3: "Provide for new office and research and development uses." The proposed project is consistent with this object as it provides 67,380 square feet of new office space within the City. Furthermore, the project provides a new landscaped plaza to create an integrated office campus that will attract new businesses to the City.

Policy C1-1.8: "Provide all residential, commercial, and industrial areas with efficient and safe access to the major regional transportation facilities." The project site is approximately ½ mile from the nearest Metro Green Line station at the intersection of Mariposa Avenue and Nash Street. Furthermore, Metro Bus Line 232 has a bus stop approximately 300 feet from the Project site along Pacific Coast Highway.

Policy C2-2.2: "Encourage new development to provide facilities for bicyclist to park and store their bicycles." Bicycle facilities allowing workers and patrons to park and store bicycles are provided in excess of the Municipal Code Requirements. The code requires the applicant to provide 25 bicycle parking spaces, but the project will provide 128 bicycle parking spaces.

Policy ED1-2-1: "Seek to expand El Segundo's retail and commercial base so that the diverse needs of the City's business and residential needs are met." The project will facilitate the adaptive reuse of a former aerospace building with the creation of additional office space that provides amenities that tenants in today's marketplace require. The proposed project will create a unique office campus responding to the diverse needs for tenants in the local market.

B. The project is functionally compatible with the area in which it is located;

The site is compatible with the area as it is an expansion of the existing office use and site reconfiguration. The proposed project complies with all provisions of the zoning code and will not create a significant impact on

those who live, work, or visit the area. A plethora of land uses, including office, retail, restaurant, and light industrial uses can be found on the surrounding properties. Office uses are considered compatible with all these types of surrounding uses, as employees would patronize the various retail and restaurant uses during, and at the end of, the workday.

C. The proposed development will not adversely affect the general welfare of the City.

The proposed development will not adversely affect the general welfare of the City in that a new office building and parking structure will be constructed on a site that is currently improved with two office buildings, an industrial building, and a surface parking lot. The development complies with all aspects of the zoning code. Furthermore, the project site is surrounded by developed urban land, including buildings, roadways, and hardscape.

<u>SECTION 5</u>: *California Environmental Quality Act.* Based on the facts set forth in Sections 1 and 2 and Resolution No. 2892, the Planning Commission, based on its independent judgement, finds any potential environmental impacts created by the Zone Text has been fully analyzed and appropriately mitigated pursuant to CEQA and the CEQA Guidelines.

<u>SECTION 6</u>: *Recommendation*. Subject to the conditions listed on Exhibit A of this Resolution, the Planning Commission recommends City Council approval of the Vesting Tentative Parcel Map No. 83129 (SUB 20-03) and Site Plan Review No. 20-30.

<u>SECTION 7</u>: Reliance on Record. Each of the findings and determination in this Resolution are based on the competent and substantial evidence, both oral and written, contained in the entire record relating to the project. The findings and determinations constitute the independent findings and determinations of the Planning Commission in all respects.

<u>SECTION 8</u>: *Limitations*. The Planning Commission's analysis and evaluation of the project is based on information available at the time of the decision. It is inevitable that in evaluating a project that absolute and perfect knowledge of all possible aspects of the project will not exist. In all instances, best efforts have been made to form accurate assumptions.

<u>SECTION 9</u>: This Resolution takes effect immediately and will remain effective until superseded by a subsequent resolution.

<u>SECTION 10</u>: The Commission secretary is directed to mail a copy of this Resolution to any person requesting a copy.

<u>SECTION 11</u>: This Resolution may be appealed within ten (10) calendar days after its adoption. All appeals must be in writing and filed with the City Clerk within this time period.

Failure to file a timely written appeal will constitute a waiver of any right of appeal.

PASSED, APPROVED AND ADOPTED this 22nd day of April 2021.

Ryan Baldino, Chairperson

City of El Segundo Planning Commission

ATTEST:

Sam Lee, Secretary

Baldino - Aye

Hoeschler - Aye Newman - Aye

Keldorf - Aye

Maggay - Aye

APPROVED AS TO FORM: Mark D. Hensley, City Attorney

By:

David King, Assistant City Attorney

PLANNING COMMISSION RESOLUTION NO. 2894

Exhibit A

CONDITIONS OF APPROVAL

Zoning Conditions

- 1. This approval is for the project as shown on the plans and renderings dated March 23, 2021, and on file with the Development Services Department. Unless authorized herein, all requirements of the El Segundo Municipal Code (ESMC) shall apply.
- 2. Prior to the issuance of any permit, the applicant must submit plans, showing that the project substantially complies with the plans and conditions of approval on file with the Development Services Department. The Development Services Director is authorized to approve minor modifications to the approved plans or any of the conditions if such modifications achieve substantially the same results as would strict compliance with said plans and conditions, and is within the scope studied in the IS/MND certified by the City Council. Any subsequent modification to the approved design must be referred to the Director for a determination regarding the need for Planning Commission review and approval of the proposed modification.
- 3. This approval shall not become effective unless and until the City Council adopts an ordinance approving Zone Text Amendment No. 20-01 and said ordinance takes effect.
- 4. The approved changes to the net floor area for all buildings on site shall be as follows:

Proposed Changes to Building Net Floor Area			
Building	Existing	Proposed	Net Change
Α	98,885	99,916	1,031
В	69,692	65,120	-4,572
С	0	70,921	70,921
D	16,652	16,652	0
Total Net SF	185,229	252,609	67,380

- 5. Prior to the issuance of building permits for Building C, the final map shall be approved by the City Council, fully executed, and recorded with the Los Angeles County Recorder.
- 6. The Vesting Tentative Parcel Map shall expire 24 months after approval by the City Council, unless the Vesting Final Map is recorded, or the Vesting Tentative Parcel Map is extended pursuant to the provisions of the ESMC and the Subdivision Map Act.
- 7. The development rights vested under Chapter 2 of Title 14 of the ESMC shall extend one year following the timely recordation of a final map unless all building permits have

- been issued or the development rights have been further extended pursuant to the provisions of the ESMC and the Subdivision Map Act.
- 8. Prior to the issuance of any building permit, the applicant shall provide evidence of compliance with CFR Title 14 Part 77 (Safe, Efficient Use, and Preservation of The Navigable Airspace). Evidence shall be in the form of an Aeronautical Study issued by the FAA or evidence using the FAA's Notice Criteria Tool that all structures on site do not exceed the slopes outlined in CFR Title 14 Part 77.9.
- 9. All mitigation measures and conditions of approval must be listed on the plans submitted for plan check and the plans for which a building permit is issued.
- 10. In the event that a Planning, Building, Public Works, Fire Department or Police Department requirement are in conflict, the stricter standard shall apply.
- 11. A positive balance shall be maintained in all project reimbursement accounts at all times. If the balance of the Reimbursement Account(s) associated with the project becomes negative at any time, all work on the project shall be suspended, including the issuance of permits and project inspections, until such time as the sufficient funds are deposited to return the account(s) to a positive balance.
- 12. All mitigation measures listed in Mitigation Monitoring and Reporting Program adopted as part of Resolution No. 2892 shall be complied with. This shall include:
 - a) Mitigation Measure AES-1: Prior to issuance of a building permit, the Project applicant must submit a lighting plan to the City for review and approval by the Director of Planning and Building Safety. The plan must include the location, height, number of lights, foot-candles by area, and estimates of maximum illumination on-site with no spill at the property lines. The plan must also demonstrate that all lighting fixtures on the buildings and throughout the entire project site are designed and installed so as to contain light on the subject property and will not create spillover effects or be directed toward adjacent properties or public rights-of-way.
 - b) **Mitigation Measure AES-2**: Prior to issuance of a building permit, the Project applicant must submit the Final Design Plans to the City for review and approval by the Director of Planning and Building Safety. The plans must identify the material use that meets the Visible Light Reflection (VLR) performance of the following:
 - i. The new west-facing façade of Building A and south-facing façade of Building C shall employ a high-performance glazing system comprising a commercial glazing equal to Vitro Solarban 70(2) + Clear with exterior visible light reflection (VLR) of 13% or less;
 - ii. Exterior metal cladding on the Building A curtainwall facing Pacific Coast Highway to be finished with aluminum composite panels

- (ACP), with matte white or matte, clear anodized aluminum finish; and.
- iii. Concrete on the north and south elevations of Building A will be painted with low sheen paint and clad limitedly in matte finish ACP with matte white or matte, clear anodized aluminum finish.
- c) Mitigation Measure CUL-1: Archaeological and Native American monitoring shall be conducted for any grading-related ground disturbing activity have the potential to disturb native soils (i.e., non-engineered fill) within the Project site. Monitoring shall be performed under the direction of a qualified archaeologist meeting the Secretary of the Interior's Professional Qualifications Standards for archaeology (National Park Service 1983). If cultural resources are encountered during ground-disturbing activities, work in the immediate area must halt and the find must be evaluated by the qualified archaeologist. Depending upon the nature of the find, if the discovery proves to be potentially significant under CEQA, as determined by the qualified archaeologist, additional work such as data recovery excavation, avoidance of the area of the find, documentation, testing, data recovery, reburial, archival review and/or transfer to the appropriate museum or educational institution, or other appropriate actions may be warranted at the discretion of the qualified archaeologist. The archaeologist shall complete a report of excavations and findings and submit the report to the Director of Planning and Building Safety. After the find is appropriately mitigated, work in the area may resume.
- d) **Mitigation Measure Paleo-1**: Prior to the issuance of any grading permits, the applicant shall retain a qualified paleontologist who meets the qualifications established by the Society of Vertebrate Paleontology (SVP) to develop a Worker Environmental Awareness Program (WEAP), which shall be in compliance with SVP guidelines. The paleontologist shall present the training to all construction staff to provide them with a basic understanding of the types of fossils that may be encountered and the laws protecting them, and the procedures to follow in the event the finds are encountered. In the event that paleontological resources are encountered during earth disturbance activities, all construction activities in the area of the find shall be temporarily halted and the paleontologist shall be notified to evaluate the find and determine the appropriate treatment in accordance with SVP guidelines for identification, evaluation, disclosure, avoidance, or recovery, and curation, as appropriate.
- e) **Mitigation Measure HAZ-1**: The applicant shall conduct additional investigation and potential remediation actions associated with the previous USTs and clarifier uses. As identified in the Phase I ESA (Appendix E), the following investigations will be conducted to identify and confirm the location of the eight 1,000-gallon USTs and clarifier at 700 Pacific Coast Highway

and the potential UST at 650 Pacific Coast Highway (associated with 690 North Sepulveda Boulevard).

- Eight 1,000-gallon USTs at 700 Pacific Coast Highway: A geophysical survey and Phase II subsurface investigation shall be conducted to identify the location of the former USTs and to sample at the depth of the UST to determine the concentrations of constituents of concern (petroleum hydrocarbons, volatile organic compounds, and metals). In the event that the analyte concentrations exceed appropriate use standards, as designated by the El Segundo Fire Department (local Certified Unified Program Agency [CUPA]), the Project shall implement applicable protective measures in accordance with an approved remedial action plan, including: 1) installation of a soil vapor barrier adequate to protect against vapor transmission; 2) implement a soil-vapor extraction system; and/or 3) conduct remedial excavation activities. Based on information provided by the CUPA, if passive or active systems are utilized to prevent vapor migration, a Land Use Covenant would be required, and recorded, and an Operation and Maintenance (O&M) Plan would be developed for the systems.
- Clarifier at 700 Pacific Coast Highway: A geophysical survey and Phase II subsurface investigation shall be conducted to identify the location of the former clarifier and to sample adjacent soils to determine the extent, if any, of prior release of tetrachloroethylene. In the event that the analyte concentrations exceed appropriate use standards, as designated by the EI Segundo Fire Department (local CUPA), the Project shall implement applicable protective measures in accordance with an approved remedial action plan, including: 1) installation of a soil vapor barrier adequate to protect against vapor transmission; 2) implement a soil-vapor extraction system; and/or 3) conduct remedial excavation activities.
- Potential UST at 650 North Pacific Coast Highway: The applicant shall conduct review of pending agency records for the UST listed at 690 North Sepulveda Boulevard to determine whether a UST is located on the Project site. In the event the documentation indicates that a UST has the potential to be present, the applicant shall conduct a geophysical survey and Phase II subsurface investigation to identify the location of the former UST and to sample at the depth of the UST to determine whether any concentrations of constituents of concern (petroleum hydrocarbons, volatile organic compounds, and metals) are present in surround soils. In the event that the analyte concentrations exceed appropriate use standards, as designated by the EI Segundo Fire Department (local CUPA), the Project shall implement applicable protective measures in accordance with an

approved remedial action plan, including: 1) installation of a soil vapor barrier adequate to protect against vapor transmission; 2) implement a soil-vapor extraction system; and/or 3) conduct remedial excavation activities.

- f) Mitigation Measure HAZ-2: Prior to commencement of renovation activities on Buildings A and B, a hazardous building materials survey shall be conducted on both buildings to identify asbestos, lead-based paint, and other potentially hazardous building materials (such as mercury thermometers, lighting and electrical appurtenances). Following results of the hazardous materials survey, renovation plans and contract specifications shall incorporate abatement procedures for the removal of materials containing asbestos and lead. All abatement work shall be done in accordance with federal, state, and local regulations, including those of the U.S. EPA, Occupational Safety and Health Administration, California Occupational Safety and Health Administration, and the SCAQMD.
- g) Mitigation Measure TRANS-1: The applicant shall prepare and implement a Project-specific TDM program that will reduce the Project's daily trips by 254. The TDM program shall consist of a list of approved strategies, guided by the California Air Pollution Control Officers Association (CAPCOA) recommendations to promote carpool, bicycling, walking, and transit in place of individual vehicle trips to and from the Project. These elements may change or be adjusted to adapt to changing commute trends and to maximize the efficiency and performance of the program. The following is a preliminary list of applicable strategies that provide feasible means to adequately reduce the Project VMT:
 - Safe and Well-Lit Access to Transit: Enhance the route for people walking or bicycling to nearby transit stops, such as those located on Pacific Coast Highway and Mariposa Avenue. (Maximum reduction of 23 trips)
 - Transit Subsidies: Provide subsidization of transit fare for employees of the project site. This strategy helps reduce single-occupancy vehicle trips by utilizing transit service already present in the project area. (Maximum reduction of 116 trips)
 - Travel Behavior Change Program: Provide a web site that allows employees to research other modes of transportation for commuting. (Maximum reduction of 46 trips)
 - Promotions & Marketing: Provide marketing and promotional tools to educate and inform travelers about site-specific transportation options and the effects of their travel choices with passive

- educational and promotional materials. (Maximum reduction of 46 trips)
- Commute Assistance Center: Provide a computer kiosk that allows employees to research other modes of transportation for commuting. (Maximum reduction of 46 trips)
- Preferential Carpool / Vanpool Parking Spaces: Provide reserved carpool/vanpool spaces closer to the building entrance. (Maximum reduction of 116 trips)
- Passenger Loading Zones: Provide passenger loading zones for easy access to carpools or vanpools. (Maximum reduction of 58 trips)
- Bike Share: Implement bike share to allow people to have ondemand access to a bicycle, as-needed. (Maximum reduction of 3 trips)
- Bike Parking and Facilities: Include secure bike parking and showers to provide additional end-of-trip bicycle facilities to support safe and comfortable bicycle travel. Provide on-site bicycle repair tools and space to use them supports on-going use of bicycles for transportation. (Maximum reduction of 35 trips)
- Traffic Calming Improvements: Implement traffic calming measures throughout and around the perimeter of the Project site that encourage people to walk, bike, or take transit within the development and to the development from other locations. (Maximum reduction of 12 trips)
- Pedestrian Network Improvements: Implement pedestrian network improvements throughout and around the Project site that encourages people to walk (Maximum reduction of 23 trips)
- Parking Cash Out: Provide employees a choice of forgoing current parking for a cash payment to be determined by the employer. (Maximum reduction of 58 trips)
- Alternative Works Schedule: Implement Flextime, Compressed Work Week (CWW), and staggered shifts for employees. (Maximum reduction of 173 trips)
- h) **Mitigation Measure TCR-1**: Prior to the commencement of any ground disturbing activity at the Project site, the Project applicant shall retain a Native American Monitor approved by the Gabrieleno Band of Mission Indians-Kizh Nation, the tribe that consulted on this project pursuant to Assembly Bill AB 52 (the "Tribe" or the "Consulting Tribe"). A copy of the

executed contracts shall be submitted to the City of El Segundo Development Services Department prior to the issuance of any permit necessary to commence a ground-disturbing activity. The Tribal monitor will only be present on-site during the construction phases that involve ground-disturbing activities. Ground disturbing activities are defined by the Tribe as activities that may include, but are not limited to, pavement removal, potholing or auguring, grubbing, tree removals, boring, grading, excavation, drilling, and trenching, within the project area. The Tribal Monitor will complete daily monitoring logs that will provide descriptions of the day's activities, including construction activities, locations, soil, and any cultural materials identified. The on-site monitoring shall end when all ground-disturbing activities on the Project site are completed, or when the Tribal Representatives and Tribal Monitor have indicated that all upcoming ground-disturbing activities at the Project site have little to no potential for impacting Tribal Cultural Resources.

Upon discovery of any Tribal Cultural Resources, construction activities shall cease in the immediate vicinity of the find (not less than the surrounding 100 feet) until the find can be assessed. All Tribal Cultural Resources unearthed by Project activities shall be evaluated by the Consulting Tribe approved Tribal monitor. If the resources are Native American in origin, the Consulting Tribe will retain it/them in the form and/or manner the Tribe deems appropriate, for educational, cultural and/or historic purposes. If human remains and/or grave goods are discovered or recognized at the Project site, all ground disturbance shall immediately cease, and the county coroner shall be notified per Public Resources Code Section 5097.98, and Health & Safety Code Section 7050.5. Human remains and grave/burial goods shall be treated alike per California Public Resources Code section 5097.98(d)(1) and (2). Work may continue on other parts of the Project site while evaluation and, if necessary, mitigation takes place (CEQA Guidelines Section 15064.5[f]).

- 13. To avoid impacts to nesting birds, construction activities and construction noise should occur outside the avian nesting season (prior to February 1 or after September 1). If construction and construction noise occurs within the avian nesting season (during the period from February 1 to September 1), areas within 100 feet of a development site shall be thoroughly surveyed for the presence of nests by a qualified biologist no more than five days before commencement of any vegetation removal. A copy of the survey shall be filed with the Development Services Department. If it is determined that the survey area is occupied by nesting birds that are covered under the Migratory Bird Treaty Act, subpart a) of this condition shall apply.
 - a) If pre-construction nesting bird survey results in the location of active nests, no grading, vegetation removal, or heavy equipment activity shall take place within an appropriate setback from occupied nests as determined by a qualified biologist. Protective measures (e.g., established setbacks) must be

required to ensure compliance with the Migratory Bird Treaty Act and California Fish and Game Code requirements. The qualified biologist must serve as a construction monitor during those periods when construction activities occur near active nest areas to ensure that no inadvertent impacts occur. A report of the findings, prepared by a qualified biologist, shall be submitted by the applicant to the CDFW prior to construction-related activities that have the potential to disturb any active nests during the nesting season.

- 14. A licensed Landscape Architect shall be on-site during delivery of any landscape material. The Landscape Architect shall certify that the size, type, and species of all landscaping complies with the approved landscape plan prior to the landscaping being planted. Certification shall be filed with the Development Services Department prior to the final of any permit.
- 15. A Master Sign Program shall be submitted and approved prior to final building permit approval.
- 16. Prior to the issuance of any permits, the project shall comply with the requirements set forth in Ordinance 1594 (Public Art).
- 17. Prior to the issuance of any permit, the applicant shall submit a detailed plan that demonstrates how all above-ground utility structures (electrical transformers, double-detector check valves, back-flow preventors, etc.) are screened from view from Pacific Coast Highway to the satisfaction of the Development Services Director. This should include:
 - a) Locating said utility structures on the east side of Building A or within the utility yard on the north side of Building B.
 - b) The combination of landscaping and painting any double-detector check valves or back-flow preventors green. This provision shall not be meant to conflict with any requirement of the Fire Department for access or color of the FDC, PIV, or other required equipment.
 - c) The use of landscaping and screen wrapping of all visible transformers.
- 18. Prior to the issuance of any permit on the site, the applicant shall submit a listing of all finished material and colors to be used on the facades of the structure to the Development Services Department for determination that said finished material and colors comply with this approval.
- 19. Although the project, as approved, shall maintain a minimum 663 parking spaces, the project is providing 1,256 parking spaces, which is comprised of 690 standard, 230 standard tandem, 106 compact, and 230 compact tandem parking spaces. Future changes in on-site uses shall ensure compliance with the parking requirements of the Municipal Code. This shall include the application of Municipal Code limitations of the

amount of compact and tandem parking spaces that can count towards meeting parking requirements.

Impact Fee Conditions

- 20. Pursuant to ESMC §§ 15-27 A-1, et seq., prior to issuance of a building permit for new Building C, the applicant must pay a one-time library services mitigation fee. The fee amount must be based upon the adopted fee at the time the building permit is issued.
- 21. Pursuant to ESMC §§ 15-27 A-1, et seq., prior to issuance of a building permit for new Building C, the applicant must pay a one-time fire services mitigation fee. The fee amount must be based upon the adopted fee at the time the building permit is issued.
- 22. Pursuant to ESMC §§ 15-27 A-1, et seq., prior to issuance of a building permit new Building C, the applicant must pay a one-time police services mitigation fee. The fee amount must be based upon the adopted fee at the time the building permit is issued.
- 23. Pursuant to ESMC §§ 15-27 A-1, et seq., prior to issuance of a building permit for new Building C, the applicant must pay a one-time park services mitigation fee. The fee amount must be based upon the adopted fee at the time the building permit is issued.
- 24. Pursuant to ESMC §§ 15-27 A-1, *et* seq., prior to issuance of a building permit for new Building C, the applicant must pay a one-time traffic mitigation fee. The fee amount must be based upon the adopted fee at the time the building permit is issued.

Building Conditions

- 25. All construction shall comply with the 2019 California Building Standards Code (Cal. Code Regs., Title 24), including but not limited to the Building Code, Green Code and Energy Code. The applicant is hereby advised that any permit submitted to plan check after January 1, 2023 shall comply with the 2022 California Building Standards Code.
- 26. Prior to the issuance of any permit, the applicant shall submit the appropriate plans into plan check for verification said plans comply with all codes.
- 27. A soils report, which addresses shoring during the excavation, footing design, etc., shall be submitted into plan check at the same time building and/or grading plans are submitted.
- 28. The proposed roof decks shall comply with Section 503.1.4 of 2019 CBC or the code in effect at the time of the plan submittal.
- 29. The penthouse on Building A may be considered as an additional story per Section 1510 of 2019 CBC.

Recreation and Parks Conditions

30. All landscaping shall comply with Chapter 15A of Title 15 of the ESMC (Water Conservation in Landscaping).

Police Conditions

- 31. Prior to the issuance of any building permit, the applicant shall submit a lighting/safety plan that demonstrate the adequacy of the site lighting and safety to the satisfaction of the Chief of Police.
- 32. Any public retail/restaurant spaces shall incorporate security video monitoring systems into their tenant space.

Fire Conditions

- 33. The applicant shall comply with the applicable requirements of the 2019 California Building and Fire Codes and the 2018 International Fire Code as adopted by the City of El Segundo and El Segundo Fire Department Regulations.
- 34. The applicant shall submit and have approved by the Fire Department a Fire/Life Safety Plan, identifying fire safety precautions during demolition and construction, emergency site access during construction, permanent fire department access, fire hydrant locations and any existing or proposed fire sprinkler systems and fire alarm systems prior to issuance of the building permit.
- 35. For any buildings four or more stories in height to 75 feet from the lowest fire department access to the highest occupied floor, the applicant must comply with the City of El Segundo Mid-Rise Buildings requirements identified in the City of El Segundo adopted California Fire Code, Section 918.
- 36. The applicant shall provide an automatic fire sprinkler system throughout each building, installed in accordance with California Fire Code Chapter 9 and the currently adopted edition of NFPA 13.
- 37. The applicant must provide an automatic fire alarm system throughout each building, installed in accordance with California Fire Code Chapter 9 and the currently adopted edition of NFPA 72.
- 38. The building fire sprinkler systems shall have a system fire department connection on each building.
- 39. The site shall have a looped private underground main system, with connections at locations approved the Fire Department. A fire department connection shall be installed at each double detector check assembly.

- 40. The applicant must provide a fire apparatus access roadway around the property as identified in the proposed site plan. The fire apparatus access roadway must meet requirements in the adopted California Fire Code and El Segundo Fire Department Fire Prevention Regulation A-1-a.
- 41. The applicant must provide the following conditions for all fire features:
 - a) A barrier must be provided around the fire feature to prevent accidental access into the fire feature.
 - b) The distance between the fire feature and combustible material and furnishings must meet the fire feature's listing and manufacturer's requirements.
 - c) If the fire feature's protective barrier exceeds ambient temperatures, all exit paths and occupant seating must be a minimum 36 inches from the fire feature.
- 42. Any private fire hydrants must be installed and maintained in accordance with El Segundo Fire Department Regulation H-2-a "Fire Hydrant and Private Fire Main System Installation".
- 43. If the buildings are on separate properties, able to be sold to different property owners, the applicant must install a sectional control valve in the underground fire service main at the property line between the properties.
- 44. The applicant must record with the Los Angeles County Register-Recorder an agreement between the parcel (property) owners to allow each property owner access to the sectional control valve and to require the property owner who shuts the sectional control valve to notify other property owner(s) when the valve is shut and restored.

Public Works - General Conditions

- 45. All work in the City's right-of-way or on City-owned and maintained facilities shall require review and approval of the City Engineer or his/her designee.
- 46. The applicant shall ensure that encroachment permits are secured from the Public Works Department/Engineering Division before commencing any and all work in the City's public right-of-way (ROW), including lane closures.
- 47. Construction inspection shall be coordinated with the Public Works Inspector and no construction shall deviate from the approved plans without approval of the City Engineer. If plan deviations are necessary, the applicant shall provide a revised plan or details of the proposed change for review and approval of the City Engineer prior to construction.

- 48. Prior to issuing of the Certificate of Occupancy, the applicant shall ensure installation of all improvements required by the Public Works Department are inspected and approved by the City Engineer.
- 49. All construction-related parking shall be accommodated on-site. No construction related parking shall be permitted off-site.
- 50. A grading and drainage plan shall be provided and stamped by a California (CA) Statelicensed civil engineer as part of the Building Permit process.
- 51. A utility plan shall be provided that shows all existing and proposed utility lines and their sizes (sewer, water, gas, storm drain, electrical, etc.), including easements, within 200 feet of the project site boundary.
- 52. Easements shall be granted for all public utilities installed outside the public-right-way with 15 ft. wide minimum up to entering the public right-of-way.
- 53. Pacific Coast Highway is owned by Caltrans. Please contact them at (310) 609-0354, to determine if they have any particular requirements for your construction. Please note that if work on Pacific Coast Highway requires an El Segundo Public Works encroachment permit, said encroachment permit shall not be issued until Public Works staff has confirmed a Caltrans permit has been obtained by the Contractor.
- 54. All record drawings (PDF and CAD format) and supporting documentation shall be submitted to the Public Works Engineering Division prior to scheduling the project's final inspection.

Public Works – Street Improvements Conditions

- 55. Carl Jacobson Drive (formerly Lairport Avenue) requires a 9-foot dedication or, if the applicant requests it, a 9-foot irrevocable offer to dedicate executable at the City's discretion. No permanent structures shall be built in these dedications.
- 56. All new sidewalk, curb & gutter, driveway approaches, and curb ramps shall be constructed per the latest Standard Plans for Public Works Construction (SPPWC) "Greenbook" and City standards.
- 57. All existing sidewalk, curb & gutter, driveway approaches, and curb ramps that are broken or not in conformance with the latest SPPWC or City standards shall be removed and constructed per the latest SPPWC and City standards.
- 58. All unused driveways shall be removed and replaced with full-height curb, gutter and sidewalk per SPPWC standards and City standards.
- 59. The applicant shall provide a minimum 4' sidewalk clearance around any obstruction in the sidewalk i.e. posts, power poles, etc.

- 60. PG-64-10 tack coat and hot mix asphalt shall be used for all slot paving required next to new concrete installations. Slot paving shall be 3 feet wide and 1 foot deep, consisting of 6 inches of asphalt over 6 inches of base.
- 61. The applicant shall provide street signing and striping plans for the new development. All striping in the public ROW shall consist of thermoplastic paint per the latest CA Manual on Uniform Traffic Control Devices (MUTCD).
- 62. The applicant shall provide traffic control plans for all work requiring a lane closure.
- 63. The work schedule on major arterial streets shall be Monday through Friday from 9:00 a.m. to 3:00 p.m., except holidays. Work schedule in all other areas shall be Monday through Friday from 7:00 a.m. to 4:00 p.m. Contractor shall obtain prior approval from the City Engineer for performing weekend work, night work, or work on a holiday.
- 64. During construction, it shall be the responsibility of the applicant to provide safe pedestrian traffic control around the site. A pedestrian protection plan shall be submitted to the Public Works Department for review and approval by the City Engineer. This may include but not be limited to signs, flashing lights, barricades and flag persons.
- 65. Once the ROW improvements are accepted by the City Engineer, they are not to be used for staging building construction activities, including but not limited to, storage of construction materials and equipment. The street and sidewalks shall be kept free of construction debris, mud and other obstacles and shall remain open to traffic at all times. The applicant shall bear the entire cost of replacement or repair to any damage to improvements caused by its use, or its Contractors' and Subcontractors' use, of the improvements after acceptance by the City Engineer.
- 66. The proposed ingress/egress on Pacific Coast Highway requires a traffic study to be prepared by a State-licensed Traffic Engineer to demonstrate the driveways will be in compliance with the requirements of the General Plan, subject to the review and approval of the Public Works Director or his designee.

Public Works – Water Conditions

- 67. Any existing water meters, potable water service connections, fire backflow devices and potable water backflow devices must be upgraded to current City Water Division standards. These devices shall be placed or relocated onto private property.
- 68. The applicant must submit plans for water system upgrades to the City of El Segundo Public Works Department for review and approval.
- 69. Any unused water laterals shall be abandoned and properly capped at the City main. The Contractor is to obtain necessary permits and licenses and provide traffic control plans and shoring plans.

Public Works – Sewer Conditions

- 70. The proposed improvement will impact the capacity of the existing sewer main lines. The applicant must submit a sewer study to determine if there is a capacity deficiency in the affected sewer main lines and if so, sewer upgrades will be required. The sewer study shall be reviewed and approved by the City Engineer.
- 71. Prior to issuance of a Certificate of Occupancy, proof of payment of the sewer connection fee to the Los Angeles County Sanitation District (LACSD) must be provided to the City Engineer. LACSD can be reached at (310) 638-1161.
- 72. Any unused sanitary sewer laterals shall be abandoned and properly capped at the City main. The Contractor is to obtain necessary permits and licenses and provide traffic control plans and shoring plans.

Public Works – Storm Drain Conditions

- 73. Hydrologic and hydraulic calculations shall be submitted to size appropriate storm drain facilities to control on-site drainage and mitigate off-site impacts. Refer to the most recent Los Angeles County Hydrology Manual. Instructions and the manual are available at the County website at http://dpw.lacounty.gov/wrd/Publication/index.cfm. Calculations shall be signed by a registered civil engineer.
- 74. The project shall comply with the National Pollutant Discharge Elimination System (NPDES) requirements and shall provide Best Management Practices (BMPs) for sediment control, construction material control and erosion control.

Public Works – Landscape and Irrigation Conditions

- 75. Irrigation plans shall be submitted to the Public Works Department for review and approval. All irrigation meters and mechanical equipment shall meet the City Water Division standards.
- 76. All public landscape improvements shall be designed to City standards and approved by the Parks & Recreation Department.
- 77. The property owner shall maintain all landscaping and irrigation in the public ROW fronting the property.
- 78. The applicant shall coordinate any tree removals in the public right-of-way with the Parks & Recreation Department prior to the start of construction.

(PER CHICAGO TITLE INSURANCE COMPANY FILE NO. 00119524-994-LT2-DB DATED OCTOBER 2, 2019) THE LAND REFERRED TO HEREIN BELOW IS SITUATED IN THE CITY OF EL SEGUNDO, IN THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AND IS DESCRIBED AS FOLLOWS:

PARCEL 1: (PORTION OF 4138-006-031)

THAT CERTAIN REAL PROPERTY SITUATE IN THE CITY OF EL SEGUNDO, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, BEING A PORTION OF THAT CERTAIN 68.970-ACRE PARCEL NO. 2 AS SHOWN ON RECORD OF SURVEY MAP OF A PORTION OF THE NORTH HALF OF SECTION 7, TOWNSHIP 3 SOUTH, RANGE 14 WEST, IN THE RANCHO SAUSAL REDONDO, FILED IN BOOK 66, PAGE 5, RECORD OF SURVEYS OF SAID COUNTY, AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT IN THE WESTERLY LINE OF SAID PARCEL NO. 2 DISTANT NORTH O' 00' 20" WEST 398.09 FEET FROM THE SOUTHWEST CORNER OF SAID PARCEL NO. 2, SAID POINT BEING ALSO THE NORTHWEST CORNER OF THAT CERTAIN 3.4435-ACRE PARCEL OF LAND DESCRIBED IN DEED DATED APRIL 30, 1956 FROM SANTA FE LAND IMPROVEMENT COMPANY TO ROBERT LEONARD, JR., RECORDED JUNE 15, 1956 IN BOOK 51468, PAGE 151, OFFICIAL RECORDS OF SAID COUNTY: THENCE NORTH 0° 00' 20" WEST ALONG SAID WESTERLY LINE 458.08 FEET TO A POINT IN A LINE THAT IS PARALLEL WITH AND DISTANT SOUTHERLY 300.00 FEET, MEASURED AT RIGHT ANGLES, FROM THAT CERTAIN COURSE (AND PROLONGATION THEREOF) IN THE NORTHERLY LINE OF SAID PARCEL NO. 2 SHOWN ON SAID RECORD OF SURVEY MAP AS HAVING A BEARING OF NORTH 89° 59' 20" EAST AND A LENGTH OF 2352.16 FEET: THENCE NORTH 89° 59' 20" EAST ALONG SAID PARALLEL LINE 418.89 FEET TO A POINT IN A LINE THAT IS PARALLEL WITH AND DISTANT WESTERLY 30.00 FEET, MEASURED AT RIGHT ANGLES, FROM THE WESTERLY LINE OF THAT CERTAIN 3.00 ACRE PARCEL OF LAND DESCRIBED IN DEED DATED OCTOBER 24, 1955 FROM SANTA FE LAND IMPROVEMENT COMPANY TO DOUGLAS BUILDING CORPORATION, RECORDED JANUARY 5, 1956 IN BOOK 49965, PAGE 441, OFFICIAL RECORDS OF SAID COUNTY; THENCE SOUTH 0° 00' 20" EAST ALONG LAST SAID PARALLEL LINE (AND PROLONGATION THEREOF) 458.40 FEET TO A POINT IN THE NORTHERLY LINE OF SAID 3.4435-ACRE PARCEL; THENCE NORTH 89° 58' 02" WEST ALONG LAST SAID NORTHERLY LINE 418.89 FEET, MORE OR LESS, TO THE POINT OF BEGINNING.

EXCEPT THE NORTHERLY 220 FEET OF THE ABOVE DESCRIBED LAND.

ALSO EXCEPT THAT PORTION THEREOF LYING IN SEPULVEDA BOULEVARD AS SHOWN IN FINAL ORDER OF CONDEMNATION, RECORDED NOVEMBER 26, 1973, AS INSTRUMENT NO. 1384, OFFICIAL RECORDS,

EXCEPT ALL NATURAL GAS CONTAINED IN OR UNDER OR THAT MAY BE PRODUCED FROM SAID LAND TOGETHER WITH THE EXCLUSIVE RIGHT TO DRILL FOR AND PRODUCE SUCH NATURAL GAS FROM SAID LAND BY WHIPSTOCKING OR DIRECTIONAL DRILLING OR OTHER SUBSURFACE OPERATIONS CONDUCTED FROM SURFACE LOCATIONS ON OTHER LAND, AND THE EXCLUSIVE RIGHT TO USE THE SUBSURFACE OF SAID LAND FOR THE PURPOSE OF INJECTING NATURAL GAS THEREIN FOR STORAGE AND FOR REPRESSURING THE FORMATIONS UNDERLYING SAID LAND BUT WITHOUT THE RIGHT OF SURFACE ENTRY IN ANY MANNER FOR THE PURPOSE OF DISCOVERING OR EXTRACTING SUCH NATURAL GAS AS CONVEYED TO STANDARD OIL COMPANY OF CALIFORNIA, A CORPORATION BY DEED RECORDED JULY 27, 1943, IN BOOK 20145, PAGE 298 OF

ALSO EXCEPT ALL OIL, HYDROCARBON AND MINERAL SUBSTANCES, IF ANY, EXCEPT NATURAL GAS, CONTAINED IN OR UNDER OR THAT MAY BE PRODUCED FROM SAID LAND TOGETHER WITH ALL THOSE CERTAIN RIGHTS RESERVED BY AND UNTO THE FIRST PARTY IN THAT CERTAIN DEED RECORDED IN BOOK 20145, PAGE 298 OF OFFICIAL RECORDS, BUT WITHOUT THE RIGHT OF SURFACE ENTRY FOR THE PURPOSE OF EXTRACTING ANY SUCH OIL. HYDROCARBON AND MINERAL SUBSTANCES NOR FOR ANY OTHER PURPOSE. AS CONVEYED TO CHANSLOR—CANFIELD MIDWAY OIL COMPANY, A CORPORATION, BY DEED RECORDED SEPTEMBER 7, 1945, IN BOOK 22243, PAGE 336 OF OFFICIAL RECORDS.

PARCEL 2: (4138-006-010)

THAT PORTION OF PARCEL 2 IN THE CITY OF EL SEGUNDO, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS SHOWN ON RECORD OF SURVEY FILED IN BOOK 66, PAGE 5 OF RECORD OF SURVEYS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, DESCRIBED AS FOLLOWS:

BEGINNING AT THE POINT OF INTERSECTION OF A LINE THAT IS PARALLEL WITH AND DISTANT 448.89 FEET EASTERLY, MEASURED AT RIGHT ANGLES, FROM THE WESTERLY LINE OF SAID PARCEL 2, WITH A LINE THAT IS PARALLEL WITH AND DISTANT 530.00 FEET SOUTHERLY, MEASURED AT RIGHT ANGLES, FROM THAT CERTAIN NORTHERLY LINE OF SAID PARCEL 2 SHOWN ON SAID RECORD OF SURVEY AS HAVING A BEARING OF NORTH 89' 59' 20" EAST AND A LENGTH OF 2352.16 FEET, SAID POINT OF INTERSECTION BEING ALSO THE SOUTHWEST CORNER OF THE PARCEL OF LAND DESCRIBED IN THE DEED TO THE DOUGLAS BUILDING CORPORATION, A CORPORATION, RECORDED ON FEBRUARY 13, 1957, AS INSTRUMENT NO. 790, IN BOOK 53622, PAGE 268 OF OFFICIAL RECORDS OF SAID COUNTY; THENCE ALONG THE SOUTHERLY LINE OF SAID LAST MENTIONED LAND, NORTH 89° 59' 20" EAST 328.34 FEET TO A LINE THAT IS PARALLEL WITH AND DISTANT 777.23 FEET EASTERLY, MEASURED AT RIGHT ANGLES FROM SAID WESTERLY LINE OF PARCEL 2; THENCE ALONG SAID LAST MENTIONED PARALLEL LINE, SOUTH 0°00'20"EAST 199.00 FEET; THENCE PARALLEL WITH THE SOUTHERLY LINE OF THE LAND DESCRIBED IN SAID ABOVE MENTIONED DEED, SOUTH 89° 59' 20" WEST 328.34 FEET TO A LINE THAT IS PARALLEL WITH THE WESTERLY LINE OF SAID PARCEL 2 AND PASSES THROUGH THE POINT OF BEGINNING; THENCE ALONG SAID LAST MENTIONED PARALLEL LINE, NORTH 0° 00' 20" WEST 199.00 FEET TO THE POINT OF BEGINNING.

EXCEPT ALL NATURAL GAS CONTAINED IN OR UNDER OR THAT MAY BE PRODUCED FROM SAID LAND, TOGETHER WITH THE EXCLUSIVE RIGHT TO DRILL FOR AND PRODUCE SUCH NATURAL GAS FROM SAID LAND BY WHIPSTOCKING OR DIRECTIONAL DRILLING OR OTHER SUBSURFACE OPERATIONS CONDUCTED FROM SURFACE LOCATIONS ON OTHER LAND, AND THE EXCLUSIVE RIGHT TO USE THE SUBSURFACE OF SAID LAND FOR THE PURPOSE OF INJECTING NATURAL GAS THEREIN FOR STORAGE AND FOR REPRESSURING THE FORMATIONS UNDERLYING SAID LAND BUT WITHOUT THE RIGHT OF SURFACE ENTRY IN ANY MANNER FOR THE PURPOSE OF DISCOVERING OR EXTRACTING SUCH NATURAL GAS AS CONVEYED TO STANDARD OIL COMPANY OF CALIFORNIA, A CORPORATION BY DEED RECORDED JULY 27, 1943, IN BOOK 20145, PAGE 298 OF OFFICIAL RECORDS.

ALSO EXCEPT ALL OIL, HYDROCARBON AND MINERAL SUBSTANCES, IF ANY, EXCEPT NATURAL GAS CONTAINED IN OR UNDER OR THAT MAY BE PRODUCED FROM SAID LAND TOGETHER WITH ALL THOSE CERTAIN RIGHTS RESERVED BY AND UNTO THE FIRST PARTY IN THAT CERTAIN DEED RECORDED IN BOOK 20145, PAGE 298 OF OFFICIAL RECORDS, BUT WITHOUT THE RIGHT OF SURFACE ENTRY FOR THE PURPOSE OF EXTRACTING ANY SUCH OIL, HYDROCARBON AND MINERAL SUBSTANCES NOR FOR ANY OTHER PURPOSE, AS CONVEYED TO CHANSLOR-CANFIELD MIDWAY OIL COMPANY, A CORPORATION, BY DEED RECORDED SEPTEMBER 7, 1945, IN BOOK 22243, PAGE 336 OF OFFICIAL RECORDS.

PARCEL 3: (PORTION OF 4138-006-031)

THAT CERTAIN RECTANGULAR SHAPED PARCEL OF LAND IN THE CITY OF EL SEGUNDO, COUNTY OF LOS ANGELES. STATE OF CALIFORNIA, BEING A PORTION OF THAT CERTAIN 0.7689 OF AN ACRE PARCEL OF LAND AS DESCRIBED IN PARCEL "C" OF DEED TO THE ATCHISON, TOPEKA AND SANTA FE RAILWAY COMPANY, RECORDED FEBRUARY 15, 1957, IN BOOK 53662, PAGE 115 OF OFFICIAL RECORDS OF SAID COUNTY, IN THE NORTH HALF OF SECTION 7, TOWNSHIP 3 SOUTH, RANGE 14 WEST, IN THE RANCHO SAUSAL REDONDO, DESCRIBED AS FOLLOWS:

BEGINNING AT THE INTERSECTION OF THE WESTERLY LINE OF SAID PARCEL "C" WITH THE NORTHERLY LINE OF THAT CERTAIN 4.3951 ACRE PARCEL DESCRIBED IN DEED RECORDED OCTOBER 8, 1956, IN BOOK 52683, PAGE 123. OFFICIAL RECORDS OF SAID COUNTY, SAID INTERSECTION BEING DISTANT SOUTH 0° 00'20" EAST (BEARING ASSUMED FOR PURPOSE OF THIS DESCRIPTION) ALONG SAID WESTERLY LINE 300.00 FEET FROM THE SOUTHERLY LINE OF MAPLE AVENUE 80 FEET WIDE AS DESCRIBED IN DEED TO THE CITY OF EL SEGUNDO RECORDED JULY 7 1952 IN BOOK 39314 PAGE 415 OFFICIAL RECORDS OF SAID COUNTY THENCE NORTH 89° 59' 20"EAST ALONG THE EASTERLY PROLONGATION OF SAID NORTHERLY LINE 30 FEET TO A POINT IN THE FASTERLY LINE OF SAID PARCEL "C": THENCE SOUTH 0' 00' 20" FAST ALONG SAID EASTERLY LINE 458.42 FEET TO A POINT IN THE EASTERLY PROLONGATION OF THE SOUTHERLY LINE OF SAID 4.3951 ACRE PARCEL; THENCE NORTH 89' 58' 02" WEST ALONG LAST SAID PROLONGATION 30 FEET TO A POINT IN SAID WESTERLY LINE; THENCE NORTH 0° 00' 20" WEST ALONG SAID WESTERLY LINE, ALSO BEING THE EASTERLY LINE OF SAID 4.3951 ACRE PARCEL, 458.40 FEET TO THE POINT OF BEGINNING.

EXCEPT THEREFROM THE NORTHERLY 220 FEET OF THE ABOVE DESCRIBED LAND.

ALSO EXCEPT ALL NATURAL GAS CONTAINED IN OR UNDER OR THAT MAY BE PRODUCED FROM SAID LAND, TOGETHER WITH THE EXCLUSIVE RIGHT TO DRILL FOR AND PRODUCE SUCH NATURAL GAS FROM SAID LAND BY WHIPSTOCKING OR DIRECTIONAL DRILLING OR OTHER SUBSURFACE OPERATIONS CONDUCTED FROM SURFACE LOCATIONS ON OTHER LAND. AND THE EXCLUSIVE RIGHT TO USE THE SUBSURFACE OF SAID LAND. FOR THE PURPOSE OF INJECTING NATURAL GAS THEREIN FOR STORAGE AND FOR REPRESSURING THE FORMATIONS UNDERLYING SAID LAND BIT WITHOUT THE RIGHT OF SURFACE ENTRY IN ANY MANNER FOR THE PURPOSE OF DISCOVERING OR EXTRACTING SUCH NATURAL GAS AS CONVEYED TO STANDARD OIL COMPANY OF CALIFORNIA, A CORPORATION BY DEED RECORDED JULY 27, 1943, IN BOOK 20145, PAGE 298 OF

ALSO EXCEPT ALL OIL, HYDROCARBON AND MINERAL SUBSTANCES, IF ANY, EXCEPT NATURAL GAS, CONTAINED IN OR UNDER OR THAT MAY BE PRODUCED FROM SAID LAND TOGETHER WITH ALL THOSE CERTAIN RIGHTS RESERVED BY AND UNTO THE FIRST PARTY IN THAT CERTAIN DEED RECORDED IN BOOK 20145, PAGE 298 OF OFFICIAL RECORDS, BUT WITHOUT THE RIGHT OF SURFACE ENTRY FOR THE PURPOSE OF EXTRACTING ANY SUCH OIL, HYDROCARBON AND MINERAL SUBSTANCES NOR FOR ANY OTHER PURPOSE, AS CONVEYED TO CHANSLOR—CANFIELD MIDWAY OIL COMPANY, A CORPORATION, BY DEED RECORDED SEPTEMBER 7, 1945, IN BOOK 22243, PAGE 336 OF OFFICIAL RECORDS.

PARCEL 4: (4138-006-005)

THE NORTHERLY 220 FEET OF THAT CERTAIN REAL PROPERTY SITUATED IN THE CITY OF EL SEGUNDO, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, BEING A PORTION OF THAT CERTAIN 68.970 ACRE PARCEL 2. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO, AS GRANTED IN A NO. 2. AS SHOWN ON RECORD OF SURVEY MAP OF A PORTION OF THE NORTH HALF OF SECTION 7. TOWNSHIP 3 SOUTH, RANGE 14 WEST, IN THE RANCHO SAUSAL REDONDO, FILED IN BOOK 66 PAGE 5, RECORD OF SURVEYS, OF SAID COUNTY, AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT IN THE WESTERLY LINE OF SAID PARCEL NO. 2, DISTANT NORTH 0° 00' 20" WEST 398.09 FEET FROM THE SOUTHWEST CORNER OF SAID PARCEL NO. 2, SAID POINT BEING ALSO THE NORTHWEST CORNER OF THAT CERTAIN 3.4435 ACRE PARCEL OF LAND DESCRIBED IN DEED DATED APRIL 30. 3. 1956. FROM SANTA FE LAND IMPROVEMENT COMPANY. TO ROBERT LEONARD JR., RECORDED JUNE 15, 1956 IN BOOK 51468 PAGE 151, OFFICIAL RECORDS OF SAID COUNTY; THENCE NORTH 0' 00' 20" WEST ALONG SAID WESTERLY LINE 458.08 FEET TO A POINT IN A LINE THAT IS PARALLEL WITH AND DISTANT SOUTHERLY 300.00 FEET MEASURED AT RIGHT ANGLES, FROM THAT CERTAIN COURSE (AND PROLONGATION THEREOF) IN THE NORTHERLY LINE OF SAID PARCEL NO. 2, SHOWN ON SAID RECORD OF SURVEY MAP AS HAVING A BEARING OF NORTH 89° 59' 20" EAST AND A LENGTH OF 2352.16 FEET; THENCE NORTH 89° 59' 20" EAST ALONG SAID PARALLEL LINE 418.89 FEET TO A POINT IN A LINE THAT IS PARALLEL WITH AND DISTANT WESTERLY 30.00 FEET. MEASURED AT RIGHT ANGLES, FROM THE WESTERLY LINE OF THAT CERTAIN 3.00 ACRE PARCEL OF LAND, DESCRIBED IN DEED DATED OCTOBER 24, 1955, FROM SANTA FE LAND IMPROVEMENT COMPANY, TO DOUGLAS BUILDING CORPORATION, RECORDED JANUARY 5, 1956 IN BOOK 49965 PAGE 441, OFFICIAL RECORDS OF SAID COUNTY; THENCE SOUTH 0° 00' 20"EAST ALONG SAID PARALLEL LINE (AND PROLONGATION THEREOF) 458.40 FEET TO A POINT IN THE NORTHERLY LINE OF SAID 3,4435 ACRE PARCEL; THENCE NORTH 89' 58' 02" WEST ALONG LAST SAID NORTHERLY LINE 418.89 FEET, MORE OR LESS,

EXCEPT THAT PORTION THEREOF LYING IN SEPULVEDA BOULEVARD AS SHOWN IN FINAL ORDER OF

CONDEMNATION, RECORDED NOVEMBER 26, 1973, AS INSTRUMENT NO. 1384, OFFICIAL RECORDS.

VESTING TENTATIVE PARCEL MAP No. 83129

(PER CHICAGO TITLE INSURANCE COMPANY FILE NO. 00119524-994-LT2-DB DATED OCTOBER 2, 2019) EXCEPT ALL NATURAL GAS CONTAINED IN OR UNDER OR THAT MAY BE PRODUCED FROM SAID LAND. TOGETHER WITH THE EXCLUSIVE RIGHT TO DRILL FOR AND PRODUCE SUCH NATURAL GAS FROM SAID LAND. BY WHIPSTOCKING OR DIRECTIONAL DRILLING OR OTHER SUBSURFACE OPERATIONS CONDUCTED FROM SURFACE LOCATIONS ON OTHER LAND, AND THE EXCLUSIVE RIGHT TO USE THE SUBSURFACE OF SAID LAND FOR THE PURPOSE OF INJECTING NATURAL GAS THEREIN FOR STORAGE AND FOR REPRESS RING THE FORMATIONS UNDERLYING SAID LAND. BUT WITHOUT THE RIGHT OF SURFACE ENTRY IN ANY MANNER. FOR THE PURPOSE OF DISCOVERING OR EXTRACTING SUCH NATURAL GAS, AS CONVEYED TO STANDARD OIL COMPANY OF CALIFORNIA, A CORPORATION, BY DEED RECORDED JULY 27, 1943 IN BOOK 20145 PAGE 298,

ALSO EXCEPTING ALL OIL, HYDROCARBON AND MINERAL SUBSTANCES, IF ANY EXCEPT NATURAL GAS, CONTAINED IN OR UNDER OR THAT MAY BE PRODUCED FROM SAID LAND, TOGETHER WITH ALL THOSE CERTAIN RIGHTS. RESERVED BY AND UNTO THE FIRST PARTY IN THAT CERTAIN DEED RECORDED IN BOOK 20145 PAGE 298, OF OFFICIAL RECORDS, BUT WITHOUT THE RIGHT OF SURFACE ENTRY FOR THE PURPOSE OF EXTRACTING ANY SUCH OIL, HYDROCARBON AND MINERAL SUBSTANCES OR FOR ANY OTHER PURPOSES, AS CONVEYED TO CHANSLOR-CANFIELD MIDWAY OIL COMPANY, A CORPORATION, BY DEED RECORDED SEPTEMBER 7, 1945, IN BOOK 22243 PAGE 336, OF OFFICIAL RECORDS.

AN EASEMENT FOR THE CONSTRUCTION, MAINTENANCE AND OPERATION OF A SURFACE DRAIN LINE CONVEYED IN A GRANT DEED RECORDED IN BOOK 52683, PAGE 123 OF OFFICIAL RECORDS, OVER THE EASTERLY 10

A PARCEL OF LAND SITUATED IN THE CITY OF EL SEGUNDO, SITUATED IN THE NORTH HALF OF SECTION 7. TOWNSHIP 3 SOUTH, RANGE 14 WEST, RANCHO SAUSAL REDONDO, IN THE CITY OF EL SEGUNDO, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, BEING A PORTION OF THAT CERTAIN 68.970 ACRE OF PARCEL 2, AS SHOWN ON RECORD OF SURVEY MAP FILED IN BOOK 66 PAGE 5, RECORD OF SURVEYS, AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT THE INTERSECTION OF THE NORTH LINE OF SAID PARCEL 2, WITH A LINE WHICH IS PARALLEL WITH AND DISTANT WESTERLY 30.00 FEET AT RIGHT ANGLES FROM THE WESTERLY LINE OF THAT CERTAIN 3.00 ACRE PARCEL OF LAND DESCRIBED IN DEED DATED OCTOBER 24, 1955, FROM SANTA FE IMPROVEMENT CO., TO DOUGLAS BUILDING CORPORATION, RECORDED IN BOOK 49965 PAGE 441, OFFICIAL RECORDS OF SAID COUNTY; THENCE ALONG SAID PARALLEL LINE SOUTH 0° 00' 20" EAST 300.00 FEET TO A POINT IN THE LINE WHICH IS PARALLEL WITH AND DISTANT SOUTHERLY 300.00 FEET AT RIGHT ANGLES FROM A CERTAIN COURSE IN THE NORTHERLY LINE OF SAID PARCEL 2, SHOWN ON SAID RECORD OF SURVEY MAP, AS HAVING A BEARING OF NORTH 89° 59' 20" EAST AND A LENGTH OF 2352.16 FEET; THENCE SOUTH 89° 59' 20" WEST ALONG LAST SAID PARALLEL LINE 418.89 FEET TO A POINT IN THE WEST LINE OF SAID PARCEL 2; THENCE NORTH 0° 00' 20" WEST ALONG SAID WEST LINE BEING ALONG THE EASTERLY LINE OF SEPULVEDA BOULEVARD, 100 FEET IN WIDTH, A DISTANCE OF 317.94 FEET TO THE SOUTHWESTERLY CORNER OF PARCEL 3, AS SHOWN ON SAID RECORD OF SURVEY MAP; THENCE ALONG THE NORTHERLY LINE OF SAID PARCEL 2, BEING ALONG THE SOUTHERLY LINE OF SAID PARCEL 3 THE FOLLOWING COURSES AND DISTANCES; NORTHEASTERLY ALONG THE ARC OF A CURVE, TANGENT TO LAST COURSE, CONCAVE SOUTHEASTERLY AND HAVING A RADIUS OF 20.00 FEET, THROUGH A CENTRAL ANGLE OF 89' 59' 40", A DISTANCE OF 31.41 FEET; THENCE NORTH 89° 59' 20" EAST TANGENT TO SAID CURVE. A DISTANCE OF 30.00 FEET: THENCE SOUTHEASTERLY ALONG THE ARC OF A CURVE, TANGENT TO LAST COURSE, CONCAVE SOUTHWESTERLY AND HAVING A RADIUS OF 160.00 FEET, THROUGH A CENTRAL ANGLE OF 25° 09' 23", A DISTANCE OF 70.25 FEET TO POINT OF REVERSE CURVE: THENCE SOUTHEASTERLY ALONG THE ARC OF SAID REVERSE CURVE BEING CONCAVE NORTHEASTERLY AND HAVING A RADIUS OF 240.00 FEET, THROUGH A CENTRAL ANGEL OF 25' 09' 23", A DISTANCE OF 105.37 FEET; THENCE NORTH 89' 59' 20" EAST, TANGENT TO LAST CURVE, A DISTANCE OF 198.86 FEET TO THE POINT OF BEGINNING.

PARCEL 5: (4138-006-030)

THE NORTHERLY 220 FEET OF THAT CERTAIN RECTANGULAR SHAPED PARCEL OF LAND IN THE CITY OF EL SEGUNDO, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, BEING A PORTION OF THAT CERTAIN 0.7689 OF AN ACRE PARCEL OF LAND AS DESCRIBED IN PARCEL "C" OF DEED TO THE ATCHISON, TOPEKA AND SANTA FE RAILWAY COMPANY, RECORDED FEBRUARY 15, 1957, IN BOOK 53662 PAGE 115 OF OFFICIAL RECORDS OF SAID COUNTY, IN THE NORTH HALF OF SECTION 7, TOWNSHIP 3 SOUTH, RANGE 14 WEST, IN THE RANCHO SAUSAL REDONDO, DESCRIBED AS FOLLOWS:

BEGINNING AT THE INTERSECTION OF THE WESTERLY LINE OF SAID PARCEL "C" WITH THE NORTHERLY LINE OF THAT CERTAIN 4.3951 ACRE PARCEL DESCRIBED IN DEED RECORDED OCTOBER 8, 1956, IN BOOK 52683, PAGE 123, OFFICIAL RECORDS OF SAID COUNTY, SAID INTERSECTION BEING DISTANT SOUTH 0° 00' 20"EAST (BEARING ASSUMED FOR PURPOSE OF THIS DESCRIPTION) ALONG SAID WESTERLY LINE 300.00 FEET FROM SOUTHERLY LINE OF MAPLE AVENUE 80 FEET WIDE AS DESCRIBED IN DEED TO THE CITY OF EL SEGUNDO, RECORDED JULY 7, 1952 IN BOOK 39314 PAGE 415, OFFICIAL RECORDS OF SAID COUNTY; THENCE NORTH 89° 59' 20" EAST ALONG THE EASTERLY PROLONGATION OF SAID NORTHERLY LINE 30 FEET TO A POINT IN THE EASTERLY LINE OF SAID PARCEL "C"; THENCE SOUTH 0' 00" 20" EAST ALONG SAID EASTERLY LINE 458.42 FEET TO A POINT IN THE EASTERLY PROLONGATION OF THE SOUTHERLY LINE OF SAID 4.3951 ACRE PARCEL: THENCE NORTH 89' 58' 02" WEST ALONG LAST SAID PROLONGATION 30 FEET TO A POINT IN SAID WESTERLY LINE; THENCE NORTH 0° 00" 20" WEST ALONG SAID WESTERLY LINE, ALSO BEING THE EASTERLY LINE OF SAID 4.3951 ACRE PARCEL, 458.40 FEET TO THE POINT OF BEGINNING.

EXCEPT ALL NATURAL GAS CONTAINED IN OR UNDER OR THAT MAY BE PRODUCED FROM SAID LAND. OGETHER WITH THE EXCLUSIVE RIGHT TO DRILL FOR AND PRODUCE SUCH NATURAL GAS FROM SAID LAND. BY WHIPSTOCKING OR DIRECTIONAL DRILLING OR OTHER SUBSURFACE OPERATIONS CONDUCTED FROM SURFACE LOCATIONS ON OTHER LAND. AND THE EXCLUSIVE RIGHT TO U FOR THE PURPOSE OF INJECTING NATURAL GAS THEREIN FOR STORAGE AND FOR REPRESS RING THE FORMATIONS UNDERLYING SAID LAND, BUT WITHOUT THE RIGHT OF SURFACE ENTRY IN ANY MANNER, FOR THE PURPOSE OF DISCOVERING OR EXTRACTING SUCH NATURAL GAS. AS CONVEYED TO STANDARD OIL COMPANY OF CALIFORNIA, A CORPORATION, BY DEED RECORDED JULY 27, 1943 IN BOOK 20145 PAGE 298,

ALSO EXCEPTING ALL OIL, HYDROCARBON AND MINERAL SUBSTANCES, IF ANY EXCEPT NATURAL GAS, CONTAINED IN OR UNDER OR THAT MAY BE PRODUCED FROM SAID LAND, TOGETHER WITH ALL THOSE CERTAIN RIGHTS. RESERVED BY AND UNTO THE FIRST PARTY IN THAT CERTAIN DEED RECORDED IN BOOK 20145 PAGE 298, OF OFFICIAL RECORDS, BUT WITHOUT THE RIGHT OF SURFACE ENTRY FOR THE PURPOSE OF EXTRACTING ANY SUCH OIL. HYDROCARBON AND MINERAL SUBSTANCES OR FOR ANY OTHER PURPOSES. AS CONVEYED TO CHANSLOR-CANFIELD MIDWAY OIL COMPANY, A CORPORATION, BY DEED RECORDED SEPTEMBER 7, 1945, IN BOOK 22243 PAGE 336, OF OFFICIAL RECORDS.

THAT CERTAIN REAL PROPERTY SITUATE IN THE CITY OF EL SEGUNDO, COUNTY OF LOS ANGELES. STATE OF CALIFORNIA, BEING A PORTION OF PARCEL 2 AS SHOWN ON RECORD OF SURVEY MAP OF A PORTION OF THE NORTH HALF OF SECTION 7. TOWNSHIP 3 SOUTH, RANGE 14 WEST, IN THE RANCHO SAUSAL REDONDO, FILED IN BOOK 66, AT PAGE 5, OF RECORD OF SURVEYS OF SAID COUNTY, MORE PARTICULARLY DESCRIBED AS

BEGINNING AT THE INTERSECTION OF A LINE WHICH IS PARALLEL WITH AND DISTANT NORTHERLY 40.00 FEET AT RIGHT ANGLES FROM THE SOUTHERLY LINE OF SAID PARCEL NO. 2, WITH A LINE WHICH IS PARALLEL WITH AND DISTANT EASTERLY 777.23 FEET AT RIGHT ANGLES FROM THE WESTERLY LINE OF SAID PARCEL NO. 2; THENCE NORTH 0' 00' 20" WEST ALONG LAST SAID PARALLEL LINE 1042.26 FEET TO A POINT IN THE ARC OF A CURVE CONCAVE EASTERLY AND HAVING A RADIUS OF 369.27 FEET; THENCE NORTHERLY ALONG SAID CURVE, TANGENT TO LAST COURSE, AN ARC DISTANCE OF 75.02 FEET TO A POINT IN THE NORTHERLY LINE OF SAID PARCEL NO. 2; THENCE NORTH 89' 59' 20" EAST ALONG SAID NORTHERLY LINE 25.56 FEET TO A POINT IN THE ARC OF A CURVE CONCENTRIC WITH AND DISTANT EASTERLY 25.00 FEET RADIALLY FROM THE HEREINABOVE DESCRIBED CURVE HAVING A RADIUS OF 369.27 FEET; THENCE SOUTHERLY ALONG SAID CONCENTRIC CURVE CONCAVE EASTERLY AND HAVING A RADIUS OF 344.27 FEET AN ARC DISTANCE OF 75.09 FEET TO A POINT DISTANT EASTERLY 25.00 FEET RADIALLY FROM THE BEGINNING OF SAID CURVE HAVING A RADIUS OF 369.27 FEET; THENCE SOUTH 0' 00' 20"EAST, TANGENT TO LAST SAID CURVE, ALONG A LINE WHICH IS PARALLEL WITH AND DISTANT EASTERLY 802.23 FEET AT RIGHT ANGLES FROM THE WESTERLY LINE OF SAID PARCEL NO. 2, A DISTANCE OF 1042.28 FEET TO A POINT IN SAID LINE WHICH IS PARALLEL WITH AND DISTANT NORTHERLY 40.00 FEET AT RIGHT ANGLES FROM THE SOUTHERLY LINE OF SAID PARCEL NO. 2; THENCE NORTH 89' 58' 02" WEST ALONG LAST SAID PARALLEL LINE 25.00 FEET TO THE

EXCEPT THEREFROM ALL OIL, GAS AND OTHER HYDROCARBON AND MINERAL SUBSTANCES AS CONVEYED (A) TO STANDARD OIL COMPANY OF CALIFORNIA BY DEED DATED DECEMBER 21, 1942, RECORDED JULY 27, 1943 IN BOOK 20145, PAGE 298, OF OFFICIAL RECORDS IN THE OFFICE OF THE RECORDER OF SAID COUNTY, AND (B) TO CHANSLOR-CANFIELD MIDWAY OIL COMPANY BY DEED DATED AUGUST 23, 1945, RECORDED SEPTEMBER 7, 1945, IN BOOK 22243, AT PAGE 336, OF SAID OFFICIAL RECORDS.

APN: 4138-006-030, 4138-006-031, 4138-006-010, 4138-006-005

(PER CHICAGO TITLE INSURANCE COMPANY FILE NO. 00119524-994-LT2-DB DATED OCTOBER 2, 2019)

PURPOSE: PIPE LINES AND TELEGRAPH OR TELEPHONE LINES RECORDING DATE: IN BOOK 4244 PAGE 230, OF OFFICIAL RECORDS

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

RECORDING DATE: IN BOOK 6089 PAGE 349, OF OFFICIAL RECORDS AFFECTS: PARCEL 1

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

PURPOSE: SANITARY SEWER

RECORDING DATE: DECEMBER 5, 1956 RECORDING NO: 3453, OF OFFICIAL RECORDS

AFFECTS: PARCELS 1 AND 3

THE OWNERSHIP OF SAID LAND DOES NOT INCLUDE RIGHTS OF ACCESS TO OR FROM MARIPOSA AVENUE, SUCH RIGHTS HAVING BEEN RELINQUISHED BY THE DOCUMENT,

RECORDING DATE: JANUARY 9, 1959 RECORDING NO: 2059 IN BOOK D327 PAGE 552, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND

FOR MERGER AND SUBDIVISION PURPOSES

PER CHICAGO TITLE INSURANCE COMPANY FILE NO. 00119524-994-LT2-DB DATED OCTOBER 2, 2019)

RECORDING DATE: OCTOBER 20, 1961 RECORDING NO: 4754, OF OFFICIAL RECORDS

3. MATTERS CONTAINED IN THAT CERTAIN DOCUMENT

REFERENCE IS HEREBY MADE TO SAID DOCUMENT FOR FULL PARTICULARS.

7. AN UNRECORDED AGREEMENT DATED APRIL 26, 1957, TO HOMEWOOD DISTRIBUTING COMPANY FOR CONSTRUCTION AND OPERATION OF A SPUR TRACK, AD DISCLOSED BY DEED FROM THE ATCHISON, TOPEKA AND SANTA FE RAILWAY COMPANY, A KANSAS CORPORATION, RECORDED APRIL 23, 1969, AS INSTRUMENT NO. 244, OF OFFICIAL RECORDS.

AFFECTS: PARCEL 3 8. A CERTIFICATE OF COMPLIANCE

RECORDING DATE: MARCH 10, 1986

9. MATTERS CONTAINED IN THAT CERTAIN DOCUMENT

RECORDING NO.: 86-300668, OF OFFICIAL RECORDS

ENTITLED: COVENANT AND AGREEMENT REGARDING MAINTENANCE OF OFF STREET PARKING SPACE RECORDING DATE: SEPTEMBER 18, 1986 RECORDING NO: 86-1242814, OF OFFICIAL RECORDS

REFERENCE IS HEREBY MADE TO SAID DOCUMENT FOR FULL PARTICULARS.

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

THE FOLLOWING MATTERS AFFECT PARCELS 4, 4A AND 5:

PURPOSE: PIPE LINES AND TELEGRAPH OR TELEPHONE LINES RECORDING DATE: IN BOOK 4244 PAGE 230, OF OFFICIAL RECORDS

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

RECORDING DATE: IN BOOK 6089 PAGE 349, OF OFFICIAL RECORDS AFFECTS: PARCEL 4

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

PURPOSE: PIPE LINES

DOCUMENT:

RECORDING DATE: JULY 7, 1952 RECORDING NO: IN BOOK 39314 PAGE 415, OF OFFICIAL RECORDS AFFECTS: A PORTION OF SAID LAND

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

RECORDING DATE: OCTOBER 25, 1956 RECORDING NO: IN BOOK 52683 PAGE 123, OF OFFICIAL RECORDS

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

PURPOSE: SANITARY SEWER LINE RECORDING DATE: DECEMBER 5, 1956

AFFECTS: A PORTION OF SAID LAND

RECORDING NO: IN BOOK 53041 PAGE 48, OF OFFICIAL RECORDS

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

PURPOSE: PRIVATE ROADWAY

AFFECTS: PARCEL 5

RECORDING DATE: MAY 3, 1960 RECORDING NO: 3630 IN BOOK D834 PAGE 70, OF OFFICIAL RECORDS

THE INTEREST OF ALLEN H. RABIN AND CHARLOTTE C. RABIN IN SAID EASEMENT WAS GRANTED TO AEROSPACE CENTER, A PARTNERSHIP, BY DEED RECORDED APRIL 17, 1961 AS INSTRUMENT NO. 3024 IN BOOK D1190 PAGE 959, OF OFFICIAL RECORDS.

16. AN UNRECORDED AGREEMENT DATED APRIL 26, 1957, TO HOMEWOOD DISTRIBUTING COMPANY FOR CONSTRUCTION AND OPERATION OF A SPUR TRACT, AS DISCLOSED BY DEED FROM THE ATCHISON. TOPEKA AND SANTA FE RAILWAY COMPANY, A KANSAS CORPORATION, RECORDED APRIL 23, 1969 AS INSTRUMENT NO. 244, OF OFFICIAL RECORDS.

17. A CERTIFICATE OF COMPLIANCE

RECORDING DATE: MARCH 10, 1986 RECORDING NO.: 86-300668, OF OFFICIAL RECORDS

18. MATTERS CONTAINED IN THAT CERTAIN DOCUMENT

ENTITLED: COVENANT AND AGREEMENT REGARDING MAINTENANCE OF OFF STREET PARKING SPACE RECORDING DATE: SEPTEMBER 18, 1986 RECORDING NO: 86-1242814, OF OFFICIAL RECORDS

REFERENCE IS HEREBY MADE TO SAID DOCUMENT FOR FULL PARTICULARS.

THE FOLLOWING MATTERS AFFECT PARCEL 6:

19. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO AS SET FORTH IN

IN FAVOR OF: RAYTHEON COMPANY, A DELAWARE CORPORATION PURPOSE: UTILITIES-TANK ENCROACHMENT

RECORDING DATE: MARCH 9, 2018 RECORDING NO: 2018-0231190 OF OFFICIAL RECORDS

AFFECTS: SAID LAND PARTICULARLY DESCRIBED THEREIN

20. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO AS SET FORTH IN

IN FAVOR OF: RAYTHEON COMPANY, A DELAWARE CORPORATION PURPOSE: UTILITIES

RECORDING DATE: MARCH 9, 2018 RECORDING NO: 2018-0231191 OF OFFICIAL RECORDS

AFFECTS: SAID LAND PARTICULARLY DESCRIBED THEREIN

21. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO AS SET FORTH IN A DOCUMENT:

IN FAVOR OF: RAYTHEON COMPANY, A DELAWARE CORPORATION PURPOSE: UTILITIES (ACCESS, USE AND MAINTENANCE) RECORDING DATE: MARCH 9, 2018

RECORDING NO: 2018-0231192 OF OFFICIAL RECORDS AFFECTS: SAID LAND PARTICULARLY DESCRIBED THEREIN

22. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO AS SET FORTH IN

IN FAVOR OF: RAYTHEON COMPANY, A DELAWARE CORPORATION PURPOSE: UTILITIES (ACCESS, USE AND MAINTENANCE) RECORDING DATE: MARCH 9, 2018 RECORDING NO: 2018-0231193 OF OFFICIAL RECORDS

AFFECTS: SAID LAND PARTICULARLY DESCRIBED THEREIN 23. DISCREPANCIES, CONFLICTS IN BOUNDARY LINES, ESTABLISHMENT OF MONUMENTS, SHORTAGE IN AREA,

ENCROACHMENTS, OR ANY OTHER MATTERS SHOWN ON

RECORDING DATE: JUNE 7, 2018 RECORDING NO: 20180566872, OF OFFICIAL RECORDS

(PER CHICAGO TITLE INSURANCE COMPANY FILE NO. 00119524-994-LT2-DB DATED OCTOBER 2, 2019) 24. ANY RIGHTS, CLAIMS OR INTERESTS THAT MAY EXIST OR ARISE BY REASON OF THE FOLLOWING FACTS

DISCLOSED BY A MAP DATED DECEMBER 21, 2018 AND REVISED APRIL 17, 2019 OF AN ALTA/NSPS LAND TITLE SURVEY PREPARED BY OR UNDER THE RESPONSIBLE CHARGE OF JEFFERY L. MAYS LS 6379, OF/FOR JRN CIVIL ENGINEERS, PROJECT/JOB NO. 17977.

- A. THE SOUTH END OF A CHAIN LINK FENCE ON THE WEST SIDE OF SURVEYED PROPERTY EXTENDS 3.5 FEET ONTO MARIPOSA AVENUE.
- B. CHAIN LINK FENCING LIES UP TO 8.6 FEET EAST OF THE WEST LINE OF SURVEYED PROPERTY.
- C. MECHANICAL EQUIPMENT ON THE WESTERLY ADJOINING PROPERTY EXTENDS 4.9 FEET ONTO SURVEYED D. A TANK ON THE WESTERLY ADJOINING PROPERTY EXTENDS 2.6 FEET ONTO SURVEYED PROPERTY.
- E. A CONCRETE PAD ON THE WESTERLY ADJOINING PROPERTY EXTENDS 6.5 FEET ONTO SURVEYED
- F. AN AIR CONDITIONING UNIT ON THE WESTERLY ADJOINING PROPERTY EXTENDS 0.3 FEET ONTO G. A WROUGHT IRON FENCE AND CHAIN LINK FENCE LIE UP TO 0.3 FEET EAST OF THE WEST LINE OF
- H. CHAIN LINK FENCES EXTEND ACROSS SURVEYED PROPERTY IN VARIOUS LOCATIONS.
- I. VARIOUS SHEDS, COVERED WORKSPACES, STORAGE CONTAINERS AND A TANK IN USE BY THE ADJOINING PROPERTIES LIE WITHIN THE SURVEYED PROPERTY.
- J. A GUY ANCHOR EXTENDS ACROSS THE EAST LINE OF SURVEYED PROPERTY. K. THERE IS A UTILITY VAULT AND COMMUNICATION VAULT ON SURVEYED PROPERTY.

25. RIGHTS OF TRIO MANUFACTURING, INC., A CALIFORNIA CORPORATION, AS LICENSEE ONLY, WITH NO RIGHTS OF FIRST REFUSAL OR OPTIONS TO PURCHASE, IN POSSESSION OF SAID LAND BY REASON OF AN UNRECORDED LICENSE AGREEMENT DATED AUGUST 1, 2018.

THE FOLLOWING MATTERS AFFECT ALL PARCELS:

26. ANY RIGHTS, CLAIMS OR INTERESTS THAT MAY EXIST OR ARISE BY REASON OF THE FOLLOWING FACTS DISCLOSED BY A MAP DATED AUGUST 20, 2015 OF AN ALTA/ACSM LAND TITLE SURVEY COMPLETED AUGUST XX. 2015 PREPARED BY OR UNDER THE RESPONSIBLE CHARGE OF CHRISTOPHER W. DANIELS LS 6328, OF/FOR PARTNER ENGINEERING AND SCIENCE, INC., PROJECT/JOB NO. 15-143280.2. AND

L. INTENTIONALLY DELETED.

M. A CHAIN LINK GATE OPENS ACROSS THE NORTH LINE OF PARCEL 4.

N. THIS EXCEPTION HAS BEEN INTENTIONALLY DELETED. O. STORM WATER FLOW, ACCUMULATED VIA DIRT/ASPHALT SWALE CROSSES THE NORTHERLY OVER THE NORTH LINE OF PARCEL 5.

P. POWER POLE CROSS ARM EXTENDS ACROSS THE EAST LINE OF PARCEL 5.

Q. A CHAIN LINK FENCE EXTENDS ACROSS THE SOUTH LINE OF PARCEL 2. R. THE FACT THAT THERE IS PEDESTRIAN ACCESS ACROSS THE SOUTH LINE OF PARCEL 2 VIA A

TURN-STYLE GATE. S. THE FACT THAT THERE IS VEHICULAR ACCESS ACROSS THE SOUTH LINE OF PARCEL 2.

T. THE 8-STORY BUILDING ON PARCEL 1 EXTENDS 0.1 FEET ONTO THE 25 FEET WIDE FRONT SETBACK U. THERE ARE UTILITY ROOMS, TRANSFORMERS, VAULTS, MANHOLES, GAS METERS, PULL BOXES, CHECK

VALVES, CLEANOUTS, RISERS, FIRE DEPARTMENT CONNECTIONS, AND DRAINAGE IMPROVEMENTS IN VARIOUS LOCATIONS ON SURVEYED PROPERTY, OUTSIDE OF ESTABLISHED EASEMENTS OF RECORD. V. A NOTE ON THE SURVEY READS, "AN UNRECORDED LICENSE LETTER, DATED MARCH 27, 1961

GRANTING TO AEROSPACE CENTER RIGHTS OF INGRESS AND EGRESS OVER THE DRIVEWAY OFF MARIPOSA STREET EAST OF SEPULVEDA BLVD. BY ROLED REAL ESTATE CORPORATION. SAID DRIVEWAY WAS NOT SURVEYED. ITS LOCATION SHOWN HEREON IS APPROXIMATE.

- W. INTENTIONALLY DELETED. X. INTENTIONALLY DELETED.
- Y. INTENTIONALLY DELETED. Z. INTENTIONALLY DELETED.
- 27. ANY RIGHTS OF THE BOEING COMPANY, A DELAWARE CORPORATION AND SCIENCE APPLICATIONS INTERNATIONAL CORPORATION. A DELAWARE CORPORATION, AS TENANTS UNDER UNRECORDED LEASES, WITH NO OPTIONS TO PURCHASE OR RIGHTS OF FIRST REFUSAL TO PURCHASE THE LAND.
- YOU SHOULD HAVE KNOWLEDGE OF ANY OUTSTANDING OBLIGATION, PLEASE CONTACT THE TITLE DEPARTMENT IMMEDIATELY FOR FURTHER REVIEW PRIOR TO CLOSING.

28. PLEASE BE ADVISED THAT OUR SEARCH DID NOT DISCLOSE ANY OPEN DEEDS OF TRUST OF RECORD. IF

- 29. MATTERS WHICH MAY BE DISCLOSED BY AN INSPECTION AND/OR BY A CORRECT ALTA/NSPS LAND TITLE SURVEY OF SAID LAND THAT IS SATISFACTORY TO THE COMPANY, AND/OR BY INQUIRY OF THE PARTIES
- 30. ANY RIGHTS OF THE PARTIES IN POSSESSION OF A PORTION OF, OR ALL OF, SAID LAND, WHICH RIGHTS ARE NOT DISCLOSED BY THE PUBLIC RECORDS.
- THE COMPANY WILL REQUIRE, FOR REVIEW, A FULL AND COMPLETE COPY OF ANY UNRECORDED AGREEMENT, CONTRACT, LICENSE AND/OR LEASE, TOGETHER WITH ALL SUPPLEMENTS, ASSIGNMENTS AND AMENDMENTS THERETO, BEFORE ISSUING ANY POLICY OF TITLE INSURANCE WITHOUT EXCEPTING THIS ITEM
- THE COMPANY RESERVES THE RIGHT TO EXCEPT ADDITIONAL ITEMS AND/OR MAKE ADDITIONAL
- REQUIREMENTS AFTER REVIEWING SAID DOCUMENTS. 31. THE COMPANY WILL REQUIRE THAT A FULL COPY OF ANY UNRECORDED LEASE REFERRED TO HEREIN BE FURNISHED TO THE COMPANY, TOGETHER WITH ALL SUPPLEMENTS, ASSIGNMENTS AND AMENDMENTS FOR
- THE COMPANY RESERVES THE RIGHT TO ADD ADDITIONAL ITEMS OR MAKE FURTHER REQUIREMENTS AFTER REVIEW OF THE REQUESTED DOCUMENTATION.

(PER CHICAGO TITLE INSURANCE COMPANY FILE NO. 00100348-994-X59-kd DATED APRIL 29, 2019)

THE LAND REFERRED TO HEREIN BELOW IS SITUATED IN THE CITY OF EL SEGUNDO, IN THE COUNTY OF LOS

ANGELES, STATE OF CALIFORNIA, AND IS DESCRIBED AS FOLLOWS: THAT CERTAIN REAL PROPERTY SITUATED IN THE CITY OF EL SEGUNDO, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, BEING A PORTION OF THAT CERTAIN 68.970-ACRE PARCEL NO. 2 AS SHOWN ON RECORD OF SURVEY MAP FILED IN BOOK 66, PAGE 5, RECORD OF SURVEYS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID LOS ANGELES COUNTY, BEING A PORTION OF THE NORTH ONE—HALF OF SECTION 7, TOWNSHIP 3 SOUTH, RANGE 14 WEST, IN THE RANCHO SAUSAL REDONDO, AND BEING MORE PARTICULARLY DESCRIBED AS

BEGINNING AT THE INTERSECTION OF A LINE WHICH IS PARALLEL WITH AND DISTANT 217.80 FEET SOUTHERLY AT RIGHT ANGLES FROM THE NORTHERLY LINE OF SAID PARCEL NO. 2 WITH THE WESTERLY LINE OF THAT CERTAIN 1.9858-ACRE PARCEL OF LAND KNOWN AS LAIRPORT STREET, DESCRIBED IN DEED DATED JULY 2, 1953 AND RECORDED IN BOOK 42195 PAGE 274. OFFICIAL RECORDS. OF SAID COUNTY: THENCE SOUTH 89 DEGREES 59' 20" WEST ALONG SAID PARALLEL LINE 200.00 FEET TO A POINT IN A LINE WHICH IS PARALLEL WITH AND DISTANT 200.00 FEET WESTERLY AT RIGHT ANGLES FROM THE WESTERLY LINE OF SAID 1.9858—ACRE PARCEL; THENCE SOUTH O DEGREES OO'20" EAST ALONG SAID PARALLEL LINE 217.80 FEET TO A POINT IN A LINE WHICH IS PARALLEL WITH AND DISTANT SOUTHERLY 435.60 FEET AT RIGHT ANGLES FROM THE NORTH LINE OF SAID PARCEL NO. 2; THENCE NORTH 89 DEGREES 59' 20" EAST ALONG LAST SAID PARALLEL LINE, 200.00 FEET TO A POINT IN THE WESTERLY LINE OF SAID 1.9858-ACRE PARCEL; THENCE NORTH 0 DEGREES 00' 20" WEST ALONG LAST SAID WESTERLY LINE 217.80 FEET TO THE POINT OF

EXCEPT THEREFROM THE NORTHERLY 75 FEET (MEASURED ALONG THE EASTERLY AND WESTERLY LINES OF

ALSO EXCEPT ALL NATURAL GAS CONTAINED IN OR UNDER, OR THAT MAY BE PRODUCED FROM SAID LAND, BUT WITHOUT ANY RIGHT TO GO UPON OR USE THE SURFACE OF SAID LAND IN ANY MANNER FOR THE PURPOSE OF DISCOVERING OR EXTRACTING SUCH NATURAL GAS; AS CONVEYED BY SANTA FE LAND IMPROVEMENT COMPANY. A CORPORATION. TO STANDARD OIL COMPANY OF CALIFORNIA, A CORPORATION, BY DEED RECORDED JULY 27, 1943 IN BOOK 20145, PAGE 298 OFFICIAL RECORDS.

ALSO EXCEPT ALL OIL, HYDROCARBON AND MINERAL SUBSTANCES, EXCEPTING NATURAL GAS, CONTAINED IN OR UNDER, OR THAT MAY BE PRODUCED FROM SAID LAND BUT WITHOUT ANY RIGHT TO ENTER UPON THE SURFACE OF SAID LAND FOR THE PURPOSE OF EXTRACTING ANY SUCH OIL AND MINERALS NOR FOR ANY OTHER PURPOSES, AS CONVEYED BY SANTA FE LAND IMPROVEMENT COMPANY, A CORPORATION, TO CHANSLOR-CANFIELD MIDWAY OIL COMPANY, A CORPORATION, BY DEED RECORDED SEPTEMBER 7, 1945 IN BOOK 22243 PAGE 336 OFFICIAL RECORDS.

APN: 4138-006-014

(PER CHICAGO TITLE INSURANCE COMPANY FILE NO. 00100348-994-X59-kd DATED APRIL 29, 2019)

2. COVENANTS, CONDITIONS AND RESTRICTIONS BUT OMITTING ANY COVENANTS OR RESTRICTIONS, IF ANY, INCLUDING BUT NOT LIMITED TO THOSE BASED UPON RACE, COLOR, RELIGION, SEX, SEXUAL ORIENTATION, FAMILIAL STATUS, MARITAL STATUS, DISABILITY, HANDICAP, NATIONAL ORIGIN, CITIZENSHIP, IMMIGRATION STATUS, PRIMARY LANGUAGE, ANCESTRY, SOURCE OF INCOME, GENDER, GENDER IDENTITY, GENDER EXPRESSION, MEDICAL CONDITION OR GENETIC INFORMATION, AS SET FORTH IN APPLICABLE STATE OR FEDERAL LAWS, EXCEPT TO THE EXTENT THAT SAID COVENANT OR RESTRICTION IS PERMITTED BY APPLICABLE LAW, AS SET FORTH IN THE DOCUMENT

RECORDING DATE: DECEMBER 4, 1953 RECORDING NO: 333, OF OFFICIAL RECORDS

SAID COVENANTS, CONDITIONS AND RESTRICTIONS PROVIDE THAT A VIOLATION THEREOF SHALL NOT DEFEAT THE LIEN OF ANY MORTGAGE OR DEED OF TRUST MADE IN GOOD FAITH AND FOR VALUE.



VICINITY MAP

(NOT TO SCALE)

SENERAL NOTES:

www.kpff.com

OWNER:

L&R ZAV 650 SEPULVEDA, LLC 1901 AVENUE OF THE STARS, SUITE 1800 LOS ANGELES, CA 90067

ATTN: SPENCER KALLICK

ATTN: SPENCER KALLICK

UBDIVIDER:

L&R ZAV 650 SEPULVEDA, LLC 1901 AVENUE OF THE STARS, SUITE 1800 LOS ANGELES, CA 90067

LAND SURVEYOR:

(213) 418-0201

CHRIS.JONES@KPFF.COM

KPFF CONSULTING ENGINEERS, INC. 700 FLOWER ST., SUITE 2100 LOS ANGELES, CA 90017 ATTN: CHRISTOPHER JONES, PLS 8193

ISSUED FOR 05/01/2020

REVISIONS

PROJECT NUMBER

DRAWN BY

SCALE

CHECKED BY

SHEET 1 0F 2

2000086

AS SPECIFIED

VESTING TENTATIVE PARCEL MAP No. 83129 (PER CHICAGO TITLE INSURANCE COMPANY FILE NO. 00100348-994-X59-kd DATED APRIL 29, 2019) 3. EASEMENT(S) FOR THE PURPOSE(S) SHOWN BELOW AND RIGHTS INCIDENTAL THERETO AS SET FORTH IN A DOCUMENT: RECORDING DATE: AUGUST 24, 1955 RECORDING NO: 4138 IN BOOK 48754 PAGE 397 OF OFFICIAL RECORDS AFFECTS: THAT PORTION OF SAID LAND AS DESCRIBED IN THE DOCUMENT ATTACHED HERETO. 4. AN UNRECORDED LEASE WITH CERTAIN TERMS, COVENANTS, CONDITIONS AND PROVISIONS SET FORTH THEREIN AS DISCLOSED BY THE DOCUMENT ENTITLED: MEMORANDUM AND AMENDMENT TO COMMUNICATIONS SITE LEASE AGREEMENT (GROUND) LESSOR: 737 LAIRPORT PROPERTY II, LLC, A CALIFORNIA LIMITED LIABILITY COMPANY LESSEE: SBA 2012 TC ASSETS, LLC, A DELAWARE LIMITED LIABILITY COMPANY RECORDING DATE: NOVEMBER 29, 2012 PUBLIC R.O.W. WIDTH VARIES RECORDING NO: 2012-1824151, OF OFFICIAL RECORDS N. PACIFIC COAST HIGHWAY THE PRESENT OWNERSHIP OF THE LEASEHOLD CREATED BY SAID LEASE AND OTHER MATTERS AFFECTING THE INTEREST OF THE LESSEE ARE NOT (FORMERLY N SEPULVEDA BOULEVARD) 105' ASPHALT PAVING W/MEDIAN 5. A DEED OF TRUST TO SECURE AN INDEBTEDNESS IN THE AMOUNT SHOWN BELOW, CONCRETE MEDIAN AMOUNT: \$1,802,086.00 DATED: MARCH 18, 2014 TRUSTOR/GRANTOR 20807BELSHAW AVENUE PARTNERS, LLC, A CALIFORNIA LIMITED LIABILITY COMPANY **ACCESS** TRUSTEE: JPMORGAN CHASE BANK, N.A. 40' ACCESS DRIVE BENEFICIARY: JPMORGAN CHASE BANK, N.A. 24.7' ACCESS DRIVE RECORDING DATE: MARCH 21, 2014 S34, VCCE22 RECORDING NO: 2014-0285003, OF OFFICIAL RECORDS 5. DISCREPANCIES, CONFLICTS IN BOUNDARY LINES, SHORTAGE IN AREA, ENCROACHMENTS, OR ANY OTHER MATTERS INCLUDING ESTABLISHMENT OF MONUMENTS SHOWN ON 40.0' RECORDING DATE: JUNE 07, 2018 SITE AREA: RECORDING NO: IN BOOK 296, PAGES 76 THROUGH 79, RECORD OF SURVEY 650 N. PACIFIC COAST HWY **GROSS AREA (EXISTING CONDITIONS)** EL SEGUNDO, CA 90245 REFERENCE IS HEREBY MADE TO SAID DOCUMENT FOR FULL PARTICULARS. 54 <u>-</u> 3 PARCEL 1: 93,854 SQ. FT, OR 2.155 ACRES, MORE OR LESS ANY EASEMENTS NOT DISCLOSED BY THE PUBLIC RECORDS AS TO MATTERS AFFECTING TITLE TO REAL PROPERTY, WHETHER OR NOT SAID PARCEL 2: 65,359 SQ. FT., OR 1.500 ACRES, MORE OR LESS EASEMENTS ARE VISIBLE AND APPARENT. PARCEL 3: 7,153 SQ. FT., OR 0.164 ACRES, MORE OR LESS PARCEL 4: 86,666 SQ. FT., OR 1.990 ACRES, MORE OR LESS 8. DISCREPANCIES, CONFLICTS IN BOUNDARY LINES, SHORTAGE IN AREA, ENCROACHMENTS, OR ANY OTHER MATTERS WHICH A CORRECT SURVEY PARCEL 5: 6,601 SQ. FT., OR 0.152 ACRES, MORE OR LESS WOULD DISCLOSE AND WHICH ARE NOT SHOWN BY THE PUBLIC RECORDS. PARCEL 6: 27,942 SQ. FT., OR 0.641 ACRES, MORE OR LESS PARCEL 7: 28,565 SQ. FT., OR 0.656 ACRES, MORE OR LESS 9. ANY RIGHTS, CLAIMS OR INTERESTS THAT MAY EXIST OR ARISE BY REASON OF THE FOLLOWING FACTS DISCLOSED BY A MAP DATED DECEMBER 19. 2018 LAST REVISED APRIL 17, 2019 OF AN ALTA/NSPS LAND TITLE SURVEY PREPARED BY OR UNDER THE RESPONSIBLE CHARGE OF TOTAL AREA: 316,142 SQ., FT., OR 7.258 ACRES, MORE OR LESS JEFFERY L. MAYS LS 6379, OF/FOR JRN CIVIL ENGINEERS, PROJECT/JOB NO. 17976. **NET AREA (PROPOSED CONDITIONS)** A. THE BUILDING ON THE NORTHERLY ADJOINING PROPERTY LIES ON THE NORTH LINE OF SURVEYED PROPERTY. B. THE BUILDING ON SURVEYED PROPERTY LIES ON THE SOUTH LINE THEREOF. C. SUBJECT PROPERTY IS USING THE WESTERLY ADJOINING PROPERTY FOR STORAGE AS EVIDENCED BY STORAGE CONTAINERS ENCLOSED BY A CHAIN LINK FENCE THAT IS ONLY ACCESSIBLE THROUGH SUBJECT PROPERTY. TOTAL AREA: 316,142 SQ., FT., OR 7.258 ACRES, MORE OR LESS D. THERE IS A CELL TOWER AND DRAIN INLET ON THE NORTH SIDE OF SURVEYED PROPERTY. E. THERE IS A GAS METER ON THE EAST SIDE OF SURVEYED PROPERTY. 10. ANY RIGHTS OF THE PARTIES IN POSSESSION OF A PORTION OF, OR ALL OF, SAID LAND, WHICH RIGHTS ARE NOT DISCLOSED BY THE PUBLIC THE COMPANY WILL REQUIRE, FOR REVIEW, A FULL AND COMPLETE COPY OF ANY UNRECORDED AGREEMENT, CONTRACT, LICENSE AND/OR LEASE, TOGETHER WITH ALL SUPPLEMENTS, ASSIGNMENTS AND AMENDMENTS THERETO, BEFORE ISSUING ANY POLICY OF TITLE INSURANCE WITHOUT EXCEPTING THIS ITEM FROM COVERAGE. THE COMPANY RESERVES THE RIGHT TO EXCEPT ADDITIONAL ITEMS AND/OR MAKE ADDITIONAL REQUIREMENTS AFTER REVIEWING SAID DOCUMENTS. COMMENTS DATES OF SURVEY . . . JANUARY 27, 2020 SITE ADDRESSES 650 & 700 SEPULVEDA BOULEVARD AND 737 LAIRPORT STREET EL SEGUNDO, CA 90245 PARCEL 4A BOUNDARY LINES . . . THE BOUNDARY LINES OF THE PROPERTY ARE CONTIGUOUS WITH THE BOUNDARY LINES OF ALL ADJOINING STREETS, HIGHWAYS, RIGHT-OF-WAY AND EASEMENTS, PUBLIC OR PRIVATE, AS DESCRIBED IN THER MOST RECENT RESPECTIVE LEGAL DESCRIPTIONS OF RECORD WITH NO GAPS OR GORES. THE PARCELS ARE PARCEL 5 CONTIGUOUS ALONG THEIR COMMON BOUNDARY LINE(S) WITH NO GAPS OR GORES. OSA MNG BASIS OF BEARINGS . . THE BEARING OF NOO°00'20"W, AS SHOWN ON THE WEST LINE OF THE SUBJECT PROPERTY, PER BOOK 66, PAGE 5, WAS USED AS THE BASIS OF BEARINGS FOR THIS SURVEY. BENCH MARKS . FOUND LA COUNTY PUBLIC WORKS BENCHMARK NOT SHOWN ON SURVEY <u>BM#:</u> 8Y10964 ELEVATION: 88.04' (NAVD88) PROPOSED DESCRIPTION: DPW BM TAG IN W CB 10' N/O BCR @ NW COR LA CIENEGA BLVD.& **GROUND LOT 1** PACIFIC CONCOURSE DR ABOVEGROUND AND BELOWGROUND UTILITIES SHOWN WERE LOCATED PER ALTA/NSPS STANDARDS 5.E.iv. WHERE ADDITIONAL OR MORE DETAILED INFORMATION IS REQUIRED, THE CLIENT IS ADVISED THAT EXCAVATION AND/OR A PRIVATE UTILITY LOCATE REQUEST MAY BE NECESSARY. THE EXTENT OF UNDERGROUND UTILITY MARKINGS, IF ANY, ARE SHOWN HEREON. FLOOD INSURANCE RATE MAP. ZONE "X" AREAS DETERMINED TO BE INSIDE THE 0.2% ANNUAL CHANCE FLOOD HAZARD, AREAS OF 1% ANNUAL CHANCE FLOOD WITH AVERAGE DEPTH LESS THAN ONE FOOT OR WITH DRAINAGE AREAS OF LESS THAN ONE SQUARE MILE PER FLOOD INSURANCE RATE MAP (FIRM) MAP PANEL NO. 06037C1770F EFFECTIVE DATE SEPTEMBER 26, 2008. ZONING INFORMATION . . . ZONING INFORMATION WAS OBTAINED PER CITY OF EL SEGUNDO PLANNING & BUILDING SAFETY WEB MAP GENERAL PLAN LAND USE DESIGNATION: CORPORATE OFFICE ZONING: CORPORATE OFFICE 144.7' THERE ARE APPROXIMATELY 278 PARKING SPACES LOCATED WITHIN THE PROPERTIES IN QUESTION, 12 PARKING SPACES. . . SPACES BEING DESIGNATED AS HANDICAP ACCESSIBLE **PROJECT NOTES** PROJECT CONSISTS OF 1 GROUND LOT. PARCEL 6 PARCEL 6 THOMAS BROTHERS GUIDE: 732-1G GENERAL LAND USE: COMMERCIAL AND PARKING PROPOSED UTILITIES: SEWAGE AND DRAINAGE WILL BE PROVIDED BY THE CITY OF EL SEGUNDO INFRASTRUCTURE SYSTEMS. -EXISTING-BUILDING THE SITE SHALL TIE INTO EXISTING SEWER INFRASTRUCTURE. LOT CONFIGURATIONS AND SIZES ARE APPROXIMATE IN NATURE AND WILL BE FINALIZED DURING THE FINAL MAP PHASE. PARCEL 7 PROPOSED RECIPROCAL INGRESS/EGRESS EASEMENTS (IF ANY) ARE YET TO BE DETERMINED. 737 LAIRPORT ST. L SEGUNDO, CA 90245 40.0 80' PUBLIC R.O.W. CARL JACOBSON DRIVE PREPARED UNDER THE DIRECTION OF: FORMERLY LAIRPORT STREET) 57' ASPHALT PAVING 07/21/2020

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DATE

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REVISIONS

DATE

O7/21/20

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UPDATE PARCEL AREAS

 DATE
 05/01/2020

 PROJECT NUMBER
 2000086

 DRAWN BY
 BN

 CHECKED BY
 CJ

AS SPECIFIED

SHEET NUMBER

SCALE: 1"=60'

SCALE

SHEET 2 OF 2